Page 1 of 174

2017

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1	H.238
2	Introduced by Committee on General, Housing and Military Affairs
3	Date:
4	Subject: Alcoholic beverages
5	Statement of purpose of bill as introduced: This bill proposes to make
6	technical amendments to Title 7 to improve its clarity through the
7	modernization of its language and the reorganization of its provisions, and to
8	repeal or amend out-of-date and obsolete provisions to reflect more accurately
9	the current practices or procedures of the Department of Liquor Control and
10	the Liquor Control Board.
11	An act relating to modernizing and reorganizing Title 7
12	It is hereby enacted by the General Assembly of the State of Vermont:
13	Sec. 1. 7 V.S.A. § 1 is amended to read:
14	§ 1. CONSTRUCTION
15	This title is based on the taxing power and the police power of the state
16	State, and is for the protection of the public welfare, good order, health, peace,
17	safety, and morals of the people of the state, and all of its State. The

provisions of this title shall be liberally construed for the accomplishment of

the to accomplish its purposes set forth herein.

Page 2 of 174

2017

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Sec. 2. 7 V.S.A. § 2 is amended to read:
§ 2. DEFINITIONS
The following words as As used in this title, unless a contrary meaning is
required by the context, shall have the following meaning:
(1) "Alcohol": means the product of distillation of spirits or any
fermented malt or vinous beverage, fermentation, or chemical synthesis,
including alcoholic beverages, ethyl alcohol, and nonpotable alcohol.
(2) "Alcoholic beverages" means malt beverages, vinous beverages,
spirits, and fortified wines.
(3) "Boat": means a vessel suitably equipped and operated for the
transportation of passengers in interstate commerce.
(3) "Bottler": any person that bottles malt beverages, vinous beverages,
spirits, or fortified wines for sale or for distribution in this State.
(4) "Bottler's license": the license granted by the Liquor Control Board
permitting a bottler to bottle for sale and to distribute and sell at wholesale
malt or vinous beverages.
(5) [Repealed.]
(6)(4) "Caterer's license": means a license issued by the Liquor Control
Board authorizing the holder of a first-class license or first- and third-class
licenses for a restaurant or hotel premises to serve malt or vinous beverages,

spirits, or fortified wines alcoholic beverages at a function located on premises

other than those occupied by a first-, first- and third-, or second-class licensee
to sell alcoholic beverages.

(5) "Certificate of approval" means a license granted by the Liquor Control Board to a manufacturer or distributor of malt beverages or vinous beverages, or both, that is not licensed under the provisions of this title, that permits the licensee to sell those beverages to holders of a packager's or wholesale dealer's license.

(7)(6) "Club": means an unincorporated association or a corporation authorized to do business in this State, that has been in existence for at least two consecutive years prior to the date of application for a license under this title and owns, hires, or leases a building or space in a building that is suitable and adequate for the reasonable and comfortable use and accommodation of its members and their guests and contains suitable and adequate kitchen and dining room space and equipment implements and facilities. A club may be used or leased by a nonmember as a location for a social event as if it were any other licensed commercial establishment. Such club shall file with the Liquor Control Board, before May 1 of each year, a list of the names and residences of its members and a list of its officers. Its affairs and management shall be conducted by a board of directors, executive committee, or similar body chosen by the members at its annual meeting, and no member or any officer, agent, or employee of the club shall be paid, or directly or indirectly receive.

in the form of salary or other compensation, any profits from the disposition or
sale of alcoholic liquors to the members of the club or its guests introduced by
members beyond the amount of such salary as may be fixed and voted at
annual meetings by the members or by its directors or other governing body,
and as reported by the club to the Liquor Control Board. An auxiliary member
of a club may invite one guest at any one time. An officer or director of a club
may perform the duties of a bartender without receiving any payment for that
service, provided the officer or director is in compliance with the requirements
of this title that relate to service of alcoholic beverages. An officer, member,
or director of a club may volunteer to perform services at the club other than
serving alcoholic beverages, including seating patrons and checking
identification, without receiving payment for those services. An officer,
member, or director of a club who volunteers his or her services shall not be
considered to be an employee of the club. A bona fide unincorporated
association or corporation whose officers and members consist solely of
veterans of the U.S. Armed Forces or a subordinate lodge or local chapter of
any national fraternal order, and which fulfills all requirements of this
subdivision section 229 of this title, except that it has not been in existence for
at least two years, shall come within the terms of this definition six months
after the completion of its organization. A club located on and integrally
associated with at least a regulation nine-hole golf course need only be in

Page	5	of	174
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1	existence for six months prior to the date of application for license under this
2	title.
3	(7) "Commercial catering license" means a license granted by the
4	Liquor Control Board permitting a business licensed by the Department of
5	Health as a commercial caterer and having a commercial kitchen facility in the
6	home or place of business to sell alcoholic beverages at a function previously
7	approved by the local control commissioners.
8	(8) "Commissioner of Liquor Control" means the executive officer of
9	the Liquor Control Board appointed under the provisions of chapter 5 of this
10	title.
11	(9) "Control commissioners": means the commissioners of a
12	municipality appointed under section 166 of this title.
13	(10) "Destination resort master license" means a license granted by the
14	Liquor Control Board pursuant to section 242 of this title permitting a
15	destination resort to designate licensed caterers and commercial caterers that
16	will be permitted to cater individual events within the boundaries of the resort
17	without being required to obtain a request to cater permit for each individual
18	event. For purposes of a destination resort master license, a "destination
19	resort" is a resort that contains at least 100 acres of land, offers at least 50 units
20	of sleeping accommodations, offers meal and beverage service to the public
21	for consideration, and has related sports and recreational facilities for the

1	convenience of enjoyment of its guests. Destination resort does not include
2	the University of Vermont, the Vermont State Colleges, or any other university,
3	college, or postsecondary school.
4	(9)(11) "Dining car": means a railroad car on which meals are prepared
5	and served.
6	(12) "Festival permit" means a permit granted by the Department of
7	Liquor Control permitting a person to conduct an event at which malt or
8	vinous beverages, or both, are sold by the glass to the public, provided the
9	event is approved by the local control commissioners.
10	(10)(13) "First-class license": means a license granted by the control
11	commissioners permitting the licensee to sell malt or vinous beverages to the
12	public for consumption only on the premises for which the license is granted.
13	(14) "Fortified wine permit" means a permit granted to a second-class
14	licensee that permits the licensee to export and sell fortified wines to the public
15	for consumption off the licensed premises.
16	(15) "Fortified wines" mean vinous beverages, including those to which
17	spirits have been added during manufacture, containing at least 16 percent
18	alcohol but no more than 23 percent alcohol by volume at 60 degrees
19	Fahrenheit, and all vermouths containing no more than 23 percent alcohol by
20	volume at 60 degrees Fahrenheit.
21	(16) "Fourth-class license" means a license permitting a licensed

Page 7 of 174

manufacturer or rectifier to sell by the unopened container and distribute by	
the glass, with or without charge, beverages manufactured by the licensee.	
(17) "Home-fermented beverages" means malt or vinous beverages	
produced at home and not for sale.	
(11)(18) "Hotel" has the same meaning as in 32 V.S.A. § 9202(3) and as	
determined by the Liquor Control Board. A hotel that places a minibar in any	
room of a registered guest shall assure that the minibar is locked and that	
access to the minibar is restricted to guests of legal drinking age.	
(12) "Commissioner of Liquor Control": the executive officer of the	
Liquor Control Board appointed under the provisions of this title.	
(19) "Industrial alcohol distributor's license" means a license granted by	
the Liquor Control Board that allows holders to sell pure ethyl or grain alcohol	
of at least 190 proof in quantities of five gallons or more directly to	
manufacturers, industrial users, hospitals, druggists, and institutions of	
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learning. (20) "Keg" means a reusable container capable of holding at least five	
learning. (20) "Keg" means a reusable container capable of holding at least five gallons of malt beverage or at least three gallons of vinous beverage.	

(14)(23) "Malt beverages": means all fermented beverages of any name

Page 8 of 174

or description manufactured for sale from malt, wholly or in part, or from any	
substitute therefor, known as, among other things, beer, porter, ale, and stout	
or lager, containing not less than one percent nor more than 16 percent of	
alcohol by volume at 60 degrees Fahrenheit. However, if such a beverage has	
an alcohol content of more than six percent and has a terminal specific gravity	
of less than 1.009, it shall be deemed to be a spirit and not a malt beverage.	
The holder of the certificate of approval or the manufacturer shall certify to the	
Liquor Control Board the terminal specific gravity of the beverage when the	
alcohol content is more than six percent.	
(15)(24) "Manufacturer's or rectifier's license": means a license granted	
by the Liquor Control Board that permits the holder to manufacture or rectify	
malt beverages, or vinous beverages and fortified wines, or spirits and fortified	
wines. Spirits and fortified wines may be manufactured or rectified by a	
license holder for export and sale to the Liquor Control Board, and malt	
beverages and vinous beverages may be manufactured or rectified by a license	
holder for export and sale to bottlers or wholesale dealers. This license	
permits a manufacturer of vinous beverages or fortified wines to receive from	
another manufacturer licensed in or outside this State bulk shipments of vinous	
beverages to rectify with the licensee's own product, provided that the vinous	
beverages or fortified wines produced by a Vermont manufacturer may contain	

no more than 25 percent imported vinous beverage. The Liquor Control Board

may grant to a licensed manufacturer or rectifier of spirits, fortified wines,
vinous beverages, or malt beverages a first-class license or a first- and a third-
class license permitting the licensee to sell alcoholic beverages to the public
only at the manufacturer's premises which for the purposes of a manufacturer
of malt beverages, includes up to two licensed establishments that are located
on the contiguous real estate of the holder of the manufacturer's license,
provided the manufacturer or rectifier owns or has direct control over those
establishments. The Liquor Control Board may grant to a licensed
manufacturer or a rectifier of malt beverages a second-class license permitting
the licensee to sell alcoholic beverages to the public anywhere on the
manufacturer's or rectifier's premises. A licensed manufacturer or rectifier
may serve, with or without charge, at an event held on the premises of the
licensee or at a location on the contiguous real estate of the licensee, spirits,
fortified wines, vinous beverages, and malt beverages, provided the licensee
gives the Department written notice of the event, including details required by
the Department, at least five days before the event. Any beverages not
manufactured by the licensee and served at the event shall be purchased on
invoice from a licensed manufacturer or wholesale dealer or the Liquor
Control Board.
(25) "Minor" means an individual who has not attained 21 years of age.
(26) "Outside consumption permit" means a permit granted by the

1	Department of Liquor Control allowing the holder of a first-class, first- and
2	third-class, or fourth-class license to allow for consumption of alcoholic
3	beverages in a delineated outside area.
4	(27) "Packager's license" means a license granted by the Liquor Control
5	Board permitting a person to bottle or otherwise package alcoholic beverages
6	for sale and to distribute and sell alcoholic beverages at wholesale in this State.
7	(16)(28) "Person": as applied to licensees, means an individual who is a
8	citizen or a lawful permanent resident of the United States; a partnership
9	composed of individuals, a majority of whom are citizens or lawful permanent
10	residents of the United States; a corporation organized under the laws of this
11	State or another state in which a majority of the directors are citizens or lawful
12	permanent residents of the United States; or a limited liability company
13	organized under the laws of this State or another state in which a majority of
14	the members or managers are citizens or lawful permanent residents of the
15	United States.
16	(29) "Request to cater permit" means a permit granted by the
17	Department of Liquor Control authorizing a licensed caterer or commercial
18	caterer to cater individual events.
19	(17) "Restaurant": a space in a suitable building, approved by the
20	Liquor Control Board, occupied, used, maintained, advertised, or held out to
21	the public to be a place where food is served at all times when open for

1	business and there are no sleeping accommodations. The space shall have
2	adequate and sanitary kitchen and dining room capacity and the number and
3	kinds of employees for preparing, cooking, and serving suitable food for
4	guests and patrons as required by the Liquor Control Board.
5	(18)(30) "Retail dealer": means any person who sells or distributes
6	<u>furnishes</u> malt or vinous beverages to the public.
7	(31) "Retail delivery permit" means a permit granted by the Department
8	of Liquor Control that permits a second-class licensee to deliver malt
9	beverages or vinous beverages sold from the licensed premises for
10	consumption off the premises to an individual who is at least 21 years of age at
11	a physical address in Vermont.
12	(32) "Sampler flight" means a flight, ski, paddle, or any similar device
13	by design or name intended to hold alcoholic beverage samples for the purpose
14	of comparison.
15	(19)(33) "Second-class license": means a license granted by the control
16	commissioners permitting the licensee to export malt beverages or vinous
17	beverages and to sell malt beverages or vinous beverages to the public for
18	consumption off the premises for which the license is granted. The Liquor
19	Control Board may grant a second-class licensee a fortified wine permit that
20	permits the licensee to export and to sell fortified wines to the public for
21	consumption off the licensed premises.

1	(34) "Special event permit" means a permit granted by the Department
2	of Liquor Control permitting a licensed manufacturer or rectifier to sell, by the
3	glass or by the unopened bottle, alcoholic beverages manufactured or rectified
4	by the license holder at an event open to the public that has been approved by
5	the local control commissioners.
6	(35) "Special venue serving permit" means a permit granted by the
7	Department of Liquor Control permitting an art gallery, bookstore, public
8	library, or museum to conduct an event at which malt or vinous beverages or
9	both are served by the glass to the public. As used in this section, "art gallery"
10	means a fixed establishment whose primary purpose is to exhibit or offer for
11	sale works of art; "bookstore" means a fixed establishment whose primary
12	purpose is to offer books for sale; "public library" has the same meaning as in
13	22 V.S.A. § 101; and "museum" has the same meaning as in 27 V.S.A. § 1151.
14	(36) "Specialty beer" means a malt beverage that contains more than
15	eight percent alcohol and not more than 16 percent alcohol by volume at
16	60 degrees Fahrenheit.
17	(20)(37) "Spirits" or "spirituous liquors": means beverages that contain
18	more than one percent of alcohol obtained by distillation, by chemical
19	synthesis, or through concentration by freezing; vinous beverages containing
20	more than 23 percent of alcohol; and malt beverages containing more than
21	16 percent of alcohol or more than six percent of alcohol if the terminal

2017 Page 13 of 174

1	specific gravity thereof is less than 1.009; in each case measured by volume at
2	60 degrees Fahrenheit.
3	(21) "Specialty beer": a malt beverage that contains more than eight
4	percent alcohol and not more than 16 percent alcohol by volume at 60 degrees
5	Fahrenheit.
6	(22)(38) "Third-class license": means a license granted by the Liquor
7	Control Board permitting the licensee to sell spirits and fortified wines for
8	consumption only on the premises for which the license is granted.
9	(23)(39) "Vinous beverages": means all fermented beverages of any
10	name or description manufactured or obtained for sale from the natural sugar
11	content of fruits or other agricultural product, containing sugar, the alcoholic
12	content of which is not less than one percent nor more than 16 percent by
13	volume at 60 degrees Fahrenheit.
14	(24) "Wholesale dealer": any person other than a bottler who buys malt
15	or vinous beverages for distribution to or resale to retail dealers or to agencies
16	of the United States.
17	(25)(40) "Wholesale dealer's license": the means a license granted by
18	the Liquor Control Board permitting the wholesale dealer holder to sell or
19	distribute malt or vinous beverages as a wholesale dealer to first- and second-
20	class licensees, to educational sampling event permit holders, and to agencies
21	of the United States.

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(27) "Special events permit": a permit granted by the Liquor Control Board permitting a licensed manufacturer or rectifier to sell by the glass or by unopened bottle spirits, fortified wines, malt beverages, or vinous beverages manufactured or rectified by the license holder at an event open to the public that has been approved by the local licensing authority. For the purposes of tasting only, the permit holder may distribute, with or without charge, beverages manufactured by the permit holder by the glass no more than two ounces per product and eight ounces total of malt beverages or vinous beverages and no more than one ounce in total of spirits or fortified wines to each individual. No more than 104 special events permits may be issued to a licensed manufacturer or rectifier during a year. A special events permit shall be valid for the duration of each public event or four days, whichever is shorter. Requests for a special events permit, accompanied by the fee as required by subdivision 231(13) of this title, shall be submitted to the Department of Liquor Control at least five days prior to the date of the event. Each manufacturer or rectifier planning to attend a single special event under this permit may be listed on a single permit. However, each attendance at a special event shall count toward the manufacturer's or rectifier's annual limit of 104 special events permits.

(28) "Fourth-class license" or "farmers' market license": the license

1	granted by the Liquor Control Board permitting a licensed manufacturer or
2	rectifier to sell by the unopened container and distribute by the glass with or
3	without charge, beverages manufactured by the licensee. No more than a
4	combined total of ten fourth-class and farmers' market licenses may be granted
5	to a licensed manufacturer or rectifier. At only one fourth-class license
6	location, a licensed manufacturer or rectifier may sell by the unopened
7	container and distribute by the glass, with or without charge, vinous beverages,
8	malt beverages, fortified wines, or spirits produced by no more than five
9	additional manufacturers or rectifiers, provided these beverages are purchased
10	on invoice from the manufacturer or rectifier. A manufacturer or rectifier may
11	sell its product to no more than five additional manufacturers or rectifiers. A
12	fourth-class licensee may distribute by the glass no more than two ounces of
13	malt beverages or vinous beverages with a total of eight ounces to each retail
14	customer and no more than one-quarter ounce of spirits or fortified wine with
15	a total of one ounce to each retail customer for consumption on the
16	manufacturer's premises or at a farmers' market. A fourth-class licensee may
17	distribute by the glass up to four mixed drinks containing a combined total of
18	no more than one ounce of spirits or fortified wine to each retail customer for
19	consumption only on the manufacturer's premises. A farmers' market license
20	is valid for all dates of operation for a specific farmers' market location.

(29) "Festival permit": a permit granted by the Liquor Control Board

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permitting a person to conduct an event at which malt or vinous beverages, or both, are sold by the glass to the public, provided the event is approved by the local licensing authority. A festival permit holder may purchase invoiced volumes of malt or vinous beverages directly from a manufacturer or bottler, provided the manufacturer or bottler either holds a federal Basic Permit or a Brewers Notice or evidence of licensure in a foreign country, satisfactory to the Board, whichever applies. The invoiced volumes of malt or vinous beverages may be transported to the site and sold by the glass to the public by the permit holder or its employees and volunteers only during the event. A festival permit holder shall be subject to the provisions of this chapter, including section 240 of this title, and the rules of the Board regarding the sale of the alcoholic beverages and shall pay the tax on the malt or vinous beverages as required by section 421 of this title. A person shall not be granted a festival permit more than four times in one year, and each permit shall be valid for no more than four consecutive days. A request for a festival permit shall be submitted to the Department in a form required by the Department at least 15 days prior to the festival and shall be accompanied by a permit fee as required by subdivision 231(a)(14) of this title to be paid to the Department. (30) "Home-fermented beverages": malt or vinous beverages produced at home and not for sale.

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- Control Board permitting an art gallery or bookstore to conduct an event at which malt or vinous beverages or both are served by the glass to the public, provided that the event is approved by the local licensing authority. A permit holder may purchase malt or vinous beverages directly from a licensed retailer. A permit holder shall be subject to the provisions of this title and the rules of the Board regarding the service of alcoholic beverages. A request for a permit shall be submitted to the Department in a form required by the Department at least five days prior to the event and shall be accompanied by the permit fee required by subdivision 231(a)(22) of this title. As used in this section, "art gallery" means a fixed establishment whose primary purpose is to exhibit or offer for sale works of art; and "bookstore" means a fixed establishment whose primary purpose is to offer books for sale.
- (33) "Commercial catering license": A license granted by the Board permitting a business licensed by the Department of Health as a commercial caterier and having a commercial kitchen facility in the home or place of business to sell malt beverages, vinous beverages, spirits, or fortified wines at a function previously approved by the local licensing authority.
- (34) "Request to cater permit": a permit granted by the Liquor Control

 Board authorizing a first- or first- and third-class licensed caterer or

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1	commercial caterer to cater individual events.
2	(35) "Industrial alcohol distributors license": a license granted by the
3	Liquor Control Board that allows holders to sell pure ethyl or grain alcohol of
4	at least 190 proof in quantities of five gallons or more directly to
5	manufacturers, industrial users, hospitals, druggists, and institutions of
6	learning. Alcohol sold under the industrial alcohol distributors license may
7	only be used for manufacturing, mechanical, medicinal, and scientific
8	purposes.
9	(36) "Outside consumption permit": a permit granted by the Liquor
10	Control Board allowing the holder of a first-class, first- and third-class, or
11	fourth-class license to allow for consumption of alcohol in a delineated outside
12	area.
13	(37) "Sampler flight": a flight, ski, paddle, or any similar device by
14	design or name intended to hold alcoholic beverage samples for the purpose of
15	comparison.

(38) "Fortified wines": vinous beverages, including those to which spirits have been added during manufacture, containing at least 16 percent alcohol but no more than 23 percent alcohol by volume at 60 degrees Fahrenheit, and all vermouths containing no more than 23 percent alcohol by volume at 60 degrees Fahrenheit.

(39) "Public library or museum permit": a permit granted by the Liquor

Control Board permitting a public library or museum to serve malt beverages
or vinous beverages, or both, by the glass to the public for a period of not
more than six hours during an event held for a charitable or educational
purpose, provided that the event is approved by the local licensing authority.
A permit holder may purchase malt beverages or vinous beverages directly
from a licensed retailer. A permit holder shall be subject to the provisions of
this title and the rules of the Board regarding the service of alcoholic
beverages. A request for a permit shall be submitted to the Department in a
form required by the Department at least five days prior to the event and shall
be accompanied by the permit fee required by subdivision 231(a)(24) of this
title. As used in this section, "public library" has the same meaning as in 22
V.S.A. § 101 and "museum" has the same meaning as in 27 V.S.A. § 1151.
(40) "Retail delivery permit": a permit granted by the Liquor Control
Board that permits a second-class licensee to deliver malt beverages or vinous
beverages sold from the licensed premises for consumption off the premises to
an individual who is at least 21 years of age at a physical address in Vermont.
(41) "Destination resort master license": a license granted by the Liquor
Control Board pursuant to section 472 of this title permitting a destination
resort to designate licensed caterers and commercial caterers that will be
permitted to cater individual events within the boundaries of the resort without
being required to obtain a request to cater permit for each individual event

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1	For purposes of a destination resort master license, a "destination resort" is a
2	resort that contains at least 100 acres of land, offers at least 50 units of
3	sleeping accommodations, offers food and beverage service to the public for
4	consideration, and has related sports and recreational facilities for the
5	convenience or enjoyment of its guests. "Destination resort" does not include
6	the University of Vermont, the Vermont State Colleges, or any other university,
7	college, or postsecondary school.
8	Sec. 3. 7 V.S.A. § 3 is amended to read:
9	§ 3. CULINARY ARTS STUDENTS; EXEMPTIONS FROM PROVISIONS
10	OF TITLE
11	A student aged 18 years of age or older who is enrolled in a postsecondary
12	education culinary arts program, accredited by a commission recognized by
13	the U.S. Department of Education, shall be exempt from the provisions of this
14	title while attending classes that require the possession or consumption of
15	alcoholic beverages.
16	Sec. 4. 7 V.S.A. § 4 is amended to read:
17	§ 4. NONPROFIT ORGANIZATIONS; WINE AND BEER AUCTIONS;
18	FUNDRAISING
19	(a) A nonprofit organization qualified for tax exempt status pursuant to
20	Section 501(c) of the federal Internal Revenue Code, as amended, in the
21	discretion of the commissioner Commissioner, may auction vinous or malt

Page 21 of 174

1	beverages, or both, to the public without a license, provided that:
2	(1) Prior to the auction, the organization provides written notification of
3	the auction accompanied by documentation of its nonprofit status satisfactory
4	to the commissioner Commissioner.
5	(2) The eommissioner Commissioner approves the organization's
6	nonprofit qualifications and the organization's right proposal to auction vinous
7	or malt beverages.
8	(3) The profits from the auction sale of auctioned beverages are used
9	solely for the expenses of the nonprofit organization related to conduct
10	conducting the sale auction or for the nonprofit purposes of the organization.
11	(b) A person who donates vinous or malt beverages to a nonprofit
12	organization for an auction under this section is not required to be licensed
13	under this chapter <u>title</u> .
14	(c) A licensee under this title may donate beverages to a nonprofit
15	organization pursuant to this section, provided the licensee pays to the state
16	State all the taxes that would be due as if the beverages had been sold in the
17	course of the licensee's business.
18	* * *
19	Sec. 5. 7 V.S.A. chapter 3 is redesignated to read:
20	CHAPTER 3. <u>RESTRICTIONS AND</u> PROHIBITED ACTS
21	Sec. 6. 7 V.S.A. § 61 is amended to read:

§ 61. RESTRICTIONS; EXCEPTIONS

- (a) A person, partnership, association, or corporation shall not furnish or sell, or expose or keep with intent to sell, any malt or vinous beverages, spirits, or fortified wines alcoholic beverages, or manufacture, sell, barter, transport, import, export, deliver, prescribe, furnish, or possess any alcohol, except as authorized by this title.
- (b) However Notwithstanding subsection (a) of this section, this chapter shall not apply to:
- (1) the furnishing of such alcoholic beverages or spirits by a person an individual in his or her private dwelling unless such the dwelling becomes a place of public resort, nor to the sale of fermented cider by the barrel or cask of not less than 32 liquid gallons capacity, provided the same is delivered and removed from the vendor's premises in such barrel or cask at the time of such sale, nor to;
 - (2) the use of sacramental wine, nor to; or
- (3) the furnishing, purchase, sale, barter, transportation, importation, exportation, delivery, prescription, or possession of alcohol for manufacturing, mechanical, medicinal, and scientific purposes, provided the same that it is done under and in accordance with the rules and regulations made of the Liquor Control Board and licenses and permits issued by the Liquor Control Board or Department of Liquor Control as hereinafter provided in this title.

