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REVISOR

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State of Minnesota HOUSE OF REPRESENTATIVES

NINETY-SECOND SESSION

03/11/2021

Authored by Haley The bill was read for the first time and referred to the Committee on Agriculture Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9	relating to liquor; establishing the Minnesota Grape and Wine Council; establishing a grant program for promotion, education, and development of Minnesota wines; establishing sales and use tax nexus for certain direct shippers; depositing certain revenues; requiring direct shipper's license for certain shipments of wine to consumers; establishing reporting requirements for direct shippers; appropriating money; amending Minnesota Statutes 2020, sections 295.75, subdivisions 1, 2, 11; 297A.94; 340A.417; proposing coding for new law in Minnesota Statutes, chapter 17.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11 1.12	Section 1. [17.6901] MINNESOTA GRAPE AND WINE ADVISORY COUNCIL. Subdivision 1. Establishment; membership. (a) The Minnesota Grape and Wine
1.13	Advisory Council is established. The council is composed of 15 voting members who are
1.14	Minnesota residents, appointed by the commissioner of agriculture, unless otherwise
1.15	specified. The commissioner may remove members and fill vacancies as provided in section
1.16	15.059, subdivision 4, as follows:
1.17	(1) five wine producers licensed in the state of Minnesota;
1.18	(2) two commercial grape growers;
1.19	(3) one member designated by the Minnesota Farm Winery Association;
1.20	(4) one member designated by the Minnesota Grape Growers Association;
1.21	(5) one member designated by Explore Minnesota Tourism;
1.22	(6) one member designated by the Minnesota grown program;
1.23	(7) one member designated by the commissioner of agriculture;

JSK/KR

2.1	(8) one member designated by the Minnesota Licensed Beverage Association;
2.2	(9) one member designated by the Minnesota Municipal Beverage Association; and
2.3	(10) one member designated by the Minnesota Cider Guild.
2.4	(b) In accordance with section 15.059, subdivision 2, council members shall serve
2.5	four-year terms. In consultation with the council, the commissioner may appoint ex officio
2.6	members. The council must meet at least once per year, with all related expenses reimbursed
2.7	by members' designating organizations or by the members themselves.
2.8	Subd. 2. Powers and duties. The council must review applications and recommend
2.9	projects to receive Minnesota grape and wine program grants and other forms of financial
2.10	assistance as authorized in section 17.6902. The council must make recommendations to
2.11	the commissioner regarding establishment of a program to provide grants or other forms of
2.12	financial assistance for promotion, education, and development of Minnesota wine and
2.13	Minnesota grapes.
2.14	Subd. 3. Rules. The commissioner's duties under this section and section 17.6902 are
2.15	not subject to the provisions of chapter 14.
2.16	Sec. 2. [17.6902] MINNESOTA GRAPE AND WINE PROGRAM.
2.17	Subdivision 1. Eligible projects. Eligible projects must provide promotion, education,
2.172.18	Subdivision 1. Eligible projects. Eligible projects must provide promotion, education, or development of the Minnesota wine industry, to stimulate economic development through
2.18	or development of the Minnesota wine industry, to stimulate economic development through
2.18 2.19	or development of the Minnesota wine industry, to stimulate economic development through value-added, sustainable agriculture. The council may also recommend projects to expand
2.182.192.20	or development of the Minnesota wine industry, to stimulate economic development through value-added, sustainable agriculture. The council may also recommend projects to expand grape production in Minnesota by establishing vineyard grower grants. The council may
2.182.192.202.21	or development of the Minnesota wine industry, to stimulate economic development through value-added, sustainable agriculture. The council may also recommend projects to expand grape production in Minnesota by establishing vineyard grower grants. The council may recommend funding for a viticultural or an enological extension agent to work with growers
 2.18 2.19 2.20 2.21 2.22 	or development of the Minnesota wine industry, to stimulate economic development through value-added, sustainable agriculture. The council may also recommend projects to expand grape production in Minnesota by establishing vineyard grower grants. The council may recommend funding for a viticultural or an enological extension agent to work with growers and wineries in the state.
 2.18 2.19 2.20 2.21 2.22 2.23 	or development of the Minnesota wine industry, to stimulate economic development through value-added, sustainable agriculture. The council may also recommend projects to expand grape production in Minnesota by establishing vineyard grower grants. The council may recommend funding for a viticultural or an enological extension agent to work with growers and wineries in the state. Subd. 2. Awarding grants. The commissioner shall be the administrator of the account
 2.18 2.19 2.20 2.21 2.22 2.23 2.24 	or development of the Minnesota wine industry, to stimulate economic development through value-added, sustainable agriculture. The council may also recommend projects to expand grape production in Minnesota by establishing vineyard grower grants. The council may recommend funding for a viticultural or an enological extension agent to work with growers and wineries in the state.

