- (d) Notwithstanding any other provision of this article, an applicant for a wine festival license shall be a holder, within the county, of an existing retail alcoholic beverages license, State Class 3 winery license, or State Class 4 limited winery license.
 - (e) A wine festival licensee shall:
 - (1) Only display and sell wine that is:
 - (i) Manufactured and processed in any state:
- (ii) Price filed in accordance with regulations adopted by the Comptroller; and
 - (iii) Distributed in the State at the time the application is filed; and
- (2) Display and sell wine at retail for consumption on or off the licensed premises on the days and for the hours designated for the wine festival.
 - (f) The Board shall:
 - (1) Establish the license fee;
- (2) Approve one or two days, excluding Sunday, annually for the wine festival provided that the days selected do not occur on the same weekend as the Maryland Wine Festival; and
- (3) Approve a location in the county that is not licensed under this article for the wine festival.
 - (g) (1) Products to be displayed and sold at the wine festival shall be:
- (i) Invoiced to the wine festival license holder by a licensed State wholesaler, winery, or limited winery; and
- (ii) Delivered to the wine festival from the licensed premises of the wholesaler, winery, or limited winery.
- (2) Whenever a wine festival license is issued under this section, holders of wholesale, winery, or limited winery licenses may enter into an agreement with the holder of a wine festival license to deliver beer and wine 2 days prior to the effective date of the wine festival license and to accept returns 2 days after the expiration date of the wine festival license.
- (H) NOTWITHSTANDING § 11–512(C) OF THIS ARTICLE, A WINE FESTIVAL LICENSE ISSUED FOR USE IN ELECTION DISTRICT 11 OR 15 AUTHORIZES SUNDAY SALES:
 - (1) TO BEGIN AT 10 A.M.; AND
- (2) TO BE MADE WITHOUT A CONSUMER PLACING AN ORDER FOR A MEAL SIMULTANEOUSLY OR BEFORE PLACING AN ORDER FOR AN ALCOHOLIC BEVERAGE.