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1	AN ACT relating to wine corkage.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 243 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) The holder of a "Nonquota type 2" or "NQ2" retail drink license or a limited
6	restaurant license may provide corkage at its licensed premises subject to the
7	following conditions:
8	(a) A patron may bring up to two (2) unopened bottles of wine for consumption
9	on the premises in conjunction with a meal;
10	(b) The licensee or its employee shall open the bottles and serve the wine, and
11	may charge a fee for this service; and
12	(c) A patron may not bring wine that is available for purchase at the licensed
13	<u>premises.</u>
14	(2) A patron may remove his or her partially consumed bottle of wine from the
15	premises subject to the following conditions:
16	(a) The partially consumed bottle shall be:
17	1. Resealed by the licensee or its employee; and
18	2. Placed in a bag or other container that is secured in a manner that
19	makes it visibly apparent if the container has been subsequently
20	tampered with or opened; and
21	(b) The licensee shall provide a dated receipt to the patron.
22	Section 2. KRS 243.020 is amended to read as follows:
23	(1) A person shall not do any act authorized by any kind of license with respect to the
24	manufacture, storage, sale, purchase, transporting, or other traffic in alcoholic
25	beverages unless the person holds or is an independent contractor, agent, servant, or
26	employee of a person who holds the kind of license that authorizes the act, or is a
27	third party utilized by a direct shipper licensee as set forth in KRS 243.027.

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- (2) The holding of any permit from the United States government to traffic in alcoholic
   beverages without the corresponding requisite state and local licenses shall in all
   cases raise a rebuttable presumption that the holder of the United States permit is
   unlawfully trafficking in alcoholic beverages.
- 5 (3) Except as permitted by KRS 243.033, 243.036, 243.155, 243.157, and 243.260, a
  6 person, conducting a place of business patronized by the public, who is not a
  7 licensee authorized to sell alcoholic beverages, shall not permit any person to sell,
  8 barter, loan, give away, or drink alcoholic beverages on the premises of the place of
  9 business.
- (4) <u>Except as permitted by Section 1 of this Act</u>, a licensee shall not permit any
   consumer to possess, give away, or drink alcoholic beverages on the licensed
   premises that are not purchased from the licensee.
- 13 (5) In a moist territory, the only types of licenses that may be issued are those that
  14 directly correspond with the types of sales approved by the voters through moist
  15 elections within the territory, unless otherwise specifically authorized by statute.

16 → Section 3. KRS 243.034 is amended to read as follows:

- 17 (1) A limited restaurant license may be issued to an establishment meeting the
  18 definition criteria established in KRS 241.010(37) as long as the establishment is
  19 within:
- 20 (a) Any wet territory; or
- (b) Any moist precinct that has authorized the sale of alcoholic beverages under
  KRS 242.1244.
- (2) A limited restaurant license shall authorize the licensee to purchase, receive,
   possess, and sell alcoholic beverages at retail by the drink for consumption on the
   licensed premises or off-premises consumption pursuant to KRS 243.081. The
   licensee shall purchase alcoholic beverages only from licensed wholesalers or
   distributors. *The licensee may provide corkage at its licensed premises subject to*

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1		the provisions of Section 1 of this Act. The license shall not authorize the licensee
2		to sell alcoholic beverages by the package.
3	(3)	The holder of a limited restaurant license shall maintain at least seventy percent
4		(70%) of its gross receipts from the sale of food and maintain the minimum
5		applicable seating requirement required for the type of limited restaurant license.
6	(4)	A limited restaurant as defined by KRS 241.010(37)(a) shall:
7		(a) Only sell alcoholic beverages incidental to the sale of a meal; and
8		(b) Not have an open bar and shall not sell alcoholic beverages to any person who
9		has not purchased or does not purchase a meal.
10		→Section 4. KRS 243.084 is amended to read as follows:
11	(1)	A "Nonquota type 2" or "NQ2" retail drink license may be issued to an applicant
12		operating as, or in:
13		(a) A hotel that:
14		1. Contains at least fifty (50) sleeping units; and
15		2. Receives from its total food and alcoholic beverage sales at least fifty
16		percent (50%) of its gross receipts from the sale of food;
17		(b) A restaurant;
18		(c) An airport;
19		(d) A riverboat;
20		(e) A distiller; or
21		(f) A business located within, or adjacent to, an entertainment destination center
22		licensed premises.
23	(2)	A holder of an NQ2 retail drink license may purchase, receive, possess, and sell
24		alcoholic beverages at retail by the drink for consumption on the licensed premises
25		or off-premises consumption pursuant to KRS 243.081. The licensee shall purchase
26		alcoholic beverages only from licensed wholesalers or distributors. The licensee
27		may provide corkage at its licensed premises subject to the provisions of Section 1

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1		of this Act. A distiller may purchase its own products for retail drink sales under
2		KRS 243.0305. The holder of an NQ2 retail drink license shall store alcoholic
3		beverages in the manner prescribed in KRS 244.260.
4	(3)	(a) To qualify for an NQ2 license, a riverboat shall have a regular or alternative
5		place of mooring in a wet county or city of this state.
6		(b) If a riverboat moors or makes landfall in a location other than its regular or
7		alternate regular place of mooring, all alcoholic beverages shall be kept
8		locked.
9		(c) A riverboat licensed under this subsection shall not take on or discharge
10		passengers when mooring or making landfall in dry option territory.
11		Section 5. KRS 242.260 is amended to read as follows:
12	(1)	It shall be unlawful for any person to bring into, transfer to another, deliver, or
13		distribute in any dry or moist territory, except as provided in subsection (2) of this
14		section, any alcoholic beverage, regardless of its name. Each package of such
15		beverage so brought, transferred, or delivered in such territory shall constitute a
16		separate offense. Nothing in this section shall be construed to prevent any distiller
17		or manufacturer or any authorized agent of a distiller, manufacturer, or wholesale
18		dealer from transporting or causing to be transported by a licensed carrier any
19		alcoholic beverage to their distilleries, breweries, wineries, or warehouses where
20		the sale of such beverage may be lawful, either in or out of the state.
21	(2)	Subsection (1) of this section shall also apply to any moist territory unless the sale
22		of the alcoholic beverage in question has been specifically authorized in that moist
23		territory under a limited local option election.
24	(3)	No properly licensed common carrier or any of its employees acting on behalf of a
25		consignor shall be liable for a violation of this section.
26	(4)	Proof that the purchaser represented in writing that the delivery address is located in
27		wet territory shall be an absolute defense to a violation of this section on behalf of a

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1		retailer, winery, small farm winery, or distillery in connection with the delivery or
2		shipment of alcoholic beverages purchased at retail.
3	(5)	It shall not be a violation of this section for a person to bring alcoholic beverages
4		that were lawfully purchased in wet or moist territory into dry or moist territory to a
5		private residence, or to a private event regardless of whether the venue is a public
6		place, for personal consumption or consumption by others so long as the
7		possession, consumption, or provision does not occur at a public place in violation
8		of KRS Chapter 222. For purposes of this subsection, an event is public, not private,
9		if any member of the public is permitted to enter or attend the event upon payment
10		of consideration.

## 11 (6) It shall not be a violation of this section if an individual is acting in accordance 12 with the provisions of Section 1 of this Act.