

2
3 SENATE AC&F COMMITTEE SUBSTITUTE FOR SB89
4
5
6
7

8 SYNOPSIS: Under existing law, a producer of alcoholic
9 beverages may only sell its product to distributors
10 or wholesalers, or directly to consumers in limited
11 quantities at its licensed premises.

12 This bill would allow licensed wineries that
13 produce locally sourced wines or are below a
14 certain size, known as "farm wineries," to
15 self-distribute their table wines to licensed
16 retailers or to sell directly to consumers.

17 This bill would require farm wineries to
18 collect and remit certain taxes in certain
19 circumstances.

20 This bill would authorize the Alcoholic
21 Beverage Control Board to adopt rules to implement
22 this act.
23

24 A BILL
25 TO BE ENTITLED
26 AN ACT
27

1 Relating to wine; to allow certain licensed wineries
2 to self-distribute their table wines to licensed retailers and
3 to sell directly to consumers; to require these wineries to
4 collect and remit certain taxes; and to authorize the
5 Alcoholic Beverage Control Board to adopt rules to implement
6 this act.

7 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

8 Section 1. Farm wineries.

9 (a) (1) This section shall apply to any winery
10 located in the state that is licensed to manufacture table
11 wine and conforms with either of the following:

12 a. At least 50 percent of the table wine produced by
13 the winery is derived from produce that is grown in this
14 state.

15 b. The winery produces fewer than twenty-five
16 thousand gallons of wine per year.

17 (2) A winery conforming with this subsection shall
18 be known as a "farm winery."

19 (b) Notwithstanding subsection (a), a catastrophic
20 loss to produce grown in this state, including, but not
21 limited to, one caused by drought or frost, may not disqualify
22 a farm winery if the winery has previously qualified as a farm
23 winery under subsection (a) prior to the catastrophic loss.

24 (c) Notwithstanding any provision of Title 28, Code
25 of Alabama 1975, to the contrary, a farm winery may do all of
26 the following:

1 (1) Sell its table wines directly at retail to
2 consumers either for on-premises or off-premises consumption
3 as currently provided under law, provided the winery collects
4 and remits all state and local sales or use taxes and excise
5 taxes due on the sale of table wine to consumers, and packages
6 and labels the wine in accordance with state and federal law.

7 (2) Sell up to ten thousand gallons of its table
8 wine directly to retailers licensed to sell alcoholic
9 beverages. For purposes of this subsection, retailers include
10 those that are licensed for on-premises consumption, for
11 off-premises consumption, or for both.

12 (3) Transport or deliver its table wine to licensed
13 retailers to whom the winery has directly sold its wine under
14 subdivision (2). If a winery qualifies as a small farm winery
15 under paragraph a. of subdivision (1) of subsection (a), that
16 winery may contract with a third party common carrier to
17 deliver its table wine to licensed retailers under this
18 subdivision.

19 (d) A farm winery shall be subject to Article 10,
20 commencing with Section 40-23-260, of Chapter 23 of Title 40,
21 Code of Alabama 1975.

22 (e) The Alcoholic Beverage Control Board, a county,
23 or a municipality shall not require a farm winery to pay any
24 fees, including business licensure fees, to make sales or
25 deliveries under this section. This subsection shall not apply
26 to sales or use taxes or excise taxes.

1 (f) The Alcoholic Beverage Control Board shall adopt
2 rules to implement this section, which may include, but not be
3 limited to, a requirement that a farm winery maintain records
4 that verify that the winery meets the qualifications under
5 this section.

6 Section 2. This act shall become effective on the
7 first day of the third month following its passage and
8 approval by the Governor, or its otherwise becoming law.