8789

IN SENATE

April 18, 2022

- Introduced by Sen. SKOUFIS -- read twice and ordered printed, and when printed to be committed to the Committee on Commerce, Economic Development and Small Business
- AN ACT to amend the alcoholic beverage control law, in relation to authorizing the direct intrastate and interstate shipment of liquor, cider, mead, and braggot and relates to direct shipments of wine

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

Section 1. The alcoholic beverage control law is amended by adding two new sections 68 and 69 to read as follows:

3 § 68. Direct interstate liquor shipments. 1. Authorization. Notwith-4 standing any provision of law, rule or regulation to the contrary, any 5 holder of a license to manufacture liquor in any other state, who obtains an out-of-state direct shipper's license, as provided in this 6 section, may ship no more than thirty-six cases (no more than nine 7 liters each case) of liquor produced by such license holder per year 8 9 directly to a resident of New York who is at least twenty-one years of 10 age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for ship-11 ments of liquor to be received by a resident thereof who is at least 12 twenty-one years of age, for such resident's personal use and not for 13 14 resale, from a person licensed in this state as a manufacturer and, 15 provided further, that the state in which such out-of-state distillery is located affords to New York state licensed manufacturers with the 16 privilege of producing liquor reciprocal shipping privileges, meaning 17 shipping privileges that are substantially similar to the requirements 18 19 in this section. No person shall place an order for shipment of liquor 20 unless they are twenty-one years of age or older. Any common carrier 21 with a permit issued pursuant to this chapter to whom such out-of-state 22 shipper's license is presented is authorized to make delivery of ship-23 ments provided for hereunder in this state in compliance with this section. 24 25 2. License. Before sending any shipment hereunder to a resident in

26 this state, the out-of-state shipper shall first obtain a license from

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

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1	the authority under procedures prescribed by rules and regulations of
2	the authority and after providing the authority with a true copy of its
3	current license to manufacture liquor in the applicant's state of domi-
4	cile along with a copy of the applicant's federal basic permit after
5	payment of an annual fee of one hundred twenty-five dollars. Notwith-
б	standing the provisions of section one hundred ten of this chapter, the
7	authority in its discretion, may excuse an out-of-state distillery from
8	the submission of such information.
9	3. Licensee's responsibilities. The holder of an out-of-state direct
10	shipper's license:
11	(a) shall ship no more than thirty-six cases (no more than nine liters
12	each case) per year of liquor produced by such license holder directly
13	to a New York state resident who is at least twenty-one years of age,
14	for such resident's personal use and not for resale;
15	(b) may ship within the same packaging any and all alcoholic beverages
16	it lawfully produces and which it sells in accordance with its shipping
17	privileges and responsibilities pursuant to the provisions of this
18	section and sections thirty-five, fifty-nine-b, and seventy-nine-c of
19	this chapter, as applicable;
20	(c) shall ensure that the outside of each shipping container used to
21	ship liquor directly to a New York resident is conspicuously labeled
22	with the words: "CONTAINS ALCOHOLIC BEVERAGES - SIGNATURE OF PERSON AGE
23	21 OR OLDER REQUIRED FOR DELIVERY - NOT FOR RESALE," or with other
24	language specifically approved by the New York state liquor authority;
25	(d) shall maintain records in such manner and form as the authority
26	may direct, showing the total amount of liquor shipped into the state
27	each calendar year; the names and addresses of the purchasers to whom
28	the liquor was shipped, the date purchased, the name of the common
29	carrier used to deliver the liquor, and the quantity and value of each
30	shipment;
31	(e) shall in connection with the acceptance of an order for a delivery
32	of liquor to a New York resident, require the prospective customer to
33	represent that he or she has attained the age of twenty-one years or
34	more and that the liquor being purchased will not be resold or intro-
35	duced into commerce;
36	(f) shall require common carriers to:
37	(i) require a recipient, at the delivery address, upon delivery, to
38	demonstrate that the recipient is at least twenty-one years of age by
39	providing a valid form of photographic identification authorized by
40	section sixty-five-b of this article;
41	(ii) require a recipient to sign an electronic or paper form or other
42	acknowledgement of receipt as approved by the authority; and
43	(iii) refuse delivery when the proposed recipient appears to be under
44	twenty-one years of age and refuses to present valid identification as
45	required by subparagraph (i) of this paragraph;
46	(q) shall file returns with and pay to the New York state department
47	of taxation and finance all state and local sales taxes and excise taxes
48	due on sales into this state in accordance with the applicable
49	provisions of the tax law relating to such taxes, the amount of such
50	taxes to be determined on the basis that each sale in this state was at
51	the location where delivery is made;
52	(h) shall keep all records required by this section for three years
53	and provide copies of such records, upon written request, to the author-
54	ity or the department of taxation and finance;
55	(i) shall permit the authority or the department of taxation and
55	12, sider pointe one admitter of the asparence of caracton and

56 finance to perform an audit of such out-of-state shipper upon request;