Page 23 of 174

1	Sec. 7. 7 V.S.A. § 62 is amended to read:
2	§ 62. HOURS OF SALE
3	(a) Holders of first- or first- and third-class licenses First- or first- and
4	third-class licensees, or festival, special event, or educational sampling event
5	permit holders may sell malt and vinous beverages or spirits and fortified
6	wines alcoholic beverages between the hours of 8:00 a.m. and 2:00 a.m. the
7	next morning.
8	(b)(1) Holders of second-class licenses Second-class licensees may sell
9	malt and vinous beverages between the hours of 6:00 a.m. and 12:00 a.m. the
10	next morning midnight.
11	(2) Fourth-class licensees may sell or furnish alcoholic beverages
12	between the hours of 6:00 a.m. and 12:00 midnight.
13	* * *
14	Sec. 8. 7 V.S.A. § 63 is amended to read:
15	§ 63. IMPORTATIONOR TRANSPORTATIONOF LIQUORS <u>ALCOHOL</u> ;
16	PROHIBITIONS; PERSONAL IMPORT LIMIT; PENALTY
17	(a)(1) All spirits and fortified wines imported or transported into this State
18	shall be imported or transported by and through the Liquor Control Board. A
19	person importing or transporting or causing to be imported or transported into
20	this State any spirits and or fortified wines, or both, in violation of this section
21	shall be imprisoned not more than one year or fined not more than \$1,000.00,

1	or	both
-		

2	(2) However Notwithstanding subdivision (1) of this subsection, a
3	person may import or transport not more than eight quarts of spirits and or
4	fortified wines, or both, into this State in his or her own private vehicle or in
5	his or her actual possession at the time of importation without <u>a</u> license or
6	permit, provided the beverages are not for resale.
7	(b)(1) Except as provided in sections 66 and 68 277, 278, and 283 of this
8	title, all malt or vinous beverages, or both, imported or transported into this
9	State shall be imported or transported by and through a wholesale dealer
10	holding the holder of a wholesale dealer's license issued by the Liquor Control
11	Board. A person importing or transporting or causing to be imported or
12	transported into this State any malt or vinous beverages, or both, in violation
13	of this section shall be imprisoned not more than one year or fined not more
14	than \$1,000.00, or both.
15	(2) Provided, however Notwithstanding subdivision (1) of this
16	subsection, a person may import or transport not more than six gallons of malt
17	or vinous beverages, or both, into this State in his or her own private vehicle or
18	in his or her actual possession at the time of importation without <u>a</u> license or
19	permit, providing it is provided the beverages are not for resale.
20	Sec. 9. 7 V.S.A. § 64 is amended to read:
21	§ 64. SALE OF MALT BEVERAGES IN KEGS

1	(a) As used in this section, "keg" means a reusable container capable of
2	holding at least five gallons of malt beverage.

- (b) A keg shall be sold by a second class second-class licensee only under the following conditions:
- (1) The keg shall be tagged in a manner and with a label approved by the board Liquor Control Board. The label shall be supplied and securely affixed to the keg by the wholesale dealer, or in the case of a second-class license issued for the premises of a licensed manufacturer, by the manufacturer.
- (2) A person A purchaser shall exhibit proper proof a valid authorized form of identification upon demand of a licensee or an agent of a licensee. If the person purchaser fails to provide such proof a valid authorized form of identification, the licensee shall be entitled to refuse to sell the keg to the person individual. As used in this subsection, "proper proof a valid authorized form of identification" means a photographic motor vehicle operator's license, a liquor control photographic identification card, a valid passport, a United States military identification card or a photographic nondriver motor vehicle identification card obtained from the department of motor vehicles has the same meaning as in section 589 of this title.
- (3) The purchaser shall complete a form, provided by the board Board, which that includes at least the name, address, and date of birth of the

Page 26 of 174

1	purchaser as they appear on the purchaser's proper proof valid authorized form
2	of identification and the identification number of the keg. The form shall also
3	include the provisions of this section and the penalties for <u>a</u> violation of these
4	provisions this section. The licensee shall retain the form for 90 days after
5	return of the keg.
6	(4) The licensee shall collect a deposit of at least \$25.00 which shall be
7	returned to the purchaser upon return of the keg with the label intact.
8	(e)(b) A licensee shall not:
9	(1) sell a keg without a legible label attached; or
10	(2) return a deposit on a keg which that is returned without the label
11	intact.
12	(d)(c) Any person, other than the wholesaler a wholesale dealer or
13	manufacturer, who intentionally removes or defaces the label attached to a keg
14	shall be imprisoned not more than two years or fined not more than \$1,000.00,
15	or both.
16	Sec. 10. REPEALS
17	7 V.S.A. §§ 66 (malt and vinous beverage shipping licenses) and 67
18	(alcoholic beverage tastings) are repealed.
19	Sec. 11. 7 V.S.A. § 65 is redesignated and amended to read:
20	§ 65 66. HOME-FERMENTED MALT AND VINOUS BEVERAGES;
21	TASTING EVENT

Page 27 of 174

1	(a) A person An individual of legal age may, without obtaining a license
2	under this title or paying state State taxes or fees, produce malt or vinous
3	beverages, or both, at home provided that the amount of home-fermented
4	beverages produced by that person individual does not exceed the quantities
5	limitation in 26 U.S.C. §§ 5053 and 5042.
6	* * *
7	Sec. 12. 7 V.S.A. § 69 is redesignated and amended to read:
8	§ 69 67. POWDERED ALCOHOL PRODUCTS
9	(a) It shall be unlawful for a person to knowingly possess or sell a
10	powdered alcohol product.
11	(b) A person that knowingly and unlawfully possessing possesses a
12	powdered alcohol product shall be fined not more than \$500.00.
13	(b)(c) A person that knowingly and unlawfully selling sells a powdered
14	alcohol product shall be imprisoned not more than two years or fined not more
15	than \$10,000.00, or both.
16	(e)(d) As used in this section, "powdered alcohol product" means any
17	alcoholic powder that can be added to water or food.
18	Sec. 13. 7 V.S.A. chapter 5 is amended to read:
19	CHAPTER 5. DEPARTMENT OF LIQUOR CONTROL
20	* * *
21	§ 103. MEETINGS

1	The Board shall hold such meetings meet as may be required for the
2	performance of its duties. The times and places for such meetings time and
3	place for each meeting shall be designated by the Chair of the Board. Such
4	The Chair shall call a meeting upon the written request of any two members
5	and or upon the written request of the Governor.
6	§ 104. DUTIES; AUTHORITY TO RESOLVE ALLEGED VIOLATIONS
7	The Board shall have supervision and management of supervise and
8	manage the sale of spirits and fortified wines within the State in accordance
9	with the provisions of this title, and through the Commissioner of Liquor
10	Control shall:
11	(1)(A) See that the laws relating to intoxicating liquor alcohol and to the
12	manufacture, sale, transportation, barter, furnishing, importation, exportation,
13	delivery, prescription, and possession of malt and vinous beverages, spirits,
14	fortified wines, and alcohol by licensees and others alcoholic beverages are
15	enforced, using for that purpose such as much of the monies annually available
16	to the Liquor Control Board as may be necessary.
17	(B) However, the The Liquor Control Board and its agents and
18	inspectors investigators shall act in this respect in collaboration with sheriffs,
19	deputy sheriffs, constables, officers law enforcement officers certified as Level
20	II or Level III pursuant to 20 V.S.A. chapter 151, and members of village and
21	city police forces, control commissioners, the Attorney General, State's

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- (C) When the Board acts to enforce any section of this title or any administrative rule or regulation relating to sale to minors, its investigation on the alleged violation shall be forwarded to the Attorney General or the appropriate State's Attorney whether or not there is an administrative finding of wrongdoing. Nothing in this section shall be deemed to affect the responsibility or duties of such law enforcement officers or agencies with respect to the enforcement of such laws the provisions of this title.
- (D) The Commissioner or his or her designee is authorized to prosecute administrative matters under this section and shall have the authority to enter into direct negotiations with a licensee to reach a proposed resolution or settlement of an alleged violation, subject to Board approval, or dismissal with or without prejudice.
- (2) Supervise the opening and operation of local agencies for the sale and distribution of spirits and fortified wines.
- (3) Locate and, establish, and supervise the operation of a central liquor agency warehouse and office for the purpose of supplying spirits and fortified wines to local agencies established in accordance with this title and for the purpose of selling spirits and fortified wines to licensees of the third-class and druggists, and supervise the operation of such central liquor agency fortified wine permit holders.

1	(4) Supervise the financial transactions of such the central liquor agency
2	warehouse and office, and the local agencies established in accordance with
3	this title.
4	(5) Adopt rules necessary for the execution of its powers and duties and
5	of the powers and duties of all persons under its supervision and control.
6	(6) Employ such assistants, inspectors investigators, and other officers
7	as it deems necessary, subject to the approval of the Governor.
8	(7) Fix bonds or other security to be given by licensees.
9	(8) Make Adopt rules and regulations concerning, and issue licenses and
10	permits under such whatever terms and conditions as it may impose for the
11	furnishing, purchasing, selling, bartering, transporting, importing, exporting,
12	delivering, and possessing of alcohol, including denatured alcohol, for
13	manufacturing, mechanical, medicinal, and scientific purposes.
14	(9) Adopt rules regarding labeling and advertising of malt or vinous
15	beverages, spirits, and fortified wines alcoholic beverages by adoption of
16	federal regulations or otherwise, and collaborate with federal agencies in
17	respect thereto to the adoption and the enforcement thereof of the rules.
18	(10) Adopt rules relating to extension of credit by and to licensees or
19	permittees.
20	(11) Adopt rules regarding intrastate transportation of malt and vinous
21	beverages.

1	* * *
2	§ 107. DUTIES OF COMMISSIONER OF LIQUOR CONTROL
3	The Commissioner of Liquor Control shall:
4	(1) In towns that vote to permit the sale of spirits and fortified wines,
5	establish local agencies as the <u>Liquor Control</u> Board shall determine.
6	However, the Liquor Control Board shall not be obligated to establish an
7	agency in every town that votes to permit the sale of spirits and fortified
8	wines.
9	* * *
10	(4) Supervise the quantities and qualities of spirits and fortified wines to
11	be kept as stock in local agencies and recommend rules subject to approval and
12	adoption by the Board regarding the filling of requisitions therefor for spirits
13	and fortified wines on the Commissioner of Liquor Control.
14	(5) Purchase through the Commissioner of Buildings and General
15	Services spirits and fortified wines for and in behalf of the Liquor Control
16	Board, supervise their storage and distribution to local agencies, druggists,
17	third-class licensees, and holders of fortified wine permits; and recommend
18	rules subject to approval and adoption by the Board regarding the sale and
19	delivery from the central storage plant liquor warehouse.
20	* * *
21	§ 108. ENFORCEMENT BY BOARD; REGULATIONS; FORMS AND

The liquor control board Liquor Control Board shall administer and enforce
the provisions of this title, and is authorized and empowered to prescribe such
adopt rules and regulations, including the issuing of issue the necessary blanks
forms, and reports, except reports to the commissioner of taxes Commissioner
of Taxes and to the commissioner of public safety Commissioner of Public
Safety, as may be necessary to carry out the provisions of this title.
§ 109. AUDIT OF ACCOUNTS OF LIQUOR CONTROL BOARD
All accounts of the liquor control board Liquor Control Board shall be
audited annually by the auditor of accounts Auditor of Accounts and the
annual report of such the audit shall accompany the annual reports of such
liquor control board the Liquor Control Board.
§ 110. SPECIAL BRANDS; PURCHASE BY COMMISSIONER OF
LIQUOR CONTROL-
If any a person shall desire desires to purchase any class, variety, or brand
of spirits or fortified wine which any that a local agency or fortified wine
permit holder does not have in stock, the Commissioner of Liquor Control
shall order the same through the Commissioner of Buildings and General
Services product upon the payment of a reasonable deposit by the purchaser in
such a proportion of the approximate cost of the order as shall be prescribed by
the regulations rules of the Liquor Control Board.

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1	§ 111. VINOUS BEVERAGES MANUFACTURED IN VERMONT
2	TRANSFER OF LOCAL AGENCY STORE IN CONJUNCTION
3	WITH SALE OF REAL PROPERTY OR BUSINESS
4	Vinous beverages manufactured in Vermont and bearing the Vermont seal of
5	quality:
6	(1) shall be sold in State-operated stores;
7	(2) may be sold in contract agency stores and may be displayed with the
8	spirits and fortified wines or with the vinous beverages, or both.
9	(a) If a proposed sale of real estate or a business in which a local agency
10	store is located is contingent on the transfer of the agency store's contract with
11	the Board to the buyer, the seller and buyer may, prior to completing the sale,
12	submit to the Department a request to approve the transfer of the agency
13	store's contract to the buyer. The request shall be accompanied by any
14	information required by the Department.
15	(b) The Department shall review the request and evaluate the buyer based
16	on the standards for evaluating an applicant for a new agency store contract.
17	(c) Within 30 days after receiving the request and all necessary
18	information, the Department shall complete the evaluation of the proposed
19	transfer and notify the parties of whether the agency store's contract may be
20	transferred to the buyer.
21	(d)(1) If the transfer is approved, the contract shall transfer to the buyer

2017 Page 34 of 174

1	upon completion of the sale.
2	(2) If the transfer is denied, the seller may continue to operate the
3	agency store pursuant to the existing contract with the Department.
4	§ 112. LIQUOR CONTROL <u>ENTERPRISE</u> FUND
5	The Liquor Control Enterprise Fund is hereby established. It shall consist
6	of all receipts from the sale of spirits, fortified wines, and other items by the
7	Liquor Control Board and Department of Liquor Control; fees paid to the
8	Department of Liquor Control for the benefit of the Department; all other
9	amounts received by the Department of Liquor Control for its benefit; and all
10	amounts that are from time to time appropriated to the Department of Liquor
11	Control.
12	Sec. 14. 7 V.S.A. chapter 7 is amended to read:
13	CHAPTER 7. MUNICIPAL CONTROL
14	§ 161. LICENSES VOTED BY TOWN; TOWN MEETINGS; WARNING
15	(a) Upon petition of not less than five percent of the legal voters of any
16	town, filed with the town clerk in conformance with 17 V.S.A. § 2642, the
17	warning of the annual or special meeting shall contain an article providing for
18	a vote upon the following questions:
19	Shall licenses for the sale of malt and vinous beverages be granted in this
20	town?
21	Shall spirits and fortified wines be sold in this town?

1	The vote under such the article shall be by ballot in the following form:
2	Shall licenses for the sale of malt and vinous beverages be granted in this
3	town?
4	Yes No
5	Shall spirits and fortified wines be sold in this town?
6	Yes No
7	(b) Licenses and permits for the sale of malt and vinous beverages and
8	spirit spirits and fortified wines shall be issued according to the vote at the
9	annual town meeting held in March 1969 until a town votes otherwise.
10	§ 162. REPORT
11	After any annual town meeting wherein the in which a town votes on the
12	questions set forth in section 161 of this title, the <u>town</u> clerk of the town shall
13	report promptly the results of the vote to the liquor control board Liquor
14	Control Board, upon forms furnished by the board Board.
15	§ 163. BALLOTS; COLOR
16	(a) Whenever a petition is filed under section 161 of this title, the town
17	clerk shall <u>print</u> , at least two weeks before the annual or special meeting, cause
18	blank ballots for the votes provided for in section 161 of this title to be printed
19	in any color except yellow, in such manner that each ballot can be easily
20	detached, to the number of. The ballots shall be printed in a quantity equal to
21	not less than one and one-tenth times the number of <u>registered</u> voters qualified

1	to vote at the last preceding general election, as shown by the checklist.
2	(b) Upon each such ballot shall be endorsed the words: "OFFICIAL
3	BALLOT" followed by the name of the town in which it is to be used and the
4	date of the election. The town clerk is authorized to use regular ballots for the
5	requisite number of sample ballots by adding in type or print on the front
6	thereof of each ballot, the words: "SAMPLE BALLOT."
7	§ 164. DUTIES OF BALLOT CLERKS AND TOWN CLERKS
8	The board of civil authority, or the ballot clerks if directed by them the
9	board of civil authority, shall have charge of the ballots and perform the duties
10	imposed upon ballot clerks and assisting clerks and be subject to the penalties
11	imposed upon such officials by law. The town clerk shall perform the same
12	duties in respect to such the ballots as are imposed upon him or her by the
13	provisions of law governing general elections, except as otherwise provided.
14	§ 165. HOURS OF OPENING
15	The box for the reception of such the ballots shall be opened at the hour the
16	meeting is called, and be closed when general voting ceases.
17	§ 166. CONTROL COMMISSIONERS
18	There shall be control commissioners in each town and city. Such The
19	control commissioners shall be the selectboard members in each town and $\underline{\text{the}}$
20	city council members in each city. The town and city clerks shall be recording
21	officers and clerks of the commissioners and be paid as hereinafter provided in

§ 167. DUTIES OF LOCAL CONTROL COMMISSIONERS

- (a) The local control commissioners shall administer such the rules and regulations, which shall be furnished to them by the liquor control board Liquor Control Board, as shall be necessary to carry out the purposes of this title. Except as provided in subsection (b) of this section, all applications for and forms of licenses and permits, and applications therefor and all rules and regulations shall be prescribed by the liquor control board Liquor Control Board, which shall prepare and issue such the applications, forms, and rules and regulations.
- (b) If the municipality so votes at a meeting duly warned for that purpose, the local control commissioners may, in the exercise of their authority under subdivision 222(1) of this title, condition the issuance of licenses and permits upon compliance, during the term of the license or permit, with any ordinance regulating entertainment or public nuisances that has been duly adopted by the municipality; and at a meeting duly warned for that purpose.
- (c) The local control commissioners may, in the exercise of their authority under section 236 210 of this title, suspend or revoke a liquor license or permit for a violation of any condition placed upon the issuance of a the license or permit under subsection (b) of this section. The local control commissioners shall give reasons for the suspension or revocation in writing and shall also

Page 38 of 174

1	state the duration of any suspension in writing.
2	§ 168. UNORGANIZED PLACES, CONTROL COMMISSIONERS
3	In an unorganized town or gore, the supervisor shall be the control
4	commissioner for the administration of the liquor control laws rules necessary
5	to carry out the applicable provisions of this title. He or she may in his or her
6	discretion issue and approve the issuance of licenses and permits as he or she
7	finds will best serve the interests of the inhabitants best served. The provisions
8	of sections 161–165, 221 and 224 and 201 of this title, insofar as they relate to
9	voting, shall not apply to unorganized towns and gores.
10	Sec. 15. REDESIGNATION; ADDITION OF SUBCHAPTER
11	7 V.S.A. chapter 9, subchapter 1, which shall include §§ 201–214, is added
12	to read:
13	Subchapter 1. General Provisions
14	Sec. 16. REDESIGNATION; ADDITION OF SUBCHAPTER
15	7 V.S.A. chapter 9, subchapter 2, which shall include 7 V.S.A. §§ 221–229,
16	is added to read:
17	Subchapter 2. Retail Licenses and Permits
18	Sec. 17. REDESIGNATION; ADDITION OF SUBCHAPTER
19	7 V.S.A. chapter 9, subchapter 3, which shall include 7 V.S.A. §§ 241–243,
20	is added to read:
21	Subchapter 3. Catering Licenses and Permits

2017 Page 39 of 174

1	Sec. 18. REDESIGNATION; ADDITION OF SUBCHAPTER
2	7 V.S.A. chapter 9, subchapter 4, which shall include 7 V.S.A. §§ 251–259,
3	is added to read:
4	Subchapter 4. Tasting and Event Permits
5	Sec. 19. REDESIGNATION; ADDITION OF SUBCHAPTER
6	7 V.S.A. chapter 9, subchapter 5, which shall include 7 V.S.A. §§ 271–283,
7	is added to read:
8	Subchapter 5. Manufacturing and Distribution of Alcohol
9	Sec. 20. 7 V.S.A. § 221 is redesignated and amended to read:
10	§ 221 201. LICENSES CONTINGENT ON TOWN VOTE; RESTRICTIONS
11	AS TO DANCING PAVILIONS
12	Licenses of the first or second class shall not be granted by the control
13	commissioners or the Liquor Control Board to be exercised in any city or
14	town, the voters of which vote "No" to the question: "Shall license be granted
15	for the sale of malt and vinous beverages?" on the question of whether to
16	permit the sale of malt beverages and vinous beverages pursuant to section 161
17	of this title. Licenses of the third class shall not be granted by the Liquor
18	Control Board to be exercised in any city or town, the voters of which vote
19	"No" to the question: "Shall spirits and fortified wines be sold in this town?"
20	on the question of whether to sell fortified wines and spirits pursuant to section
21	161 of this title. Licenses of the third class shall not be granted to any open air

2017 Page 40 of 174

1	or wayside dancing pavilions.
2	Sec. 21. 7 V.S.A. § 223 is redesignated and amended to read:
3	§ 223 202. LICENSES TO ENFORCEMENT OFFICER OR CONTROL
4	BOARD MEMBER COMMISSIONER; EXCEPTIONS
5	(a) No license of any class shall be granted to any enforcement officer or to
6	any person acting in the officer's behalf.
7	(b) A member of a local control board commission to whom or in behalf of
8	whom a first or second class first- or second-class license was issued by that
9	board commission shall not participate in any control board commission action
10	regarding any first or second class first- or second-class license. If a majority
11	of the members of a local control board commission is unable to participate in
12	a control board commission action regarding any first or second class first- or
13	second-class license, that action shall be referred to the state liquor control
14	board Liquor Control Board for investigation and action.
15	(c) An application for a first or second class first- or second-class license
16	by or in behalf of a member of the local control board commission or a
17	complaint or disciplinary action regarding a first or second class first- or
18	second-class license issued by a board commission on which any member is a
19	licensee shall be referred to the state liquor control board Liquor Control
20	Board for investigation and action.
21	Sec. 22. 7 V.S.A. § 230 is redesignated and amended to read:

Page 41 of 174

1	§ 230 203. RESTRICTIONS; FINANCIAL INTERESTS; DISPLAY OF
2	LICENSE; EMPLOYEES
3	(a)(1) Except as provided in subdivision 2(15) section 271 of this title, a
4	bottler packager, manufacturer, or rectifier licensed in Vermont or in another
5	state, a certificate of approval holder, or <u>a</u> wholesale dealer shall not have any
6	financial interest in the business of a first-, second-, or third-class license
7	licensee, and a first-, second-, or third-class licensee may not have any
8	financial interest in the business of a bottler packager, manufacturer, or
9	rectifier licensed in Vermont or in another state, a certificate of approval
10	holder, or <u>a</u> wholesale dealer.
11	(2) However Notwithstanding subdivision (1) of this subsection and
12	except as otherwise provided in section 271 of this title, a manufacturer of
13	malt beverages may have a financial interest in the business of a first- or
14	second-class license, and a first- or second-class licensee may have a financial
15	interest in the business of a manufacturer of malt beverages, provided a the
16	first- or second-class licensee does not purchase, possess, or sell the malt
17	beverages produced by a manufacturer with which there is any financial
18	interest. All licenses or permits granted under this title shall be conspicuously
19	displayed on the premises for which the license or permit is granted. Any
20	manufacturer of malt beverages that has a financial interest in a first- or
21	second-class licensee and any first- or second-class licensee that has a financial

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interest in a manufacturer of malt beverages, as permitted under this section	
subdivision, shall provide to the Department of Liquor Control and the	
applicable wholesale dealer written notification of that financial interest and	
the licensees involved. A wholesale dealer shall not be in violation of this	
section for delivering malt beverages to a first- or second-class licensee that is	
prohibited from purchasing, possessing, or selling those malt beverages under	
this section.	
(b) An individual who is an employee of a wholesale dealer that does not	

- hold a solicitor's license may also be employed by a first- or second-class licensee on a paid or voluntary basis, provided that the employee does not exercise any control over, or participate in, the management of the first- or second-class licensee's business or business decisions, and that either neither employment relationship does not result results in the exclusion of any competitor wholesale dealer or any brand of alcoholic beverages of a competitor wholesale dealer.
- Sec. 23. 7 V.S.A. § 231 is redesignated and amended to read:
- 17 § 231 204. FEES FOR LICENSES AND PERMITS; DISPOSITION OF
 - (a) The following fees shall be paid:

FEES

(1) For a manufacturer's or rectifier's license to manufacture or rectify malt beverages, or vinous beverages and fortified wines, or spirits and fortified

2017 Page 43 of 174

1	wines, \$285.00 for each license.
2	(2) For a bottler's packager's license, \$1,865.00.
3	(3) For a wholesale dealer's license, \$1,245.00 for each location.
4	(4) For a first-class license, \$230.00.
5	(5) For a second-class license, \$140.00.
6	(6) For a third-class license, \$1,095.00 for an annual license and
7	\$550.00 for a six-month license.
8	(7) For a shipping license for <u>malt beverages or</u> vinous beverages:
9	(A) In-state consumer shipping license, initial and renewal, \$330.00.
10	(B) Out-of-state consumer shipping license, initial and renewal,
11	\$330.00.
12	(C) Retail Vinous beverages retail shipping license, \$250.00.
13	(8)(A) For a caterer's license, \$250.00.
14	(B) For a commercial catering license, \$220.00.
15	(C) For a request to cater permit, \$20.00.
16	(9) [Repealed.]
17	(10) [Repealed.]
18	(11) For up to ten fourth-class licenses, \$70.00.
19	(12)(10) For an industrial alcohol distributors distributor's license,
20	\$220.00.
21	(13)(11) For a special events permit, \$35.00.

2017 Page 44 of 174

1	(14)(12) For a festival permit, \$125.00.
2	(15)(13) For a wine an alcoholic beverages tasting permit, \$25.00.
3	(16)(14) For an educational sampling event permit, \$250.00.
4	(17)(15) For an outside consumption permit, \$20.00.
5	(18)(16) For a certificate of approval:
6	(A) For malt beverages, \$2,485.00.
7	(B) For vinous beverages, \$985.00.
8	(19)(17) For a solicitor's license, \$70.00.
9	(20)(18) For a vinous beverages storage license, \$235.00.
10	(21)(19) For a promotional <u>railroad</u> tasting permit for a railroad, \$20.00.
11	(22)(20) For an art gallery or bookstore special venue serving permit,
12	\$20.00.
13	(23)(21) For a fortified wine permit, \$100.00.
14	(24) For a public library or museum permit, \$20.00.
15	(25)(22) For a retail delivery permit, \$100.00.
16	(26)(23) For a destination resort master license, \$1,000.00.
17	(b) Except for fees collected for first-, second-, and third-class licenses, the
18	fees collected pursuant to subsection (a) of this section shall be deposited in
19	the Liquor Control Enterprise Fund. The other fees shall be distributed as
20	follows:
21	(1) Third-class license fees: 55 percent shall go to the Liquor Control

1	Enterprise Fund, and 45 percent shall go to the General Fund and shall fund
2	alcohol abuse prevention and treatment programs.
3	(2) First- and second-class license fees: At least 50 percent of first-class
4	and second-class license fees shall go to the respective municipalities in which
5	the licensed premises are located, and the remaining percentage of those fees
6	shall go to the Liquor Control Enterprise Fund. A municipality may retain
7	more than 50 percent of the fees that the municipality collected for first- and
8	second-class licenses to the extent that the municipality has assumed
9	responsibility for enforcement of those licenses pursuant to a contract with the
10	Department. The Department Liquor Control Board shall adopt rules
11	regarding contracts entered into pursuant to this subdivision.
12	Sec. 24. 7 V.S.A. § 232 is redesignated and amended to read:
13	§ 232 205. TERMS OF PERMITS AND, LICENSES, AND CERTIFICATES
14	(a) All permits and, licenses, and certificates shall expire midnight,
15	April 30, of each year and, upon the payment of a new fee,.
16	(b) A permit, license, or certificate may be renewed as follows:
17	(1) A first-class or second-class license, and an outside consumption
18	permit associated with a first-class license, may be renewed by:
19	(A) payment of the fee provided in section 204 of this title;
20	(B) submission to the local control commissioners with the of an
21	application demonstrating that the licensee satisfies all applicable rules and

1	requirements; and
2	(C) approval of the liquor control board Liquor Control Board as
3	provided in section 221, 222, or 227 of this title, provided the licensee is
4	entitled thereto.
5	(2) All other permits, licenses, and certificates may be renewed by:
6	(A) payment of the fee provided in section 204 of this title; and
7	(B) submission to the Liquor Control Board or the Department, as
8	appropriate, of an application demonstrating that the holder satisfies all
9	applicable rules and requirements.
10	Sec 25. 7 V.S.A. § 233 is redesignated and amended to read:
11	§ 233 <u>206</u> . DISPOSAL OF FEES
12	The control commissioners shall collect all fees for retailers' licenses of the
13	first first- and second class second-class licenses and shall pay such the fees to
14	the Department and the city and town treasurers of the respective cities and
15	towns where such the fees are collected to be as provided in subsection 204(b)
16	of this chapter. The portion of each fee paid to the city or town may be used as
17	such cities and towns it may direct, less a fee of \$5.00 to be retained by the
18	city or town clerk as a fee for issuing such and recording the license and
19	recording the same. Fees Except as otherwise provided in section 274 and 275
20	of this title, fees for all other licenses shall be paid to the liquor control board
21	Liquor Control Board.

