JSK/JU

**SENATE** STATE OF MINNESOTA

NINETIETH SESSION

## S.F. No. 1418

<b>DATE</b> 2/27/2017	D-PG	OFFICIAL STATUS Introduction and first reading Referred to Commerce and Consumer Protection Finance and Policy

1.1	A bill for an act
1.2 1.3	relating to liquor; regulating and providing for direct ship wineries; amending Minnesota Statutes 2016, sections 295.75, subdivision 4; 297A.83, subdivision 1;
1.4 1.5	297G.07, subdivision 1; 299A.706; 340A.304; 340A.417; proposing coding for new law in Minnesota Statutes, chapter 340A.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2016, section 295.75, subdivision 4, is amended to read:
1.8	Subd. 4. Tax collection required. A liquor retailer with nexus in Minnesota or a direct
1.9	ship winery as defined in section 340A.550, who is not subject to tax under subdivision 2,
1.10	is required to collect the tax imposed under subdivision 3 from the purchaser of the liquor
1.11	and give the purchaser a receipt for the tax paid. The tax collected must be remitted to the
1.12	commissioner in the same manner prescribed for the taxes imposed under chapter 297A.
1.13	EFFECTIVE DATE. This section is effective for sales and purchases occurring on or
1.14	after June 30, 2017.
1.15	Sec. 2. Minnesota Statutes 2016, section 297A.83, subdivision 1, is amended to read:
1.16	Subdivision 1. Persons applying. (a) A retailer required to collect and remit sales taxes
1.17	under section 297A.66 or a direct ship winery as defined under section 340A.550 shall file
1.18	with the commissioner an application for a permit <u>under this section</u> .
1.19	(b) A retailer making retail sales from outside this state to a destination within this state
1.20	who is not required to obtain a permit under paragraph (a) may nevertheless voluntarily file
1.21	an application for a permit.

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2.1	(c) The co	ommissioner may 1	require any person	or class of persons oblig	ated to file a use
2.2	tax return und	der section 289A.1	1, subdivision 3,	to file an application for	a permit.
2.3	<b>EFFECT</b>	<b>IVE DATE.</b> This	section is effectiv	e for permits applied for	after June 30,
2.4	<u>2017.</u>				
2.5	Sac 2 Min	nagata Statutas 20	16 gostion 207G	07 subdivision 1 is amo	and ad to read.
2.5				07, subdivision 1, is ame	
2.6		-	-	re not subject to the excis	
2.7			, brewer, or whole	esaler for shipment outsid	e the state in
2.8	interstate con	nmerce.			
2.9	(2) Alcoh	olic beverages sol	d or transferred be	etween Minnesota wholes	salers.
2.10	(3) Sales 1	to common carrier	rs engaged in inter	state transportation of pa	ssengers, except
2.11	as provided in	n this chapter.			
2.12	(4) Malt b	beverages served b	y a brewery for o	n-premise consumption a	t no charge, or
2.13	distributed to	brewery employe	es for on-premise	consumption under a lab	oor contract.
2.14	<del>(5) Shipm</del>	ents of wine to M	innesota residents	under section 340A.417	<del>.</del>
2.15	<del>(6)<u>(5)</u> Fru</del>	uit juices naturally	fermented or bee	r naturally brewed in the	home for family
2.16	use and not se	old or offered for	sale.		
2.17	<del>(7)<u>(</u>6)</del> Sa	les of wine for sac	ramental purpose	s under section 340A.316	Ĵ.
2.18	( <u>8) (7)</u> Al	coholic beverages	sold to authorized	d manufacturers of food p	products or
2.19	pharmaceutic	cal firms. The alcol	holic beverage mu	ist be used exclusively in	the manufacture
2.20	of food products or medicines. For purposes of this clause, "manufacturer" means a person				
2.21		-	ts intended for sal	e to wholesalers or retail	ers for ultimate
2.22	sale to the co	nsumer.			
2.23	<del>(9)<u>(</u>8)</del> Lie	queur-filled candy			
2.24	<del>(10) <u>(9)</u> S</del>	ales to a federal ag	gency, that the star	te of Minnesota is prohib	ited from taxing
2.25	under the Cor	nstitution or laws o	of the United State	es or under the Constitution	on of Minnesota.
2.26	<del>(11) (10)</del>	Sales to Indian tril	bes as defined in s	ection 297G.08.	
2.27	<del>(12)</del> (11)	Shipments of intox	icating liquor from	n foreign countries to diplo	omatic personnel
2.28	of foreign co	untries assigned to	service in this sta	ate.	
2.29	<del>(13)</del> (12)	Shipments of bulk	distilled spirits or	bulk wine to farm wineric	es licensed under
2.30	section 340A		he final product.		

