

Sec. 6-3-5. - General regulations pertaining to all licenses.

- (q) *Sales areas, activities.* Except as authorized by O.C.G.A. § 3-3-10, it shall be unlawful for any licensee to make delivery of any alcoholic beverages licensed to be sold except within the premises or area licensed for sale thereof. No package store licensee shall permit the consumption of alcohol sold by him by the package on the lot or premises where the licensed establishment is located, nor shall any individual consume the contents of such packages on the lots or premises where the licensed establishment is holding a Class A, B, or C license. Provided, however, that such licensee may sell package malt beverages or wines by means of a drive-in window, provided any such drive-in window shall be well lighted and clearly visible from the street or sidewalk and shall not be located at the rear of any licensed premises.