

Queensland

Liquor and Other Acts Amendment Bill 2008



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			Page	
Part 1	Prelimin	ary		
1	Short title	9	12	
2	Commer	ncement	12	
Part 2	Amendn	nent of Liquor Act 1992		
Division 1	Prelimin	ary		
3	Act amer	nded in pt 2	12	
Division 2	Amendn	nents not relating to approved managers		
4	Replacer	ment of s 3 (Objects of Act)	12	
	3	Act's objects	13	
5		ent of s 3A (Principle underlying this Act for facilitating lating the liquor industry)	13	
6	Amendm	ent of s 4 (Definitions)	14	
7	Amendment of s 4B (Meaning of liquor)			
8	Amendment of s 5 (Who is a responsible adult for a minor)			
9	Amendment of s 9 (Ordinary trading hours)			
10	Amendment of s 12 (Exemptions)			
11	Amendment of s 21 (Jurisdiction and powers of tribunal)			
12	Insertion	of new s 42A	18	
	42A	Chief executive may issue guidelines	18	
13	Replacer	ment of pt 4 (Licences and permits)	18	
	Part 3A	Risk-assessed management plans		
	50	Definitions for pt 3A	19	
	51	Approval of plan	19	
	52	Changing plan	19	
	53	Recording change of plan	20	
	54	Conditions about approved plan	21	

Part 4	Licences	
Division 1	Licences under this Act	
58	Available licences	22
Division 2	Commercial hotel licence	
59	Principal activity of a business conducted under a commercial hotel licence	22
60	Authority of commercial hotel licence	23
61	Restrictions on grant of commercial hotel licence	24
62	Consumption of liquor on premises by residents and guests	25
Division 3	Commercial special facility licence	
63	Principal activity of a business under a commercial special facility licence	25
64	Authority of commercial special facility licence	26
65	Restriction on grant of commercial special facility licence	26
Division 4	Commercial other licence	
Subdivision	n 1 General	
66	Types of commercial other licence	27
Subdivision	n 2 Subsidiary on-premises licence	
67	Principal activity of a business under a subsidiary on-premises licence	27
67AA	Principal activity is the provision of entertainment	27
67A	Principal activity is the provision of meals	28
67B	Principal activity is the provision of accommodation .	28
67C	Authority of subsidiary on-premises licence	29
67D	Restriction on grant of subsidiary on-premises licence	30
67E	Restriction on sale of liquor for consumption off premises	30
Subdivision	n 3 Subsidiary off-premises licence	
68	Principal activity of a business under a subsidiary off-premises licence	31
69	Authority of subsidiary off-premises licence	31
69A	Restriction on grant of subsidiary off-premises licence	31
Subdivision	n 4 Bar licence	
70	Principal activity of a business under a bar licence	32
70A	Authority of bar licence	32
	Division 1 58 Division 2 59 60 61 62 Division 3 63 64 65 Division 4 Subdivisio 66 Subdivisio 67 67AA 67A 67A 67A 67A 67A 67A 67B 67C 67D 67E Subdivisio 68 69 69A Subdivisio	Division 1Licences under this Act58Available licences59Principal activity of a business conducted under a commercial hotel licence60Authority of commercial hotel licence61Restrictions on grant of commercial hotel licence62Consumption of liquor on premises by residents and guests59Principal activity of a business under a commercial special facility licence63Principal activity of a business under a commercial special facility licence64Authority of commercial special facility licence65Restriction on grant of commercial special facility licence66Types of commercial other licence7Principal activity of a business under a subsidiary on-premises licence67Principal activity of a business under a subsidiary on-premises licence67Principal activity of a business under a subsidiary on-premises licence67Principal activity is the provision of entertainment67APrincipal activity is the provision of entertainment67APrincipal activity is the provision of meals67BPrincipal activity is the provision of accommodation .67CAuthority of subsidiary on-premises licence67Restriction on grant of subsidiary on-premises67ERestriction on sale of liquor for consumption off premises67ERestriction on sale of liquor for consumption off premises licence68Principal activity of a business under a subsidiary off-premises licence69Authority of subsidiary off-pre