Sec. 3.

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3.1	<b>EFFEC</b>	<b>FIVE DATE.</b> This	section is effective	e July 1, 2017.	
3.2	Sec. 4. Mi	nnesota Statutes 20	16, section 299A.7	706, is amended to read	1:
3.3	299A.70	6 ALCOHOL ENI	FORCEMENT A	CCOUNT; APPROP	RIATION.
3.4	(a) An al	cohol enforcement	account is created	in the special revenue	fund, consisting
3.5	of money cr	edited to the accoun	t by law. Money in	n the account may be ap	opropriated by law
3.6	for $(1)$ costs	of the Alcohol and C	Gambling Division	related to administratio	n and enforcement
3.7	of sections 3	40A.403, subdivisi	on 4; 340A.414, st	ubdivision 1a; <del>and</del> 340A	4.504, subdivision
3.8	7 <u>; 340A.550</u>	), subdivisions 2, 4,	5, and 6; and 340.	A.560, and (2) costs of	the State Patrol.
3.9	(b) The c	commissioner shall	transfer from the a	account to the trunk hig	ghway fund
3.10	\$3,500,000 in fiscal year 2004 and \$3,700,000 in fiscal year 2005, or so much thereof as is				
3.11	necessary to	pay costs of adding	g State Patrol posi	tions.	
3.12	<b>EFFEC</b>	<b>FIVE DATE.</b> This	section is effective	e July 1, 2017.	
3.13	Sec. 5. Mi	nnesota Statutes 20	16, section 340A.3	304, is amended to read	1:
3.14	340A.30	4 LICENSE SUSP	PENSION AND R	EVOCATION.	
3.15	The com	missioner shall rev	oke, or suspend fo	r up to 60 days, a licen	se issued under
3.16	section 340A.301 or, 340A.302, or 340A.550, or impose a fine of up to \$2,000 for each				
3.17	violation, on a finding that the licensee has violated a state law or rule of the commissioner				
3.18	relating to the possession, sale, transportation, or importation of alcoholic beverages. A				
3.19	license revocation or suspension under this section is a contested case under sections 14.57				
3.20	to 14.69 of t	he Administrative I	Procedure Act.		
3.21	<b>EFFEC</b>	<b>FIVE DATE.</b> This	section is effective	e July 1, 2017.	
3.22	Sec. 6. Mi	nnesota Statutes 20	16, section 340A.4	417, is amended to read	1:
3.23	340A.41	7 SHIPMENTS IN	TO MINNESOT	Ά.	
3.24	(a) Notw	vithstanding section	297G.07, subdivis	sion 2, or any provision	n of this chapter
3.25	except for se	ection 340A.550, av	winery licensed in	a state other than Minr	nesota, or a winery
3.26	located in M	innesota, may ship,	for personal use a	nd not for resale, not m	ore than two cases
3.27	of wine, con	taining a maximum	of nine liters per	case, in any calendar y	ear to any resident

of Minnesota age 21 or over. Delivery of a shipment under this section may not be deemed a sale in this state. 3.29

3.28

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(b) The shipping container of any wine sent under this section must be clearly marked "Alcoholic Beverages: adult signature (over 21 years of age) required."

