

(Series 1996)  
Bulletin #579  
January 17, 1996

STATE OF NEW YORK  
LIQUOR AUTHORITY

TO: ALL NEW YORK STATE WHOLESALE "C" LICENSEES  
SUBJECT: LICENSES IN SAFEKEEPING  
-----

In 1994, the Members of the Authority considered the question of wholesale "C" licenses, remaining in Safekeeping and determined:

"When Wholesale "C" licensees, whose licenses are in Safekeeping, apply for renewal for the 1995-96 renewal period, licensees are to be notified that the license must be removed from Safekeeping by June, 1996, and be open and operating, in order to have the license renewed."

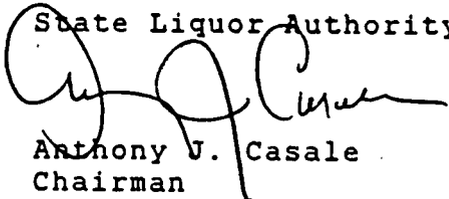
In 1995, the Members of the Authority were asked to reconsider that determination and upon reconsideration of the question, determined on January 4, 1996 that:

"Licensees having paid the license fee, it is the licensee's prerogative to place the license in safekeeping and let it remain there.

When a licensee takes the license out of safekeeping, it is to be for a specific location where a business will be operated."

THEREFORE, Wholesale "C" licenses may be placed in safekeeping and remain there until the license is removed to be used at a specific location.

State Liquor Authority

  
Anthony J. Casale  
Chairman