

Multiple Licenses Permitted At One Location

AKA "stacked" licenses

The following liquor license combinations may be "stacked" (multiple, active liquor licenses operating at one location).

License Series	License Name	Authorizing Statute	Retail Privileges	May Stack With
1	In-state producer	A.R.S. §4-209	n/a	6 or 7 or 9
2, 2L, 2M, 2W	Out-of-state producer	A.R.S. §4-209	n/a	n/a
3	Microbrewery	A.R.S. §4-205.08 A.R.S. §4-205.09	On & Off	5 or 6 or 7 or 8 or 11 or 12 or 13 or 14 or 15
4	Wholesaler/distributor	A.R.S. §4-209	n/a	n/a
5	Government	A.R.S. §4-205.03	On	n/a
6	Bar	A.R.S. §4-206.01 A.R.S. §4-209	On & Off	1 or 3 or 10
7	Beer and Wine Bar	A.R.S. §4-206.01 A.R.S. §4-209	On & Off	1 or 3 or 9 or 9S or 10 or 10S or 12
8	Conveyance	A.R.S. §4-205.07	On	n/a
9	Liquor Store	A.R.S. §4-206.01 A.R.S. §4-209	Off	7
10	Beer and Wine Store	A.R.S. §4-209	Off	6 or 7 or 13
11	Hotel/Motel w/Restaurant	A.R.S. §4-205.01 A.R.S. §4-205.06	On	3
12	Restaurant	A.R.S. §4-205.02	On	1 or 3 or 7
13	Farm Winery	A.R.S. §4-205.04 A.R.S. §4-205.09	On & Off	3 or 7 or 10 or 12
14	Private Club	A.R.S. §4-205	On	3
15	Special Event	A.R.S. §4-203.02(B)	On & Off	n/a
16	Wine Fair/Festival	A.R.S. §4-203.03	On & Off	n/a
17	Direct Shipment	A.R.S. §4-203.04	n/a	n/a

The liquor license application is revised to allow applicants to submit a single application for multiple licenses if the licenses applied for may be "stacked" as described above.

Fees will be based on the number of licenses per application, not by the number of applications submitted. For example, when two licenses are applied for on one application, two non-refundable application fees will be charged. The same will apply for interim permits, transfer of ownership/location, and all other multiple-license transactions.

Liquor licenses issued may be displayed in a conspicuous, public area, one (1) license per license series.

A.R.S. §4-243.01(A)(3)(a)-(e) states that it is unlawful for a retailer to order, purchase, or receive liquor from any source other than a wholesaler, farm winery or microbrewery.

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Updated March 31, 2014

A.R.S. §4-206.01(G) The holder of each license (series 7 & 9) shall fully comply with all applicable provisions of this title.

A.R.S. §4-206.01(K) (series 7 and 10) when stacked, all spirituous beverages purchased for sampling are conclusively presumed to be purchased under the beer and wine bar license and all spirituous liquor sold off-sale are conclusively presumed to be purchased under the beer and wine store license.

A.R.S. §4-206.01(L) (series 6 and 10) for purposes of reporting liquor purchases under each license, all off-sale beer and wine sales are conclusively presumed to be purchased under the beer and wine store license. It is the responsibility of the licensee to keep separate and accurate liquor inventory/reporting records for each license. When stacked, separate reporting for each license is a requirement.

A.R.S. §4-206.01(J)(6) Accurate records of sampling products dispensed shall be retained by the licensee.

A.R.S. §4-119 A licensee shall retain records for two years.

R19-1-317 The licensee shall comply with all the requirements for the type of license issued for their establishment. The Department has the discretion to conduct liquor inspections to verify compliance and, if necessary, order an audit of the business.