- 4.3 (c) It is not the intent of this section to impair the distribution of wine through distributors
  4.4 or importing distributors, but only to permit shipments of wine for personal use.
- 4.5 (d) Except for a violation of section 295.75, or chapters 297A and 297G, no criminal penalty may be imposed on a person for a violation of this section or section 340A.550 or 4.6 340A.560 other than a violation described in paragraph (e) or (f). Whenever it appears to 4.7 the commissioner that any person has engaged in any act or practice constituting a violation 4.8 of this section, or section 340A.550 or 340A.560 and the violation is not within two years 4.9 4.10 of any previous violation of this section, the commissioner shall issue and cause to be served upon the person an order requiring the person to cease and desist from violating this section. 4.11 The order must give reasonable notice of the rights of the person to request a hearing and 4.12 must state the reason for the entry of the order. Unless otherwise agreed between the parties, 4.13 a hearing shall be held not later than seven 20 days after the request for the hearing is 4.14 received by the commissioner after which and within 20 days after the receipt of the 4.15 administrative law judge's report and subsequent exceptions and argument, the commissioner 4.16 shall issue an order vacating the cease and desist order, modifying it, or making it permanent 4.17 as the facts require. If no hearing is requested within 30 days of the service of the order, the 4.18 order becomes final and remains in effect until modified or vacated by the commissioner. 4.19 All hearings shall be conducted in accordance with the provisions of chapter 14. If the 4.20 person to whom a cease and desist order is issued fails to appear at the hearing after being 4.21 duly notified, the person shall be deemed in default, and the proceeding may be determined 4.22 against the person upon consideration of the cease and desist order, the allegations of which 4.23 may be deemed to be true. 4.24
- 4.25 (e) Any person who violates this section <u>or section 340A.550 or 340A.560</u> within two
  4.26 years of a violation for which a cease and desist order was issued under paragraph (d), is
  4.27 guilty of a misdemeanor.
- 4.28 (f) Any person who commits a third or subsequent violation of this section or section
  4.29 <u>340A.550 or 340A.560</u> within any subsequent two-year period is guilty of a gross
  4.30 misdemeanor.
- 4.31 **EFFECTIVE DATE.** This section is effective July 1, 2017.

5.1	Sec. 7. [340A.550] PROHIBITION ON UNAUTHORIZED DIRECT SHIPMENTS
5.2	OF WINE.
5.3	Subdivision 1. Definitions. (a) "Direct ship purchaser" means a person who purchases
5.4	wine for personal use and not for resale from a winery located in a state other than Minnesota
5.5	for delivery to a Minnesota address.
5.6	(b) "Direct ship winery" means a winery licensed in a state other than Minnesota that
5.7	manufactures and makes a retail sale of wine and ships the wine to a direct ship purchaser
5.8	as authorized under section 340A.417.
5.9	(c) "Third-party provider" means a person, other than a common carrier, authorized by
5.10	a direct ship winery to ship wine to a direct ship purchaser on the direct ship winery's behalf.
5.11	Subd. 2. License requirements. (a) A direct ship winery must apply to the commissioner
5.12	for a direct ship license. The commissioner must not issue a license under this section unless
5.13	the applicant:
5.14	(1) is a licensed winery in a state other than Minnesota and provides a copy of its current
5.15	license in any state in which it is licensed to manufacture wine;
5.16	(2) provides a shipping address list, including all addresses from which it intends to ship
5.17	wine;
5.18	(3) provides the name and address of any third-party provider, other than a common
5.19	carrier, authorized to ship wine on behalf of the direct ship winery, and provides a copy of
5.20	the appointment of the third-party provider;
5.21	(4) agrees to comply with the requirements of subdivision 5; and
5.22	(5) consents to the jurisdiction of the Departments of Public Safety and Revenue, the
5.23	courts of this state, and any statute, law, or rule in this state related to the administration or
5.24	enforcement of this section, including any provision authorizing the commissioners of public
5.25	safety and revenue to audit a direct ship winery for compliance with this and any related
5.26	section.
5.27	(b) A direct ship winery obtaining a license under this section must annually renew its
5.28	license by January 1 of each year and must inform the commissioner at the time of renewal
5.29	of any changes to the information previously provided in paragraph (a).
5.30	(c) The application fee for a license is \$ The fee for a license renewal is \$ The
5.31	commissioner must deposit all fees received under this subdivision in the alcohol enforcement
5.32	account in the special revenue fund established under section 299A.706.

