STATE OF NEW YORK

2641--A

2021-2022 Regular Sessions

IN ASSEMBLY

January 19, 2021

Introduced by M. of A. FAHY -- 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 the sale of tonic water, bitters and maraschino cherries at liquor stores

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

Section 1. Subdivision 4 of section 63 of the alcoholic beverage 2 control law, as amended by section 3 of part H of chapter 58 of the laws 3 of 2019, is amended to read as follows:

- 4. No licensee under this section shall be engaged in any other busi-5 ness on the licensed premises. The sale of any of the following shall not constitute engaging in another business within the meaning of this subdivision:
 - (a) lottery tickets, when duly authorized and lawfully conducted[, the
- (b) reusable bags as defined in section 27-2801 of the environmental 10 11 conservation law[, the sale of]:
- 12 (c) corkscrews [or the sale of];
- 13 (d) ice [or the sale of];

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- 14 (e) publications, including prerecorded video and/or audio cassette tapes, or educational seminars, designed to help educate consumers in 15 their knowledge and appreciation of alcoholic beverages, as defined in 16 17 18 the sale of non-carbonated,];
- (f) non-flavored mineral waters, spring waters and drinking waters [ex 19 20 the sale of];
- 21 (g) glasses designed for the consumption of wine, racks designed for 22 the storage of wine, and devices designed to minimize oxidation in 23 bottles of wine which have been uncorked[- or the sale of];

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

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(h) gift bags, gift boxes, or wrapping, for alcoholic beverages
purchased at the licensed premises [shall not constitute engaging in
another business within the meaning of this subdivision];

(i) tonic water;

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(i) bitters; and

(k) maraschino cherries.

Any fee obtained from the sale of an educational seminar shall not be considered as a fee for any tasting that may be offered during an educational seminar, provided that such tastings are available to persons who have not paid to attend the seminar and all tastings are conducted in accordance with section sixty-three-a of this article.

§ 2. Paragraph (a) of subdivision 1 of section 104 of the alcoholic beverage control law, as amended by chapter 2 of the laws of 2013, is amended to read as follows:

15 (a) No wholesaler shall be engaged in any other business on the prem-16 ises to be licensed; except that nothing contained in this chapter 17 shall: (1) prohibit a beer wholesaler from (i) acquiring, storing or 18 selling non-alcoholic snack foods, as defined in paragraph (b) of this subdivision, (ii) manufacturing, bottling, storing, or selling non-alco-19 20 holic carbonated beverages, (iii) manufacturing, storing or selling 21 non-alcoholic non-carbonated soft drinks, mineral waters, spring waters, drinking water, non-taxable malt or cereal beverages, juice drinks, 22 fruit or vegetable juices, ice, liquid beverage mixes and dry or frozen 23 24 beverage mixes, (iv) acquiring, storing or selling wine products, (v) 25 the sale of promotional items on such premises, or (vi) the sale of 26 tobacco products at retail by wholesalers who are licensed to sell beer 27 and other products at retail; (2) prohibit a wholesaler authorized to 28 sell wine from manufacturing, acquiring or selling wine merchandise, as 29 defined in paragraph (d) of this subdivision; (3) prohibit a licensed 30 winery or licensed farm winery from engaging in the business of a wine 31 wholesaler for New York state labeled wines produced by any licensed 32 winery or licensed farm winery or prohibit such wine wholesaler from 33 exercising any of its rights pursuant to sections seventy-six and seven-34 ty-six-a of this chapter provided that the operation of such beer and wine wholesalers business shall be subject to such rules and regulations 35 36 as the liquor authority may prescribe; (4) prohibit a beer wholesaler 37 who is authorized to sell beer at retail from selling at retail: (i) 38 candy, chewing gum and cough drops; (ii) non-refrigerated salsa; 39 cigarette lighters, lighter fluid, matches and ashtrays; (iv) barbecue 40 and picnic-related products and supplies, which shall include, but not 41 be limited to, charcoal, grills, propane gas, plastic and paper cups, 42 paper or plastic tablecloths and coolers; (v) beer making and brewing supplies and publications, which shall include, but not be limited to, 43 44 books, magazines, equipment and ingredients; (vi) steins, mugs and other 45 glassware appropriate for the consumption of beer, malt beverages and 46 wine products; (vii) items typically used to serve beer and malt bever-47 ages including, but not limited to, taps, kegerators, koozies and beer 48 socks; (viii) lemons, limes and oranges, provided that no more than two 49 dozen of each shall be displayed at any one time; (ix) rock salt, ice 50 and snow melting compounds, snow shovels; windshield washer solvent; firewood; beach umbrellas; sunglasses and sun block; and (x) prepaid 51 52 telephone cards; [ex](5) prohibit the installation and operation of a single automated teller machine in the premises of a beer wholesaler who 54 is authorized to sell beer at retail; or (6) prohibit a liquor wholesaler from transporting or selling tonic water, bitters and maraschino 55 cherries. For the purposes of this subdivision, "automated teller

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1 machine" means a device which is linked to the accounts and records of a

- 2 banking institution and which enables consumers to carry out banking
- 3 transactions, including but not limited to, account transfers, deposits,
- 4 cash withdrawals, balance inquiries and loan payments.
- 5 § 3. This act shall take effect immediately.