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IN ASSEMBLY

June 5, 2018

- Introduced by COMMITTEE ON RULES -- (at request of M. of A. Schimminger, Lupardo, Magee, Fahy, Jenne) -- read once and referred to the Committee on Economic Development
- AN ACT to amend the alcoholic beverage control law, in relation to the production and control of mead; and to repeal certain provisions of such law relating thereto

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. Section 3 of the alcoholic beverage control law is amended
2	by adding a new subdivision 3-c to read as follows:
3	3-c. "Braggot" shall mean a malt alcoholic beverage made primarily
4	from honey, water, and malt and/or hops; it may also contain fruits,
5	spices, herbs, grain or other agricultural products. Honey shall repre-
б	sent at least fifty-one percent of the starting fermentable sugars by
7	weight of the finished product. For the purposes of this chapter, brag-
8	<u>got shall be designated and sold as a beer.</u>
9	§ 2. Subdivision 12-aa of section 3 of the alcoholic beverage control
10	law, as added by chapter 221 of the laws of 2011, is amended to read as
11	follows:
12	12-aa. "Farm" means the land, buildings and equipment used to produce,
13	prepare and market crops, livestock and livestock products as a commer-
14	cial enterprise. For the purposes of a farm meadery, farm means the
15	land, buildings and equipment used to prepare and market honey and
16	apiary products as a commercial enterprise. A farm may consist of one or
17	more parcels of owned or rented land, which parcels may be contiguous or
18	noncontiguous to each other.
19	§ 3. Section 3 of the alcoholic beverage control law is amended by
20	adding a new subdivision 12-aaaa to read as follows:
21	12-aaaa. "Farm meadery" means and includes any place or premises,
22	located on a farm in New York state, in which New York state labelled
23	mead or New York state labelled braggot is manufactured, stored and
24	sold, or any other place or premises in New York state in which New York
25	state labelled mead or New York state labelled braggot is manufactured,
26	stored and sold.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD15810-03-8

1	§ 4. Section 3 of the alcoholic beverage control law is amended by
2	adding a new subdivision 19-a to read as follows:
3	19-a. "Mead" shall mean a wine made primarily from honey and water; it
4	may also contain hops, fruits, spices, herbs, grain, or other agricul-
5	tural products. Honey shall represent at least fifty-one percent of the
6	starting fermentable sugars by weight of the finished product. The brand
7	or trade label owner of such alcoholic beverage shall designate whether
8	such alcoholic beverage shall be sold as and treated in the same manner
9	as wine or mead for all purposes under this chapter. Provided, however,
10	any mead containing more than eight and one-half per centum alcohol by
11	volume shall be designated, sold as, and treated in the same manner as
12	wine.
13	§ 5. Section 3 of the alcoholic beverage control law is amended by
14	adding a new subdivision 20-f to read as follows:
15	<u>20-f. "New York state labelled braggot" means braggot made exclusively</u>
16	from honey produced in New York state.
17	§ 6. Section 3 of the alcoholic beverage control law is amended by
18	adding a new subdivision 20-g to read as follows:
19	<u>20-q. "New York state labelled mead" means mead made exclusively from</u>
20	honey produced in New York state.
21	§ 7. The alcoholic beverage control law is amended by adding a new
22	article 3 to read as follows:
23	ARTICLE 3
24	SPECIAL PROVISIONS RELATING TO MEAD AND BRAGGOT
25	Section 30. Mead producers' license.
26	31. Farm meadery license.
27	32. Authorization for sale of mead and braggot by retail licen-
~ ~	
28	sees.
29	33. Authorization for sale of mead and braggot by wholesale
29 30	33. Authorization for sale of mead and braggot by wholesale licensees.
29 30 31	33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting.
29 30 31 32	33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. § 30. Mead producers' license. 1. Any person may apply to the liquor
29 30 31 32 33	 33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. § 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section.
29 30 31 32 33 34	 33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. § 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information
29 30 31 32 33 34 35	33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. § 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accom-
29 30 31 32 33 34 35 36	33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. § 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accom- panied by a check or draft for the amount required by this subdivision
29 30 31 32 33 34 35 36 37	33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. § 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accom- panied by a check or draft for the amount required by this subdivision for such license. If the liquor authority shall grant the application it
29 30 31 32 33 34 35 36 37 38	 33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. § 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accompanied by a check or draft for the amount required by this subdivision for such license. If the liquor authority shall grant the application it shall issue a license in such form as shall be determined by its rules.
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29 30 31 32 33 34 35 36 37 38 39	 33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. § 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accompanied by a check or draft for the amount required by this subdivision for such license. If the liquor authority shall grant the application it shall issue a license in such form as shall be determined by its rules. A license issued under this subdivision shall authorize the licensee to manufacture mead and braggot within the licensed premises in this state for sale in bottles, barrels or casks to beer, wine and liquor retail
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29 30 31 32 33 34 35 36 37 38 39 40 41	 33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. § 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accompanied by a check or draft for the amount required by this subdivision for such license. If the liquor authority shall grant the application it shall issue a license in such form as shall be determined by its rules. A license issued under this subdivision shall authorize the licensee to manufacture mead and braggot within the licensed premises in this state for sale in bottles, barrels or casks to beer, wine and liquor retail
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29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. § 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accompanied by a check or draft for the amount required by this subdivision for such license. If the liquor authority shall grant the application it shall issue a license in such form as shall be determined by its rules. A license issued under this subdivision shall authorize the licensee to manufacture mead and braggot within the licensed premises in this state for sale in bottles, barrels or casks to beer, wine and liquor retail licensees pursuant to section thirty-two of this article and to sell and deliver mead and braggot to persons outside the state pursuant to the laws of the place of such sale or delivery. The annual fee for such a
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 42\\ 43\\ 44\\ 45\\ \end{array}$	33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. \$ 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accompanied by a check or draft for the amount required by this subdivision for such license. If the liquor authority shall grant the application it shall issue a license in such form as shall be determined by its rules. A license issued under this subdivision shall authorize the licensee to manufacture mead and braggot within the licensed premises in this state for sale in bottles, barrels or casks to beer, wine and liquor retail licensees pursuant to section thirty-two of this article and to sell and deliver mead and braggot to persons outside the state pursuant to the laws of the place of such sale or delivery. The annual fee for such a license shall be one hundred twenty-five dollars; provided, however,
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 39\\ 40\\ 42\\ 43\\ 44\\ 45\\ 46\end{array}$	33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. \$ 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accompanied by a check or draft for the amount required by this subdivision for such license. If the liquor authority shall grant the application it shall issue a license in such form as shall be determined by its rules. A license issued under this subdivision shall authorize the licensee to manufacture mead and braggot within the licensed premises in this state for sale in bottles, barrels or casks to beer, wine and liquor retail licensees pursuant to section thirty-two of this article and to sell and deliver mead and braggot to persons outside the state pursuant to the laws of the place of such sale or delivery. The annual fee for such a license shall be one hundred twenty-five dollars; provided, however, that the annual fee for a farm meadery license shall be seventy-five
29 30 31 32 34 35 36 37 38 39 40 41 42 43 44 45 46 47	 33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. § 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accompanied by a check or draft for the amount required by this subdivision for such license. If the liquor authority shall grant the application it shall issue a license in such form as shall be determined by its rules. A license issued under this subdivision shall authorize the liquor retail licensees pursuant to section thirty-two of this article and to sell and deliver mead and braggot to persons outside the state pursuant to the laws of the place of such sale or delivery. The annual fee for such a license shall be one hundred twenty-five dollars; provided, however, that the annual fee for a farm meadery license shall be seventy-five dollars. The provisions contained in section sixty-seven of this chapter
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 42\\ 43\\ 445\\ 46\\ 47\\ 48 \end{array}$	33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. § 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accompanied by a check or draft for the amount required by this subdivision for such license. If the liquor authority shall grant the application it shall issue a license in such form as shall be determined by its rules. A license issued under this subdivision shall authorize the licensee to manufacture mead and braggot within the licensed premises in this state for sale in bottles, barrels or casks to beer, wine and liquor retail licenses pursuant to section thirty-two of this article and to sell and deliver mead and braggot to persons outside the state pursuant to the laws of the place of such sale or delivery. The annual fee for such a license shall be one hundred twenty-five dollars; provided, however, that the annual fee for a farm meadery license shall be seventy-five dollars. The provisions contained in section sixty-seven of this chapter shall apply to all licenses issued pursuant to this article.
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 35\\ 36\\ 37\\ 39\\ 40\\ 42\\ 43\\ 445\\ 46\\ 47\\ 48\\ 49\\ \end{array}$	 33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. \$ 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accompanied by a check or draft for the amount required by this subdivision for such license. If the liquor authority shall grant the application it shall issue a license in such form as shall be determined by its rules. A license issued under this subdivision shall authorize the licensee to manufacture mead and braggot within the licensed premises in this state for sale in bottles, barrels or casks to beer, wine and liquor retail licenses pursuant to section thirty-two of this article and to sell and deliver mead and braggot twenty-five dollars; provided, however, that the annual fee for a farm meadery license shall be seventy-five dollars. The provisions contained in section sixty-seven of this chapter shall apply to all licensed pursuant to subdivision one of this section
$\begin{array}{c} 2 9 \\ 3 0 \\ 3 1 \\ 3 2 \\ 3 3 \\ 3 5 \\ 3 3 \\ 3 5 \\ 3 7 \\ 3 3 \\ 4 1 \\ 4 2 \\ 4 4 \\ 4 5 \\ 4 5 \\ 5 1 \end{array}$	 33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. \$ 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accompanied by a check or draft for the amount required by this subdivision for such license. If the liquor authority shall grant the application it shall issue a license in such form as shall be determined by its rules. A license issued under this subdivision shall authorize the licensee to manufacture mead and braggot to persons outside the state pursuant to the laws of the place of such sale or delivery. The annual fee for such a license shall be one hundred twenty-five dollars; provided, however, that the annual fee for a farm meadery license shall be seventy-five dollars. The provisions contained in section sixty-seven of this section may conduct mead tastings of New York state labelled meads in establishments licensed pursuant to section sixty-three of this chapter to sell
$\begin{array}{c} 2 9 \\ 3 0 \\ 3 1 \\ 3 2 \\ 3 3 \\ 3 4 \\ 3 5 \\ 3 7 \\ 3 3 \\ 3 9 \\ 4 1 \\ 4 2 \\ 4 4 \\ 4 5 \\ 5 1 \\ 5 2 \end{array}$	 33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. \$ 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accompanied by a check or draft for the amount required by this subdivision for such license. If the liquor authority shall grant the application it shall issue a license in such form as shall be determined by its rules. A license issued under this subdivision shall authorize the licensee to manufacture mead and braggot within the licensed premises in this state for sale in bottles, barrels or casks to beer, wine and liquor retail licenses pursuant to section thirty-two of this article and to sell and deliver mead and braggot to persons outside the state pursuant to the laws of the place of such sale or delivery. The annual fee for such a license shall be one hundred twenty-five dollars; provided, however, that the annual fee for a farm meadery license shall be seventy-five dollars. The provisions contained in section sixty-seven of this chapter shall apply to all licensed pursuant to subdivision one of this section may conduct mead tastings of New York state labelled meads in establishments licensed pursuant to section sixty-three of this chapter to sell alcoholic beverages for off-premises consumption. Such mead producer or
29 31 32 33 35 37 39 41 42 445 467 490 51	 33. Authorization for sale of mead and braggot by wholesale licensees. 34. Mead and braggot tasting. \$ 30. Mead producers' license. 1. Any person may apply to the liquor authority for a mead producers' license as provided for in this section. Such application shall be in writing and shall contain such information as the liquor authority shall require. Such application shall be accompanied by a check or draft for the amount required by this subdivision for such license. If the liquor authority shall grant the application it shall issue a license in such form as shall be determined by its rules. A license issued under this subdivision shall authorize the licensee to manufacture mead and braggot to persons outside the state pursuant to the laws of the place of such sale or delivery. The annual fee for such a license shall be one hundred twenty-five dollars; provided, however, that the annual fee for a farm meadery license shall be seventy-five dollars. The provisions contained in section sixty-seven of this section may conduct mead tastings of New York state labelled meads in establishments licensed pursuant to section sixty-three of this chapter to sell