Page 47 of 174

1	Sec. 26. 7 V.S.A. § 234 is redesignated and amended to read:
2	§ 234 207. CHANGE OF LOCATION
3	In case any If a licensee desires to change the location of his its business
4	before the expiration of his its license, upon proper the licensee may submit an
5	application, to the liquor control board Liquor Control Board, which may
6	amend his the license to cover the new premises without the payment of any
7	additional fee.
8	Sec. 27. 7 V.S.A. § 208 is added to read:
9	§ 208. DISPLAY OF LICENSE
10	All licenses or permits granted under this title shall be conspicuously
11	displayed on the premises for which the license or permit is granted.
12	Sec. 28. 7 V.S.A. § 235 is redesignated and amended to read:
13	§ 235 209. BANKRUPTCY, DEATH, AND REVOCATION
14	(a) If a licensee or permittee becomes bankrupt or dies before the
15	expiration of his or her its license or permit, his or her the licensee's or
16	permittee's trustee, executor, or administrator may sell the intoxicating liquors
17	alcohol which that came into his or her its possession to a holder of a license
18	or permit of the same class.
19	(b) If a license or permit is revoked under the provisions of this title, after
20	such the revocation, the licensee or permittee may sell the intoxicating liquors
21	in his or her alcohol in its possession at the time of such the revocation to a

1	holder	of a	license	or permit	t of th	e same	class
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(c)(1) All sales under this section shall be accompanied by immediate and actual delivery and shall be made within 30 days after such the bankruptcy, death, or revocation and shall include immediate and actual delivery of the alcohol.

(2) However Notwithstanding subdivision (1) of this subsection, upon application of the executor or administrator of a deceased licensee or permittee, the board Board may transfer the license or permit of the decedent to such the executor or administrator without payment of any additional fee, and the executor or administrator may then carry on the business of the decedent under the license or permit until the its expiration thereof.

(d)(1) The holder of a manufacturer's or rectifier's license may pledge or mortgage intoxicating liquor alcoholic beverages manufactured or rectified by such the licensee and such the pledgee or mortgagee may retain possession of such liquor the alcoholic beverages and after condition broken, if the licensee defaults, may sell and dispose of the alcoholic beverages to persons to whom the licensee might lawfully sell such liquors the alcoholic beverages, subject to the same restrictions and regulations as such the licensee, and to such any further restriction and regulation as may be or rules prescribed by the liquor control board Liquor Control Board with respect to notice to it in advance notice to it of such the sale and determination by it of the persons entitled to

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(2) Any sale under such pursuant to a default on a pledge or mortgage
shall not be at public auction as required with respect to like similar sales of
other property, but shall be upon not less than ten days' notice to the pledgor
or mortgagor and for the highest amount which may be offered under the
regulations of such liquor control board as aforesaid pursuant to the rules of
the Liquor Control Board.
Sec. 29. 7 V.S.A. § 236 is redesignated and amended to read:
§ 236 210. SUSPENSION OR REVOCATION OF LICENSE OR PERMIT;
ADMINISTRATIVE PENALTY
(a)(1) The control commissioners or the liquor control board Liquor
Control Board shall have power to suspend or revoke any permit or license
granted pursuant to this title in the event the person holding such the permit or
license shall at any time during the term thereof so of the permit or license
conduct his or her its business as to be in violation of this title, the conditions
pursuant to which such the permit or license was granted, or of any rule or
regulation prescribed by the liquor control board Liquor Control Board.
(2) No revocation shall be made until the permittee or licensee shall be
has been notified and be given a hearing before the liquor control board Liquor
Control Board, unless such the permittee or licensee shall have has been
convicted by a court of competent jurisdiction of violating the provisions of

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(3) In the case of a suspension, the permittee or licensee shall be
notified and given a hearing before the liquor control board Liquor Control
Board or the local governing body control commissioners, whichever applies.

- (4) Any decision to suspend or revoke a license shall be issued in writing and set forth the reasons for the suspension or revocation and, if applicable, the duration of the suspension.
- (5) A tobacco license may not be suspended or revoked for a first-time violation. Suspension or revocation of a tobacco license shall not affect any liquor license held by the licensee.
- (b)(1) As an alternative to and in lieu of the authority to suspend or revoke any permit or license, the liquor control board Liquor Control Board shall also have the power to impose an administrative penalty of up to \$2,500.00 per violation against a holder of a wholesale dealer's license or a holder of a first first-, second second-, or third class third-class license for a violation of the conditions under which of the license was issued or of this title or of any rule or regulation adopted by the board Board.
- (2) The administrative penalty may be imposed after a hearing before the board Board or after the licensee has been convicted by a court of competent jurisdiction of violating the provisions of this title.
 - (3) The board Board may also impose an administrative penalty under

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1	this subsection against a holder of a tobacco license for up to \$100.00 for a
2	first violation and up to \$1,000.00 for subsequent violations.
3	(4) For the first violation during a tobacco or alcohol compliance check
4	during any three-year period, a licensee or permittee shall receive a warning
5	and be required to attend a department Department server training class.
6	(c) For suspension or revocation proceedings involving a tobacco license or
7	the imposition of an administrative penalty against a tobacco licensee under
8	this section, the commissioner Commissioner, a board Board member
9	designated by the chair Chair, or a hearing officer designated by the chair
10	Chair pursuant to section 236a 211 of this title may conduct the hearing and
11	render a decision.
12	(d)(1) The board Board shall subpoena any person in this state State to
13	appear for a hearing or for a deposition in the same manner as prescribed for
14	judicial procedures.
15	(2) Sheriffs and witnesses shall receive the same fees for the service of
16	process and attendance before the board Board as are paid in superior court
17	Superior Court.
18	Sec. 30. 7 V.S.A. § 236a is redesignated and amended to read:
19	§ 236a <u>211</u> . HEARING OFFICER
20	(a) The chair Chair of the board Liquor Control Board may appoint a
21	hearing officer to conduct hearings pursuant to section 236 210 of this title. A

Page	52	αf	174
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1	hearing officer may be a member of the board Board appointed under section
2	236 210 of this title.
3	(b) The hearing officer may administer oaths in all cases, so far as the
4	exercise of that power is properly incidental to the performance of the hearing
5	officer's duty or that of the board Board. A hearing officer may hold any
6	hearing in any matter within the jurisdiction of the board Board.
7	(c) The hearing officer shall make findings of fact in writing to the board
8	Board in the form of a proposal for decision. A copy of the proposal for
9	decision shall be served upon the parties pursuant to 3 V.S.A. § 811 812.
10	Judgment on the hearing officer's proposal for decision shall be rendered by a
11	majority of the board Board.
12	(d) At least 10 days prior to a hearing before the board, the hearing officer
13	shall give written notice of the time and place of the hearing to all parties in
14	the case and shall indicate either that the hearing will be before the Board or
15	the name and title of the person designated to conduct the hearing.
16	(e) The chair Chair may appoint a hearing officer to hear and finally
17	determine any complaint involving a tobacco license. In such a case, the
18	hearing officer may impose administrative penalties as provided in subsection
19	236(b) 210(b) of this title.
20	Sec. 31. 7 V.S.A. § 237 is redesignated and amended to read:
21	§ 237 212. COMPLAINTS AND PROSECUTIONS

1	The eommissioner of liquor control Commissioner of Liquor Control or the
2	<u>local</u> control commissioners shall make complaint to the state's attorney
3	State's Attorney or town grand juror of any unlawful furnishing, selling, or
4	keeping for sale of alcohol, spirituous liquor, or malt or vinous beverages or
5	alcoholic beverages, and furnish the evidence thereof to such state's attorney
6	provide evidence in support of the complaint to the State's Attorney or town
7	grand juror, who shall prosecute for such the alleged violation.
8	Sec. 32. 7 V.S.A. § 239 is redesignated and amended to read:
9	§ 239 213. LICENSEE EDUCATION
10	(a) A new first-class, second-class, third-class, fourth-class, or farmers'
11	market license, or manufacturer's or rectifier's license, or common carrier
12	certificate shall not be granted until the applicant has attended a Department of
13	Liquor Control in-person seminar or completed the appropriate Department of
14	Liquor Control online training program for the purpose of being informed of
15	the Vermont liquor laws, and rules, and regulations pertaining to the purchase,
16	storage, and sale of alcoholic beverages. A corporation, partnership,
17	or association shall designate a director, partner, or manager who shall comply
18	with the terms of this subsection.
19	(b)(1) Every holder of a first-class, second-class, third-class, fourth-class,
20	or farmers' market licensee, and every holder of a manufacturer's or rectifier's
21	license, or common carrier certificate shall complete the Department of Liquor

license issued under this title.

1	Control in-person licensee training seminar or the appropriate Department of
2	Liquor Control online training program at least once every two years. A
3	corporation, partnership, or association shall designate a director, partner, or
4	manager who shall comply with the terms of this subsection.
5	(2) A first-class, second-class, third-class, fourth-class, or farmers'
6	market license, or manufacturer's or rectifier's license shall not be renewed
7	unless the Department's records of the Department of Liquor Control show
8	that the licensee has complied with the terms of this subsection.
9	(c)(1) Each licensee, permittee, or common carrier certificate holder shall
10	ensure that every employee who is involved in the delivery, sale, or serving of
11	alcohol alcoholic beverages completes a training program approved by the
12	Department of Liquor Control before the employee begins serving or selling
13	alcoholic beverages and at least once every 24 months thereafter. Each
14	licensee shall maintain written documentation, signed by each employee
15	trained, of each training program conducted.
16	(2) A licensee may comply with this requirement by conducting its own
17	training program on its premises, using information and materials furnished or
18	approved by the Department of Liquor Control. A licensee who fails to
19	comply with the requirements of this subsection shall be subject to a
20	suspension of the license issued under this title for no less than one day of the

2017 Page 55 of 174

1	(d) The following fees for Department of Liquor Control in-person or
2	online seminars will be paid:
3	(1) For a first-class or first- and third-class licensee seminar either in
4	person in-person or online, \$25.00 per person.
5	(2) For a second-class licensee seminar either in person in-person or
6	online, \$25.00 per person.
7	(3) For a combination first-class, first- and third-class, and second-class
8	licensee seminar either in person in-person or online, \$25.00 per person.
9	(4) For a manufacturer's or rectifier's, or fourth-class, or farmers'
10	market licensee seminar either in person in-person or online, \$10.00 per
11	person.
12	(5) For common carrier seminars either in person in-person or online,
13	\$10.00 per person.
14	(6) For all special event, festival, educational sampling, art gallery,
15	bookstore, museum and library and special venue serving permit holders for
16	either <u>an</u> in-person or online seminar, \$10.00 per person.
17	(e) Fees for all seminars listed in this section and under other sections of
18	this title with regards to in-person or online training shall be deposited directly
19	in the Liquor Control Enterprise Fund.
20	Sec. 33. 7 V.S.A. § 240 is redesignated and amended to read:
21	§ 240 214. PROOF OF FINANCIAL RESPONSIBILITY

(a) Any first, second or third class liquor first-, second-, or third-class
licensee whose license is suspended by the local control commissioners or
suspended or revoked by the liquor control board Liquor Control Board for
selling or furnishing intoxicating liquor alcoholic beverages to a minor, to a
person apparently under the influence of intoxicating liquor alcohol, to a
person after legal serving hours, or to a person whom who it would be
reasonable to expect would be intoxicated as a result of the amount of liquor
alcoholic beverages served to that person, shall be required to furnish to the
liquor control department Commissioner a certificate of financial
responsibility within 60 days of the commencement of the suspension or
revocation or at the time of reinstatement of the license, whichever is later.
Financial responsibility may be established by any one or a combination of the
following: insurance, surety bond, or letter of credit. Coverage shall be
maintained at not less than \$25,000.00 per occurrence and \$50,000.00
aggregate per occurrence. Proof of financial responsibility shall be required
for license renewal for the three years following the suspension or revocation.
(b)(1) Proof of financial responsibility and completion of the licensee
education program established in section 239 213 of this title shall be
conditions for a licensee to be permitted to resume operation after a suspension
or revocation for any of the reasons in subsection (a) of this section; however.
(2) However, at the discretion of the suspending or revoking authority,

Page 57 of 174

1	the licensee may receive a provisional license prior to the time these conditions
2	are met in order to allow for compliance with the education requirement or to
3	obtain the certificate of financial responsibility. A provisional license may not
4	be issued for a period exceeding 60 days.
5	Sec. 34. 7 V.S.A. § 221 is added to read:
6	§ 221. FIRST-CLASS LICENSES
7	(a)(1) With the approval of the Liquor Control Board, the control
8	commissioners may grant a first-class license to a retail dealer for the premises
9	where the dealer carries on business if the retail dealer submits an application
10	and pays the fee provided in section 204 of this title, and satisfies the Board
11	that the premises:
12	(A) are leased, rented, or owned by the retail dealer;
13	(B) are devoted primarily to dispensing meals to the public, except in
14	the case of clubs; and
15	(C) have adequate and sanitary space and equipment for preparing
16	and serving meals.
17	(2) The Liquor Control Board may grant a first-class license to a boat or
18	railroad dining car if the person that operates it submits an application and
19	pays the fee provided in section 204 of this title.
20	(3) The Department shall post notice of pending applications on its
21	website.

Page 58 of 174

1	(b)(1) A first-class license permits the holder to sell malt and vinous
2	beverages for consumption only on those premises.
3	(2) Except as otherwise provided pursuant to sections 271 and 278 of
4	this title, a first-class license holder shall purchase all malt beverages and
5	vinous beverages sold pursuant to the license from Vermont wholesale dealers
6	or packagers.
7	(c) A retail dealer carrying on business in more than one place shall acquire
8	a first-class license for each place where the retail dealer sells malt or vinous
9	beverages for consumption on the premises.
10	(d) Partially consumed bottles of vinous beverages or specialty beers that
11	were purchased with a meal may be removed from first-class licensed premises
12	provided the beverages are recapped or resealed.
13	(e) No person under 18 years of age shall be employed by a first-class
14	licensee as:
15	(1) a bartender for the purpose of preparing, mixing, or dispensing
16	alcoholic beverages; or
17	(2) a waitress or waiter for the purpose of serving alcoholic beverages.
18	(f)(1) A holder of a first-class license may contract with another person to
19	prepare and dispense food on the licensed premises.
20	(2) The first-class license holder shall provide to the Department written
21	notification five business days prior to the start of the contract the following

2017 Page 59 of 174

l	<u>information:</u>
2	(A) the name and address of the license holder;
3	(B) a signed copy of the contract;
4	(C) the name and address of the person contracted to provide the
5	<u>food;</u>
6	(D) a copy of the person's license from the Department of Health for
7	the facility in which food is served; and
8	(E) the person's rooms and meals tax certificate from the Department
9	of Taxes.
10	(3) The holder of the first-class license shall notify the Department
11	within five business days of the termination of the contract to prepare and
12	dispense food. The first-class licensee shall be responsible for controlling all
13	conduct on the premises at all times, including the area in which the food is
14	prepared and stored.
15	(g) A hotel that holds a first-class license and places a minibar in any room
16	of a registered guest shall ensure that the minibar is locked and that access to
17	the minibar is restricted to guests of legal drinking age.
18	(h) The holder of a first-class license may permit a customer to:
19	(1) possess or carry no more than two open containers of alcoholic
20	beverages; and
21	(2) maintain control over his or her open container of alcoholic

1	beverages at all times while on the licensed premises.
2	Sec. 35. 7 V.S.A. § 222 is amended to read:
3	§ 222. FIRST- AND SECOND-CLASS LICENSES; GRANTING OF; SALE
4	TO MINORS; CONTRACTING FOR FOOD SERVICE
5	(a)(1) With the approval of the Liquor Control Board, the control
6	commissioners may grant the following licenses a second-class license to a
7	retail dealer for the premises where the dealer carries on business if the retail
8	dealer submits an application and pays the fee provided in section 204 of this
9	title and satisfies the Board that the premises:
10	(1) Upon making application and paying the license fee provided in
11	section 231 of this title, a first-class license which authorizes the dealer to sell
12	malt and vinous beverages for consumption only on those premises, and upon
13	satisfying the Liquor Control Board that the premises are leased, rented, or
14	owned by the retail dealer and are devoted primarily to dispensing meals to the
15	public, except clubs, and that the premises have adequate and sanitary space
16	and equipment for preparing and serving meals. The term "public" includes
17	patrons of hotels, boarding houses, restaurants, dining cars, and similar places
18	where meals are served. A retail dealer carrying on business in more than one

place shall acquire a first-class license for each place where the retail dealer

a first-class licensee to a minor. Partially consumed bottles of vinous

sells malt and vinous beverages. No malt or vinous beverages shall be sold by

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1	beverages or specialty beers that were purchased with a meal may be removed
2	from first-class licensed premises provided the beverages are recapped or
3	resealed.
4	(2) Upon making application, paying the license fee provided in section
5	231 of this title, and upon satisfying the Board that such
6	(A) premises are leased, rented, or owned by the retail dealer; and
7	(B) are a safe, sanitary, and proper place from which to sell malt and
8	vinous beverages, a second-class license, which shall authorize such dealer.
9	(2) The Department shall post notice of pending applications on its
10	website.
11	(b)(1) A second-class license permits the holder to export malt and vinous
12	beverages, and to sell malt and vinous beverages to the public from such the
13	<u>licensed</u> premises for consumption off the premises.
14	(2) The Department of Liquor Control may grant a second-class licensee
15	a fortified wine permit pursuant to section 225 of this chapter or a retail
16	delivery permit pursuant to section 226 of this chapter.
17	(3) Except as otherwise provided pursuant to sections 225, 271, and 278
18	of this title, a second-class license holder shall purchase all malt beverages and
19	vinous beverages sold pursuant to its license from Vermont wholesale dealers
20	or packagers.

(c) A retail dealer carrying on business in more than one place shall be

Page	62	αf	174
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1	required to acquire a second-class license for each place where the retail dealer
2	sells malt and vinous beverages. No malt or vinous beverages shall be sold by
3	a second-class licensee to a minor.
4	(3) No person under the age of 18 shall be employed by a first- or third-
5	class licensee as a bartender for the purpose of preparing, mixing, or
6	dispensing alcoholic beverages. No person under the age of 18 shall be
7	employed by a first- or third-class licensee as a waitress or waiter for the
8	purpose of serving alcoholic beverages.
9	(4)(A) A holder of a first-class license may contract with another person
10	to prepare and dispense food on the license holder's premises.
11	(B) The first-class license holder shall provide to the Department
12	written notification five business days prior to start of the contract the
13	following information:
14	(i) the name and address of the license holder;
15	(ii) a signed copy of the contract;
16	(iii) the name and address of the person contracted to provide the
17	food;
18	(iv) a copy of the person's license from the Department of Health
19	for the facility in which food is served; and
20	(v) the person's rooms and meals tax certificate from the
21	Department of Taxes.

1	(C) The holder of the first-class license shall notify the Department
2	within five business days of the termination of the contract to prepare and
3	dispense food. It is the responsibility of the first-class licensee to control all
4	conduct on the premises at all times, including the area in which the food is
5	prepared and stored.
6	(5)(A) The holder of a first-class license may serve a sampler flight of
7	up to 32 ounces in the aggregate of malt beverages to a single customer at one
8	time.
9	(B) The holder of a first-class license may serve a sampler flight of
10	up to 12 ounces in the aggregate of vinous beverages to a single customer at
11	one time.
12	(C) The holder of a third-class license may serve a sampler flight of
13	up to four ounces in the aggregate of spirits or fortified wines to a single
14	eustomer at one time.
15	(6) The Liquor Control Board may grant a fortified wine permit to a
16	second-class licensee if the licensee files an application accompanied by the
17	license fee as provided in section 231 of this title. The holder of a fortified
18	wine permit may sell fortified wines to the public from the licensed premises
19	for consumption off the premises. The Liquor Control Board shall issue no
20	more than 150 fortified wine permits in any single year. The holder of a

fortified wine permit shall purchase all fortified wines to be offered for sale to

Page	64	αf	174
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the public pursuant to the permit through the Liquor Control Board at a price
equal to no more than 75 percent of the current retail price for the fortified
wine established by the Commissioner pursuant to subdivision 107(3)(B) of
this title.
(7)(A)(i) The Liquor Control Board may grant a retail delivery permit to
a second-class licensee if the licensee files an application accompanied by the
fee provided in section 231 of this title.
(ii) Notwithstanding subdivision (i) of this subdivision (7)(A), the
Liquor Control Board shall not grant a retail delivery permit in relation to a
second-class license issued to a licensed manufacturer or rectifier for the
manufacturer's or rectifier's premises.
(B) A retail delivery permit holder may deliver malt beverages or
vinous beverages sold from the licensed premises for consumption off the
premises to an individual who is at least 21 years of age subject to the
following requirements:
(i) Deliveries shall only be made by the permit holder or an
employee of the permit holder.
(ii) Deliveries shall only occur between the hours of 9:00 a.m. and
5:00 p.m.
(iii) Deliveries shall only be made to a physical address located in
Vermont.

1	(iv) An employee of a retail delivery permit holder shall not be
2	permitted to make deliveries of malt beverages or vinous beverages pursuant
3	to the permit unless he or she has completed a training program approved by
4	the Department as required pursuant to section 239 of this chapter.
5	(v) Malt beverages and vinous beverages delivered pursuant to a
6	retail delivery permit shall be for personal use and not for resale.
7	Sec. 36. 7 V.S.A. § 224 is redesignated and amended to read:
8	§ 224 223. THIRD-CLASS LICENSES; OPEN CONTAINERS
9	(a)(1) The Liquor Control Board may grant to a person who operates a
10	hotel, restaurant, or club, boat, or railroad dining car, or who holds a
11	manufacturer's or rectifier's license, a license of the third class third-class
12	license if the person files an application accompanied by the license fee as
13	provided in section 231 204 of this title for the premises in which the business
14	of the hotel, restaurant, or club is carried on or for the boat or railroad
15	dining car.
16	(2) The applicant shall satisfy the Board that the applicant is the bona
17	fide owner or lessee of the premises, boat, or railroad dining car and that it is
18	operated for the purpose covered by the license.
19	(b) The holder of a A third-class license holder may sell spirits and
20	fortified wines for consumption only on the <u>licensed</u> premises covered by the
21	license. The applicant for a third-class license shall satisfy the Liquor Control

1	Board that the applicant is the bona fide owner or lessee of the premises and
2	that the premises are operated for the purpose covered by the license, boat, or
3	railroad dining car.
4	(b)(c) The holder of a first- or first- and third-class license may permit a
5	eonsumer customer to:
6	(1) Possess possess or carry no more than two open containers of
7	alcoholic beverages-; and
8	(2) Maintain maintain control over his or her open container of
9	alcoholic beverages at all times while on the licensed premises, boat, or
10	railroad dining car.
11	(e)(d)(1) A Except as otherwise provided in subdivision (2) of this
12	subsection and section 271 of this title, a person who holds a third-class license
13	shall purchase from the Liquor Control Board all spirits and fortified wines
14	dispensed in accordance with the provisions of the third-class license and this
15	title.
16	(2) For a third-class license issued for a dining car or boat, the licensee
17	may procure outside the State of Vermont spirits and fortified wines that are
18	sold pursuant to the license.
19	(e) No person under 18 years of age shall be employed by a third-class
20	licensee as:
21	(1) a bartender for the purpose of preparing, mixing, or dispensing

Page 67 of 174

1	alcoholic beverages; or
2	(2) a waitress or waiter for the purpose of serving alcoholic beverages.
3	Sec. 37. 7 V.S.A. § 241 is redesignated and amended to read:
4	§ 241 224. FOURTH CLASS LICENSE; RULES:
5	ADVERTISING FOURTH-CLASS LICENSES
6	(a) The Liquor Control Board may grant up to a combined total of ten
7	fourth-class licenses to a manufacturer or rectifier that submits an application
8	and the fee provided in section 204 of this title.
9	(b) At each licensed location, a fourth-class licensee may sell by the
10	unopened container or distribute by the glass, with or without charge, alcoholic
11	beverages manufactured by the licensee.
12	(1) A licensee may, for consumption at the licensed premises or
13	location, distribute the following amounts of alcoholic beverages to a retail
14	<u>customer:</u>
15	(A) no more than two ounces of malt beverages or vinous beverages
16	with a total of eight ounces; and
17	(B) no more than one-quarter ounce of spirits or fortified wine with a
18	total of one ounce.
19	(2) At a fourth-class license location at the licensee's manufacturing
20	premises, the licensee may distribute by the glass up to four mixed drinks
21	containing a combined total of no more than one ounce of spirits or fortified

1	wine to each retail customer for consumption only on the licensed premises.
2	(c)(1) At only one fourth-class license location, a licensed manufacturer or
3	rectifier may sell by the unopened container or distribute by the glass, with or
4	without charge, alcoholic beverages produced by no more than five additional
5	manufacturers or rectifiers, provided these beverages are purchased on invoice
6	from the manufacturer or rectifier.
7	(2) A manufacturer or rectifier may sell its product to no more than five
8	additional manufacturers or rectifiers.
9	(d) A fourth-class license issued for a farmers' market location shall be
10	valid for all dates of operation for the specific farmers' market location.
11	(e) Rules and regulations applicable to second class second-class licenses
12	and pertaining to financial responsibility; education of employees, age of
13	employees, hours of sale, age of purchasers, the selling and furnishing to
14	apparently intoxicated persons; and leases of businesses shall all apply in like
15	manner to fourth class fourth-class licenses.
16	(b)(f) Signs and advertising of fourth class fourth-class licenses at tasting
17	rooms and retail shops other than at the manufacturer's or rectifier's premises
18	shall indicate that the premises are a "tasting room and retail shop," and shall
19	be in lettering not less than 75 percent of the height and width of the lettering
20	setting forth the name of the licensee or establishment.