6.1	Subd. 3. Direct ship wineries; restrictions. (a) A direct ship winery may only ship
6.2	wine from an address provided to the commissioner in subdivision 2, paragraph (a), clause
6.3	(2), or through a third-party provider whose name and address the licensee provided to the
6.4	commissioner in subdivision 2, paragraph (a), clause (3).
6.5	(b) Only wine from a direct ship winery's own production may be shipped by a direct
6.6	ship winery or the direct ship winery's third-party provider.
6.7	(c) A direct ship winery must not ship wine to a direct ship purchaser if it does not control
6.8	all winery operations.
6.9	Subd. 4. Third-party providers. (a) A third-party provider is an agent of the direct ship
6.10	winery and the direct ship winery is responsible for the third-party provider's compliance
6.11	with this section.
6.12	(b) A third-party provider must not ship wine to a direct ship purchaser if it controls the
6.13	operation of a direct ship winery.
6.14	(c) Unless the direct ship winery has supplied the required statement to the commissioner,
6.15	a third-party provider must provide a monthly statement to the commissioner, on a form
6.16	prescribed by the commissioner, detailing each shipment of wine made to a resident of this
6.17	state and any other information required by the commissioner.
6.18	(d) Before shipping wine to a direct ship purchaser, a third-party provider must verify
6.19	that a direct ship winery has obtained the proper license from the commissioner as required
6.20	under this section and that the direct ship winery appears on the licensed direct ship wineries
6.21	list required in subdivision 6.
6.22	Subd. 5. Taxation. A direct ship winery must:
6.23	(1) collect and remit the liquor gross receipts tax as required in section 295.75;
6.24	(2) apply for a permit as required in section 297A.83 and collect and remit as required
6.25	the sales and use tax imposed in chapter 297A;
6.26	(3) remit the tax as required in chapter 297G; and
6.27	(4) provide a statement to the commissioner, on a form prescribed by the commissioner,
6.28	detailing each shipment of wine made to a resident of this state and any other information
6.29	required by the commissioner.
6.30	Subd. 6. Common carriers; shipments prohibited. The commissioner must maintain
6.31	a licensed direct ship wineries list, including addresses, of persons who are authorized to
6.32	ship wine into Minnesota. The list must not include persons whose licenses were suspended

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7.1	or revoked u	nder section 340A	304 in the prior n	nonth and any third-party	providers who
7.2			•	his section in the prior mo	-
7.3			-	basis to any common carr	
7.4		-		carrier must not deliver a	·
7.5	Minnesota ac	ldress if it contain	s an alcoholic bev	erage and the package is	shipped from a
7.6	person or add	lress not on the lis	<u>.t.</u>		
7.7	Subd. 7. I	Private or nonpu	blic data; classifi	cation and sharing. (a) l	Data collected,
7.8	created, or m	aintained by the c	ommissioner as re	quired under this section	are classified as
7.9	private data o	on individuals or n	onpublic data, as	defined in section 13.02,	subdivisions 9
7.10	and 12.				
7.11	(b) The co	ommissioner must	share data classif	ied as private or nonpubl	ic under this
7.12				rposes of administering s	
7.13	and chapters	289A, 297A, and	297G.		
7.14	Subd. 8. I	Enforcement; per	alties. Section 34	0A.417, paragraphs (d), (	e), and (f), apply
7.15	to this section				
7.16	EFFECT	- IVE DATE This	section is effectiv	e July 1-2017	
7.10				<u>o vary 1, 2017.</u>	
7.17	Sec. 8. [340	A.560] BOOTLI	EGGING PROHI	BITED.	
7.18	Subdivisi	on 1. Direct ship	nents prohibited.	(a) No person may ship	an alcoholic
7.19	beverage for	personal use, and	not for resale, to a	Minnesota address unle	SS:
7.20	<u>(1) the pe</u>	rson shipping the	alcoholic beverage	e obtains a license as req	uired in section
7.21	340A.405 or	340A.550; or			
7.22	(2) the sh	ipment originates	from a person hole	ding a license as required	<u>1 in clause (1).</u>
7.23	(b) A pers	son making a ship	ment under paragr	aph (a) must provide a st	tatement to the
7.24	commissione	r, on a form presc	ribed by the comn	nissioner, detailing each	shipment of an
7.25	alcoholic bev	erage made to a re	esident of this stat	e and any other informat	ion required by
7.26	the commissi	oner.			
7.27	(c) Nothin	ng in this section p	prohibits a person	from shipping an alcohol	lic beverage to a
7.28	wholesaler lie	censed in section .	340A.3021.		
7.29	<u>Subd. 2.</u>	Enforcement; per	alties. Section 34	0A.417, paragraphs (d), (	(e), and (f), apply
7.30	to this section	<u>ı.</u>			
7.31	<b>EFFECT</b>	<b>IVE DATE.</b> This	section is effectiv	e July 1, 2017.	

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