## STATE OF NEW YORK

4972--A

2017-2018 Regular Sessions

## IN ASSEMBLY

February 6, 2017

Introduced by M. of A. MAGEE, LUPARDO, DiPIETRO, SKOUFIS, FRIEND, LUPI-NACCI, BRABENEC, B. MILLER -- Multi-Sponsored by -- M. of A. LOPEZ, McDONOUGH -- read once and referred to the Committee on Economic Development -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the alcoholic beverage control law, in relation to promoting economic development by expanding products sold by farm cideries and authorizing such cideries to sell cider to other licensees for resale

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

Section 1. Paragraph (b) of subdivision 3-a of section 58 of the alcoholic beverage control law, as added by chapter 384 of the laws of 2013, is amended to read as follows:

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- (b) conduct tastings at the licensed premises of such cider or any other New York state labeled cider;
- § 2. Paragraph (c) of subdivision 2 of section 58-c of the alcoholic 7 beverage control law, as added by chapter 384 of the laws of 2013, is amended to read as follows:
- (c) sell cider manufactured by the licensee to wholesalers and retail-10 ers licensed in this state to sell such cider, licensed farm distillers, licensed farm wineries, licensed wineries, licensed farm breweries and any other licensed farm cidery. All such cider sold by 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;
- 15 3. Paragraphs (b) and (e) of subdivision 7 of section 58-c of the alcoholic beverage control law, as added by chapter 384 of the laws of 17 2013, are amended to read as follows:
- 18 (b) food items for the purpose of complementing cider tastings, which 19 shall mean a diversified selection of food that is ordinarily consumed 20 without the use of tableware and can be conveniently consumed while

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

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standing or walking. Such food items shall include but not be limited to: cheeses, fruits, vegetables, chocolates, breads, baked goods, mustards and crackers;

- (e) cider-making equipment and supplies including, but not limited to, apples, apple juice, other pome fruits, other pome fruit juices, home cider-making kits, presses, pumps, filters, yeasts, chemicals and other cider additives, bottling equipment, bottles, cider storage and fermenting vessels, barrels, and books or other written material to assist cider-makers and home cider-makers to produce and bottle cider;
- § 4. Subdivision 4 of section 76 of the alcoholic beverage control law, as amended by chapter 431 of the laws of 2014, is amended to read 11 12 as follows:
- 13 4. A licensed winery may at the licensed premises, conduct tastings 14 of, and sell at retail for consumption on or off the licensed premises, 15 any wine or wine product manufactured by the licensee or any New York 16 state labeled wine or New York state labeled wine product or any New 17 York state labeled cider. Provided, however, for tastings and sales for 18 on-premises consumption, the licensee shall regularly keep food available for sale or service to its retail customers for consumption on the 19 20 premises. A licensee providing the following shall be deemed in compliance with this provision: (i) sandwiches, soups or other such foods, 22 whether fresh, processed, pre-cooked or frozen; and/or (ii) food items intended to complement the tasting of alcoholic beverages, which shall 23 24 mean a diversified selection of food that is ordinarily consumed without 25 the use of tableware and can be conveniently consumed while standing or walking, including but not limited to: cheeses, fruits, vegetables, 27 chocolates, breads, mustards and crackers. All of the provisions of this 28 chapter relative to licenses to sell wine at retail for consumption on 29 or off the premises shall apply so far as applicable to such licensee.
- 30 § 5. This act shall take effect on the one hundred eightieth day after 31 it shall have become a law; provided, however, that effective immediate-32 ly, the addition, amendment and/or repeal of any rule or regulation 33 necessary for the implementation of this act on its effective date are 34 authorized and directed to be made and completed on or before such 35 effective date.