



Queensland

Liquor Amendment Regulation (No. 6) 2006

Subordinate Legislation 2006 No. 269

made under the

Liquor Act 1992

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1 Short title

This regulation may be cited as the *Liquor Amendment Regulation (No. 6) 2006*.

2 Commencement

This regulation commences on 21 December 2006.

3 Regulation amended

This regulation amends the *Liquor Regulation 2002*.

4 Amendment of sch 1K (Bamaga)

(1) Schedule 1K, section 2(1) and (2)—

omit, insert—

‘(1) The prescribed quantity for the restricted area, other than Bamaga Tavern and Resort Bamaga, is—

(a) for beer or diluted spirit, 1 only of the following—

(i) 11.25L of beer;

(ii) 9L of diluted spirit; and

(b) for wine, other than fortified wine—2L; and

(c) for any other liquor—zero.

‘(2) The prescribed quantity for Bamaga Tavern is—

(a) for beer—any quantity; and

(b) for diluted spirit—any quantity; and

(c) for wine, other than fortified wine—any quantity; and

(d) for any other liquor—zero.’.

(2) Schedule 1K, section 2(4)—

insert—

‘*diluted spirit* means a spirit mixed with a beverage in which the concentration of alcohol is not more than 5.5% of the beverage at 20°C.’.

5 Replacement of sch 1L (Injinoo)

Schedule 1L—

omit, insert—

‘Schedule 1L Injinoo

sections 37A and 37B

‘1 Area declared to be restricted area

‘Each of the following areas is a restricted area—

- (a) the community area of the Injinoo Shire Council, including the roads and waterways within the external boundaries of the community area, other than—
 - (i) lot 43 on SP 104552, known as Somerset; and
 - (ii) lots 101 and 102 on SP 120089; and
 - (iii) lot 2 on crown plan SO23, known as Crab Island;
- (b) the airport known as the Injinoo/Bamaga Airport.

‘2 Prescribed quantity

‘(1) The prescribed quantity for each restricted area is—

- (a) for beer or diluted spirit, 1 only of the following—
 - (i) 11.25L of beer;
 - (ii) 9L of diluted spirit; and
- (b) for wine, other than fortified wine—2L; and
- (c) for any other liquor—zero.

‘(2) In this section—

diluted spirit means a spirit mixed with a beverage in which the concentration of alcohol is not more than 5.5% of the beverage at 20°C.

fortified wine includes muscat, port and sherry.’

6 Amendment of schs 1M (New Mapoon) and 1N (Seisia)

(1) Schedules 1M and 1N, section 2(1)—

omit, insert—

‘(1) The prescribed quantity for each restricted area is—

(a) for beer or diluted spirit, 1 only of the following—

(i) 11.25L of beer;

(ii) 9L of diluted spirit; and

(b) for wine, other than fortified wine—2L; and

(c) for any other liquor—zero.’.

(2) Schedules 1M and 1N, section 2(2)—

insert—

‘***diluted spirit*** means a spirit mixed with a beverage in which the concentration of alcohol is not more than 5.5% of the beverage at 20°C.’.

7 Amendment of sch 1O (Umagico)

(1) Schedule 1O, section 2(1)(a)—

omit, insert—

‘(a) for beer or diluted spirit, 1 only of the following—

(i) 11.25L of beer;

(ii) 9L of diluted spirit; and’.

(2) Schedule 1O, section 2(2)—

omit, insert—

‘(2) The prescribed quantity for the canteen is—

(a) for beer—any quantity; and

(b) for diluted spirit—any quantity; and

(c) for wine, other than fortified wine—any quantity; and

(d) for any other liquor—zero.’.

(3) Schedule 1O, section 2(3)—

insert—

'diluted spirit means a spirit mixed with a beverage in which the concentration of alcohol is not more than 5.5% of the beverage at 20°C.'

ENDNOTES

- 1 Made by the Governor in Council on 9 November 2006.
- 2 Notified in the gazette on 10 November 2006.
- 3 Laid before the Legislative Assembly on . . .
- 4 The administering agency is the Department of Tourism, Fair Trading and Wine Industry Development.