The bill was read for the first time and referred to the Committee on Commerce

Adoption of Report: Re-referred to the Committee on Ways and Means

EAP

02/28/2019

03/18/2019

State of Minnesota

HOUSE OF REPRESENTATIVES

First Division Engrossment

NINETY-FIRST SESSION

Division Action

Authored by Lesch and Davids

H. F. No. 1909

03/20/2019 03/21/2019 03/25/2019 03/28/2019 04/01/2019	Referred by Chair to the Judiciary Finance and Civil Law Division Recalled by Chair from the Judiciary Finance and Civil Law Division Referred by Chair to the Public Safety and Criminal Justice Reform Finance and Policy Division Division action, to adopt as amended and return to the Committee on Ways and Means Referred by Chair to the Judiciary Finance and Civil Law Division Division action, return to the Committee on Ways and Means Referred by Chair to the Public Safety and Criminal Justice Reform Finance and Policy Division
1.1	A bill for an act
1.2	relating to liquor; regulating direct shippers of wine; imposing sales and use taxes,
1.3	liquor gross receipts taxes, and excise taxes on direct shipments of wine; providing
1.4	for licensing and required reports; providing for classification of data; amending
1.5	Minnesota Statutes 2018, sections 13.6905, by adding a subdivision; 295.75,
1.6 1.7	subdivision 4; 297A.83, subdivision 1; 297G.07, subdivision 1; 299A.706; 340A.304; 340A.417; proposing coding for new law in Minnesota Statutes, chapter
1.8	340A.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. Minnesota Statutes 2018, section 13.6905, is amended by adding a subdivision
1.11	to read:
1.12	Subd. 36. Direct wine shipments. Data obtained and shared by the commissioner of
1.13	public safety relating to direct shipments of wine are governed by sections 340A.550 and
1.14	340A.555.
1.15	EFFECTIVE DATE. This section is effective the day following final enactment.
1.16	Sec. 2. Minnesota Statutes 2018, section 295.75, subdivision 4, is amended to read:
1.17	Subd. 4. Tax collection required. A liquor retailer with nexus in Minnesota or a direct
1.18	ship winery as defined in section 340A.550, who is not subject to tax under subdivision 2,
1.19	is required to collect the tax imposed under subdivision 3 from the purchaser of the liquor
1.20	and give the purchaser a receipt for the tax paid. The tax collected must be remitted to the
1.21	commissioner in the same manner prescribed for the taxes imposed under chapter 297A.
1.22	EFFECTIVE DATE. This section is effective for sales and purchases occurring on or

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after July 1, 2019.

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2.1	Sec. 3	. Minnesota	Statutes	2018,	section	297A.83,	subdivisio	n 1, is	s amended	to rea	d
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- Subdivision 1. **Persons applying.** (a) A retailer required to collect and remit sales taxes under section 297A.66 or a direct ship winery as defined in section 340A.550 shall file with
- the commissioner an application for a permit <u>under this section</u>.
 - (b) A retailer making retail sales from outside this state to a destination within this state who is not required to obtain a permit under paragraph (a) may nevertheless voluntarily file an application for a permit.
- (c) The commissioner may require any person or class of persons obligated to file a use tax return under section 289A.11, subdivision 3, to file an application for a permit.
- 2.10 **EFFECTIVE DATE.** This section is effective for permits applied for after June 30, 2.11 2019.
- Sec. 4. Minnesota Statutes 2018, section 297G.07, subdivision 1, is amended to read:
- Subdivision 1. **Exemptions.** The following are not subject to the excise tax:
- 2.14 (1) Sales by a manufacturer, brewer, or wholesaler for shipment outside the state in interstate commerce.
- 2.16 (2) Alcoholic beverages sold or transferred between Minnesota wholesalers.
- 2.17 (3) Sales to common carriers engaged in interstate transportation of passengers, except
 2.18 as provided in this chapter.
- 2.19 (4) Malt beverages served by a brewery for on-premise consumption at no charge, or distributed to brewery employees for on-premise consumption under a labor contract.
- 2.21 (5) Shipments of wine to Minnesota residents under section 340A.417.
- 2.22 (6) Fruit juices naturally fermented or beer naturally brewed in the home for family use and not sold or offered for sale.
- 2.24 (7) (6) Sales of wine for sacramental purposes under section 340A.316.
- 2.25 (8) (7) Alcoholic beverages sold to authorized manufacturers of food products or pharmaceutical firms. The alcoholic beverage must be used exclusively in the manufacture of food products or medicines. For purposes of this clause, "manufacturer" means a person who manufactures food products intended for sale to wholesalers or retailers for ultimate sale to the consumer.
- 2.30 (9) (8) Liqueur-filled candy.

