2012 -- H 7301 SUBSTITUTE A

LC00932/SUB A

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2012

AN ACT

RELATING TO ALCOHOLIC BEVERAGES -- MANUFACTURING AND WHOLESALE LICENSES

Introduced By: Representatives Nunes, Tanzi, Marcello, Hearn, and Keable

Date Introduced: February 01, 2012

Referred To: House Corporations

It is enacted by the General Assembly as follows:

- SECTION 1. Section 3-6-1.1 of the General Laws in Chapter 3-6 entitled "Manufacturing
 and Wholesale Licenses" is hereby amended to read as follows:
- 3 <u>3-6-1.1. Farmer-winery licenses -- Fee. --</u> (a) For the purpose of encouraging the 4 development of domestic vineyards, the department shall issue a farmer-winery license to any 5 applicant of the state and to applying partnerships and to applying corporations organized under 6 the laws of any other state of the United States and admitted to do business in this state.
- 7 (b) A winegrower may operate a farmer's winery under any conditions the department

8 may prescribe by regulation.

9 (c) A winegrower may import fruit, flowers, herbs, and vegetables to produce not more 10 than seven thousand five hundred (7500) fifteen thousand (15,000) gallons of wine during his or 11 her first year two (2) years of operation, not more than five thousand (5000) ten thousand 12 (10,000) gallons during his or her second year third or fourth years of operation, not more than 13 two thousand five hundred (2500) five thousand (5,000) gallons during his or her third year fifth 14 and sixth years of operation and not more than one thousand (1000) two thousand (2,000) gallons 15 per year thereafter.

(d) If a winegrower suffers crop failure in his or her vineyard in a particular year to the
extent that the fruit yield from his or her vineyard that year is at least twenty-five percent (25%)
below the average yield for the previous two (2) years, the winegrower may import fruit into the

1 state during that year in an amount equal to the difference between the current year's yield and the 2 average for the previous two (2) years. A winegrower shall not import unfermented juice, wine or 3 alcohol into the state. 4 (e) A winegrower may sell wine or winery products under his or her label and fermented 5 by him or her or another winegrower licensed by the state. He or she may sell wine or winery products: 6 7 (1) At wholesale to any person holding a valid license to manufacture alcoholic 8 beverages; 9 (2) At wholesale to any person holding a valid wholesaler's and importer's license under sections 3-6-9 -- 3-6-11; 10 11 (3) At wholesale to any person holding a valid farmer-winery license under this section; 12 (4) At retail by the bottle to consumers for consumption off the winery premises; 13 provided, however a winegrower shall not sell wine at retail for delivery off the site of the winery 14 premises in Rhode Island directly to Rhode Island residents, except in the manner provided for 15 like sales and shipment in section 3-4-8. 16 (5) At wholesale to any person in any state or territory in which the importation and sale 17 of wine is not prohibited by law; 18 (6) At wholesale to any person in any foreign country; 19 (7) At wholesale to liquor dealers holding a valid license under the provisions of title 3; 20 (8) At wholesale to restaurants holding a valid license under the provisions of title 3; and 21 (9) At retail by the bottle or by the glass for consumption on the winery premises-; and 22 (10) At retail by the bottle at a farmer's market as defined in subsection 21-27-1(5). 23 (f) A winegrower may not sell at retail to consumers any wine or winery product not 24 fermented in the state and sold under the brand name of the winery. 25 (g) A winegrower may serve complimentary samples of wine produced by the winery 26 where the wine is fermented in the state and sold under the winery brand name. 27 (h) All wines sold by a licensee shall be sold under any conditions and with any labels or 28 other marks to identify the producer as the department may prescribe. 29 (i) Every applicant for a farmer-winery license shall, at the time of filing an application, 30 pay a license fee based on a reasonable estimate of the amount of wine to be produced during the 31 year covered by the license. Persons holding farmer-winery licenses shall report annually at the 32 end of the year covered by the license the amount of wine produced during that year. If the total 33 amount of wine produced during the year is less than the amount permitted by the fee already 34 paid, the state shall reimburse the licensee for whatever fee was paid in excess. If the total amount

- 1 of wine produced during the year exceeds the amount permitted by the fee already paid, the
- 2 licensee shall pay whatever additional fee is owing.
- 3 SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

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1 This act would authorize winegrowers to sell their products at farmer's markets, and 2 would also increase the amounts of ingredients that may imported to produce double the amount

- 3 of wine currently allowable during the first two (2) to six (6) years of operation.
- 4 This act would take effect upon passage.

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