House Bill 393 (COMMITTEE SUBSTITUTE)

By: Representatives Stephens of the 164th, Williams of the 4th, Tumlin of the 38th, Amerson of the 9th, Shaw of the 176th, and others

A BILL TO BE ENTITLED AN ACT

- 1 To amend Article 2 of Chapter 6 of Title 3 of the Official Code of Georgia Annotated,
- 2 relating to state license requirements and regulations for distribution and sale of wine, so as
- 3 to change certain provisions relating to licensing of farm wineries to engage in retail and
- 4 wholesale sales, surety bond, and excise taxes; to define certain terms; to change certain
- 5 provisions relating to sale by farm wineries of wines, distilled spirits, and malt beverages on
- 6 or contiguous to its own premises; to repeal certain provisions relating to content
- 7 requirements for wines manufactured by domestic and farm wineries and rules and
- 8 regulations designed for enforcement of such requirements; to provide for related matters;
- 9 to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

- 12 Article 2 of Chapter 6 of Title 3 of the Official Code of Georgia Annotated, relating to state
- 13 license requirements and regulations for distribution and sale of wine, is amended by revising
- 14 Code Section 3-6-21.1, relating to licensing of farm wineries to engage in retail and
- 15 wholesale sales, surety bond, and excise taxes, as follows:
- 16 "3-6-21.1.

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- 17 (a) As used in this Code section, the term:
- (1) 'Farm winery' means a domestic winery located on premises, a substantial portion of
- which is used for agricultural purposes, including the cultivation of grapes, berries, or
- fruits to be utilized in the manufacture or production of wine by the winery, or a domestic
- 21 winery which:
- 22 (A) Makes at least 40 percent of its annual production from agricultural produce grown
- 23 in this state;
- 24 (B) Is owned and operated by persons who are engaged in the production of a
- 25 substantial portion of the Georgia agricultural produce used in its annual production;

1	and for this purpose such production of a substantial portion of such Georgia
2	agricultural produce shall be determined by the commissioner; and
3	(C) Produces less than 100,000 gallons per year.
4	(2)(1) 'Farm winery' means a winery which makes at least 40 percent of its annual
5	production from agricultural produce grown in the state where the winery is located and
6	(A) Is located on premises, a substantial portion of which is used for agricultural
7	purposes, including the cultivation of grapes, berries, or fruits to be utilized in the
8	manufacture or production of wine by the winery; or
9	(B) Is owned and operated by persons who are engaged in the production of a
10	substantial portion of the agricultural produce used in its annual production.
11	For purposes of this paragraph, the commissioner shall determine what is a substantial
12	portion of such winery premises or agricultural produce.
13	(2) 'Georgia farm winery' means a farm winery which is licensed by the commissioner
14	to manufacture wine in Georgia.
15	(3) 'Tasting room' means an outlet for the promotion of a farm winery's wine by
16	providing samples of such wine to the public and for the sale of such wine at retail for
17	consumption on the premises and for sale in closed packages for consumption off the
18	premises. Samples of wine can be given complimentary free of charge or for a fee.
19	(b) The commissioner may authorize any licensee which is a farm winery to sell its wine
20	and the wine of any other Georgia farm winery licensee at retail in a tasting room or other
21	facility on the premises of the winery for consumption on the premises and in closed
22	packages for consumption off the premises and to sell its wine and the wine of any other
23	Georgia farm winery licensee at retail for consumption on the premises and in closed
24	packages for consumption off the premises in tasting rooms and at five additional locations
25	in the state but only if the annual production of wine by the farm winery is made in Georgia
26	from at least the following percentages of Georgia grown agricultural products during the
27	years of production provided below:
28	(1) First-year production: Ten percent from
29	Georgia grown
30	berries, fruits, or
31	grapes
32	(2) Second-year production: Twenty percent from
33	Georgia grown
34	berries, fruits, or
35	grapes
36	(3) Third-year production: Thirty percent from
37	Georgia grown

1	berries, fruits, or
2	grapes
3	(4) Fourth-year production and thereafter: Forty percent from
4	Georgia grown
5	berries, fruits, or
6	grapes
7	(b) The commissioner may authorize any Georgia farm winery to offer wine samples and
8	to make retail sales of its wine and the wine of any other Georgia farm winery in tasting
9	rooms at the winery and at five additional locations in the state for consumption on the
10	premises and in closed packages for consumption off the premises.
11	(c)(1) Except as provided in paragraph (2) of this subsection, the <u>The</u> commissioner may
12	authorize any licensee which is a farm winery to sell up to 24,000 gallons per calendar
13	year of its wine at wholesale within the state; but only if the annual production of wine
14	by the farm winery is made in Georgia from at least 40 percent of Georgia grown
15	agricultural products.
16	(2) The provided, however, that the commissioner shall not authorize any licensed farm
17	winery to sell its wine at wholesale as provided in paragraph (1) of this subsection, unless
18	such licensed farm winery shall have first offered its products for sale at a fair market
19	wholesale price to a licensed Georgia wholesaler. If and such wholesaler does not accept
20	the farm winery's product within 30 days of such offer, the provisions of paragraph (1)
21	of this subsection shall apply.
22	$\frac{(d)(1)}{(2)}$ A farm winery licensee shall also be authorized to sell, deliver, or ship its wine
23	in bulk or in bottles, whether labeled or unlabeled, in accordance with regulations of the
24	commissioner, to other Georgia farm winery licensees inside the state and shall be
25	authorized to acquire and receive deliveries and shipments of such wine made by Georgia
26	farm winery licensees inside the state.
27	(2)(3) A Georgia farm winery licensee shall be authorized, in accordance with
28	regulations of the commissioner, to acquire and receive deliveries and shipments of wine
29	in bulk from out-of-state producers and shippers in an amount not to exceed 20 percent
30	of its annual production, provided that the Georgia farm winery licensee receiving any
31	such shipment or shipments files timely reports with the commissioner and keeps such
32	records of the receipt of such shipment or shipments as may be required by the
33	commissioner.
34	(3)(4) Any wine received in bulk pursuant to paragraph (2) (3) of this subsection shall
35	have levied thereon the requisite taxes as prescribed by Code Section 3-6-50, and such
36	taxes shall be reported and remitted to the commissioner as provided in Code Section
37	3-2-6.