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- (10) (9) Sales to a federal agency, that the state of Minnesota is prohibited from taxing 3.1 under the Constitution or laws of the United States or under the Constitution of Minnesota. 3.2 (11) (10) Sales to Indian tribes as defined in section 297G.08. 3 3 (11) Shipments of intoxicating liquor from foreign countries to diplomatic personnel 3.4 of foreign countries assigned to service in this state. 3.5
- (13) (12) Shipments of bulk distilled spirits or bulk wine to farm wineries licensed under 3.6 section 340A.315 for input to the final product. 3.7
 - **EFFECTIVE DATE.** This section is effective July 1, 2019.
- Sec. 5. Minnesota Statutes 2018, section 299A.706, is amended to read: 3.9

299A.706 ALCOHOL ENFORCEMENT ACCOUNT; APPROPRIATION.

An alcohol enforcement account is created in the special revenue fund, consisting of money credited to the account by law. Money in the account may be appropriated by law for (1) costs of the Alcohol and Gambling Division related to administration and enforcement of sections 340A.403, subdivision 4; 340A.414, subdivision 1a; and 340A.504, subdivision 7; and 340A.550, subdivisions 2, 4, 5, and 6; and (2) costs of the State Patrol.

EFFECTIVE DATE. This section is effective July 1, 2019.

Sec. 6. Minnesota Statutes 2018, section 340A.304, is amended to read:

340A.304 LICENSE SUSPENSION AND REVOCATION.

The commissioner shall revoke, or suspend for up to 60 days, a license issued under section 340A.301 or, 340A.302, or 340A.550, or impose a fine of up to \$2,000 for each violation, on a finding that the licensee has violated a state law or rule of the commissioner relating to the possession, sale, transportation, or importation of alcoholic beverages. A license revocation or suspension under this section is a contested case under sections 14.57 to 14.69 of the Administrative Procedure Act.

EFFECTIVE DATE. This section is effective July 1, 2019.

Sec. 7. Minnesota Statutes 2018, section 340A.417, is amended to read: 3.26

340A.417 SHIPMENTS INTO MINNESOTA.

(a) Notwithstanding section 297G.07, subdivision 2, or any provision of this chapter 3.28 except for section 340A.550, a winery licensed in a state other than Minnesota, or a winery 3.29 located in Minnesota, may ship, for personal use and not for resale, not more than two cases 3.30

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- 12 cases of wine, containing a maximum of nine liters per case, in any calendar year to any 4.1 resident of Minnesota age 21 or over. Delivery of a shipment under this section may not be 4.2 deemed a sale in this state. 4.3
 - (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."
 - (c) It is not the intent of this section to impair the distribution of wine through distributors or importing distributors, but only to permit shipments of wine for personal use.
 - (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 other than a violation described in paragraph (e) or (f). Whenever it appears to the commissioner that any person has engaged in any act or practice constituting a violation of this section, or section 340A.550 and the violation is not within two years 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. The order must give reasonable notice of the rights of the person to request a hearing and must state the reason for the entry of the order. Unless otherwise agreed between the parties, a hearing shall be held not later than seven 20 days after the request for the hearing is received by the commissioner after which and within 20 days after the receipt of the administrative law judge's report and subsequent exceptions and argument, the commissioner shall issue an order vacating the cease and desist order, modifying it, or making it permanent as the facts require. If no hearing is requested within 30 days of the service of the order, the order becomes final and remains in effect until modified or vacated by the commissioner. All hearings shall be conducted in accordance with the provisions of chapter 14. If the person to whom a cease and desist order is issued fails to appear at the hearing after being duly notified, the person shall be deemed in default, and the proceeding may be determined against the person upon consideration of the cease and desist order, the allegations of which may be deemed to be true.
 - (e) Any person who violates this section or section 340A.550 within two years of a violation for which a cease and desist order was issued under paragraph (d), is guilty of a misdemeanor.
- (f) Any person who commits a third or subsequent violation of this section or section 4.31 340A.550 within any subsequent two-year period is guilty of a gross misdemeanor. 4.32
 - **EFFECTIVE DATE.** This section is effective July 1, 2019.

