1	SENATE BILL NO. 811
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on General Laws
4	on)
5	(Patron Prior to Substitute—Senator Rouse)
6	A BILL to amend and reenact § 4.1-212.1, as it is currently effective and as it shall become effective, of the
7	Code of Virginia and to repeal the first, second, and fourth enactments of Chapters 105 and 159 of the
8	Acts of Assembly of 2024, relating to alcoholic beverage control; delivery of mixed beverages; repeal.
9	Be it enacted by the General Assembly of Virginia:
10	1. That § 4.1-212.1, as it is currently effective and as it shall become effective, of the Code of Virginia is
11	amended and reenacted as follows:
12	§ 4.1-212.1. (Effective until July 1, 2026) Delivery of wine and beer; kegs; regulations of Board.
13	A. Any brewery, winery, or farm winery located within or outside the Commonwealth that is authorized
14	to engage in the retail sale of wine or beer for off-premises consumption may deliver the brands of beer,
15	wine, and farm wine produced by the same brewery, winery, or farm winery in closed containers to
16	consumers within the Commonwealth for personal off-premises consumption.
17	B. Any person licensed to sell wine and beer at retail for off-premises consumption in the Commonwealth,
18	and who is not a brewery, winery, or farm winery, may deliver the brands of beer, wine, and farm wine it is
19	authorized to sell in closed containers to consumers within the Commonwealth for personal off-premises
20	consumption. Notwithstanding any provision of law to the contrary, such deliveries may be made to (i) a
21	person's vehicle if located in a designated parking area of the licensee's premises where such person has
22	electronically ordered beer, wine, or farm wine in advance of the delivery or (ii) such other locations as may
23	be permitted by Board regulation.
24	C. Any person located outside the Commonwealth who is authorized to sell wine or beer at retail for off-
25	premises consumption in its state of domicile, and who is not a brewery, winery, or farm winery, may apply
26	for a delivery permit that shall authorize the delivery of any brands of beer, wine, and farm wine it is
27	authorized to sell in its state of domicile, in closed containers, to consumers within the Commonwealth for
28	personal off-premises consumption.

D. Any person licensed to sell mixed beverages at retail for off-premises consumption in the
 Commonwealth may deliver any mixed beverages it is authorized to sell in closed containers to consumers

within the Commonwealth for personal off-premises consumption. Notwithstanding any provision of law to
the contrary, such deliveries may be made to (i) a person's vehicle if located in a designated parking area of
the licensee's premises where such person has electronically ordered mixed beverages in advance of the
delivery or (ii) such other locations as may be permitted by Board regulation.

E. Any distiller that has been appointed as an agent of the Board pursuant to subsection D of § 4.1-119 may deliver to consumers within the Commonwealth for personal consumption any alcoholic beverages the distiller is authorized to sell through organized tasting events in accordance with subsection G of § 4.1-119 and Board regulations. Notwithstanding any provision of law to the contrary, such deliveries may be made to (i) a person's vehicle if located in a designated parking area of the licensee's premises where such person has electronically ordered mixed beverages in advance of the delivery or (ii) such other locations as may be permitted by Board regulation.

42 F. All deliveries made pursuant to this section shall be to consumers within the Commonwealth for personal consumption only and not for resale. Such deliveries shall be performed by either (i) the owner or 43 44 any officer, director, shareholder, or employee of the licensee or permittee or (ii) a third party delivery 45 licensee pursuant to § 4.1-212.2. The licensee performing the delivery shall be liable for any administrative violations of this section or § 4.1-304 committed during transport through completion of the delivery. 46 47 Alcoholic beverages shall not be delivered after 11:00 p.m. or before 6:00 a.m. Only one individual may take possession of the alcoholic beverages during the course of the delivery. No more than four cases of wine nor 48 more than four cases of beer may be delivered at one time to any person in Virginia to whom alcoholic 49 50 beverages may be lawfully sold, except that the licensee or permittee may deliver more than four cases of 51 wine or more than four cases of beer if he notifies the Authority in writing at least one business day in 52 advance of any such delivery, which notice contains the name and address of the intended recipient. Except 53 as otherwise provided in this subtitle, alcoholic beverages sold for off-premises consumption or delivered 54 pursuant to this section that are not in the manufacturer's original sealed container shall (a) be enclosed in a 55 container that has no straw holes or other openings and is sealed in a manner that allows a person to readily 56 discern whether the container has been opened or tampered with subsequent to its original closure; (b) display 57 the name of the licensee from which the alcoholic beverages were purchased; (c) be clearly marked with the phrase "contains alcoholic beverages"; (d) in the case of wine, beer, or, if purchased from a mixed beverage 58 restaurant or limited mixed beverage restaurant licensee, mixed beverages, have a maximum volume of 16 59

ounces per beverage; and (e) during delivery, be stored (1) in the trunk of the vehicle, (2) in an area that is
rear of the driver's seat, (3) in a locked container or compartment, or (4) in the case of delivery by bicycle, in
a compartment behind the bicyclist.

