### SENATE BILL NO. 307–SENATOR DONDERO LOOP

## MARCH 22, 2021

## Referred to Committee on Commerce and Labor

SUMMARY—Revises provisions related to the sale of alcoholic beverages. (BDR 52-945)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: No.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to alcoholic beverages; providing that a waiver of certain provisions of law is void and unenforceable; requiring a supplier of liquor to approve or deny approval for certain transactions related to the ownership or assets of a wholesaler within a certain period of time under certain circumstances; prohibiting certain acts by suppliers with respect to wholesalers of liquor; authorizing a person who operates a brew pub to manufacture additional malt beverages for sale outside of this State; revising provisions governing the operation of wineries; authorizing a retail liquor store to make deliveries of liquor in its original package under certain circumstances; revising the criteria for the approval of a license to engage in certain activities related to alcohol; revising provisions governing certificates of compliance suppliers; revising provisions governing for the possession, sale and transportation of liquor; and providing other matters properly relating thereto.

#### Legislative Counsel's Digest:

Existing law sets forth various requirements concerning a franchise between a supplier and a wholesaler of malt beverages, distilled spirits and wines. (NRS 597.120-597.180) Existing law prohibits a supplier from unreasonably withholding or delaying approval of any assignment, sale or transfer of stock of a wholesaler or of all or any portion of a wholesaler's assets, a wholesaler's voting stock, the voting stock of any parent corporation or the beneficial ownership or control of any other entity owning or controlling the wholesaler if the person to be substituted under the terms of the franchise meets certain reasonable standards. (NRS 597.157) Section





9 1.7 of this bill requires a supplier to approve or deny approval for any such transaction in writing within 60 days after receiving notice of the transaction if the person to be substituted under the terms of the franchise meets certain reasonable standards. Section 1.7 provides that if a supplier does not approve or deny approval for the transaction within that time period, the transaction is deemed approved.

**Section 1** of this bill provides that a provision of any contract or other agreement that attempts to alter or waive the provisions of law governing a franchise between a supplier and a wholesaler of malt beverages, distilled spirits and wines is void and unenforceable. **Sections 1.3 and 3.5** of this bill make conforming changes to indicate the proper placement of **section 1** in the Nevada Revised Statutes.

**Section 3** of this bill prohibits a supplier from: (1) requiring a wholesaler to make a payment for the purchase of malt beverages earlier than 7 days after the date of delivery or the date on which payment is required under the supplier's credit policy, whichever is later, unless the wholesaler has previously failed to make a timely payment; (2) failing to approve or disapprove an invoice or claim for reimbursement within 30 days or failing to pay an invoice or claim for agreement with a wholesaler which purports to waive the rights and remedies of the wholesaler if the supplier retaliates against the wholesaler for reporting a violation of law to the Department of Taxation.

Existing law regulates the operation of brew pubs in this State, including
 limiting the amount of malt beverages which a person who operates one or more
 brew pubs is authorized to manufacture per year to not more than 40,000 barrels.
 (NRS 597.230) Section 4 of this bill authorizes a person who operates one or more
 brew pubs to manufacture and sell an additional 20,000 barrels of malt beverages to
 a wholesaler located outside of this State, subject to such auditing as the
 Department of Taxation establishes by regulation.

37 Existing law provides for the operation of wineries in this State. (NRS 597.240) 38 Section 4.5 of this bill authorizes a winery to operate from multiple noncontiguous 39 locations, provided that the winery has obtained a license for each such location. 40 Section 4.5 authorizes a winery that was issued a wine-maker's license on or after 41 October 1, 2015, to sell alcoholic beverages at retail if the winery has obtained any 42 licenses or permits required in the jurisdiction in which the winery is located and 43 the winery complies with the requirement to purchase liquor from a state-licensed 44 wholesaler. Section 4.5 removes the prohibition against a winery selling alcoholic 45 beverages on the premises of the winery or producing, blending or aging wine at a 46 location other than the premises of the winery.

47 Existing law authorizes a winery to transfer in bulk, directly or through a 48 wholesaler, wine produced, blended or aged by the winery to an estate distillery for 49 the purpose of distillation and blending only if 25 percent or more of the wine 50 produced, blended or aged by the winery is produced blended or aged from fruit 51 grown in this State. (NRS 597.240) Section 4.5 provides that the 25-percent 52 requirement may also be satisfied with wine that is produced, blended or aged from  $5\overline{3}$ honey produced in this State. Section 4.3 of this bill authorizes an estate distillery 54 to blend and distill wine manufactured by a winery if 25 percent or more of the 55 wine produced, blended or aged by the winery is produced, blended or aged from 56 fruit grown or honey produced in this State.