Sec. 38. 7 V.S.A. § 225 is redesignated and amended to read:

1	§ 225 251. EDUCATIONAL SAMPLING EVENT PERMIT
2	(a) The <u>Department of Liquor Control Board</u> may grant an educational
3	sampling event permit to a person to conduct an event that is open to the
4	public and at which malt beverages, vinous beverages, fortified wines, or
5	spirits, or all four are served only for the purposes of marketing and
6	educational sampling, provided if:
7	(1) the event is also approved by the local licensing authority. At
8	control commissioners; and
9	(2) at least 15 days prior to the event, an the applicant shall submit
10	submits an application to the Department in a form required by the
11	Department. The application shall include Commissioner that includes a list of
12	the alcoholic beverages to be acquired for sampling at the event, and the
13	application shall be and is accompanied by a the fee in the amount required
14	pursuant to provided in section 231 204 of this title.
15	(b) An educational sampling event permit holder is permitted to conduct an
16	event that is open to the public at which malt beverages, vinous beverages,
17	fortified wines, spirits, or all four are served only for the purposes of
18	marketing and educational sampling.
19	(c)(1) No more than four educational sampling event permits shall be
20	issued annually to the same person.
21	(2) An educational sampling event permit shall be valid for no more

1	than four consecutive days.
2	(d) The permit holder shall ensure all the following:
3	(1) Attendees at the educational sampling event shall be required to pay
4	an entry fee of no less than \$5.00.
5	(2)(A) Beverages Malt beverages or vinous beverages for sampling shall
6	be offered in glasses that contain no more than two ounces of either beverage.
7	(B) Fortified wines and spirits for sampling shall be offered in
8	glasses that contain no more than one quarter ounce of either beverage.
9	(3) The event shall be conducted in compliance with all the
10	requirements of this title.
11	(b)(e) An educational sampling event permit holder:
12	(1) May may receive shipments directly from a manufacturer, bottler
13	packager, certificate of approval holder, wholesale dealer, or importer licensed
14	in Vermont or that provides evidence of licensure in another state or foreign
15	country satisfactory to the Board-;
16	(2) May may transport malt beverages, vinous beverages, fortified
17	wines, and spirits alcoholic beverages to the event site, and those beverages
18	may be served at the event by the permit holder or the holder's employees,
19	volunteers, or representatives of a manufacturer, bottler packager, or importer
20	participating in the event, provided they meet the server age and training

requirements under section 259 of this chapter-; and

1	(3) [Repealed.]
2	(e) All the shall mark all cases and bottles of alcoholic beverages to be
3	served at the event shall be marked by the permit holder "For sampling only.
4	Not for resale."
5	(d)(f) Taxes for the alcoholic beverages served at the event shall be paid as
6	follows:
7	(1) Malt malt beverages:
8	(A) \$0.265 per gallon of malt beverages served. that contain not
9	more than six percent of alcohol by volume at 60 degrees Fahrenheit; and
10	(B) \$0.55 per gallon of malt beverages served that contain more than
11	six percent of alcohol by volume at 60 degrees Fahrenheit;
12	(2) Vinous vinous beverages: \$0.55 per gallon served.
13	(3) Spirituous liquors spirits: \$19.80 per gallon served-; and
14	(4) Fortified fortified wines: \$19.80 per gallon served.
15	Sec. 39. 7 V.S.A. § 225 is added to read:
16	§ 225. FORTIFIED WINE PERMITS
17	(a)(1) The Department of Liquor Control may grant a fortified wine permit
18	to a second-class licensee if the licensee files an application accompanied by
19	the fee provided in section 204 of this title.
20	(2) The Department of Liquor Control shall issue no more than 150
21	fortified wine permits in any single year.

1	(b)(1) A fortified wine permit holder may sell fortified wines to the public
2	from the licensed premises for consumption off the premises.
3	(2) A fortified wine permit holder shall purchase all fortified wines to
4	be offered for sale to the public pursuant to the permit through the Liquor
5	Control Board at a price equal to no more than 75 percent of the current retail
6	price for the fortified wine established by the Commissioner pursuant to
7	subdivision 107(3)(B) of this title.
8	Sec. 40. 7 V.S.A. § 226 is redesignated and amended to read:
9	§ 226 272. BOTTLERS' PACKAGER'S LICENSE
10	(a) The liquor control board Liquor Control Board may grant to a bottler a
11	license to bottle and sell malt and vinous beverages received by such bottler in
12	bulk upon a packager's license to a person if the person:
13	(1) submits an application and the payment of;
14	(2) pays the license fee as provided in section 231 204 of this title; and
15	(3) upon satisfying satisfies the commissioner of liquor control
16	Commissioner of Liquor Control as to the its compliance with the rules and
17	regulations of the liquor control board Board relating to the cleanliness of the
18	applicant's facilities for storage and bottling of the malt and vinous alcoholic
19	beverages.
20	(b) A packager's license holder may:
21	(1) bottle or otherwise package alcoholic beverages the licensee receives

1	in bulk for sale; and
2	(2) distribute and sell alcoholic beverages that are bottled or otherwise
3	packaged for sale by the licensee.
4	(c) A packager's license holder shall comply with the provisions of
5	subsection 274(c) of this subchapter.
6	Sec. 41. 7 V.S.A. § 226 is added to read:
7	§ 226. RETAIL DELIVERY PERMITS
8	(a)(1) The Department of Liquor Control may grant a retail delivery permit
9	to a second-class licensee if the licensee files an application accompanied by
10	the fee provided in section 204 of this title.
11	(2) Notwithstanding subdivision (1) of this subsection, the Department
12	of Liquor Control shall not grant a retail delivery permit in relation to a
13	second-class license issued to a licensed manufacturer or rectifier for the
14	manufacturer's or rectifier's premises.
15	(b) A retail delivery permit holder may deliver malt beverages or vinous
16	beverages sold from the licensed premises for consumption off the premises to
17	an individual who is at least 21 years of age subject to the following
18	requirements:
19	(1) Deliveries shall only be made by the permit holder or an employee
20	of the permit holder.
21	(2) Deliveries shall only occur between the hours of 9:00 a.m. and

Page 74 of 174

1	<u>5:00 p.m.</u>
2	(3) Deliveries shall only be made to a physical address located in
3	<u>Vermont.</u>
4	(4) An employee of a retail delivery permit holder shall not be permitted
5	to make deliveries of malt beverages or vinous beverages pursuant to the
6	permit unless he or she has completed a training program approved by the
7	Department pursuant to section 213 of this chapter.
8	(5) Malt beverages and vinous beverages delivered pursuant to a retail
9	delivery permit shall be for personal use and not for resale.
10	Sec. 42. 7 V.S.A. § 227 is redesignated and amended to read:
11	§ 227 <u>273</u> . WHOLESALE DEALER'S LICENSE
12	(a) The liquor control board Liquor Control Board may grant to a
13	wholesale dealer a license to distribute or sell malt and vinous beverages upon
14	application of such wholesale dealer and the payment of a wholesale dealer's
15	license to a person if the person:
16	(1) submits an application on a form required by the Board;
17	(2) pays the license fee as provided in section 231 204 of this title; and
18	(3) upon satisfying the liquor control board satisfies the Board as to his
19	or her its qualifications as a wholesale dealer.
20	(b) A wholesale dealer's license holder may distribute or sell malt
21	beverages or vinous beverages to first- and second-class licensees and holders

1	of educational sampling event permits.
2	(c)(1) In no event shall a wholesale dealer's license permit carrying holder
3	be permitted to carry on business allowed by a retail dealer's first class first-
4	<u>class</u> license or second class <u>second-class</u> license.
5	(2) A wholesale dealer's license holder shall comply with the provisions
6	of subsection 274(c) of this subchapter.
7	Sec. 43. 7 V.S.A. § 228 is redesignated and amended to read:
8	§ 228 258. DINING CARS AND BOATS; FIRST- OR THIRD-CLASS
9	LICENSE; PURCHASE OF LIQUORS OUTSIDE STATE;
10	PROMOTIONAL RAILROAD TASTING PERMIT
11	(a) The Liquor Control Board may grant to a person that operates a boat or
12	dining car engaged in interstate commerce a license of the first-class or third-
13	class upon the application and payment of the license fee as provided in
14	section 231 of this title. A person that operates a dining car or boat engaged in
15	interstate commerce may procure spirits and fortified wines outside the State
16	of Vermont.
17	(b) The <u>Department of Liquor Control Board</u> may grant to a person that
18	operates a railroad a tasting permit that permits the holder to conduct tastings
19	of Vermont-produced alcoholic beverages in the dining car, provided if the
20	person files with the department Department an application along with the
21	permit fee required pursuant to subdivision 231(a)(21) provided in section 204

2017 Page 76 of 174

1	of this title.
2	Sec. 44. 7 V.S.A. § 238a is redesignated and amended to read:
3	§ 238a 227. OUTSIDE CONSUMPTION PERMITS; FIRST-, THIRD-, AND
4	FOURTH-CLASS LICENSEES
5	Pursuant to regulations of the rules of the Liquor Control Board, the
6	Department of Liquor Control Board, may grant an outside consumption
7	permit may be granted to the holder of a first- or, first- and third-class licenses
8	for all or part of the outside premises of a golf course or to the holder of a, or
9	fourth-class license for all or part of the outside premises of the license holder,
10	provided that such if the permit is first obtained from approved by the local
11	control commissioners and approved by the Board.
12	Sec. 45. 7 V.S.A. § 228 is added to read:
13	§ 228. SAMPLER FLIGHTS
14	(a) The holder of a first-class license may serve a sampler flight of up to
15	32 ounces in the aggregate of malt beverages to a single customer at one time.
16	(b) The holder of a first-class license may serve a sampler flight of up to
17	12 ounces in the aggregate of vinous beverages to a single customer at one
18	time.
19	(c) The holder of a third-class license may serve a sampler flight of up to
20	four ounces in the aggregate of spirits or fortified wines to a single customer at
21	one time.

Sec. 46. 7 V.S.A. § 229 is amended to read:

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Page 77 of 174

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2	§ 229. NUMBER OF LICENSES ALLOWED CLUBS
3	Unless specially authorized by the board, it shall be unlawful for a person to
4	hold more than one first class license or more than one second class license at
5	the same time or a first class license and a second class license, or a second
6	class license and a third class license at the same time, or a bottler's license or

However, nothing herein shall be construed to prevent a person holding a bottler's license and a wholesale dealer's license at the same time provided

wholesale dealer's license and a license of any other class at the same time.

- such person pays both the license fees as provided in section 231 of this title.
- (a)(1) Except as otherwise provided in subdivisions (2) and (3) of this
 subsection, a club shall be permitted to obtain a license under this title if it has
 existed for at least two consecutive years prior to the date of its application.
 - (2) A club whose officers and members consist solely of veterans of the U.S. Armed Forces or a subordinate lodge or local chapter of any national fraternal order, which fulfills all requirements of this section except that it has not been in existence for at least two consecutive years, shall be permitted to obtain a license under this title if it has existed for at least six months prior to the date of its application.
 - (3) A club that is located on and integrally associated with at least a regulation nine-hole golf course shall be permitted to obtain a license under

1	this title if it has existed for at least six months prior to the date of its
2	application.
3	(b) The premises of a club that is licensed pursuant to this title may be used
4	or leased by a nonmember as a location for a social event as if it were any
5	other licensed commercial establishment.
6	(c)(1) Before May 1 of each year, each club shall file with the Liquor
7	Control Board a list of the names and residences of its members and a list of
8	its officers.
9	(2) Its affairs and management shall be conducted by a board of
10	directors, executive committee, or similar body chosen by the members at its
11	annual meeting.
12	(3)(A) A club may provide for a salary for members, officers, agents, or
13	employees of the club by a vote at annual meetings by the club's members,
14	directors, or other governing body, and shall report the salary set for the
15	members, officers, agents, or employees to the Liquor Control Board.
16	(B) No member, officer, agent, or employee of a club shall be paid,
17	or directly or indirectly receive, in the form of salary or other compensation,
18	any profits from the disposition or sale of alcoholic beverages to the club's
19	members or guests introduced by members beyond the amount of any salary
20	that may be fixed and voted pursuant to subdivision (A) of this subdivision (3)
21	(4) An auxiliary member of a club may invite one guest at any one time.

Page 79 of 174

1	(5)(A) An officer or director of a club may perform the duties of a
2	bartender without receiving any payment for that service, provided the officer
3	or director is in compliance with the requirements of this title that relate to
4	service of alcoholic beverages.
5	(B) An officer, member, or director of a club may volunteer to
6	perform services at the club other than serving alcoholic beverages, including
7	seating patrons and checking identification, without receiving payment for
8	those services.
9	(6) An officer, member, or director of a club who volunteers his or her
10	services shall not be considered to be an employee of the club.
11	Sec. 47. 7 V.S.A. § 238 is redesignated and amended to read:
12	§ 238 241. CATERER'S LICENSE, GRANTING OF; SALE TO MINORS;
13	COMMERCIAL CATERING LICENSE
14	(a) The Liquor Control Board may issue a caterer's license only to those
15	persons who hold a current first-class license or current first- and third-class
16	licenses for a restaurant or hotel premises.
17	(b) The Board may issue or a commercial catering license only to those
18	persons a person who hold holds a first-class license or eurrent first- and third-
19	class licenses.
20	(e)(b) The Liquor Control Board shall adopt rules as it deems necessary to
21	effectuate the purposes of this section.

Page	80	of	174

1	(d) No malt or vinous beverages, spirits, or fortified wines shall be sold or
2	served to a minor by a holder of a caterer's license.
3	(e) Notwithstanding the provisions of subsection (a) of this section, the
4	Liquor Control Board may issue a caterer's license to a licensed manufacturer
5	or rectifier who holds a current first-class license.
6	Sec. 48 7 V.S.A. § 243 is added to read:
7	§ 243. REQUEST TO CATER PERMIT
8	(a) The Department of Liquor Control may issue a request to cater permit
9	to the holder of a caterer's license or commercial caterer's license if the
10	<u>licensee:</u>
11	(1) submits an application for the permit on a form prescribed by the
12	Commissioner;
13	(2) receives approval for the proposed event from the local control
14	commissioners; and
15	(3) pays the fee required pursuant to section 204 of this title.
16	(b) A request to cater permit shall authorize a licensed caterer or
17	commercial caterer to serve alcoholic beverages at an individual event as set
18	forth in the permit.
19	Sec. 49. 7 V.S.A. § 252 is added to read:
20	§ 252. SPECIAL EVENT PERMITS
21	(a)(1) The Department of Liquor Control may issue a special event permit

Page 81 of 174

1	if the application is submitted to the Department of Liquor Control with the
2	fee provided in section 204 of this title at least five days prior to the date of the
3	event.
4	(2) A special event permit shall be valid for the duration of each public
5	event or four days, whichever is shorter.
6	(b)(1) A special event permit holder may sell alcoholic beverages
7	manufactured or rectified by the permit holder by the glass or the unopened
8	bottle.
9	(2) For purposes of tasting, a special event permit holder may distribute
10	beverages manufactured or rectified by the permit holder with or without
11	charge, provided the beverages are distributed:
12	(A) by the glass; and
13	(B) in quantities of no more than two ounces per product and eight
14	ounces total of malt beverages or vinous beverages and no more than one
15	ounce in total of spirits or fortified wines to each individual.
16	(c)(1) A licensed manufacturer or rectifier may be issued no more than 104
17	special event permits during a year.
18	(2) Each manufacturer or rectifier planning to attend a single special
19	event pursuant to this section may be listed on a single permit for the special
20	event. However, each attendance at a special event shall count toward the
21	manufacturer's or rectifier's annual limit of 104 special event permits.

l	Sec. 50. 7 V.S.A. § 253 is added to read:
2	§ 253. FESTIVAL PERMITS
3	(a) The Department of Liquor Control may grant a festival permit if the
4	applicant has:
5	(1) received approval from the local control commissioners;
6	(2) submitted a request for a festival permit to the Department in a form
7	required by the Commissioner at least 15 days prior to the festival; and
8	(3) paid the fee provided in section 204 of this title.
9	(b)(1) A festival permit holder may purchase invoiced volumes of malt or
10	vinous beverages directly from a manufacturer or packager licensed in
11	Vermont, or a manufacturer or packager that holds a federal Basic Permit or
12	Brewers Notice or evidence of licensure in a foreign country that is
13	satisfactory to the Board.
14	(2) The invoiced volumes of malt or vinous beverages may be
15	transported to the site and sold by the glass to the public by the permit holder
16	or its employees and volunteers only during the event.
17	(c) A festival permit holder shall be subject to the provisions of this title,
18	including section 214 of this title, and the rules of the Board regarding the sale
19	of the alcoholic beverages and shall pay the tax on the malt or vinous
20	beverages pursuant to section 421 of this title.
21	(d) A person shall be granted no more than four festival permits per year,

2017 Page 83 of 174

1	and each permit shall be valid for no more than four consecutive days.
2	Sec. 51. 7 V.S.A. § 254 is added to read:
3	§ 254. SPECIAL VENUE SERVING PERMITS
4	(a) The Department of Liquor Control may grant an art gallery, bookstore,
5	public library, or museum a special venue serving permit if the applicant has:
6	(1) received approval from the local control commissioners;
7	(2) submitted a request for a permit to the Department in a form
8	required by the Commissioner at least five days prior to the event; and
9	(3) paid the fee provided in section 204 of this title.
10	(b) A permit holder may purchase malt or vinous beverages directly from a
11	licensed retailer.
12	(c) A permit holder shall be subject to the provisions of this title and the
13	rules of the Board regarding the service of alcoholic beverages.
14	(d) A public library or museum may only be granted a permit pursuant to
15	this section for an event held for a charitable or educational purpose at which
16	malt and vinous beverages will be served for a period of not more than six
17	hours.
18	Sec. 52. 7 V.S.A. § 255 is added to read:
19	§ 255. RETAIL ALCOHOLIC BEVERAGE TASTING PERMITS
20	(a) The Department of Liquor Control may grant a licensee a permit to
21	conduct an alcoholic beverage tasting event as provided in subsection (b) of

1	this section if:
2	(1) the licensee has submitted a written application in a form required
3	by the Commissioner and paid the fee provided in section 204 of this title at
4	least five days prior to the date of the alcoholic beverage tasting event; and
5	(2) the Commissioner determines that the licensee is in good standing,
6	(b) The Department may grant the following alcoholic beverage tasting
7	permits to the following types of licensees:
8	(1) A second-class licensee.
9	(A) The permit authorizes the employees of the second-class licensee
10	to dispense to each customer of legal age on the licensee's premises malt or
11	vinous beverages by the glass not to exceed two ounces of each beverage with
12	a total of eight ounces of malt or vinous beverages.
13	(B) Malt or vinous beverages dispensed at the tasting event shall be
14	from the inventory of the licensee or purchased from a wholesale dealer.
15	(C) A second-class licensee may be granted up to 48 tasting permits
16	per year. In addition, a second-class licensee may be granted up to five
17	permits per week to conduct a tasting as part of an educational food
18	preparation class or course conducted by the licensee on the licensee's
19	premises.
20	(2) A licensed manufacturer or rectifier of malt or vinous beverages.
21	(A) The permit authorizes the licensed manufacturer or rectifier to

Page	85	αf	174
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dispense to each customer of legal age for consumption on the premises of	<u>a</u>
second-class licensee beverages produced by the manufacturer or rectifier by	<u>y</u>
the glass not to exceed two ounces of each beverage with a total of eight	
ounces of malt or vinous beverages.	
(B) A manufacturer or rectifier may conduct no more than 48	
tastings per year.	
(3) A licensed wholesale dealer. The permit authorizes a licensed	
wholesale dealer to dispense malt or vinous beverages for promotional	
purposes at the wholesale dealer's premises without charge to invited	
employees of first-, second-, and third-class licensees, provided the invited	
employees are of legal age.	
(c) A vinous beverage or malt beverage tasting event held pursuant to	
subsection (b) of this section, not including an alcoholic beverage tasting	
conducted on the premises of the manufacturer or rectifier, shall comply with	<u>ith</u>
the following:	
(1) continue for no more than six hours, with no more than six	
beverages to be offered at a single event, and no more than two ounces of a	ıny
single beverage and no more than a total of eight ounces of malt or vinous	
beverages to be dispensed to a customer;	
(2) serve no more than eight individuals at one time; and	
(3) be conducted totally within a designated area that extends no furt	ther_

Page 86 of 174

1	than 10 feet from the point of service and that is marked by a clearly visible
2	sign that states that no one under 21 years of age may participate in the tasting.
3	(d) The holder of a permit issued under this section shall keep an accurate
4	accounting of the beverages consumed at a tasting event and shall be
5	responsible for complying with all applicable laws under this title.
6	(e) The holder of a permit issued under this section that provides alcoholic
7	beverages to a minor or permits an individual under 18 years of age to serve
8	alcoholic beverages at a tasting event under this section shall be fined not less
9	than \$500.00 nor more than \$2,000.00 or imprisoned not more than two years,
10	or both.
11	Sec. 53. 7 V.S.A. § 256 is added to read:
12	§ 256. PROMOTIONAL TASTINGS FOR LICENSEES
13	(a)(1) At the request of a first- or second-class licensee, a holder of a
14	manufacturer's, rectifier's, or wholesale dealer's license may distribute without
15	charge to the first- or second-class licensee's management and staff, provided
16	they are of legal age and are off duty for the rest of the day, two ounces per
17	person of vinous or malt beverages for the purpose of promoting the beverage.
18	(2) At the request of a holder of a third-class license, a manufacturer or
19	rectifier of spirits or fortified wines may distribute without charge to the third-
20	class licensee's management and staff, provided they are of legal age and are
21	off duty for the rest of the day, one-quarter ounce of each beverage and no

1	more than a total of one ounce to each individual for the purpose of promoting
2	the beverage.
3	(3) No permit is required for a tasting pursuant to this subsection, but
4	written notice of the event shall be provided to the Department of Liquor
5	Control at least two days prior to the date of the tasting.
6	(b)(1) At the request of a holder of a wholesale dealer's license, a first-
7	class licensee may dispense malt or vinous beverages for promotional purposes
8	without charge to invited management and staff of first-, second-, or third-class
9	licensees, provided they are of legal age.
10	(2) The event shall be held on the premises of the first-class licensee.
11	(3) The first-class licensee shall be responsible for complying with all
12	applicable laws under this title.
13	(4) No permit is required for a tasting pursuant to this subsection, but
14	the wholesale dealer shall provide written notice of the event to the
15	Department of Liquor Control at least 10 days prior to the date of the tasting.
16	(c)(1) Upon receipt of a first- or second-class application by the
17	Department, a holder of a wholesale dealer's license may dispense malt or
18	vinous beverages for promotional purposes without charge to invited
19	management and staff of the business that has applied for a first- or second-
20	class license, provided they are of legal age.
21	(2) The event shall be held on the premises of the first- or second-class

1	applicant.
2	(3) The first- or second-class applicant shall be responsible for
3	complying with all applicable laws under this title.
4	(4) No malt or vinous beverages shall be left behind at the conclusion of
5	the tasting.
6	(5) No permit is required under this subdivision, but the wholesale
7	dealer shall provide written notice of the event to the Department at least five
8	days prior to the date of the tasting.
9	Sec. 54. 7 V.S.A. § 257 is added to read:
10	§ 257. TASTINGS FOR PRODUCT QUALITY ASSURANCE
11	(a) A licensed manufacturer or rectifier may distribute to its management
12	and staff who are directly involved in the production of the licensee's products,
13	provided they are of legal age and at the licensed premises, samples of the
14	licensee's products for the purpose of assuring the quality of the products.
15	(b) Each sample of malt beverages or vinous beverages shall be no larger
16	than two ounces, and each sample of spirits or fortified wines shall be no
17	larger than one-quarter ounce.
18	(c) No permit is required for a tasting pursuant to this section.
19	Sec. 55. 7 V.S.A. § 259 is added to read:
20	§ 259. TASTING EVENTS; AGE AND TRAINING OF SERVERS
21	No individual who is under 18 years of age or who has not received training

Page	29	οf	174	
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1	as required by the Department may serve alcoholic beverages at a tasting event
2	under this subchapter.
3	Sec. 56. 7 V.S.A. § 271 is added to read:
4	§ 271. MANUFACTURER'S OR RECTIFIER'S LICENSE
5	(a) The Liquor Control Board may grant a manufacturer's or rectifier's
6	license upon application and payment of the fee provided in section 204 of this
7	title that permits the license holder to manufacture or rectify:
8	(1) malt beverages;
9	(2) vinous beverages and fortified wines; or
10	(3) spirits and fortified wines.
11	(b) Except as otherwise provided in section 224 of this title and subsections
12	(d)–(f) of this section:
13	(1) spirits and fortified wine may be manufactured for sale to the Liquor
14	Control Board or for export, or both; and
15	(2) malt beverages and vinous beverages may be manufactured or
16	rectified for sale to packagers or wholesale dealers, or for export, or both.
17	(c) A licensed manufacturer of vinous beverages or fortified wines may
18	receive from another manufacturer licensed in or outside this State bulk
19	shipments of vinous beverages to rectify with the licensee's own product,
20	provided that the vinous beverages or fortified wines produced by the licensed
21	manufacturer may contain no more than 25 percent imported vinous

dealer or the Liquor Control Board.

1	beverages.
2	(d)(1) The Liquor Control Board may grant to a licensed manufacturer or
3	rectifier a first-class license or a first- and a third-class license permitting the
4	licensee to sell alcoholic beverages to the public at an establishment located at
5	the manufacturer's premises, provided the manufacturer or rectifier owns or
6	has direct control over that establishment.
7	(2) For a manufacturer of malt beverages, the premises of the
8	manufacturer may include up to two licensed establishments that are located
9	on the contiguous real estate of the license holder, provided the manufacturer
10	owns or has direct control over both establishments.
11	(e) The Liquor Control Board may grant a licensed manufacturer of malt
12	beverages a second-class license permitting the licensee to sell alcoholic
13	beverages to the public anywhere on the manufacturer's premises.
14	(f)(1) A licensed manufacturer or rectifier may serve alcoholic beverages
15	with or without charge at an event held on the premises of the licensee or at a
16	location on the contiguous real estate of the licensee provided the licensee at
17	least five days before the event gives the Department written notice of the
18	event, including details required by the Department.
19	(2) Any beverages not manufactured by the licensee and served at the
20	event shall be purchased on invoice from a licensed manufacturer or wholesale

Page	91	of 174
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l	Sec. 57. REPEAL
2	7 V.S.A. chapter 11 (Certificates of Approval) is repealed.
3	Sec. 58. 7 V.S.A. § 274 is added to read:
4	§ 274. CERTIFICATE OF APPROVAL FOR DISTRIBUTION OF MALT
5	OR VINOUS BEVERAGES
6	(a) The Liquor Control Board may grant to a manufacturer or distributor of
7	malt or vinous beverages that is not licensed under the provisions of this title a
8	certificate of approval if the manufacturer or distributor does all of the
9	following:
10	(1) Submits an application on a form prescribed by the Board, including
11	any additional information that the Board may deem necessary.
12	(2) Agrees to comply with the rules of the Board.
13	(3) Pays the fee provided in section 204 of this title to the Department
14	of Liquor Control by a certified check payable to the State of Vermont or
15	another form of payment approved by the Liquor Control Board. If the Board
16	does not grant the application, the certified check or payment shall be returned
17	to the applicant.
18	(b) A certificate of approval shall permit the holder to export malt or
19	vinous beverages, or sell malt or vinous beverages to holders of packagers'
20	or wholesale dealers' licenses issued under section 272 or 273 of this title,
21	or both.