1	(j) shall execute a written consent to the jurisdiction of this state,
2	its agencies and instrumentalities and the courts of this state concern-
3	ing enforcement of this section and any related laws, rules, or regu-
4	lations, including tax laws, rules or regulations; and
5	(k) shall prior to obtaining an out-of-state direct shipper's license,
б	obtain a certificate of authority pursuant to section eleven hundred
7	thirty-four of the tax law and a registration as a distributor pursuant
8	to sections four hundred twenty-one and four hundred twenty-two of the
9	tax law.
10	4. Situs. Delivery of a shipment in this state by the holder of an
11	out-of-state direct shipper's license shall be deemed to constitute a
12	sale in this state at the place of delivery and shall be subject to all
13	excise taxes levied pursuant to section four hundred twenty-four of the
14	tax law and all sales taxes levied pursuant to articles twenty-eight and
15	twenty-nine of such law.
16	5. Renewal. The out-of-state shipper may annually renew its license
17	with the authority by paying a one hundred twenty-five dollar renewal
18	fee, providing the authority with a true copy of its current license in
19	such other state as an alcoholic beverage manufacturer and by complying
20	with such other procedures as are prescribed by rule of the authority.
21	6. Rules and regulations. The authority and the department of taxation
22	and finance may promulgate rules and regulations to effectuate the
23	purposes of this section.
24	7. Enforcement. The authority may enforce the requirements of this
25	section including the requirements imposed on the common carrier, by
26	administrative proceedings to suspend or revoke an out-of-state ship-
27	per's license and the authority may accept payment of an administrative
28	fine in lieu of suspension, such payments to be determined by rules or
29	regulations promulgated by the authority. In addition, the authority or
30	the attorney general of the state of New York shall report violations of
31	this section, where appropriate, to the United States department of
32	treasury, tax and trade bureau, for administrative action to suspend or
33	revoke the federal basic permit.
33 34	8. Violations. In any action brought under this section, the common
35	carrier and the licensee shall only be held liable for their independent
36	acts.
37	§ 69. Direct intrastate liquor shipments. Any person having applied
38	for and received a license under section sixty-one of this article may
39	ship no more than thirty-six cases (no more than nine liters per case)
40	of liquor produced by such licensee per year directly to a New York
41	state resident who is at least twenty-one years of age, for such resi-
42	dent's personal use and not for resale.
43	1. Licensee's shipping responsibilities. Notwithstanding any provision
44	to the contrary contained in this chapter, any above referred licensee:
45	(a) shall ship no more than thirty-six cases (no more than nine liters
46	per case) per year of liquor produced by such license holder directly to
47	a New York state resident who is at least twenty-one years of age, for
48	such resident's personal use and not for resale;
49	(b) may ship within the same packaging any and all alcoholic beverages
50	it lawfully produces and which it sells in accordance with its shipping
51	privileges and responsibilities pursuant to the provisions of this
52	section and sections thirty-six, fifty-nine-c, and seventy-nine-d of
53	this chapter, as applicable;
54	(c) shall ensure that the outside of each shipping container used to
55	ship liquor directly to a New York state resident is conspicuously
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1	PERSON AGE 21 OR OLDER REQUIRED FOR DELIVERY - NOT FOR RESALE," or with
2	other language specifically approved by the New York state liquor
3	authority;
4	(d) shall maintain records in such manner and form as the authority
5	may direct showing the total amount of liquor shipped in the state each
б	calendar year, the names and addresses of the purchasers to whom the
7	liquor was shipped, the date purchased, the name of the common carrier
8	used to deliver the liquor, and the quantity and value of each shipment.
9	Such records shall be kept for three years and, upon written request, be
10	provided to the authority or the department of taxation and finance;
11	(e) shall in connection with the acceptance of an order for a delivery
12	of liquor to a New York resident, require the prospective customer to
13	represent that he or she has attained the age of twenty-one years or
14	more and that the liquor being purchased will not be resold or intro-
15	duced into commerce; and
16	(f) shall require common carriers to:
17	(i) require a recipient, at the delivery address, upon delivery, to
18	demonstrate that the recipient is at least twenty-one years of age by
19	providing a valid form of photographic identification authorized by
20	<u>section sixty-five-b of this article;</u>
21	(ii) require a recipient to sign an electronic or paper form or other
22	acknowledgment of receipt as approved by the authority; and
23	(iii) refuse delivery when the proposed recipient appears to be under
24	twenty-one years of age and refuses to present valid identification as
25	required by paragraph (a) of this subdivision.
26	2. Violations. In any action brought under this section, the common
27	carrier and the licensee shall only be held liable for their independent
28	acts.
29	§ 2. The alcoholic beverage control law is amended by adding two new
30	sections 59-b and 59-c to read as follows:
31	§ 59-b. Direct interstate cider shipments. 1. Authorization. Notwith-
32	standing any provision of law, rule or regulation to the contrary, any
33	holder of a license to manufacture cider in any other state who obtains
34	an out-of-state direct shipper's license, as provided in this section,
35	may ship no more than thirty-six cases (no more than nine liters each
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36	case) of cider produced by such license holder per year directly to a
37	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such
37 38	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which
37 38 39	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider
37 38 39 40	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider to be received by a resident thereof who is at least twenty-one years of
37 38 39 40 41	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider to be received by a resident thereof who is at least twenty-one years of age, for such resident's personal use and not for resale, from a person
37 38 39 40 41 42	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider to be received by a resident thereof who is at least twenty-one years of age, for such resident's personal use and not for resale, from a person licensed in this state as a manufacturer and, provided further, that the
37 38 39 40 41 42 43	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider to be received by a resident thereof who is at least twenty-one years of age, for such resident's personal use and not for resale, from a person licensed in this state as a manufacturer and, provided further, that the state in which such out-of-state cider producer is located affords to
37 38 39 40 41 42	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider to be received by a resident thereof who is at least twenty-one years of age, for such resident's personal use and not for resale, from a person licensed in this state as a manufacturer and, provided further, that the state in which such out-of-state cider producer is located affords to New York state licensed manufacturers with the privilege of producing
37 38 39 40 41 42 43	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider to be received by a resident thereof who is at least twenty-one years of age, for such resident's personal use and not for resale, from a person licensed in this state as a manufacturer and, provided further, that the state in which such out-of-state cider producer is located affords to
37 38 39 40 41 42 43 44	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider to be received by a resident thereof who is at least twenty-one years of age, for such resident's personal use and not for resale, from a person licensed in this state as a manufacturer and, provided further, that the state in which such out-of-state cider producer is located affords to New York state licensed manufacturers with the privilege of producing cider reciprocal cider shipping privileges, meaning shipping privileges that are substantially similar to the requirements in this section. No
37 38 39 40 41 42 43 44 45	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider to be received by a resident thereof who is at least twenty-one years of age, for such resident's personal use and not for resale, from a person licensed in this state as a manufacturer and, provided further, that the state in which such out-of-state cider producer is located affords to New York state licensed manufacturers with the privilege of producing cider reciprocal cider shipping privileges, meaning shipping privileges
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37 38 39 40 41 42 43 44 45 46 47 48	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider to be received by a resident thereof who is at least twenty-one years of age, for such resident's personal use and not for resale, from a person licensed in this state as a manufacturer and, provided further, that the state in which such out-of-state cider producer is located affords to New York state licensed manufacturers with the privilege of producing cider reciprocal cider shipping privileges, meaning shipping privileges that are substantially similar to the requirements in this section. No person shall place an order for shipment of cider unless they are twen- ty-one years of age or older. Any common carrier with a permit issued
37 38 39 40 41 42 43 44 45 46 47 48 49	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider to be received by a resident thereof who is at least twenty-one years of age, for such resident's personal use and not for resale, from a person licensed in this state as a manufacturer and, provided further, that the state in which such out-of-state cider producer is located affords to New York state licensed manufacturers with the privilege of producing cider reciprocal cider shipping privileges, meaning shipping privileges that are substantially similar to the requirements in this section. No person shall place an order for shipment of cider unless they are twen- ty-one years of age or older. Any common carrier with a permit issued pursuant to this chapter to whom such out-of-state shipper's license is
37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider to be received by a resident thereof who is at least twenty-one years of age, for such resident's personal use and not for resale, from a person licensed in this state as a manufacturer and, provided further, that the state in which such out-of-state cider producer is located affords to New York state licensed manufacturers with the privilege of producing cider reciprocal cider shipping privileges, meaning shipping privileges that are substantially similar to the requirements in this section. No person shall place an order for shipment of cider unless they are twen- ty-one years of age or older. Any common carrier with a permit issued pursuant to this chapter to whom such out-of-state shipper's license is presented is authorized to make delivery of shipments provided for here- under in this state in compliance with this section.
37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	<pre>case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider to be received by a resident thereof who is at least twenty-one years of age, for such resident's personal use and not for resale, from a person licensed in this state as a manufacturer and, provided further, that the state in which such out-of-state cider producer is located affords to New York state licensed manufacturers with the privilege of producing cider reciprocal cider shipping privileges, meaning shipping privileges that are substantially similar to the requirements in this section. No person shall place an order for shipment of cider unless they are twen- ty-one years of age or older. Any common carrier with a permit issued pursuant to this chapter to whom such out-of-state shipper's license is presented is authorized to make delivery of shipments provided for here- under in this state in compliance with this section. 2. License. Before sending any shipment hereunder to a resident in</pre>
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37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	<pre>case) of cider produced by such license holder per year directly to a resident of New York who is at least twenty-one years of age, for such resident's personal use and not for resale, provided the state in which such person is so licensed affords lawful means for shipments of cider to be received by a resident thereof who is at least twenty-one years of age, for such resident's personal use and not for resale, from a person licensed in this state as a manufacturer and, provided further, that the state in which such out-of-state cider producer is located affords to New York state licensed manufacturers with the privilege of producing cider reciprocal cider shipping privileges, meaning shipping privileges that are substantially similar to the requirements in this section. No person shall place an order for shipment of cider unless they are twen- ty-one years of age or older. Any common carrier with a permit issued pursuant to this chapter to whom such out-of-state shipper's license is presented is authorized to make delivery of shipments provided for here- under in this state in compliance with this section. 2. License. Before sending any shipment hereunder to a resident in</pre>