Subdivisio	on 5 Industrial canteen licence	
71	Definition for sdiv 5	32
71A	Principal activity of a business under an industrial canteen licence	32
71B	Authority of industrial canteen licence	33
71C	Restriction on grant of industrial canteen licence	33
Subdivisio	on 6 Producer/wholesaler licence	
72	Principal activity of a business under a producer/wholesaler licence	33
73	Authority of producer/wholesaler licence	34
74	Restriction on grant of producer/wholesaler licence	34
75	Restriction on sale of liquor under producer/wholesaler licence	34
Division 5	Community club licence	
76	Principal activity of business under community club licence	36
77	Authority of community club licence	36
78	Restrictions on grant of community club licence	39
79	Requirements of club and secretary	40
Division 6	Community other licence	
80	Principal activity of business under community other licence	42
81	Authority of community other licence	42
82	Restriction on grant of community other licence and other related matters	43
83	Requirements of club and secretary	43
Division 7	Extended trading hours approval	
84	Authority of extended trading hours approval	45
85	Application for approval	45
86	Hours to which application may relate etc	45
87	Restriction on grant of extended trading hours approval	46
Part 4A	Permits	
Division 1	Permits under this Act	
100	Available permits	46
Division 2	Commercial public event permits	
101	Definitions for div 2	47

Contents	5
----------	---

101A	Commercial public event permit issued jointly to 2 or more licensees
102	Licensee to obtain a commercial public event permit for selling or supplying liquor at public events.
103	Restriction on grant of commercial public event permit
103A	Area defined in commercial public event permit forms part of licensed premises
103B	Authority of commercial public event permit
Division 3	Community liquor permit
03C	Authority of community liquor permit
03D	Restriction on grant of community liquor permit
03E	Identification of premises
03F	Restriction on consumption or possession of liquor
0 ivision 4	Extended hours permit
03G	Authority of extended hours permit
03H	Restriction on grant of extended hours permit
031	Hours to which application may relate etc
03J	Restriction on number of extended trading hours permits for particular premises
Division 5	Restricted liquor permit
03JA	Authority of restricted liquor permit
03K	Restriction on grant of restricted liquor permit and other related matters
03L	Duration of permit
03M	Requirements of club and secretary
ivision 6	Adult entertainment permit
03N	Adult entertainment code
03O	Only licensees and permittees eligible for grant of adult entertainment permit
03P	Authority of adult entertainment permit
03Q	Approved area to conform with requirements
03R	Duration of adult entertainment permit
03S	Adult entertainment permit dependent on currency of licence or community liquor permit or restricted liquor permit
103T	Restriction on grant of adult entertainment permit
Division 7	Restricted area permits
103U	Authority of restricted area permit

	103V	Restr	iction on grant of restricted area permit	60	
14	Amendme	Amendment of s 105 (Requirements for applications)			
15	Omission of permit)	Dmission of s 109C (Application for grant of extended hours permit)			
16			110 (Application for grant of extended hours gular basis)	62	
17	Replaceme	ent of	s 116 (Public interest relevant to applications)	62	
	116	Wher chief	a community impact statement to be given to executive	62	
18	Amendme	nt of s	118A (Submissions on public interest)	64	
19			s 121 (Conference of concerned persons and executive)	64	
	121	Matte	ers the chief executive must have regard to	64	
20	Amendme	nt of s	136 (Grounds for disciplinary action)	65	
21	Insertion o	f new	s 137E	65	
	137E	Disci	olinary action against former licensee	65	
22	Amendmer tumult)		142 (Closure of premises in face of riot or	66	
23	Insertion o	f new	pt 5, div 4A	67	
	Division 4A	4	Training course certificate requirements		
	141B	Appli	cation of div 4A	67	
	141C		itions about training course certificates for sular persons	67	
	141D	Appli	cation of s 136	68	
24			pt 5, div 6 (Certain provisions about conditions ermits for Brisbane City Council area)	68	
	Division 6		Certain provisions about conditions of licences for Brisbane City Council area		
	Subdivisio	n 1	Preliminary		
	142AD	Defin	itions for div 6	69	
	142AE	Appli	cation of div 6	69	
	142AF	Purpo	ose of div 6	70	
	Subdivision	n 2	Conditions of licences		
	142AG	Cond	itions about crowd controllers	71	
	142AH	Cond	itions about closed-circuit television equipment.	71	
	142AI	Cond	itions about incident and training registers	73	
	142AJ	Cond	itions about drinking practices	74	
	142AK	Comp	bliance with conditions	74	