	02/15/21	REVISOR	JSK/KR	21-02870
3.1	incurred to administer the program. T	The commissioner ma	ay also recover associa	ted indirect
3.2	costs from the account as required u	nder section 16A.127	<u>7.</u>	
3.3	Sec. 4. Minnesota Statutes 2020, se	ection 295.75, subdiv	vision 1, is amended to	o read:
3.4	Subdivision 1. Definitions. (a) F	or purposes of this se	ection, the following t	erms have
3.5	the meanings given.			
3.6	(b) "Commissioner" means the c	ommissioner of reve	nue.	
3.7 3.8	(c) <u>"Direct shipper" means a win</u> <u>340A.417, subdivision 1.</u>	ery holding a direct s	shipper license under s	section
3.9	(d) "Gross receipts" means the tot	al amount received, i	n money or by barter o	r exchange,
3.10	for all liquor sales at retail as measur			
3.11	imposed directly on the consumer th	at are separately stat	ed on the invoice, bill	of sale, or
3.12	similar document given to the purch	aser.		
3.13	(d) (e) "Liquor" means:			
3.14	(1) intoxicating liquor, as defined	d in section 340A.10	1, subdivision 14;	
3.15	(2) beverage containing intoxicat	ting liquor; and		
3.16	(3) 3.2 percent malt liquor, as de	fined in section 340A	A.101, subdivision 19,	when sold
3.17	at an on-sale or off-sale municipal li	quor store or other es	stablishment licensed	to sell any
3.18	type of intoxicating liquor.			
3.19	(e) (f) "Liquor retailer" means a r	retailer that sells liqu	.or.	
3.20	(f) (g) "Retail sale" has the mean	ing given in section	297A.61, subdivision	4.
3.21	EFFECTIVE DATE. This section	on is effective for sal	es and purchases mad	e after June
3.22	<u>30, 2021.</u>			
3.23	Sec. 5. Minnesota Statutes 2020, se	ection 295.75, subdiv	vision 2, is amended to	o read:
3.24	Subd. 2. Gross receipts tax impo	osed. A tax is impose	d on each liquor retaile	er and direct
3.25	shipper equal to 2.5 percent of gross	receipts from retail	sales in Minnesota of	liquor.
3.26	EFFECTIVE DATE. This section	on is effective for sal	es and purchases mad	e after June
3.27	<u>30, 2021.</u>			

21-02870

4.1	Sec. 6. Minnesota Statutes 2020, section 295.75, subdivision 11, is amended to read:
4.2	Subd. 11. Deposit of revenues. (a) Except as provided in paragraph (b), the commissioner
4.3	shall deposit all revenues, including penalties and interest, derived from the tax imposed
4.4	by this section in the general fund.
4.5	(b) Starting August 1, 2021, and the first day of each month thereafter, the commissioner
4.6	shall deposit an amount of the remittances monthly into the state treasury and credit them
4.7	to the Minnesota grape and wine account established under section 17.6903, as a portion
4.8	of the estimated amount of taxes collected from remittances by wineries holding a direct
4.9	shipper license in that month for sales direct to consumers for personal use. For the
4.10	remittances under this paragraph, the monthly deposit amount is \$
4.11	(c) Starting August 1, 2022, and the first day of each month thereafter, the monthly
4.12	deposit amount is one-twelfth of the product of: (1) the estimated percentage of total tax
4.13	revenues attributable to the retail sale of wine shipped direct to consumers for personal use
4.14	by holders of a direct shipper license; and (2) the total tax revenues collected under this
4.15	chapter for the calendar year ending before the start of that fiscal year. By August 1, 2021,
4.16	and August 1 of every second year thereafter, the commissioner shall estimate the percent
4.17	of total tax revenues collected in the previous calendar year that are attributable to retail
4.18	sales of wine shipped direct to consumers for personal use by holders of a direct shipper
4.19	license based on federal data and department of revenue consumption models.
4.20	(d) For purposes of this subdivision, "direct shipper license" has the meaning given in
4.21	section 340A.417, subdivision 1.
4.22	EFFECTIVE DATE. This section is effective for sales and purchases made after June
4.23	<u>30, 2021.</u>
4.24	Sec. 7. Minnesota Statutes 2020, section 297A.94, is amended to read:
4.25	297A.94 DEPOSIT OF REVENUES.
4.26	(a) Except as provided in this section, the commissioner shall deposit the revenues,

4.27 including interest and penalties, derived from the taxes imposed by this chapter in the state4.28 treasury and credit them to the general fund.