57 Existing law requires certain persons and businesses, including importers of 58 liquor, wholesale dealers of alcoholic beverages, winemakers, instructional wine-59 making facilities, breweries, brew pubs and craft and estate distilleries to obtain a 50 state license or permit to engage in certain activities involving alcoholic beverages. 51 (NRS 369.180) Existing law further requires an application for a license for these 52 persons or businesses to be made to the board of county commissioners or the 53 governing body of the city in which the applicant maintains his or her principal





64 place of business. (NRS 369.190) Section 5 of this bill requires the board of county 65 commissioners or the governing body of a city, in approving such an application, to 66 require satisfactory proof that the applicant is not in violation of the prohibition 67 against engaging in certain activities involving alcoholic beverages without a 88 license and that the applicant is not applying for a license for a business in which he 69 or she is prohibited by law from engaging.

70 Section 4.7 of this bill authorizes a retail liquor store, or a delivery support 71 service acting on behalf of a retail liquor store, to deliver liquor in its original  $\frac{1}{72}$ package to a consumer in connection with a retail sale of such liquor if: (1) the liquor was purchased by the retail liquor store from a licensed wholesaler; and (2) 74 the delivery takes place in a jurisdiction where the retail liquor store is licensed to 75 sell liquor at retail. Section 4.7 requires the Department of Taxation to adopt 76 regulations governing such deliveries. Section 4.7 also exempts such deliveries from certain provisions of law governing the transport of liquor, including laws 77 which authorize the transport of liquor for delivery only by persons who have been 78 79 issued certain state licenses.

80 Section 6 of this bill revises terminology relating to applications for a
 81 certificate of compliance by suppliers of liquor by replacing the term "vendor" with
 82 "supplier."
 83 Existing law prohibits a person from keeping or possessing for sale, furnishing

Existing law prohibits a person from keeping or possessing for sale, furnishing 84 or selling, or soliciting the purchase or sale of any liquor in this State, or 85 transporting or importing or causing to be transported or imported any liquor in or 86 into this State for delivery, storage, use or sale unless the person complies with the 87 relevant provisions of law and holds the appropriate license, permit or certificate, 88 except for certain limited exceptions for liquor purchased for household or personal 89 use. (NRS 369.490) Section 7 of this bill additionally requires a person to be duly 90 designated by the supplier of such liquor or to have purchased the liquor from 91 certain authorized sources. Section 7 also revises an existing exception from 92 licensing requirements for consumers who import 1 gallon or less of alcoholic 93 beverage per month for household or personal use to provide that the exception 94 applies only if the person enters this State with such alcoholic beverage rather than 95 importing it. Sections 6.3 and 6.7 of this bill make a conforming change to reflect 96 that this exception does not apply to the shipping of alcoholic beverages into this 97 State other than wine.

# THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** Chapter 597 of NRS is hereby amended by adding 2 thereto a new section to read as follows:

#### 3 Any term of a contract or other agreement that attempts to alter 4 or waive any provision of this section and NRS 597.120 to 5 597.180, inclusive, is void and unenforceable.

**Sec. 1.3.** NRS 597.120 is hereby amended to read as follows:

7 597.120 As used in NRS 597.120 to 597.180, inclusive, *and* 8 *section 1 of this act*, unless the context otherwise requires, the 9 words and terms defined in NRS 597.125 to 597.150, inclusive, 10 have the meanings ascribed to them in those sections.



**Sec. 1.7.** NRS 597.157 is hereby amended to read as follows:

2 597.157 A supplier shall *[not\_unreasonably\_withhold\_or* 1. 3 delay approval of *approve* any assignment, sale or transfer of the 4 stock of a wholesaler or of all or any portion of a wholesaler's 5 assets, a wholesaler's voting stock, the voting stock of any parent 6 corporation or the beneficial ownership or control of any other 7 entity owning or controlling the wholesaler, including the 8 wholesaler's rights and obligations under the terms of a franchise, 9 [whenever a] within 60 days after receiving notice of the *transaction if the* person to be substituted under the terms of the 10 franchise meets reasonable standards imposed upon the wholesaler 11 12 and any other wholesaler of the supplier of the same general class, 13 after consideration of the size and location of the marketing area of 14 the wholesaler. A supplier shall approve or deny approval of the transaction in writing and, if approval of the transaction is denied, 15 16 state the material reasons for the denial. If a supplier does not 17 approve or deny approval of the transaction within 60 days after 18 receiving notice of the transaction, the transaction shall be 19 deemed approved.

