Division

1	HOUSE BILL NO. 95			
2	INTRODUCED BY E. BUTTREY			
3	BY REQUEST OF THE DEPARTMENT OF REVENUE			
4				
5	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING ALCOHOLIC BEVERAGE LAWS;			
6	REVISING WHOLESALER LAWS; REVISING REQUIREMENTS BY THE DEPARTMENT OF REVENUE;			
7	REMOVING REFERENCES TO MALT LIQUORS; REVISING LAWS RELATING TO THE CONVEYANCE OF	-		
8	ALCOHOLIC BEVERAGES; REVISING LAWS RELATING TO PAYMENT BY RETAIL LICENSEES TO			
9	BREWERS, BEER IMPORTERS, OR WHOLESALERS; UPDATING LANGUAGE RELATING TO REFILLIN			
10	LIQUOR BOTTLES; REVISING LAWS RELATING TO RAFFLES OR AUCTIONS; REVISING LAWS			
11	RELATING TO REFERENCING APPLICABLE FEDERAL LAWS; REVISING LAWS RELATING TO			
12	SHIPMENTS BY COMMON CARRIERS; REVISING LAWS RELATING TO TABLE WINE; AMENDING			
13	SECTIONS 16-3-101, 16-3-103, 16-3-104, 16-3-106, 16-3-230, 16-3-233, 16-3-243, 16-3-301, 16-3-306, 16-3-			
14	308, 16-3-316, 16-3-401, 16-3-411, AND 16-6-314, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE			
15	DATE."			
16				
17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:			
18				
19	Section 1. Section 16-3-101, MCA, is amended to read:			
20	"16-3-101. Alcoholic beverage transactions only in accordance with code. (1) A person who			
21	manufactures, imports, distributes, <u>wholesales,</u> or sells alcoholic beverages or the person's agent may not giv	е		
22	or sell to any person within the state any alcoholic beverage except as may be permitted by and in accordance	Э		
23	with the provisions of this code.			
24	(2) (a) Except as otherwise provided by this code, a person or the person's agent may not ship,			
25	transport, or consign or cause to be shipped, transported, or consigned:			
26	(i) any alcoholic beverage to any person in this state who does not hold a valid wholesaler's			
27	icense or connoisseur's license issued by the department; or			
28	(ii) any liquor except to the state liquor warehouse.			
	Legislative - 1 - Authorized Print Version – HB	95		

1	(b) The prohibition in subsection (2)(a) includes alcoholic beverages ordered or purchased by
2	elephone, computer, or other device , except by persons holding a valid connoisseur's license provided for in
3	6-4-901 .
4	(3) Except as otherwise provided by this code, alcoholic beverages shipped, transported, or
5	consigned pursuant to subsection (2)(a) and intended for sale to any person not licensed under this code must
6	be distributed by the licensed wholesaler to a licensed retailer for sale to the ultimate consumer."
7	
8	Section 2. Section 16-3-103, MCA, is amended to read:
9	"16-3-103. Unlawful sales solicitation or advertising exceptions. (1) A person within the state
10	nay not:
11	(a) canvass for, receive, take, or solicit orders for the purchase or sale of any liquor or act as agent
12	or intermediary for the sale or purchase of any liquor or be represented as an agent or intermediary unless
13	permitted to do so under rules that are promulgated by the department to govern the activities;
14	(b) canvass for or solicit orders for the purchase or sale of any beer or malt liquor except in the
15	case of beer proposed to be sold to beer licensees duly authorized to sell beer under the provisions of this
16	code;
17	(c) exhibit, publish, or display or permit to be exhibited, published, or displayed any form of
18	advertisement or any other announcement, publication, or price list of or concerning liquor or where or from
19	whom the same may be had, obtained, or purchased unless permitted to do so by the rules of the department
20	and then only in accordance with the rules.
21	(2) This section does not apply to:
22	(a) the department, any act of the department, any agency liquor store;
23	(b) the receipt or transmission of a telegram or letter by any telegraph agent or operator or post-office
24	employee in the ordinary course of employment as the agent, operator, or employee;
25	(c)(b) the sale and serving of beer in the grandstand and bleacher area of a county fairground or
26	public sports arena under a special permit issued pursuant to 16-4-301 or a catering endorsement issued
27	pursuant to 16-4-111 or 16-4-204; or
28	(d)(c) the sale of alcohol at a sporting event conducted at a Montana university as provided in 16-4-



1	112."
2	
3	Section 3. Section 16-3-104, MCA, is amended to read:
4	"16-3-104. Common carriers to purchase beer from brewer, beer importer, or wholesaler. It shall
5	be unlawful for the The operator of any common carrier or its employees to make sale of may not sell or
6	dispose of any beer or malt liquors except such as shall have beer that has been lawfully acquired or
7	purchased from a duly licensed brewer, beer importer, or wholesaler."
8	
9	Section 4. Section 16-3-106, MCA, is amended to read:
10	"16-3-106. Conveyance of liquors, table wines, and beer <u>alcoholic beverages</u> opening
11	alcoholic beverages during transit forbidden. (1) It is lawful to carry or convey liquor or table wine to any
12	agency liquor store and to and from the state liquor warehouse or any depot established by the department for
13	the purposes of this code, and when permitted to do so by this code and the rules promulgated under this code,
14	it is lawful for any common carrier or other person to carry or convey liquor or table wine sold by a vendor from
15	an agency liquor store or to carry or convey beer, when lawfully sold by a brewer, from the premises where the
16	beer was manufactured or from premises where the beer may be lawfully kept and sold to any place to which
17	the liquor, table wine, or beer may be lawfully delivered under this code and the rules promulgated under this
18	code It is lawful to carry or convey alcoholic beverages to any place to which the alcoholic beverages may be
19	lawfully delivered under this code and the rules of the department.
20	(2) A common carrier or any other person may not <u>It is unlawful to:</u>
21	(a)open, break, or allow to be opened or broken any package or vessel containing an alcoholic
22	beverage <u>;</u> or
23	(b) drink or use or allow to be drunk or used any alcoholic beverage while it is being carried or
24	conveyed."
25	
26	Section 5. Section 16-3-230, MCA, is amended to read:
27	"16-3-230. Beer required to be shipped to wholesaler. Except as provided in 16-3-214 and 16-4-
28	901, all beer that is to be distributed in Montana, whether manufactured outside of or within the state of



