**A** **BILL**

TO AMEND SECTION 61‑4‑720, CODE OF LAWS OF SOUTH CAROLINA, 1976, RELATING TO THE SALE OF WINE BY A LICENSED WINERY LOCATED IN SOUTH CAROLINA, SO AS TO ELIMINATE THE REQUIREMENT THAT A MAJORITY OF THE JUICE USED IN THE WINE BE DERIVED FROM FRUIT OR BERRIES GROWN IN THIS STATE; AND TO AMEND SECTION 61‑4‑730, RELATING TO THE SALE OF WINE BY PERMITTED WINERIES, SO AS TO ELIMINATE THE REQUIREMENT THAT A MAJORITY OF THE JUICE USED IN THE WINE BE DERIVED FROM FRUIT OR BERRIES GROWN IN THIS STATE.

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. Section 61‑4‑720 of the 1976 Code is amended to read:

“Section 61‑4‑720. Notwithstanding another provision of law, a licensed winery located in this State is authorized to sell wine on the winery premises and deliver or ship this wine to consumer homes in or outside the State so long as the wine is produced on its premises ~~with a majority of the juice from fruit and berries which are grown in this State with~~ and contains an alcoholic content of sixteen percent or less ~~on the winery premises and deliver or ship this wine to consumer homes in or outside the State~~. These wineries are authorized to provide, with or without cost, wine taste samples to prospective customers.”

SECTION 2. Section 61‑4‑730 of the 1976 Code is amended to read:

“Section 61‑4‑730. Permitted wineries which produce and sell wine produced on its premises ~~with a majority of the juice from fruit and berries which are grown in this State~~ may sell the wine at retail, wholesale, or both, and deliver or ship the wine to the purchaser in the State. Wine must be delivered between 7:00 a.m. and 7:00 p.m.”

SECTION 3. This act takes effect upon approval by the Governor.

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