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5 cile along with a copy of the applicant's federal basic permit after payment of an annual fee of one hundred twenty-five dollars. Notwithstanding the provisions of section one hundred ten of this chapter, the authority in its discretion, may excuse an out-of-state cider producer from the submission of such information. 3. Licensee's responsibilities. The holder of an out-of-state direct shipper's license: (a) shall ship no more than thirty-six cases (no more than nine liters each case) per year of cider produced by such license holder directly to a New York state resident who is at least twenty-one years of age, for such resident's personal use and not for resale; (b) may ship within the same packaging any and all alcoholic beverages it lawfully produces and which it sells in accordance with its shipping privileges and responsibilities pursuant to the provisions of this section and sections thirty-five, sixty-eight, and seventy-nine-c of this chapter, as applicable; (c) shall ensure that the outside of each shipping container used to ship cider directly to a New York resident is conspicuously labeled with the words: "CONTAINS ALCOHOLIC BEVERAGES - SIGNATURE OF PERSON AGE 21 OR OLDER REQUIRED FOR DELIVERY - NOT FOR RESALE, " or with other language specifically approved by the New York state liquor authority; (d) shall maintain records in such manner and form as the authority may direct, showing the total amount of cider shipped into the state each calendar year; the names and addresses of the purchasers to whom the cider was shipped, the date purchased, the name of the common carrier used to deliver the cider, and the quantity and value of each shipment; (e) shall in connection with the acceptance of an order for a delivery of cider to a New York resident, require the prospective customer to represent that he or she has attained the age of twenty-one years or