	Subdivis	ion 3 Aj	oplication of s 136 to conditions under sdiv 2			
	142AL	Applicat	ion of s 136	75		
25	Amendm	ent of s 14	2B (Applying for approval as trainer)	75		
26	Insertion	of new s 1	52A	75		
	152A		in principal activity of business conducted licence	75		
27	Insertion	of new s 1	55AB	75		
	155AB		sion of volunteers—community club licence, nity other licence or restricted liquor permit	75		
28	Amendm	ent of ss 1	55A and 156	76		
29	Insertion	of new ss	156A–156C	76		
	156A	Irrespor place et	sible supply of liquor to a minor at a private	76		
	156B	Prohibit	ion on sale of undesirable liquor product	77		
	156C	Interim product	prohibition on sale of undesirable liquor	78		
30			'3B (Consumption of liquor in certain public	79		
31	Replacement of ss 199 and 200 79					
	199	Definitio	ons for pt 9	79		
	200	Licence	period	80		
32	Amendm	ent of s 20	2 (Fees payable for licences and permits)	80		
33	Omission	n of ss 203	–207	80		
34	Amendm	ent of s 20	8 (Payment of fees)	80		
35	Omission	n of ss 209	–214	81		
36	Amendm	ent of s 21	5 (Refund of fee)	81		
37	Amendm	ent of s 21	5A (Refund of fees—general)	81		
38	Amendm	ent of s 21	7 (Records to be kept by licensee)	81		
39	Amendm	ent of s 21	8 (Powers of examination by investigator)	82		
40	Insertion	of new ss	219 and 220	82		
	219	Commu	nity investment fund	82		
	220	Disburs	ement of fees etc	82		
41	Insertion	of new ss	224 and 225	83		
	224	Liquor a		83		
	225	Addition	al time for consumption or removal of liquor .	84		
42	Amendm	ent of s 23	35 (Regulation-making power)	84		
43	Insertion	of pt 12, d	liv 8	84		

Division 8 Transitional provisions for Liguor and Other Acts Amendment Act 2008 288 Definitions for div 8..... 84 289 Existing licences..... 85 290 86 Existing permits 291 Extended hours permit that includes trading between 5a.m. and 7a.m. or between 7a.m. and 10a.m. 87 292 Existing application for column 1 licence etc..... 88 293 Nominee for a licence or permit 88 294 Training course certificate requirement 89 295 Risk-assessed management plan conditions 89 **Division 3** Amendments relating to approved managers 44 Amendment of s 4 (Definitions) 89 45 Amendment of s 21 (Jurisdiction and powers of tribunal)..... 90 46 90 Division 15 Approved managers 104A Responsibility of approved manager etc. 91 Replacement of ss 107A and 107B 47 91 107A Additional restriction on grant of licence..... 91 107B Additional restriction on grant of permit 92 48 Replacement of s 131A (Decision by chief executive on application to continue trading in certain circumstances)..... 92 131A Decision by chief executive on application to continue trading in certain circumstances 92 49 Replacement of s 132 (Discharge of licensee or permittee from obligations)..... 94 132 Discharge of licensee or permittee from obligations . 94 50 Replacement of s 134 (Cancellation, suspension or variation of permits) 95 134 Cancellation, suspension or variation of permits 95 51 Amendment of s 141 (Order to close premises for unlawful trading) 97 52 Insertion of new pt 5C 97 Part 5C Approval as approved manager Division 1 Obtaining approval 142Q Applying for approval 97 142R Deciding application 98

Contents	;
----------	---

	142S	Grant of application	99	
	142T	Refusal to grant application	99	
	Division 2	Renewal		
	142U	Applying for renewal	99	
	142V	Deciding application	100	
	142W	Renewal of approval	100	
	142X	Refusal to renew approval	100	
	142Y	Approval continues pending decision about renewal .	101	
	Division 3	Lapsing of applications		
	142Z	Lapsing of application.	101	
	Division 4	Suspension and cancellation of approvals		
	142ZA	Grounds for suspension or cancellation	102	
	142ZB	Show cause notice	103	
	142ZC	Representations about show cause notices	103	
	142ZD	Ending show cause process without further action	103	
	142ZE	Suspension or cancellation	104	
53		ent of s 149 (Licensee to exercise control over	105	
	premises)		105	
- 4	149	Employment on licensed premises.	105	
54	-	ent of s 149B (Supervising adult entertainment)	105	
	149B	Supervising adult entertainment.	105	
55		f new pt 6, div 1A	106	
	Division 1/	A Provisions binding particular licensees and permittees		
	155AC	Application of div 1A	106	
	155AD	Who must be present or reasonably available at licensed premises etc.	106	
	155AE	Approved managers register	107	
	155AF	Exemption from obligation under s 155AD(3)	108	
Part 3	Amendme	ent of Police Powers and Responsibilities Act 2000		
56	Act amend	led in pt 3	109	
57	Amendme liquor)	nt of s 53 (Prevention of particular offences relating to	110	
58		n of new ss 53A and 53B		
	53A	Seizure of liquor from a minor in particular circumstances	111	
	53B	Entry powers for vehicles referred to in ss 53 and 53A	112	

