



General Assembly

***Amendment***

*January Session, 2019*

LCO No. 10352



Offered by:  
REP. PERILLO, 113<sup>th</sup> Dist.

To: Subst. Senate Bill No. 647                      File No. 592                      Cal. No.

(As Amended)

***"AN ACT STREAMLINING THE LIQUOR CONTROL ACT."***

1        Strike subsection (c) of section 4 in its entirety and substitute the  
2        following in lieu thereof:

3        "(c) A manufacturer permit for cider not exceeding [six] seven per  
4        cent alcohol by volume and [apple wine not exceeding fifteen per cent  
5        alcohol by volume] mead shall allow (1) the manufacture, storage,  
6        bottling and wholesale distribution and sale at retail of such cider and  
7        [apple wine] mead to permittees and nonpermittees in this state as  
8        may be permitted by law; but no such permit shall be issued unless the  
9        place or the plan of the place of manufacture has received the approval  
10       of the department; (2) the sale and shipment by the holder of such  
11       permit of such cider and [such apple wine] mead to persons outside  
12       the state and to consumers in this state in the same manner and subject  
13       to the same conditions as such sale and shipment is permitted for wine  
14       by a farm winery manufacturer permittee pursuant to subsection (e) of

15 this section; [and] (3) the offering and tasting, on the premises of the  
16 permittee, of free samples of cider and [apple wine] mead  
17 manufactured on such premises; and (4) the sale at retail on the  
18 premises of such cider and mead by the glass to visitors on the  
19 premises for consumption on such premises. Tastings shall not exceed  
20 two ounces per patron and such tastings and retail sale of cider and  
21 mead by the glass to visitors shall not be allowed on such premises on  
22 Sunday before eleven o'clock a.m. and after eight o'clock p.m. and on  
23 any other day before ten o'clock a.m. and after eight o'clock p.m. No  
24 tasting shall be offered to or allowed to be consumed by any minor or  
25 intoxicated person. Offerings and tastings may be limited to visitors  
26 who have attended a tour of the premises of the permittee. The annual  
27 fee for a manufacturer permit for cider and mead shall be two hundred  
28 dollars. For purposes of this subsection, "mead" means fermented  
29 honey, with or without adjunct ingredients or additions, regardless of  
30 alcohol content, regardless of process and regardless of being  
31 sparkling, carbonated or still."

32 Strike subsection (a) of section 5 in its entirety and substitute the  
33 following in lieu thereof:

34 "(a) A manufacturer permit shall allow the manufacture of alcoholic  
35 liquor and the storage, bottling and wholesale distribution and sale of  
36 alcoholic liquor manufactured or bottled to permittees in this state and  
37 without the state as may be permitted by law; but no such permit shall  
38 be granted unless the place or the plan of the place of manufacture has  
39 received the approval of the Department of Consumer Protection. The  
40 holder of a manufacturer permit who produces less than twenty-five  
41 thousand gallons of alcoholic liquor in a calendar year may sell at  
42 retail from the premises sealed bottles or other sealed containers of  
43 alcoholic liquor manufactured on the premises for consumption off the  
44 premises, provided such holder shall not sell to any one consumer  
45 more than one and one-half liters of alcoholic liquor per day nor more  
46 than five gallons of alcoholic liquor in any two-month period. Retail  
47 sales by a holder of a manufacturer permit shall occur only on the days  
48 and times permitted under subsection (d) of section 30-91, as amended

49 by this act. A holder of a manufacturer permit, alone or in combination  
50 with any parent or subsidiary business or related or affiliated party,  
51 who sells more than ten thousand gallons of alcoholic liquor in any  
52 calendar year may not sell alcoholic liquor at wholesale to retail  
53 permittees within this state. Such permit shall also authorize the  
54 offering and tasting, on the premises of the permittee, of free samples  
55 of spirits distilled on the premises. Tastings shall not exceed two  
56 ounces per patron per day and shall not be allowed on such premises  
57 on Sunday before eleven o'clock a.m. and after eight o'clock p.m. and  
58 on any other day before ten o'clock a.m. and after eight o'clock p.m. No  
59 tastings shall be offered to or allowed to be consumed by any minor or  
60 intoxicated person. A holder of a manufacturer permit may apply for  
61 and shall receive an out-of-state shipper's permit for manufacturing  
62 plants and warehouse locations outside the state owned by such  
63 manufacturer or a subsidiary corporation thereof, at least eighty-five  
64 per cent of the voting stock of which is owned by such manufacturer,  
65 to bring into any of its plants or warehouses in the state alcoholic  
66 liquors for reprocessing, repackaging, reshipment or sale either (1)  
67 within the state to wholesaler permittees not owned or controlled by  
68 such manufacturer, or (2) outside the state. The annual fee for a  
69 manufacturer permit shall be one thousand eight hundred fifty  
70 dollars."

71 Strike subsection (d) of section 5 in its entirety and renumber the  
72 internal references accordingly

73 Strike subsection (a) of section 6 in its entirety and substitute the  
74 following in lieu thereof:

75 "(a) A gift basket retailer permit shall allow the retail sale of wine or  
76 beer. Such wine or beer shall be included in a gift basket sold at retail  
77 by the permit holder. Such wine or beer shall not be consumed on the  
78 premises. [Such permit] The holder of a gift basket retailer permit shall  
79 be located in this state and such wine or beer shall only be purchased  
80 by such permit holder from the holder of a package store permit issued  
81 pursuant to section 30-20, [or] the holder of a manufacturer permit for

82 a farm winery issued pursuant to subsection [(e)] (c) of section 30-16,  
83 as amended by this act, the holder of a manufacturer permit for cider  
84 and mead issued pursuant to subsection (d) of section 30-16, as  
85 amended by this act, or the holder of a manufacturer permit for beer  
86 issued pursuant to subsection (b) of section 30-16, as amended by this  
87 act."

88 Strike subsections (a) and (b) of section 23 in their entirety and  
89 substitute the following in lieu thereof:

90 "Sec. 23. (NEW) (*Effective July 1, 2020*) (a) The holder of a permit  
91 issued pursuant to chapter 545 of the general statutes who  
92 manufactures alcoholic liquor, as defined in section 30-1 of the general  
93 statutes, as amended by this act, on a farm in this state, using farm  
94 products grown in this state, may apply to the Commissioner of  
95 Agriculture for permission to use the words "Connecticut Farm  
96 Winery", "Connecticut Farm Brewery", "Connecticut Farm Cidery", or  
97 substantially similar words, as approved by the commissioner, when  
98 advertising or promoting such alcoholic liquor. Not less than twenty-  
99 five per cent of the permittee's total annual alcoholic liquor product  
100 ingredients shall be grown in this state. Prior to using such words in its  
101 advertising or product promotion, and annually thereafter, the  
102 permittee shall submit an application to the commissioner, upon a  
103 form approved by the commissioner, accompanied by a registration  
104 fee of twenty-five dollars.

105 (b) The holder of a permit issued pursuant to chapter 545 of the  
106 general statutes who manufactures alcoholic liquor, as defined in  
107 section 30-1 of the general statutes, as amended by this act, using farm  
108 products grown in this state, may apply to the Commissioner of  
109 Agriculture for permission to the use the words "Connecticut Grown",  
110 when advertising or promoting such alcoholic liquor. Not less than  
111 fifty-one per cent of the permittee's total annual alcoholic liquor  
112 product ingredients shall be grown in this state. Prior to using such  
113 words in its advertising or product promotion, and annually  
114 thereafter, the permittee shall submit an application to the

115 commissioner, upon a form approved by the commissioner,  
116 accompanied by a registration fee of twenty-five dollars."