31 more and that the cider being purchased will not be resold or introduced 32 into commerce; 33

(f) shall require common carriers to:

34 (i) require a recipient, at the delivery address, upon delivery, to 35 demonstrate that the recipient is at least twenty-one years of age by 36 providing a valid form of photographic identification authorized by 37 section sixty-five-b of this chapter; (ii) require a recipient to sign an electronic or paper form or other 38

39 acknowledgement of receipt as approved by the authority; and

40 (iii) refuse delivery when the proposed recipient appears to be under twenty-one years of age and refuses to present valid identification as 41 42 required by subparagraph (i) of this paragraph;

43 (q) shall file returns with and pay to the New York state department 44 of taxation and finance all state and local sales taxes and excise taxes due on sales into this state in accordance with the applicable 45 provisions of the tax law relating to such taxes, the amount of such 46 47 taxes to be determined on the basis that each sale in this state was at 48 the location where delivery is made; 49 (h) shall keep all records required by this section for three years

and provide copies of such records, upon written request, to the author-50 ity or the department of taxation and finance; 51

52 (i) shall permit the authority or the department of taxation and finance to perform an audit of such out-of-state shipper upon request; 53 54 (j) shall execute a written consent to the jurisdiction of this state,

55 its agencies and instrumentalities and the courts of this state concern-

1	ing enforcement of this section and any related laws, rules, or regu-
2	<u>lations, including tax laws, rules or regulations; and</u>
3	(k) shall prior to obtaining an out-of-state direct shipper's license,
4	obtain a certificate of authority pursuant to section eleven hundred
5	thirty-four of the tax law and a registration as a distributor pursuant
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	excise taxes levied pursuant to section four hundred twenty-four of the
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12	tax law and all sales taxes levied pursuant to articles twenty-eight and
13	twenty-nine of such law.
14	5. Renewal. The out-of-state shipper may annually renew its license
15	with the authority by paying a one hundred twenty-five dollar renewal
16	fee, providing the authority with a true copy of its current license in
17	such other state as an alcoholic beverage manufacturer and by complying
18	with such other procedures as are prescribed by rule of the authority.
19	6. Rules and regulations. The authority and the department of taxation
20	and finance may promulgate rules and regulations to effectuate the
21	purposes of this section.
22	7. Enforcement. The authority may enforce the requirements of this
23	section including the requirements imposed on the common carrier, by
24	administrative proceedings to suspend or revoke an out-of-state ship-
25	per's license and the authority may accept payment of an administrative
26	fine in lieu of suspension, such payments to be determined by rules or
27	regulations promulgated by the authority. In addition, the authority or
28	the attorney general of the state of New York shall report violations of
29	this section, where appropriate, to the United States department of
30	treasury, tax and trade bureau, for administrative action to suspend or
31	revoke the federal basic permit.
32	8. Violations. In any action brought under this section, the common
33	carrier and the licensee shall only be held liable for their independent
34	acts.
35	§ 59-c. Direct intrastate cider shipments. Any person having applied
36	for and received a manufacturering license under this chapter which
37	includes the privilege of producing cider may ship no more than thirty-
38	six cases (no more than nine liters per case) of cider produced by such
39	manufacturer per year directly to a New York state resident who is at
40	least twenty-one years of age, for such resident's personal use and not
41	for resale.
42	1. Licensee's shipping responsibilities. Notwithstanding any provision
43	to the contrary contained in this chapter, any above referred licensee:
44	(a) shall ship no more than thirty-six cases (no more than nine
45	liters) per year of cider produced by such license holder directly to a
46	New York state resident who is at least twenty-one years of age, for
47	such resident's personal use and not for resale;
48	(b) may ship within the same packaging any and all alcoholic beverages
49	it lawfully produces and which it sells in accordance with its shipping
50	privileges and responsibilities pursuant to the provisions of this
51 52	section and sections thirty-six, sixty-nine, and seventy-nine-d of this
52	chapter, as applicable;
53	(c) shall ensure that the outside of each shipping container used to
54	ship cider directly to a New York state resident is conspicuously
55	labeled with the words: "CONTAINS ALCOHOLIC BEVERAGES - SIGNATURE OF
56	PERSON AGE 21 OR OLDER REQUIRED FOR DELIVERY - NOT FOR RESALE," or with