20 2. Upon the death of a partner of a partnership that operates the 21 business of a wholesaler, a supplier shall not unreasonably withhold 22 or delay approval of maintaining the franchise between the supplier 23 and each surviving partner.

3. Upon the death of any owner, controlling shareholder or operator of a wholesaler, a supplier shall not deny approval of any transfer of ownership to a surviving spouse, child or grandchild of the owner who has reached the age of majority at the time of death, controlling shareholder or operator. Any subsequent transfer of ownership by the spouse, child, grandchild, controlling shareholder or operator is subject to the provisions of subsection 1.

31 In addition to the provisions of NRS 597.170, a supplier who 4. 32 unreasonably delays or withholds consent or unreasonably denies 33 approval of a sale, transfer or assignment of any ownership interest in a wholesaler is liable to the wholesaler for the laid-in costs of 34 35 inventory of each affected brand of liquor and any diminution in the 36 fair market value of the business of the wholesaler in relation to 37 each affected brand. The damages recoverable pursuant to this 38 section include, without limitation, all reasonable costs of bringing 39 the action and attorney's fees. For the purpose of this subsection, the 40 fair market value of a business of a wholesaler includes, without limitation, the good will of the business and its value as a going 41 42 concern, if any.

43 [5. The provisions of this section may not be modified by
44 agreement. Any provision in an agreement is void if the provision
45 includes such a modification.]





1 Sec. 2. (Deleted by amendment.)

**Sec. 3.** NRS 597.162 is hereby amended to read as follows:

597.162 A supplier shall not:

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4 1. Prohibit a wholesaler from selling an alcoholic beverage of 5 any other supplier.

6 2. Prevent a wholesaler from using best efforts to sell, market,
 7 advertise or promote an alcoholic beverage of any other supplier. [+]

8 3. Provide any reward or penalty to, or in any other way 9 condition its relationship with, a wholesaler based upon the amount 10 of sales the wholesaler makes of an alcoholic beverage of any other 11 supplier. [;]

4. Disapprove a wholesaler's selection of a general manager or successor general manager based on the wholesaler's sales, marketing, advertising, promotion or retail placement of an alcoholic beverage of any other supplier.

5. Require a wholesaler to report to the supplier any of the wholesaler's financial information associated with the purchase, sale or distribution of an alcoholic beverage of any other supplier.

6. Fix or maintain the price at which a wholesaler may resell an alcoholic beverage purchased from the supplier. [;]

7. Require a wholesaler to pay to the supplier all or any portion of the difference in the suggested retail price of an alcoholic beverage and the actual price at which the wholesaler sells the alcoholic beverage.

8. Require a wholesaler to accept delivery of any alcoholic beverage or any other item that is not voluntarily ordered by the wholesaler [or otherwise not required under the franchise between the supplier and wholesaler] or is in violation of any levels of inventory that are mutually agreed upon in writing by the supplier and wholesaler. [;]

9. Require a wholesaler to make a payment for the purchase
of any malt beverage by the wholesaler before the later of:

(a) Seven days after the date on which the malt beverage was
delivered to the wholesaler; or

(b) The date on which the wholesaler is required to make a
payment to the supplier for the purchase under the terms of the
supplier's credit policy,

38 unless the wholesaler has previously failed to make a payment
39 to the supplier for the purchase of goods on or before the date on
40 which the payment was due, in which case the supplier may
41 require the payment terms to be cash on delivery.

42 **10.** Prohibit or restrain, directly or indirectly, a wholesaler 43 from participating in an organization that represents the interests of 44 wholesalers for any lawful purpose.





1 <u>10.]</u> **11.** Discriminate against, penalize or otherwise retaliate 2 against a wholesaler because the wholesaler raises, alleges or 3 otherwise brings to the attention of the Department of Taxation an 4 actual, potential or perceived violation of this chapter <del>[; or</del>

5 <u>11.</u> or enter into an agreement with a wholesaler which 6 purports to waive any right or remedy of the wholesaler pursuant 7 to this subsection.

8 **12.** Require a wholesaler to participate in or contribute to any 9 advertising fund or promotional activity that:

10 (a) Is not used for advertising or a promotional activity in the 11 marketing area of the wholesaler; or

12 (b) Requires a contribution by the wholesaler that exceeds any 13 amount specified for that purpose in the franchise.

14 13. Fail to approve or disapprove an invoice or claim for 15 reimbursement submitted by a wholesaler within 30 days after 16 receipt of the invoice or claim.

17 14. Fail to pay to a wholesaler the amount of any invoice or 18 claim for reimbursement within 30 days after the supplier 19 approves the invoice or claim.