1	(b) Any person licensed pursuant to subdivision one of this section
2	may conduct tastings of New York state labelled mead and New York state
3	labeled braggot and apply to the liquor authority for a permit to sell
4	mead and braggot produced by such mead producer or wholesaler, by the
5	bottle, during such tastings in establishments licensed pursuant to
6	section sixty-four of this chapter to sell alcoholic beverages for
7	consumption on the premises. Such mead producer may charge a fee of not
8	more than twenty-five cents for each mead or braggot sample tasted. The
9	liquor authority shall promulgate rules and regulations relating to the
10	conduct of tastings.
11	(c) Mead and braggot tastings shall be conducted subject to the
12	following limitations:
13	(i) mead and braggot tastings shall be conducted by an official agent,
14^{13}	representative or solicitor of one or more mead producers or whole-
$14 \\ 15$	
	salers. Such agent, representative or solicitor shall be physically
16	present at all times during the conduct of the tastings; and
17	(ii) any liability stemming from a right of action resulting from a
18	mead and/or braggot tasting as authorized pursuant to this subdivision
19	and in accordance with the provisions of sections 11-100 and 11-101 of
20	the general obligations law, shall accrue to the mead producer or whole-
21	saler licensee.
22	3. A licensed mead producer producing New York state labelled mead
23	and/or New York state labelled braggot may:
24	(a) sell such mead and braggot to licensed farm distillers, farm
25	wineries, farm cideries and farm breweries. All such mead and braggot
26	sold by the licensee shall be securely sealed and have attached thereto
27	a label as shall be required by section one hundred seven-a of this
28	<u>chapter;</u>
29	(b) conduct tastings at the licensed premises of such mead and braggot
30	<u>or any other New York state labeled mead or braggot;</u>
31	(c) sell such mead and braggot at retail for consumption off the prem-
32	ises at the state fair, at recognized county fairs and at farmers
33	<u>markets operated on a not-for-profit basis;</u>
34	(d) sell and conduct tastings of such mead and braggot at retail for
35	consumption on the premises of a restaurant, conference center, inn, bed
36	and breakfast or hotel business owned and operated by the licensee in or
37	adjacent to its meadery. A licensee who operates a restaurant, confer-
38	ence center, inn, bed and breakfast or hotel pursuant to such authority
39	shall comply with all applicable provisions of this chapter which relate
40	to licenses to sell mead at retail for consumption on the premises;
41	(e) apply for a permit to conduct tastings away from the licensed
42	premises of such mead and braggot. Such permit shall be valid throughout
43	the state and may be issued on an annual basis or for individual events.
44	Each such permit and the exercise of the privilege granted thereby shall
45	be subject to such rules and conditions of the authority as it deems
46	necessary. Tastings shall be conducted subject to the following condi-
47	tions:
48	(i) tastings shall be conducted by an official agent, representative
49	or solicitor of the licensee. Such agent, representative or solicitor
50	shall be physically present at all times during the conduct of the tast-
51	ings; and
52	(ii) any liability stemming from a right of action resulting from a
53	
	tasting of mead or braggot as authorized herein and in accordance with
54	tasting of mead or braggot as authorized herein and in accordance with the provisions of sections 11-100 and 11-101 of the general obligations

55 law, shall accrue to the licensee.