1	other language specifically approved by the New York state liquor
2	authority;
3	(d) shall maintain records in such manner and form as the authority
4	may direct showing the total amount of cider shipped in the state each
5	calendar year, the names and addresses of the purchasers to whom the
6	cider was shipped, the date purchased, the name of the common carrier
7	used to deliver the cider, and the quantity and value of each shipment.
8	Such records shall be kept for three years and, upon written request, be
9	provided to the authority or the department of taxation and finance;
10	(e) shall in connection with the acceptance of an order for a delivery
11	of cider to a New York resident, require the prospective customer to
12	represent that he or she has attained the age of twenty-one years or
13	more and that the cider being purchased will not be resold or introduced
14^{10}	into commerce; and
15	(f) shall require common carriers to:
16	(i) require a recipient, at the delivery address, upon delivery, to
17	demonstrate that the recipient is at least twenty-one years of age by
18	providing a valid form of photographic identification authorized by
19	section sixty-five-b of this chapter;
20	(ii) require a recipient to sign an electronic or paper form or other
21	acknowledgment of receipt as approved by the authority; and
22	(iii) refuse delivery when the proposed recipient appears to be under
23	twenty-one years of age and refuses to present valid identification as
24	required by paragraph (a) of this subdivision.
25	2. Violations. In any action brought under this section, the common
26	carrier and the licensee shall only be held liable for their independent
27	acts.
28	§ 3. The alcoholic beverage control law is amended by adding two new
29	sections 35 and 36 to read as follows:
30	§ 35. Direct interstate mead and braggot shipments. 1. Authorization.
31	Notwithstanding any provision of law, rule or regulation to the contra-
32	ry, any holder of a license to manufacture mead and/or braggot in any
33	other state, who obtains an out-of-state direct shipper's license, as
34	provided in this section, may ship no more than thirty-six cases (no
35	more than nine liters per case) of mead and/or braggot produced by such
36	license holder per year directly to a resident of New York who is at
37	least twenty-one years of age, for such resident's personal use and not
38	for resale, provided the state in which such person is so licensed
39	affords lawful means for shipments of mead and/or braggot to be received
40	by a resident thereof who is at least twenty-one years of age, for such
41	resident's personal use and not for resale, from a person licensed in
42	this state as a manufacturer and, provided further, that the state in
43	which such out-of-state manufacturer of mead and/or braggot is located
44	affords to New York state manufacturers of mead and/or braggot recipro-
45	cal shipping privileges, meaning shipping privileges that are substan-
46	tially similar to the requirements in this section. No person shall
47	place an order for shipment of mead and/or braggot unless they are twen-
48	ty-one years of age or older. Any common carrier with a permit issued
49	pursuant to this chapter to whom such out-of-state shipper's license is
50	presented is authorized to make delivery of shipments provided for here-
51 52	under in this state in compliance with this section.
52 52	2. License. Before sending any shipment hereunder to a resident in this state, the out-of-state shipper shall first obtain a license from
53 54	this state, the out-of-state shipper shall first obtain a license from the authority under procedures prescribed by rules and regulations of
54 55	the authority and after providing the authority with a true copy of its
55 56	current license to manufacture mead and/or braggot in the applicant's