Sec. 3.5. NRS 597.170 is hereby amended to read as follows:

597.170 1. Any wholesaler may bring an action in a court of competent jurisdiction against a supplier for violation of NRS 597.120 to 597.180, inclusive, *and section 1 of this act* and may recover the damages sustained by the wholesaler, together with such costs of the action and reasonable attorney's fees as are authorized under NRS 18.110.

27 2. The remedies provided in NRS 597.120 to 597.180, 28 inclusive, *and section 1 of this act* are independent of and 29 supplemental to any other remedy or remedies available to the 30 wholesaler in law or equity.

**Sec. 4.** NRS 597.230 is hereby amended to read as follows:

32 597.230 1. In any county, a person may operate a brew pub:

(a) In any redevelopment area established in that county
 pursuant to chapter 279 of NRS;

(b) In any historic district established in that county pursuant to
 NRS 384.005;

(c) In any retail liquor store as that term is defined in NRS369.090; or

(d) In any other area in the county designated by the board of
county commissioners for the operation of brew pubs. In a city
which is located in that county, a person may operate a brew pub in
any area in the city designated by the governing body of that city for
the operation of brew pubs.

44  $\rightarrow$  [A] Except as otherwise provided in paragraph (e) of subsection 45 3, a person who operates one or more brew pubs may not



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1 manufacture more than 40,000 barrels of malt beverages for all the2 brew pubs he or she operates in this State in any calendar year.

3 2. The premises of any brew pub operated pursuant to this 4 section must be conspicuously identified as a "brew pub."

5 3. Except as otherwise provided in subsection 4, a person who 6 operates one or more brew pubs pursuant to this section may, upon 7 obtaining a license pursuant to chapter 369 of NRS and complying 8 with any other applicable governmental requirements:

9 (a) Manufacture and store malt beverages on the premises of one 10 or more of the brew pubs and:

11 (1) Sell and transport the malt beverages manufactured on 12 the premises to a person holding a valid wholesale wine and liquor 13 dealer's license or wholesale beer dealer's license issued pursuant to 14 chapter 369 of NRS.

15 (2) Donate for charitable or nonprofit purposes and, for the 16 purposes of the donation, transport the malt beverages manufactured 17 on the premises in accordance with the terms and conditions of a 18 special permit for the transportation of the malt beverages obtained 19 from the Department of Taxation pursuant to subsection 4 of 20 NRS 369.450.

21 (3) Transfer in bulk the malt beverages manufactured on the 22 premises:

(I) To a person holding a valid wholesale wine and liquor
dealer's license or wholesale beer dealer's license issued pursuant to
chapter 369 of NRS for the purpose of transferring in bulk the malt
beverages to an estate distillery for the purpose of distillation and
blending, which transfer is taxable only as provided in NRS
597.237; or

29 (II) If there is no wholesaler who is able or willing to 30 accept and transfer in bulk the malt beverages pursuant to sub-31 subparagraph (I), to a person holding a valid license to operate an estate distillery issued pursuant to chapter 369 of NRS for the 32 33 purpose of distillation and blending, which transfer is taxable only as provided in NRS 597.237 and must be performed in accordance 34 35 with the terms and conditions of a special permit for the 36 transportation of the malt beverages obtained from the Department 37 of Taxation pursuant to subsection 4 of NRS 369.450.

38 (b) Manufacture and store malt beverages on the premises of one or more of the brew pubs and transport the malt beverages 39 40 manufactured on the premises to a retailer, other than a person who 41 operates a brew pub pursuant to this section, that holds a valid 42 license pursuant to chapter 369 of NRS for the purpose of selling the 43 malt beverages at a special event in accordance with the terms and 44 conditions of a special permit for the transportation of the malt 45 beverages obtained from the Department of Taxation pursuant to





subsection 4 of NRS 369.450. For the purposes of this paragraph,
 the person who operates one or more brew pubs shall not obtain
 more than 20 such special permits for the transportation of the malt
 beverages from the Department of Taxation pursuant to subsection 4
 of NRS 369.450 within a calendar year.

6 (c) Sell at retail, not for resale, malt beverages manufactured on 7 or off the premises of one or more of the brew pubs for consumption 8 on the premises.

9 (d) Sell at retail, not for resale, in packages sealed on the 10 premises of one or more of the brew pubs, malt beverages, including 11 malt beverages in unpasteurized form, manufactured on the 12 premises for consumption off the premises.

