DRAFT

FOR DISCUSSION ONLY

REGISTRATION AND LICENSING OF DIRECT-TO-CONSUMER SALES OF WINE AND THE PREVENTION OF ILLEGAL SALES ACT

NATIONAL CONFERENCE OF COMMISSIONERS

ON UNIFORM STATE LAWS

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November 30, 2020

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REGISTRATION AND LICENSING OF DIRECT-TO-CONSUMER SALES OF WINE AND PREVENTION OF ILLEGAL SALES ACT

Prefatory Note

Alcoholic beverages enjoy a unique constitutional status, and states have broad power to
regulate the alcohol trade. Section 2 of the 21st Amendment empowers states to regulate the
"transportation or importation" into the state of intoxicating liquor "for delivery or use therein."
The 21st Amendment grants the states "virtually complete control over whether to permit
importation or sale of liquor and how to structure the liquor distribution system." *Granholm v. Heald*, 544 U.S. 460, 488-89 (2005) (quoting *California Retail Liquor Dealers Ass 'n v. Midcal Aluminum, Inc.*, 445 U.S. 97, 110 (1980)).

In preparing this act, the National Conference of Commissioners on Uniform State Laws (Conference) recognizes that the policy-makers in each state are best suited to determine whether alcoholic beverages should be sold in the state and, if so, under what circumstances or with what restrictions the distribution and sale of alcoholic beverages should occur. The Conference is a state-supported organization comprised of representatives from each state who are appointed by state governments. The Conference was founded on principles of federalism and state autonomy.

20 At the time this act was prepared, approximately 46 states had chosen to allow some form 21 of direct-to-consumer (DTC) wine shipping by wineries. Some of these states also allow DTC 22 shipping by retailers and by producers of beer and distilled spirits. Most of these states require licensing of DTC shippers, but approximately four do not. The purpose of this act is not to 23 24 require states to allow DTC shipping of alcoholic beverages or to establish requirements or 25 standards for DTC shipments, but rather to assist states with better mechanisms to stop the unlawful DTC shipments that state policy-makers have chosen not to allow. Unauthorized DTC 26 27 shipments are often interstate shipments, and the act promotes uniformity and cooperation 28 among states seeking more effective cross-border enforcement of their existing DTC shipping 29 laws.

1 2 2	REGISTRATION AND LICENSING OF DIRECT-TO-CONSUMER SALES OF WINE AND PREVENTION OF ILLEGAL SALES ACT
3 4	SECTION 1. SHORT TITLE. This [act] may be cited as the Registration and
5	Licensing of Direct-to-Consumer Sales of Wine and Prevention of Illegal Sales Act.
6	SECTION 2. DEFINITIONS. In this [act]:
7	(1) "Alcoholic beverages" means [any beverage in liquid form that contains at least 0.5
8	percent alcohol by volume and is intended for human consumption. "Alcoholic beverages"
9	includes beer, wine, and distilled spirits].
10	(2) "Carrier" means a person that:
11	(A) holds itself out to the general public as engaged in the business of transporting
12	goods for a fee; and
13	(B) is engaged in the business of transporting and delivering alcoholic beverages in
14	this state to consumers.
15	(3) ["Commission"] means [this state's alcoholic beverage commission].
16	[(4) "Consignee" means the intended recipient for a carrier's delivery of a package
17	containing alcoholic beverages when the package is provided to the carrier for shipment.]
18	[(5) "Consignor" means the person who provides to a carrier a package containing
19	alcoholic beverages for shipment.]
20	(6) "Consumer" means an individual who orders, or for whom is ordered, [wine]
21	[alcoholic beverages] to be shipped to the individual in this state. "Consumer" does not include
22	an individual who is, or is acting on behalf of, a person holding an alcoholic beverage license,
23	permit, or similar authorization under which the person is authorized to receive shipments of
24	[wine] [alcoholic beverages] for resale or production purposes. "Consumer" does not include an
25	individual who orders, or for whom is ordered, [wine] [alcoholic beverages] sold by a retailer for

1 local delivery.

2 (7) "Direct shipper license" means a [license, permit, or similar authorization] issued by
3 the [Commission] [other applicable authority] authorizing the sale and shipment of [wine]
4 [alcoholic beverages] directly to a consumer.

5 (8) "Electronic" means relating to technology having electrical, digital, magnetic,
6 wireless, optical, electromagnetic, or similar capabilities.

7 (9) "Licensed direct shipper" means a [winery or other person] that holds a direct shipper
8 license.

9 (10) "Logistics shipper" means a person that acts on behalf of a licensed direct shipper or 10 other seller of [wine] [alcoholic beverages] to ship the [wine] [alcoholic beverages] to a 11 consumer and that arranges for transport by carrier of the [wine] [alcoholic beverages] to the 12 consumer. The term includes a person that provides, in addition to shipping services, other 13 fulfillment services such as warehousing and packaging of [wine] [alcoholic beverages]. 14 (11) "Person" means an individual, estate, business or nonprofit entity, or other legal 15 entity. The term does not include a public corporation, government or governmental subdivision, 16 agency, or instrumentality.

17 (12) "Record" means information that is inscribed on a tangible medium or that is stored
18 in an electronic or other medium and is retrievable in perceivable form.

19 (13) "Registered logistics shipper" means a logistics shipper registered under Section 3.

(14) "State" means a state of the United States, the District of Columbia, Puerto Rico, the
 United States Virgin Islands, or any territory or insular possession subject to the jurisdiction of
 the United States.

23

(15) "Wine" means [an alcoholic beverage obtained from the normal fermentation of the juice or

1 must of sound, ripe grapes, or other fruit or agricultural products, containing at least 0.5 percent and not

2 more than 24 percent alcohol by volume. The term includes sparkling and carbonated wine, wine made

3 from condensed grape must, vermouth, cider, perry, and sake].

4 Legislative Note: The legislative drafter should replace the term "Commission" and bracketed 5 agency description in paragraph (3) with the applicable agency reference in the state of 6 enactment. It is also possible that this term may need to refer to a county (in Hawaii) or other 7 governmental unit (in Puerto Rico) rather than a state agency. The brackets are used to identify 8 the option to substitute a more accurate term and definition. 9 10 The legislative drafter should tailor the bracketed language in paragraphs (7) and (9) to the 11 specific terminology and direct shipping authorization applicable under the enacting state's 12 laws. The bracketed language "winery or other person" in paragraph (9) may be modified to 13 reflect whether a winery, a retailer, or any other person is authorized to make shipments directly 14 to consumers. Bracketed language also allows the legislative drafter to adjust the paragraph to

15 reflect whether the authorization is in the form of a license, permit, or registration and whether 16 this authorization is issued by the state or a local governmental unit. The legislative drafter may

17 also prefer to substitute cross-references to the enacting state's statutes authorizing direct

18 shipping to consumers. In paragraphs (6), (7), (9), and (10), the legislative drafter should also

tailor the provisions to reflect whether, in keeping with the enacting state's law, the provisions
should be limited to wine shipping or apply to shipments of any alcoholic beverages.