Part 4	Amendment of Acts	
59	Consequential and other amendments of Acts	112
Schedule 1	Consequential and other amendments of Acts	113
	Cairns Casino Agreement Act 1993	113
	Charitable and Non-Profit Gaming Act 1999	113
	Gaming Machine Act 1991	113
	Liquor Act 1992	115
	Tobacco and Other Smoking Products Act 1998	123
Schedule 2	Amendments of the Liquor Act 1992 relating to approved managers	124

2008

A Bill

for

An Act to amend the *Liquor Act 1992* and the *Police Powers and Responsibilities Act 2000* for particular purposes, and to make consequential amendments of other Acts as stated in schedule 1 for purposes related to those particular purposes

The Parliament of Queensland enacts-1 Part 1 **Preliminary** 2 Clause 1 Short title 3 This Act may be cited as the Liquor and Other Acts 4 Amendment Act 2008. 5 Clause 2 Commencement 6 This Act, other than sections 4, 5, 7, 8, 12, 22, 29 and 41 and 7 part 3, commences on 1 January 2009. 8 Part 2 Amendment of Liquor Act 1992 9 **Division 1 Preliminary** 10 Clause 3 Act amended in pt 2 11 This part amends the Liquor Act 1992. 12 **Division 2** Amendments not relating to 13 approved managers 14

Clause 4Replacement of s 3 (Objects of Act)15Section 3—16omit, insert—17

		[s 5]
'3	Act's ob	ojects
	'Thi	s Act's objects are—
	(a)	to regulate the liquor industry in a way compatible with minimising harm caused by alcohol abuse and misuse; and
		Examples of harm—
		• adverse effects on a person's health
		• personal injury
		property damage
		• violent or anti-social behaviour
	(b)	to facilitate and regulate the optimum development of the tourist, liquor and hospitality industries of the State having regard to the welfare, needs and interests of the community and the economic implications of change; and
	(c)	to provide for the jurisdiction of the tribunal to hear and decide appeals authorised by this Act; and
	(d)	to provide for a flexible, practical system for regulation of the liquor industry of the State with minimal formality, technicality or intervention consistent with the proper and efficient administration of this Act; and
	(e)	to regulate the sale and supply of liquor in particular areas to minimise harm caused by alcohol abuse and misuse and associated violence; and
	(f)	to regulate the provision of adult entertainment; and
	(g)	to provide revenue for the State to enable the attainment of this Act's objects and for other purposes of government.'.
5		nent of s 3A (Principle underlying this Act for ing and regulating the liquor industry)
	Sect	ion 3A(4)—
	omi	t, insert—

[s 6]

		'(4)	This section applies subject to this Act's object mentioned in section 3(a).'.	1 2
Clause	6	Am	nendment of s 4 (Definitions)	3
			Section 4—	4
			insert—	5
			<i>'approved extended trading hours</i> , for licensed premises, means the trading hours mentioned in an extended trading hours approval for the premises that is endorsed, under section $85(1)$, on the licence.	6 7 8 9
			approved risk-assessed management plan see section 50.	10
			<i>bar licence</i> means a commercial other licence for conducting a business with the principal activity mentioned in section 70.	11 12
		column 1 licence, for part 12, division 8, see section 288.	13	
			column 2 licence, for part 12, division 8, see section 288.	14
			column 1 permit, for part 12, division 8, see section 288.	15
			column 2 permit, for part 12, division 8, see section 288.	16
			<i>community impact statement</i> means a statement by that name required to be given to the chief executive under section 116.	17 18
			community investment fund, for part 9, see section 199.	19
			<i>current training course certificate</i> means a training course certificate that is in force.	20 21
			extended trading hours approval see section 84.	22
			<i>fee</i> includes a tax.	23
			<i>industrial canteen licence</i> means a commercial other licence for conducting a business with the principal activity mentioned in section 71A.	24 25 26
			main premises, for part 4A, division 2, see section 101.	27
			<i>producer/wholesaler licence</i> means a commercial other licence for conducting a business with the principal activity mentioned in section 72.	28 29 30

[s 7]

