DLL Tobacco Compliance Testing Results for Calendar Year 2024 As Required by 7 V.S.A. §1007(b)(3)

Published: January 10, 2025

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#### From:

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### **EXECUTIVE SUMMARY**

#### Act 58 Report Summary 2024

The Department of Liquor and Lottery ("DLL"), Office of Compliance and Enforcement (OCE) conducted 656 tobacco compliance tests in 2024. OCE performs these checks as required by Act No. 58 (1997) codified at 7 V.S.A. §1007(b)(3).

7 V.S.A. §1007(b)(1) describes a target compliance rate of 90%, **The overall** percentage of compliance for the state during calendar year 2024 was 91.09%, meeting that objective.

It should be noted that the total number of licensees checked for tobacco compliance are made up of individual clerks who are trained by DLL via in-person seminars, through on-line training, trained by their employer, or in some cases, not trained at all.

The department has rolled out a new online licensing, education, and enforcement portal. Through the portal, the department and the licensees have access to a vast amount of real time data including notification to owners / managers of any enforcement actions taken, including compliance failures. The department believes that this near real time notification will enhance awareness for owner / operators and is one of the many benefits of the new online system.



## **BACKGROUND ON COMPLIANCE TESTING**

Federal law requires that all states, as a condition of receiving substance abuse prevention and treatment block grant funding, comply with section 1926 of the Public Health Service Act, otherwise known as the "Synar <u>Amendment</u>." To meet this requirement, states must have demonstrated a measurable reduction in retail tobacco sales to underage youth in the years after the "Synar Amendment" and to demonstrate a continuation of the reductions in sales.

One major component of the federal requirement is that states must conduct a statewide retail compliance check survey. The purpose of this survey is to gather information regarding the prevalence of illegal retail sales of tobacco products to underage youth. This survey is conducted on an annual basis as an ongoing measure to gauge progress in decreasing the incidence of such sales. The information gathered in the survey is reported annually to the U.S. Department of Health and Human Services, in compliance with the federal Synar legislation. (1997 Synar, State of Wisconsin Website)

In July 1992, Congress enacted the Alcohol, Drug Abuse and Mental Health Administration Reorganization Act (P.L.103-321), which includes an amendment (Section 1926) aimed at decreasing access to tobacco products among individuals under the age of 18. The Synar Regulation requires states to enact and enforce laws prohibiting any manufacturer, retailer, or distributor from selling or distributing tobacco products to individuals under the age of 18. The goal of the amendment is to reduce the number of successful illegal purchases by minors to no more than 20% in each state within a negotiated period. (Synar Regulation: Sample Design Guidance, Center for Substance Abuse Prevention, 1996)



### <u>Compliance testing procedures / DLL requires the following:</u>

That written parental permission be obtained for participating youth (minors).

A copy of the participating youth's birth certificate and a photograph for DLL's file.

That participating youth will be always supervised by a DLL Investigator. The Area Investigator will remain outside the establishment and in proximity. An additional enforcement officer enters the establishment as a witness to verify the events taking place and to assist in case the minor is threatened in any way.

That participating youth will be given a state issued credit card for the attempted purchase by a DLL Investigator.

That participating youth will be instructed <u>not to misrepresent</u> their age or pressure the clerk to sell tobacco products.

That participating youth will present valid photographic identification, if asked, when attempting to purchase tobacco products.

That if asked about his/her age, the youth will admit to their correct age.

That upon entering the tobacco-selling establishment the youth will observe the clerk selling the tobacco products to obtain a good physical description.

That after the purchase attempt, the youth will exit with or without the tobacco products.

If tobacco products are purchased, the product will be handled in accordance with DLL rules of evidence.

99.9% of the time after conducting underage buy attempts, the Investigator will inform licensees who sold tobacco products to youths. A citation is issued to the clerk by the DLL Investigator who is then available to explain any penalties the licensee has incurred.

The State pays the minors as Temporary State Employees (interns).

### NOTES ON THE AGES OF THE MINORS USED IN THE COMPLIANCE TESTS

When the DLL began conducting tobacco compliance tests in 1997, the age of the minors ranged from 14 to 17, with most minors being 15 or 16.

7 V.S.A. §1007 (b)(1) currently directs the DLL to carry out "...compliance tests of tobacco licensees as frequently and as comprehensively as necessary to ensure consistent statewide compliance with the prohibition on sales to persons under 21 years of age of at least 90 percent for buyers who are between 17 and 20 years of age.