1 (f) if it holds a tasting permit issued pursuant to paragraph (e) of 2 this subdivision, apply to the authority for a permit to sell such mead, 3 for consumption off the premises, during such tastings in premises 4 licensed under section sixty-four or sixty-four-a of this chapter; or 5 apply to the authority for a permit to sell such mead and/or braggot at б a premises licensed under section eighty-one or eighty-one-a of this chapter. Each such permit and the exercise of the privilege granted 7 8 thereby shall be subject to such rules and conditions of the authority 9 as it deems necessary. 4. A mead producer shall manufacture at least fifty gallons of mead 10 11 and/or braggot annually. § 31. Farm meadery license. 1. Any person may apply to the authority 12 13 for a farm meadery license as provided for in this section to produce 14 mead and braggot within this state for sale. Such application shall be in writing and verified and shall contain such information as the 15 16 authority shall require. Such application shall be accompanied by a 17 check or draft in the amount of seventy-five dollars. If the authority grants the application, it shall issue a license in such form as shall 18 be determined by its rules. Such license shall contain a description of 19 20 the licensed premises and in form and in substance shall be a license to 21 the person therein specifically designated to produce mead and braggot in the premises therein specifically licensed. 22 2. A farm meadery license shall authorize the holder thereof to oper-23 ate a meadery for the manufacture of New York state labelled mead and 24 New York state labelled braggot. Such a license shall also authorize the 25 26 licensee to: 27 (a) sell in bulk mead and braggot manufactured by the licensee to any person licensed to manufacture alcoholic beverages in this state or to a 28 permittee engaged in the manufacture of products which are unfit for 29 30 beverage use; 31 (b) sell or deliver mead and braggot manufactured by the licensee to 32 persons outside the state pursuant to the laws of the place of such 33 <u>delivery;</u> (c) sell mead and braggot manufactured by the licensee to wholesalers 34 and retailers licensed in this state to sell such mead and braggot 35 pursuant to section thirty-three of this article, licensed farm distil-36 lers, licensed farm wineries, licensed wineries, licensed farm breweries 37 38 and any other licensed farm meadery. All such mead and braggot sold by 39 the licensee shall be securely sealed and have attached thereto a label as shall be required by section one hundred seven-a of this chapter; 40 (d) (i) at the licensed premises, conduct tastings of, and sell at 41 42 retail for consumption on or off the licensed premises, any mead and 43 braggot manufactured by the licensee or any New York state labelled mead or New York state labelled braggot. Provided, however, for tastings and 44 45 sales for on-premises consumption, the licensee shall regularly keep 46 food available for sale or service to its retail customers for consumption on the premises. A licensee providing the following shall be deemed 47 in compliance with this provision: (A) sandwiches, soups or other such 48 foods, whether fresh, processed, pre-cooked or frozen; and/or (B) food 49 items intended to complement the tasting of alcoholic beverages, which 50 51 shall mean a diversified selection of food that is ordinarily consumed without the use of tableware and can be conveniently consumed while 52 53 standing or walking, including but not limited to: cheeses, fruits, 54 vegetables, chocolates, breads, mustards and crackers. All of the provisions of this chapter relative to licensees selling mead and brag-55 got at retail shall apply; and 56

1	(ii) operate a restaurant, hotel, catering establishment, or other
2	food and drinking establishment in or adjacent to the licensed premises
3	and sell at such place, at retail for consumption on the premises, mead
4	and braggot manufactured by the licensee and any New York state labelled
5	mead or New York state labeled braggot. All of the provisions of this
6	chapter relative to licensees to selling mead and braggot at retail
7	shall apply. Notwithstanding any other provision of law, the licensed
8	farm meadery may apply to the authority for a license under this chapter
9	to sell other alcoholic beverages at retail for consumption on the prem-
10	<u>ises at such establishment;</u>
11	(e) sell mead and braggot manufactured by the licensee or any other
12	licensed farm meadery at retail for consumption off the premises, at the
13	state fair, at recognized county fairs and at farmers markets operated
14	<u>on a not-for-profit basis;</u>
15	(f) conduct tastings of and sell at retail for consumption on or off
16	the premises New York state labeled beer manufactured by a licensed
17	brewery or licensed farm brewery;
18	(g) conduct tastings of and sell at retail for consumption on or off
19	the premises New York state labelled wine manufactured by a licensed
20	<u>winery or licensed farm winery;</u>
21	(h) conduct tastings of and sell at retail for consumption on or off
22	the premises New York state labelled liquor manufactured by a licensed
23	distiller or licensed farm distiller; provided, however, that no consum-
24	er may be provided, directly or indirectly: (i) with more than three
25	samples of liquor for tasting in one calendar day; or (ii) with a sample
26	of liquor for tasting equal to more than one-quarter fluid ounce; and
27	(i) engage in any other business on the licensed premises subject to
28	such rules and regulations as the authority may prescribe. Such rules
29	and regulations shall determine which businesses will be compatible with
30	the policy and purposes of this chapter and shall consider the effect of
31	particular businesses on the community and area in the vicinity of the
32	farm meadery licensee.
33	3. (a) A farm meadery licensee may apply for a permit to conduct tast-
34	ings away from the licensed premises of mead and braggot produced by the
35	licensee. Such permit shall be valid throughout the state and may be
36	issued on an annual basis or for individual events. Each such permit and
37	the exercise of the privilege granted thereby shall be subject to such
38	rules and conditions of the authority as it deems necessary.
39	(b) Tastings shall be conducted subject to the following limitations:
40	(i) tastings shall be conducted by an official agent, representative
41	or solicitor of one or more farm meaderies. Such agent, representative
42	or solicitor shall be physically present at all times during the conduct
43	of the tastings; and
44	(ii) any liability stemming from a right of action resulting from a
45	tasting of mead or braggot as authorized herein and in accordance with
46	the provisions of sections 11-100 and 11-101 of the general obligations
47	law, shall accrue to the farm meadery.
48	4. A licensed farm meadery holding a tasting permit issued pursuant to
49	subdivision three of this section may apply to the authority for a
50	permit to sell mead produced by such farm meadery, by the bottle, during
51	such tastings in premises licensed under section sixty-four or sixty-
52	four-a of this chapter; or apply to the authority for a permit to sell
53 E4	such mead and/or braggot at a premises licensed under section eighty-one
54 55	or eighty-one-a of this chapter. Each such permit and the exercise of
55	the privilege granted thereby shall be subject to such rules and condi-
56	tions of the authority as it deems necessary.

