



# Quick Guide: Classifying Alcoholic Beverages

The following Quick Guide address how the District of Columbia categorizes various types of alcoholic beverage products. The type of category a product falls into may impact the type of the license required to manufacture, distribute, or sell the product. The category may also impact taxation.

## **RELEVANT LAW**

The law addressing the classification of various alcoholic beverages may be found at:

• D.C. Official Code §§ 25-101(4) ("Alcohol"); 25-101(10) ("Beer"); 25-101(49) ("Spirits"); and 25-101(56) ("Wine").

#### MINIMUM ALCOHOL CONTENT

Any product that contains one-half of 1% of alcohol by volume (ABV) or more qualifies as an alcoholic beverage and is regulated by Title 25 of the D.C. Official Code and Title 23 of the D.C. Municipal Regulations. Products that fall below one-half of 1% of ABV are not regulated by these laws and regulations.

#### **FOOD PRODUCTS**

The alcohol laws apply to both liquid and solid products. This means that food products infused with alcohol and having a high enough ABV will be treated and regulated as alcoholic beverages.

### TYPES OF CLASSIFICATIONS

All alcoholic beverages will be classified as one of the following types of products:

- Beer Any alcoholic beverage derived in whole or in part from malt, malt substitute and containing an ABV equal or less than 15%. Ingredients qualifying as a malt or malt substitute include beans, glucose, grains, molasses, rice, and sugar.
- Wine Any alcoholic beverage derived from fruit, sugar, or other agricultural products (except malt or malt substitute) and containing an ABV equal or less than 15%. Ingredients qualifying as wine products include berries, fruit, fruit concentrates, fruit juices, grapes, honey, and vegetables.
- Spirits any alcoholic beverage containing an ABV more than 15%.

## **CLASSIFICATION OF COMMON PRODUCTS**

Whether a product falls into one category or another will depend on the amount of alcohol in the product, the ingredients, and the source of the alcohol. In general, the following products will be defined as follows:

• Cider - Wine

This quick guide is current as of October 2019. It does not include all District of Columbia alcoholic beverage rules and regulations. District of Columbia Official Code Title 25 provides a comprehensive review of all District alcoholic beverage laws.

- Flavored Malt Beverage Beer
- Hard Seltzer If the alcohol is derived from malt or a malt substitute, it will be classified as a beer. If the alcohol is derived from fruit or other agricultural products, then it will be considered a wine.
- Kefir Beer (if it has a high enough ABV to trigger the application of the District's alcohol laws).
- Kombucha Beer (if it has a high enough ABV to trigger the application of the District's alcohol laws).
- Perry Wine
- Premixed Cocktail Beverages If the ABV is above 15 percent, the product will be considered a spirit. If the ABV is 15% or below, it will be a beer if derived from malt or malt substitute or wine if derived from fruit or other agricultural products.
- Sake Beer

Spirits generally include high ABV products including Absinthe, Brandy, Gin, Rum, Tequila, Vodka, and Whiskey.

#### **TAXES**

ABRA does not have jurisdiction over tax-related matters. All tax questions should be addressed to the District of Columbia Office of Tax and Revenue (OTR). OTR's contact information is as follows:

Address: 1101 4th Street, SW, Suite 270 West, Washington, DC 20024

Phone: (202) 727-4829

TTY: 711

Email: taxhelp@dc.gov

## CONTACT

For more information or if you need help determining whether an event requires a liquor license, visit ABRA.DC.Gov or contact ABRA at 202-442-4423 or ABRA@DC.Gov.