

- (d) In the case of wine labels claiming multiple regions recognised by the exporting Party to be delimited grape growing areas, an importing Party may require that at least 85 per cent of the wine is derived from grapes grown in the overlapping area.
  - (e) Each Party may provide the names of its wine regions categorised as belonging to one or more of the categories set out in the definition of “wine region”, to the electronic depository, which maintains and publishes such information on the WWTG website.
4. Vintage
- (a) Each importing Party shall permit the importation and sale of wine which is labelled with a vintage if:
    - I. the wine conforms to the exporting Party’s laws, regulations, and requirements in respect of a vintage; and
    - II. at least 85 per cent of the wine is derived from grapes of that vintage.
  - (b) An importing Party may also require in the case of regions recognised by the exporting Party to be delimited grape growing areas, that at least 95 per cent of the wine is derived from grapes grown in that region.

#### **Article 5:**

#### **FURTHER LABELLING REQUIREMENTS**

1. A Party may maintain requirements that two or more of the labelling elements in Articles 4.2, 4.3 and 4.4, namely varietal, wine region and vintage, are linked to one another.
2. A Party may notify such requirements as described in paragraph (1) to the electronic depository, which will convey this information to each Party’s respective contact point and publish it on the WWTG website.
3. Notwithstanding that a wine complies with Article 4, an importing Party may require that the wine also complies with requirements notified by that Party under paragraph (2).
4. An importing Party which maintains such requirements, as described in paragraph (1), should over time review them with a view to minimising, where practicable, their impact on trade among the Parties.