5. A licensed farm meadery may, under such rules as may be adopted by 1 2 the authority, sell mead and braggot manufactured by the licensee or any 3 other licensed farm meadery at retail in bulk by the keg, cask or barrel 4 for consumption and not for resale at a clam-bake, barbeque, picnic, 5 outing or other similar outdoor gathering at which more than fifty б persons are assembled. 7 6. A licensed farm meadery may apply to the authority for a license to 8 sell beer, liquor and/or wine at retail for consumption on the premises 9 in a restaurant owned, conducted, and operated by the licensee in or 10 adjacent to its farm meadery. All of the provisions of this chapter relative to licenses to sell beer, liquor or wine at retail or consump-11 tion on the premises shall apply so far as applicable. 12 13 7. A farm meadery license shall authorize the holder thereof to manu-14 facture, bottle and sell food condiments and products such as honey, mustards, sauces, jams, jellies, mulling spices and other mead related 15 16 foods in addition to other such food and crafts on and from the licensed 17 premises. Such license shall authorize the holder thereof to store and sell gift items in a tax-paid room upon the licensed premises incidental 18 to the sale of mead and braggot. These gift items shall be limited to 19 20 the following categories: 21 (a) non-alcoholic beverages for consumption on or off premises, 22 including but not limited to bottled water, juice and soda beverages; (b) food items for the purpose of complementing mead and braggot tast-23 ings, which shall mean a diversified selection of food that is ordinar-24 25 ily consumed without the use of tableware and can be conveniently 26 consumed while standing or walking. Such food items shall include but 27 not be limited to: cheeses, fruits, vegetables, chocolates, breads, baked goods, mustards and crackers; 28 29 (c) food items, which shall include locally produced farm products and 30 any food or food product not specifically prepared for immediate 31 consumption upon the premises. Such food items may be combined into a 32 package containing mead and/or braggot related products; 33 (d) mead and braggot supplies and accessories, which shall include any 34 item utilized for the storage, serving or consumption of mead or braggot 35 or for decorative purposes. These supplies may be sold as single items or may be combined into a package containing mead and/or braggot; 36 37 (e) mead-making and braggot-making equipment and supplies including, 38 but not limited to, honey, home mead-making kits, braggot-making kits, pumps, filters, yeasts, chemicals and other mead and braggot additives, 39 bottling equipment, bottles, mead and braggot storage and fermenting 40 vessels, barrels, and books or other written material to assist mead-41 42 makers and braggot-makers and home mead-makers and braggot-makers to 43 produce and bottle mead and braggot; (f) souvenir items, which shall include, but not be limited to 44 45 artwork, crafts, clothing, agricultural products and any other articles 46 which can be construed to propagate tourism within the region. 47 8. Notwithstanding any provision of this chapter to the contrary, any farm meadery licensee may charge for tours of its premises. 48 49 9. The holder of a license issued under this section may operate up to five branch offices located away from the licensed farm meadery. Such 50 51 locations shall be considered part of the licensed premises and all 52 activities allowed at and limited to the farm meadery may be conducted 53 at the branch offices. Such branch offices shall not be located within, 54 share a common entrance and exit with, or have any interior access to any other business, including premises licensed to sell alcoholic bever-55 56 ages at retail. Prior to commencing operation of any such branch office,

1	the licensee shall notify the authority of the location of such branch
2	office and the authority may issue a permit for the operation of same.
3	10. (a) No farm meadery shall manufacture in excess of two hundred
4	fifty thousand gallons of mead and/or braggot annually.
5	(b) A licensed farm meadery shall produce at least fifty gallons of
б	mead and/or braggot annually.
7	11. Notwithstanding any contrary provision of law or of any rule or
8	regulation promulgated pursuant thereto, and in addition to the activ-
9	ities which may otherwise be carried out by any person licensed under
10	this section, such person may, on the premises designated in such
11	license:
12	(a) produce, package, bottle, sell and deliver soft drinks and other
13	non-alcoholic beverages, vitamins, and other by-products;
14	(b) recover carbon dioxide and yeast;
15	(c) store bottles, packages and supplies necessary or incidental to
16	all such operations;
17	(d) package, bottle, sell and deliver wine products;
18	(e) allow for the premises including space and equipment to be rented
19	by a licensed tenant mead producer for the purposes of alternation.
20	12. Notwithstanding any other provision of this chapter, the authority
21	may issue a farm meadery license to the holder of a farm meadery, farm
22	brewery, farm winery or farm distiller's license for use at such
23	licensee's existing licensed premises. The holder of a farm meadery,
24	farm brewery, farm winery or farm distiller's license that simultaneous-
25	ly holds a farm meadery license on an adjacent premises may share and
26	use the same tasting room facilities to conduct any tastings that such
27	licensee is otherwise authorized to conduct.
28	13. The authority is hereby authorized to promulgate rules and regu-
29	lations to effectuate the purposes of this section. In prescribing such
30	rules and regulations, the authority shall promote the expansion and
31	profitability of mead and braggot production and of tourism in New York,
32	thereby promoting the conservation, production and enhancement of New
33	York state agricultural lands.
34	§ 32. Authorization for sale of mead and braggot by retail licensees.
35	1. Each retail licensee under this chapter shall have the right, by
36	virtue of his or her license and without being required to pay any addi-
37	tional fee for the privilege, to sell at retail for consumption on or
38	off the premises, as the case may be, mead which has not been designated
39	as a wine pursuant to subdivision nineteen-a of section three of this
40	chapter and has been purchased from a person licensed to produce or sell
41	mead at wholesale under this chapter.
42	2. Each retail licensee authorized to sell wine under this chapter
43	shall have the right, by virtue of his or her license and without being
44	required to pay any additional fee for the privilege, to sell at retail
45	for consumption on or off the premises, as the case may be, mead which
46	has been designated as a wine pursuant to subdivision nineteen-a of
47	section three of this chapter and which has been purchased from a person
48	licensed to produce or sell mead at wholesale under this chapter.
49	3. Each retail licensee authorized to sell beer under this chapter
50	shall have the right, by virtue of his or her license and without being
51	required to pay any additional fee for the privilege, to sell at retail
52	for consumption on or off the premises, as the case may be, braggot
53	which has been purchased from a person licensed to produce or sell brag-
54	got at wholesale under this chapter.
55	§ 33. Authorization for sale of mead and braggot by wholesale licen-
56	sees. 1. Each wholesale licensee authorized to sell beer under this

