Proposition 126 proposes amending the Colorado statutes to:

- allow third-party companies to deliver alcohol directly to customers on behalf of grocery stores, convenience stores, liquor stores, bars, restaurants, and other liquor-licensed businesses; and
- permanently allow takeout and delivery of alcohol from bars and restaurants, which is currently scheduled to repeal in 2025.

What Your Vote Means

**YES** A “yes” vote on Proposition 126 allows third-party companies to deliver alcohol from grocery stores, convenience stores, liquor stores, bars, restaurants, and other liquor-licensed businesses, and makes takeout and delivery of alcohol from bars and restaurants permanently available.

**NO** A “no” vote on Proposition 126 maintains current law, which requires businesses to use their own employees to deliver alcohol. Bars and restaurants may offer takeout and delivery of alcohol until July 2025.

Summary and Analysis for Proposition 126

**What are current policies related to alcohol delivery?**

Current Colorado law permits grocery stores, convenience stores, liquor stores, bars, restaurants, and other liquor-licensed businesses to deliver alcohol to customers, but they must use their own employees who are 21 years of age or older and follow other restrictions depending on their license type. Alcohol delivery by liquor stores has been allowed since 1994, by wineries since 1997, by grocery and convenience stores since 2019, and by bars and restaurants since 2020. Alcohol takeout and delivery by bars and restaurants is scheduled to repeal in July 2025.

**What does the measure do?**

Under Proposition 126, grocery stores, convenience stores, liquor stores, bars, restaurants, and other liquor-licensed businesses will be allowed to contract with third-party companies, such as grocery and meal delivery services, to deliver alcohol to customers beginning March 1, 2023. The measure also changes current law to permanently allow alcohol takeout and delivery by bars and restaurants.

The measure outlines requirements for third-party alcohol delivery companies, including the requirement that companies obtain a delivery permit, follow various safety provisions, and submit proof of liability insurance. All individuals who deliver alcohol through a third-party delivery company are required to be 21 years of age or older, complete a certification program, verify the recipient’s legal age at the time of delivery, and refuse delivery to anyone who fails to provide proof of age or appears intoxicated. The measure also makes third-party delivery companies and workers liable for alcohol delivery violations and removes retail liquor licensees’ liability once alcohol is transferred to the third-party.

Retail alcohol stores and bars and restaurants are currently limited in the amount of revenue they may earn from alcohol delivery. The measure removes those restrictions. Limits on the amount of alcohol that may be offered for delivery or takeout from bars and restaurants remain in law, which are approximately equivalent to 2 bottles of wine, 12 cans of beer, and 1 liter of spirits per order.

For information on those issue committees that support or oppose the measures on the ballot at the November 8, 2022 election, go to the Colorado Secretary of State’s elections center web site hyperlink for ballot and initiative information:

https://www.sos.state.co.us/pubs/elections/Initiatives/InitiativesHome.html
Argument For Proposition 126

1) The delivery of groceries and restaurant meals has become a convenience that Coloradans expect and continue to use. Allowing third-party delivery services to deliver alcohol will let many more stores and restaurants utilize delivery without having to devote the resources to meet burdensome requirements in current law. As a result, Coloradans will have more options available when supporting stores and restaurants from the comfort of home.

Argument Against Proposition 126

1) The measure expands alcohol delivery options without the safeguards available in a physical store or restaurant that ensure alcohol is not sold to minors. Currently, retail liquor licensees make deliveries using their own trained employees and are liable for any violation. Under this measure, retailers are not liable once alcohol leaves their premises, and enforcement of third-party alcohol delivery laws is expected to be more difficult as a result.

Fiscal Impact for Proposition 126

State revenue and spending. The measure increases costs in the Department of Revenue by an estimated $120,000 and 1.2 FTE per year, paid for by equivalent revenue from delivery permit fees. The department requires additional administrative and enforcement staff to process applications and conduct delivery compliance checks. Exact licensing fee revenue to the state will depend on the number of applicants and the fee schedule set by the department.

Local government. Any impact to local liquor licensing authorities is expected to be minimal, as the third-party delivery permitting will be administered by the state licensing authority. To the extent that local jurisdictions increase enforcement, workload and costs will increase.