

State of Vermont
Department of Liquor Control
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Michael J. Hogan, Commissioner

VERMONT DEPARTMENT OF LIQUOR CONTROL GENERAL REGULATION #47

Second class licensees shall not sell or furnish malt or vinous beverages for consumption on the licensed premises nor allow any individual to consume alcoholic beverages on the licensed premises except as authorized by 7 V.S.A. § 67 or other applicable provision of law. Second class licensees shall not sell or furnish any malt or vinous beverages in other than the original container unless otherwise authorized in writing by the Liquor Control Board. For purposes of this regulation, a container shall be construed to mean a bottle, can, keg or other receptacle containing malt or vinous beverage, and shall not be construed to mean six pack rings, cardboard boxes, or other packaging material holding such containers. Also, it must be refilled into a sealed sanitary container limited to 32 ounces or 64 ounces for malt and 750ml for vinous, both for off-premises consumption only. The Liquor Control Board will provide written guidelines for the implementation of this regulation as follows:

- *Retailers will notify the DLC of their intent to participate in the growler program.

- *Manufacturers may elect to participate in the retailer growler program by written authorization to their wholesale dealer with a copy sent to DLC.

- *Products will be filled to go for immediate sale and no pre-filling.

- *Clean growlers will be provided by the retailer for each sale.

- * Labels will contain the name of the retailer, product, alcohol by volume, name of manufacturer, and best if consumed in 72 hours.

- *Growlers will be filled from a direct sealed draught system.