21

22 The definitions of "alcoholic beverages" in paragraph (1) and "wine" in paragraph (15) are

bracketed as optional because the legislative drafter will likely prefer to use the enacting state's
definitions of alcoholic beverages and wine. These definitions also may not be necessary for

- *25 inclusion in the act.*
- 26

The terms "consignor" and "consignee" are customary terms of carriage, used in their ordinary
meaning in this act. They are bracketed as optional because the legislative drafter may
determine that these definitions are not necessary and omit them.

30

31 32

Comment

33 States take a variety of approaches to direct-to-consumer shipping. Approximately 46 34 states authorize wineries to ship wine directly to consumers. About 15 states allow retailers to 35 ship directly to consumers. Some states allow producers and retailers to ship any type of 36 alcoholic beverage (wine, beer, or distilled spirits) directly to consumers. All of these states 37 except approximately four require licensing to ship directly to the state's consumers. The 38 enacting state's approach to enforcement will depend in part on what types of shipments are 39 considered lawful, so the act is drafted to recognize this variation in both the types of direct 40 shipping licenses states issue and the types of alcoholic beverages that may be lawfully shipped 41 to consumers. The act's definition of "licensed direct shipper" is intended to allow the enacting 42 state to tailor the definition to the specific circumstances applicable in the enacting state,

43 particularly whether the state authorizes only direct-to-consumer shipping of wine by wineries or

1 authorizes other direct-to-consumer shipping as well.

3 The term "consumer" is used repeatedly throughout the act. It is worth emphasizing that a 4 consumer is an individual located in the state of enactment. The consumer is the consignee of the 5 shipment, the addressee or intended recipient of the package containing the wine or alcoholic 6 beverages. The consumer will usually be the individual who purchases the product and has it 7 shipped to him or her. However, if the product is ordered by someone as a gift for another, the 8 consumer will be the intended recipient of the gift rather than the purchaser. In Section 5, the act 9 recognizes that, as with other packages delivered by a carrier, many states allow the package 10 containing wine or alcoholic beverages to be received and signed for by another of-age person, such as a spouse at the consumer's residence or a receptionist at the consumer's place of 11 12 business. Under the act, the consumer is the addressee or *intended* recipient of the package even 13 if the actual recipient of the package is a third-party who signs the carrier's delivery slip on 14 behalf of the consumer.

15

2

16 Most states restrict direct-to-consumer shipping to shipments for the recipient's personal 17 use, and the act clarifies that a consumer does not include, for example, an individual who 18 receives the shipment as an employee of a retailer or rectifier or otherwise as part of the three-19 tier system. The term "consumer" is also defined to exclude individuals who order wine or 20 alcoholic beverages for local delivery, as opposed to shipment. Many states have now authorized 21 retailers to make online sales followed by local delivery, both directly and through third-party 22 apps and services, and the act is not intended to apply to these transactions that are made through 23 the three-tier system and typically involve nearly simultaneous purchase and delivery.

24

25 The term "logistics shipper" means, in effect, the consignor or sender of a shipment if the 26 shipment is arranged with the carrier by a third-party and not by the seller, the "licensed 27 shipper." Usually the logistics shipper will be a fulfillment provider that warehouses, packs, and 28 ships the product for the licensed shipper, but providing storage and packaging services is not a 29 requirement for being considered a logistics shipper subject to the provisions of the act. The act's 30 reference in the definition to shipments on behalf of a licensed shipper "or other seller" does not 31 mean that an unlicensed seller is allowed to make shipments to consumers. Rather, this definitional language is intended to prevent a logistics shipper from avoiding the registration 32 33 requirement by claiming it does not ship on behalf of licensed shippers. The phrase "or other 34 seller" means only that a person is subject to the act's requirements as a "logistics shipper" if the 35 person ships wine or alcoholic beverages into the state on behalf of another, regardless of 36 whether the person ships on behalf of licensed or unlicensed sellers.

37

38 Regarding the term "carrier," the definition is in part similar to the definition of 39 "common carrier" under 15 U.S.C. Section 375 relating to cigarette taxes and the definition 40 under South Dakota statute section 35-12B-1. The definition of "carrier" is intended to be much 41 narrower than "common carrier," focusing only on common carriers that deliver direct-to-42 consumer shipments of wine or alcoholic beverages to individuals. The definition excludes 43 motor carriers, water carriers, and railroads that transport wine or alcoholic beverages into and 44 within the state as part of the three-tier system (that is, to other businesses in the alcoholic 45 beverage industry). The act allows, but does not require, the carrier to have the consignor identify whether the package containing alcohol is being sent to a licensee (that is, distributed 46

1 2	through the three-tier system) or to a consumer. Only consumer shipments must be reported under Section 5 of the act.
3	
4 5	Regarding the term "Commission," the name of the department or agency responsible for administering the state's alcoholic beverage laws varies from state to state. Common agency
6	names include the Alcoholic Beverage Commission, Department of Revenue, Liquor Control
7	Commission, and others. A list of agency appellations is available on the website of the U.S.
8	Treasury's Alcohol and Tobacco Tax and Trade Bureau (TTB),
9	https://www.ttb.gov/wine/alcohol-beverage-control-boards#US. The act uses the term
10	"Commission" as the default because it is the most common agency name.
11	
12	The definition of "wine" is derived from elements of federal law. See 27 U.S.C. Section
13	211 (a)(6); 27 C.F.R 4.10. See also 26 U.S.C. Sections 5381, 5392. Each state has an existing
14	definition of wine, and the states' definitions sometimes vary from each other and from federal
15	definitions. For example, under federal law, fortified wine remains wine until it exceeds 24
16	percent alcohol by volume (ABV) or more than half of the product's alcohol is derived from
17	added spirits rather than fermentation, but many states define wine as limited to products
18	containing not more than 21 percent ABV. The definition of "alcoholic beverages" is derived in
19	part from the definition in 27 C.F.R. 16.10 (defining alcoholic beverage for the purpose of health
20	warning labels). The enacting state may also have its own definition of "alcoholic beverages"
21	that could be substituted for this definition.
22	
23	SECTION 3. REGISTRATION OF LOGISTICS SHIPPERS.
24	(a) A logistics shipper must register with the [Commission] under this section before
25	shipping [wine] [alcoholic beverages] into or within this state.
26	(b) Subject to subsection (c), an application for registration as a logistics shipper must be
27	in the form prescribed by the [Commission] and include:
28	(1) each address from which the logistics shipper will ship [wine] [alcoholic
29	beverages] to consumers;
30	(2) the name, address, and direct shipper license number of each licensed direct
31	shipper on whose behalf the logistics shipper will ship [wine] [alcoholic beverages] to
32	consumers; and
33	(3) other information the [Commission] determines is necessary to implement this
34	[act].