1	chapter shall have the right, by virtue of its license and without being
2	required to pay any additional fee for the privilege, to sell at whole-
3	sale:
4	(a) braggot purchased from a person licensed to produce braggot under
5	this chapter. Such braggot shall be subject to the provisions of this
6	chapter regarding the tasting and sale of beer at wholesale and retail;
7	or
8	(b) mead purchased from a person licensed to produce mead and which
9	has not been designated as wine pursuant to subdivision nineteen-a of
10	section three of this chapter. Such mead shall be subject to the
	provisions of this chapter regarding the tasting and sale of beer at
11 12	
	wholesale and retail. 2. Each wholesale licensee authorized to sell wine under this chapter
13	
14	shall have the right, by virtue or its license and without being
15	required to pay any additional fee for the privilege, to sell at whole-
16	sale mead purchased from a person licensed to produce mead and which has
17	been designated as wine pursuant to subdivision nineteen-a of section
18	three of this chapter. Such mead shall be subject to the provisions of
19	this chapter regarding the tasting and sale or wine at wholesale and
20	<u>retail.</u>
21	§ 34. Mead and braggot tasting. Any person holding a retail license
22	under this chapter shall be permitted to conduct consumer tastings of
23	mead and braggot upon such person's licensed premises. All such tastings
24	shall be subject to the following limitations:
25	1. Tastings of mead and braggot shall be conducted by the licensee or
26	an authorized agent of the licensee. Provided, however, a licensed
27	wholesaler shall not serve as the authorized agent for another entity,
28	nor shall a licensed wholesaler be involved in any manner with a mead or
29	braggot tasting conducted by another entity.
30	2. No more than three samples of mead and/or braggot may be provided
31	<u>to a person in one calendar day.</u>
32	3. No sample may exceed three fluid ounces.
33	4. No tasting shall be held during the hours prohibited by the
34	provisions of sections one hundred five and one hundred five-a of this
35	chapter.
36	5. Any liability stemming from a right of action resulting from a
37	tasting authorized by this section and in accordance with the provisions
38	of sections 11-100 and 11-101 of the general obligations law shall
39	accrue to the licensee.
40	6. No person under the age of twenty-one shall be permitted to serve a
41	sample or handle an open container of mead or braggot.
42	§ 8. Subdivision 3 of section 17 of the alcoholic beverage control
43	law, as amended by section 3 of chapter 297 of the laws of 2016, is
44	amended to read as follows:
45	3. To revoke, cancel or suspend for cause any license or permit issued
46	under this chapter and/or to impose a civil penalty for cause against
47	any holder of a license or permit issued pursuant to this chapter. Any
48	civil penalty so imposed shall not exceed the sum of ten thousand
49 50	
50	sections ninety-five, ninety-seven, ninety-eight, ninety-nine-d, and
51	paragraph f of subdivision one of section ninety-nine-b of this chapter,
52	and as against the holder of any retail license issued pursuant to
53	sections fifty-three-a, fifty-four, fifty-four-a, fifty-five, fifty-
54	five-a, sixty-three, sixty-four, sixty-four-a, sixty-four-b,
55	sixty-four-c, seventy-six-f, seventy-nine, eighty-one and eighty-one-a
56	of this chapter, and the sum of thirty thousand dollars as against the

1 holder of a license issued pursuant to sections thirty, thirty-one, fifty-three, sixty-one-a, sixty-one-b, seventy-six, seventy-six-a, and 2 3 seventy-eight of this chapter, provided that the civil penalty against 4 the holder of a wholesale license issued pursuant to section fifty-three 5 of this chapter shall not exceed the sum of ten thousand dollars where б that licensee violates provisions of this chapter during the course of 7 the sale of beer at retail to a person for consumption at home, and the 8 sum of one hundred thousand dollars as against the holder of any license 9 issued pursuant to sections fifty-one, sixty-one, and sixty-two of this 10 chapter. Any civil penalty so imposed shall be in addition to and sepa-11 rate and apart from the terms and provisions of the bond required pursuant to section one hundred twelve of this chapter. Provided that no 12 13 appeal is pending on the imposition of such civil penalty, in the event 14 such civil penalty imposed by the division remains unpaid, in whole or 15 in part, more than forty-five days after written demand for payment has 16 been sent by first class mail to the address of the licensed premises, a 17 notice of impending default judgment shall be sent by first class mail 18 to the licensed premises and by first class mail to the last known home address of the person who signed the most recent license application. 19 20 The notice of impending default judgment shall advise the licensee: (a) 21 that a civil penalty was imposed on the licensee; (b) the date the penalty was imposed; (c) the amount of the civil penalty; (d) the amount 22 23 of the civil penalty that remains unpaid as of the date of the notice; (e) the violations for which the civil penalty was imposed; and (f) that 24 25 a judgment by default will be entered in the supreme court of the county 26 in which the licensed premises are located, or other court of civil 27 jurisdiction or any other place provided for the entry of civil judg-28 ments within the state of New York unless the division receives full 29 payment of all civil penalties due within twenty days of the date of the 30 notice of impending default judgment. If full payment shall not have 31 been received by the division within thirty days of mailing of the 32 notice of impending default judgment, the division shall proceed to 33 enter with such court a statement of the default judgment containing the 34 amount of the penalty or penalties remaining due and unpaid, along with 35 proof of mailing of the notice of impending default judgment. The filing 36 of such judgment shall have the full force and effect of a default judg-37 ment duly docketed with such court pursuant to the civil practice law 38 and rules and shall in all respects be governed by that chapter and may 39 be enforced in the same manner and with the same effect as that provided by law in respect to execution issued against property upon judgments of 40 41 a court of record. A judgment entered pursuant to this subdivision shall 42 remain in full force and effect for eight years notwithstanding any 43 other provision of law.

9. Subdivision 3 of section 17 of the alcoholic beverage control law, as amended by section 4 of chapter 297 of the laws of 2016, is amended to read as follows:

47 3. To revoke, cancel or suspend for cause any license or permit issued 48 under this chapter and/or to impose a civil penalty for cause against any holder of a license or permit issued pursuant to this chapter. Any 49 50 civil penalty so imposed shall not exceed the sum of ten thousand 51 dollars as against the holder of any retail permit issued pursuant to 52 sections ninety-five, ninety-seven, ninety-eight, ninety-nine-d, and 53 paragraph f of subdivision one of section ninety-nine-b of this chapter, 54 and as against the holder of any retail license issued pursuant to 55 sections fifty-three-a, fifty-four, fifty-four-a, fifty-five, fifty-56 five-a, sixty-three, sixty-four, sixty-four-a, sixty-four-b,

sixty-four-c, seventy-six-f, seventy-nine, eighty-one, and eighty-one-a 1 2 this chapter, and the sum of thirty thousand dollars as against the of 3 holder of a license issued pursuant to sections thirty, thirty-one, 4 fifty-three, sixty-one-a, sixty-one-b, seventy-six, seventy-six-a and 5 seventy-eight of this chapter, provided that the civil penalty against б the holder of a wholesale license issued pursuant to section fifty-three 7 of this chapter shall not exceed the sum of ten thousand dollars where 8 that licensee violates provisions of this chapter during the course of 9 the sale of beer at retail to a person for consumption at home, and the 10 sum of one hundred thousand dollars as against the holder of any license 11 issued pursuant to sections fifty-one, sixty-one and sixty-two of this chapter. Any civil penalty so imposed shall be in addition to and sepa-12 13 rate and apart from the terms and provisions of the bond required pursu-14 to section one hundred twelve of this chapter. Provided that no ant 15 appeal is pending on the imposition of such civil penalty, in the event 16 such civil penalty imposed by the division remains unpaid, in whole or 17 in part, more than forty-five days after written demand for payment has been sent by first class mail to the address of the licensed premises, a 18 19 notice of impending default judgment shall be sent by first class mail 20 to the licensed premises and by first class mail to the last known home 21 the person who signed the most recent license application. address of The notice of impending default judgment shall advise the licensee: (a) 22 that a civil penalty was imposed on the licensee; (b) the date the 23 penalty was imposed; (c) the amount of the civil penalty; (d) the amount 24 25 of the civil penalty that remains unpaid as of the date of the notice; 26 (e) the violations for which the civil penalty was imposed; and (f) that 27 a judgment by default will be entered in the supreme court of the county 28 in which the licensed premises are located, or other court of civil 29 jurisdiction, or any other place provided for the entry of civil judg-30 ments within the state of New York unless the division receives full 31 payment of all civil penalties due within twenty days of the date of the 32 notice of impending default judgment. If full payment shall not have 33 been received by the division within thirty days of mailing of the notice of impending default judgment, the division shall proceed to 34 35 enter with such court a statement of the default judgment containing the 36 amount of the penalty or penalties remaining due and unpaid, along with 37 proof of mailing of the notice of impending default judgment. The filing 38 of such judgment shall have the full force and effect of a default judg-39 ment duly docketed with such court pursuant to the civil practice law and rules and shall in all respects be governed by that chapter and may 40 be enforced in the same manner and with the same effect as that provided 41 42 by law in respect to execution issued against property upon judgments of 43 a court of record. A judgment entered pursuant to this subdivision shall 44 remain in full force and effect for eight years notwithstanding any 45 other provision of law. 46 10. Paragraphs (a), (b), (c), (d), (e), (f), (g), (h), (i) and (l) §

