

ACT 70 – What It Means For Businesses

Effective July 1, 2021



“To Go” Alcoholic Beverages*

- Allowed for 1st & 3rd class licensees
- Only for off-premise consumption with a food order
- Curbside pick-up and take-out only
- Delivery not allowed
- Containers must have a securely affixed tamper-evident seal
- Label must include “contains alcohol” statement, ingredients and serving size
- Only allowed between 10:00 AM and 11:00 PM



Curbside Pickup*

- Allowed for 2nd & 4th class licensees
- Only unopened containers permitted
- Must only be beverages that the licensee is permitted to sell
- Only allowed between 10:00 AM and 11:00 PM



Festival Permits

- Attendees required to pay attendance fee of at least \$5.00
- Customer drink size and amount limits added:
 - **Malt:** not more than 12 oz. samples; not more than 60 oz per event
 - **Vinous:** not more than 5 oz. samples; not more than 25 oz. per event
 - **Fortified Wines:** not more than 3 oz. samples; not more than 15 oz. per event
 - **Spirits:** not more than 1 oz. samples; not more than 5 oz. per event
 - **Mixed Event:** not more than 6 standard drinks with 3.6 oz or 84 grams of ethyl alcohol per event



Licensing Fees

- License fees for Clubs are waived for 2021 (effective 6/8/21)
- 3rd Class license for manufacturers or rectifiers is \$230
- Local municipalities may add an additional \$50 processing fee for standalone 3rd Class licenses



Promotional Tastings

- Applies to tastings conducted by solicitors, manufacturers, rectifiers or wholesalers at the request of 1st, 2nd or 3rd class licensees
- Written notification to DLC no longer required
- Employees no longer required to be off duty for the rest of the day to participate

**These activities permitted only through 7/1/23.*

Questions? Contact the DLC at (802) 828-4944 or DLL.DLCEduTeam@vermont.gov.
To see the full text of H313, please visit legislature.vermont.gov

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Spirits.

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DEPARTMENT OF LIQUOR AND LOTTERY
DIVISION OF LIQUOR CONTROL