- 4.29 (b) The commissioner shall deposit taxes in the Minnesota agricultural and economic4.30 account in the special revenue fund if:
- 4.31 (1) the taxes are derived from sales and use of property and services purchased for the4.32 construction and operation of an agricultural resource project; and

(2) the purchase was made on or after the date on which a conditional commitment was 5.1 made for a loan guaranty for the project under section 41A.04, subdivision 3. 5.2 The commissioner of management and budget shall certify to the commissioner the date on 5.3 which the project received the conditional commitment. The amount deposited in the loan 5.4 guaranty account must be reduced by any refunds and by the costs incurred by the Department 5.5 of Revenue to administer and enforce the assessment and collection of the taxes. 5.6 (c) The commissioner shall deposit the revenues, including interest and penalties, derived 5.7 from the taxes imposed on sales and purchases included in section 297A.61, subdivision 3, 5.8 paragraph (g), clauses (1) and (4), in the state treasury, and credit them as follows: 5.9 (1) first to the general obligation special tax bond debt service account in each fiscal 5.10

5.11 year the amount required by section 16A.661, subdivision 3, paragraph (b); and

5.12 (2) after the requirements of clause (1) have been met, the balance to the general fund.

(d) Beginning with sales taxes remitted after July 1, 2017, the commissioner shall deposit
in the state treasury the revenues collected under section 297A.64, subdivision 1, including
interest and penalties and minus refunds, and credit them to the highway user tax distribution
fund.

(e) The commissioner shall deposit the revenues, including interest and penalties,
collected under section 297A.64, subdivision 5, in the state treasury and credit them to the
general fund. By July 15 of each year the commissioner shall transfer to the highway user
tax distribution fund an amount equal to the excess fees collected under section 297A.64,
subdivision 5, for the previous calendar year.

(f) Beginning with sales taxes remitted after July 1, 2017, in conjunction with the deposit of revenues under paragraph (d), the commissioner shall deposit into the state treasury and credit to the highway user tax distribution fund an amount equal to the estimated revenues derived from the tax rate imposed under section 297A.62, subdivision 1, on the lease or rental for not more than 28 days of rental motor vehicles subject to section 297A.64. The commissioner shall estimate the amount of sales tax revenue deposited under this paragraph based on the amount of revenue deposited under paragraph (d).

(g) Starting after July 1, 2017, the commissioner shall deposit an amount of the
remittances monthly into the state treasury and credit them to the highway user tax
distribution fund as a portion of the estimated amount of taxes collected from the sale and
purchase of motor vehicle repair parts in that month. For the remittances between July 1,
2017, and June 30, 2019, the monthly deposit amount is \$2,628,000. For remittances in

each subsequent fiscal year, the monthly deposit amount is \$12,137,000. For purposes of 6.1 this paragraph, "motor vehicle" has the meaning given in section 297B.01, subdivision 11, 6.2 and "motor vehicle repair and replacement parts" includes (i) all parts, tires, accessories, 6.3 and equipment incorporated into or affixed to the motor vehicle as part of the motor vehicle 6.4 maintenance and repair, and (ii) paint, oil, and other fluids that remain on or in the motor 6.5 vehicle as part of the motor vehicle maintenance or repair. For purposes of this paragraph, 6.6 "tire" means any tire of the type used on highway vehicles, if wholly or partially made of 6.7 rubber and if marked according to federal regulations for highway use. 6.8

6.9 (h) 72.43 percent of the revenues, including interest and penalties, transmitted to the
6.10 commissioner under section 297A.65, must be deposited by the commissioner in the state
6.11 treasury as follows:

(1) 50 percent of the receipts must be deposited in the heritage enhancement account in
the game and fish fund, and may be spent only on activities that improve, enhance, or protect
fish and wildlife resources, including conservation, restoration, and enhancement of land,
water, and other natural resources of the state;

6.16 (2) 22.5 percent of the receipts must be deposited in the natural resources fund, and may
6.17 be spent only for state parks and trails;

6.18 (3) 22.5 percent of the receipts must be deposited in the natural resources fund, and may
6.19 be spent only on metropolitan park and trail grants;

6.20 (4) three percent of the receipts must be deposited in the natural resources fund, and6.21 may be spent only on local trail grants; and

6.22 (5) two percent of the receipts must be deposited in the natural resources fund, and may
6.23 be spent only for the Minnesota Zoological Garden, the Como Park Zoo and Conservatory,
6.24 and the Duluth Zoo.

