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    ENGROSSED SENATE
    BILL NO. 963
                                          By: Bice of the Senate
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                                                      and
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                                              McEntire of the House
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            [ alcoholic beverage licenses - wine self-
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            distribution license - effective date |
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    BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
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        SECTION 1.
                       AMENDATORY
                                       Section 69, Chapter 366, O.S.L.
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    2016, as amended by Section 2, Chapter 113, O.S.L. 2018 (37A O.S.
    Supp. 2018, Section 2-157), is amended to read as follows:
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        Section 2-157. A. Every winemaker or small farm winery
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    electing to directly sell its wines to retailers, mixed beverage
    licensees, beer and wine licensees, and restaurants must obtain a
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    winery self-distribution license and pay the applicable license fee
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    and shall register its products and post its prices with the state
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    in the same manner required of the holder of a nonresident seller
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    wine and spirit wholesaler license.
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            Every winemaker or small farm winery electing to directly
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    sell its wines to retailers, mixed beverage licensees, beer and wine
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    licensees, and restaurants shall report all sales to retail package
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    stores, mixed beverage licensees, beer and wine licensees, and
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- 1 restaurants in this state to the ABLE Commission and to the Oklahoma Tax Commission at least monthly, or in accordance with such rules as 2 3 the ABLE Commission shall promulgate and shall pay to the Tax Commission all excise and other taxes imposed by this state upon 5 such wine in the same manner required of the holder of a nonresident seller license.
 - C. Any self-distributing winemaker within or without this state who shall, in any calendar year, exceed the production volume limit provided for in subsection B of Section 2-105 of this title, shall immediately notify the ABLE Commission of such fact and shall thereafter have the option to sell the wines they produce to every licensed wholesale distributor who desires to purchase the same, on the same price basis and without discrimination, and shall thereafter be allowed to sell such beverages only to such licensed wholesale distributors or cease to sell its products in this state.
 - D. All winemakers who conduct business in this state shall be prohibited from creating, forming or participating in any kind of a cooperative or pooled transportation or distribution arrangement.
 - E. Any licensed winemaker or winery that sells or distributes its wine directly to a retailer, mixed beverage licensee, beer and wine licensee or restaurant in this state after having exceeded the production volume limit provided for in subsection B of Section 2-105 of this title in any calendar year shall be subject to a fine of Ten Thousand Dollars (\$10,000.00). In addition, if the violation is

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1	a second or subsequent violation, the winemaker or winery shall not
2	be allowed to transport wine to a retail package store or restaurant
3	for three (3) years from the date of the second or subsequent
4	violation.
5	F. If Section 2 of Article XXVIIIA of the Oklahoma Constitution
6	is ruled to be unconstitutional by a court of competent
7	jurisdiction, then any licensed winemaker or winery that then
8	continues to sell or distribute its wine directly to a retail
9	package store, mixed beverage licensee, beer and wine licensee or
10	restaurant in this state shall be subject to a fine of Ten Thousand
11	Dollars (\$10,000.00) per violation.
12	SECTION 2. This act shall become effective November 1, 2019.
13	Passed the Senate the 13th day of March, 2019.
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15	Presiding Officer of the Senate
16	Trootaing officer of one conde
17	Passed the House of Representatives the day of,
18	2019.
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20	Presiding Officer of the House
21	of Representatives
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