Exempt sales of food do not include fermented malt beverages, malt, vinous or spirituous liquors. As a result, the sales of these items are subject to Denver’s sales tax. Any food or beverages, such as liquor, that do not qualify as exempt purchases and that are not purchased with Food Stamps are taxable at 4%.

Any retailer selling malt, vinous, or spirituous liquor by the drink may include the 4% tax in the sales price of the drink. This is an exception, specifically allowed by law, to the general requirement that sales tax be explicitly added to the selling price as a distinct amount.

Cooking wine, wine vinegar, and nonalcoholic cocktail mixes when purchased for domestic home consumption are exempt from taxation.

**EXAMPLE**

Marge goes to the local liquor store and purchases the following: 2 six packs of beer, 3 bottles of tequila, 3 bottles of triple sec, a packet of margarita mix, 2 limes, a bag of ice, and a six pack of pop. Per the DRMC, Marge pays sales tax on the beer, tequila, and triple sec. The margarita mix, limes, and pop are not subject to tax. The ice, for human consumption, is not taxed.

**RELATED TAX GUIDE TOPIC**

Food and Drink

**REFERENCES**

* DRMC Section 53-24(13). Definitions.
* DRMC Section 53-25. Imposition of tax.
* DRMC Section 53-26(8). Exemptions.
* DRMC Section 53-27(b)(3). Retailers to collect tax.
* DRMC Section 53-95(15). Definitions.
* DRMC Section 53-96. Imposition of tax.
* DRMC Section 53-97(8). Exemptions
* DRMC Section 53-98(b)(3). Retailers to collect tax.
* Rules Implementing The Exemption For Certain Food And Drink Under The City Retail Sales And City Use Tax Articles Of The Denver Revised Municipal Code

THE ABOVE INFORMATION IS A SUMMARY IN LAYMAN’S TERMS OF THE RELEVANT DENVER TAX LAW FOR THIS INDUSTRY OR BUSINESS SEGMENT. IT IS NOT INTENDED FOR LEGAL PURPOSES TO BE SUBSTITUTED FOR THE FULL TEXT OF THE DRMC AND APPLICABLE RULES AND REGULATIONS.