Page 92 of 174

1	(c) A holder of a packager's or a wholesale dealer's license issued under
2	this title shall not purchase within or outside the State, or import or cause to be
3	imported into the State, any malt or vinous beverages unless the person,
4	manufacturer, or distributor from which the beverages are obtained holds a
5	valid certificate of approval or packager's license.
6	(d)(1) The Liquor Control Board may suspend or revoke a certificate of
7	approval if the holder fails to comply with the rules of the Board or to submit
8	reports to the Commissioner of Taxes in accordance with all applicable laws
9	and rules.
10	(2)(A) A certificate of approval shall not be revoked unless the holder
11	has been given a hearing following reasonable notice.
12	(B) Notice of a revocation or suspension shall be sent to each holder
13	of a packager's or wholesale dealer's license prior to the effective date of the
14	revocation or suspension.
15	(e) A person who violates a provision of this section shall be fined not
16	more than \$300.00 or imprisoned not more than one year, or both, for each
17	offense and shall forfeit any license issued under the provisions of this title.
18	Sec. 59. REPEAL
19	7 V.S.A. chapter 13 (Solicitor's License) is repealed.
20	Sec. 60. 7 V.S.A. § 275 is added to read:
21	§ 275. SOLICITOR'S LICENSE

Page 93 of 174

1	(a) The Liquor Control Board may grant an individual a solicitor's license		
2	if he or she does all of the following:		
3	(1) Submits an application to the Liquor Control Board on a form		
4	prescribed by the Board. The application shall include, at a minimum, the		
5	name, residence, and business address of the applicant, the name and address		
6	of the vendor or employer to be represented by the applicant, and an		
7	agreement by the applicant to comply with the rules of the Board.		
8	(2) Submits to the Board a recommendation by the vendor to be		
9	represented by the applicant that indicates the applicant is qualified to hold a		
10	solicitor's license.		
11	(3) Pays the fee provided in section 204 of this title to the Department		
12	of Liquor Control by certified check made payable to the State of Vermont.		
13	The certified check shall be returned to the applicant if the Board does not		
14	grant him or her a license under this section.		
15	(b) A solicitor's license holder may solicit orders for and promote the sale		
16	of malt or vinous beverages by canvassing or interviewing holders of licenses		
17	issued under the provisions of this title.		
18	(c) The Liquor Control Board may suspend or revoke a solicitor's license		
19	for failure to comply with any rule of the Board or for other cause. A		
20	solicitor's license shall not be revoked until the license holder has had an		
21	opportunity for a hearing following reasonable notice.		

1	(d) A person who solicits orders for, or promotes the sale of malt or vinous			
2	beverages, or attempts to solicit or promote the sale of malt or vinous			
3	beverages by canvassing or interviewing a holder of a license issued under the			
4	provisions of this title, without having first obtained a solicitor's license as			
5	provided in this section, or who makes a false or fraudulent statement or			
6	representation in an application for the license or in connection with an			
7	application shall be imprisoned not more than six months or fined not more			
8	than \$500.00, or both.			
9	Sec. 61. 7 V.S.A. § 276 is added to read:			
10	§ 276. INDUSTRIAL ALCOHOL DISTRIBUTOR'S LICENSE			
11	(a) The Liquor Control Board may grant an industrial alcohol distributor's			
12	license upon application and payment of the fee provided in section 204 of this			
13	title.			
14	(b) Alcohol sold under an industrial alcohol distributor's license may only			
15	be used for manufacturing, mechanical, medicinal, and scientific purposes.			
16	Sec. 62. 7 V.S.A. § 277 is added to read:			
17	§ 277. MALT AND VINOUS BEVERAGE CONSUMER SHIPPING			
18	<u>LICENSE</u>			
19	(a)(1) A manufacturer or rectifier of malt or vinous beverages licensed in			
20	Vermont may be granted an in-state consumer shipping license by filing with			
21	the Department of Liquor Control an application in a form required by the			

1	Commissioner accompanied by a copy of the applicant's current Vermont			
2	manufacturer's license and the fee provided in section 204 of this title.			
3	(2) An in-state consumer shipping license may be renewed annually by			
4	submitting to the Department the fee provided in section 204 of this title			
5	accompanied by a copy of the licensee's current Vermont manufacturer's			
6	license.			
7	(b)(1) A manufacturer or rectifier of malt or vinous beverages licensed in			
8	another state that operates a brewery or winery in the United States and holds			
9	valid state and federal permits and licenses may be granted an out-of-state			
10	consumer shipping license by filing with the Department of Liquor Control an			
11	application in a form required by the Commissioner accompanied by copies of			
12	the applicant's current out-of-state manufacturer's license and the fee provided			
13	in section 204 of this title.			
14	(2) An out-of-state consumer shipping license may be renewed annually			
15	by submitting to the Department the fee provided in section 204 of this title			
16	accompanied by the licensee's current out-of-state manufacturer's license.			
17	(3) As used in this section, "out-of-state" means any state other than			
18	Vermont, any territory or possession of the United States, and does not include			
19	a foreign country.			
20	(c)(1) A consumer shipping license granted pursuant to this section shall			
21	permit the licensee to ship malt or vinous beverages produced by the licensee			

l	to private residents for personal use and not for resale.			
2	(2) A licensee shall not ship more than 12 cases of malt beverages			
3	containing no more than 36 gallons of malt beverages or no more than 12			
4	cases of vinous beverages containing no more than 29 gallons of vinous			
5	beverages to any one Vermont resident in any calendar year.			
6	(3) The beverages shall be shipped by common carrier certified by the			
7	Department pursuant to section 280 of this subchapter. The common carrier			
8	shall comply with all the following:			
9	(A) deliver beverages pursuant to an invoice that includes the name			
10	of the licensee and the name and address of the purchaser;			
11	(B) on delivery, require a valid authorized form of identification, as			
12	defined in section 589 of this title, from a recipient who appears to be under 30			
13	years of age; and			
14	(C) require the recipient to sign an electronic or paper form or other			
15	acknowledgment of receipt.			
16	Sec. 63. 7 V.S.A. § 278 is added to read:			
17	§ 278. VINOUS BEVERAGE RETAIL SHIPPING LICENSE			
18	(a) A manufacturer or rectifier of vinous beverages that is licensed in-state			
19	or out-of-state and holds valid state and federal permits and operates a winery			
20	in the United States may apply for a retail shipping license by filing with the			
21	Department of Liquor Control an application in a form required by the			

1	Commissioner accompanied by a copy of its in-state or out-of-state license and			
2	the fee provided in section 204 of this title.			
3	(b) The retail shipping license may be renewed annually by submitting to			
4	the Department the fee provided in section 204 of this title accompanied by the			
5	licensee's current in-state or out-of-state manufacturer's license.			
6	(c) A retail shipping license holder, including the holder's affiliates,			
7	franchises, and subsidiaries, may sell up to 5,000 gallons of vinous beverages			
8	per year directly to first- or second-class licensees and deliver the beverages by			
9	common carrier, the manufacturer's or rectifier's own vehicle, or the vehicle			
10	of an employee of a manufacturer or rectifier, provided that the beverages are			
11	sold on invoice, and no more than 100 gallons per month are sold to any single			
12	first- or second-class licensee.			
13	(d) The retail shipping license holder shall provide to the Department			
14	documentation of the annual and monthly number of gallons sold.			
15	(e) Vinous beverages sold under this section may be delivered by the			
16	vehicle of a second-class license holder if the second-class licensee cannot			
17	obtain the vinous beverages from a wholesale dealer.			
18	Sec. 64. 7 V.S.A. § 279 is added to read:			
19	§ 279. CONSUMER AND RETAIL SHIPPING LICENSES; GENERAL			
20	<u>REQUIREMENTS</u>			
21	A holder of a shipping license granted pursuant to section 277 or 278 of this			

1	subchapter shall comply with all of the following:
2	(1) Ensure that all containers of alcoholic beverages are shipped in a
3	container that is clearly labeled: "contains alcohol; signature of individual 21
4	years of age or older required for delivery."
5	(2) Not ship to any address in a municipality that the Department of
6	Liquor Control identifies as having voted to be "dry."
7	(3) Retain a copy of each record of sale for a minimum of five years
8	from the date of shipping.
9	(4) Report at least twice per year to the Department if a holder of a
10	consumer shipping license and once per year if a holder of a retail shipping
11	license in a manner and form required by the Commissioner all the following
12	information:
13	(A) the total amount of malt or vinous beverages shipped into or
14	within the State during the preceding six months if a holder of a consumer
15	shipping license or during the preceding 12 months if a holder of a retail
16	shipping license;
17	(B) the names and addresses of the purchasers to whom the
18	beverages were shipped; and
19	(C) the date purchased, the quantity and value of each shipment, and
20	if applicable, the name of the common carrier used to make each delivery.
21	(5) Pay to the Commissioner of Taxes the tax required pursuant to

Page	99	of	17	4

1	section 421 of this title on the mait or vinous beverages snipped pursuant to				
2	this subchapter and comply with the provisions of 32 V.S.A. chapter 233,				
3	24 V.S.A. § 138, and any other legally authorized local sales taxes. Delivery				
4	in this State shall be deemed to constitute a sale in this State at the place of				
5	delivery and shall be subject to all appropriate taxes levied by the State of				
6	<u>Vermont.</u>				
7	(6) Permit the State Treasurer, the Department of Liquor Control, and				
8	the Department of Taxes, separately or jointly, upon request, to perform an				
9	audit of its records.				
10	(7) If an out-of-state license holder, be deemed to have consented to the				
11	jurisdiction of the Liquor Control Board, Department of Liquor Control, or				
12	any other State agency and the Vermont State courts concerning enforcement				
13	of this or other applicable laws and rules.				
14	(8) Not have any direct or indirect financial interest in a Vermont				
15	wholesale dealer or retail dealer, including a first-, second-, or third-class				
16	licensee.				
17	(9) Comply with all applicable laws and Liquor Control Board rules.				
18	(10) Comply with the beverage container deposit redemption system				
19	pursuant to 10 V.S.A. chapter 53.				
20	Sec. 65. 7 V.S.A. § 280 is added to read:				
21	§ 280. COMMON CARRIERS; REQUIREMENTS				

1	(a) A common carrier shall not deliver malt or vinous beverages pursuant			
2	to this chapter until it has complied with the training provisions in section 213			
3	of this title and been certified by the Department of Liquor Control.			
4	(b) No employee of a certified common carrier may deliver malt or vinous			
5	beverages until that employee completes the training required pursuant to			
6	subsection 213(c) of this title.			
7	(c) A certified common carrier shall deliver only malt or vinous beverages			
8	that have been shipped by the holder of a license issued under section 277 or			
9	278 of this subchapter or vinous beverages that have been shipped by the			
10	holder of a vinous beverage storage license issued under section 283 of this			
11	subchapter.			
12	Sec. 66. 7 V.S.A. § 281 is added to read:			
13	§ 281. PROHIBITIONS			
14	(a)(1) Except as otherwise provided in section 226 of this title, direct			
15	shipments of malt or vinous beverages are prohibited if the shipment is not			
16	specifically authorized and in compliance with sections 277-280 of this			
17	subchapter.			
18	(2) Any person who knowingly makes, participates in, imports, or			
19	receives a direct shipment of malt or vinous beverages from a person who does			
20	not hold a license, permit, or certificate pursuant to sections 226 or 277-280 of			
21	this title may be fined not more than \$1,000.00 or imprisoned not more than			

2017 Page 101 of 174

1	one year, or both.			
2	(b) The holder of a license issued pursuant to section 277 or 278 of this			
3	title or a common carrier that ships malt or vinous beverages to an individual			
4	under 21 years of age shall be fined not less than \$1,000.00 or more than			
5	\$3,000.00 or imprisoned not more than two years, or both.			
6	(c) For any violation of sections 277–280 of this subchapter, the Liquor			
7	Control Board may suspend or revoke a license issued under section 277 or			
8	278 of this subchapter, in addition to any other remedies available to the			
9	Board.			
10	Sec. 67. 7 V.S.A. § 282 is added to read:			
11	§ 282. RULEMAKING			
12	The Liquor Control Board and the Commissioner of Taxes may adopt rules			
13	and forms necessary to implement sections 277–281 of this subchapter.			
14	Sec. 68. 7 V.S.A. § 68 is redesignated and amended to read:			
15	\S 68 283. VINOUS BEVERAGE STORAGE AND SHIPPING LICENSE			
16	(a) The liquor control board Liquor Control Board may, pursuant to rules			
17	adopted by the Board, grant a vinous beverage storage and shipping license to			
18	a person who operates that submits an application and pays the fee provided in			
19	section 204 of this title.			
20	(b)(1) A vinous beverage storage and shipping licensee may operate a			
21	climate-controlled storage facility in which vinous beverages owned by			

1	another person are stored for a fee a license that allows the licensee to store			
2	and may transport vinous beverages on which all applicable taxes already have			
3	been paid.			
4	(2) A vinous beverage storage facility may also accept shipments from			
5	any licensed in-state or out-of-state vinous beverage manufacturer that has an			
6	in-state or out-of-state consumer shipping license pursuant to section 66 277 or			
7	this title.			
8	(3) Vinous beverages stored by the licensee may be transported only for			
9	shipment to the owner of the beverages or to another licensed vinous beverage			
10	storage facility, and the beverages shall be shipped only by common carrier in			
11	compliance with subsection 66(f) section 280 of this title. The licensee shall			
12	pay a fee pursuant to subdivision 231(a)(20) of this title. A license under this			
13	section shall be issued pursuant to rules adopted by the board.			
14	(c) A person granted a license pursuant to this section may not sell or resell			
15	any vinous beverages stored at the storage facility.			
16	Sec. 69. 7 V.S.A. § 421 is amended to read:			
17	§ 421. TAX ON MALT AND VINOUS BEVERAGES			
18	(a) Every bottler packager and wholesaler wholesale dealer shall pay to the			
19	Commissioner of Taxes the sum of 26 and one-half cents per gallon for every			
20	gallon or its equivalent of malt beverage beverages containing not more than			

six percent of alcohol by volume at 60 degrees Fahrenheit sold by them to

retailers in the State and the sum of 55 cents per gallon for each gallon of malt
beverage beverages containing more than six percent of alcohol by volume at
60 degrees Fahrenheit and each gallon of vinous beverages sold by them to
retailers in the State and shall also pay to the Liquor Control Board all fees for
bottler's and wholesaler's licenses. A manufacturer or rectifier of malt or
vinous beverages shall pay the taxes required by this subsection to the
Commissioner of Taxes for all malt and vinous beverages manufactured or
rectified by them and sold at retail.
(b) A bottler packager or wholesaler wholesale dealer may sell malt or
vinous beverages to any duly authorized agency of the U.S. Armed Forces on
the Ethan Allen Air Force Reservation in the towns of Colchester and Essex of
the firing range of the U.S. Armed Forces in the towns of Bolton, Jericho, and
Underhill and at the Air Force bases at St. Albans and at the North Concord
Air Force Station at North Concord or any other U.S. Armed Forces'
installation presently existing in the State or which may in the future be
established as though to a retail dealer but without the payment of the
gallonage tax, subject to the filing of the returns hereinafter as provided in
subsection (c) of this section.
(c)(1) For the purpose of ascertaining the amount of tax, on the filing dates
set out in subdivision (2) of this subsection according to tax liability, each
bottler and wholesaler nackager, wholesale dealer, manufacturer, or rectifier

Page 104 of 174

shall transmit to the Commissioner of Taxes, upon a form prepared and
furnished by the Commissioner, a statement or return under oath or affirmation
showing the quantity of malt and vinous beverages sold by the bottler or
wholesaler packager, wholesale dealer, manufacturer, or rectifier during the
preceding filing period, and report any other information requested by the
Commissioner accompanied by payment of the tax required by this section.
The amount of tax computed under subsection (a) of this section shall be
rounded to the nearest whole cent. At the same time this form is due, each
bottler and wholesaler packager, wholesale dealer, manufacturer, or rectifier
also shall transmit to the Commissioner in electronic format a separate report
showing the description, quantity, and price of malt and vinous beverages sold
by the bottler or wholesaler packager, wholesale dealer, manufacturer, or
rectifier to each retail dealer as defined in subdivision 2(18) section 2 of this
title; provided, however, for direct sales to retail dealers by manufacturers or
rectifiers of vinous beverages, the report required by this subsection may be
submitted in a nonelectronic format.
(2) Where the tax liability for the immediately preceding full calendar

- year has been (or would have been in cases when the business was not operating for the entire year):
- (A) \$2,000.00 or less, then payment of the tax and submission of the documents required by this section shall be due and payable in quarterly

1	installments on or before the 25th day of the calendar month succeeding the
2	quarter ending the last day of March, June, September, and December of each
3	year; or
4	(B) More more than \$2,000.00, then payment of the tax and
5	submission of the documents required by this section shall be due and payable
6	monthly on or before the 25th (23rd of February) day of the month following
7	the month for which the tax is due.
8	(d) The exemption provided in this section for beverages sold on any U.S.
9	Armed Forces' installation presently existing in the State is allowed only if the
10	sales are evidenced by a proper voucher or affidavit in a form prescribed by
11	the Commissioner of Taxes, which shall be a part of the return filed.
12	(e) A person or corporation failing to pay the tax when due, or failing to
13	make returns as required by this section, shall be subject to and governed by
14	the provisions of 32 V.S.A. §§ 3202 and 3203.
15	(f) All holders of a license of the first- or second-class shall purchase all
16	malt and vinous beverages from Vermont wholesalers or bottlers. [Repealed.]
17	Sec. 70. 7 V.S.A. § 423 is amended to read:
18	§ 423. RULES
19	(a) The Commissioner of Taxes and the Liquor Control Board shall adopt
20	such rules as they deem necessary for the proper administration and collection
21	of the tax imposed under section 422 of this title.

1	* * *
2	Sec. 71. 7 V.S.A. § 425 is amended to read:
3	§ 425. TAXES A PERSONAL DEBT; ACTION FOR RECOVERY
4	All taxes imposed by this title and all increases, interest, and penalties
5	thereon on those taxes, from the time they become due and payable, shall
6	become a personal debt, from the person liable to pay the same, amounts due
7	to the state State of Vermont, to and may be recovered in an a civil action on
8	this statute brought pursuant to this section.
9	Sec. 72. 7 V.S.A. chapter 17 is redesignated to read:
10	CHAPTER 17. SALE TO INTOXICATED PERSONS
11	AND PUBLIC CHARGES
12	Sec. 73. 7 V.S.A. § 501 is amended to read:
13	§ 501. UNLAWFUL SALE OF INTOXICATING LIQUORS ALCOHOLIC
14	BEVERAGES; CIVIL ACTION FOR DAMAGES
15	(a) Action for damages. A spouse, child, guardian, employer, or other
16	person who is injured in person, property, or means of support by an
17	intoxicated person, or in consequence of the intoxication of any person, shall
18	have a right of action in his or her own name, jointly or severally, against any
19	person or persons who have caused in whole or in part such the intoxication by
20	selling or furnishing intoxicating liquor alcoholic beverages:
21	(1) to a minor as defined in section 2 of this title;

1	(2) to a person apparently under the influence of intoxicating liquor
2	alcohol;
3	(3) to a person after legal serving hours; or
4	(4) to a person whom who it would be reasonable to expect would be
5	under the influence of intoxicating liquor alcohol as a result of the amount of
6	liquor alcoholic beverages served by the defendant to that person.
7	(b) Survival of action; joint action. Upon the death of either party, the
8	action and right of action shall survive to or against the party's executor or
9	administrator. The party injured or his or her legal representatives may bring
10	either a joint action against the person intoxicated and, the person or persons
11	who furnished the liquor alcoholic beverages, and an owner who may be liable
12	under subsection (c) of this section, or a separate action against either or any
13	of them.
14	(c) Landlord liability.
15	(1) If the intoxicating liquor was alcoholic beverages were sold or
16	furnished to the intoxicated person in a rented building, the owner may be
17	joined as a defendant in the action, and judgment therein in the action may be
18	rendered against the owner, if the owner of the building or in the case of a
19	corporation, its agent, knew or had reason to know that intoxicating liquor was
20	alcoholic beverages were sold or furnished by the tenant:

(1)(A) to minors as defined in section 2 of this title;

2017 Page 108 of 174

l	$\frac{(2)(B)}{(B)}$ to persons apparently under the influence of intoxicating
2	liquor alcohol;
3	(3)(C) to persons after legal serving hours; or
4	(4)(D) to persons whom who it would be reasonable to expect would
5	be under the influence of intoxicating liquor alcohol as a result of the amount
6	of liquor alcoholic beverages served to them by the tenant.
7	(2) It shall be an affirmative defense to an action against an owner that
8	the owner took reasonable steps to prevent the sale of intoxicating liquor
9	alcoholic beverages under the circumstances described in this subsection or to
10	evict the tenant.
11	(d) Statute of limitations. An action to recover for damages under this
12	section shall be commenced within two years after the cause of action accrues,
13	and not after.
14	(e) Evidence.
15	(1) In an action brought under this section, evidence of responsible
16	actions taken or not taken is admissible, if otherwise relevant.
17	(2) Responsible actions may include, but are not limited to, instruction
18	of servers as to laws governing the sale of alcoholic beverages, training of
19	servers regarding intervention techniques, admonishment to patrons or guests
20	concerning laws regarding the consumption of intoxicating liquor alcoholic
21	beverages, and inquiry under the methods provided by law as to the age or

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- (f) Right of contribution. A defendant in an action brought under this section has a right of contribution from any other responsible person or persons, which may be enforced in a separate action brought for that purpose.
 - (g) Social host.
- (1) Except as set forth in subdivision (2) of this subsection, nothing in this section shall create a statutory cause of action against a social host for furnishing intoxicating liquor alcoholic beverages to any person without compensation or profit, if the social host is not a licensee or required to be a licensee under this title. However, this subdivision shall not be construed to limit or otherwise affect the liability of a social host for negligence at common law.
- (2) A social host who knowingly furnishes intoxicating liquor alcoholic beverages to a minor may be held liable under this section if the social host knew, or a reasonable person in the same circumstances would have known, that the person who received the intoxicating liquor alcoholic beverages was a minor.
 - (h) Definitions. For the purpose of As used in this section:
- (1) "Apparently under the influence of intoxicating liquor alcohol" means a state of intoxication accompanied by a perceptible act or series of actions which present signs of intoxication.

1	(2) "Social host" means a person who is not the holder of a liquor
2	license or permit under this title and is not required to hold a license or permit
3	under this title to hold a liquor license.
4	Sec. 74. 7 V.S.A. § 502 is amended to read:
5	§ 502. MINORS; PAYMENTOF DAMAGES RECOVERED
6	All damages recovered by a minor in such an action under section 501 of
7	this chapter shall be paid over to such the minor or to his or her guardian on
8	such whatever terms as the court may order.
9	Sec. 75. 7 V.S.A. § 503 is amended to read:
10	§ 503. SATISFACTION OF JUDGMENT; REVOCATION OF LICENSE
11	If a judgment recovered against a licensee under the provisions of fails to
12	satisfy a judgment entered under section 501 of this title remains unsatisfied
13	for 30 days after the entry thereof the judgment is entered, the board of local
14	control commissioners or the liquor control board Liquor Control Board shall
15	revoke his its license. A license shall not be granted to a person against whom
16	such a judgment has been recovered, until the same judgment is satisfied.
17	Sec. 76. 7 V.S.A. § 504 is amended to read:
18	§ 504. ACTION FOUNDED ON TORT; CERTIFIED EXECUTION
19	A judgment for the plaintiff under section 501 of this title shall be treated as
20	rendered in an action founded on tort. At the time of such judgment, the court
21	shall adjudge that the cause of action arose from the wilful and malicious act

1	of the defendant, and that he or she ought to be confined in close jail, and a
2	certificate thereof shall be stated in or upon the execution. [Repealed.]
3	Sec. 77. 7 V.S.A. § 505 is amended to read:
4	§ 505. NOTICE TO PROHIBIT SALES TO CERTAIN PERSONS
5	The father, mother, husband, wife, child, brother, sister, guardian, or
6	employer of a person may, in writing, notify any board of control
7	commissioners as defined in section 2 of this title, who may, on investigation,
8	forbid the sale or furnishing of spirits, fortified wines, or malt or vinous
9	beverages, or all four, by licensees as defined in section 2 of this title, within
10	the jurisdiction of that board of control commissioners to that person.
11	[Repealed.]
12	Sec. 78. 7 V.S.A. § 506 is amended to read:
13	§ 506. RECORD OF NOTICES
14	(a) Such board of control commissioners shall place on file the notices
15	received under section 505 of this title and they shall be open to public
16	inspection at reasonable times, except that the notices of a husband, father,
17	wife, child, mother or a sister provided for in section 505 of this title shall not
18	be open to inspection nor be disclosed by such board of control
19	commissioners. Upon receipt of a notice, such board of control commissioners
20	may, upon investigation, give written notice forbidding the sale or furnishing

of spirits, fortified wines, or malt and vinous beverages, or all four to such

1

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commissioners: (b) Copies of all notices sent by a board of control commutation furnished forthwith to the Commissioner of Liquor Control varieties of such copy forbid the sale of spirits and fortified with agency or agencies to such person. [Repealed.] Sec. 79. 7 V.S.A. § 561 is amended to read: \$ 561. AUTHORITY OF LIQUOR CONTROL INVESTIG. ARREST FOR UNLAWFULLYMANUFACTURIN POSSESSING, OR TRANSPORTING ALCOHOLICE SEIZURE OF PROPERTY *** (b) The Commissioner of Liquor Control, the Director of Division of the Department of Liquor Control Θτ, an investig the Liquor Control Board or by the Department of Liquor Cotton of University of the Liquor Control Board or by the Department of Liquor Cotton of The Division of the Department of Liquor Cotton of Division of the Department of Liquor Cotton of Division of the Department of Liquor Control Officer may arrest or take into custody Vermont Rules of Criminal Procedure a person whom he or so of manufacturing alcohol or possessing a still; or other appar manufacture of alcohol, στ; unlawfully selling, bartering, post furnishing, or transporting alcohol; or unlawfully selling, furnishing, or transporting alcohol.	
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21 transporting spirits, fortified wines, or malt and vinous alcoh	furnishing, or

person and to all licensees within the jurisdiction of such board of control

stills or other apparatus for the manufacture of alcohol in the possession of the

l a	and shall seiz	ze the liquors	s, alcohol,	vessels, an	nd implements	s of sale and the	

- person. He or she may also seize and take into custody any property described
- 4 in this section.

