



License Privilege Breakdown for Out-of-state Microbrewery (Series 2M)

Updated May 30, 2013

	Title 4	Retail Privileges	Delivery Requirements	Services/ Sampling Privileges	Commerce Clause Considerations
<p>Series 2M –Out-of-state Microbrewery License</p> <p>Shall not produce less than five thousand gallons of beer in each calendar year following the first year of operation and shall not produce more than one million two hundred forty thousand gallons of beer in a calendar year.</p>	ARS §4-205.08	May make sales of beer to Arizona-licensed wholesalers. May make sales of beer to persons licensed to sell beer in another state if lawful under the laws of that state.	Make deliveries of beer to persons licensed to sell beer under this title through wholesalers. Make deliveries of beer to persons licensed to sell beer in another state if lawful under the laws of that state.	n/a	No allowances are made for direct shipment to consumers therefore there would not be an issue related to the commerce clause.

License Privilege Breakdown for Direct Shipment License (Series 17)

(may be applied for in addition to the license shown above)

	Title 4	Retail Privileges	Delivery Requirements	Services/ Sampling Privileges	Commerce Clause Considerations
Series 17 - Direct Shipment License	ARS §4-203.04	A resident of this state who is twenty-one years of age or older may place an order in person, by telephone, mail or catalog or on the internet for spirituous liquor for the person's own personal use with a person who holds a direct shipment license.	The out-of-state microbrewery shall deliver product manufactured on its premises to an Arizona-licensed wholesaler.	None	Not an issue when an out-of-state microbrewery owns a direct shipment license.