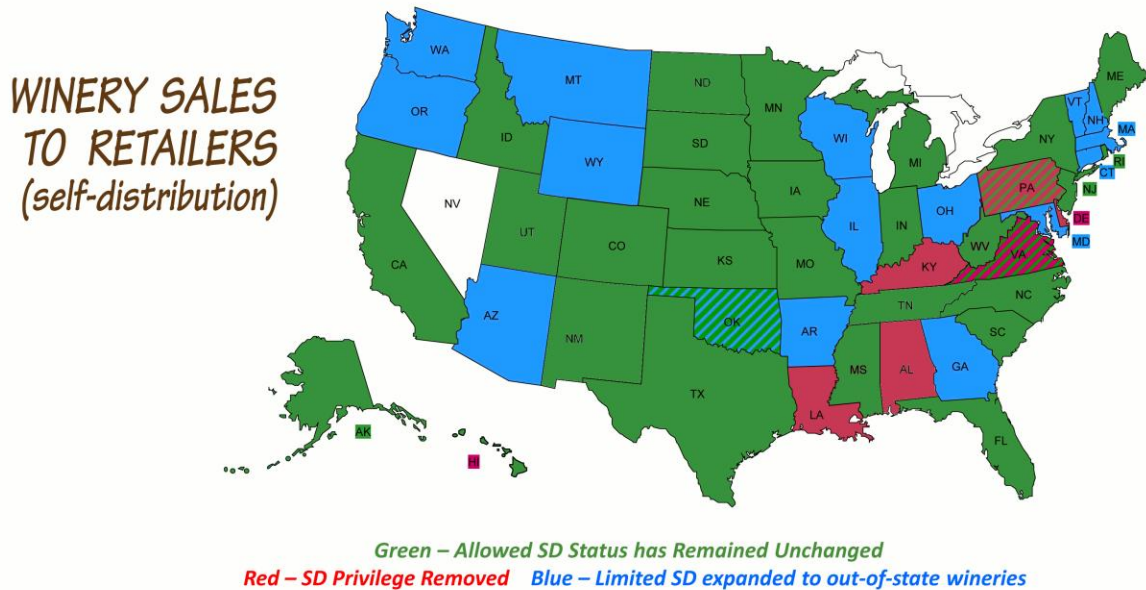


ALABAMA WINERY LAWS 2014 - “Out of Step”



ALABAMA - 2001 repealed Native Farm Wine that included \$50 license and self-distribution. 2003 Supreme Court of Alabama rules that this was an over-reach and only required a sentence change.

INDIANA - 2005 repealed self-distribution. 2006 created “Micro-wine wholesale” license that anyone could obtain, including wineries, to sell up 12,000 gallons per year.

MAINE - Survived a Federal Appeals Court challenge (2007). Farm winery at 50,000 gallons, self-distribution, additional locations, and also includes festivals. Kentucky cites this case to support 2009 law update.

KENTUCKY - After a number of law suits, 2009 updated small farm winery at 50,000 gallons. (Know that grocery stores cannot sell wine in KY or TN.) Additional tasting room, bottling for other wineries, festival sales, and **wholesale reimbursement program - \$20 per case.**

ARIZONA - 2014** updated small winery, small brewery, and distillery laws with self-distribution, tasting rooms, shipping, etc. 20,000 gallons and very detailed.

TENNESSEE - April 2014***: A winery under 50,000 gallons can self-distribute.

CALIFORNIA / TEXAS - A winery can sell to anyone licensed to buy wine: other winery, wholesale, bottler, retailers, and consumer.