AN ACT

RELATING TO ALCOHOLIC BEVERAGES; REVISING THE LIQUOR CONTROL
ACT TO CREATE RETAIL RECIPROCITY BETWEEN SMALL BREWERS AND
WINEGROWERS; RECONCILING CONFLICTING AMENDMENTS TO THE SAME
SECTION OF LAW IN LAWS 2001 BY REPEALING LAWS 2001,
CHAPTER 248, SECTION 2.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 60-6A-11 NMSA 1978 (being Laws 1981,
Chapter 39, Section 28, as amended) is amended to read:

"60-6A-11. WINEGROWER'S LICENSE.--

A. A person in this state who produces wine is
exempt from the procurement of any other license pursuant to
the terms of the Liquor Control Act, but not from the
procurement of a winegrower's license. Except during periods
of shortage or reduced availability, at least fifty percent
of a winegrower's overall annual production of wine shall be
produced from grapes or other agricultural products grown in
this state pursuant to rules adopted by the director;
provided, however, that, for purposes of determining annual
production and compliance with the fifty percent New Mexico
grown provision of this subsection, the calculation of a
winegrower's overall annual production of wine shall not
include the winegrower's production of wine for out-of-state
wine producer license holders.

B. A person issued a winegrower's license pursuant
to this section may do any of the following: