House \_\_\_\_\_\_ Amendment NO.\_\_\_\_

	Offered By
	AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 881, Page 41,
	Section 307.350, Line 49, by inserting after all of said section and line the following:
•	" <u>311.367. 1. The provisions of this section shall apply to all persons, firms, or corporations</u>
	who own and operate more than one premises licensed to sell intoxicating liquor containing alcohol in excess of five percent by weight at retail.
	2. Any person, firm, or corporation described in subsection 1 of this section, with the
	permission of the supervisor of liquor control, may designate one or more places in this state as a
	central warehouse to which intoxicating liquors, except beer and other intoxicating malt liquor,
	ordered and purchased by a person, firm, or corporation from licensed wholesalers in this state may
	be delivered by licensed wholesalers in this state and at which intoxicating liquors so owned by a
	person, firm, or corporation may be stored.
	3. Any person, firm, or corporation described in subsection 1 of this section who owns and
	stores intoxicating liquors in a central warehouse may transfer all or any part of the intoxicating
	liquors, except beer and other intoxicating malt liquor due to the perishability and limited life span
	of beer and intoxicating malt liquor, so stored from the central warehouse in this state to any
	premises licensed to sell intoxicating liquors at retail which is owned and operated by the same
	person, firm, or corporation and which is located in the state.
	311.190. 1. For the privilege of manufacturing wine or brandy, which
	manufacturing shall be in accordance with all provisions of federal law applicable thereto except as
	may otherwise be specified in this section, in quantities not to exceed five hundred thousand
	gallons, not in excess of eighteen percent of alcohol by weight for wine, or not in excess of thirty- four percent of alcohol by weight for brandy, from grapes, berries, other fruits, fruit products,
	honey, and vegetables produced or grown in the state of Missouri, exclusive of sugar, water and
	spirits, there shall be paid to and collected by the director of revenue, in lieu of the charges provided
	in section 311.180, a license fee of five dollars for each five hundred gallons or fraction thereof of
	wine or brandy produced up to a maximum license fee of three hundred dollars.
	2. Notwithstanding the provisions of subsection 1 of this section, a manufacturer
	licensed under this section may use in any calendar year such wine- and brandy-making material
	produced or grown outside the state of Missouri in a quantity not exceeding fifteen percent of the
	manufacturer's wine entered into fermentation in the prior calendar year.
	3. In any year when a natural disaster causes substantial loss to the Missouri crop of
	grapes, berries, other fruits, fruit products, honey or vegetables from which wines are made, the
	director of the department of agriculture shall determine the percent of loss and allow a certain
	additional percent, based on the prior calendar year's production of such products, to be purchased
	outside the state of Missouri to be used and offered for sale by Missouri wineries.

Action Taken\_\_\_\_\_ Date \_\_\_\_\_

1 4. Notwithstanding any other provision of section 311.373 to the contrary, a 2 manufacturer licensed under this section may purchase and sell bulk or packaged wines or brandies 3 received from other manufacturers licensed under this section and may also purchase in bulk, bottle 4 and sell to duly licensed wineries, wholesalers and retail dealers on any day except Sunday, and a 5 manufacturer licensed under this section may offer samples of wine, may sell wine and brandy in its 6 original package directly to consumers at the winery, and may open wine so purchased by customers 7 so that it may be consumed on the winery premises on Monday through Saturday between 6:00 a.m. 8 and midnight and on Sunday between 9:00 a.m. and 10:00 p.m. 9 311.373. All [malt beverages] intoxicating liquor purchased for resale in this state 10 prior to being resold at retail shall physically come into the possession of a licensed wholesaler and be unloaded in and distributed from the licensed wholesaler's warehouse in this state."; and 11

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- 13 Further amend said bill by amending the title, enacting clause, and intersectional references
- 14 accordingly.