1	Montana, must be consigned to and shipped, either directly or via a licensed storage depot, to a licensed
2	wholesaler and unloaded into the wholesaler's warehouse in Montana or subwarehouse in Montana. A brewer
3	or beer importer may sell only to wholesalers from a storage depot in Montana and shall maintain records of all
4	beer, including the name or kind received, on hand, and sold. The records may at any time be inspected by a
5	representative of the department. The wholesaler shall distribute the beer from the warehouse or
6	subwarehouse and shall keep records at the wholesaler's principal place of business of all beer, including the
7	name or kind received, on hand, sold, and distributed. The records may be inspected by a representative of the
8	department at any time."
9	
10	Section 6. Section 16-3-233, MCA, is amended to read:
11	"16-3-233. Sales to public by wholesaler unlawful. A-Except as provided in 16-3-316, a wholesaler
12	may not give, sell, deliver, or distribute any beer purchased or acquired by the wholesaler to the public."
13	
14	Section 7. Section 16-3-243, MCA, is amended to read:
15	"16-3-243. Seven-day credit limitation. (1) No sale or delivery of beer shall be made to any retail
15 16	"16-3-243. Seven-day credit limitation. (1) No sale or delivery of beer shall be made to any retail licensee except for cash paid within 7 days after the delivery thereof, A brewer, beer importer, or beer
16	licensee except for cash paid within 7 days after the delivery thereof, A brewer, beer importer, or beer
16 17	licensee except for cash paid within 7 days after the delivery thereof, <u>A brewer, beer importer, or beer</u> wholesaler may not sell or deliver beer unless a retail licensee pays within 7 days of the delivery and in no
16 17 18	licensee except for cash paid within 7 days after the delivery thereof, <u>A brewer</u> , beer importer, or beer wholesaler may not sell or deliver beer unless a retail licensee pays within 7 days of the delivery and in no event shall any brewer, beer importer, or wholesaler may not extend more than 7 days' credit on account of
16 17 18 19	licensee except for cash paid within 7 days after the delivery thereof, <u>A brewer, beer importer, or beer</u> wholesaler may not sell or deliver beer unless a retail licensee pays within 7 days of the delivery and in no event shall any brewer, beer importer, or wholesaler may not extend more than 7 days' credit on account of such for payment for the beer to a the retail licensee., nor shall any retail licensee accept or receive delivery of
16 17 18 19 20	licensee except for cash paid within 7 days after the delivery thereof, <u>A brewer, beer importer, or beer</u> wholesaler may not sell or deliver beer unless a retail licensee pays within 7 days of the delivery and in no event shall any brewer, beer importer, or wholesaler <u>may not</u> extend more than 7 days' credit on account of such for payment for the beer to a <u>the</u> retail licensee., nor shall any retail licensee accept or receive delivery of such beer without agreement to pay in cash therefor
16 17 18 19 20 21	licensee except for cash paid within 7 days after the delivery thereof, <u>A brewer</u> , <u>beer importer</u> , <u>or beer</u> wholesaler may not sell or deliver beer unless a retail licensee pays within 7 days of the delivery and in no event shall any brewer, beer importer, or wholesaler <u>may not</u> extend more than 7 days' credit on account of such for payment for the beer to a <u>the</u> retail licensee., nor shall any retail licensee accept or receive delivery of such beer without agreement to pay in cash therefor (2) <u>A retail licensee shall pay a brewer, beer importer, or beer wholesaler in full for beer</u> within 7
16 17 18 19 20 21 22	licensee except for cash paid within 7 days after the delivery thereof, <u>A brewer</u> , beer importer, or beer wholesaler may not sell or deliver beer unless a retail licensee pays within 7 days of the delivery and in no event shall any brewer, beer importer, or wholesaler <u>may not</u> extend more than 7 days' credit on account of such for payment for the beer to a the retail licensee., nor shall any retail licensee accept or receive delivery of such beer without agreement to pay in cash therefor (2) <u>A retail licensee shall pay a brewer, beer importer, or beer wholesaler in full for beer</u> within 7 days from the date of delivery thereof and may not accept more than 7 days' credit from a brewer, beer
16 17 18 19 20 21 22 23	Licensee except for cash paid within 7 days after the delivery thereof, A brewer, beer importer, or beer wholesaler may not sell or deliver beer unless a retail licensee pays within 7 days of the delivery and in no event shall any brewer, beer importer, or wholesaler may not extend more than 7 days' credit on account of such for payment for the beer to a the retail licensee., nor shall any retail licensee accept or receive delivery of such beer without agreement to pay in cash therefor (2) A retail licensee shall pay a brewer, beer importer, or beer wholesaler in full for beer within 7 days from the date of delivery thereof and may not accept more than 7 days' credit from a brewer, beer importer, or beer wholesaler. A correctly dated check which is honored upon presentment shall be considered
16 17 18 19 20 21 22 23 24	Hicensee except for cash paid within 7 days after the delivery thereof, A brewer, beer importer, or beer wholesaler may not sell or deliver beer unless a retail licensee pays within 7 days of the delivery and in no event shall any brewer, beer importer, or wholesaler may not extend more than 7 days' credit on account of such for payment for the beer to a the retail licensee. nor shall any retail licensee accept or receive delivery of such beer without agreement to pay in cash therefor (2) A retail licensee shall pay a brewer, beer importer, or beer wholesaler in full for beer within 7 days from the date of delivery thereof and may not accept more than 7 days' credit from a brewer, beer importer, or beer wholesaler. A correctly dated check which is honored upon presentment shall be considered as cash within the meaning of this code. Failure to pay in full within 7 days from the date of delivery is
16 17 18 19 20 21 22 23 24 25	licensee except for cash paid within 7 days after the delivery thereof, <u>A brewer</u> , beer importer, or beer wholesaler may not sell or deliver beer unless a retail licensee pays within 7 days of the delivery and in no event shall any brewer, beer importer, or wholesaler may not extend more than 7 days' credit on account of such for payment for the beer to a the retail licensee., nor shall any retail licensee accept or receive delivery of such beer without agreement to pay in cash therefor (2) <u>A retail licensee shall pay a brewer, beer importer, or beer wholesaler in full for beer</u> within 7 days from the date of delivery thereof and may not accept more than 7 days' credit from a brewer, beer importer, or beer wholesaler. A correctly dated check which is honored upon presentment shall be considered as cash within the meaning of this code. Failure to pay in full within 7 days from the date of delivery is considered an impermissible acceptance of credit.
 16 17 18 19 20 21 22 23 24 25 26 	licensee except for each paid within 7 days after the delivery thereof, <u>A brewer</u> , <u>beer importer</u> , or <u>beer</u> wholesaler may not sell or deliver beer unless a retail licensee pays within 7 days of the delivery and in no event shall any brewer, beer importer, or wholesaler may not extend more than 7 days' credit on account of such for payment for the beer to a <u>the</u> retail licensee. _a , nor shall any retail licensee accept or receive delivery of such beer without agreement to pay in each therefor (2) <u>A retail licensee shall pay a brewer</u> , beer importer, or beer wholesaler in full for beer within 7 days from the date of delivery thereof and may not accept more than 7 days' credit from a brewer, beer importer, or beer wholesaler. A correctly dated check which is honored upon presentment shall be considered as each within the meaning of this code. Failure to pay in full within 7 days from the date of delivery is considered an impermissible acceptance of credit. (3) Any extension or acceptance of credit in violation hereof shall be regarded and construed as of



1	revoked, as determined by the department in its discretion who violate this section are subject to the penalty	
2	provisions of 16-4-406."	
3		
4	Section 8. Section 16-3-301, MCA, is amended to read:	
5	"16-3-301. Unlawful purchases, transfers, sales, or deliveries presumption of legal age. (1) $\frac{1}{4}$	
6	Except as allowed in 16-4-213(8), it is unlawful for a licensed retailer to:	
7	(a) purchase or acquire beer or wine from anyone except a brewery, winery, or wholesaler	
8	licensed under the provisions of this code except as allowed in 16-4-213 (8).;	
9	(b) purchase or acquire table wine from anyone except a liquor store agent or winery or table wine	
10	distributor licensed under the provisions of this code;	
11	(c) purchase or acquire wine from anyone except a liquor store agent or winery;	
12	(2)(d) It is unlawful for a licensed retailer to transport beer or wine alcoholic beverages from one	
13	licensed premises or other facility to any other licensed premises owned by the licensee except as allowed in	
14	16-4-213 (8).; or	
15	(3)(e) It is unlawful for a licensed retailer to purchase or acquire liquor from anyone except an agency	
16	liquor store except as allowed in 16-4-213 (8) .	
17	(4)(2) It is unlawful for a licensed <u>distributor or</u> wholesaler to purchase beer, table wine, or wine from	
18	anyone except a brewery, winery, or wholesaler licensed or registered under this code.	
19	(3) It is unlawful for a liquor store agent to purchase beer, table wine, or sacramental wine from	
20	anyone except a table wine distributor licensed under this code.	
21	(5)(4) It is unlawful for any licensee, a licensee's employee, or any other person to sell, deliver, or	
22	give away or cause or permit to be sold, delivered, or given away any alcoholic beverage to:	
23	(a) any person under 21 years of age; or	
24	(b) any person actually, apparently, or obviously intoxicated.	
25	(6)(5) Any person under 21 years of age or any other person who knowingly misrepresents the	
26	person's qualifications for the purpose of obtaining an alcoholic beverage from the licensee is equally guilty with	
27	the licensee and, upon on conviction, is subject to the penalty provided in 45-5-624. However, nothing in this	
28	section may be construed as authorizing or permitting the sale of an alcoholic beverage to any person in	



HB0095.2

1 violation of any federal law.

2 (7)(6) All licensees shall display in a prominent place in their premises a placard, issued by the
 3 department, stating fully the consequences for violations of the provisions of this code by persons under 21
 4 years of age.

5 (8)(7) For purposes of 45-5-623 and this title, the establishment of the following facts by a person 6 making a sale of alcoholic beverages to a person under the legal age constitutes prima facie evidence of 7 innocence and a defense to a prosecution for sale of alcoholic beverages to a person under the legal age:

8 (a) the purchaser falsely represented and supported with documentary evidence that an ordinary 9 and prudent person would accept that the purchaser was of legal age to purchase alcoholic beverages;

(b) the appearance of the purchaser was such that an ordinary and prudent person would believe
the purchaser to be of legal age to purchase alcoholic beverages; and

12 (c) the sale was made in good faith and in reasonable reliance upon <u>on</u> the representation and 13 appearance of the purchaser that the purchaser was of legal age to purchase alcoholic beverages. (See 14 compiler's comments for contingent termination of certain text.)"

15

16 Section 9. Section 16-3-306, MCA, is amended to read:

17 "16-3-306. Proximity to churches and schools restricted. (1) Except as provided in subsections (2)
18 through (4), a retail license may not be issued pursuant to this code to any business or enterprise whose
19 premises are within 600 feet of and on the same street as a building used exclusively as a church, synagogue,
20 or other place of worship or as a school other than a commercially operated or postsecondary school. This
21 distance must be measured in a straight line from the center of the nearest entrance of the place of worship or
22 school to the nearest entrance of the licensee's premises. This section is a limitation upon on the department's
23 licensing authority.

(2) However, the <u>The</u> department may renew a license, <u>approve the transfer of ownership of a</u>
 <u>license</u>, or allow the current licensee to apply for a new license type for any establishment located in violation of
 this section if the licensee does not relocate an entrance any closer than the existing entrances and if the

27 establishment:

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(a) was located on the site before the place of worship or school opened; or



1	(b)	was located in a bona fide hotel, restaurant, or fraternal organization building at the site since
2	January 1, 193	7.
3	(3)	Subsection (1) does not apply to licenses for the sale of beer, table wine, or both in the original
4	package for off	-premises consumption.
5	(4)	Subsection (1) does not apply within the applicable jurisdiction of a local government that has
6	supplanted the	provisions of subsection (1) as provided in 16-3-309."
7		
8	Sectio	n 10. Section 16-3-308, MCA, is amended to read:
9	"16-3-3	808. Refilling of liquor bottles prohibited. (1) No <u>A</u> person <u>who sell or offers liquor for sale</u> , or
10	the an agent or	employee of such the person, who sells or offers liquor for sale may not:
11	(a)	place in any liquor bottle any liquor whatsoever other than that contained in such the bottle at
12	the time of star	nping by the federal government bottling by an alcoholic beverage manufacturer;
13	(b)	possess any liquor bottle in which any liquor has been placed in violation of subsection (1)(a);
14	(c)	by the addition of any substance whatsoever to any liquor bottle, in any manner alter or
15	increase any p	ortion of the original contents contained in such the bottle at the time of stamping by the federal
16	government <u>bo</u>	ttling by an alcoholic beverage manufacturer; or
17	(d)	possess any liquor bottle, any portion of the contents of which any portion of its contents has
18	been altered or	increased in violation of subsection (1)(c).
19	(2)	This section does not prohibit any reuse of liquor bottles which that is permitted under laws or
20	regulations of t	he federal government."
21		
22	Sectio	n 11. Section 16-3-316, MCA, is amended to read:
23	"16-3-3	16. Fundraising events for nonprofit and tax-exempt organizations. (1) A nonprofit
24	organization go	overned under Title 35, chapter 2, or an organization designated as tax-exempt under the
25	provisions of se	ection 501(c) of the Internal Revenue Code, 26 U.S.C. 501(c), as amended, may raffle or auction
26	alcoholic bever	ages at fundraising events. Any alcoholic beverage raffled or auctioned must be given by the
27	organization to	the raffle or auction winner sealed in its original package.
28	(2)	If the fundraising event is held on the premises of a business licensed under this code or on



