1	211249-1 : n : 03/18/2021 : LK* / tgw LSA2021-21448	
2		
3	JONES SUBSTITUTE FOR SB294	
4		
5		
6		
7		
8	SYNOPSIS: Under existing law, a producer of alcoholi	LC
9	beverages may only sell its product to distributo	rs
10	or wholesalers, or directly to consumers in limit	ed
11	quantities at its licensed premises.	
12	This bill would allow licensed wineries th	ıat
13	produce locally sourced wines and are below a	
14	certain size, known as "small farm wineries," to	
15	sell and transport their table wines directly to	
16	licensed retailers or to sell directly to	
17	consumers, under certain conditions. Transportati	.on
18	of the table wine must be made by the winery's	
19	employees in a vehicle owned or leased by the	
20	winery.	
21	This bill would require small farm winerie	es.
22	to collect and remit certain taxes in certain	
23	circumstances.	
24	This bill would authorize the Alcoholic	
25	Beverage Control Board to adopt rules to implemen	ıt
26	this act.	

27

1		A	BILL
2	ТО	BE	ENTITLED

3 AN ACT

2.0

Relating to wine; to allow certain licensed wineries to sell and transport their table wines directly to licensed retailers and to sell directly to consumers, under certain conditions; to require these wineries to collect and remit certain taxes; to require these wineries to make reports to the Alcoholic Beverage Control Board; and to authorize the Alcoholic Beverage Control Board to adopt rules to implement this act.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. The Legislature hereby finds and declares that this act has been enacted pursuant to the authority granted to the state under the Twenty-first Amendment to the United States Constitution and the powers reserved to the state under the Tenth Amendment to the United States Constitution and the inherent powers of the state under the Constitution of Alabama of 1901. It is the intent of the Legislature that this act maintains the current three-tier system of control over the sale, distribution, purchase, transportation, manufacture, consumption, and possession of alcoholic beverages in the state and promotes the health, safety, and welfare of residents of this state.

Section 2. (a) For purposes of this act, a "small farm winery" means a manufacturer of table wine licensed by

the Alcoholic Beverage Control Board that does both of the
following:

2.0

- 3 (1) Produces fewer than 50,000 gallons of table wine 4 per year.
 - (2) Produces at least 50 percent of its total production of table wine from fruit that is grown in this state.
 - (b) A catastrophic loss to produce grown in this state, including, but not limited to, one caused by drought or frost, may not disqualify a small farm winery if the winery qualified as a small farm winery prior to the catastrophic loss.
 - (c) Notwithstanding any provision of Title 28, Code of Alabama 1975, to the contrary, a small farm winery may do all of the following:
 - (1) Sell its table wines produced on its licensed premises directly from its licensed premises at retail to consumers physically present at the licensed premises, either for on-premises or off-premises consumption, for personal use and not for resale; provided, the winery collects and remits all state and local sales or use taxes and excise taxes due on the sale of table wine to consumers, packages and labels the wine in accordance with state and federal law, and reports its annual production of table wine to the board.
 - (2)a. Either of the following, provided that transportation of wine under this subdivision is made by the winery's employees in a vehicle owned or leased by the winery:

1. Sell and transport up to 10,000 gallons of its
2 table wine directly to licensed retailers each year.

2.0

- 2. Sell and transport up to 20,000 gallons of its table wine directly to licensed retailers each year, if the winery provides to the board proof that the winery's table wine has been declined to be distributed by two separate wholesalers of table wine. If the winery's table wine has been accepted for distribution by any wholesaler of table wine, then the winery may not sell its table wine directly to retailers under this paragraph.
 - b. For purposes of this subdivision, retailers include those that are licensed by the board for on-premises consumption, for off-premises consumption, or for both.
 - c. If a winery sells and transports 20,000 total gallons of table wine directly to retailers as provided in this subdivision in any one year, that winery may not subsequently sell and transport table wine directly to retailers under this subdivision.
 - (d) A county or a municipality may not require a small farm winery to pay any fees, including business licensure fees, to make sales or deliveries under this section, or any additional local tax other than the tax described in subdivision (c)(1).
 - (e) (1) A small farm winery shall maintain records verifying that the winery meets the qualifications under this section, and shall provide those records to the Alcoholic Beverage Control Board upon request.

1 (2) A small farm winery shall report to the
2 Alcoholic Beverage Control Board each month the amount of
3 table wine sold directly to each licensed retailer under this
4 section.

(f) The Alcoholic Beverage Control Board shall adopt rules to implement this section.

Section 3. If any provision of this act or its application to any person or circumstance is determined by a court to be invalid or unconstitutional, that provision shall be stricken and the remaining provisions shall be construed in accordance with the intent of the Legislature to further limit, rather than expand, commerce in alcoholic beverages, including by prohibiting any commerce in alcoholic beverages not expressly authorized, and to enhance strict regulatory control over taxation, distribution, and sale of alcoholic beverages through the existing uniform system of regulation of alcoholic beverages.

Section 4. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.