2(1) appoint and maintain under Section 6(d) an agent for service of process and to3accept service of process through the agent;4(2) provide access to or copies of its records under Section 6(b) and allow the5[Commission] to conduct an audit of its records and inspect its premises under Section 6(b) and6(c);7(3) file all reports required under Section 5; and8(4) submit to the jurisdiction of the [Commission], the courts, and other9enforcement authority of this state, with respect to enforcement of this [act] and other laws of10this state regulating the shipment of alcoholic beverages directly to individuals in this state.11(d) A logistics shipper registered under this section shall provide [monthly] to the12[Commission], in the form prescribed by the [Commission], an updated list of all licensed direct13shippers on whose behalf the logistics shipper ships [wine] [alcoholic beverages] to consumers.14The list shall include the name, address, and direct shipper license number of each licensed direct15shipper license.16(1) the logistics shipper is registered under this section and the registration is not19suspended, revoked, or canceled under subsection (f) or (g);20(2) the [wine was] [alcoholic beverages were] supplied to the logistics shipper by21a licensed direct shipper; and22(3) the package containing the [wine] [alcoholic beverages] clearly indicates:23(A) on the shipping label, the logistics shipper's name and applicable address, as	1	(c) To register under this section, a logistics shipper must agree to:
4 (2) provide access to or copies of its records under Section 6(b) and allow the 5 [Commission] to conduct an audit of its records and inspect its premises under Section 6(b) and 6 (c); 7 (3) file all reports required under Section 5; and 8 (4) submit to the jurisdiction of the [Commission], the courts, and other 9 enforcement authority of this state, with respect to enforcement of this [act] and other laws of 10 this state regulating the shipment of alcoholic beverages directly to individuals in this state. 11 (d) A logistics shipper registered under this section shall provide [monthly] to the 12 [Commission], in the form prescribed by the [Commission], an updated list of all licensed direct 13 shippers on whose behalf the logistics shipper ships [wine] [alcoholic beverages] to consumers. 14 The list shall include the name, address, and direct shipper license number of cach licensed direct 15 shipper, with the name stated as identically as possible to the name appearing on the direct 16 shipper license. 17 (c) A logistics shipper may not ship [wine] [alcoholic beverages] to a consumer unless: 18 (1) the logistics shipper is registered under this section and the registration is not 19 suspended, revoked, or canceled under subsection (f) or (g);	2	(1) appoint and maintain under Section 6(d) an agent for service of process and to
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 6 (c); 7 (3) file all reports required under Section 5; and 8 (4) submit to the jurisdiction of the [Commission], the courts, and other 9 enforcement authority of this state, with respect to enforcement of this [act] and other laws of 10 this state regulating the shipment of alcoholic beverages directly to individuals in this state. 11 (d) A logistics shipper registered under this section shall provide [monthly] to the 12 [Commission], in the form prescribed by the [Commission], an updated list of all licensed direct 13 shippers on whose behalf the logistics shipper ships [wine] [alcoholic beverages] to consumers. 14 The list shall include the name, address, and direct shipper license number of each licensed direct 15 shipper license. 17 (c) A logistics shipper may not ship [wine] [alcoholic beverages] to a consumer unless: 18 (1) the logistics shipper is registered under this section and the registration is not 19 suspended, revoked, or canceled under subsection (f) or (g); 20 (2) the [wine was] [alcoholic beverages were] supplied to the logistics shipper by 21 a licensed direct shipper; and 22 (3) the package containing the [wine] [alcoholic beverages] clearly indicates: 	4	(2) provide access to or copies of its records under Section 6(b) and allow the
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 shipper license. (e) A logistics shipper may not ship [wine] [alcoholic beverages] to a consumer unless: (1) the logistics shipper is registered under this section and the registration is not suspended, revoked, or canceled under subsection (f) or (g); (2) the [wine was] [alcoholic beverages were] supplied to the logistics shipper by a licensed direct shipper; and (3) the package containing the [wine] [alcoholic beverages] clearly indicates: 	14	The list shall include the name, address, and direct shipper license number of each licensed direct
 (e) A logistics shipper may not ship [wine] [alcoholic beverages] to a consumer unless: (1) the logistics shipper is registered under this section and the registration is not suspended, revoked, or canceled under subsection (f) or (g); (2) the [wine was] [alcoholic beverages were] supplied to the logistics shipper by a licensed direct shipper; and (3) the package containing the [wine] [alcoholic beverages] clearly indicates: 	15	shipper, with the name stated as identically as possible to the name appearing on the direct
 (1) the logistics shipper is registered under this section and the registration is not suspended, revoked, or canceled under subsection (f) or (g); (2) the [wine was] [alcoholic beverages were] supplied to the logistics shipper by a licensed direct shipper; and (3) the package containing the [wine] [alcoholic beverages] clearly indicates: 	16	shipper license.
 19 suspended, revoked, or canceled under subsection (f) or (g); 20 (2) the [wine was] [alcoholic beverages were] supplied to the logistics shipper by 21 a licensed direct shipper; and 22 (3) the package containing the [wine] [alcoholic beverages] clearly indicates: 	17	(e) A logistics shipper may not ship [wine] [alcoholic beverages] to a consumer unless:
 20 (2) the [wine was] [alcoholic beverages were] supplied to the logistics shipper by 21 a licensed direct shipper; and 22 (3) the package containing the [wine] [alcoholic beverages] clearly indicates: 	18	(1) the logistics shipper is registered under this section and the registration is not
 a licensed direct shipper; and (3) the package containing the [wine] [alcoholic beverages] clearly indicates: 	19	suspended, revoked, or canceled under subsection (f) or (g);
22 (3) the package containing the [wine] [alcoholic beverages] clearly indicates:	20	(2) the [wine was] [alcoholic beverages were] supplied to the logistics shipper by
	21	a licensed direct shipper; and
23 (A) on the shipping label, the logistics shipper's name and applicable address, as	22	(3) the package containing the [wine] [alcoholic beverages] clearly indicates:
	23	(A) on the shipping label, the logistics shipper's name and applicable address, as

they appear in the registration under this section, as consignor and the name and address of the consumer
 as consignee; and

3 (B) on the package or shipping label, the name and direct shipper license
4 number of the licensed direct shipper that supplied to the logistics shipper the [wine] [alcoholic
5 beverages] contained in the package.

(f) The [Commission], after notice and an opportunity for an evidentiary hearing, may
suspend or revoke the registration of a logistics shipper for good cause, including for any
violation specified in Section 9(a) or (b). Instead of suspension or revocation of a registration
under this subsection, the [Commission] may impose conditions on the registration.

10 (g) A registered logistics shipper may cancel its registration, in the manner prescribed by

11 the [Commission], if no enforcement proceeding against the registered logistics shipper is

12 pending, but cancellation of the registration does not affect the [Commission]'s jurisdiction with

13 respect to any activity of the logistics shipper that occurred before the cancellation. While an

14 enforcement proceeding against a registered logistics shipper is pending, the logistics shipper

15 may cancel its registration only with the consent of the [Commission].

(h) Use by a licensed direct shipper of the services of a registered logistics shipper does
 not relieve the licensed direct shipper of any requirement imposed upon it under [cross-reference

18 applicable law of the state].

19 Legislative Note: The optional bracketed terms "wine" or "alcoholic beverages" allow the 20 legislative drafter to elect the more appropriate term depending on whether the enacting state 21 authorizes direct-to-consumer shipments of wine only or also allows direct-to-consumer

22 shipments of other alcoholic beverages.

23

This section requires a registered logistics shipper to identify to the Commission each licensed
direct shipper on whose behalf it makes shipments. The legislative drafter may wish to amend the

26 enacting state's law to also require each licensed direct shipper to notify the Commission of all

27 logistics shippers it has engaged to make shipments on its behalf. The legislative drafter may

also need to clarify in the enacting state's law that a licensed direct shipper may engage the

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services of a registered logistics shipper in making shipments to consumers.