13 (e) In a calendar year, in addition to the amount of malt 14 beverages which may be manufactured pursuant to subsection 1, 15 manufacture and sell 20,000 barrels of malt beverages for all the 16 brew pubs he or she operates in this State provided such barrels 17 are sold to a wholesaler located outside of this State, subject to 18 such periodic auditing as the Department of Taxation shall 19 require by regulation.

4. The amount of malt beverages sold pursuant to paragraphs (b), (c) and (d) of subsection 3 must not exceed a total of 5,000 barrels in any calendar year. Of the 5,000 barrels, not more than 1,000 barrels may be sold in kegs.

24 Sec. 4.3. NRS 597.237 is hereby amended to read as follows:

25 597.237 1. A person may operate an estate distillery if the 26 person:

(a) Obtains a license for the facility pursuant to chapter 369 ofNRS;

29 (b) Complies with the requirements of this chapter; and

30 (c) Complies with any other applicable governmental 31 requirements.

2. A person who operates an estate distillery pursuant to this section may:

(a) In addition to manufacturing spirits from agricultural raw
materials through distillation, blend, age, store and bottle the spirits
so manufactured. The person operating the estate distillery shall
ensure that none of the spirits manufactured at the estate distillery
are derived from neutral or distilled spirits manufactured by another
manufacturer, except as authorized by paragraph (b).

40 (b) Blend and distill wines or malt beverages, provided any such 41 wine or malt beverage was manufactured by:

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(1) A brew pub licensed pursuant to NRS 597.230;

43 (2) A winery that has been issued a wine-maker's license 44 pursuant to NRS 369.200 on or before September 30, 2015; or





1 (3) A winery that has been issued a wine-maker's license 2 pursuant to NRS 369.200 on or after October 1, 2015, if 25 percent 3 or more of the wine produced, blended or aged by the winery is 4 produced, blended or aged from fruit grown *or honey produced* in 5 this State.

6 (c) Except as otherwise provided in paragraphs (g) and (h), in 7 any calendar year, sell and transport in Nevada not more than a 8 combined total of 75,000 cases of spirits at the estate distillery to a 9 person who holds a license to engage in business as a wholesale 10 dealer of liquor pursuant to chapter 369 of NRS.

(d) In any calendar year, manufacture for exportation to another
state, not more than a combined total of 400,000 cases of spirits at
all the estate distilleries the person operates.

(e) On the premises of the estate distillery, serve samples of the
spirits manufactured at the estate distillery. Any such samples must
not exceed, per person, per day, 4 fluid ounces in volume.

17 (f) On the premises of the estate distillery, sell the spirits 18 manufactured at the estate distillery at retail for consumption on or 19 off the premises. Any such spirits sold at retail for off-premises 20 consumption must not exceed, per person, per month, 1 case of 21 spirits and not exceed, per person, per year, 6 cases of spirits. The 22 total amount of such spirits sold at retail for off-premises 23 consumption must not exceed 7,500 cases per year. Spirits 24 purchased on the premises of an estate distillery must not be resold 25 by the purchaser or any retail liquor store. A person who operates an 26 estate distillery shall prominently display on the premises a notice 27 that the resale of spirits purchased on the premises is prohibited.

(g) Donate for charitable or nonprofit purposes and transport neutral or distilled spirits manufactured at the estate distillery in accordance with the terms and conditions of a special permit for the transportation of the neutral or distilled spirits obtained from the Department of Taxation pursuant to subsection 4 of NRS 369.450.

(h) Transfer in bulk neutral or distilled spirits manufactured at
 the estate distillery to a supplier. Any such transfer:

(1) Is taxable only when the neutral or distilled spirits are
 rectified and bottled in original packages for sale within this State
 and removed from the federally bonded premises of the supplier;
 and

39 (2) Is not a sale for the purposes of paragraph (c) or 40 manufacturing for exportation for the purposes of paragraph (d).

(i) Subject to the provisions of subsection 3, receive wine or
malt beverages in bulk from a person described in subparagraph (1),
(2) or (3) of paragraph (b), or from a wholesale dealer of alcoholic
beverages who is licensed under chapter 369 of NRS and who is
transferring such wine or malt beverages pursuant to NRS 597.230





or 597.240, for the purpose of distillation and blending. Wine and
 malt beverages so received are taxable only when the wine and malt
 beverages are:

4 (1) Distilled, blended or both, and bottled in original 5 packages for sale within this State; and

6 (2) Removed from the federally bonded premises of the 7 estate distillery.

8 3. A person who operates an estate distillery shall not receive a 9 shipment of wine or malt beverages:

10 (a) Unless the person first notifies the Department of Taxation 11 that the distillery will receive such a shipment; and

(b) Except as authorized by paragraph (i) of subsection 2.