7

1	state of domicile along with a copy of the applicant's federal basic
2	permit and/or brewer's notice after payment of an annual fee of one
3	hundred twenty-five dollars. Notwithstanding the provisions of section
4	one hundred ten of this chapter, the authority in its discretion, may
5	excuse an out-of-state manufacturer of mead and/or braggot from the
б	submission of such information.
7	3. Licensee's responsibilities. The holder of an out-of-state direct
8	shipper's license:
9	(a) shall ship no more than thirty-six cases (no more than nine liters
10	per case) per year of mead and/or braggot produced by such license hold-
11	er directly to a New York state resident who is at least twenty-one
12	years of age, for such resident's personal use and not for resale;
13	(b) may ship within the same packaging any and all alcoholic beverages
14^{10}	it lawfully produces and which it sells in accordance with its shipping
15	privileges and responsibilities pursuant to the provisions of this
16	section and sections fifty-nine-b, sixty-eight, and seventy-nine-c of
17	this chapter, as applicable;
18	(c) shall ensure that the outside of each shipping container used to
$10 \\ 19$	ship mead and/or braggot directly to a New York resident is conspicuous-
20	ly labeled with the words: "CONTAINS ALCOHOLIC BEVERAGES - SIGNATURE OF
20 21	PERSON AGE 21 OR OLDER REQUIRED FOR DELIVERY - NOT FOR RESALE," or with
21 22	other language specifically approved by the New York state liquor
23	authority;
24	(d) shall maintain records in such manner and form as the authority
25	may direct, showing the total amount of mead and/or braggot shipped into
26	the state each calendar year; the names and addresses of the purchasers
27	to whom the mead and/or braggot was shipped, the date purchased, the
28	name of the common carrier used to deliver the mead and/or braggot, and
29	the quantity and value of each shipment;
30	(e) shall in connection with the acceptance of an order for a delivery
31	of mead and/or braggot to a New York resident, require the prospective
32	customer to represent that he or she has attained the age of twenty-one
33	years or more and that the mead and/or braggot being purchased will not
34	be resold or introduced into commerce;
35	(f) shall require common carriers to:
36	(i) require a recipient, at the delivery address, upon delivery, to
37	demonstrate that the recipient is at least twenty-one years of age by
38	providing a valid form of photographic identification authorized by
39	<pre>section sixty-five-b of this article;</pre>
40	(ii) require a recipient to sign an electronic or paper form or other
41	acknowledgement of receipt as approved by the authority; and
42	(iii) refuse delivery when the proposed recipient appears to be under
43	twenty-one years of age and refuses to present valid identification as
44	required by subparagraph (i) of this paragraph;
45	(g) shall file returns with and pay to the New York state department
46	of taxation and finance all state and local sales taxes and excise taxes
47	due on sales into this state in accordance with the applicable
48	provisions of the tax law relating to such taxes, the amount of such
49	taxes to be determined on the basis that each sale in this state was at
50	the location where delivery is made;
51	(h) shall keep all records required by this section for three years
52	and provide copies of such records, upon written request, to the author-
53	ity or the department of taxation and finance;
54	(i) shall permit the authority or the department of taxation and
55	finance to perform an audit of such out-of-state shipper upon request;

1	(j) shall execute a written consent to the jurisdiction of this state,
2	its agencies and instrumentalities and the courts of this state concern-
3	ing enforcement of this section and any related laws, rules, or requ-
4	lations, including tax laws, rules or regulations; and
5	(k) shall prior to obtaining an out-of-state direct shipper's license,
б	obtain a certificate of authority pursuant to section eleven hundred
7	thirty-four of the tax law and a registration as a distributor pursuant
8	to sections four hundred twenty-one and four hundred twenty-two of the
9	tax law.
10	4. Situs. Delivery of a shipment in this state by the holder of an
11	out-of-state direct shipper's license shall be deemed to constitute a
12	sale in this state at the place of delivery and shall be subject to all
13	excise taxes levied pursuant to section four hundred twenty-four of the
14	tax law and all sales taxes levied pursuant to articles twenty-eight and
15	twenty-nine of such law.
16	5. Renewal. The out-of-state shipper may annually renew its license
17	with the authority by paying a one hundred twenty-five dollar renewal
18	fee, providing the authority with a true copy of its current license in
19	such other state as an alcoholic beverage manufacturer and by complying
20	with such other procedures as are prescribed by rule of the authority.
21	6. Rules and regulations. The authority and the department of taxation
22	and finance may promulgate rules and regulations to effectuate the
23	purposes of this section.
24	7. Enforcement. The authority may enforce the requirements of this
25	section including the requirements imposed on the common carrier, by
26	administrative proceedings to suspend or revoke an out-of-state ship-
27	per's license and the authority may accept payment of an administrative
28	fine in lieu of suspension, such payments to be determined by rules or
29	regulations promulgated by the authority. In addition, the authority or
30	the attorney general of the state of New York shall report violations of
31	this section, where appropriate, to the United States department of
32	treasury, tax and trade bureau, for administrative action to suspend or
33	revoke the federal basic permit.
34	8. Violations. In any action brought under this section, the common
35	carrier and the licensee shall only be held liable for their independent
36	acts.
37	§ 36. Direct intrastate mead and braggot shipments. Any person having
38	applied for and received a manufacturing license under this chapter
39	which includes the privilege of producing mead and/or braggot may ship
40	no more than thirty-six cases (no more than nine liters per case) of
41	mead and/or braggot produced by such manufacturer per year directly to a
42	New York state resident who is at least twenty-one years of age, for
43	such resident's personal use and not for resale.
44	1. Licensee's shipping responsibilities. Notwithstanding any provision
45	to the contrary contained in this chapter, any above referred licensee:
46	(a) shall ship no more than thirty-six cases (no more than nine liters
47	per case) per year of mead and/or braggot produced by such license hold-
48	er directly to a New York state resident who is at least twenty-one
49	years of age, for such resident's personal use and not for resale;
50	(b) may ship within the same packaging any and all alcoholic beverages
51	it lawfully produces and which it sells in accordance with its shipping
52	privileges and responsibilities pursuant to the provisions of this
53	section and sections fifty-nine-c, sixty-nine, and seventy-nine-d of
54	this chapter, as applicable;
55	(c) shall ensure that the outside of each shipping container used to

