

Laid before the Legislative Assembly on 17 November 2010

Record of Proceedings (Hansard 23 November 2010)

Liquor and Other Legislation Amendment Bill 2010

Erratum to Explanatory Notes

Title of the Bill

Liquor and Other Legislation Amendment Bill 2010

Reasons for Erratum

As a result of an editing error that occurred during finalisation of the explanatory notes, a minor amendment is required to page 11 of the explanatory notes. A segment of the final sentence on the page is missing, making the sentence a fragment and obscuring the intended meaning of the sentence. This could possibly lead to misinterpretations of that particular segment of the explanatory notes.

The sentence was intended to clarify that, in addition to conditions being able to be prescribed in a regulation (as a consequence of clause 26 of the Bill), there is a power of the chief executive and the Queensland Liquor and Gaming Commission (QLGC) to impose conditions on a licence and this is appealable to the Queensland Civil and Administrative Tribunal (QCAT). However, in the final version of the tabled explanatory notes, the sentence reads: *‘The power of the remains and is appealable to QCAT.’*

Notes on Provisions

The amendment is required to the final sentence on page 11 under the heading of 'Consistency with Fundamental Legislative Principles'.

Omit the final sentence that reads: *'The power of the remains and is appealable to QCAT'* and replace with *'The power of the chief executive (and now also the QLGC) to impose conditions on individual licences remains and is appealable to QCAT.'*

© State of Queensland 2010