STATE OF NEW YORK

6289

2019-2020 Regular Sessions

IN SENATE

June 3, 2019

Introduced by Sen. MAY -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the tax law and the alcoholic beverage control law, in relation to exempting certain beer tastings from retail sales and compensating use taxes

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

Section 1. Paragraph 33 of subdivision a of section 1115 of the tax law, as amended by chapter 418 of the laws of 2017, is amended to read as follows:

(33) Wine or wine product, beer or beer product, cider or cider product, liquor or liquor product, and the kegs, cans, bottles, growlers, corks, caps, and labels used to package such alcoholic product, furnished by the official agent of a farm winery, winery, brewery, farm brewery, cider producer, farm cidery, distillery, farm distillery, wholesaler, or importer at a wine, beer, cider or liquor tasting held in accordance with the alcoholic beverage control law to a customer or prospective customer who consumes such wine, beer, cider or liquor at such tasting. For purposes of this paragraph, a beer tasting shall meet the definition set forth in subdivision three-a of section fifty-one of the alcoholic beverage control law or paragraph (f) of subdivision two of section fifty-one-a of such law.

Section 2. Subdivision 3-a of section 51 of the alcoholic beverage control law, as added by chapter 431 of the laws of 2014, is amended to read as follows:

3-a. A licensed brewer may at the licensed premises conduct tastings of, and sell at retail for consumption on or off the licensed premises, any beer manufactured by the licensee or any New York state labeled beer. For purposes of the exemption on retail sales and compensating use taxes provided for in paragraph thirty-three of subdivision a of section eleven hundred fifteen of the tax law, a beer tasting shall mean no more

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

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than five samples of beer not exceeding five fluid ounces each, which
may be provided to a person in any calendar day, and each such sample
shall be a different beer than the others. Provided, however, that for
tastings and sales for on-premises consumption, the licensee shall regu-
larly keep food available for sale or service to its retail customers
for consumption on the premises. A licensee providing the following
shall be deemed in compliance with this provision: (i) sandwiches, soups
or other such foods, whether fresh, processed, pre-cooked or frozen;
and/or (ii) food items intended to complement the tasting of alcoholic
beverages, which shall mean a diversified selection of food that is
ordinarily consumed without the use of tableware and can be conveniently
consumed while standing or walking, including but not limited to: chee-
es, fruits, vegetables, chocolates, breads, mustards and crackers. All
of the provisions of this chapter relative to licenses to sell beer at
retail for consumption on and off the premises shall apply so far as
applicable to such licensee.
§ 3. Paragraph (f) of subdivision 2 of section 51-a of the alcoholic
beverage control law, as amended by chapter 522 of the laws of 2018, is
amended to read as follows:
(f) conduct tastings at the licensed premises of beer, cider, and
braggot manufactured by the licensee or any other licensed farm brewery.
For purposes of the exemption on retail sales and compensating use taxes
provided for in paragraph thirty-three of subdivision a of section elev-
en hundred fifteen of the tax law, beer tasting shall mean no more than
five samples of beer not exceeding five fluid ounces each, which may be
provided to a person in any calendar day, and each such sample shall be
a different beer than the others;
§ 4. This act shall take effect immediately.