56 ship mead and/or braggot directly to a New York state resident is

conspicuously labeled with the words: "CONTAINS ALCOHOLIC BEVERAGES -1 SIGNATURE OF PERSON AGE 21 OR OLDER REQUIRED FOR DELIVERY - NOT FOR 2 RESALE," or with other language specifically approved by the New York 3 4 state liquor authority; 5 (d) shall maintain records in such manner and form as the authority 6 may direct showing the total amount of mead and/or braggot shipped in 7 the state each calendar year, the names and addresses of the purchasers 8 to whom the mead and/or braggot was shipped, the date purchased, the 9 name of the common carrier used to deliver the mead and/or braggot, and 10 the quantity and value of each shipment. Such records shall be kept for 11 three years and, upon written request, be provided to the authority or 12 the department of taxation and finance; (e) shall in connection with the acceptance of an order for a delivery 13 14 of mead and/or braggot to a New York resident, require the prospective 15 customer to represent that he or she has attained the age of twenty-one years or more and that the mead and/or braggot being purchased will not 16 17 be resold or introduced into commerce; and (f) shall require common carriers to: 18 (i) require a recipient, at the delivery address, upon delivery, to 19 20 demonstrate that the recipient is at least twenty-one years of age by 21 providing a valid form of photographic identification authorized by 22 section sixty-five-b of this article; 23 (ii) require a recipient to sign an electronic or paper form or other 24 acknowledgment of receipt as approved by the authority; and 25 (iii) refuse delivery when the proposed recipient appears to be under twenty-one years of age and refuses to present valid identification as 26 27 required by paragraph (a) of this subdivision. 28 2. Violations. In any action brought under this section, the common carrier and the licensee shall only be held liable for their independent 29 30 <u>acts.</u> 31 § 4. Subdivision 3 of section 79-c of the alcoholic beverage control 32 law, as amended by chapter 221 of the laws of 2011, is amended as 33 follows: 34 3. Licensee's responsibilities. The holder of an out-of-state direct 35 shipper's license [shall]: 36 (a) shall ship no more than thirty-six cases (no more than nine liters 37 each case) per year of wine produced by such license holder directly to a New York state resident who is at least twenty-one years of age, for 38 39 such resident's personal use and not for resale; 40 (b) may ship within the same packaging any and all alcoholic beverages it lawfully produces and which it sells in accordance with its shipping 41 42 privileges and responsibilities pursuant to the provisions of this 43 section and sections thirty-five, fifty-nine-b, and sixty-eight of this 44 chapter, as applicable; 45 (c) shall ensure that the outside of each shipping container used to 46 ship wine directly to a New York resident is conspicuously labeled with 47 the words: "CONTAINS [WINE] ALCOHOLIC BEVERAGES - SIGNATURE OF PERSON AGE 21 OR OLDER REQUIRED FOR DELIVERY - NOT FOR RESALE, " or with other 48 language specifically approved by the New York state liquor authority; 49 [(c)] (d) shall maintain records in such manner and form as the 50 51 authority may direct, showing the total amount of wine shipped into the 52 state each calendar year; the names and addresses of the purchasers to whom the wine was shipped, the date purchased, the name of the common 53 54 carrier used to deliver the wine, and the quantity and value of each 55 shipment;

