requiring that a retail dealer keep certain records and identifying numbers; repealing making a certain service charge rate payable to certain wholesalers or retail dealers under certain circumstances; requiring the Office of the Comptroller to create and disseminate a certain list including certain information; and generally relating to the direct sale of wine from outside the State to consumers in the State.

BY repealing and reenacting, without amendments,

Article 2B - Alcoholic Beverages

Section 7.5 101(a) and (b)

Annotated Code of Maryland

(2001-Replacement Volume and 2002 Supplement)

BY repealing and reenacting, with amendments,

Article 2B - Alcoholic Beverages

Section 7.5 106 through 7.5 109 7.5-108

Annotated Code of Maryland

(2001 Replacement Volume and 2002 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article 2B - Alcoholic Beverages

7.5 101.

- (a) In this subtitle the following words have the meanings indicated.
- (b) "Direct wine seller" means the holder of a direct wine seller's permit issued under this subtitle.

7.5 106

- (a) Wine that is delivered to a personal consumer shall be [:
- (1) Shipped] SHIPPED freight prepaid to a [wholesaler] RETAIL DEALER licensed in this State who is designated by the Alcohol and Tobacco Tax Division of the Office of the Comptroller[; and
 - (2) Delivered by the wholesaler to a retail dealer].
- (b) The Alcohol and Tobacco Tax Division of the Office of the Comptroller shall record the receipt and disposition of all wine sold by direct wine sellers.
- (c) The [wholesaler] RETAIL DEALER shall keep a record of the shipping invoice to:
 - (1) Provide the Office of the Comptroller with a documentary trail; and
 - (2) Notify the personal consumer of any health or welfare recall.