Date: March 22, 2020

Re: Revised guidance for Baltimore City’s licensed establishments concerning carry out and delivery of alcoholic beverages operations in light of Executive Order issued on March 16, 2020

From: Board of Liquor License Commissioners for Baltimore City (BLLC)

To provide additional guidance to licensed establishments within the City of Baltimore, the BLLC requests that all applicable licensees adhere to the following guidelines to ensure compliance with Governor Hogan’s Executive Order issued on March 16, 2020:

1. What Class of license may provide carry-out and delivery?
   a. Generally speaking, Class A, Class B, Class D, and Class BD7 licensed establishments, if applicable, may continue to make sales of food and alcoholic beverages for off-premise (package goods) consumption only.

2. What Class of licenses are prohibited from providing carry-out and delivery?
   a. Class C Beer and Wine and Class C Beer, Wine, and Liquor and Class LBAL - Arena Licenses, with the exception of the packaged goods store within the Patapsco Arena, are prohibited from providing carry-out and delivery services.

3. Are Distilleries, Breweries, or Wineries allowed to provide carry out and delivery of alcoholic beverages?
   a. Yes. Distillery, Brewery, or Winery license holders may provide carry out or delivery services for alcoholic beverages that are products produced by the license holder and in sealed containers.

4. Are there any restrictions on the types of products licensees may offer for carry out or delivery?
   a. Licensees may offer alcoholic beverages of any sort in any type or size of sealed container.

5. Are licensees responsible for ensuring that alcoholic beverages sold by their establishment for carry-out are not consumed on or in front of their premises?
   a. Yes. Licensees are responsible for ensuring that consumption of alcoholic beverages provided to customers for carry-out do not occur on or directly in front of the licensed premises.

6. Do license holders who do not have delivery services attached to their license have to make application to the BLLC to utilize this privilege?
   a. No. An application for delivery services to the BLLC is not necessary to utilize this temporary privilege.

7. Is this a permanent privilege?
   a. No. This is a temporary privilege permitted by the Executive Order issued on March 16, 2020. This temporary privilege remains effective until the termination of the state of emergency and the proclamation of the catastrophic health emergency.

The Governor’s Office of Legal Counsel issued additional interpretative guidance on Governor’s Executive Order issued on March 16, 2020. That document can be found on our website or if you click here. If you have any other questions regarding this matter, please contact Deputy Executive Secretary Thomas R. Akras at 410-396-4377 or via email at thomas.akras@baltimorecity.gov