13 4. Spirits manufactured by an estate distillery pursuant to this 14 section may be sold in this State only after bottling in original 15 packages.

16 Sec. 4.5. NRS 597.240 is hereby amended to read as follows:

A winery, including a winery that consists of 17 597.240 1. multiple noncontiguous locations, that is federally bonded and 18 19 permitted by the Alcohol and Tobacco Tax and Trade Bureau of the United States Department of the Treasury, including, without 20 21 limitation, an alternating proprietorship of not more than four such 22 wineries, and that has been issued a wine-maker's license for each 23 noncontiguous location of the winery pursuant to NRS 369.200 24 may:

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(a) Produce, bottle, blend and age wine.

(b) Import wine or juice from a winery that is located in another state and that is federally bonded and permitted by the Alcohol and Tobacco Tax and Trade Bureau, to be fermented into wine or, if already fermented, to be mixed with other wine or aged in a suitable cellar, or both.

2. A winery that has been issued a wine-maker's license
pursuant to NRS 369.200 on or before September 30, 2015, may:

(a) Sell at retail or serve by the glass, on its premises and at one
other location, wine produced, blended or aged by the winery. The
amount of wine sold at a location other than on the premises of the
winery may not exceed 50 percent of the total volume of the wine
sold by the winery.

(b) Serve by the glass, on its premises, any alcoholic beverage.

39 (c) Transfer in bulk wine produced, blended or aged by the 40 winery:

41 (1) To a person holding a valid wholesale wine and liquor 42 dealer's license issued pursuant to chapter 369 of NRS for the 43 purpose of transferring in bulk the wine to an estate distillery for the 44 purpose of distillation and blending, which transfer is taxable only 45 as provided in NRS 597.237; or





1 (2) If there is no wholesaler who is able or willing to accept 2 and transfer in bulk the wine pursuant to subparagraph (1), to a 3 person holding a valid license to operate an estate distillery issued pursuant to chapter 369 of NRS for the purpose of distillation and 4 5 blending, which transfer is taxable only as provided in NRS 597.237 6 and must be performed in accordance with the terms and conditions 7 of a special permit for the transportation of the wine obtained from 8 the Department of Taxation pursuant to subsection 4 of 9 NRS 369.450.

10 3. A winery that is issued a wine-maker's license pursuant to 11 NRS 369.200 on or after October 1, 2015:

(a) If 25 percent or more of the wine produced, blended or aged
 by the winery is produced, blended or aged from fruit grown *or honey produced* in this State, may:

15 (1) Sell at retail or serve by the glass, on its premises, wine 16 produced, blended or aged by the winery.

17 (2) Transfer in bulk wine produced, blended or aged by the 18 winery:

19 (I) To a person holding a valid wholesale wine and liquor 20 dealer's license issued pursuant to chapter 369 of NRS for the 21 purpose of transferring in bulk the wine to an estate distillery for the 22 purpose of distillation and blending, which transfer is taxable only 23 as provided in NRS 597.237; or

(II) If there is no wholesaler who is able or willing to accept and transfer in bulk the wine pursuant to sub-subparagraph (I), to a person holding a valid license to operate an estate distillery issued pursuant to chapter 369 of NRS for the purpose of distillation and blending, which transfer is taxable only as provided in NRS 597.237.

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(3) Sell alcoholic beverages at retail if the winery:

31 (I) Has obtained any license or permit required to sell 32 alcoholic beverages at retail in the jurisdiction in which the winery 33 is located; and

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(II) Complies with NRS 369.487.

(b) If less than 25 percent of the wine produced, blended or aged
by the winery is produced, blended or aged from fruit grown *or honey produced* in this State, may [sell]:

38 (1) Sell at retail or serve by the glass, on its premises, not 39 more than 1,000 cases of wine produced, blended or aged by the 40 winery per calendar year.

41 (2) Subject to the limitation set forth in subparagraph (1),
42 sell alcoholic beverages at retail if the winery:

43 (I) Has obtained any license or permit required to sell 44 alcoholic beverages at retail in the jurisdiction in which the winery 45 is located; and





- -12 -
- 1 (II) Complies with NRS 369.487. [The owner or operator of a winery shall not: 4.

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(a) Except as otherwise provided in paragraph (b) of subsection 3 2, sell alcoholic beverages on the premises of the winery other than 4 wine produced, blended or aged by the winery. 5

6 (b) Produce, blend or age wine at any location other than on the 7 premises of the winery.

8 <u>5.</u> The State Board of Agriculture may adopt regulations for 9 the purposes of ensuring that a winery is in compliance with any requirements established by the Federal Government for labeling 10 11 bottles of wine produced, blended or aged by the winery.