The frequency with which a logistics shipper must provide an updated list in subsection (d) is
bracketed as optional. The enacting state may prefer an alternative period, such as
quarterly. The legislative drafter may wish to maintain consistency of this period and the
logistics shipper's reporting period under Section 5.

Comment

10 A significant amount of direct-to-consumer shipping of alcoholic beverages is accomplished by means of an intermediary, usually referred to as a logistics shipper or 11 fulfillment provider. Few states require licensing or registration of such intermediaries, but the 12 13 use of such an intermediary makes it difficult for state regulators to identify the originator of the 14 alcoholic beverage shipment. This act provides a mechanism under which state regulators can 15 better identify what alcoholic beverages are being shipped into the state and by whom. The act 16 does not establish standards or requirements for these shipments. The enacting state's existing 17 law will govern such matters as licensing requirements for direct shippers (such as wineries, 18 retailers, or other producers) authorized to ship to consumers in the state, restrictions on 19 shipments such as quantity limits, and requirements for shipment and delivery such as package 20 marking and age verification. The enacting state's law will require compliance by the licensed 21 direct shipper, whether that shipment is accomplished directly or with help from a logistics 22 shipper. This act assists state regulators in establishing the identity of both the seller of a package 23 containing alcoholic beverages and the logistics shipper acting on its behalf.

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A central aspect of this act is ensuring that the enacting state can establish jurisdiction over out-of-state actors. Subsection (c) is included in the act, in addition to Section 6, to create stronger support for the enacting state's authority to assert jurisdiction. Subsection (c) requires the actor to agree to the state's jurisdiction, rather than relying only on a statutory assertion of jurisdiction. It is contemplated that the agreement will take the form of a check-box on the registration application.

32 Subsection (f) allows the enacting state to suspend or revoke a logistics shipper's 33 registration for good cause, including violations of the act. The subsection also allows the state 34 to opt for a less severe punishment by imposing a condition on the registration, such as requiring 35 additional employee training.

36

The act does not specifically require a contract between a logistics shipper and the licensed direct shipper on whose behalf it arranges shipments, but it is likely there will be such a contract defining the parties' respective responsibilities and liabilities. The act also does not expressly refer to the logistics shipper as the "agent" of the licensed direct shipper, although the parties' contract might.

1 SECTION 4. CARRIER DELIVERY FROM LICENSED OR REGISTERED

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SHIPPERS.

3	(a) Subject to subsections (b) and (c), a carrier may not deliver to a consumer a package
4	that the consignor has identified as containing alcoholic beverages unless one of the following
5	applies:
6	(1) The consignor is a licensed direct shipper and the carrier maintains a record of
7	the direct shipper license for the current license period.
8	(2) The consignor is a registered logistics shipper and the carrier maintains a
9	record of the logistics shipper's registration under Section 3.
10	(b) After a carrier has obtained a record of a direct shipper license for the current license
11	period, the carrier may consider the license to be valid for the remainder of the license period
12	unless the carrier receives notice from the [Commission] [other applicable authority] that the
13	license has been suspended or revoked [or otherwise terminated]. After a carrier has obtained a
14	record of a logistics shipper's registration, the carrier may consider the registration to be valid
15	unless the carrier receives notice from the [Commission] that the registration has been
16	suspended, revoked, or canceled. [A carrier may consider an expired direct shipper license to be
17	valid if the [Commission] [other applicable authority that issued the license] has delayed
18	processing direct shipper license renewals.]
19	(c) Subsection (a) does not limit the restrictions under Section (3)(e) or under any other
20	law of this state regulating the shipment or delivery of alcoholic beverages directly to individuals
21	in this state.
22 23 24	<i>Legislative Note:</i> The legislative drafter may replace the bracketed phrase "or otherwise terminated" with the appropriate terms in the enacting state, which might include cancellation or surrender of the license rather than termination of the license. The legislative draft should

or surrender of the license rather than termination of the license. The legislative draft should
include the final, bracketed sentence of subsection (b) if the enacting state wishes to allow

licensed activity to continue during administrative disruptions in the license renewal process,
 such as during the COVID-19 pandemic.

Comment

6 This section creates requirements related to the carrier's activities in the enacting state. 7 As discussed previously, a consumer is an individual in the enacting state and both a licensed 8 direct shipper and registered logistics shipper are businesses authorized by the enacting state to 9 ship into the enacting state. The provision therefore regulates the carrier only in the enacting 10 state, where the delivery would otherwise occur.

After a carrier has verified that a consignor either holds a direct shipper license valid for the applicable license period or has a logistics shipper's registration, the carrier is not required to continually confirm that the license or registration hasn't been suspended or revoked. However, if the carrier receives notice that the license or registration has been suspended or revoked, the carrier cannot thereafter consider the license or registration as valid.

As discussed in Section 2, approximately four states allow direct-to-consumer shipping without requiring licensing of the shipper. In these few states, Section 4 will need to be modified.

[Drafting committee note regarding subsection (c): A concern was raised that the alternative conditions set forth in subsection (a)(1) and (2) might be considered exhaustive; in other words, the only condition, leading subsection (a) to override other provisions of law. The committee has yet to discuss whether subsection (c) is necessary.]

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SECTION 5. REPORTS RELATED TO DIRECT-TO-CONSUMER [WINE]

27 [ALCOHOLIC BEVERAGE] SHIPMENTS.

- 28 (a) Except as otherwise provided in subsection (e), a registered logistics shipper shall file
- 29 with the [Commission] a [monthly] report that includes:
- 30

(1) the name, business address, and this state's registration number of the logistics

- 31 shipper;
- 32 (2) the total [gallons] [liters] of [wine] [each type of alcoholic beverage] shipped
- 33 to consumers by the logistics shipper during the reporting period, identified by this state's
- 34 applicable tax classification; and
- 35 (3) for each shipment to a consumer during the reporting period:
- 36 (A) the name, business address, and the direct shipper license number of

the licensed direct shipper on whose behalf the logistics shipper shipped the [wine] [alcoholic
 beverages], with the name stated as identically as possible to the name appearing on the direct
 shipper license;

4	(B) the name and address of the consumer to whom the [wine was]
5	[alcoholic beverages were] shipped and, if different, the name and address of the recipient;
6	(C) the address from which the logistics shipper originated the shipment,
7	stated identically with an address provided by the logistics shipper under Section 3(b)(1);
8	(D) the date the shipment was delivered to the consumer or other recipient;
9	(E) the type, brand label, and quantity by volume of [wine] [alcoholic
10	beverages] shipped; and
11	(F) the name and business address of the carrier that delivered the [wine]
12	[alcoholic beverages] and the carrier's parcel tracking number for the shipment.
13	[(b) Except as otherwise provided in subsection (e), a licensed direct shipper shall file
14	with the [Commission] a [monthly] report that includes:
15	(1) the name, business address, and the direct shipper license number of the
16	licensed direct shipper;
17	(2) the total [gallons] [liters] of [wine] [each type of alcoholic beverage] shipped
18	to consumers during the reporting period, identified by this state's applicable tax classification;
19	and
20	(3) for each shipment to a consumer during the reporting period:
21	(A) the name and address of the consumer to whom the [wine was]
22	[alcoholic beverages were] shipped and, if different, the name and address of the recipient;
23	(B) the date the shipment was delivered;

