Detailed below are some guidelines for licensed retailers on how they can deliver beer and wine products to customers not located on their licensed premises:

All transactions, when beer and wine is sold, must be pre-paid, take place on the licensed premises and be conducted by an employee of the licensee nineteen (19) years of age or older (I.C. 23-943).

The delivery person must be over the age of nineteen (19) years (I.C. 23-1013).

All transactions must be paid for by credit/debit card at the time the order is placed.

No money may exchange between the delivery person and the customer upon delivery for the purchase of beer or wine.

Upon delivery, the deliverer must verify that the person on the credit/debit card matches the person accepting the alcohol delivery, the person is over twenty-one (21) years of age, and is not actually, apparently, or obviously intoxicated (I.C. 23-615).

Third party delivery services are allowed and are subject to the same requirements as a licensee.

Verification must be completed through approved means as stated in Idaho Code. (I.C. 23-1013).

Only beer and wine may be delivered. Wine by the bottle endorsement required on license.

Liquor by the drink:

Liquor may be sold by the drink to-go as long as the product is sealed (this does not mean a paper cup and detachable plastic lid). Sealed means a closed container to prevent consumption, leakage, or alteration of its contents in any fashion or manner, and be sealed with a tamper proof seal. The product must be picked up by the customer at the licensed premises. Delivery of liquor is prohibited by law (I.C. 23-928).

In addition, your city and/or county may have ordinances in regards to off-premises delivery, to-go and open containers of alcohol.

Last updated: March 30, 2020 @1230 PM.