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Sec	. 8. [340A.550] DIRECT SHIPMENTS OF WINE; LICENSING, TAXATION,
	RESTRICTIONS.
	abdivision 1. Definitions. (a) "Direct ship purchaser" means a person who purchases
	for personal use and not for resale from a winery located in a state other than Minnesota
ioi de	elivery to a Minnesota address.
<u>(b</u>) "Direct ship winery" means a winery licensed in a state other than Minnesota that
nanu	factures and makes a retail sale of wine and ships the wine to a direct ship purchaser
s aut	thorized under section 340A.417.
Su	abd. 2. License requirements. (a) A direct ship winery must apply to the commissioner
or a c	direct ship license. The commissioner must not issue a license under this section unless
he ap	oplicant:
<u>(1</u>) is a licensed winery in a state other than Minnesota and provides a copy of its current
icens	se in any state in which it is licensed to manufacture wine;
(2) provides a shipping address list, including all addresses from which it intends to ship
wine;	
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<u>(3</u>) agrees to comply with the requirements of subdivision 4; and
<u>(4</u>) consents to the jurisdiction of the Departments of Public Safety and Revenue, the
ourts	s of this state, and any statute, law, or rule in this state related to the administration or
enfor	cement of this section, including any provision authorizing the commissioners of public
safety	and revenue to audit a direct ship winery for compliance with this and any related
ectio	on.
<u>(b</u>	A direct ship winery obtaining a license under this section must annually renew its
licens	se by January 1 of each year and must inform the commissioner at the time of renewal
of any	y changes to the information previously provided in paragraph (a).
(c) The application fee for a license is \$50. The fee for a license renewal is \$50. The
	nissioner must deposit all fees received under this subdivision in the alcohol enforcement
accou	ant in the special revenue fund established under section 299A.706.
Ç,	and 2 Direct thin winaries restrictions (a) A direct thin winary may only thin
	abd. 3. Direct ship wineries; restrictions. (a) A direct ship winery may only ship from an address provided to the commissioner as required in subdivision 2, paragraph
	lause (2), or through a third-party provider whose name and address the licensee
(a), C	iause (2), or unrough a unru-party provider whose hame and address the needisee

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provided to the commissioner in its application for a license.