1	(C) the type, brand label, and quantity by volume of [wine] [alcoholic
2	beverages] shipped;
3	(D) the purchase price of the [wine] [alcoholic beverages] shipped and the
4	amount and type of each tax charged in connection with the [wine] [alcoholic beverages]
5	shipped;
6	(E) if the wine was shipped for the licensed direct shipper by a logistics
7	shipper, the name, business address, and this state's registration number of the logistics shipper
8	that shipped the [wine] [alcoholic beverages], with the name stated as identically as possible to
9	the name appearing on the logistics shipper's registration; and
10	(F) if the [wine was] [alcoholic beverages were] delivered by a carrier, the
11	name and business address of the carrier and the carrier's parcel tracking number for the
12	shipment.]
13	[(c) Except as otherwise provided in subsection (e), a carrier shall file with the
14	[Commission] a [monthly] report that includes:
15	(1) the name and business address of the carrier;
16	(2) a list containing the name, business address, and direct shipper license number
17	or logistics shipper registration number of each licensed direct shipper and logistics shipper from
18	which the carrier has obtained an agreement related to shipping alcoholic beverages, with the
19	name stated as identically as possible to the name appearing on the direct shipper license or
20	logistics shipper registration; and
21	(3) for each shipment to a consumer during the reporting period for which the
22	consignor declared the package being shipped to contain alcoholic beverages:
23	(A) the name and business address of the consignor of the shipment;

1	(B) the name and address of the consignee of the shipment and, if
2	different, the name and address of the recipient;
3	(C) the date the package was delivered by the carrier;
4	(D) the weight, in pounds, of the package; and
5	(E) the carrier's parcel tracking number for the shipment.]
6	(d) The [Commission] shall prescribe the form for filing a report under subsection[s] (a)[, (b), and
7	(c)] and deadlines for filing the report. The [Commission] may require the report to be filed
8	electronically. The [Commission] may require a person filing the report to submit additional
9	information, including business records, to substantiate the information included in the report.
10	(e) If no business was transacted in this state during the reporting period, a report under
11	subsection (a)[, (b), or (c)] may include the information under subsection (a)(1)[, (b)(1), or
12	(c)(1)] and otherwise attest to the fact that no business was transacted in this state during the
13	reporting period.
14	(f) A report filed under this section, and information obtained from the report, is
15	confidential and exempt from public inspection or disclosure, except that the [Commission] may
16	disclose a report or information from a report:
17	(1) as provided in Section 6(e);
18	(2) if reasonably necessary to enforce or implement this [act] or other laws of this
19	state relating to the shipment of alcoholic beverages directly to individuals in this state; or
20	(3) as a compilation of aggregated data, if personally identifiable information is
21	not disclosed.
22 23 24 25	Legislative Note: The optional bracketed language "wine" or "alcoholic beverages" allows the legislative drafter to elect the more appropriate term depending on whether the enacting state authorizes direct-to-consumer shipments of wine only or also allows direct-to-consumer shipments of other alcoholic beverages.

25 shipments of other alcoholic beverages.

Many states require licensed direct shippers and carriers to file reports with the state regulator.
 The legislative drafter may elect to modify the enacting state's reporting provisions to add
 essential elements of the information under subsections (b) and (c) instead of replacing the
 state's existing provisions.

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6 The reporting period in subsections (a), (b), and (c) is bracketed as optional. The enacting 7 state may prefer an alternative reporting period, such as quarterly. However, the volume of 8 carrier reports, in particular, may be such that monthly or more frequent reporting is 9 preferable.

11 The legislative drafter may need to treat provisions of the state's public records law to 12 accomplish the intended confidentiality under subsection (f).

Comment

16 The act requires reporting of certain critical pieces of information that assist state 17 regulators in determining whether shipments into the enacting state are originating from a licensed or unlicensed direct shipper. If the carrier reports the package tracking number, the 18 19 direct shipper reports the package tracking number and its direct shipper license number, and 20 (if applicable) the logistics shipper reports the package tracking number and the name and 21 license number of the direct shipper on whose behalf it is shipping, the state regulator can 22 "triangulate" information to determine whether the shipment originated from a licensed 23 direct shipper. That is, the absence of a tracking number match with an associated direct 24 shipper license number indicates a possible unlicensed shipment. This information is 25 particularly helpful if reports are filed electronically and included in a searchable database. 26

27 The act requires a registered logistics shipper, licensed direct shipper, and carrier to 28 report some of the same information. As discussed, cross-reporting of information is 29 intended to assist the state regulator in analyzing shipping into the enacting state. Although 30 the act requires a carrier to report only the weight of the package and the licensed direct 31 shipper and logistics shipper to report the contents of the package, this information can be 32 cross-referenced to ascertain whether the package weight is consistent with the reported 33 contents or whether the direct shipper appears to be underreporting shipments (and tax 34 obligations).

36 State regulators also have difficulty matching information among reports if the same 37 information is reported in an inconsistent manner. For example, if a direct shipper is licensed 38 as "Three Lakes Winery, Inc." but the registered logistics shipper reports the direct shipper 39 as "3 Lakes," the regulator may be uncertain whether it is the same company. The act 40 requires names to be reported as identically as possible to the name appearing on a license or 41 registration maintained with the enacting state. The reporting entity may obtain this information by requesting a copy of the applicable license or registration certificate or, in a 42 43 state that makes such information publicly available, by checking the state's database. This 44 requirement for precision in reporting a name is not intended to preclude the reporting entity 45 from using a trade name (DBA) identified in a license or registration, but the DBA must be 46 stated with accuracy on each report.

As discussed in Section 2, the act recognizes that the consumer (the consignee / addressee of the package) may not be available at the time of delivery and that the package might be received and signed for by another individual. If this occurs, subsections (a)(3)(B), (b)(4)(A), and (c)(3)(B) require reports to also include the name and address of the actual recipient of the package.

7 The act requires reporting by a common carrier that delivers alcoholic beverages in 8 the enacting state to a consumer. The act does not require carriers to report alcoholic 9 beverage shipments to licensed industry participants receiving the package through the three-10 tier system. Although the act does not include a requirement for carriers to identify packages 11 designated for consumers, the carrier may choose to require consignors to declare (perhaps 12 through a check-box) whether the consignee is a consumer or a licensee.

Many states already require licensed direct shippers and carriers to report information similar to the information required under this section. If this is the case in the enacting state, the enacting state may wish to add elements of this section to its existing requirements to ensure that state regulators are able to make full use of the reported information.

19 The act includes a minimal reporting requirement if there was no reportable activity 20 during the reporting period. State regulators will therefore be able to distinguish between 21 lack of activity and non-compliance (failure to receive a report). The act includes a 22 presumption of monthly reporting, but the enacting state may prefer a different reporting 23 period or a variable reporting period, with, for example, a high-volume shipper reporting 24 monthly and a lower-volume shipper reporting quarterly. 25

The act requires reports to include detailed and potentially sensitive personal and proprietary information, such as a consumer's name and address and the brand and quantity of wine or alcoholic beverages purchased. Subsection (f) requires the state regulator to maintain confidentiality of these reports and exempts them from disclosure under the state's public records law, subject to limited exceptions.

