

Beer, wine and liquor for delivery or to-go information:

Detailed below are some guidelines for licensed retailers on how they can deliver **beer and wine** products to customers not located on their licensed premises:

All transactions, when beer and wine is sold, must be pre-paid, take place on the licensed premises and be conducted by an employee of the licensee nineteen (19) years of age or older (I.C. 23-943).

The delivery person must be over the age of nineteen (19) years (I.C. 23-1013).

All transactions must be paid for by credit/debit card at the time the order is placed.

**No** money may exchange between the delivery person and the customer upon delivery for the purchase of beer or wine. *(Tips are fine as long as they are not to purchase additional alcohol products.)*

Upon delivery, the deliverer must verify that the person on the credit/debit card matches the person accepting the alcohol delivery, the person is over twenty-one (21) years of age, and is not actually, apparently, or obviously intoxicated (I.C. 23-615).

Third party delivery services are allowed and are subject to the same requirements as a licensee.

Verification must be completed through approved means as stated in Idaho Code. (I.C. 23-1013).

## **Only beer and wine may be delivered.**

### **Liquor by the drink:**

Liquor may be sold **by the drink** to go as long as the product is sealed (this does not mean a paper cup and detachable plastic lid). Sealed means a closed container to prevent consumption, leakage, or alteration of its contents in any fashion or manner, and be sealed with a tamper proof seal. The product must be picked up by the customer at the licensed premises. **Delivery of liquor is prohibited by law** (I.C. 23-928).

In addition, your city and/or county may have ordinances in regards to off premises delivery, to-go and open containers of alcohol.

Last updated: March 23, 2020 @1230 PM.