12 **6.** 5. For the purposes of this section, an instructional wine-13 making facility is not a winery.

Sec. 4.7. Chapter 369 of NRS is hereby amended by adding 14 15 thereto a new section to read as follows:

16 1. Subject to such regulations as the Department may prescribe pursuant to subsection 2, a retail liquor store, or a 17 delivery support service acting on behalf of a retail liquor store, 18 may deliver liquor in its original package to a consumer in this 19 20 State in connection with a retail sale of such liquor if:

21 (a) The retail liquor store purchased the liquor from a licensed 22 wholesaler; and

23 (b) The delivery takes place in a jurisdiction in this State in 24 which the retail liquor store is licensed to sell liquor at retail.

25 2. The Department shall adopt regulations governing 26 deliveries made pursuant to this section, which must include, 27 without limitation:

28 (a) A requirement for the retail liquor store or its delivery 29 support service to obtain proof, in the form of a signature or other 30 verification, that the delivery was accepted on behalf of the 31 consumer by a person who is at least 21 years of age.

32 (b) A requirement that any such delivery originate only from 33 the premises of the retail liquor store during the operating hours 34 of the retail liquor store.

35 (c) **Regulations prescribing the area in which such deliveries** may be made, which must take into account relevant local 36 37 jurisdictions and the marketing area of the wholesaler of any 38 *liquor to be delivered.* 

39 (d) Provisions necessary to encourage local governments to 40 coordinate their ordinances with the regulations of the Department pursuant to this section to provide for more uniform 41 42 implementation, supervision and enforcement of the regulations of 43 the Department and the ordinances of local governments 44 concerning such deliveries.





**3.** Except as otherwise provided in this section, the provisions of this chapter governing the transport of liquor, including, without limitation, the provisions which authorize the transport of liquor for delivery only by a person who holds a license issued under this chapter, do not apply to a delivery made pursuant to this section.

7 4. As used in this section, "marketing area" has the meaning 8 ascribed to it in NRS 597.136.

**Sec. 5.** NRS 369.190 is hereby amended to read as follows:

10 369.190 1. An application for any of the licenses described in 11 NRS 369.180 must be made to:

(a) The board of county commissioners of the county in which
the applicant maintains his or her principal place of business if the
applicant does not maintain his or her principal place of business
within the boundaries of an incorporated city; or

16 (b) The governing body of the city in which the applicant 17 maintains his or her principal place of business if the applicant 18 maintains his or her principal place of business within the 19 boundaries of an incorporated city.

20 2. Each application must:

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21 (a) Be made on such form as the Department prescribes.

22 (b) Include the name and address of the applicant. If the 23 applicant is:

24 (1) A partnership, the application must include the names 25 and addresses of all partners.

26 (2) A corporation, association or other organization, the
27 application must include the names and addresses of the president,
28 vice president, secretary and managing officer or officers.

29 (3) A person carrying on or transacting business in this state 30 under an assumed or fictitious name, the person making the 31 application must attach to the application:

(I) A certified copy of the certificate required by NRS
 602.010 or any renewal certificate required by NRS 602.035.

(II) A certificate signed by an officer of the corporation or by each person interested in, or conducting or carrying on such business, or intending so to do, and acknowledged before a person authorized to take acknowledgments of conveyances of real property, indicating the name of the authorized representative whose signature may be required on the license under the provisions of this chapter.

41 (c) Specify the location, by street and number, of the premises 42 for which the license is sought.

43 (d) Be accompanied by the annual license fee required for the 44 particular license for which application is made.





1 3. The board of county commissioners or the governing body 2 of a city, as applicable, shall examine all applications filed with it, 3 and shall require satisfactory evidence that the applicant is [a]:

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(a) A person of good moral character [.];

(b) Not acting in violation of NRS 369.180; and

6 (c) Not applying for a license for a business in which the 7 applicant is prohibited from engaging pursuant to NRS 369.382. 8

**Sec. 6.** NRS 369.430 is hereby amended to read as follows:

9 By regulation, the Department shall prescribe the 369.430 1. form of application for and the form of a certificate of compliance. 10 which must be printed and distributed to exporters of liquor into this 11 12 State to assist them in legally exporting liquor into this State.

13 2. An intending importer may not legally receive or accept any 14 shipment of liquor except from a holder of a certificate of 15 compliance.

16 3. Before a person may engage in business as a supplier  $\begin{bmatrix} 1 \\ 1 \end{bmatrix} of$ 17 *liquor in this State*, the person must obtain a certificate of 18 compliance from the Department.