- 5 Sec. 80. 7 V.S.A. § 563 is redesignated and amended to read:
- 6 § 563 562. SEARCH WARRANTS
 - (a) If a state's attorney State's Attorney, the commissioner of liquor control Commissioner of Liquor Control, or an inspector investigator duly acting for the liquor control board Liquor Control Board, or a control commissioner, or a town grand juror or two reputable citizens of the county, make a complaint under oath or affirmation, before to a judge of a criminal division the Criminal Division of the superior court Superior Court, that he or she or they have reason to believe that malt or vinous beverages or spirituous liquor alcoholic beverages or alcohol are kept or deposited for sale or distribution contrary to law, or that alcohol is manufactured or possessed contrary to law, in any kind of vehicle, air or water craft, or other conveyance, or a dwelling house, store, shop, steamboat, or water craft of any kind, depot, railway car, motor vehicle or land or air carriage of any kind, warehouse or other building or place in the county, the judge shall issue a warrant to search the premises described in the complaint.
 - (b) If the liquor alcoholic beverages or alcohol is found therein there under

1	circumstances warranting the belief that it is intended for sale or distribution
2	contrary to law, or if the alcohol is found therein in that place under
3	circumstances warranting the belief that it is unlawfully manufactured or
4	possessed, or if any still, or any other apparatus for the manufacture of alcohol
5	is found therein in that place, the officer shall seize and convey the same
6	alcoholic beverages, alcohol, or still or other apparatus to some a secure place
7	of security, and keep it until final action is had thereon the court renders a final
8	judgment on it.
9	Sec. 81. 7 V.S.A. 564 is redesignated and amended to read:
10	§ 564 563. SEARCH OF PREMISES WITHOUT WARRANT
11	(a) A sheriff, deputy sheriff, constable, police law enforcement officer,
12	selectboard member, or grand juror who has information that malt, vinous, and
13	spirituous liquor alcoholic beverages or alcohol is kept with intent to sell, or is
14	sold contrary to law in a tent, shanty, hut, or place of any kind for selling
15	refreshments in a any kind of public place for selling refreshments, except a
16	dwelling houses house, on or near the ground grounds of a eattle show,
17	agricultural exhibition, military muster, or public occasion of any kind, shall
18	search such the suspected place without a warrant.
19	(b)(1) If such the officer finds such liquor alcoholic beverages or alcohol
20	upon the premises, he or she shall seize the same it and apprehend the keeper

of such the place and take him or her, without the liquor so seized alcoholic

2017 Page 115 of 174

1	beverages or alcohol, forthwith or as soon as conveniently may be practicable,
2	before a district judge of the Criminal Division of the Superior Court in whose
3	the jurisdiction where the same alcoholic beverages or alcohol is found, and
4	thereupon such.
5	(2) The officer shall make a written complaint under oath, subscribed by
6	him or her, or affirmation to such magistrate the judge, setting forth the details
7	of the finding of such liquor the alcoholic beverages or alcohol.
8	(c)(1) Upon proof that the liquor is intoxicating and that the same was the
9	alcoholic beverages or alcohol were found in the possession of the accused in a
10	tent, shanty, or other a public place, with intent to sell contrary to law, the
11	liquor seized alcoholic beverages or alcohol shall be adjudged forfeited and
12	disposed of by order of such magistrate the court, as provided in this chapter.
13	Such
14	(2) The owner or keeper shall be proceeded against, as provided in
15	pursuant to this chapter, for keeping such malt and vinous beverage, spirituous
16	liquor, the alcoholic beverages or alcohol with intent to sell.
17	Sec. 82. 7 V.S.A. § 565 is redesignated and amended to read:
18	§ 565 <u>564</u> . NOTICE OF SEIZURE; HEARING; FEES
19	The An officer who makes a seizure of malt, vinous or spirituous liquor or
20	pursuant to section 562 or 563 of this chapter seizes alcoholic beverages,
21	alcohol, or a still or other apparatus for the manufacture of alcohol, with or

1	without a warrant, shall forthwith promptly give notice thereof of the seizure
2	to a grand juror of the town in which such the seizure is made, or to the state's
3	attorney State's Attorney of the county. Such The grand juror or state's
4	attorney State's Attorney shall then attend and act in behalf of the state State at
5	the hearing against the liquor seized alcoholic beverages, alcohol, still, or
6	apparatus so seized, and the. An officer making the a seizure without a
7	warrant shall be allowed the same fees as if he or she had acted under a
8	warrant.
9	Sec. 83. 7 V.S.A. § 566 is redesignated and amended to read:
10	§ 566 565. ARREST OF OWNER OF SEIZED PROPERTY
11	The officer shall promptly apprehend and bring forthwith before the
11 12	The officer shall <u>promptly</u> apprehend and bring forthwith before the magistrate <u>court</u> the owner and, keeper, and all persons having the custody of,
12	magistrate court the owner and, keeper, and all persons having the custody of,
12 13	magistrate court the owner and, keeper, and all persons having the custody of, or exercising any control over, the liquor alcoholic beverages, alcohol, or other
12 13 14	magistrate court the owner and, keeper, and all persons having the custody of, or exercising any control over, the liquor alcoholic beverages, alcohol, or other property seized pursuant to section 562 or 563 of this chapter, either whether
12 13 14 15	magistrate court the owner and, keeper, and all persons having the custody of, or exercising any control over, the liquor alcoholic beverages, alcohol, or other property seized pursuant to section 562 or 563 of this chapter, either whether as principal, clerk, servant, or agent.
12 13 14 15 16	magistrate court the owner and, keeper, and all persons having the custody of, or exercising any control over, the liquor alcoholic beverages, alcohol, or other property seized pursuant to section 562 or 563 of this chapter, either whether as principal, clerk, servant, or agent. Sec. 84. 7 V.S.A. § 567 is redesignated and amended to read:
12 13 14 15 16	magistrate court the owner and, keeper, and all persons having the custody of, or exercising any control over, the liquor alcoholic beverages, alcohol, or other property seized pursuant to section 562 or 563 of this chapter, either whether as principal, clerk, servant, or agent. Sec. 84. 7 V.S.A. § 567 is redesignated and amended to read: § 567 566. ARREST OF OWNER OF BUILDING

seized alcoholic beverages, alcohol, or other property, the officer shall

21

1	apprehend and bring before the magistrate court the owner or occupant of the
2	building or apartments in which such liquor the seized alcoholic beverages,
3	alcohol, or other property was found, if known to him or can be by him
4	ascertained he or she knows or can ascertain the person's identity.
5	Sec. 85. 7 V.S.A. § 568 is redesignated and amended to read:
6	§ 568 567. FORFEITURE OF SEIZED PROPERTY
7	(a) If, upon after a hearing, it appears the court determines that such liquor
8	the alcoholic beverages, alcohol, or other property seized pursuant to section
9	562 or 563 of this chapter was intended for sale, distribution, or use contrary
10	to law, it shall be adjudged forfeited and condemned. When liquor
11	(b) Alcoholic beverages, alcohol, or other property that is adjudged
12	forfeited and condemned under this section, it shall be turned over to the
13	commissioner of liquor control Commissioner of Liquor Control for the
14	benefit of the state State.
15	Sec. 86. 7 V.S.A. § 569 is redesignated and amended to read:
16	§ 569 568. COSTS OF FORFEITURE AND CONDEMNATION
17	PROCEEDINGS
18	Upon condemnation of such liquor alcoholic beverages, alcohol, or other
19	property <u>pursuant to section 567 of this title</u> , any and all persons <u>person</u>

apprehended and brought before such magistrate the court under sections 564

563 and 566 565 of this title shall be liable to pay for the costs of such the

2017 Page 118 of 174

1	proceedings, if, in the judgment of the magistrate court, any of them by
2	themselves, or through clerks, servants, or agents, shall have been:
3	(1) engaged in, or aided in, assisted in, or abetted the keeping of such
4	liquor the alcoholic beverages, alcohol, or other property for unlawful sale,
5	distribution, or use, or have been;
6	(2) were privy thereto, to the keeping of the alcoholic beverages,
7	alcohol, or other property for unlawful sale, distribution, or use; or have
8	(3) knowingly permitted the use of any building or apartments by them
9	the person owned or controlled, for the storing or keeping of such liquor the
10	alcoholic beverages, alcohol, or other property for such unlawful sale,
11	distribution, or use.
12	Sec. 87. 7 V.S.A. § 570 is redesignated and amended to read:
13	§ 570 <u>569</u> . EXECUTION FOR COSTS
14	Against any and all persons by the magistrate adjudged If the court
15	determines that a person is liable to pay for the costs, in case of the
16	proceedings pursuant to section 568 of this title and the costs are not paid, the
17	magistrate court, after a hearing, shall issue an execution in favor of the state
18	State and against the body or bodies of the persons, person that is liable for the
19	costs; upon which. The execution shall be certified as follows: "This
20	execution is issued for the costs of the seizure and condemnation of
21	intoxicating liquor alcoholic beverages, alcohol, or a still or other apparatus

2017 Page 119 of 174

1	for the manufacture of alcohol that was kept in violation of law." Persons			
2	committed upon the executions shall not be admitted to the liberties of the jail			
3	yard.			
4	Sec. 88. 7 V.S.A. § 571 is amended to read:			
5	§ 571. SEARCH OF VEHICLE OR CRAFT WITHOUT WARRANT			
6	If a sheriff, deputy sheriff, constable, police officer, Commissioner of			
7	Liquor Control or inspector duly acting for the Liquor Control Board, or State			
8	Police has reason to believe and does believe, that a person is engaged in the			
9	act of smuggling, delivering, or transporting, in violation of law, malt or			
10	vinous beverages, spirits, fortified wines, or alcohol in any wagon, buggy,			
11	automobile, motor vehicle, air or water craft, or other vehicle, he or she shall			
12	search for and seize without warrant, malt or vinous beverages, spirits,			
13	fortified wines, or alcohol found therein being smuggled, delivered, or			
14	transported contrary to law. Whenever malt or vinous beverages, spirits,			
15	fortified wines, or alcohol, transported unlawfully or alcohol possessed			
16	illegally shall be seized by such officer, he or she shall take possession of the			
17	vehicle, team, automobile, boat, air or water craft, or other conveyance and			
18	shall arrest the person in charge thereof. [Repealed.]			
19	Sec. 89. 7 V.S.A. § 572 is redesignated and amended to read:			
20	§ 572 570. FORFEITURE AND CONDEMNATION OF SEIZED VEHICLE			
21	OR CRAFT			

(a) If such an officer seizes malt or vinous beverages, spirits, fortified			
wines, alcoholic beverages or alcohol and takes possession of a vehicle, team,			
automobile, boat, air or water craft, or other conveyance in which such malt or			
vinous beverages, spirits, fortified wines, or alcohol is being unlawfully			
transported or in which alcohol is unlawfully possessed, without a warrant, he			
or she shall forthwith promptly make a complaint, under oath, subscribed by			
him or her, or affirmation to a judge of the Criminal Division of the Superior			
Court, in whose the jurisdiction the same was seized where the seizure			
occurred. Thereupon the			
(b) The same proceedings shall be had as with respect to the liquor			
<u>alcoholic beverages</u> or alcohol and the vehicle and team or automobile, motor			
vehicle, boat, air or water craft, or other conveyances as would be had if malt			
or vinous beverages, spirits, or fortified wines had been seized, except that if			
the vehicle and team, or automobile, boat, air or water craft, or other			
conveyance, shall be finally is adjudged forfeited and condemned the same, it			

make <u>a</u> return in writing to the court <u>issuing such that issued the</u> order of sale
with the proceeds thereof <u>from the sale</u>, less his or her expenses and fees for
keeping and selling the <u>same vehicle</u>, <u>air or water craft</u>, <u>or other conveyance</u>,
which fees shall be the same as for the sale of personal property upon

shall, upon the written order of the magistrate court, shall be sold at a public

sheriff's sale for the benefit of the State. The officer making the sale shall

2017 Page 121 of 174

l	execution.
2	Sec. 90. 7 V.S.A. § 573 is redesignated and amended to read:
3	§ 573 <u>572</u> . PROCEEDS OF SALE OF CONDEMNED VEHICLE OR
4	CRAFT
5	(a) From the net proceeds of such a sale pursuant to section 571 of this
6	title, the court shall pay all liens, according to their priority which are that:
7	(1) are established by intervention or otherwise at the time the court
8	enters the judgement of forfeiture being adjudged or in other proceedings
9	brought for such that purpose, as being; and
10	(2) are bona fide and having been were created without the owner's
11	having any knowledge that the carrying vehicle was being used or was to
12	would be used for the illegal transportation transport of malt or vinous
13	beverages, spirits, fortified wines, alcoholic beverages or alcohol and.
14	(b) The court shall pay the balance of the proceeds to the State Treasurer,
15	as provided for the payment of fines under the provisions of law.
16	Sec. 91. 7 V.S.A. § 574 is redesignated and amended to read:
17	§ 574 573. RIGHTS OF OWNER; ADJOURNED HEARING
18	(a) Nothing herein in this chapter shall be construed to prejudice the rights
19	of the a bona fide owner of any such a vehicle, air or water craft, or other
20	conveyance to have it returned to his or her possession upon affirmative proof
21	by the owner that he or she had no express or implied knowledge that such

Page 122 of 174

conveyance it was being used or was to be used for the illegal transportation of
malt or vinous beverages, spirits, fortified wines, alcoholic beverages or
alcohol, and the owner shall be entitled to a return of the same if provided he
or she appears enters an appearance before adjudication the court has entered a
judgment of forfeiture.
(b)(1) If upon, following a hearing, the person in charge of any such \underline{a}
vehicle, air or water craft, or other conveyance does not appear is determined
<u>not</u> to be the <u>its</u> owner thereof and no person shall claim such conveyance <u>has</u>
claimed it, further the hearing shall be continued to a date certain, and the
taking of such the vehicle, air or water craft, or other conveyance and the date
of the adjourned hearing shall be advertised in some a newspaper, published in
the town or county where it was taken and or, if there be is no newspaper
published in such the town or county, then in a newspaper having circulation
in such the county, once a week for three successive weeks.
(2) The magistrate Commissioner of Finance and Management shall
provide the court conducting the hearing shall be allowed by the
Commissioner of Finance and Management with the cost of such the
advertising.
Sec. 92. 7 V.S.A. § 575 is redesignated and amended to read:
§ 575 574. REOPENING OF FORFEITURE PROCEEDING
(a) At any time within one year after such a vehicle, air or water craft, or

Page 123 of 174

1	other conveyance shall have has been adjudged forfeited, and upon notice to			
2	the state's attorney of the county, a claimant may provide notice to the State's			
3	Attorney of the county and, upon showing that he or she had no knowledge of			
4	the forfeiture hearing, may apply to the court or magistrate before whom			
5	former proceedings were had to that entered the judgment of forfeiture to have			
6	the case reopened, provided he or she shall. The court may require the			
7	claimant to give security by way of recognizance posting a bond to the state,			
8	with State in a sufficient sureties in such sum, as the court directs, conditioned			
9	that on the claimant will prosecute prosecuting his or her claim to effect and			
10	pay paying the costs awarded against him or her.			
11	(b) If upon rehearing such the claimant establishes his or her claim, the			
12	court or magistrate shall certify to the commissioner of finance and			
13	management Commissioner of Finance and Management the amount of such			
14	the claim, not exceeding which shall not exceed the net amount actually			
15	realized by the state State from the sale of such the vehicle, air or water craft,			
16	or other conveyance, and the commissioner of finance and management			
17	Commissioner of Finance and Management shall issue his or her warrant			
18	therefor to pay the sum.			
19	Sec. 93. 7 V.S.A. § 576 is redesignated and amended to read:			
20	§ 576 575. CLAIM BY OWNER, KEEPER, OR POSSESSOR FOR SEIZED			
21	GOODS OR APPARATUS; BOND			

2017 Page 124 of 174

1	(a)(1) When the owner, keeper, or possessor of mait, vinous, or spirituous			
2	liquor or alcoholic beverages, alcohol, or a still or other apparatus for the			
3	manufacture of alcohol seized under the provisions of this title, appears and			
4	makes a claim to the same seized alcoholic beverages, alcohol, or other			
5	property, he or she shall file a written claim with the magistrate court before			
6	whom which the proceedings are pending, setting.			
7	(2) The claim shall set forth his or her interest in the liquor seized			
8	alcoholic beverages, alcohol, or other property, and the reasons why it should			
9	not be adjudged forfeited.			
10	(b) He or she shall also The court may require the claimant to give security			
11	by way of recognizance posting a bond to the state State, with sufficient			
12	sureties, in such a sufficient sum as the court directs, conditioned that he or she			
13	will prosecute on the claimant prosecuting his or her claim to effect and pay			
14	paying the costs awarded against him or her.			
15	Sec. 94. 7 V.S.A. § 577 is redesignated and amended to read:			
16	§ 577 <u>576</u> . APPEAL; BOND			
17	An appeal shall not be allowed to the If a claimant elects to appeal from the			
18	judgment of the court until he or she gives security by way of recognizance			
19	under this chapter, the court may require that he or she give security by posting			
20	a bond to the state State, with sufficient sureties, in such a sufficient sum, as			
21	the court directs, conditioned that he or she will prosecute on the claimant's			

1	prosecuting his or her appeal to effect and pay paying the costs awarded			
2	against him or her.			
3	Sec. 95. 7 V.S.A. § 578 is redesignated and amended to read:			
4	§ 578 577. JUDGMENT AGAINST CLAIMANT; FORFEITURE; COSTS			
5	If the <u>court renders</u> judgment is against the claimant <u>pursuant to section 575</u>			
6	or 576 of this title, the liquor alcoholic beverages or alcohol and the casks or			
7	vessels containing the same alcoholic beverages or alcohol shall be adjudged			
8	forfeited and condemned, as provided in this title chapter, and the court shall			
9	also enter judgment shall be rendered against the claimant for all costs of			
10	prosecution incurred after the filing of his or her claim.			
11	Sec. 96. 7 V.S.A. § 579 is redesignated and amended to read:			
12	§ 579 578. DISPOSITION OF LIQUOR CONDEMNED ON APPEAL			
13	If the appellant fails to enter and prosecute his or her appeal <u>pursuant to</u>			
14	section 576 of this title, or if judgment is against him or her on appeal, the			
15	court in which such the appeal is finally decided shall order the liquor			
16	alcoholic beverages or alcohol to be disposed of as in the case of liquor			
17	alcoholic beverages or alcohol adjudged forfeited and condemned under an			
18	order of a district judge of the Criminal Division of the Superior Court			
19	pursuant to section 567 of this title.			
20	Sec. 97. 7 V.S.A. § 580 is redesignated and amended to read:			
21	§ 580 579. SEIZED PROPERTY TAKEN BY WRIT OF REPLEVIN			

1	If liquor alcoholic beverages, alcohol, or other property seized by an officer			
2	under the provisions of this title chapter is taken from his or her possession by			
3	<u>a</u> writ of replevin, it shall not be delivered to the claimant, but shall be held by			
4	the officer serving such the writ, until the final determination of the seizure			
5	action; whereupon the same. Upon the final determination of the action, the			
6	alcoholic beverages, alcohol, or other property held by the officer who served			
7	the writ shall be delivered to the party in whose favor judgment is rendered, or			
8	to such an officer as who has authority to hold or dispose of the same it under			
9	the original seizure proceedings.			
10	Sec. 98. 7 V.S.A. § 581 is redesignated and amended to read:			
11	§ 581 580. SEIZURE PROCEEDINGS WITHOUT DELAY BY REPLEVIN			
12	Proceedings on the seizure of malt, vinous or spirituous liquor or alcoholic			
13	beverages, alcohol, or a still or other apparatus for the manufacture of alcohol,			
14	except final execution, shall not be delayed by a replevin thereof of the seized			
15	alcoholic beverages, alcohol, or other property, but the cause shall proceed to			
16	final judgment as if the action for replevin had not been commenced.			
17	Sec. 99. 7 V.S.A. § 582 is redesignated and amended to read:			
18	§ 582 581. COSTS AGAINST OWNER OR KEEPER			
19	If proceedings for the condemnation of malt, vinous, spirituous liquor or			
20	alcoholic beverages, alcohol, or a still or other apparatus for the manufacture			
21	of alcohol result in the prosecution and conviction of the owner or keeper			

2017 Page 127 of 174

1	thereof of the alcoholic beverages, alcohol, or other property for an offense
2	hereunder under this title, the costs in such the proceedings shall be taxed
3	against such the owner or keeper.
4	Sec. 100. 7 V.S.A. § 584 is redesignated and amended to read:
5	§ 584 582. SALE OF LIQUOR TAKEN BY ATTACHMENTOR ON
6	EXECUTION
7	Malt, vinous, or spirits and fortified wines Alcoholic beverages lawfully
8	taken by attachment or on execution issued by a court of this State may be sold
9	by a duly authorized officer as other personal property taken on execution, but
10	only to the persons and institutions to which liquor alcoholic beverages may be
11	sold under the provisions of this title.
12	Sec. 101. 7 V.S.A. § 585 is redesignated and amended to read:
13	§ 585 583. ENFORCEMENT AS STATEEXPENSE
14	Fees payable and expenses incurred under the provisions of this title shall
15	be paid by the state State.
16	Sec. 102. 7 V.S.A. § 586 is amended to read:
17	§ 586. NOTICE TO FEDERAL GOVERNMENT
18	When a person is convicted of or pleads guilty to furnishing or selling
19	intoxicating liquor contrary to law, the court shall forthwith give notice thereof
20	to the United States district director of internal revenue for this district, if such
21	court has reason to believe that such person has not paid any special tax

2017 Page 128 of 174

1	imposed by the United States government upon dealers in intoxicating liquors.
2	[Repealed.]
3	Sec. 103. 7 V.S.A. § 588 is redesignated and amended to read:
4	§ 588 584. SUFFICIENCY OF SPECIFICATION
5	If a specification is required in prosecutions for offenses under this title, it
6	shall be sufficient to specify the offenses with such as much certainty as to the
7	time, place, and person as the prosecutor is able to provide, and the same the
8	specifications provided may be amended upon at trial. When the
9	specifications set forth the sale or furnishing of alcoholic beverages or alcohol
10	to any <u>unknown</u> person or persons unknown , the witnesses may be inquired of
11	as to such those transactions. If the name of the person is disclosed, it may be
12	added to the specifications, and upon such any terms as related to
13	postponement of the trial as the court deems reasonable.
14	Sec. 104. 7 V.S.A. § 589 is redesignated and amended to read:
15	§ 589 585. TAX RECEIPT ALCOHOL DEALER REGISTRATION AS
16	EVIDENCE
17	The receipt for or record of the payment of the United States special tax as
18	liquor seller A copy or record of a person's Alcohol Dealer Registration with
19	the U.S. Alcohol and Tobacco Tax and Trade Bureau shall be prima facie
20	evidence that the person named therein in the registration keeps for sale and
21	sells intoxicating liquors alcoholic beverages or alcohol.

