

**STATES ALLOWING DELIVERY TO CONSUMERS OF  
DISTILLED SPIRITS PURCHASED FROM RETAILERS  
(December 2019)**

(See Note following this chart)

<b>ALASKA</b>	<u>Alaska Stat. §§ 4.11.150 &amp; 4.16.125</u>
<b>ARIZONA</b>	<u>Ariz. Stat. Stat. § 4-203(J) &amp; Ariz. Regs. R19-1-504 &amp; R19-1-315</u>
<b>CALIFORNIA</b>	<u>Ca. Bus. &amp; Prof. Code § 25605</u>
<b>COLORADO</b>	<u>Colo. Rev. Stat. §§ 44-3-409 &amp; 44-3-410 &amp; Colo. Reg. § 47-426</u>
<b>CONNECTICUT</b>	<u>Conn. Agencies Regs. §§ 30-6-B55 &amp; 30-6B-20</u>
<b>DISTRICT OF COLUMBIA</b>	<u>D.C. Code §§ 25-112 &amp; 25-722 &amp; D.C. Reg. § 23-705</u>
<b>FLORIDA</b>	<u>Fl. Stat. §§ 561.57, 561.14, 565.02, &amp; 565.045</u>
<b>HAWAII</b>	No express state statute or regulation; may be allowed by locality – e.g., allowed in Honolulu ( <u>Hon. Liq. Reg. § 3-82-36.4</u> ) and Maui ( <u>Maui Liq. Reg. § 08-101-100</u> )
<b>ILLINOIS</b>	Allowed subject to local law or regulation. <u>235 ILCS 5/5-1(d) &amp; ILCC website at FAQs/Legal FAQs</u> (FAQ states that combined on/off premise liquor licensees also may deliver if locality allows)
<b>INDIANA*</b>	<u>Ind. Code §§ 7.1-3-9-9 &amp; 7.1-3-10-7</u>
<b>IOWA</b>	<u>Iowa Code § 123.46A, Iowa Admin. Code §§ 185-17.5 &amp; 185-17.1, &amp; ABD website at Publications/Iowa's Alcoholic Beverage Laws and You (p. 22)</u>
<b>KENTUCKY</b>	<u>Ky. Rev. Stat. § 243.240</u>
<b>LOUISIANA</b>	<u>ATC website at Permits/Alcohol Applications/Delivery, H.B. 349 (2019) &amp; H.B. 508 (2019) (these 2 bills revise and/or enact La. Rev. Stat. §§ 26.2, 26:153, 26:241, 26:271.2, 26:271.4, 26:274, 26:307, &amp; 26:309)</u>
<b>MARYLAND**</b>	Allowed with local approval. <u>COMAR § 03.02.01.03(D) &amp; (E)</u>
<b>MASSACHUSETTS**</b>	<u>Mass. Gen. Laws title 138, § 22</u>
<b>MICHIGAN</b>	<u>Mich. Code §§ 436.1203(14) &amp; (16) &amp; 436.1111 &amp; Mich. Admin. Code r.436.1515 &amp; r.1527</u>
<b>MINNESOTA</b>	<u>Minn. R. § 7515.0580</u>
<b>MISSOURI**</b>	Mo. ATC Industry Circular – <u>Guidelines for Retailers Who Want to Deliver Alcohol (ATC website/reissued 2/26/19)</u>
<b>NEBRASKA**</b>	<u>Neb. R. &amp; Reg. § 237-6-019.01P</u>
<b>NEVADA</b>	No express state statute or regulation; may be allowed for off-premise and/or on-premise retailers by locality (because retail sale and licensing are exclusively regulated by local authorities). Allowed for off-premise retailers in Clark County (includes Las Vegas) ( <u>Clark County Ordinances §§ 8.20.360, 8.20.020.265 &amp; 8.20.020.270</u> )
<b>NEW JERSEY*</b>	<u>N.J. Admin. Code §§ 13:2-20.2, 13:2-20.3 &amp; 13:2-20.11 &amp; ABC Division website at ABC Handbook for Retail Licensees (at Home Deliveries &amp; License-Retail)</u>

<b>NEW YORK</b>	<u>NY ABC Law §§ 105, 106, 116, &amp; 102, 9 NYCRR § 67.1. (Note: See Declaratory Ruling #2017-010701 (10/17/18) (On-line ordering system for “takeout restaurant” operated by Grubhub) regarding beer)</u>
<b>OREGON</b>	<u>Allowed if consumer purchases in person. OAR 845-015-141 &amp; OLCC Guide to Delivering Alcohol to Consumers in Oregon (OLCC website/January 2019)</u>
<b>RHODE ISLAND</b>	<u>R.I. Gen Laws §§ 3-7-1 &amp; 3-7-3 &amp; LCA Reg. 230-RICR-30-10-1.4.10</u>
<b>SOUTH DAKOTA</b>	<u>S.D. Code §§ 35-4-127, 35-4-2, 35-4-66, &amp; 35-4-74</u>
<b>TENNESSEE</b>	<u>Tenn. Code §§ 57-3-406, 57-3-204, 57-3-224, &amp; 57-3-403; Tenn. Reg. 0100-03-13 &amp; 0100-03-10; &amp; TABC website at Licensing/Delivery Service License</u>
<b>TEXAS*</b>	<u>S.B. 1450 (2019) (enacting Tex. Alc. Bev. Code § 28.1001 &amp; revising Tex. Alc. Bev. Code §§ 57.01 to 57.09; Tex. Alc. Bev. Code § 22.03; TABC website at Press Releases (12/5/19)</u>
<b>WASHINGTON</b>	<u>WAC 314-03-30</u>

**NOTE:**

These states allow off-premise retailers to deliver spirits to consumers or allow localities to decide whether to permit this type of activity. Several of these states also either expressly allow on-premise retailers to delivery spirits to consumers (\*) or allow retailers to deliver spirits to consumers without specifying on-premise (as well as off-premise) retailers (\*\*). Illinois allows combined (on/off premises) liquor licensees (as well as off-premise retailers) to deliver if the locality allows this activity.

See the linked statutes, rules and website sources regarding terms and conditions of permitted delivery activities.

**STATES ALLOWING CURBSIDE PICKUP BY CONSUMERS AT OFF-PREMISE RETAIL ESTABLISHMENTS RETAILERS TO CONSUMERS  
(December 2019)**

**(See Note following this chart)**

<b>COLORADO</b>	<u>Colo. Reg. § 47-426</u>
<b>GEORGIA</b>	<u>Ga. Rule 560-2-3-.03</u>
<b>NEVADA</b>	No express state statute or regulation; may be allowed for off-premise and/or on-premise retailers by locality (because retail sale and licensing are exclusively regulated by local authorities). Allowed in Clark County (includes Las Vegas) ( <u>Clark County Ordinances §§ 8.20.360, 8.20.020.265 &amp; 8.20.020.270</u> )
<b>WASHINGTON</b>	<u>WAC 314-03-400</u>
<b>WYOMING</b>	<u>Wyo. Code §§ 12-5-301 &amp; 12-5-302</u>

**NOTE:**

While we have no further information, it is possible that curbside pickup may be allowed in other states as a matter of practice under delivery statutes/rules or otherwise. Additionally, Oklahoma regulation (at Okla. Reg. § 45:20-3-4) permits curbside pickup; but the new state alcohol beverage law (at Okla. Stat. tit. 37A, § 2-156(C)) prohibits package stores from delivering product off the premises.

See the linked statutes, rules and website sources regarding terms and conditions of expressly permitted curbside pickup activities.