46 § 10. Paragraphs (a), (b), (c), (d), (e), (f), (g), (h), (1) and (1) 47 of subdivision 2 of section 51-a of the alcoholic beverage control law, 48 paragraphs (a), (b), (c), (f), (h), (i) and (l) as added by chapter 108 49 of the laws of 2012, paragraph (d) as amended and paragraph (l) as 50 relettered by chapter 384 of the laws of 2013, paragraph (e) as amended 51 by chapter 328 of the laws of 2016, paragraph (g) as amended by chapter 52 431 of the laws of 2014, are amended to read as follows:

53 (a) manufacture New York state labelled cider <u>and New York state</u> 54 <u>labeled braggot</u>;

55 (b) sell in bulk beer [and], cider, and braggot manufactured by the 56 licensee to any person licensed to manufacture alcoholic beverages in

this state or to a permittee engaged in the manufacture of products 1 2 which are unfit for beverage use; (c) sell or deliver beer [and], cider, and braggot manufactured by the 3 4 licensee to persons outside the state pursuant to the laws of the place 5 of such delivery; б (d) sell beer [and], cider, and braggot manufactured by the licensee 7 to wholesalers and retailers licensed in this state to sell such beer 8 [and], cider, and braggot, licensed farm distillers, licensed farm 9 wineries, licensed farm cideries, licensed farm meaderies and any other 10 licensed farm brewery. All such beer [and], cider, and braggot sold by 11 the licensee shall be securely sealed and have attached thereto a label as shall be required by section one hundred seven-a of this chapter; 12 13 (e) sell at the licensed premises beer [and], cider, and braggot manu-14 factured by the licensee or any other licensed farm brewery, and wine 15 and spirits manufactured by any licensed farm winery or farm distillery, 16 at retail for consumption on or off the licensed premises; 17 (f) conduct tastings at the licensed premises of beer [and], cider, 18 and braggot manufactured by the licensee or any other licensed farm 19 brewery; 20 (g) operate a restaurant, hotel, catering establishment, or other food 21 and drinking establishment in or adjacent to the licensed premises and sell at such place, at retail for consumption on the premises, beer 22 [and], cider, and braggot manufactured by the licensee and any New York 23 state labeled beer, New York state labeled braggot or New York state 24 25 labeled cider. All of the provisions of this chapter relative to 26 licenses to sell beer, cider, and braggot at retail for consumption on 27 and off the premises shall apply so far as applicable to such licensee. Notwithstanding any other provision of law, the licensed farm brewery 28 29 may apply to the authority for a license under this chapter to sell 30 other alcoholic beverages at retail for consumption on the premises at 31 such establishment; (h) sell beer [and], cider, and braggot manufactured by the licensee 32 33 or any other licensed farm brewery at retail for consumption off the 34 premises, at the state fair, at recognized county fairs and at farmers 35 markets operated on a not-for-profit basis; 36 (i) conduct tastings of and sell at retail for consumption off the 37 premises New York state labelled wine and mead manufactured by a 38 [licensed winery or licensed farm winery] person licensed to produce wine or mead under this chapter; 39 40 (1) conduct tastings of and sell at retail for consumption off the 41 premises New York state labelled braggot manufactured by a person 42 licensed to produce braggot under this chapter; and 43 (m) engage in any other business on the licensed premises subject to 44 such rules and regulations as the authority may prescribe. Such rules 45 and regulations shall determine which businesses will be compatible with 46 the policy and purposes of this chapter and shall consider the effect of 47 particular businesses on the community and area in the vicinity of the 48 farm brewery licensee. 49 § 11. Paragraph (a) and subparagraph (ii) of paragraph (b) of subdivi-50 sion 3 of section 51-a of the alcoholic beverage control law, as added by chapter 108 of the laws of 2012, are amended to read as follows: 51 52 (a) A farm brewery licensee may apply for a permit to conduct tastings away from the licensed premises of beer [and], cider, and braggot

53 away from the licensed premises of beer [and], cider, and braggot 54 produced by the licensee. Such permit shall be valid throughout the 55 state and may be issued on an annual basis or for individual events. 56 Each such permit and the exercise of the privilege granted thereby shall

be subject to such rules and conditions of the authority as it deems 1 2 necessary. (ii) any liability stemming from a right of action resulting from a 3 4 tasting of beer [or], cider, or braggot as authorized herein and in 5 accordance with the provisions of sections 11-100 and 11-101 of the б general obligations law, shall accrue to the farm brewery. 7 § 12. Subdivision 4 of section 51-a of the alcoholic beverage control 8 law, as added by chapter 108 of the laws of 2012, is amended to read as 9 follows: 10 4. A licensed farm brewery holding a tasting permit issued pursuant to 11 subdivision three of this section may apply to the authority for a permit to sell beer [and], cider, and braggot produced by such farm 12 brewery, by the bottle, during such tastings in premises licensed under 13 14 sections sixty-four, sixty-four-a, eighty-one and eighty-one-a of this 15 chapter. Each such permit and the exercise of the privilege granted 16 thereby shall be subject to such rules and conditions of the authority 17 as it deems necessary. 18 § 13. Subdivision 10 of section 51-a of the alcoholic beverage control 19 law, as amended by chapter 431 of the laws of 2014, is amended to read 20 as follows: 21 10. (a) No farm brewery shall manufacture in excess of seventy-five 22 thousand finished barrels of beer [and], cider, and braggot annually. (b) A farm brewery shall manufacture at least fifty barrels of beer 23 24 [and], cider, and braggot annually. 25 § 14. Subdivisions 1 and 2 of section 56-a of the alcoholic beverage 26 control law, as amended by chapter 422 of the laws of 2016, are amended 27 to read as follows: 28 In addition to the annual fees provided for in this chapter, there 1. 29 shall be paid to the authority with each initial application for a 30 license filed pursuant to section thirty, thirty-one, fifty-one, fifty-31 one-a, fifty-two, fifty-three, fifty-eight, fifty-eight-c, 32 fifty-eight-d, sixty-one, sixty-two, seventy-six, seventy-seven or 33 seventy-eight of this chapter, a filing fee of four hundred dollars; 34 with each initial application for a license filed pursuant to section 35 sixty-three, sixty-four, sixty-four-a or sixty-four-b of this chapter, a 36 filing fee of two hundred dollars; with each initial application for a 37 license filed pursuant to section fifty-three-a, fifty-four, fifty-five, 38 fifty-five-a, seventy-nine, eighty-one or eighty-one-a of this chapter, 39 a filing fee of one hundred dollars; with each initial application for a permit filed pursuant to section ninety-one, ninety-one-a, ninety-two, 40 41 ninety-two-a, ninety-three, ninety-three-a, if such permit is to be 42 issued on a calendar year basis, ninety-four, ninety-five, ninety-six or 43 ninety-six-a, or pursuant to paragraph b, c, e or j of subdivision one 44 of section ninety-nine-b of this chapter if such permit is to be issued 45 on a calendar year basis, or for an additional bar pursuant to subdivi-46 sion four of section one hundred of this chapter, a filing fee of twenty 47 dollars; and with each application for a permit under section ninetythree-a of this chapter, other than a permit to be issued on a calendar 48 49 year basis, section ninety-seven, ninety-eight, ninety-nine, or ninetynine-b of this chapter, other than a permit to be issued pursuant to 50 51 paragraph b, c, e or j of subdivision one of section ninety-nine-b of 52 this chapter on a calendar year basis, a filing fee of ten dollars. 53 2. In addition to the annual fees provided for in this chapter, there 54 shall be paid to the authority with each renewal application for a 55 license filed pursuant to section thirty, thirty-one, fifty-one, fifty-56 one-a, fifty-two, fifty-three, fifty-eight, fifty-eight-c,