63 The Board may adopt such regulations as it reasonably deems necessary to implement the provisions of 64 this section. Such regulations shall include provisions that require (A) the recipient to demonstrate, upon 65 delivery, that he is at least 21 years of age and (B) the recipient to sign an electronic or paper form or other 66 acknowledgement of receipt as approved by the Board.

G. In addition to other applicable requirements set forth in this section, the following provisions shall
apply to the sale of mixed beverages for off-premises consumption and the delivery of mixed beverages
pursuant to this section:

No distiller shall sell for off-premises consumption or deliver more than two mixed beverages at any
 one time, and no mixed beverage restaurant or limited mixed beverage restaurant licensee may sell for
 off-premises consumption or deliver more than four mixed beverages at any one time;

2. All mixed beverages sold for off-premises consumption or delivered by a mixed beverage restaurant or
limited mixed beverage restaurant licensee shall contain at least one mixer; and

3. Mixed beverage restaurant and limited mixed beverage restaurant licensees shall serve at least one meal *, as defined pursuant to this subtitle and Board regulations,* with every off-premises mixed beverage sale. *Each meal shall permit up to* two mixed beverages to be sold for off-premises consumption or delivered. In *any event, no mixed beverage restaurant or limited mixed beverage restaurant licensee may sell for off-premises consumption or deliver more than four mixed beverages at any one time.*

The Board may summarily revoke a licensee's privileges to sell or deliver mixed beverages for off-premises consumption for noncompliance with the provisions of this section or § 4.1-225 or 4.1-325. Any summary revocation by the Board pursuant to this paragraph (i) shall not be subject to the provisions of § 4.1-227, (ii) shall not be subject to appeal, and (iii) shall become effective upon personal service of the notice of summary revocation to the licensee or upon the fourth business day after such notice is mailed to the licensee's residence or the address listed for the licensed premises on the initial license application.

H. For purposes of §§ 4.1-234 and 4.1-236 and Chapter 6 (§ 58.1-600 et seq.) of Title 58.1, each delivery
of wine, beer, or mixed beverages by a licensee or permittee shall constitute a sale in Virginia. The licensee
or permittee shall collect the taxes due to the Commonwealth and remit any excise taxes monthly to the

89 Authority and any sales taxes to the Department of Taxation, if such taxes have not already been paid.

I. Any manufacturer or retailer who is licensed to sell wine, beer, or both for off-premises consumption
may sell such wine or beer in kegs, subject to any limitations imposed by Board regulation. The Board may
impose a fee for keg registration seals. For purposes of this subsection, "keg registration seal" means any
document, stamp, declaration, seal, decal, sticker, or device that is approved by the Board, designed to be
affixed to kegs, and displays a registration number and such other information as may be prescribed by the
Board.

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§ 4.1-212.1. (Effective July 1, 2026) Delivery of wine and beer; kegs; regulations of Board.

A. Any brewery, winery, or farm winery located within or outside the Commonwealth that is authorized
to engage in the retail sale of wine or beer for off-premises consumption may deliver the brands of beer,
wine, and farm wine produced by the same brewery, winery, or farm winery in closed containers to
consumers within the Commonwealth for personal off-premises consumption.

B. Any person licensed to sell wine and beer at retail for off-premises consumption in the Commonwealth, and who is not a brewery, winery, or farm winery, may deliver the brands of beer, wine, and farm wine it is authorized to sell in closed containers to consumers within the Commonwealth for personal off-premises consumption. Notwithstanding any provision of law to the contrary, such deliveries may be made to (i) a person's vehicle if located in a designated parking area of the licensee's premises where such person has electronically ordered beer, wine, or farm wine in advance of the delivery or (ii) such other locations as may be permitted by Board regulation.

108 C. Any person located outside the Commonwealth who is authorized to sell wine or beer at retail for off-109 premises consumption in its state of domicile, and who is not a brewery, winery, or farm winery, may apply 110 for a delivery permit that shall authorize the delivery of any brands of beer, wine, and farm wine it is 111 authorized to sell in its state of domicile, in closed containers, to consumers within the Commonwealth for 112 personal off-premises consumption.

D. Any person licensed to sell mixed beverages at retail for off-premises consumption in the Commonwealth may deliver any mixed beverages it is authorized to sell in closed containers to consumers within the Commonwealth for personal off-premises consumption. Notwithstanding any provision of law to the contrary, such deliveries may be made to (i) a person's vehicle if located in a designated parking area of the licensee's premises where such person has electronically ordered mixed beverages in advance of the

118 *delivery or (ii) such other locations as may be permitted by Board regulation.*

E. Any distiller that has been appointed as an agent of the Board pursuant to subsection D of § 4.1-119 may deliver to consumers within the Commonwealth for personal consumption any alcoholic beverages the distiller is authorized to sell through organized tasting events in accordance with subsection G of § 4.1-119 and Board regulations. Notwithstanding any provision of law to the contrary, such deliveries may be made to (i) a person's vehicle if located in a designated parking area of the licensee's premises where such person has electronically ordered mixed beverages in advance of the delivery or (ii) such other locations as may be permitted by Board regulation.