Page 129 of 174

1	Sec. 105. 7 V.S.A. § 590 is redesignated and amended to read:				
2	§ 590 <u>587</u> . FINES AND COSTS				
3	Fines collected under this title shall be remitted to the general fund General				
4	<u>Fund</u> . Costs collected under this title shall be remitted to the liquor control				
5	fund Liquor Control Enterprise Fund.				
6	Sec. 106. 7 V.S.A. § 598 is amended to read:				
7	§ 598. FORM OF NOTICE TO FEDERAL GOVERNMENT				
8	The notice to the United States district director of internal revenue shall be				
9	in substance as follows:				
10	I hereby notify you that of in the				
11	county of and state of Vermont, has this day been convicted				
12	of or has pleaded guilty to the crime of furnishing or selling intoxicating				
13	liquor, contrary to law. I give you this information so that you may, if you				
14	desire, investigate as to whether or not said has paid the				
15	special internal revenue tax to the United States government. [Repealed.]				
16	Sec. 107. 7 V.S.A. § 600 is redesignated and amended to read:				
17	\S 600 588. FEES OF SHERIFF, CONSTABLE, OR POLICE OFFICER				
18	When a sheriff, constable, or police officer makes a search for intoxicating				
19	liquor by direction of a lawful under this title pursuant to a warrant, he or she				
20	shall receive as fees for such services \$2.00 a fee for the search, \$0.15 a mile				
21	for actual travel reimbursement for mileage at the rate set pursuant to 32				

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Page	120	of.	171
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1	V.S.A. § 1267, and such the sum as that he or she shall actually pay paid out
2	for necessary assistance, if: deemed reasonable by the commissioner of finance
3	and management,
4	(1) the Commissioner of Liquor Control deems the amount to be
5	reasonable; and if
6	(2) the officer makes declares under oath that the money was so
7	expended as claimed, stating and, if applicable, states the name of his or her
8	assistant and the amount paid for the assistance.
9	Sec. 108. 7 V.S.A. § 602 is redesignated as follows:
10	§ 602 589. EXHIBITION OF CARD
11	Sec. 109. 7 V.S.A. § 603 is redesignated and amended to read:
12	§ 603 590. LIQUOR CONTROL BOARD; RULES
13	The liquor control board Liquor Control Board shall make adopt rules and
14	regulations as necessary to effectuate the purposes of section 602 589 of this
15	title.
16	Sec. 110. 7 V.S.A. § 651 is amended to read:
17	§ 651. SOLICITING ORDERS
18	A person who, for himself or herself or as agent, takes or solicits orders for
19	the sale of malt or vinous beverages, except for licensees or from agencies of
20	the U.S. Army Armed Forces as specified in section 421 of this title, or of
21	spirits or fortified wines shall be imprisoned not more than six months nor less

Page	131	αf	1′	74
rage	151	OΙ	1.	/4

1	than three months or fined not more than \$500.00 nor less than \$100.00, or
2	both.
3	Sec. 111. 7 V.S.A. § 652 is amended to read:
4	§ 652. TRANSPORTATION
5	A person who, by himself or herself, or through a clerk or agent, brings into
6	the state State, or conveys or transports over or along a railroad or public
7	highway, or by land, air, or water, malt or vinous beverages or spirituous
8	liquor alcoholic beverages, or alcohol which the person knows or has reason to
9	believe is to be unlawfully kept, sold, or furnished, shall be imprisoned not
10	more than six months nor less than three months or fined not more than
11	\$500.00 nor less than \$100.00, or both.
12	Sec. 112. 7 V.S.A. § 654 is amended to read:
13	§ 654. TAMPERING WITH SAMPLES
14	A person who tampers with samples of alcohol, malt or vinous beverages or
15	spirituous liquor taken for analysis under this chapter shall be imprisoned not
16	more than 12 months nor less than six months or fined not more than \$500.00
17	nor less than \$100.00, or both. [Repealed.]
18	Sec. 113. 7 V.S.A. § 655 is amended to read:
19	§ 655. BARTER
20	(a) A licensee or permittee who shall be imprisoned not more than 12
21	months nor less than six months or fined not more than \$1,000.00 nor less than

Page	132	οf	174
rage	134	OΙ	1/4

1	\$300.00, or both, if the licensee or permittee:
2	(1) purchases or receives wearing apparel, tools, implements of trade or
3	husbandry, household goods, furniture, or provisions, directly or indirectly, by
4	way of sale or barter, the consideration of for which is, in whole or in part is,
5	malt or vinous beverages or spirituous liquor alcoholic beverages or alcohol or
6	the price thereof, of the alcoholic beverages or alcohol; or
7	(2) receives such article apparel, tools, implements of trade or
8	husbandry, household goods, furniture, or provisions in pawn for such
9	beverage or liquor alcoholic beverages or alcohol or the price thereof, shall be
10	imprisoned not more than twelve months nor less than six months or fined not
11	more than \$1,000.00 nor less than \$300.00, or both of the alcoholic beverages
12	or alcohol.
13	(b) On A person's license or permit issued under this title shall be revoked
14	following a conviction thereof, his or her license or permit shall be revoked
15	under subsection (a) of this section.
16	Sec. 114. 7 V.S.A. § 658 is amended to read:
17	§ 658. SALE OR FURNISHING TO MINORS; ENABLING
18	CONSUMPTION BY MINORS; MINORS CAUSING DEATH OR
19	SERIOUS BODILY INJURY
20	(a) No A person shall not:
21	(1) sell or furnish malt or vinous beverages, spirits, or fortified wines

1	alcoholic beverages to a person under the age of 21 years of age; or
2	(2) knowingly enable the consumption of malt or vinous beverages,
3	spirits, or fortified wines alcoholic beverages by a person under the age of 21
4	years of age.
5	(b) As used in this section, "enable the consumption of malt or vinous
6	beverages, spirits, or fortified wines alcoholic beverages" means creating a
7	direct and immediate opportunity for a person to consume malt or vinous
8	beverages, spirits, or fortified wines alcoholic beverages.
9	(c) A person who violates subsection (a) of this section shall be fined not
10	less than \$500.00 nor more than \$2,000.00 or imprisoned not more than two
11	years, or both. However, an employee of a licensee or an employee of a State-
12	contracted State liquor agency, who in the course of employment violates
13	subdivision (a)(1) of this section:
14	(1) during a compliance check conducted by a law enforcement officer
15	as defined in 20 V.S.A. § 2358:
16	(A) shall be assessed a civil penalty of not more than \$100.00 for the
17	first violation, and a civil penalty of not less than \$100.00 nor more than
18	\$500.00 for a second violation that occurs more than one year after the first
19	violation-; and
20	(B) shall be subject to the criminal penalties provided in this

subsection for a second violation within a year of the first violation, and for a

l	third or subsequent violation within three years of the first violation.
2	(2) may plead as an affirmative defense that:
3	(A) the purchaser exhibited and the employee carefully viewed
4	photographic identification that complied with section 602 589 of this title and
5	indicated the purchaser to be 21 years of age or older; and
6	(B) an ordinary prudent person would believe the purchaser to be of
7	legal age to make the purchase; and
8	(C) the sale was made in good faith, based upon the reasonable belief
9	that the purchaser was of legal age to purchase alcoholic beverages.
10	(d) A person who violates subsection (a) of this section, where the person
11	under the age of 21 years of age, while operating a motor vehicle on a public
12	highway causes death or serious bodily injury to himself or herself or to
13	another person as a result of the violation, shall be imprisoned not more than
14	five years or fined not more than \$10,000.00, or both.
15	Sec. 115. 7 V.S.A. § 659 is amended to read:
16	§ 659. REFUSAL OR NEGLECT OF OFFICERS TO PERFORM DUTIES
17	(a) The sheriffs of the several counties and their county sheriffs, sheriff's
18	deputies, constables, officers or members of the village or city police, state
19	police State Police, and inspectors investigators of the liquor control board are
20	hereby empowered, and it is hereby made their Liquor Control Board shall
21	have the authority and duty to see that the provisions of this title and the rules

1	and regulations made as authorized adopted by the liquor control board herein
2	provided for Liquor Control Board pursuant to this title are enforced within
3	their respective jurisdictions. Any such officer who wilfully willfully refuses
4	or neglects to perform the duties imposed upon him or her by this section shall
5	be fined not more than \$500.00 or imprisoned not more than 90 days, or both.
6	(b) A control commissioner, state's attorney State's Attorney, or town
7	grand juror who wilfully willfully refuses or neglects to investigate a
8	complaint for a violation of this chapter, when accompanied by evidence in
9	support thereof of the complaint, shall be fined \$300.00.
10	Sec. 116. 7 V.S.A. § 665 is amended to read:
11	§ 665. PRESCRIPTIONS FOR OTHER THAN MEDICAL USE
12	A physician who gives a prescription for spirituous liquor, when he knows
13	or has reason to believe it is not necessary for medicinal use, shall be fined not
14	more than \$200.00 for the first offense and \$500.00 for each subsequent
15	offense. [Repealed.]
16	Sec. 117. 7 V.S.A. § 666 is redesignated and amended to read:
17	§ 666 660. ADVERTISING
18	(a) No \underline{A} person shall \underline{not} display on outside billboards or signs erected on
19	the highway any advertisement of any kind of malt, vinous beverage or
20	spirituous liquor relating to alcoholic beverages, or indicate where the same

alcoholic beverages may be procured. However, the prohibition contained in

2017 Page 136 of 174

1	this section shall not apply to a motor vehicle lawfully transporting in transit
2	malt, vinous beverage or spirituous liquor from a place in another state to a
3	place in another state. A person who violates any provision of this section
4	shall be fined not more than \$100.00 nor less than \$10.00, for each offense,
5	and such a conviction for a violation shall be cause for revoking the person's
6	license after conviction issued under this title.
7	(b) Advertising Notwithstanding subsection (a), advertising of malt or
8	vinous beverages on vehicles a motor vehicle lawfully transporting alcoholic
9	beverages or on a vehicle drawn by horses shall be permitted.
10	(c)(1) The alcoholic alcohol content of any malt beverage shall not be set
11	forth or stated in any advertising or promotion thereof of the beverage in any
12	medium.
13	(2) No A person shall not advertise or promote the sale of any
14	fermented beverage made from malt by indicating in any way that the
15	beverage has a higher alcoholic content than other similar beverages.
16	(3) However Notwithstanding subdivisions (1) and (2) of this
17	subsection, the alcoholic content of a malt beverage may be set forth on its
18	label or packaging.
19	Sec. 118. 7 V.S.A. § 667 is redesignated and amended to read:
20	§ 667 661. VIOLATIONS OF TITLE
21	(a)(1) A person, partnership, association, or corporation who that furnishes

Page 137 of 174

sells, exposes, or keeps with intent to sell, or bottles or prepares for sale any
malt or vinous beverages, spirits, or fortified wines alcoholic beverages, except
as authorized by this title, or sells, barters, transports, imports, exports,
delivers, prescribes, furnishes, or possesses alcohol, except as authorized by
the Liquor Control Board, or who that unlawfully manufactures alcohol or
possesses a still or other apparatus for the manufacture of alcohol shall be
imprisoned not more than 12 months nor less than three months or fined not
more than \$1,000.00 nor less than \$100.00, or both.

- (2) For a subsequent conviction thereof under subdivision (1) of this subsection within one year, such a person, partnership, association, or eorporation shall be imprisoned not more than three years nor less than six months or fined not more than \$2,000.00 nor less than \$500.00, or both.
- (b) A person, partnership, association, or corporation, who that willfully violates a provision of this title for which no other penalty is prescribed or who that willfully violates a provision of the regulations rule of the Liquor Control Board shall be imprisoned not more than three months nor less than one month or fined not more than \$200.00 nor less than \$50.00, or both.
- (c) The provisions of subsection (b) of this section shall not apply to a violation of subsection 1005(a) of this title, relating to purchase of tobacco products by a person less than 18 years of age.
- Sec. 119. 7 V.S.A. § 668 is redesignated and amended to read:

Page	120	٥f	1′	7 /
Page	138	OΙ	1	/4

l	§ 668 662. LIMIT OF SENTENCE
2	A sentence of imprisonment under this title, either cumulative or on failure
3	to pay fine and costs, shall not exceed the a term of three years.
4	Sec. 120. 7 V.S.A. § 671 is redesignated and amended to read:
5	§ 671 65. PURCHASE OF KEGS OF MALT BEVERAGES
6	Any person individual who, within 60 days of purchase, fails to return a
7	keg, as defined in section 64 of this title, sold pursuant to section 64 of this
8	chapter to the second class second-class licensee from which the keg was
9	purchased shall be fined not more than \$200.00.
10	Sec. 121. 7 V.S.A. § 701 is amended to read:
11	§ 701. DEFINITIONS
12	As used in this chapter, and unless otherwise required by the context:
13	(1) "Certificate of approval" shall mean means an authorization by the
14	liquor control board Liquor Control Board pursuant to section 274 of this title
15	to a manufacturer or distributor of malt <u>beverages</u> or vinous beverages, or both
16	not licensed under the provisions of this title, to sell such those beverages
17	either to holders of bottlers a packager's or wholesale dealers licenses dealer's
18	license issued by the board Board under the provisions of pursuant to section
19	226 272 or 227 273 of this title.
20	(2) "Franchise" or "agreement" shall mean one or more of the
21	following:

(A) a commercial relationship between a wholesale dealer and a
certificate of approval holder or a manufacturer of a definite duration or
indefinite duration, which that is or is not in writing and which relationship has
been in existence for at least one year;
(B) a relationship whereby that has been in existence for at least one

- (B) a relationship whereby that has been in existence for at least one year in which the wholesale dealer is granted the right to offer and sell the brands of beer malt beverages or wine vinous beverages offered by the certificate of approval holder or manufacturer and which relationship has been in existence for at least one year;
- (C) a relationship whereby that has been in existence for at least one year in which the wholesale dealer, as an independent business, constitutes a component of a certificate of approval holder's or manufacturer's distribution system and which relationship has been in existence for at least one year;
- (D) a relationship whereby that has been in existence for at least one year in which the wholesale dealer's business is substantially associated with the certificate of approval holder's or manufacturer's brand, advertising, or other commercial symbol designating the manufacturer and which relationship has been in existence for at least one year;
- (E) a relationship whereby that has been in existence for at least one year in which the wholesale dealer's business is substantially reliant on the certificate of approval holder or manufacturer for the continued supply of beer

Page 140 of 174

malt beverages or wine and which rela	ationship has been in exi	stence for at
least one year vinous beverages; and		

- (F) a written or oral arrangement for a definite or indefinite period whereby that has been in existence for at least one year in which a certificate of approval holder or manufacturer grants to a wholesale dealer a license to use a trade name, trade mark, service mark, or related characteristic, and in which there is a community of interest in the marketing of goods or services at wholesale, retail, by lease, or otherwise and which arrangement has been in existence for at least one year.
- (3) "Franchisee" means any beer <u>malt beverages</u> or <u>wine vinous</u> beverages wholesale dealer to whom a franchise or agreement as defined herein in this section is granted or offered, or any beer <u>malt beverages</u> or <u>wine vinous beverages</u> certificate of approval holder or manufacturer who is a party to a franchise or agreement as defined herein in this section.
- (4) "Franchisor" means any beer <u>malt beverages</u> or <u>wine vinous</u>

 <u>beverages</u> certificate of approval holder or manufacturer who enters into any
 franchise or agreement with a <u>beer malt beverages</u> or <u>wine vinous beverages</u>

 wholesale dealer, or any <u>beer malt beverages</u> or <u>wine vinous beverages</u>

 certificate of approval holder or manufacturer who is a party to a franchise or agreement as defined <u>herein in this section</u>.
 - (5) "Territory" or "sales territory" shall mean means the area of sales

Page	1/11	αf^{1}	174
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1	responsibility designated by any agreement or franchise between any
2	franchisee or franchisor for the brand or brands of any franchisor or
3	manufacturer.
4	(6) As used herein, brand "Brand" and "brands" are synonymous with
5	label and labels.
6	Sec. 122. 7 V.S.A. § 702 is amended to read:
7	§ 702. PROHIBITED ACTS BY MANUFACTURER
8	No \underline{A} manufacturer shall \underline{not} :
9	(1) induce or coerce, or attempt to induce or coerce, any wholesale
10	dealer to accept delivery of any alcoholic beverage, any form of advertisement
11	or any other commodity, which shall not have been that was not ordered by the
12	wholesale dealer;
13	(2) induce or coerce, or attempt to induce or coerce, any wholesale
14	dealer to do any illegal act or thing by threatening to cancel or terminate his
15	beer the wholesale dealer's malt beverages or wine vinous beverages franchise
16	agreement; or
17	(3) fail or refuse to deliver promptly to a wholesale dealer after the
18	receipt of his its order any beer malt beverages or wine vinous beverages when
19	the product is publicly advertised for immediate sale.
20	Sec. 123. 7 V.S.A. § 703 is amended to read:
21	§ 703. CANCELLATION OF FRANCHISE

1	Notwithstanding the terms, provisions, or conditions of any agreement or
2	franchise, no certificate of approval holder or manufacturer shall cancel,
3	terminate, or refuse to continue a franchise, or cause a wholesale dealer to
4	relinquish a franchise, unless good cause is shown to exist.
5	Sec. 124. 7 V.S.A. § 704 is amended to read:
6	§ 704. 120 DAYS DAYS' NOTICE FOR CANCELLATION;
7	RECTIFICATION
8	(a)(1) Except as provided in subsection (c) of this section, a certificate of
9	approval holder or manufacturer shall provide a franchisee or agreement
10	holder at least 120 days days' written notice of any intent to terminate or
11	cancel any franchise or agreement.
12	(2) The notice shall state the causes and reasons for the intended
13	termination or cancellation. The franchisee shall have such 120 days in which
14	to rectify any claimed deficiency.
15	(b) The superior court Superior Court, upon petition and after due notice to
16	both parties and the opportunity to be heard, shall decide whether good cause
17	exists to allow termination or cancellation of the franchise or agreement.
18	(c) The notice provisions of subsection (a) of this section may be waived if
19	the reason for termination, cancellation, or nonrenewal is insolvency, the
20	occurrence of an assignment for the benefit of creditors, bankruptcy, or if the

certificate of approval holder or manufacturer is able to prove to the court that

1	such providing the required notice would do irreparable narm to the marketing
2	of his its product.
3	Sec. 125. 7 V.S.A. § 705 is amended to read:
4	§ 705. EXCLUSIVE TERRITORIES
5	No certificate of approval holder or manufacturer, who shall designate
6	designates a sales territory for which any a wholesale dealer shall be primarily
7	responsible or in which any a wholesale dealer is required to concentrate its
8	efforts, shall enter into any franchise or agreement with any other wholesale
9	dealer for the purpose of establishing an additional franchisee for its brand or
10	brands of beer malt beverages or wine vinous beverages in the territory being
11	primarily served or concentrated upon by a the first licensed wholesale dealer.
12	Sec. 126. 7 V.S.A. § 706 is amended to read:
13	§ 706. SALE TO RETAILERS BY FRANCHISEES
14	No franchisee who shall be that is granted a sales territory for which the
15	franchisee shall be primarily responsible or in which the franchisee is required
16	to concentrate its efforts shall make any sale or delivery of beer malt beverages
17	or wine vinous beverages to any retail licensee whose place of business is not
18	within the sales territory granted to the franchisee.
19	Sec. 127. 7 V.S.A. § 707 is amended to read:
20	§ 707. SALE OR TRANSFER; PURCHASE BY MANUFACTURER
21	(a) A wholesale dealer wishing to sell or otherwise transfer his its interests

2017 Page 144 of 174

n a franchise shall give at least 90 days' written notice to the certificate of	
approval holder or manufacturer, prior to such the sale or transfer. The notice	
of intended sale or transfer shall give the full name and address of the	
proposed transferee, along with full details outlining the qualifications of the	
proposed transferee which, in the opinion of the wholesale dealer, make the	
proposed transferee competent to operate the franchise.	

- (b) In the event the certificate of approval holder or manufacturer wishes to resist the proposed sale or transfer to the proposed transferee, he the certificate of approval holder or manufacturer shall petition the superior court Superior Court for a hearing no later than 60 days prior to the date of the proposed sale or transfer, clearly stating his. The petition shall clearly state the certificate of approval holder's or manufacturer's reasons for resisting the proposed sale or transfer.
- (c) Upon receipt of a petition brought resisting a sale or transfer, the superior court Superior Court shall hold a hearing on the proposed transfer or sale. The court shall make a full inquiry into the qualifications of the proposed transferee, and shall determine whether or not such the proposed transferee is in a position to substantially continue the operations of the franchise, to assume the obligations of the franchise holder, and to conduct the business in a manner which that will serve to protect the legitimate interests of the certificate of approval holder or manufacturer.

2017 Page 145 of 174

1	(d) In the event If the superior court Superior Court finds the proposed
2	transferee to be qualified to operate the franchise, it shall approve the transfer
3	of the franchise to the proposed transferee shall be approved.
4	Sec. 128. 7 V.S.A. § 709 is redesignated as follows:
5	§ 709 <u>708</u> . MERGER OF FRANCHISOR
6	Sec. 129. 7 V.S.A. § 710 is redesignated as follows:
7	§ 710 709. HEIRS, SUCCESSORS, AND ASSIGNS
8	Sec. 130. REPEAL
9	7 V.S.A. chapter 25 (rathskellars) is repealed.
10	Sec. 131. 7 V.S.A. § 1002 is amended to read:
11	§ 1002. LICENSE REQUIRED; APPLICATION; FEE; ISSUANCE
12	(a)(1) No person shall engage in the retail sale of tobacco products, tobacco
13	substitutes, or tobacco paraphernalia, or provide a vending machine for their
14	sale in his or her place of business without a tobacco license obtained from the
15	Department of Liquor Control; provided, however, that no.
16	(2) No person shall engage in the retail sale of tobacco substitutes
17	without also obtaining a tobacco substitute endorsement from the Department
18	of Liquor Control.
19	(3) Tobacco licenses and tobacco substitute endorsements shall expire at
20	midnight, April 30, of each year.
21	(b)(1) The Board shall prepare and issue tobacco license and tobacco

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substitute endorsement forms and applications. These shall be incorporated
into the liquor license forms and applications prepared and issued under this
title.
(2) The licenses issued under this section shall be entitled "LIQUOR
LICENSE," "LIQUOR-TOBACCO LICENSE," or "TOBACCO LICENSE,"
as applicable. The endorsements issued under this section shall be entitled
"TOBACCO SUBSTITUTE ENDORSEMENT."
(3) The Board shall also provide simple instructions for licensees
designed to assist them in complying with the provisions of this chapter.
(c) Each tobacco license and tobacco substitute endorsement shall be
prominently displayed on the premises identified in the license.
(d)(1) For a license or endorsement required under this section, a person
shall apply to the legislative body of the municipality and shall pay the
following fees:
(A) to the Department of Liquor Control, the applicable liquor
license fee, as set forth in chapter 9 provided in section 204 of this title, for a
liquor license and a tobacco license;
(B) to the legislative body of the municipality, a fee of \$110.00 for a
tobacco license or renewal; and
(C) to the legislative body of the municipality, a fee of \$50.00 for a
tobacco substitute endorsement as provided in subsection (a) subdivision (a)(2)

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- (2) The municipal clerk shall forward the application to the Department, and the Department shall issue the tobacco license and the tobacco substitute endorsement, as applicable, and shall forward all fees to the Commissioner for deposit in the Liquor Control Enterprise Fund.
- 6 ***
- 7 Sec. 132. 7 V.S.A. § 1002a is amended to read:
- 8 § 1002a. LICENSEE EDUCATION
 - (a) An applicant for a tobacco license that does not hold a liquor license issued under this title shall be granted a tobacco license pursuant to section 1002 of this title only after the applicant has attended a Department of Liquor Control in-person seminar or completed the appropriate Department of Liquor Control online training program for the purpose of being informed about the Vermont tobacco laws pertaining to the purchase, storage, and sale of tobacco products. A corporation, partnership, or association shall designate a director, partner, or manager to comply with the requirements of this subsection.
 - (b) The holder of a tobacco license that does not also hold a liquor license issued pursuant to this title for the same premises shall:
 - (1) Complete the Department's in-person or online enforcement seminar at least once every two years. A corporation, partnership, or association shall designate a director, partner, or manager to comply with this subdivision.

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1	(2) Ensure that every employee involved in the sale of tobacco products
2	completes a Department of Liquor Control in-person or online training
3	program or other training programs approved by the Department before the
4	employee begins selling or providing tobacco products, and at least once every
5	24 months thereafter. A licensee may comply with this subdivision by
6	conducting its own training program on its premises using information and
7	materials furnished by the Department of Liquor Control. A licensee who that
8	fails to comply with the requirements of this subsection shall be subject to
9	suspension of the its tobacco license for no less than one day.
10	(3) Fees for Department of Liquor Control in-person and online
11	seminars for tobacco only will shall be \$10.00 per person.
12	Sec. 133. 7 V.S.A. § 1003 is amended to read:
13	§ 1003. SALE OF TOBACCO PRODUCTS; TOBACCO SUBSTITUTES;
14	TOBACCO PARAPHERNALIA; REQUIREMENTS;
15	PROHIBITIONS
16	(a) A person shall not sell or provide tobacco products, tobacco substitutes
17	or tobacco paraphernalia to any person younger than under 18 years of age.
18	(b) Beginning August 28, 1997, vending machines selling tobacco
19	products, tobacco substitutes, or tobacco paraphernalia are prohibited. This

subsection shall not apply to a vending machine that is located in a commercial

establishment in which by law no person younger than 18 years of age is

2017 Page 149 of 174

1	permitted to enter at any time. A single vending machine may not be used to
2	sell other commodities in combination with tobacco products, tobacco
3	substitutes, or tobacco paraphernalia. A violation of this subsection shall
4	result in the seizure of the vending machine.
5	(c) Beginning January 1, 2001, and subject to receiving any necessary
6	exemption from preemption from the U.S. Food and Drug Administration, all
7	All vending machines selling tobacco products are prohibited.
8	(d)(c)(1) Persons holding a tobacco license may only display or store
9	tobacco products or tobacco substitutes:
10	(A) behind a sales counter or in any other area of the establishment
11	that is inaccessible to the public; or
12	(B) in a locked container.
13	(2) This subsection shall not apply to the following:
14	(A) a display of tobacco products that is located in a commercial
15	establishment in which by law no person younger than under 18 years of age is
16	permitted to enter at any time;
17	(B) cigarettes in unopened cartons and smokeless tobacco in
18	unopened multipack containers of 10 or more packages, any of which shall be
19	displayed in plain view and under the control of a responsible employee so that
20	removal of the cartons or multipacks from the display can be readily observed
21	by that employee; or

1	(C) cigars and pipe tobacco stored in a humidor on the sales counter
2	in plain view and under the control of a responsible employee so that the
3	removal of these products from the humidor can be readily observed by that
4	employee.
5	(e)(d) The sale and the purchase of bidis is prohibited. A person who holds
6	a tobacco license who sells bidis as prohibited by this subsection shall be fined
7	not more than \$500.00. A person who purchases bidis from any source shall
8	be fined not more than \$250.00.
9	(f)(e) No person holding a tobacco license shall sell cigarettes or little
10	cigars individually or in packs that contain fewer than 20 cigarettes or little
11	cigars.
12	(g)(f) As used in this section, "little cigars" means any rolls of tobacco
13	wrapped in leaf tobacco or any substance containing tobacco, other than any
14	roll of tobacco which is a cigarette within the meaning of 32 V.S.A. § 7702(1),
15	and as to which 1,000 units weigh not more than three pounds.
16	Sec. 134. 7 V.S.A. 1004 is amended to read:
17	§ 1004. PROOF OF AGE FOR THE SALE OF TOBACCO PRODUCTS;
18	TOBACCO SUBSTITUTES; TOBACCO PARAPHERNALIA
19	(a) A person shall exhibit proper proof of his or her age upon demand of a
20	person licensed under this chapter, an employee of a licensee, or a law

enforcement officer. If the person fails to provide such proper proof of age,

1	the licensee shall be entitled to refuse to sell tobacco products, tobacco
2	substitutes, or tobacco paraphernalia to the person. The sale or furnishing of
3	tobacco products, tobacco substitutes, or tobacco paraphernalia to a person
4	exhibiting proper proof of age shall be prima facie evidence of a licensee's
5	compliance with section 1007 of this title.
6	(b) As used in this section, "proper proof of age" means a photographic
7	motor vehicle operator's license, a valid passport, a U.S. Military
8	identification card, or a photographic nondriver motor vehicle identification
9	card obtained from the Department of Motor Vehicles a valid authorized form
10	of identification as defined in section 589 of this title.
11	Sec. 135. 7 V.S.A. § 1005 is amended to read:
12	§ 1005. PERSONS UNDER 18 YEARS OF AGE; POSSESSION OF
13	TOBACCO PRODUCTS; MISREPRESENTING AGE OR
14	PURCHASING TOBACCO PRODUCTS; PENALTY
15	(a)(1) A person under 18 years of age shall not possess, purchase, or
16	attempt to purchase tobacco products, tobacco substitutes, or tobacco
17	paraphernalia unless the person is an employee of a holder of a tobacco license
18	and is in possession of tobacco products, tobacco substitutes, or tobacco
19	paraphernalia to effect a sale in the course of employment.
20	(2) A person under 18 years of age shall not misrepresent his or her age
21	to purchase or attempt to purchase tobacco products, tobacco substitutes, or

1	tobacco	paraphernal	ia.

(b) A person who possesses tobacco products, tobacco substitutes, or
tobacco paraphernalia in violation of this subsection (a) of this section shall be
subject to having the tobacco products, tobacco substitutes, or tobacco
paraphernalia immediately confiscated and shall be further subject to a civil
penalty of \$25.00. An action under this subsection shall be brought in the
same manner as a traffic violation pursuant to 23 V.S.A. chapter 24.
(b)(c) A person under 18 years of age who misrepresents his or her age by
presenting false identification to purchase tobacco products, tobacco
substitutes, or tobacco paraphernalia shall be fined not more than \$50.00 or
provide up to 10 hours of community service, or both.