19 The Department shall grant a certificate of compliance to 4. any out-of-state [vendor of liquors] supplier who undertakes in 20 21 writing:

22 (a) To furnish the Department on or before the 10th day of each month a report under oath showing the quantity and type of liquor 23 24 sold and shipped by the [vendor] out-of-state supplier to each 25 licensed importer of liquor in Nevada during the preceding month;

26 (b) That the **vendor** out-of-state supplier and all his or her 27 agents and any other agencies controlled by the **[vendor]** out-of-28 *state supplier* will comply faithfully with all laws of this State and 29 all regulations of the Department respecting the exporting of liquor 30 into this State:

31 (c) That the **[vendor]** out-of-state supplier will make available 32 for inspection and copying by the Department any books, documents and records, whether within or outside this State, which 33 are pertinent to his or her activities or the activities of his or her 34 35 agents or any other agencies controlled by the **vendor** out-of-state supplier within this State and which relate to the sale and 36 37 distribution of his or her liquors within this State; and

38 (d) That the **[vendor]** out-of-state supplier will appoint a 39 resident of this State as his or her agent for service of process or any 40 notice which may be issued by the Department.

If any holder of a certificate of compliance fails to keep any 41 5. 42 undertaking or condition made or imposed in connection therewith, 43 the Department may suspend the certificate and conduct a hearing, 44 giving the holder thereof a reasonable opportunity to appear and be



heard on the question of vacating the suspension order or order
 finally revoking the certificate.

6. An applicant for a certificate of compliance must pay a fee of \$50 to the Department for the certificate. On or before July 1 of each year, the certificate holder must renew the certificate by satisfying the conditions of the original certificate and paying a fee of \$50 to the Department.

**Sec. 6.3.** NRS 369.462 is hereby amended to read as follows:

9 369.462 A supplier who ships [liquor] wine into this state 10 pursuant to paragraph [(b) or] (c) of subsection 2 of NRS 369.490 11 must pay the excise tax levied pursuant to NRS 369.330.

Sec. 6.7. NRS 369.468 is hereby amended to read as follows:

13 369.468 A supplier who ships [liquor] wine into this state 14 pursuant to paragraph [(b) or] (c) of subsection 2 of NRS 369.490 15 shall preserve for inspection and audit by the Department and its 16 agents, for a period of 4 years, all invoices and lists of liquors 17 shipped to a location in this state, specifying the:

1. Kind and quantity of *[liquor] wine* shipped in each order.

2. Name of the person to whom the [liquor] wine was shipped.

20 3. Place to which each order was shipped and the date of 21 shipping.

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**Sec. 7.** NRS 369.490 is hereby amended to read as follows:

369.490 1. Except as otherwise provided in subsection 2 and
NRS 369.176 [,] and section 4.7 of this act, a person shall not
directly or indirectly, himself or herself or by his or her clerk, agent
or employee, offer, keep or possess for sale, furnish or sell, or solicit
the purchase or sale of any liquor in this State, or transport or import
or cause to be transported or imported any liquor in or into this State
for delivery, storage, use or sale therein, unless the person:

30 (a) Has complied fully with the provisions of this chapter; [and]

31 (b) Holds an appropriate, valid license, permit or certificate
32 issued by the Department [.]; and

(c) Has been duly designated by the supplier of that liquor
pursuant to NRS 369.386 or purchased the liquor in compliance
with NRS 369.486.

2. Except as otherwise provided in subsection 3, the provisionsof this chapter do not apply to a person:

(a) Entering this State with a quantity of alcoholic beverage for
 household or personal use which is exempt from federal import
 duty;

41 (b) [Who imports] Entering this State with 1 gallon or less of 42 alcoholic beverage per month from another state for his or her own 43 household or personal use;

44 (c) Who:

45 (1) Is a resident of this State;





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- (2) Is 21 years of age or older; and 1 (3) Imports 12 cases or less of wine per year for his or her 2 own household or personal use; or 3 (d) Who is lawfully in possession of wine produced on the 4 premises of an instructional wine-making facility for his or her own 5 household or personal use and who is acting in a manner authorized 6 7 by NRS 597.245. 3. The provisions of subsection 2 do not apply to a supplier, 8
- 8 3. The provisions of subsection 2 do not apply to a supplier, 9 wholesaler or retailer while he or she is acting in his or her 10 professional capacity.

11 4. A person who accepts **[liquor]** *wine* shipped into this State 12 pursuant to paragraph **[(b) or]** (c) of subsection 2 must be 21 years 13 of age or older.

14 **Sec. 8.** This act becomes effective on July 1, 2021.



