



RICK SNYDER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
MICHIGAN LIQUOR CONTROL COMMISSION
ANDREW DELONEY
CHAIRPERSON

STEVEN H. HILFINGER
DIRECTOR

February 01, 2012

Dear Subscriber:

Enclosed, please find your next update to the April 2011 edition of the *Michigan Liquor Control Code, Administrative Rules and Related Laws*. The pages included herein replace those already present in your book. You may also wish to visit our website for an up-to-date electronic copy of this publication. You can locate the online version under the Quick Links section on the upper right-hand corner of our website at www.michigan.gov/lcc.

The following provides a review of the changes that have occurred since your last update in November, 2011:

- CONSUMPTION OF ALCOHOL PRODUCED BY HOME BREWERS ON LICENSED PREMISES
 - (HB-4061) P.A. 219 of 2011, Effective November 10, 2011.
 - Amends MCL 436.2027 (Section 1027)
 - This law adds subsection 3(d) to Section 1027, which under certain circumstances, provides for the sampling and consumption of beer, wine, mead, honey-based beer, or cider produced by 1 or more home brewers at a meeting of home brewers, or a club composed primarily of home brewers, on the licensed premises of any micro brewer, brew pub, or on-premises licensee. The law also adds subsection (9) which provides that a micro brewer, brewpub, or on-premises licensee must enter into a written agreement with the home brewers or home brewers club that states the date, time, location, and dram shop liability of any such sampling event. Finally, the law also adds subsection 10(b) which defines "Home Brewer" as an individual who manufactures beer, wine, mead, honey-based beer, or cider at his or her dwelling.
- LICENSE TO SERVE ALCOHOL AT CERTAIN COMMUNITY COLLEGES AND UNIVERSITIES
 - (SB-502) P.A. 249 of 2011, Effective December 8, 2011.
 - Amends MCL 436.1101 and MCL 436.2303 by adding MCL 436.1513a (Sec. 513a).
 - Allows the LCC to issue a liquor license to the governing board of a nationally recognized accredited community college or university that operates a culinary or hospitality program that has received, or has applied to receive,

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accreditation from a regionally recognized accrediting body, to sell alcoholic liquor for consumption at the program's location.

- The law also allows the LCC to issue a license to a private entity for the sale of alcoholic liquor for consumption on the premises of an outdoor stadium located on land owned by Lake Michigan College and leased to a private entity.
- A MODIFICATION TO THE BARREL PRODUCTION LIMIT FOR BREWERIES THAT SELL BEER FOR ON AND OFF-PREMISES CONSUMPTION
 - (HB-5087) P.A. 298, 2011 - Effective 12/22/2011
 - Amends MCL 436.1411, MCL 436.1537, and MCL 436.1603.
 - PA 298 of 2011 amends the Michigan Liquor Control Code to eliminate the annual production limit of 200,000 barrels for a brewer to sell its beer for on- or off-premises consumption.
- Table of Contents
 - Has been updated to correctly reflect the addition of Section 513a.
- Index
 - Has been updated to reflect all statutory changes that occurred during the quarter, and to correct an inaccurate reference in the index under the *Application Forms* heading.

Respectfully,

Tim Kovacik, Deputy Director
Executive Services
Michigan Liquor Control Commission

Enclosure: February 2012 Quarterly Update Page Replacements