		<i>remote industrial locality</i> , for part 3A, division 4, subdivision 5, see section 71	1 2
		risk-assessed management plan see section 50.	3
		<i>subsidiary off-premises licence</i> means a commercial other licence for conducting a business with the principal activity mentioned in section 68.	4 5 6
		<i>subsidiary on-premises licence</i> means a commercial other licence for conducting a business with the principal activity mentioned in section 67.	7 8 9
		<i>training course certificate</i> means a certificate in the approved form—	10 11
		(a) given to a person, for satisfactorily completing the approved training course, by someone who holds an approval under part 5A as a trainer for the course; and	12 13 14
		(b) stating the certificate remains in force for 3 years after it is given to the person.'.	15 16
Clause 7	Am	nendment of s 4B (Meaning of <i>liquor</i>)	17
	(1)	Section 4B(2)—	18
		insert—	19
		'Examples of other substances—	20
		ice confections, jellies and aerosol sprays'.	21
	(2)	Section 4B(3)—	22
		<i>renumber</i> as section $4B(4)$.	23
	(3)	Section 4B—	24
		insert—	25
	·(3)	<i>Liquor</i> also includes any other substance containing ethyl alcohol (ethanol), which substance is prescribed under a regulation as liquor.'.	26 27 28

[s 8]

Clause	8	Amendment of s 5 (Who is a responsible adult for a minor)		1 2	
			Section 5(b), from ', while' to 'places,'	3	
			omit.	4	
Clause	9	Am	nendment of s 9 (Ordinary trading hours)	5	
		(1)	Section 9—	6	
			insert—	7	
		'(1A)	Subject to subsections (2) and (3), on any day other than Good Friday or Christmas Day, ordinary trading hours of licensed premises, other than premises to which a producer/wholesaler licence relates or an airport or casino to which a commercial special facility licence relates, are between 10a.m. and 12 midnight.	8 9 10 11 12 13	
		ʻ(1B)	Subject to subsections (2) and (3), on any day other than Good Friday or Christmas Day, ordinary trading hours of an airport or casino to which a commercial special facility licence relates are between 5a.m. and 12 midnight.'.	14 15 16 17	
		(2)	Section 9(3)(a)(ii), 'or (c)'—	18	
			omit.	19	
		(3)	Section 9(3)(b)—	20	
			omit.	21	
		(4)	Section 9(3)(c)—	22	
			<i>renumber</i> as section 9(3)(b).	23	
		(5)	Section 9(5)—	24	
			omit, insert—	25	
		' (5)	Subject to subsection (2), on Good Friday and Christmas Day ordinary trading hours of all licensed premises, other than premises to which a producer/wholesaler licence relates, are—	26 27 28 29	
			(a) for sale of liquor to a person to consume on the premises in association with the consumer eating a meal in a part	30 31	

[s 10]

				is p	ne premises ordinarily set aside for dining if the meal repared, served and intended to be eaten on the nises—between 10a.m. and 12 midnight; or	1 2 3
			(b)	for o	other sale of liquor—nil.'.	4
		(6)	Secti	ion 9((6) and (8) to (11)—	5
			omit	•		6
		(7)	Secti	ion 9((7), '7a.m.'—	7
			omit	, inse	rt—	8
			ʻ10a	.m.'.		9
Clause	10	Am	nendn	nent	of s 12 (Exemptions)	10
					2(2)—	11
			inser	rt—		12
			'(j)	gift <i>rele</i> t	le of liquor forming part of a floral arrangement or basket to be delivered as a gift to a person (the <i>vant person</i>) other than the purchaser of the floral ngement or gift basket, if—	13 14 15 16
				(i)	the sale is part of a florist's business or the business of a person selling gift baskets; and	17 18
				(ii)	the relevant person is an adult; and	19
				(iii)	the gift is to be delivered to a place other than the place at which the business mentioned in subparagraph (i) is conducted; and	20 21 22
				(iv)	the quantity of the liquor is not more than 1L; and	23
				(v)	the total value of the liquor and the container in which it is supplied is not more than one-half of the gift's sale price; and	24 25 26
				(vi)	the liquor had been purchased on a retail basis.'.	27
Clause	11	Am	nendn	nent	of s 21 (Jurisdiction and powers of tribunal)	28
		(1)	Secti	ion 21	l(1)—	29

29

[s 12]

