

Queensland

Liquor Amendment Regulation (No. 4) 2014

Subordinate Legislation 2014 No. 261

made under the

Liquor Act 1992

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1 Short title

This regulation may be cited as the *Liquor Amendment Regulation (No. 4) 2014*.

2 Commencement

- (1) Section 4 commences on 21 November 2014.
- (2) Section 5 commences on 15 November 2014.

3 Regulation amended

This regulation amends the Liquor Regulation 2002.

4 Amendment of s 42A (Undesirable liquor product—Act, s 156B)

Section 42A—

insert—

- (1A) For section 156B(1) of the Act, a product that blends liquor with gelatine, agar, agar-agar, kanten, Irish moss or a similar product, to create a jelly-like substance that is liquor, is declared to be an undesirable liquor product.
- (1B) Subsection (1A) only applies if—
 - (a) the product is sold or supplied for consumption off the licensed premises on which it is sold or supplied; or
 - (b) the product is sold or supplied in a syringe or syringe-like product, whether for consumption on or off the licensed premises on which it is sold or supplied.

5 Amendment of sch 17 (Local boards)

Schedule 17—

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insert—

Safe Night Broadbeach CBD

Precinct Inc

Broadbeach CBD safe night

precinct

Safe Night Ipswich CBD Precinct

Inc

Ipswich CBD safe night precinct

ENDNOTES

- 1 Made by the Governor in Council on 13 November 2014.
- 2 Notified on the Queensland legislation website on 13 November 2014.
- 3 The administering agency is the Department of Justice and Attorney-General.

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