126 F. All such deliveries shall be to consumers within the Commonwealth for personal consumption only and 127 not for resale. All such Such deliveries of beer, wine, or farm wine shall be performed by the owner or any officer, director, shareholder, or employee of the licensee or permittee. The licensee performing the delivery 128 shall be liable for any administrative violations of this section or § 4.1-304 committed during transport 129 through completion of the delivery. Alcoholic beverages shall not be delivered after 11:00 p.m. or before 6:00 130 131 a.m. Only one individual may take possession of the beer, wine, or farm wine alcoholic beverages during the 132 course of the delivery. No more than four cases of wine nor more than four cases of beer may be delivered at 133 one time to any person in Virginia to whom alcoholic beverages may be lawfully sold, except that the 134 licensee or permittee may deliver more than four cases of wine or more than four cases of beer if he notifies 135 the Authority in writing at least one business day in advance of any such delivery, which notice contains the 136 name and address of the intended recipient. Except as otherwise provided in this subtitle, wine or beer alcoholic beverages sold for off-premises consumption or delivered pursuant to this section that are not in the 137 138 manufacturer's original sealed container shall (i) be enclosed in a container that has no straw holes or other 139 openings and is sealed in a manner that allows a person to readily discern whether the container has been 140 opened or tampered with subsequent to its original closure; (ii) display the name of the licensee from which the wine or beer was alcoholic beverages were purchased; (iii) be clearly marked with the phrase "contains 141 142 alcoholic beverages"; (iv) have a maximum volume of 16 ounces per beverage; and (v) during delivery, be 143 stored (a) in the trunk of the vehicle, (b) in an area that is rear of the driver's seat, (c) in a locked container or 144 compartment, or (d) in the case of delivery by bicycle, in a compartment behind the bicyclist.

145 The Board may adopt such regulations as it reasonably deems necessary to implement the provisions of146 this section. Such regulations shall include provisions that require (1) the recipient to demonstrate, upon

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147 delivery, that he is at least 21 years of age and (2) the recipient to sign an electronic or paper form or other148 acknowledgement of receipt as approved by the Board.

E. G. For purposes of §§ 4.1-234 and 4.1-236 and Chapter 6 (§ 58.1-600 et seq.) of Title 58.1, each delivery of wine or, beer, or mixed beverages by a licensee or permittee shall constitute a sale in Virginia.
The licensee or permittee shall collect the taxes due to the Commonwealth and remit any excise taxes monthly to the Authority and any sales taxes to the Department of Taxation, if such taxes have not already been paid.

F. H. Any manufacturer or retailer who is licensed to sell wine, beer, or both for off-premises
consumption may sell such wine or beer in kegs, subject to any limitations imposed by Board regulation. The
Board may impose a fee for keg registration seals. For purposes of this subsection, "keg registration seal"
means any document, stamp, declaration, seal, decal, sticker, or device that is approved by the Board,
designed to be affixed to kegs, and displays a registration number and such other information as may be
prescribed by the Board.

G. I. In addition to other applicable requirements set forth in this section, the following provisions shall
 apply to the sale of mixed beverages for off-premises consumption and the delivery of mixed beverages
 pursuant to this section:

163 1. No distiller shall sell for off-premises consumption or deliver more than two mixed beverages at any
 164 one time, and no mixed beverage restaurant or limited mixed beverage restaurant licensee may sell for
 165 off-premises consumption or deliver more than four mixed beverages at any one time;

166 2. All mixed beverages sold for off-premises consumption or delivered by a mixed beverage restaurant or167 limited mixed beverage restaurant licensee shall contain at least one mixer; and

168 3. Mixed beverage restaurant and limited mixed beverage restaurant licensees shall serve at least one meal 169 , as defined pursuant to this subtitle and Board regulations, with every off-premises mixed beverage sale. 170 Each meal shall permit up to two mixed beverages to be sold for off-premises consumption or delivered. In 171 any event, no mixed beverage restaurant or limited mixed beverage restaurant licensee may sell for 172 off-premises consumption or deliver more than four mixed beverages at any one time.

173 The Board may summarily revoke a licensee's privileges to sell or deliver mixed beverages for 174 off-premises consumption for noncompliance with the provisions of this section or § 4.1-225 or 4.1-325. Any 175 summary revocation by the Board pursuant to this paragraph (i) shall not be subject to the provisions of §

- 176 4.1-227, (ii) shall not be subject to appeal, and (iii) shall become effective upon personal service of the notice
- 177 of summary revocation to the licensee or upon the fourth business day after such notice is mailed to the
- 178 licensee's residence or the address listed for the licensed premises on the initial license application.
- 179 2. That the first, second, and fourth enactments of Chapters 105 and 159 of the Acts of Assembly of
- 180 2024 are repealed.