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SECTION 6. STATE JURISDICTION; ENFORCEMENT POWERS.

33 (a) A registered logistics shipper[, a licensed direct shipper, and a carrier] [is] [are]

34 subject to the jurisdiction of the [Commission], the courts, and other enforcement authority of

- 35 this state with respect to the enforcement of this [act] and other laws of this state regulating the
- 36 shipment of alcoholic beverages directly to individuals in this state.
- 37 (b) The [Commission] may inspect and audit the records of a registered logistics shipper[, a

38 licensed direct shipper, or a carrier] relevant to compliance with this [act] and other laws of this

39 state regulating the shipment of alcoholic beverages directly to individuals in this state. A

1 registered logistics shipper[, licensed direct shipper, or carrier] shall allow the [Commission] to 2 inspect and audit its records and, at the [Commission]'s request in a record, shall provide to the 3 [Commission], at a location specified by the [Commission], complete and accurate records not 4 later than [10] business days after the request. 5 (c) The [Commission] may inspect, during ordinary hours of operation, any location from which 6 a registered logistics shipper [licensed direct shipper, or carrier] conducts its operations to assess 7 compliance with this [act] and other laws of this state regulating the shipment of alcoholic 8 beverages directly to individuals in this state. 9 (d) A registered logistics shipper, a licensed direct shipper, and a carrier] shall appoint, 10 on a form prescribed by the [Commission], and continuously maintain, an agent for service of 11 process, which need not be located in this state. The appointment of an agent under this 12 subsection is an affirmation by the registered logistics shipper, licensed direct shipper, or 13 carrier] that the agent consents to accept service. Service of process on the agent constitutes valid 14 service of process on the registered logistics shipper, licensed direct shipper, or carrier in an 15 action or proceeding arising out of the enforcement of this [act] or other laws of this state 16 regulating the shipment of alcoholic beverages directly to individuals in this state. If a 17 registered logistics shipper, licensed direct shipper, or carrier] fails to maintain, in the records of 18 the [Commission], a current agent for service of process or if the current agent cannot be served 19 with reasonable diligence, the [Commission] is the agent for service of process. 20 (e) For a regulatory or enforcement purpose, the [Commission] may disclose a report, 21 record, or other information in its possession, including a suspected or alleged violation or an 22 [administrative injunction] issued under Section 7, to:

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(1) a state agency or law enforcement agency of this state [or a local agency in

1 this state with regulatory authority over matters relating to alcoholic beverages];

- 2 (2) a state or local agency in another state with regulatory authority over matters
- 3 relating to alcoholic beverages or a law enforcement agency of another state; and
- 4

(3) a federal agency with regulatory authority over matters relating to alcoholic

5 beverages or a federal law enforcement agency.

6 Legislative Note:

7 Many states require licensed direct shippers to consent to jurisdiction, appoint an agent for

8 service of process, provide records upon request, and allow audits and inspections. Similar

9 requirements may also apply to carriers, although carriers by definition conduct physical

10 operations (package delivery) within the territorial limits of the enacting state so jurisdiction is

11 evident. Optional bracketed language in this section allows the enacting state to impose

12 requirements on licensed direct shippers and carriers if the enacting state's law does not already

13 *include similar provisions.*

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15 *The legislative drafter should include the bracketed language in subsection (e)(1) if political*

subdivisions in the enacting state share authority with one or more state agencies in regulatingany aspect of the alcoholic beverages trade.

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Comment

21 Subsection (a) asserts the enacting state's jurisdiction over registered logistics shippers, 22 whether located in the enacting state or another state, and further asserts jurisdiction over 23 licensed direct shippers and carriers if the optional language is included. (This jurisdictional 24 provision is not necessary for an entity with significant in-state operations, like a carrier or in-25 state direct shipper.) Subsection (a) operates in conjunction with Section 3(c)(4) to ensure that 26 out-of-state logistics shippers registered to ship alcoholic beverages to the enacting state's 27 consumers are subject to jurisdiction in the enacting state. Subsection (a) does not assert 28 jurisdiction over a person that is not licensed or registered in the enacting state and is not 29 regularly operating within the enacting state. Whether the enacting state has jurisdiction over an 30 unlicensed or unregistered "bad actor" unlawfully shipping into the state will be determined on a 31 fact-specific basis under the state's long-arm statute in light of constitutional due process 32 considerations, such as whether the bad actor has "minimum contacts" with the state. See Burger 33 King Corp. v. Rudzewicz, 471 U.S. 462 (1985); Int'l Shoe Co. v. Washington, 362 U.S. 310 (1945).

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Subsection (e) allows the state regulator in the enacting state to share information with regulators in other states, and with other officials in the same state and federal officials. This provision allows states to easily cooperate to stop unlawful interstate shipping. Although Section 5(f) generally makes reports related to direct-to-consumer shipping confidential, an exception allows these reports or information from the reports to be shared as provided in subsection (e).

The enforcement provisions of Section 6 apply with respect to all alcoholic beverages.
 Even if the enacting state limits authorized shipping to wine only, the state has a strong interest
 in detecting and stopping unlawful shipments of any type of alcoholic beverage.

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Section 2 defines a record to include electronic materials.

SECTION 7. NOTICE TO CARRIER OF CONSIGNOR'S UNLAWFUL

8 SHIPMENTS; [ADMINISTRATIVE INJUNCTIONS].

9 (a) If the [Commission] has reason to believe that alcoholic beverages have been 10 unlawfully shipped into or within this state, the [Commission] may give notice to the consignor 11 of the shipment requiring the consignor to show cause why shipments by the consignor into or 12 within this state should not be [administratively enjoined]. After an opportunity for an 13 evidentiary hearing, if the [Commission] determines that the consignor unlawfully shipped 14 alcoholic beverages into or within this state, the [Commission] may issue an [administrative 15 injunction] prohibiting additional shipments of alcoholic beverages into or within this state by 16 the consignor.

(b) The [Commission] may give notice to any carrier of the [administrative injunction]
under subsection (a). Except as provided in subsection (d), beginning 15 days after the date of
this notice, and until the carrier receives notice that the [administrative injunction] is rescinded,
the carrier may not accept from the consignor identified in the notice, for shipment into or within
this state, any package identified as containing alcoholic beverages.

(c) For good cause, the [Commission] may rescind an [administrative injunction] issued
under subsection (a). On rescinding an [administrative injunction], the [Commission] shall give
notice of the rescission to any carrier that received notice of the [administrative injunction] under
subsection (b).

