1996 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 4.1-406 and 4.1-505 of the Code of Virginia, relating to alcoholic 3 beverage control; wine and beer franchise acts.

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Approved

Be it enacted by the General Assembly of Virginia: 6

7 1. That §§ 4.1-406 and 4.1-505 of the Code of Virginia are amended and reenacted as follows: 8 § 4.1-406. Cancellation.

9 Notwithstanding the terms, provisions or conditions of any agreement, no winery shall unilaterally 10 amend, cancel, terminate or refuse to continue to renew any agreement, or unilaterally cause a wholesaler to resign from an agreement, unless the winery has first complied with § 4.1-407 and good 11 12 cause exists for amendment, termination, cancellation, nonrenewal, noncontinuance or causing a 13 resignation. Good cause shall not include the sale or purchase of a winery. Good cause shall include, but 14 is not limited to the following:

15 1. Revocation of the wholesaler's license to do business in the Commonwealth; 16

2. Bankruptcy or receivership of the wholesaler;

3. Assignment for the benefit of creditors or similar disposition of the assets of the wholesaler, other 17 18 than the creation of a security interest in the assets of a wholesaler for the purpose of securing financing 19 in the ordinary course of business; or

20 4. Failure by the wholesaler to substantially comply, without reasonable cause or justification, with 21 any reasonable and material requirement imposed upon him in writing by the winery including, but not limited to, a substantial failure by a wine wholesaler to (i) maintain a sales volume or trend of his 22 23 winery's brand or brands comparable to that of other distributors of that brand in the Commonwealth 24 similarly situated or (ii) render services comparable in quality, quantity or volume to the services 25 rendered by other wholesalers of the same brand or brands within the Commonwealth similarly situated. 26 In any determination as to whether a wholesaler has failed to substantially comply, without reasonable 27 excuse or justification, with any reasonable and material requirement imposed upon him by the winery, consideration shall be given to the relative size, population, geographical location, number of retail 28 29 outlets and demand for the products applicable to the territory of the wholesaler in question and to 30 comparable territories.

31 Nothing in this section shall be construed to prohibit a winery from proposing or effecting an 32 amendment to a contract with a wine wholesaler in the Commonwealth provided that such amendment is 33 not inconsistent with this chapter.

34 Good cause shall not be construed to exist without a finding of a material deficiency for which the 35 wholesaler is responsible in any case in which good cause is alleged to exist based on circumstances not specifically set forth in subdivisions 1 through 4 of this section. 36 37

§ 4.1-505. Cancellation.

38 Notwithstanding the terms, provisions or conditions of any agreement, no brewery shall unilaterally 39 amend, cancel, terminate or refuse to continue to renew any agreement, or unilaterally cause a 40 wholesaler to resign from an agreement, unless the brewery has first complied with § 4.1-506 and good 41 cause exists for amendment, termination, cancellation, nonrenewal, noncontinuation or causing a 42 resignation. Good cause shall not include the sale or purchase of a brewery. Good cause shall include, 43 but is not limited to, the following:

44 1. Revocation of the wholesaler's license to do business in the Commonwealth;

45 2. Bankruptcy or receivership of the wholesaler;

3. Assignment for the benefit of creditors or similar disposition of the assets of the wholesaler other 46 47 than the creation of a security interest in the assets of a wholesaler for the purpose of securing financing 48 in the ordinary course of business; or

49 4. Failure by the wholesaler to substantially comply, without reasonable excuse or justification, with 50 any reasonable and material requirement imposed upon him in writing by the brewery, including, but not limited to, a substantial failure by a beer wholesaler to (i) maintain a sales volume of his brewery's 51 brand or brands, (ii) render services comparable in quality, quantity or volume to the sales volumes 52 53 maintained and services rendered by other wholesalers of the same brand or brands within the 54 Commonwealth, or (iii) failure to obtain the consent of the brewery to a transfer of a wholesaler's 55 business unless a determination has been made by the Board pursuant to § 4.1-507 that such consent 56 was unreasonably withheld by the brewery. In any determination as to whether a wholesaler has failed

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- to substantially comply, without reasonable excuse or justification, with any reasonable and material 57 requirement imposed upon him by the brewery, consideration shall be given to the relative size, population, geographical location, number of retail outlets and demand for the products applicable to the 58 59 60 territory of the wholesaler in question and to comparable territories.
- Good cause shall not be construed to exist without a finding of a material deficiency for which the 61 wholesaler is responsible in any case in which good cause is alleged to exist based on circumstances not specifically set forth in subdivisions 1 through 4 of this section. 62 63
- 2. That the provisions of this act are declaratory of existing law. 64
- 65 3. That an emergency exists and this act is in force from its passage.