

Queensland

Liquor (Rapid Intoxication Drinks) Amendment Regulation (No. 1) 2016

Subordinate Legislation 2016 No. 71

made under the

Liquor Act 1992

Contents

		Page
Short title	9	2
Commer	cement	2
Regulatio	on amended	2
Insertion	of new s 41B	2
41B	Rapid intoxication drinks—Act, s 155AG(b)	2
	Commer Regulation	Short titleCommencementRegulation amendedInsertion of new s 41B41BRapid intoxication drinks—Act, s 155AG(b)

[s 1]

1 Short title

This regulation may be cited as the *Liquor* (*Rapid Intoxication Drinks*) *Amendment Regulation* (*No. 1*) 2016.

2 Commencement

This regulation commences on 1 July 2016.

3 Regulation amended

This regulation amends the Liquor Regulation 2002.

4 Insertion of new s 41B

Part 9-

insert—

41B Rapid intoxication drinks—Act, s 155AG(b)

- (1) For section 155AG(b) of the Act, the following types of drinks are prescribed—
 - (a) a drink, served in a small glass or other small container that allows the drink to be consumed rapidly, if it is—
 - (i) a drink commonly known as a shot, shooter, bomb, blaster or test tube; or
 - (ii) a jelly shot; or
 - (iii) another drink, however described, that is similar to a drink mentioned in subparagraph (i) or (ii);
 - (b) a drink, prepared on licensed premises or premises to which a permit relates, that contains more than 45ml of spirits or liqueur;
 - (c) a pre-mixed alcoholic drink that is either or both of the following—

[s 4]

- (i) a drink in which the level of ethyl alcohol (ethanol) is more than 5% by volume;
- (ii) a drink that contains more ethyl alcohol (ethanol) than 2 standard drinks.

Examples for paragraph (c)—

- a drink in which the amount of ethyl alcohol (ethanol) is 10% by volume and the equivalent of 1.6 standard drinks
- a drink in which the amount of ethyl alcohol (ethanol) is 4.8% by volume and the equivalent of 2.5 standard drinks
- a drink in which the amount of ethyl alcohol (ethanol) is 6% by volume and the equivalent of 3.1 standard drinks
- (2) Subsection (1)(b) does not include a drink that is a cocktail if—
 - (a) the cocktail is listed on a document (a *cocktail menu*) prepared by the licensee for licensed premises, or the permittee for premises to which a permit relates, and displayed on the premises; and
 - (b) the cocktail's price is listed on the cocktail menu; and
 - (c) during the restricted period the cocktail is not sold for less than the price listed on the cocktail menu for the cocktail; and
 - (d) the cocktail is not designed to be consumed rapidly.
- (3) In this section—

jelly shot means the product described in section 42A(1A).

pre-mixed alcoholic drink means an alcoholic mixed drink prepared by a manufacturer.

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Endnotes

ENDNOTES

- 1 Made by the Governor in Council on 9 June 2016.
- 2 Notified on the Queensland legislation website on 10 June 2016.
- 3 The administering agency is the Department of Justice and Attorney-General.

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