1 premises for which a permit has been issued under this code, the alcoholic beverage may not be consumed on 2 the premises. An alcoholic beverage that is on a licensee's premises solely for a fundraising event under this 3 section does not constitute a violation by the licensee of 16-3-301(1)(a) or 16-6-303. 4 (3) A nonprofit or tax-exempt organization may hold no more than four events per calendar year at 5 which alcoholic beverages are raffled or auctioned. The duration of each event must be announced at the time 6 any raffle tickets are sold or auction bids are received. Raffles and auctions held pursuant to this section must 7 be to directly support bona fide charitable, nonprofit, or tax-exempt activities. 8 (4) An alcoholic beverage for raffle or auction must be: 9 (a) acquired, whether by purchase or donation, by the organization from a retailer or manufacturer 10 licensed under the provisions of this code, excluding a restaurant beer and wine licensee; 11 (b) purchased acquired by the organization, whether by purchase at not less than the posted price 12 or by donation, from an agency liquor store at not less than the posted price; or 13 received by the organization as a donation at no cost to the organization from any other person (c) 14 except one licensed as a wholesaler or distributor under this code. 15 (5) No proceeds from the raffle or auction of alcoholic beverages may go to anyone who provided 16 the alcoholic beverages to the organization for the raffle or auction. 17 (6) For a raffle or auction described in subsection (1), raffle tickets may not be sold to, and auction 18 bids may not be solicited or received from, any person under 21 years of age. The organization raffling or 19 auctioning alcoholic beverages may not sell, deliver, or give away any alcoholic beverage to a person under 21 20 years of age or to any person actually, apparently, or obviously intoxicated. 21 (7) As used in this section: 22 (a) "auction" means the sale of an item or items, which may include alcoholic beverages, whereby 23 the item for sale is sold to the highest bidder at the bid price. An auctioned item or items may have a reserve 24 price. 25 (b) "raffle" means an event in which a nonprofit or tax-exempt organization sells tickets and each 26 ticket gives the purchaser of the ticket the chance to win a prize, which may include alcoholic beverages, with

27 the winner determined by a random drawing."