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6.1	(b) A direct ship winery or	its third-party provider ma	y only ship win	e from the direct
6.2	ship winery's own production.			
6.3	Subd. 4. Taxation. A direct	ship winery must:		
6.4	(1) collect and remit the liqu	uor gross receipts tax as re	equired in sectio	n 295.75;
6.5	(2) apply for a permit as req	uired in section 297A.83 a	nd collect and re	emit the sales and
6.6	use tax imposed as required in	chapter 297A;		
6.7	(3) remit the tax as required	l in chapter 297G; and		
6.8	(4) provide a statement to the	ne commissioner, on a form	prescribed by t	he commissioner,
6.9	detailing each shipment of win	e made to a resident of this	s state and any o	other information
6.10	required by the commissioner.			
6.11	Subd. 5. Private or nonpul	blic data; classification a	nd sharing. (a)	Data collected,
6.12	created, or maintained by the c	ommissioner as required u	nder this section	n are classified as
6.13	private data on individuals or n	onpublic data, as defined	in section 13.02	, subdivisions 9
6.14	and 12.			
6.15	(b) The commissioner must	share data classified as pr	rivate or nonpub	lic under this
6.16	section with the commissioner	of revenue for purposes of	administering so	ection 295.75 and
6.17	chapters 289A, 297A, and 2970	<u>G.</u>		
6.18	Subd. 6. Enforcement; pen	nalties. Section 340A.417,	paragraphs (d),	(e), and (f), apply
6.19	to this section.			
6.20	EFFECTIVE DATE. This	section is effective July 1	, 2019.	
6.21	Sec. 9. [340A.555] COMMO	ON CARRIER REGULA	TIONS FOR D	IRECT
6.22	SHIPMENTS OF WINE.			
6.23	Subdivision 1. Monthly re	port required. Each comm	non carrier that	contracts with a
6.24	winery under section 340A.417	7 for delivery of wine into	this state must f	ile with the
6.25	commissioner a monthly report	t of known wine shipments	s made by the ca	arrier. The report
6.26	must be made in a form and ma	anner as prescribed by the	commissioner a	nd must contain:
6.27	(1) the name of the common	n carrier making the report	<u>;</u> ,	
6.28	(2) the period of time cover	red by the report;		

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(4) the name and address of the consignee;

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(3) the name and business address of the consignor;

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7.1	(5) the weight of the package d	lelivered to the consig	nee;	
7.2	(6) a unique tracking number; a	<u>and</u>		
7.3	(7) the date of delivery.			
7.4	Subd. 2. Record availability a	nd retention. Upon w	ritten request by	the commissioner,
7.5	any records supporting the report i	in subdivision 1 must	be made availab	le to the
7.6	commissioner within 30 days of th	ne request. Any record	s containing info	ormation relating
7.7	to a required report must be retained	ed and preserved for a	period of two y	ears, unless
7.8	destruction of the records prior to	the end of the two-yea	r period is author	orized in writing
7.9	by the commissioner. All retained	records must be open	and available for	r inspection by the
7.10	commissioner upon written reques	t. The commissioner i	must make the re	equired reports
7.11	available to any law enforcement a	agency or regulatory b	ody of any loca	l government in
7.12	this state in which the common can	rrier making the repor	t resides or does	business.
7.13	Subd. 3. Penalty. If a common	carrier willfully viola	tes the requirem	ent to report a
7.14	delivery as required under this sect	tion or violates any rul	e related to the a	administration and
7.15	enforcement of this section, the co	mmissioner must noti	fy the common	carrier in writing
7.16	of the violation. The commissioner	r may impose a fine in	an amount not t	to exceed \$500 for
7.17	each subsequent violation.			
7.18	Subd. 4. Exemptions. This sec	tion does not apply to	common carrie	rs regulated as
7.19	provided by United States Code, ti	itle 49, section 10101,	et. seq., or to ra	<u>il</u>
7.20	trailer-on-flatcar/container-on-flatc	ar (TOFC/COFC) serv	ice, as provided l	by Code of Federal
7.21	Regulations, title 49, section 1090	.1, or highway TOFC/	COFC service p	provided by a rail
7.22	carrier, either itself or jointly with	a motor carrier, as par	t of continuous	intermodal freight
7.23	transportation, including, without	limitation, any other T	OFC/COFC tra	nsportation as
7.24	defined under federal law.			
7.25	Subd. 5. Private or nonpublic	data; classification a	and sharing. (a)	Data collected,
7.26	created, or maintained by the com	missioner as required	under subdivisio	on 1, clauses (4) to
7.27	(6), are classified as private data o	n individuals or nonpu	ablic data, as det	fined in section
7.28	13.02, subdivisions 9 and 12.			

(b) The commissioner must share data classified as private or nonpublic under this 7.29 section with the commissioner of revenue for purposes of administering section 295.75 and 7.30 chapters 289A, 297A, and 297G. 7.31

EFFECTIVE DATE. This section is effective July 1, 2019.

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