[(d)] (e) shall in connection with the acceptance of an order for a 1 delivery of wine to a New York resident, require the prospective custom-2 er to represent that he or she has attained the age of twenty-one years 3 or more and that the wine being purchased will not be resold or intro-4 5 duced into commerce; 6 [(e)] (f) shall require common carriers to: 7 (i) require a recipient, at the delivery address, upon delivery, to demonstrate that the recipient is at least twenty-one years of age by 8 9 providing a valid form of photographic identification authorized by 10 section sixty-five-b of this chapter; (ii) require a recipient to sign an electronic or paper form or other 11 12 acknowledgement of receipt as approved by the authority; and (iii) refuse delivery when the proposed recipient appears to be under 13 14 twenty-one years of age and refuses to present valid identification as 15 required by subparagraph (i) of this paragraph; 16 [(f)] (g) shall file returns with and pay to the New York state 17 department of taxation and finance all state and local sales taxes and excise taxes due on sales into this state in accordance with the appli-18 cable provisions of the tax law relating to such taxes, the amount of 19 such taxes to be determined on the basis that each sale in this state 20 21 was at the location where delivery is made; 22 [(g)] (h) shall keep all records required by this section for three 23 years and provide copies of such records, upon written request, to the authority or the department of taxation and finance; 24 25 [(h)] (i) shall permit the authority or the department of taxation and finance to perform an audit of such out-of-state shipper upon request; 26 27 [(i) shall execute a written consent to the jurisdiction of this 28 state, its agencies and instrumentalities and the courts of this state 29 concerning enforcement of this section and any related laws, rules, or regulations, including tax laws, rules or regulations; and 30 31 [(j)] <u>(k) shall</u> prior to obtaining an out-of-state direct shipper's 32 license, obtain a certificate of authority pursuant to section eleven 33 hundred thirty-four of the tax law and a registration as a distributor 34 pursuant to sections four hundred twenty-one and four hundred twenty-two 35 of the tax law. 36 § 5. Section 79-d of the alcoholic beverage control law, as amended by 37 chapter 184 of the laws of 2005, paragraph (c) of subdivision 1 as 38 amended by chapter 221 of the laws of 2011, is amended to read as 39 follows: 40 § 79-d. Direct intrastate wine shipments. Any person having applied for and received a license as a winery or farm winery under sections 41 42 seventy-six, seventy-six-a, seventy-six-b, seventy-six-c, seventy-six-d 43 and seventy-six-f of this article may ship no more than thirty-six cases 44 (no more than nine liters per case) of wine produced by such winery 45 [for] or farm winery per year directly to a New York state resident who 46 is at least twenty-one years of age, for such resident's personal use 47 and not for resale. 48 1. Licensee's shipping responsibilities. Notwithstanding any provision 49 to the contrary contained in this chapter, any above referred licensee 50 [shall]: 51 (a) shall in the case of a farm winery licensee or a winery licensee, 52 ship no more than thirty-six cases (no more than nine liters) per year 53 of wine produced by such license holder directly to a New York state 54 resident who is at least twenty-one years of age, for such resident's 55 personal use and not for resale;

(b) may ship within the same packaging any and all alcoholic beverages 1 lawfully produces and which it sells in accordance with its shipping 2 it privileges and responsibilities pursuant to the provisions of this 3 section and sections thirty-six, fifty-nine-c, and sixty-nine of this 4 5 chapter, as applicable; 6 (c) shall ensure that the outside of each shipping container used to 7 ship wine directly to a New York state resident is conspicuously labeled 8 with the words: "CONTAINS [WINE] ALCOHOLIC BEVERAGES - SIGNATURE OF 9 PERSON AGE 21 OR OLDER REQUIRED FOR DELIVERY - NOT FOR RESALE, " or with 10 other language specifically approved by the New York state liquor 11 authority; 12 [(c)] (d) shall maintain records in such manner and form as the authority may direct showing the total amount of wine shipped in the 13 14 state each calendar year, the names and addresses of the purchasers to 15 whom the wine was shipped, the date purchased, the name of the common carrier used to deliver the wine, and the quantity and value of each 16 17 shipment. Such records shall be kept for three years and, upon written 18 request, be provided to the authority or the department of taxation and 19 finance; 20 [(d)] (e) shall in connection with the acceptance of an order for a 21 delivery of wine to a New York resident, require the prospective custom-22 er to represent that he or she has attained the age of twenty-one years or more and that the wine being purchased will not be resold or intro-23 24 duced into commerce; and 25 [(e)] (f) shall require common carriers to: 26 (i) require a recipient, at the delivery address, upon delivery, to 27 demonstrate that the recipient is at least twenty-one years of age by 28 providing a valid form of photographic identification authorized by 29 section sixty-five-b of this chapter; 30 (ii) require a recipient to sign an electronic or paper form or other 31 acknowledgment of receipt as approved by the authority; and 32 (iii) refuse delivery when the proposed recipient appears to be under 33 twenty-one years of age and refuses to present valid identification as required by paragraph (a) of this subdivision. 34 35 2. Violations. In any action brought under this section, the common 36 carrier and the licensee shall only be held liable for their independent 37 acts. 38 § 6. The opening paragraph of subdivision 3 of section 107-a of the 39 alcoholic beverage control law, as amended by chapter 354 of the laws of 40 2013, is amended to read as follows: No alcoholic beverage shall be offered or advertised for sale in this 41 42 state, including direct interstate shipments under this chapter, unless: 43 § 7. This act shall take effect on the ninetieth day after it shall 44 have become a law. Effective immediately, the addition, amendment 45 and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized to be made and 46 47 completed on or before such effective date.