Manitoba Regulation 177/94 amended
1 The Liquor Licensing Regulation, Manitoba Regulation 177/94, is amended by this regulation.

2 Section 1 is amended by adding the following definitions in alphabetical order:

"cider" means an alcoholic beverage obtained by the fermentation of fruit juice;

"cooler" means an alcoholic beverage obtained by combining a wine, beer or spirits base with

(a) fruit juice, vegetable juice or a flavouring preparation, and

(b) water or mineral water;

"fortified wine" means a wine which has been strengthened with alcohol by the addition of spirits at some point in its production that has an alcohol content of 15% or more;

"table wine" means a wine other than fortified wine.

3(1) The following is added after subsection 3(1):

3(1.1) Unless otherwise authorized by the commission, no licensee shall offer, sell, serve or provide beverages containing the following types and volumes of liquor for less than a total purchase price, including provincial sales tax and federal goods and services tax, of $2.25:

(a) 28.4 ml (one ounce) of spirits;

(b) 341 ml (12 ounces) of beer, cider or cooler;

(c) 142 ml (5 ounces) of table wine;

(d) 56.8 ml (2 ounces) of fortified wine.
3(1.2) If a licensee offers, sells, serves or provides a beverage containing liquor in a larger or smaller volume than specified in subsection (1.1), the minimum price of that beverage shall increase or decrease in direct proportion to the increase or decrease in the volume of liquor contained in that beverage.

3(2) The following is added after subsection 3(4):

3(5) Unless otherwise authorized by the commission, a licensee shall not allow a server to carry alcoholic beverages in licensed premises before receiving orders for those beverages.

4 Section 6 is repealed.

5 Section 12 is amended by adding "providing security or in" before "serving liquor" in subsection (1).

6 The following is added after section 12:

Responsible server training

12.1(1) In this section, "certificate" means a certificate confirming that the person named in the certificate has successfully completed a responsible serving course approved by the commission.

12.1(2) No licensee shall allow a person who does not hold a certificate to be involved in serving or selling liquor or providing security at licensed premises after

(a) the 90th day after the person was hired by the licensee, if he or she was hired after April 1, 2001; or

(b) March 31, 2003, if the person has been continuously employed by the licensee since April 1, 2001.

12.1(3) After March 31, 2002, no licensee shall allow a person who does not hold a certificate to manage licensed premises.

12.1(4) A licensee shall pay the cost of providing a responsible serving course to an employee who does not hold a certificate.

7 Section 24 is amended by renumbering it as subsection 24(1) and by adding the following as subsection 24(2):

24(2) The licensee of a beverage room must have a dining room open and operating each day the beverage room is in operation from at least 11:00 a.m. to 2:00 p.m. and from 4:00 p.m. to 7:00 p.m.
The following is added after subsection 39(3):

39(4) A private club licensee shall not sell memberships at the door of the club but may accept applications for membership at the door which are to be considered at a future meeting of the board of directors of the club.

February 22, 2001 THE LIQUOR CONTROL COMMISSION:

Carmen Neufeld
Chair