1 (e)(d) The annual license tax for each license issued pursuant to this Code section shall be

- 2 \$50.00.
- 3 (f)(e) The surety bond required as a condition upon issuance of a license pursuant to this
- 4 Code section shall be the same as that required pursuant to Code Section 3-6-21 with
- 5 respect to wineries.
- 6 (g)(f) Wines sold at retail by a manufacturer as provided in subsection (b) of this Code
- section shall have levied thereon an excise tax as prescribed by Code Section 3-6-50, and
- 8 such tax shall be reported and remitted to the commissioner as provided in Code Section
- 9 3-2-6."

10 SECTION 2.

- 11 Said article is further amended by revising Code Section 3-6-21.3, relating to sale by farm
- wineries of wines, distilled spirits, and malt beverages on or contiguous to its own premises,
- 13 as follows:
- 14 "3-6-21.3.
- 15 (a) As used in this Code section, the term:
- 16 (1) 'Affiliate' means any person controlling, controlled by, or under common control with
- 17 the a farm winery.
- 18 (2) 'Farm winery' means a farm winery as defined in Code Section 3-6-21.1, as amended
- that is located in Georgia.
- 20 (3) 'Tasting room' has the meaning provided by Code Section 3-6-21.1.
- 21 (b)(1) Notwithstanding any other provision of this title to the contrary, in all counties or
- 22 municipalities in which the sale of wine is lawful, the commissioner may authorize any
- farm winery licensee to sell its wine and the wine of any other Georgia farm winery
- licensee for consumption on the premises at facilities located on the premises of the
- winery or on property located contiguous to the winery and owned by the winery or by
- an affiliate of the winery.
- 27 (2) Notwithstanding any other provisions of this title to the contrary, in all counties or
- 28 municipalities in which the sale of distilled spirits, malt beverages, and wines is lawful,
- 29 the commissioner further may authorize such licensee to make sales of distilled spirits,
- and malt beverages, and wines not produced by such licensee a farm winery for consumption
- 31 on the premises <u>in its tasting rooms and</u> at facilities located on the premises of the winery
- or on property located contiguous to the winery and owned by the winery or by an
- affiliate of the winery, provided that any alcoholic beverages sold pursuant to this
- paragraph shall be purchased by the winery from a licensed wholesaler at wholesale
- 35 prices."

1 **SECTION 3.** 2 Said article is further amended by revising Code Section 3-6-29, relating to the content 3 requirements for wines manufactured by domestic and farm wineries and rules and 4 regulations designed for enforcement of such requirements, as follows: 5 "3-6-29. (a) The annual production of all wines manufactured within this state for sale within this 6 7 state by a domestic winery that is not a farm winery as that term is defined in Code Section 8 3-6-21.1 shall be made from at least 40 percent of berries, fruits, and grapes grown within 9 this state. 10 (b) The annual production of all wines manufactured within this state for sale within this state by a farm winery as that term is defined in Code Section 3-6-21.1 shall be made from 11 12 the following percentages of berries, fruits, and grapes grown within this state during the 13 year of production provided below: (1) First-year production: 14 Ten percent from 15 Georgia grown 16 berries, fruits, or 17 grapes 18 (2) Second-year production: Twenty percent from 19 Georgia grown 20 berries, fruits, or 21 grapes 22 (3) Third-year production: Thirty percent from 23 Georgia grown 24 berries, fruits, or 25 grapes 26 (4) Fourth-year production and thereafter: Forty percent from 27 Georgia grown 28 berries, fruits, or 29 grapes 30 (c)(1) The commissioner may promulgate reasonable rules and regulations and other 31 measures designed to ensure proper enforcement of this Code section. 32 (2) The powers conferred upon the commissioner in paragraph (1) of this subsection are in addition to those powers and duties provided for in Code Section 3-2-1 and Code 33 Section 3-2-2 and nothing contained in paragraph (1) of this subsection shall prohibit the 34 commissioner from promulgating such reasonable rules and regulations as he may be 35

empowered to issue under any other Code section to ensure proper enforcement of this

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Code section. Reserved."

SECTION 4.

2 All laws and parts of laws in conflict with this Act are repealed.