Most minors used in the DLL's first chewing tobacco underage compliance testing in November 1997, consisted of 15- and 16-year-olds. This was done so the chewing tobacco results could be compared with the cigarette tests without the distortion in comparative results that might occur if only 17-year-olds were used. During a recent legislative session, 7 V.S.A 1007(b)(1) was amended, and the age of minors used for the purposes of compliance checks is now between 17 and 20 years of age.



# 2024 TOBACCO COMPLIANCE DATA

The tobacco compliance tests were conducted from January 2024 through December 2024, during which time 656 licensees were tested for compliance. Of the 656 licensees tested, 59 licensees or 8.99% sold to a minor while 597 or 91.01% did not sell. The results were further analyzed, revealing how many sellers asked the minor for an ID and how many did not ask for ID.

### **Tobacco Compliance Test - Calendar Year 2024** 656 Licensees Sampled

	Total Establishments	Percentage Rate
Licensees Selling Tobacco to youth	59	8.99%
Licensees Not Selling Tobacco to Youth	597	91.01%
Total Tested	656	100%

Of the tobacco licensees who sold tobacco products to the minors working with DLL Investigators, **34 asked** for valid photo identification which was provided, <u>vet they still made the sale to the minor</u>. **25 did not ask** for any type of identification and made the sale to the minor.

	Total Establishments	Percentage Rate
Asked for ID	34	57.63%
Did Not Ask for ID	25	42.37%
Total:	59	100%



### **TOBACCO COMPLIANCE PROCEDURES**

- 1. Written parental permission must be obtained.
- 2. Copy of participating minor's birth certificate and photograph for file.
- 3. Participating minor will be supervised <u>at all times</u> by a Liquor Control Investigator. Liquor Control Investigator may enter establishment shortly after minor enters.
- 4. Participating minor will be given the money for the attempted purchase. Investigator to note amount of money given to the minor prior to entering the establishment.
- 5. Participating minor will be instructed not to misrepresent their age or pressure clerk to sell tobacco products.
- 6. Participating minor will present valid photographic identification if asked when attempting to purchase tobacco products.
- 7. If asked about his/her age, the minor will admit to their correct age.
- 8. Upon entering the tobacco selling establishment the minor will attempt to observe the clerk selling the tobacco products to obtain a good description.
- 9. After the purchase attempt, the minor will exit with or without the tobacco products.
- 10. If tobacco products are purchased, the products are immediately handed over to the assigned Investigator and the minor then completes the Minor Narrative Report form.
- 11. Payment will be delivered to participating minor at a later date.
- 12. The minor information sheet for each participating minor will need to be submitted to the Montpelier office in order for payment to be remitted.
- 13. The participating minor understands that he or she must maintain confidentiality regarding Division of Liquor Control's procedures and involvement with the FDA Tobacco Compliance Program with the State of Vermont.

Ι,	, acknowledge that I have read and have had these
procedures	

Explained to me by Investigator

and that I understand them.

Signature

Date



# TOBACCO COMPLIANCE VIOLATION PENALTY SCHEDULE

Administrative Compliance penalty schedule for tobacco licensees, for failing a

State conducted "compliance check" as imposed by the Board of Liquor and Lottery.

1 <sup>st</sup> Offense	Warning
2 <sup>nd</sup> Offense	\$100 Administrative Penalty
3 <sup>rd</sup> Offense	\$250 Administrative Penalty
4 <sup>th</sup> Offense	\$500 Administrative Penalty
5 <sup>th</sup> Offense	\$750 Administrative Penalty
6 <sup>th</sup> Offense	Mandatory Hearing

Note: The Licensee may appeal to the Liquor Control Board ("Board") at any time for a hearing on the merits, at which time, if the Board determines that a violation has occurred, it will impose such penalty as in its discretion it deems appropriate. The Board will also consider any mitigating circumstances such as the licensee's history of compliance.

Any violation by a tobacco licensee (7 V.S.A. 1007(b)(2)) after a first sale violation or during a compliance test conducted within six months of a previous violation shall be considered a multiple violation and shall result in the minimum license suspension in addition to any other penalties available under this title. Minimum license suspensions for multiple violations shall be assessed as follows: Two violations- Two weekday, Three violations- 15 Day Suspension, Four violations- 90 Day Suspension, Five violations- 1 Year Suspension. See table below:

1st Offense:	Warning
2nd Offense:	Two Weekday Suspension
3rd Offense	15 Day Suspension
4th Offense:	90 Day Suspension
5th Offense:	1 Year Suspension