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1		on 12. Section 16-3-401, MCA, is amended to read:	
2	"16-3-4	401. Short title public policy purpose. (1) This part may be cited as the "Wine	
3	Distribution Ac	t".	
4	(2)	The public policy of the state of Montana is to maintain a system to provide for, regulate, and	
5	control the acquisition, importation, and distribution of table wine.		
6	(3)	This part governs wineries, table wine distributors, and wine retailers.	
7	<u>(4)</u>	This code does not prohibit the manufacture of wine, for personal or family use and not	
8	intended for sa	ale, that meets the exemptions of 26 U.S.C. 5042(a)(2) and regulations implementing that section,	
9	including the making of wine, for personal or family use, on premises other than those of the person making the		
10	wine."		
11			
12	Sectio	n 13. Section 16-3-411, MCA, is amended to read:	
13	"16-3-4	411. Winery. (1) A winery located in Montana and licensed pursuant to 16-4-107 may:	
14	(a)	import in bulk, bottle, produce, blend, store, transport, or export wine it produces;	
15	(b)	sell table wine it produces at wholesale to table wine distributors;	
16	(c)	sell wine it produces at retail at the winery directly to the consumer for consumption on or off	
17	the premises;		
18	(d)	provide, without charge, wine it produces for consumption at the winery;	
19	(e)	purchase from the department or its licensees brandy or other distilled spirits for fortifying wine	
20	it produces;		
21	(f)	obtain a-no more than three special event permit-permits under 16-4-301;	
22	(g)	perform those operations and cellar treatments that are permitted for bonded winery premises	
23	under applicab	le regulations of the United States department of the treasury;	
24	(h)	sell wine at the winery to a licensed retailer who presents the retailer's license or a photocopy	
25	of the license;		
26	(i)	obtain a direct shipment endorsement to ship table wine as provided in Title 16, chapter 4, part	
27	11, directly to a	an individual in Montana who is at least 21 years of age; or	
28	(j)	offer wine in its original packaging, prepared servings, or growlers for curbside pickup between	
	[Legislativ	e - 9 - Authorized Print Version – HB 95	

Legislative Services **Division**

1 8 a.m. and 2 a.m. 2 (2) (a) A winery licensed pursuant to 16-4-107 may sell and deliver wine produced by the winery 3 directly to licensed retailers if the winery: 4 (i) uses the winery's own equipment, trucks, and employees to deliver the wine and the wine 5 delivered pursuant to this subsection (2)(a)(i) does not exceed 4,500 9-liter cases a year; 6 (ii) contracts with a licensed table wine distributor to ship and deliver the winery's wine to the 7 retailer; or 8 (iii) contracts with a common carrier to ship and deliver the winery's wine to the retailer and: 9 (A) the wine shipped and delivered by common carrier is shipped directly from the producer's 10 winery or bonded warehouse; 11 (B) individual shipments delivered by common carrier are limited to three cases a day for each 12 licensed retailer; and 13 (C) the shipments delivered by common carrier do not exceed 4,500 9-liter cases a year. 14 If a winery uses a common carrier for delivery of the wine to licensed table wine distributors (b) 15 and retailers, the shipment must be: 16 (i) in boxes that are marked with the words: "Wine Shipment From Montana-Licensed Winery to 17 Montana Licensee"; 18 (ii) delivered to the premises of a licensed table wine distributor or licensed retailer who is in good 19 standing; and 20 (iii) signed for by the wine distributor or retailer or its employee or agent. 21 (c) In addition to any records required to be maintained under 16-4-107, a winery that distributes 22 wine within the state under this subsection (2) shall maintain records of all sales and shipments. The winery 23 shall, pursuant to 16-1-411, electronically file a report, in the manner and form prescribed by the department, 24 reporting the amount of wine or hard cider, or both, that it shipped in the state during the preceding period, 25 including the names and addresses of consignees or retailers, and other information that the department may 26 determine to be necessary to ensure that distribution of wine or hard cider, or both, within this state conforms to 27 the requirements of this code."

28



1	Section 14. Section 16-6-314, MCA, is amended to read:
2	"16-6-314. Penalty for violating code revocation of license penalty for violation by
3	underage person. (1) A person who violates a provision of this code is guilty of a misdemeanor punishable as
4	provided in 46-18-212, except as otherwise provided in this section.
5	(2) If a retail licensee is convicted of an offense under this code, the licensee's license must be
6	immediately revoked or, in the discretion of the department, another sanction must be imposed as provided
7	under 16-4-406.
8	(3) A person under 21 years of age who violates $16-3-301(\frac{5}{(4)})$ or $16-6-305(3)$ is subject to the
9	penalty provided in 45-5-624(2) or (3). (See compiler's comments for contingent termination of certain text.)"
10	
11	NEW SECTION. Section 15. Effective date. [This act] is effective on passage and approval.
12	- END -