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(d) The [Commission] may not hold a hearing as provided in subsection (a) less than 30

1 days after the date of the notice requiring the consignor to show cause unless the consignor 2 agrees to an earlier hearing date or unless the notice describes with particularity how the 3 consignor's alleged unlawful shipments pose a serious risk to public health or safety. If the 4 notice includes such a description and the [Commission] issues an [administrative injunction], 5 the [administrative injunction] shall identify the risk to public health or safety and the 6 [Commission's] notice to a carrier under subsection (b) shall advise the carrier to implement the 7 administrative injunction as soon as possible. 8 (e) An [administrative injunction] issued under subsection (a) is subject to judicial review 9 under [cite to this state's administrative procedure act]. 10 Legislative Note: The term "administrative injunction," which is an agency order to halt 11 violating conduct, is bracketed to allow the legislative drafter to substitute a different term if 12 there is a more suitable term under the enacting state's law. 13 14 Comment 15 16 This section provides an enforcement mechanism to aid the enacting state in stopping 17 unlawful alcohol shipping into or within the state, particularly by unlicensed shippers. The advantage of this mechanism is that it involves an administrative proceeding rather than a court 18 19 action. If the state regulator detects an unlawful shipment of alcoholic beverages into or within 20 the state, the state regulator may give notice to the consignor to show cause why shipments from 21 the consignor should not be enjoined. After affording the consignor an opportunity for an 22 evidentiary hearing, the state regulator may determine that the consignor has unlawfully shipped 23 alcoholic beverages into or within the enacting state and issue an administrative injunction (an 24 agency order) prohibiting additional shipments of alcoholic beverages into or within the state by 25 the consignor. The state regulator may give notice of the administrative injunction to any carrier, 26 whether it be the carrier that delivered the unlawful shipment or other carriers in the state. 27 Beginning 15 days after this notice, the carrier may not accept from the consignor identified in 28 the notice any package identified as containing alcohol, except that this 15-day period is 29 shortened if the consignor's shipments pose a serious risk to public health or safety. The act neither limits carriers to accepting packages from only an authorized list of shippers, nor 30 31 prohibits carriers from accepting packages from an ever-changing list of banned consignors. The 32 notice to a carrier under the act is specific to a single consignor and permanent unless the carrier 33 receives a subsequent notice that the administrative injunction has been rescinded. 34 35 Under Section 3, if a registered logistics shipper unlawfully ships wine or alcoholic 36 beverages into or within the enacting state, the regulator may suspend or revoke the logistics 37 shipper's registration and the logistics shipper may not thereafter ship wine or alcoholic

1 beverages into or within the state. The act presumes that the enacting state's existing law 2 provides similar authority to suspend or revoke a direct shipper license if the licensed direct 3 shipper unlawfully ships wine or alcoholic beverages into or within the state. The most 4 significant aspect of this section is to provide state regulators with an enforcement tool when 5 there is no registration or license to take action against. Nonetheless, a state regulator could 6 pursue an administrative injunction under this section against a consignor that is a registered 7 logistics shipper or licensed direct shipper, including pursing an administrative injunction in 8 tandem with a proceeding to suspend or revoke the logistics shipper registration or direct shipper 9 license. 10 11 Most states have enacted a general prohibition making it unlawful to ship alcoholic 12 beverages into the state unless the shipper is authorized to do so. In some states, the statute

beverages into the state unless the shipper is authorized to do so. In some states, the statute prohibits any person from shipping alcoholic beverages into the state except to a licensed wholesaler, with an exception recognized for certain licensed direct-to-consumer shippers. Other states specifically prohibit direct-to-consumer shipments unless the shipper holds a specified direct shipper license. (Approximately four states allow direct-to-consumer shipments with no required license.) This act presumes, and relies on, the enacting state's existing general prohibition and does not include a blanket ban on unlicensed direct-to-consumer shipments.

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SECTION 8. SUSPENSION, REVOCATION, OR NONRENEWAL OF LICENSE

21 OR PERMIT FOR UNLAWFUL SHIPPING.

22 (a) [Subject to subsection (b),] the [Commission] [or other applicable authority], after 23 notice and an opportunity for an evidentiary hearing, may suspend, revoke, or refuse to renew a 24 license, permit, or other authorization to produce, distribute, or sell alcoholic beverages issued by 25 the [Commission] [or other applicable authority] if the person holding the license, permit, or 26 authorization has shipped alcoholic beverages into another state in violation of that state's law. 27 [(b) The [Commission] [or other applicable authority] may not suspend, revoke, or refuse 28 to renew a license, permit, or authorization issued by the [Commission] [or other applicable 29 authority] under subsection (a) unless the licensee, permittee, or authorized person ships 30 alcoholic beverages into another state in violation of that state's law after the [Commission] [or 31 other applicable authority] issues a cease and desist [order] [letter].] 32 [(c) The [Commission] [or other applicable authority] shall determine the duration of a 33 suspension under subsection (a). The suspension may not exceed [60 days] for a first violation or

1	[120 days] for a subsequent violation within [36 months]. If the [Commission] [or other
2	applicable authority] revokes a license, permit, or other authorization under subsection (a), the
3	licensee, permittee, or authorized person may not reapply for issuance of the same license,
4	permit, or authorization for [365 days] after the date of the revocation.]
5	(d) A suspension, revocation, or refusal to renew a license, permit, or other authorization
6	under this section is subject to judicial review under [cite to this state's administrative procedure
7	act].
8	[(e) Instead of suspension, revocation, or refusal to renew a license, permit, or other
9	authorization under subsection (a), the [Commission] [or other applicable authority] and the
10	licensee, permittee, or authorized person may agree to [an offer in compromise under which the
11	licensee, permittee, or authorized person pays to the [Commission] [or other applicable
12	authority]] a civil penalty.]
13	[(f) After the [Commission] [or other applicable authority] has given notice initiating a
14	proceeding under subsection (a) to suspend, revoke, or refuse to renew a license, permit, or other
15	authorization, the licensee, permittee, or authorized person may not surrender the license,
16	permit, or authorization without the consent of the [Commission] [or other applicable authority].]
17 18 19 20 21	Legislative Note: The legislative drafter may determine that this section fits better within the enacting state's existing framework for suspension, revocation, or nonrenewal of alcoholic beverage licenses or permits and that the bracketed subsections should be omitted because they are already governed by, or inconsistent with, this existing framework.
22 23 24	<i>The legislative drafter should include in subsections (a), (c), and (f) each license- issuing authority in the enacting state.</i>
25 26 27 28 29 30	The bracketed clause in subsection (e) allows the legislative drafter to refer to this settlement process by the well-known term "offer in compromise" used by many states and the federal Alcohol and Tobacco Tax and Trade Bureau. The brackets in certain provisions of this section indicate that such matters as the maximum period of suspension and minimum period of revocation may be adjusted to reflect the enacting state's legislative preferences. In subsection (b), the legislative drafter may insert the term order rather than letter if the enacting state

prefers a more formal cease-and-desist process.

Comment

5 This section allows the enacting state to, for example, take action against a retailer 6 licensed in the enacting state if the retailer is unlawfully shipping alcohol into another state in 7 violation of that state's law. A retailer that does so risks losing its retail license in its home state. 8 The provision facilitates cooperation among state regulators, as the retailer's unlawful shipping 9 is likely to come to light as a result of information provided by regulators in other states. The 10 retailer's home state must afford the retailer due process in any action taken against the retailer.

Each state issues various forms of alcoholic beverage licenses or permits. There may also be more than one issuing authority in the enacting state. For example, the state may issue licenses to producers, but local governments may issue licenses to retailers or wholesalers. Each state has some form of existing process and standards for the suspension, revocation, or nonrenewal of alcoholic beverage licenses or permits. Accordingly, at least some portion of this section is likely to already be covered by the enacting state's law.