- 12 Sec. 136. 7 V.S.A. 1006 is amended to read:
- § 1006. POSTING OF SIGNS
 - (a) A person licensed under this chapter shall post in a conspicuous place on the premises identified in the tobacco license a warning sign stating that the sale of tobacco products, tobacco substitutes, and tobacco paraphernalia to minors persons under 18 years of age is prohibited. The Board shall prepare the sign and make it available with the license forms issued under this chapter. The sign may include information about the health effects of tobacco and tobacco cessation services. The Board, in consultation with a representative of the licensees when appropriate, is authorized to change the design of the sign

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- 2 (b) A person violating this section shall be guilty of a misdemeanor and fined not more than \$100.00.
- 4 Sec. 137. 7 V.S.A. § 1007 is amended to read:
- 5 § 1007. FURNISHING TOBACCO TO PERSONS UNDER 18 YEARS OF
- 6 AGE; REPORT
 - (a) An individual who A person that sells or furnishes tobacco products, tobacco substitutes, or tobacco paraphernalia to a person under 18 years of age shall be subject to a civil penalty of not more than \$100.00 for the first offense and not more than \$500.00 for any subsequent offense. An action under this section shall be brought in the same manner as for a traffic violation pursuant to 23 V.S.A. chapter 24 and shall be brought within 24 hours of the occurrence of the alleged violation.
 - (b)(1) The Department of Liquor Control shall conduct or contract for compliance tests of tobacco licensees as frequently and as comprehensively as necessary to ensure consistent statewide compliance with the prohibition on sales to minors persons under 18 years of age of at least 90 percent for buyers 17 years of age. An individual under 18 years of age participating in a compliance test shall not be in violation of 7 V.S.A. § section 1005 of this title.
 - (2) Any violation by a tobacco licensee of subsection 1003(a) of this title and this section after a first sale violation or during a compliance test

2017 Page 154 of 174

1	conducted within six months of a previous violation shall be considered a
2	multiple violation and shall result in the minimum license suspension in
3	addition to any other penalties available under this title. Minimum license
4	suspensions for multiple violations shall be assessed as follows:
5	(A) Two violations one weekday;
6	(B) Three violations two weekdays;
7	(C) Four violations three weekdays;
8	(D) Five violations three weekend days, Friday through Sunday.
9	(3) The Department shall report to the House Committee on General,
10	Housing and Military Affairs, the Senate Committee on Economic
11	Development, Housing and General Affairs, and the Tobacco Evaluation and
12	Review Board annually, on or before January 15, the methodology and results
13	of compliance tests conducted during the previous year. The provisions of
14	2 V.S.A. § 20(d) (expiration of required reports) shall not apply to the required
15	report to be made under this subsection.
16	Sec. 138. 7 V.S.A. § 1008 is amended to read:
17	§ 1008. RULEMAKING
18	The board Liquor Control Board shall adopt rules for the administration and
19	enforcement of this chapter.
20	Sec. 139. 7 V.S.A. § 1009 is amended to read:
21	§ 1009. CONTRABAND AND SEIZURE

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1	Any cigarettes or other tobacco products that have been sold, offered for
2	sale, or possessed for sale in violation of section 1003 of this title, 20 V.S.A.
3	§ 2757, 32 V.S.A. § 7786, or 33 V.S.A. § 1919, and any commercial cigarette
4	rolling machines possessed or utilized in violation of section 1011 of this title,
5	shall be deemed contraband, and shall be subject to seizure by the
6	Commissioner, the Commissioner's agents or employees, the Commissioner of
7	Taxes, or any agent or employee thereof of the Commissioner of Taxes, or by
8	any peace law enforcement officer of this State when directed to do so by the
9	Commissioner. All cigarettes or other tobacco products seized shall be
10	destroyed.
11	Sec. 140. 7 V.S.A. § 1010 is amended to read:
12	§ 1010. INTERNET SALES
13	(a) As used in this section:
14	(1) "Cigarette" has the same definition as that found at meaning as in
15	32 V.S.A. § 7702(1).
16	(2) [Repealed.]
17	(3) "Licensed wholesale dealer" has the same definition as that found at
18	meaning as in 32 V.S.A § 7702(5).
19	(4) "Little cigars" has the same definition as that found at meaning as in
20	32 V.S.A. § 7702(6).
21	(5) "Retail dealer" has the same definition as that found at meaning as

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- 2 (6) "Roll-your-own tobacco" has the same definition as that found at
 3 meaning as in 32 V.S.A § 7702(11).
- 4 (7) "Snuff" has the same definition as that found at meaning as in 32 V.S.A. § 7702(13).
 - (b) No person shall cause cigarettes, roll-your-own tobacco, little cigars, or snuff, ordered or purchased by mail or through a computer network, telephonic network, or other electronic network, to be shipped to anyone other than a licensed wholesale dealer or retail dealer in this State.
 - (c) No person shall, with knowledge or reason to know of the violation, provide substantial assistance to a person in violation of this section.
 - (d) A violation of this section is punishable as follows:
 - (1) A knowing or intentional violation of this section shall be punishable by imprisonment for not more than five years or a fine of not more than \$5,000.00, or both.
 - (2) In addition to or in lieu of any other civil or criminal remedy provided by law, upon a determination that a person has violated this section, the Attorney General may impose a civil penalty in an amount not to exceed \$5,000.00 for each violation. For purposes of this subsection, each shipment or transport of cigarettes, roll-your-own tobacco, little cigars, or snuff shall constitute a separate violation.

1	(3) The Attorney General may seek an injunction to restrain a
2	threatened or actual violation of this section.
3	(4) In any action brought pursuant to this section, the State shall be
4	entitled to recover the costs of investigation, of expert witness fees, of the
5	action, and reasonable attorney's fees.
6	(5) A person who violates this section engages in an unfair and
7	deceptive trade practice in violation of the State's Consumer Protection Act,
8	9 V.S.A. §§ 2451 et seq.
9	(6) If a court determines that a person has violated the provisions of this
10	section, the court shall order any profits, gain, gross receipts, or other benefit
11	from the violation to be disgorged and paid to the State Treasurer for deposit
12	in the General Fund.
13	(7) Unless otherwise expressly provided, the penalties or remedies, or
14	both, under this section are in addition to any other penalties and remedies
15	available under any other law of this State.
16	Sec. 141. 7 V.S.A. § 1011 is amended to read:
17	§ 1011. COMMERCIAL CIGARETTE ROLLING MACHINES
18	(a) A person shall not possess or use a cigarette rolling machine for
19	commercial purposes.
20	(b) A person who knowingly violates subsection (a) of this section shall be
21	subject to the following civil penalties:

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1	(1) The revocation or termination of any license, permit, appointment,
2	or commission under this chapter.
3	(2) A civil penalty of up to \$50,000.00 in any action brought by the
4	Department of Taxes, the Department of Liquor Control, or the Attorney
5	General.
6	(c) Penalties assessed under subsection (b) of this section shall be paid into
7	the General Fund.
8	(d) A person who violates subsection (a) of this section shall be imprisoned
9	for not more than three years or fined not more than \$100,000.00, or both.
10	(e) This section shall not apply to the possession of a cigarette rolling
11	machine intended solely for personal use by individuals who do not intend to
12	offer the resulting product for resale.
13	(f) A cigarette rolling machine capable of rolling 200 cigarettes in fewer
14	than 15 minutes is shall be presumed to be for commercial purposes.
15	Sec. 142. 7 V.S.A. § 1012 is amended to read:
16	§ 1012. LIQUID NICOTINE; PACKAGING
17	(a) Unless specifically preempted by federal law, no person shall
18	manufacture, regardless of location, for sale in; offer for sale in; sell in or into
19	the stream of commerce in; or otherwise introduce into the stream of
20	commerce in Vermont:
21	(1) any liquid or gel substance containing nicotine unless that product is

2017 Page 159 of 174

1	contained in child-resistant packaging; or
2	(2) any nicotine liquid container unless that container constitutes child-
3	resistant packaging.
4	(b) As used in this section:
5	(1) "Child-resistant packaging" means packaging that is designed or
6	constructed to be significantly difficult for children under five years of age to
7	open or obtain a toxic or harmful amount of the substance contained therein in
8	the container within a reasonable time and not difficult for normal adults to use
9	properly, but does not mean packaging which all such children under five
10	years of age cannot open or obtain a toxic or harmful amount of the substance
11	in the container within a reasonable time.
12	(2) "Nicotine liquid container" means a bottle or other container of a
13	nicotine liquid or other substance containing nicotine which that is sold,
14	marketed, or intended for use in a tobacco substitute. The term does not
15	include a container containing nicotine in a cartridge that is sold, marketed, or
16	intended for use in a tobacco substitute if the cartridge is prefilled and sealed
17	by the manufacturer and not intended to be opened by the consumer.
18	Sec. 143. 10 V.S.A. § 1522 is amended to read:
19	§ 1522. BEVERAGE CONTAINERS; DEPOSIT
20	(a) Except with respect to beverage containers which contain liquor, a
21	deposit of not less than five cents shall be paid by the consumer on each

authorization if the Secretary finds:

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return of the empty beverage container. With respect to beverage containers of
volume greater than 50 ml. which contain liquor, a deposit of 15 cents shall be
paid by the consumer on each beverage container sold at the retail level and
refunded to the consumer upon return of the empty beverage container. The
difference between liquor bottle deposits collected and refunds made is hereby
retained by the liquor control fund Liquor Control Enterprise Fund for
administration of this subsection.
* * *
Sec. 144. 10 V.S.A. § 6605f is amended to read:
§ 6605f. WASTE MANAGEMENT PERSONNEL BACKGROUND
REVIEW
(a) Disqualifying criteria. Any nongovernmental entity or person applying
for a certification under section 6605, 6605a, or 6606 of this title, for interim
certification under section 6605b of this title, or for a waste transportation
permit under section 6607a of this title, shall be denied certification or other

beverage container sold at the retail level and refunded to the consumer upon

(1) that the applicant or any person required to be listed on the disclosure statement pursuant to subdivision (b)(1) of this section has been convicted of any of the following disqualifying offenses in this or any other jurisdiction within the 10 years preceding the date of the application:

1	* * *
2	(L) trafficking in alcoholic beverages as defined in unlawfully
3	selling, bartering, possessing, furnishing, or transporting alcohol pursuant to
4	7 V.S.A. § 561;
5	* * *
6	Sec. 145. 12 V.S.A. § 7156 is amended to read:
7	§ 7156. EFFECT OF EMANCIPATION
8	* * *
9	(b) The order of emancipation shall not affect the status of the minor in the
10	applicability of any provision of law which requires specific age requirements
11	under the state State or federal constitution or any state State or federal law
12	including laws that prohibit the sale, purchase, or consumption of intoxicating
13	liquor alcoholic beverages to or by a person under 21 years of age.
14	Sec. 146. 13 V.S.A. § 6505 is amended to read:
15	§ 6505. PAYMENT
16	The commissioner of finance and management Commissioner of Finance
17	and Management shall allow counsel so employed a reasonable compensation
18	for his or her services and expenses and shall issue his or her warrant for the
19	amount allowed. Compensation shall not be allowed where it appears to the
20	commissioner Commissioner that the prosecution was superfluous and
21	instituted to enhance costs, nor in the trial of a person upon a complaint for

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1	intoxication or for any other offense against the chapter title relating to
2	intoxicating liquors alcoholic beverages, except where the respondent pleads
3	not guilty.
4	Sec. 147. 18 V.S.A. § 4249 is amended to read:
5	§ 4249. TRANSPORTATIONOF ALCOHOL, TOBACCO, OR
6	REGULATED DRUGS INTO PLACES OF DETENTION
7	(a) No person shall knowingly carry or introduce or cause to be carried or
8	introduced into a lockup, jail, prison, or correctional facility:
9	(1) alcohol, malt or vinous beverages, or spirituous liquor or alcoholic
10	beverages;
11	* * *
12	Sec. 148. 18 V.S.A. § 4254 is amended to read:
13	§ 4254. IMMUNITY FROM LIABILITY
14	* * *
15	(b) A person who, in good faith and in a timely manner, seeks medical
16	assistance for someone who is experiencing a drug overdose shall not be cited,
17	arrested, or prosecuted for a violation of this chapter or cited, arrested, or
18	prosecuted for procuring, possessing, or consuming alcohol by someone under
19	age 21 years of age pursuant to 7 V.S.A §§ § 656 and 657 or for providing to
20	or enabling consumption of alcohol by someone under age 21 years of age
21	pursuant to 7 V.S.A. § 658(a)-(c).

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(c) A person who is experiencing a drug overdose and, in good faith, seeks
medical assistance for himself or herself or is the subject of a good faith
request for medical assistance shall not be cited, arrested, or prosecuted for a
violation of this chapter or cited, arrested, or prosecuted for procuring,
possessing, or consuming alcohol by someone under age 21 years of age
pursuant to 7 V.S.A. §§ § 656 and 657 or for providing to or enabling
consumption of alcohol by someone under age 21 years of age pursuant to
7 V.S.A. § 658(a)–(c).
(d) A person who seeks medical assistance for a drug overdose or is the
subject of a good faith request for medical assistance pursuant to subsection
(b) or (c) of this section shall not be subject to any of the penalties for
violation of 13 V.S.A. § 1030 (violation of a protection order), for a violation

(e) A person who seeks medical assistance for a drug overdose or is the subject of a good faith request for medical assistance pursuant to subsection (b) or (c) of this section shall not be subject to any sanction for a violation of a condition of pretrial release, probation, furlough, or parole for a violation of this chapter or 7 V.S.A §§ § 656 and 657 for being at the scene of the drug

overdose or for being within close proximity to any person at the scene of the

of this chapter or 7 V.S.A §§ 656 and 657, for being at the scene of the drug

overdose, or for being within close proximity to any person at the scene of the

2017 Page 164 of 174

1	drug overdose.
2	* * *
3	Sec. 149. 20 V.S.A. § 1817 is amended to read:
4	§ 1817. REPORTS OF LAW ENFORCEMENT OFFICER; ACCIDENTS
5	INVOLVING LIQUOR <u>ALCOHOL</u>
6	Any law enforcement officer who, upon investigation of a motor vehicle
7	accident or other incident involving the use of intoxicating liquor alcohol, shall
8	inquire whether the person involved in the accident or incident was served or
9	furnished intoxicating liquor alcoholic beverages at a licensed establishment
10	and, if the officer determines that a person was served or furnished
11	intoxicating liquor alcoholic beverages at a licensed establishment, the officer
12	shall so inform in writing the appropriate licensee or licensees in writing. A
13	law enforcement officer shall not be subject to civil liability for an omission or
14	failure to comply with a provision of this section.
15	Sec. 150. 20 V.S.A. § 2358 is amended to read:
16	§ 2358. MINIMUM TRAINING STANDARDS; DEFINITIONS
17	* * *
18	(b) The Council shall offer or approve basic training and annual in-service
19	training for each of the following three levels of law enforcement officer
20	certification in accordance with the scope of practice for each level, and shall
21	determine by rule the scope of practice for each level in accordance with the

1	provisions of this section:
2	* * *
3	(2) Level II certification.
4	(A) An applicant for certification as a Level II law enforcement
5	officer shall first complete Level II basic training and may then become
6	certified in a specialized practice area as set forth in subdivision (B)(ii) of this
7	subdivision (2). Level II basic training shall include training to respond to
8	calls regarding alleged crimes in progress and to react to the circumstances
9	described in subdivision (B)(iii) of this subdivision (2).
10	(B)(i) Except as provided in subdivisions (ii) and (iii) of this
11	subdivision (B), the scope of practice of a Level II law enforcement officer
12	shall be limited to investigating the following matters:
13	(I) 7-V.S.A. § 657 (person under 21 years of age
14	misrepresenting age procuring, possessing, or consuming alcoholic beverages;
15	third or subsequent offense); [Repealed.]
16	(II) 7 V.S.A. § 658 (sale or furnishing to minors; enabling
17	consumption by minors);
18	* * *
19	Sec. 151. 23 V.S.A. § 1134 is amended to read:
20	§ 1134. MOTOR VEHICLE OPERATOR; CONSUMPTION OR
21	POSSESSION OF ALCOHOL

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1	(a) A person shall not consume alcoholic beverages while operating a
2	motor vehicle on a public highway. As used in this section, "alcoholic
3	beverages" shall have the same meaning as "intoxicating liquor" "alcohol" as
4	defined in section 1200 of this title.
5	* * *
6	Sec. 152. 23 V.S.A. § 1134a is amended to read:
7	§ 1134a. MOTOR VEHICLE PASSENGER; CONSUMPTION OR
8	POSSESSION OF ALCOHOL
9	(a) Except as provided in subsection (c) of this section, a passenger in a
10	motor vehicle shall not consume alcoholic beverages or possess any open
11	container which contains alcoholic beverages in the passenger area of any
12	motor vehicle on a public highway. As used in this section, "alcoholic
13	beverages" shall have the same meaning as "intoxicating liquor" "alcohol" as
14	defined in section 1200 of this title.
15	* * *
16	Sec. 153. 23 V.S.A. § 1200 is amended to read:
17	§ 1200. DEFINITIONS
18	As used in this subchapter:
19	* * *
20	(4) "Intoxicating liquor" "Alcohol" includes alcohol, malt beverages,
21	spirituous liquors spirits, fortified wines, and vinous beverages, as defined in 7

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l	V.S.A. § 2.	, and any	beverage	or liqui	d containing	any of them

2 ***

(7) "Highway" shall be defined has the same meaning as in subdivision 4(13) of this title, except that for purposes of this subchapter, "highway" does not include the driveway which serves only a single-family or two-family residence of the operator. This exception shall not apply if a person causes the death of a person, causes bodily injury to a person, or causes damage to the personal property of another person, while operating a motor vehicle on a driveway in violation of section 1201 of this subchapter.

10 ***

(9)(A) "Ignition interlock restricted driver's license" or "ignition interlock RDL" or "RDL" means a restricted license or privilege to operate a motor vehicle issued by the Commissioner allowing a resident whose license or privilege to operate has been suspended or revoked for operating under the influence of intoxicating liquor alcohol or in excess of legal limits of alcohol concentration, or for refusing an enforcement officer's reasonable request for an evidentiary test, to operate a motor vehicle, other than a commercial motor vehicle as defined in section 4103 of this title, installed with an approved ignition interlock device.

(B) "Ignition interlock certificate" means a restricted privilege to operate a motor vehicle issued by the Commissioner allowing a nonresident

1	whose privilege to operate a motor vehicle in Vermont has been suspended or
2	revoked for operating under the influence of intoxicating liquor alcohol or in
3	excess of legal limits of alcohol concentration, or for refusing an enforcement
4	officer's reasonable request for an evidentiary test, to operate a motor vehicle,
5	other than a commercial motor vehicle as defined in section 4103 of this title,
6	installed with an approved ignition interlock device.
7	* * *
8	Sec. 154. 23 V.S.A. § 3207a is amended to read:
9	§ 3207a. OPERATING UNDER THE INFLUENCE OF INTOXICATING
10	LIQUOR ALCOHOL OR DRUGS; SWI
11	(a) A person shall not operate, attempt to operate, or be in actual physical
12	control of a snowmobile on any lands, waters, or public highways of this State:
13	(1) when the person's alcohol concentration is 0.08 or more; or
14	(2) when the person is under the influence of intoxicating liquor
15	alcohol; or
16	(3) when the person is under the influence of any other drug or under
17	the combined influence of alcohol and any other drug to a degree which
18	renders the person incapable of safely operating a snowmobile.
19	(b) A person who is a habitual user of or under the influence of any
20	narcotic drug or who is under the influence of any other drug, substance, or

inhalant other than intoxicating liquor alcohol to a degree which renders the

Page	160	αf	1′	7./
Page	109	OΙ	1.	/4

1	person incapable of safely operating a snowmobile may not operate, attempt to
2	operate, or be in actual physical control of a snowmobile.
3	* * *
4	(e) As used in this section, "intoxicating liquor" includes "alcohol;"
5	includes "alcohol," "malt beverages," "spirituous liquors spirits," "fortified
6	wines," and "vinous beverages" as defined in 7 V.S.A. § 2, and any beverage
7	or liquid containing any of them.
8	* * *
9	Sec. 155. 23 V.S.A. § 3323 is amended to read:
10	§ 3323. OPERATING UNDER THE INFLUENCE OF INTOXICATING
11	LIQUOR ALCOHOL OR DRUGS; B.W.I.
12	(a) A person shall not operate, attempt to operate, or be in actual physical
13	control of a vessel on the waters of this State while:
14	(1) there is 0.08 percent or more by weight of alcohol in his or her
15	blood, as shown by analysis of his or her breath or blood; or
16	(2) under the influence of intoxicating liquor alcohol; or
17	(3) under the influence of any other drug or under the combined
18	influence of alcohol and any other drug to a degree which renders the person
19	incapable of operating safely.
20	(b) For purposes of As used in this section, "intoxicating liquor" includes
21	"alcohol," includes "alcohol," "malt beverages," "spirituous liquors spirits,"

Page	170	αf	174
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1	"fortified wines," and "vinous beverages" as defined in 7 V.S.A. § 2, and any
2	beverage or liquid containing any of the foregoing them.
3	(c) A person who is a habitual user of or under the influence of any
4	narcotic drug or who is under the influence of any other drug, substance, or
5	inhalant other than intoxicating liquor alcohol to a degree which renders the
6	person incapable of safely operating a vessel may not operate, attempt to
7	operate, or be in actual physical control of a vessel. The fact that a person
8	charged with a violation of this section is or has been entitled to use such drug
9	under the laws of this State shall not constitute a defense against any charge of
10	violating this section.
11	* * *
12	Sec. 156. 23 V.S.A. § 3506 is amended to read:
13	§ 3506. OPERATION
14	* * *
15	(b) An all-terrain vehicle may not be operated:
16	* * *
17	(8) While the operator is under the influence of drugs or intoxicating
18	beverages alcohol as defined by this title.
19	* * *
20	Sec. 157. 24 V.S.A. § 301 is amended to read:
21	§ 301. PENALTY FOR REFUSAL TO ASSIST

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A person being required in the name of the State by a sheriff, deputy
sheriff, high bailiff, deputy bailiff, or constable, who neglects or refuses to
assist such an the officer in the execution of his or her office, in a criminal
cause, or in the preservation of the peace, or in the apprehension and securing
of a person for a breach of the peace, or in a search and seizure of intoxicating
liquors alcohol as defined in 7 V.S.A. § 2 or in transporting such liquors the
alcohol when seized, or in a case of escape or rescue of persons arrested on
civil process, shall be fined not more than \$500.00, unless the circumstances
under which his or her assistance is called for amount to a riot, in which case
he or she shall be imprisoned not more than six months or fined not more than
\$100.00, or both.
Sec. 158. 29 V.S.A. § 902 is amended to read:
§ 902. DUTIES OF COMMISSIONER OF BUILDINGS AND GENERAL
SERVICES
* * *
(f) The Commissioner of Buildings and General Services may also:
* * *
(4) receive, warehouse, manage, and distribute all State property and
commodities, except alcoholic beverages purchased for by the Liquor Control
Board; and all surplus federal property and commodities;

2017 Page 172 of 174

1	(i) Notwithstanding subsection (a) of this section, all alcoholic beverages
2	sold by the Liquor Control Board shall be purchased by the Board as set forth
3	in 7 V.S.A. §§ 104 and 107.
4	Sec. 159. 32 V.S.A. § 10203 is amended to read:
5	§ 10203. DISTRIBUTION; RETAIL PURCHASE AND SALE
6	* * *
7	(f) Break-open tickets shall not be sold at premises licensed to sell
8	alcoholic beverages except at clubs for clubs as defined in 7 V.S.A. § 2(7) 2.
9	However, a nonprofit organization may sell break-open tickets at premises
10	licensed to sell alcoholic beverages if, notwithstanding 13 V.S.A. § 2143(e), all
11	proceeds from the sale of the break-open tickets are used by the nonprofit
12	organization exclusively for charitable, religious, educational, and civic
13	undertakings, with only the following costs deducted from the proceeds:
14	(1) the actual cost of the break-open tickets;
15	(2) the prizes awarded;
16	(3) the reasonable legal fees necessary to organize the nonprofit
17	organization and to assure ensure compliance with all legal requirements; and
18	(4) the reasonable accounting fees necessary to account for the proceeds
19	from the sale of the break-open tickets.
20	* * *
21	Sec. 160. 33 V.S.A. § 5102 is amended to read:

2017 Page 173 of 174

1	§ 5102. DEFINITIONS AND PROVISIONS OF GENERAL APPLICATION
2	As used in the juvenile judicial proceedings chapters, unless the context
3	otherwise requires:
4	* * *
5	(9) "Delinquent act" means an act designated a crime under the laws of
6	this State, or of another state if the act occurred in another state, or under
7	federal law. A delinquent act shall include a violation of 7 V.S.A. §§ § 656
8	and 657; however, it shall not include:
9	(A) snowmobile offenses in 23 V.S.A. chapter 29, subchapter 1 and
10	motorboat offenses in 23 V.S.A. chapter 29, subchapter 2, except for violations
11	of sections 3207a, 3207b, 3207c, 3207d, and 3323;
12	(B) motor vehicle offenses committed by an individual who is at
13	least 16 years of age, except for violations of 23 V.S.A. chapter 13, subchapter
14	13 and of 23 V.S.A. § 1091.
15	* * *
16	Sec. 161. REPLACEMENTS
17	In the following sections, the phrase "intoxicating liquor" or "intoxicating
18	liquors," wherever it appears, shall be replaced with "alcohol":
19	(1) 5 V.S.A. §§ 427, 3728, and 3729;
20	(2) 9 V.S.A. § 3807;
21	(3) 13 V.S.A. §§ 4017, 5041, 5042, 5301, and 7601;

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	H.238	
Page	174 of 174	

1	(4) 23 V.S.A. §§ 308, 1130, 1201, 1204, 1211, 1213, 1218, 3206,
2	3207d, 3311, 3325, 3326, 3905, and 4116; and
3	(5) 32 V.S.A. § 805.
4	Sec. 162. REVIEW OF FINES AND PENALTIES; REPORT
5	The Commissioner of Liquor Control shall review the adequacy and
6	effectiveness of all fines and penalties in Title 7 to determine which fines and
7	penalties, if any, require an amendment to improve their efficacy and operation
8	in concert with the regulatory and enforcement provisions of Title 7. On or
9	before January 15, 2018, the Commissioner shall submit a written report to the
10	House Committees on General, Housing and Military Affairs and on Judiciary,
11	and the Senate Committees on Economic Development, Housing and General
12	Affairs and on Judiciary regarding his or her findings and any
13	recommendations for legislative action.
14	Sec. 163. EFFECTIVE DATE
15	This act shall take effect on July 1, 2017.