6.25 (i) The revenue dedicated under paragraph (h) may not be used as a substitute for traditional sources of funding for the purposes specified, but the dedicated revenue shall 6.26 supplement traditional sources of funding for those purposes. Land acquired with money 6.27 deposited in the game and fish fund under paragraph (h) must be open to public hunting 6.28 and fishing during the open season, except that in aquatic management areas or on lands 6.29 where angling easements have been acquired, fishing may be prohibited during certain times 6.30 of the year and hunting may be prohibited. At least 87 percent of the money deposited in 6.31 the game and fish fund for improvement, enhancement, or protection of fish and wildlife 6.32 resources under paragraph (h) must be allocated for field operations. 6.33

(j) The commissioner must deposit the revenues, including interest and penalties minus 7.1 any refunds, derived from the sale of items regulated under section 624.20, subdivision 1, 7.2 that may be sold to persons 18 years old or older and that are not prohibited from use by 7.3 the general public under section 624.21, in the state treasury and credit: 7.4 (1) 25 percent to the volunteer fire assistance grant account established under section 7.5 88.068; 7.6 (2) 25 percent to the fire safety account established under section 297I.06, subdivision 7.7 3; and 7.8 (3) the remainder to the general fund. 7.9 For purposes of this paragraph, the percentage of total sales and use tax revenue derived 7.10 from the sale of items regulated under section 624.20, subdivision 1, that are allowed to be 7.11 sold to persons 18 years old or older and are not prohibited from use by the general public 7.12 under section 624.21, is a set percentage of the total sales and use tax revenues collected in 7.13 the state, with the percentage determined under Laws 2017, First Special Session chapter 7.14 1, article 3, section 39. 7.15 (k) The revenues deposited under paragraphs (a) to (i) (n) do not include the revenues, 7.16 including interest and penalties, generated by the sales tax imposed under section 297A.62, 7.17 subdivision 1a, which must be deposited as provided under the Minnesota Constitution, 7.18 article XI, section 15. 7.19 (1) Starting August 1, 2021, and the first day of each month thereafter, the commissioner 7.20 shall deposit an amount of the remittances monthly into the state treasury and credit them 7.21 to the Minnesota grape and wine account established under section 17.6903, as a portion 7.22 of the estimated amount of taxes collected from remittances by wineries holding a direct 7.23 shipper license in that month for sales direct to consumers for personal use. For the 7.24 remittances under this paragraph, the monthly deposit amount is \$..... 7.25 (m) Starting August 1, 2022, and the first day of each month thereafter, the monthly 7.26 deposit amount is one-twelfth of the product of: (1) the estimated percentage of total sales 7.27 tax revenues attributable to the sale and purchase of wine shipped direct to consumers for 7.28

- 7.29 personal use by holders of a direct shipper license; and (2) the total sales tax revenues
- 7.30 collected under this chapter for the calendar year ending before the start of that fiscal year.
- 7.31By August 1, 2022, and August 1 of every second year thereafter, the commissioner shall
- 7.32 estimate the percent of total sales tax revenues collected in the previous calendar year that
- are attributable to the sale and purchase of wine shipped direct to consumers for personal
- 7.34 <u>use based on federal data and department consumption models.</u>

