Archived version

Version archivée

This version was current for the period set out in the footer below. It was the first version.

La présente version était à jour pendant la période indiquée en bas de page. Il s'agit de la première version.

THE MANITOBA LIQUOR AND LOTTERIES CORPORATION ACT (C.C.S.M. c. L155)

Manitoba Liquor and Lotteries Board Regulation

Regulation 68/2014 Registered March 13, 2014

Return of empty bottles and cans

- 1 Unless authorized by the corporation, a retail beer vendor must
 - (a) accept empty beer bottles or beer cans from products purchased in Manitoba on which a refundable deposit has been paid; and
 - (b) provide adequate storage space for empty beer bottles or cans.

Importation from other countries

- $\boldsymbol{2}$ $\,$ $\,$ A person may possess liquor in Manitoba that the person obtained while in another country if
 - (a) the liquor was brought by the person into Manitoba from the other country;
 - (b) the liquor physically accompanied the person as it was brought into Manitoba:
 - (c) the liquor is for the person's own consumption or for consumption by another person at the first person's expense; and
 - (d) the quantity of liquor does not exceed the amount of liquor that an adult may import into Manitoba free of any duties or taxes imposed under a federal Act, plus 9.10 litres.

Coming into force

3 This regulation comes into force on the same day that Schedule A of *The Manitoba Liquor and Lotteries Corporation Act and Liquor and Gaming Control Act*, S.M. 2013, c. 51, comes into force.

February 14, 2014 Manitoba Liquor and Lotteries Corporation Board:

Tannis Mindell Chair