

### Queensland

# **Liquor Amendment Regulation (No. 5)** 2014

## Subordinate Legislation 2014 No. 318

made under the

Liquor Act 1992

## Contents

		Page
1	Short title	2
2	Commencement	2
3	Regulation amended	2
4	Insertion of new pt 1B	2
	Part 1B ID scanning	
	3F Exempt class—Act, s 173EE	2
5	Amendment of sch 1 (Fees)	3
6	Amendment of sch 19 (Dictionary)	4

#### 1 Short title

This regulation may be cited as the *Liquor Amendment Regulation (No. 5) 2014*.

#### 2 Commencement

This regulation commences on the commencement of the *Liquor Act 1992*, section 173EE.

#### 3 Regulation amended

This regulation amends the *Liquor Regulation 2002*.

#### 4 Insertion of new pt 1B

After section 3E—

insert—

# Part 1B ID scanning

## 3F Exempt class—Act, s 173EE

For section 173EE of the Act, definition *exempt* class, the following classes of licence are prescribed—

- (a) a commercial special facility licence if the principal activity of the business conducted under the licence is—
  - (i) a casino; or
  - (ii) a convention centre;
- (b) a subsidiary on-premises licence (meals);
- (c) a subsidiary on-premises licence if the principal activity of the business conducted under the licence is the provision of accommodation.

Page 2 2014 SL No. 318

#### Amendment of sch 1 (Fees) 5 Schedule 1, after item 9 insert— ID scanning 10 Giving notice under section 173EK of the Act of a change to an approved operator's executive officers that includes 218.00 Application under section 173EN of the Act for approval 11 of an ID scanner or a modification of an ID scanner. . . . . nil Evaluation by the commissioner under section 173EN of 12 the Act of an ID scanner or an ID scanner, as modified, for each hour, or proportionately for each 15 minute interval or part of a 15 minute interval, involved in the following— (a) carrying out— (i) 192.80 241.10 (iii) advanced evaluation..... 283.90 (iv) administration for an evaluation ...... 144.60 144.60 144.60 Application under section 173EO of the Act for approval 13 of an ID scanning system or a modification of an ID scanning system..... nil Evaluation by the commissioner under section 173EO of 14 the Act of an ID scanning system or an ID scanning system, as modified, for each hour, or proportionately for each 15 minute interval or part of a 15 minute interval, involved in the following— (a) carrying out— (i) 192.80 241.10 (iii) advanced evaluation..... 283.90 (iv) administration for an evaluation ..... 144.60 144.60

2014 SL No. 318 Page 3

[s 6]

#### 6 Amendment of sch 19 (Dictionary)

Schedule 19—

insert—

advanced evaluation, of ID scanning equipment, means an evaluation of any of the following things relating to the equipment—

- (a) host computer systems and host computer interface systems;
- (b) communication protocols and networks.

**basic evaluation**, of ID scanning equipment, means an evaluation of documentation relating to the equipment, including, for example, operational manuals.

host computer interface system means a computer that—

- (a) functions as an intermediary device between a host computer system and an ID scanner; or
- (b) allows a user to perform a function on a host computer system.

host computer system means a computer that—

- (a) has software installed on it that a person can use through the internet with another computer; or
- (b) has information contained on it that a person can access through the internet with another computer.

*ID scanning equipment* means an ID scanner or ID scanning system.

*intermediate evaluation*, of ID scanning equipment, means an evaluation of any of the following things relating to the equipment—

(a) hardware, other than hardware subject to advanced evaluation;

Page 4 2014 SL No. 318

- (b) software, other than software subject to advanced evaluation;
- (c) display content.

#### **ENDNOTES**

- 1 Made by the Governor in Council on 18 December 2014.
- 2 Notified on the Queensland legislation website on 19 December 2014.
- 3 The administering agency is the Department of Justice and Attorney-General.

© State of Queensland 2014

Authorised by the Parliamentary Counsel

2014 SL No. 318 Page 5