While subsection (c) includes a 36-month "look back" period in counting prior violations, many states place no limit on the "look back" period. Regarding subsections (b) and (e), some states provide for a cease-and-desist "warning" process and allow settlement of violations through an offer-in-compromise process and some do not. Regarding subsection (f), the enacting state may already preclude a licensee from surrendering a license while an administrative enforcement proceeding is pending unless the license-issuing authority consents to the surrender.

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SECTION 9. PENALTIES.

- 27 (a) A logistics shipper that violates Section 3(e)(1) or (2) is subject to a civil penalty, for
- each violation, of not more than \$[1,000] for a first violation and not more than \$[5,000] for a
- 29 subsequent violation within [36 months].
- 30

(b) A carrier that violates Section 4 or Section 7(b) is subject to a civil penalty, for each

31 violation, of not more than \$[1,000] for a first violation and not more than \$[5,000] for a

- 32 subsequent violation within [36 months].
- 33 (c) A logistics shipper that violates Section 3(d) or (e)(3), Section 5(a), or Section 6(b) or
- 34 (d) is subject to a civil penalty, for each violation, of not more than \$[100] for a first violation
- and not more than \$[500] for a subsequent violation within [36 months].
- 36 [(d) A licensed direct shipper or carrier that violates Section 5(b) or (c) or Section 6(b) or

1 (d) is subject to a civil penalty, for each violation, of not more than \$[100] for a first violation 2 and not more than \$[500] for a subsequent violation within [36 months].] 3 (e) A violation of a rule adopted by the [Commission] under this [act] is deemed a 4 violation of the provision of the [act] to which the rule relates. 5 (f) A suspension or revocation of registration under Section 3(f) is in addition to a penalty 6 that may be imposed under this section. 7 Legislative Note: The legislative drafter may determine that this section fits better within the 8 enacting state's existing framework for imposing penalties related to alcoholic beverage 9 violations and that it is preferable to insert the applicable penalties under the act within this 10 existing framework. Also, the creation in the act of only civil penalties might not be consistent 11 with the state's approach to making violations of state alcoholic beverage laws criminal 12 offenses. 13 14 Paragraph (d) is bracketed as optional because it relates to the optional language in Sections 5 15 and 6. The legislative drafter should ensure that the treatments in these provisions are consistent. If the enacting state requires licensed direct shippers to submit reports under existing 16 17 law, the legislative drafter should determine whether the penalties under this section are 18 consistent with the penalties under existing law for the licensed direct shipper's failure to do so. 19 20 Some provisions in this section are bracketed to indicate that such matters as the amount of the 21 penalty or the 36-month "look back" period may be adjusted to reflect the enacting state's 22 legislative preferences. 23 24 Comment 25 26 Some states prescribe general penalties that apply to almost any violation of the state's 27 alcoholic beverage laws. Accordingly, at least some portion of this section may already be 28 covered by the enacting state's law. It is also common for violations of a state's alcoholic 29 beverage laws to be criminal offenses. The creation in the act of only civil penalties might not be 30 consistent with the state's approach to penalizing alcoholic beverage violations. 31 32 The penalties imposed under this section are imposed by a court. The act does not include 33 any provision specifying who may bring a court enforcement proceeding. Depending on the 34 state, the action might be brought by the attorney general, a district attorney or city attorney, or 35 the regulatory agency. This act presumes that each state will continue to rely on existing law that 36 specifies which agencies or governmental units may bring an enforcement action. 37 38 **SECTION 10. RULES.** The [Commission] may adopt rules under [cite to the state's 39 administrative procedure act] to implement, administer, and enforce this [act], including rules

1	concerning:
2	(1) forms under this [act];
3	(2) the method for submitting logistics shipper registration applications;
4	(3) the method and deadline for filing reports, including the format for electronic reports;
5	(4) appointing and maintaining an agent for service of process; and
6	(5) procedures providing due process in administrative proceedings under this [act].
7	SECTION 11. UNIFORMITY OF APPLICATION AND CONSTRUCTION. In
8	applying and construing this uniform act, consideration must be given to the need to promote
9	uniformity of the law with respect to its subject matter among states that enact it.
10	SECTION 12. RELATION TO ELECTRONIC SIGNATURES IN GLOBAL AND
11	NATIONAL COMMERCE ACT. This [act] modifies, limits, and supersedes the federal
12	Electronic Signatures in Global and National Commerce Act, 15 U.S.C. Section 7001, et seq.,
13	but does not modify, limit, or supersede Section 101(c) of that act, 15 U.S.C. Section 7001(c), or
14	authorize electronic delivery of any of the notices described in Section 103(b) of that act, 15
15	U.S.C. Section 7003(b).

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[SECTION 13. TRANSITIONAL PROVISION.

(a) A [license, permit, or other authorization to ship alcoholic beverages on behalf of
another to individuals in this state] which was issued by the [Commission] and in effect on [the
effective date of this [act]] continues until its date of expiration or [three] months after [the
effective date of this [act]], whichever occurs first. During this transitional period, the person
holding the [license, permit, or authorization] may continue activity authorized under the
[license, permit, or authorization] and is subject to the law of this state applicable to the [license,
permit, or authorization] as it existed immediately before the effective date of this [act]. On

1 expiration of the transitional period, the person holding the [license, permit, or authorization] is

2 subject to this [act].

3 (b) A person that does not hold a [license, permit, or authorization to ship alcohol

4 beverages on behalf of another to individuals in this state] on [the effective date of this [act]], is

5 subject to this [act] on [the effective date of this [act]].]

Legislative Note: This optional section should be included if the enacting state already issues *fulfillment provider or logistics shipper licenses.* The legislative drafter may substitute the
appropriate terminology for the bracketed language. The enacting state may also desire more or
less than three months as the transitional period.

Comment

A few states authorize by license, permit, or registration the operations of fulfillment providers or logistics shippers. If the enacting state is such a state, this section provides a "phasein" during which the state's existing system is replaced with the logistics shipper registration system under the act.

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[SECTION 14. SEVERABILITY. If any provision of this [act] or its application to any

- 19 person or circumstance is held invalid, the invalidity does not affect other provisions or
- 20 applications of this [act] which can be given effect without the invalid provision or application,
- 21 and to this end the provisions of this [act] are severable.]

Legislative Note: Include this section only if this state lacks a general severability statute or a decision by the highest court of this state stating a general rule of severability.

- 25 SECTION 15. REPEALS; CONFORMING AMENDMENTS.
- 26 (a) [Current direct-to-consumer alcoholic beverage shipping laws relating to fulfillment
- 27 providers or logistics shippers]
- 28 (b) [????]
- 29 *Legislative Note:* The state should examine its statutes to determine whether conforming
- 30 revisions are required to enact this act. In particular, the state should review its statutes in light
- 31 of the provisions of this act relating to:
- 32 {*public record*}. See Section 5(f).
- 33 *{ ??? } See Section {??? }.*
- 34 {??? } See Section {??? }.

SECTION 16. EFFECTIVE DATE. This [act] takes effect

- *Legislative Note:* The legislative drafter may wish to include a delayed effective date of at least 60 days to allow time to all applicable agencies and industry members to prepare for
- *implementation*.