fifty-eight-d, sixty-one, sixty-two, seventy-six, seventy-seven 1 or seventy-eight of this chapter, a filing fee of one hundred dollars; with 2 each renewal application for a license filed pursuant to section sixty-3 4 three, sixty-four, sixty-four-a or sixty-four-b of this chapter, a 5 filing fee of ninety dollars; with each renewal application for a б license filed pursuant to section seventy-nine, eighty-one or eighty-7 one-a of this chapter, a filing fee of twenty-five dollars; and with 8 each renewal application for a license or permit filed pursuant to 9 section fifty-three-a, fifty-four, fifty-five, fifty-five-a, ninety-one, 10 ninety-one-a, ninety-two, ninety-two-a, ninety-three, ninety-three-a, if such permit is issued on a calendar year basis, ninety-four, ninety-11 five, ninety-six or ninety-six-a of this chapter or pursuant to para-12 13 graph b, c, e or j of subdivision one of section ninety-nine-b, if such 14 permit is issued on a calendar year basis, or with each renewal applica-15 tion for an additional bar pursuant to subdivision four of section one 16 hundred of this chapter, a filing fee of thirty dollars. § 15. Paragraph (j) of subdivision 2 of section 58-c of the alcoholic 17 beverage control law, as amended by chapter 327 of the laws of 2016, is 18 19 amended and two new paragraphs (j-1) and (j-2) are added to read as 20 follows: 21 (j) conduct tastings of and sell at retail for consumption on or off 22 the premises New York state labelled liquor manufactured by a licensed distiller or licensed farm distiller; provided, however, that no consum-23 er may be provided, directly or indirectly: (i) with more than three 24 25 samples of liquor for tasting in one calendar day; or (ii) with a sample 26 of liquor for tasting equal to more than one-quarter fluid ounce; [and] 27 (j-1) conduct tastings of and sell at retail for consumption on or off 28 the premises New York state labelled mead manufactured by a person 29 licensed to produce mead under this chapter; 30 (j-2) conduct tastings of and sell at retail for consumption on or off 31 the premises New York state labelled braggot manufactured by a person 32 licensed to produce braggot under this chapter; and 33 § 16. Subparagraphs (vi) and (vii) of paragraph (a) of subdivision 2-c 34 of section 61 of the alcoholic beverage control law, as amended by chap-35 ter 103 of the laws of 2017, are amended and two new subparagraphs 36 (viii) and (ix) are added to read as follows: 37 (vi) To conduct tastings of and sell at retail for consumption on or 38 off the premises New York state labelled cider manufactured by a licensed brewer, licensed farm brewery, licensed farm winery, licensed 39 cider producer or licensed farm cidery; [and] 40 41 (vii) To conduct tastings of and sell at retail for consumption on or 42 off the premises New York state labelled wine manufactured by a licensed 43 winery or licensed farm winery[+]; 44 (viii) To conduct tastings of and sell at retail for consumption on or 45 off the premises New York state labelled mead manufactured by a person

46 <u>licensed to produce mead under this chapter; and</u>

47 (ix) To conduct tastings of and sell at retail for consumption on or
 48 off the premises New York state labelled braggot manufactured by a
 49 person licensed to produce braggot under this chapter.

50 § 17. Paragraphs (a), (b), (c) and (d) of subdivision 2 of section 76 51 of the alcoholic beverage control law, as amended by chapter 108 of the 52 laws of 2012, are amended to read as follows:

53 (a) to operate a winery for the manufacture of wine <u>and mead</u> at the 54 premises specifically designated in the license;

1 (b) to receive and possess wine and mead from other states consigned 2 to a United States government bonded winery, warehouse or storeroom 3 located within the state; 4 (c) to sell in bulk from the licensed premises the products manufac-5 tured under such license and wine and mead received by such licensee б from any other state to any winery licensee, or meadery license any distiller licensee or to a permittee engaged in the manufacture of 7 8 products which are unfit for beverage use and to sell or deliver such 9 wine or mead to persons outside the state pursuant to the laws of the 10 place of such sale or delivery; 11 (d) to sell from the licensed premises to a licensed wholesaler or 12 retailer, or to a corporation operating railroad cars or aircraft for 13 consumption on such carriers, wine and mead manufactured or received by 14 the licensee as above set forth in the original sealed containers of not 15 more than fifteen gallons each and to sell or deliver such wine and mead 16 to persons outside the state pursuant to the laws of the place of such 17 sale or delivery. All wine and mead sold by such licensee shall be securely sealed and have attached thereto a label setting forth such 18 19 information as shall be required by this chapter; 20 § 18. Subdivision 4-a of section 76 of the alcoholic beverage control 21 law, as amended by chapter 431 of the laws of 2014, is amended to read 22 as follows: 4-a. A licensed winery may operate a restaurant, hotel, catering 23 establishment, or other food and drinking establishment in or adjacent 24 to the licensed premises and sell at such place, at retail for consump-25 26 tion on the premises, wine, mead and wine products manufactured by the 27 licensee and any New York state labeled wine, mead or New York state labeled wine product. All of the provisions of this chapter relative to 28 29 licenses to sell wine at retail for consumption on the premises shall 30 apply so far as applicable to such licensee. Notwithstanding any other 31 provision of law, the licensed winery may apply to the authority for a 32 license under article four of this chapter to sell other alcoholic 33 beverages at retail for consumption on the premises at such establish-34 ment. 35 § 19. Subdivision 13 of section 76 of the alcoholic beverage control 36 law, as added by chapter 221 of the laws of 2011, is amended to read as 37 follows: 38 13. Notwithstanding any other provision of law to the contrary, a winery licensed pursuant to this section may engage in custom wine 39 production allowing individuals to assist in the production of wine or 40 41 mead for sale for personal or family use, provided, however, that (a) 42 the wine or mead must be purchased by the individual assisting in the 43 production of such wine or mead; and (b) the owner, employee or agent of 44 such winery shall be present at all times during such production. 45 § 20. Subdivision 14 of section 76 of the alcoholic beverage control 46 law, as added by chapter 431 of the laws of 2014, is amended to read as 47 follows: 48 14. Any person licensed under this section shall manufacture at least 49 fifty gallons of wine and/or mead per year. 50 § 21. Paragraphs (a), (c), (e) and (f) of subdivision 2 of section 51 76-a of the alcoholic beverage control law, paragraph (a) as added by chapter 221 of the laws of 2011, paragraph (c) as amended by chapter 384 52 53 of the laws of 2013, paragraph (e) as amended by chapter 328 of the laws 54 of 2016 and paragraph (f) as amended by chapter 431 of the laws of 2014, 55 are amended to read as follows:

1 (a) operate a farm winery for the manufacture of wine, New York state 2 labeled mead or New York state labeled cider at the premises specifically designated in the license; 3 4 (c) sell from the licensed premises to a licensed winery, farm distil-5 ler, farm brewery, farm cidery, farm meadery, wholesaler or retailer, or б to a corporation operating railroad cars or aircraft for consumption on 7 such carriers, or at retail for consumption off the premises, wine $[\Theta^{*}]_{L}$ 8 cider, or mead manufactured by the licensee as above set forth and to 9 sell or deliver such wine or cider to persons outside the state pursuant 10 to the laws of the place of such sale or delivery. All wine [er], cider, 11 or mead sold by such licensee for consumption off the premises shall be securely sealed and have attached thereto a label setting forth such 12 13 information as shall be required by this chapter; 14 (e) conduct tastings of and sell at the licensed premises [eider and 15 wine], at retail for consumption on or off the licensed premises alco-16 holic beverages manufactured by the licensee or any other licensed farm 17 winery[, and]; New York state labeled wine manufactured by any licensed winery; New York state labeled beer manufactured by any licensed brewer 18 or farm brewery; New York state labeled cider manufactured by any 19 20 licensed cider producer, farm cidery or farm brewery; New York state 21 labeled mead manufactured by any licensed farm meadery, winery or farm winery; New York state labeled braggot manufactured by any licensed 22 meadery, brewery or farm brewery and [spirits] New York state labeled 23 24 liquor manufactured by any licensed [farm brewery or] distiller or farm distillery[, at retail for consumption on or off the licensed premises]; 25 (f) operate a restaurant, hotel, catering establishment, or other food 26 27 and drinking establishment in or adjacent to the licensed premises and 28 sell at such place, at retail for consumption on the premises, wine, 29 cider [and wine products], and mead manufactured by the licensee and any 30 New York state labeled wine, New York state labeled cider, New York 31 state labeled mead or New York state labeled wine product. All of the 32 provisions of this chapter relative to licenses to sell wine at retail for consumption on the premises shall apply so far as applicable to such 33 licensee. Notwithstanding any other provision of law, the licensed **farm** 34 35 winery may apply to the authority for a license under [article four of] 36 this chapter to sell other alcoholic beverages at retail for consumption 37 on the premises at such establishment. 38 § 22. Paragraphs (f), (g) and (h) of subdivision 6 of section 76-a of the alcoholic beverage control law are REPEALED. 39 40 § 23. Subdivision 8 of section 76-a of the alcoholic beverage control 41 law, as amended by chapter 431 of the laws of 2014, is amended to read 42 as follows: 8. (a) No licensed farm winery shall manufacture in excess of 43 two 44 hundred fifty thousand finished gallons of wine, cider, and mead annual-45 ly. 46 (b) Any person licensed under this section shall manufacture at least 47 fifty gallons of wine, cider, and mead per year. 48 § 24. Subdivision 9 of section 76-a of the alcoholic beverage control law, as added by chapter 221 of the laws of 2011, is amended to read as 49 50 follows: 51 9. Notwithstanding any other provision of law to the contrary, a farm 52 winery licensed pursuant to this section may engage in custom [wine] 53 production allowing individuals to assist in the production of <u>New York</u> state labeled wine, cider and mead for sale for personal or family use, 54 provided, however, that (a) the wine, cider and mead must be purchased 55 56 by the individual assisting in the production of such wine, cider or

1 mead; and (b) the owner, employee or agent of such winery shall be pres-2 ent at all times during such production.

3 § 25. Subdivision 2 of section 101-aaa of the alcoholic beverage 4 control law, as amended by chapter 242 of the laws of 2012, is amended 5 to read as follows:

6 2. No manufacturer or wholesaler licensed under this chapter shall 7 sell or deliver any beer, <u>mead</u>, cider or wine products to any retail 8 licensee except as provided for in this section:

9 (a) for cash to be paid at the time of delivery; or

10 (b) on terms requiring payment by such retail licensee for such beer, 11 mead, cider, or wine products on or before the final payment date of any credit period within which delivery is made. Provided, however, that the 12 13 sale of wine products mead, or cider to a retail licensee by a whole-14 saler licensed under section fifty-eight, sixty-two, or seventy-eight of 15 this chapter, or a licensed manufacturer of liquor, mead or wine or a 16 cider producer's license, shall be governed by the provisions of section 17 one hundred-one-aa of this article.

18 § 26. Paragraphs (b), (d) and (e) of subdivision 4 of section 107-a of 19 the alcoholic beverage control law, paragraph (b) as amended by chapter 20 369 of the laws of 2017, paragraphs (d) and (e) as amended by chapter 21 354 of the laws of 2013, are amended to read as follows:

22 (b) The annual fee for registration of any brand or trade name label 23 for liquor shall be two hundred fifty dollars; the annual fee for registration of any brand or trade name label for beer, mead or cider shall 24 25 be one hundred fifty dollars; the annual fee for registration of any 26 brand or trade name label for wine or wine products shall be fifty 27 dollars. Such fee shall be in the form of a check or draft. No annual fee for registration of any brand or trade name label for wine shall be 28 required if it has been approved by the Alcohol and Tobacco Tax and 29 30 Trade Bureau of the United States Department of Treasury pursuant to 31 this section.

Each brand or trade name label registration approved pursuant to this section shall be valid for a term of three years as set forth by the authority and which shall be pro-rated for partial years as applicable.

Each brand or trade name label registration approved pursuant to this section shall be valid only for the licensee to whom issued and shall not be transferable.

38 (d) The authority may at any time exempt any discontinued brand from 39 such fee provisions where a manufacturer or wholesaler has an inventory of one hundred cases or less of liquor or wine and five hundred cases or 40 less of beer, and certifies to the authority in writing that such brand 41 42 is being discontinued. The authority may also at any time exempt any 43 discontinued brand from such fee provisions where a retailer discontinu-44 ing a brand owned by him has a balance of an order yet to be delivered 45 fifty cases or less of liquor or wine, or two hundred fifty cases or of 46 less of beer, **mead**, wine products or cider.

(e) The authority shall exempt from such fee provisions the registration of each brand or trade name label used for beer<u>, mead</u> or cider that produced in small size batches totaling fifteen hundred barrels or less of beer<u>, mead</u> or cider annually.

51 § 27. This act shall take effect on the ninetieth day after it shall 52 have become a law, provided that the amendments to section 17 of the 53 alcoholic beverage control law made by section eight of this act shall 54 be subject to the expiration and reversion of such section pursuant to 55 section 4 of chapter 118 of the laws of 2012, as amended, when upon such 56 date the provisions of section nine of this act shall take effect.