	02/15/21	REVISOR	JSK/KR	21-02870
8.1	(n) For purposes of this subc	livision, "direct shipper li	cense" has the mean	ning given in
8.2	section 340A.417, subdivision	<u>l.</u>		
8.3	EFFECTIVE DATE. This	section is effective for sale	es and purchases ma	ade after June
8.4	<u>30, 2021.</u>			
8.5	Sec. 8. Minnesota Statutes 202	20, section 340A.417, is a	mended to read:	
8.6	340A.417 <u>DIRECT WINE</u>	SHIPMENTS INTO MI	I NNESOTA<u>;</u> LICE	ENSE
8.7	<u>REQUIRED</u> .			
8.8	Subdivision 1. Direct shippe	e <mark>r license.</mark> (a) Notwithstan	ding section 297G.0	7, subdivision
8.9	2, or any provision of this chapt	er, a winery licensed in a	state other than Mir	nnesota, or a
8.10	winery located in Minnesota, m	ay <u>must obtain a direct sh</u>	ipper license in ord	<u>er to ship</u> , for
8.11	personal use and not for resale,	not more than two cases o	f wine, containing a	u maximum of
8.12	nine liters per case, in any calend	ar year to any resident of N	/linnesota age 21 or o	over. Delivery
8.13	of a shipment under this section	may not be deemed a sal	e in this state.	
8.14	(b) A winery applicant for a	n initial or renewal direct	shipper license shal	<u>11:</u>
8.15	(1) file an application with the	he department on a form p	prescribed by the de	partment;
8.16	(2) pay a license fee of \$50;			
8.17	(3) submit a copy of the app	licant's current federal bas	sic wine manufactu	ring permit;
8.18	(4) hold a Minnesota sales a	nd use tax license issued l	by the Department of	of Revenue;
8.19	and			
8.20	(5) be current on the remittation (5) be current on the remit	nce of all required state ta	ixes.	
8.21	(c) A direct shipper license u	under this section is valid	for a calendar year.	
8.22	(d) A holder of a direct ship	per license may only ship	wine that was prod	uced by the
8.23	direct shipper in accordance wit	h the direct shipper's fede	eral basic wine many	ufacturing
8.24	permit.			
8.25	(e) A holder of a direct shipp	per license is deemed to h	ave consented to the	e jurisdiction
8.26	of the department and the courts	of this state with respect t	to the enforcement of	of this section.
8.27	(f) Any sale and shipment of	f wine directly to a person	in this state from a	winery that
8.28	does not hold a valid direct ship	per license is prohibited.		
8.29	(b) (g) The shipping containe	er of any wine sent under th	nis section must be c	learly marked
8.30	"Alcoholic Beverages: adult sig	nature (over 21 years of a	ige) required."	

21-02870

- (c) (h) It is not the intent of this section to impair the distribution of wine through 9.1 distributors or importing distributors, but only to permit shipments of wine for personal use. 9.2 Subd. 2. Reporting. A holder of a direct shipper's license shall file quarterly reports 9.3 with the department on or before the 15th day of the month following each quarterly period. 9.4 The holder of a direct shipper's license may file an annual report if the amount owed under 9.5 chapters 295 and 297A is less than \$500. The report shall include: 9.6 (1) the business name, address, and direct shipper license number of the holder of the 9.7 direct shipper license; 9.8 (2) the total liters of wine shipped to residents of this state during the quarterly period; 9.9 and 9.10 (3) the date, quantity, and purchase price of each shipment, along with any taxes paid 9.11 by the purchaser, during the quarterly period. 9.12 Subd. 3. Penalties. (d) (a) No criminal penalty may be imposed on a person for a violation 9.13 of this section other than a violation described in paragraph (e) (b) or (f) (c). Whenever it 9.14 appears to the commissioner that any person has engaged in any act or practice constituting 9.15 a violation of this section, and the violation is not within two years of any previous violation 9.16 of this section, the commissioner shall issue and cause to be served upon the person an order 9.17 requiring the person to cease and desist from violating this section. The order must give 9.18 reasonable notice of the rights of the person to request a hearing and must state the reason 9.19 for the entry of the order. Unless otherwise agreed between the parties, a hearing shall be 9.20 held not later than seven days after the request for the hearing is received by the commissioner 9.21 after which and within 20 days after the receipt of the administrative law judge's report and 9.22 subsequent exceptions and argument, the commissioner shall issue an order vacating the 9.23 cease and desist order, modifying it, or making it permanent as the facts require. If no hearing 9.24 is requested within 30 days of the service of the order, the order becomes final and remains 9.25 in effect until modified or vacated by the commissioner. All hearings shall be conducted in 9.26 accordance with the provisions of chapter 14. If the person to whom a cease and desist order 9.27 9.28 is issued fails to appear at the hearing after being duly notified, the person shall be deemed in default, and the proceeding may be determined against the person upon consideration of 9.29 the cease and desist order, the allegations of which may be deemed to be true. 9.30 (e) (b) Any person who violates this section within two years of a violation for which a 9.31
- 9.32 cease and desist order was issued under paragraph $\frac{d}{d}$, is guilty of a misdemeanor.
- 9.33 (f) (c) Any person who commits a third or subsequent violation of this section within
 9.34 any subsequent two-year period is guilty of a gross misdemeanor.

10.1 **EFFECTIVE DATE.** This section is effective January 1, 2022.