7826

## IN SENATE

January 12, 2022

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

AN ACT to amend a chapter of the laws of 2021 relating to permitting the use of municipal space for outdoor dining, as proposed in legislative bills numbers S. 6353-A and A. 7733, in relation to permitting the use of contiguous and non-contiguous municipal public space by certain licensees under the alcoholic beverage control law

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

1	Section 1. Sections 1 and 2 of a chapter of the laws of 2021 relating
2	to permitting the use of municipal space for outdoor dining, as proposed
3	in legislative bills numbers S. 6353-A and A. 7733, are REPEALED and six
4	new sections 1, 2, 3, 4, 5 and 6 are added to read as follows:
5	Section 1. Legislative intent. The intent of this act is to provide
6	relief to holders of licenses issued under the alcoholic beverage
7	control law with retail on-premises consumption privileges by allowing
8	for the exercise of such privileges on contiguous and non-contiguous
9	<u>municipal public space.</u>
10	<u>§ 2. For purposes of this act:</u>
11	<u>(a) "Licensee" shall mean the holder of a retail on-premises license</u>
12	issued under the alcoholic beverage control law or a manufacturing
13	license issued under the alcoholic beverage control law that includes a
14	privilege to sell and/or serve alcoholic beverages at retail for
15	on-premises consumption on the licensed premises.
16	(b) "Non-contiguous municipal public space" shall mean space that:
17	(i) is located in front of, behind, or to the side of the licensed
18	premises;
19	(ii) is within the property boundaries of the licensed premises as
20	extended out; or within the property boundaries of the two nearest adja-
21	cent properties;
22	(iii) does not extend further than the midline of any public roadway;
23	(iv) is separated from the licensed premises only by a pedestrian
24	thoroughfare; and

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

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1	(v) otherwise complies with all applicable federal, state and local
2	requirements.
3	(c) "Contiguous municipal public space" shall mean space that:
4	(i) is located in front of, behind, or to the side of the licensed
5	premises;
б	(ii) is within the property boundaries of the licensed premises as
7	extended out; or within the property boundaries of the two nearest adja-
8	<u>cent properties;</u>
9	(iii) otherwise complies with all applicable federal, state and local
10	requirements.
11	§ 3. Upon application to the state liquor authority and with the
12	authority's approval of such application, a licensee, in accordance with
13	its license, may exercise its privilege to sell and/or serve alcoholic
14	beverages at retail for on-premises consumption on contiguous municipal
15	public space or non-contiguous municipal public space provided:
16	(a) the municipality in which the licensed premises is located issues
17	a permit or the responsible municipal regulatory body or agency issues
18	written authorization to the licensee to sell and/or serve food and
19	beverages on such contiguous municipal public space or non-contiguous
20	municipal public space;
21	(b) the licensee submits notice to the state liquor authority in the
22	form of a copy of such permit or other written authorization;
23	(c) the licensee submits notice to the state liquor authority in the
24	form of a diagram depicting both the licensed premises and the contig-
25	uous municipal public space or non-contiguous municipal public space to
26	be used by the licensee;
27	(d) all new applicants for use of non-contiguous municipal space shall
28	provide community notification to the municipality, including munici-
29	palities outside the city of New York, in a manner consistent with or
30	required by subdivision 2 of section 110-b of the alcoholic beverage
31	control law as required for the city of New York; and
32	(e) use of any such space meets all applicable federal, state or local
33	laws, rules, regulations, guidance, conditions or requirements.
34	§ 4. (a) Notwithstanding the provisions of section three of this act,
35	a licensee, previously approved by the municipality, exercising its
36	privilege to sell and/or serve alcoholic beverages at retail for
37	consumption on contiguous municipal public space or non-contiguous
38	municipal public space upon the effective date of this act shall be
39	allowed to continue such use pursuant to this act.
40	(b) Within ninety days, the licensee must provide notice to the state
41	liquor authority pursuant to subdivisions (b) and (c) of section three
42	of this act to indicate that the licensee will continue exercising its
43	privilege to sell and/or serve alcoholic beverages at retail for
44	consumption on such contiguous municipal public space or non-contiguous
45	municipal public space.
46	§ 5. If at any time the municipality revokes, cancels or suspends or
40 47	otherwise terminates the licensee's authorization to use such contiguous
47 48	municipal public space or non-contiguous municipal public space, the
	licensee shall cease exercising its privilege to sell and/or serve alco-
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50 51	holic beverages at retail for consumption on such municipal public
51 52	space.
52 52	§ 6. Violations of the provisions of section three, four or five of
53 E4	this act, or a violation of any provision of the alcoholic beverage
54 55	control law or the rules of the state liquor authority taking place on
55	contiguous municipal public space or non-contiguous municipal public

1	<u>space</u> being used by such licensee shall be subject to the provisions of
2	sections 118 and 119 of the alcoholic beverage control law.
3	§ 2. Section 3 of a chapter of the laws of 2021 relating to permitting
4	the use of municipal space for outdoor dining, as proposed in legisla-
5	tive bills numbers S. 6353-A and A. 7733, is renumbered section 7.
6	§ 3. This act shall take effect on the same date and in the same
7	manner as a chapter of the laws of 2021 relating to permitting the use
8	of municipal space for outdoor dining, as proposed in legislative bills
9	numbers S. 6353-A and A. 7733, takes effect; provided, however that the
10	amendments to a chapter of the laws of 2021 relating to permitting the
11	use of municipal space for outdoor dining, as proposed in legislative
12	bills numbers S. 6353-A and A. 7733, made by this act shall not affect
13	the expiration of such chapter and shall be deemed to expire therewith.