Clause

		insert—	1
		(ea) the refusal to grant an application to change an approved risk-assessed management plan; or'.	2 3
	(2)	Section 21(1)(f), 'assessment, reassessment or imposition of'-	4 5
		omit.	6
12	Ins	ertion of new s 42A	7
		After section 42—	8
		insert—	9
'42A	Ch	ief executive may issue guidelines	10
	' (1)	The chief executive may issue guidelines to inform persons about—	11 12
		(a) the attitude the chief executive is likely to adopt on a particular matter; or	13 14
		(b) how the chief executive administers this Act.	15
	'(2)	A guideline may be replaced or amended by a later guideline issued under this section.	16 17
	' (3)	The chief executive must keep copies of the guidelines available for inspection, free of charge, by members of the public at—	18 19 20
		(a) the department's head office and regional offices; and	21
		(b) other places the chief executive considers appropriate.	22
	'(4)	Also, the chief executive must, if asked by a person, give the person a copy of a guideline, or an extract from a guideline, free of charge.'.	23 24 25
13	Re	placement of pt 4 (Licences and permits)	26
		Part 4—	27
		omit, insert—	28

Clause

	[s 1:	3]
'Part	3A Risk-assessed management plans	1 2
'50	Definitions for pt 3A	3
	'In this part—	4
	<i>approved risk-assessed management plan</i> , for license premises or premises to which a restricted liquor permi- relates, means a risk-assessed management plan approve under section 51 for the premises, and includes the plan a changed under section 52.	it 6 d 7
	<i>risk-assessed management plan</i> , for licensed premises of premises to which a restricted liquor permit relates, means document containing information about the procedures an practices, relating to the matters prescribed under a regulation for the conduct of business at the premises.	a 11 d 12
'51	Approval of plan	15
د	1) This section applies if the chief executive issues a licence or restricted liquor permit.	or 16 17
•	 The chief executive is taken to have approved th risk-assessed management plan identified in the licence of permit. 	
•	3) The chief executive must endorse the plan with the chie executive's written approval and give the endorsed plan to th licensee or permittee.	
'52	Changing plan	24
د	 A licensee, or permittee for a restricted liquor permit, ma apply to the chief executive to change the licensee's, or permittee's, approved risk-assessed management plan for th licensed premises or premises to which the permit relates. 	or 26
د	2) In deciding whether to grant the application, the chie executive must have regard to the requirements for	

	risk-assessed management plan mentioned in the definition <i>risk-assessed management plan</i> in section 50.	1 2
' (3)	If the chief executive decides to grant the application, the chief executive must as soon as practicable give the licensee or permittee written notice of the decision.	3 4 5
'(4)	The change takes effect on the day stated for the change in the notice and does not depend on—	6 7
	(a) the plan being amended to incorporate the change; or	8
	(b) the licence or permit being amended to identify the amended plan.	9 10
'(5)	If the chief executive decides not to grant the application, the chief executive must as soon as practicable give the licensee or permittee written notice of the decision and the reasons for it.	11 12 13 14
'(6)	If the chief executive fails to decide the application within 90 days after its receipt, the failure is taken to be a decision by the chief executive not to grant the application.	15 16 17
Re	cording change of plan	18
'(1)	This section applies if a licensee or permittee receives a notice under section 52(3) about a change to the licensee's, or permittee's, approved risk-assessed management plan for the licensed premises or premises to which the permit relates.	19 20 21 22
'(2)	Within 14 days after receiving the notice, the licensee or permittee must return the following documents to the chief executive—	23 24 25
	(a) the plan, incorporating the change;	26
	(b) the licensee's licence, or permittee's permit, in which the plan is identified.	27 28
	Maximum penalty—25 penalty units.	29
' (3)	On receiving the plan, incorporating the change, the chief executive must immediately endorse the plan with the chief	30 31

'53

executive's written approval and give the endorsed plan to the 1 licensee or permittee. 2

'(4) On receiving the licence or permit, the chief executive must 3 immediately amend the licence or permit to identify the 4 amended plan and give the amended licence or permit to the 5 licensee or permittee.

'54 Conditions about approved plan 7 It is a condition of a licence or restricted liquor permit that the 8 **(**1) licensee or permittee— 9 keep the approved plan available for inspection at the (a) 10 licensed premises or premises to which the permit 11 relates by an investigator and patrons of the premises; 12 and 13 display signage at the premises in a way that is likely to (b) 14 make the patrons aware that— 15 (i) the licensee or permittee has an approved 16 risk-assessed management plan for the premises; 17 and 18 the approved plan is available for inspection by the (ii) 19 patrons; and 20 ensure all staff of the premises, and crowd controllers (c) 21 engaged in maintaining order in and around the 22 premises, are aware of, and perform their duties at the 23 premises in compliance with, the approved plan. 24 ·(2) In this section— 25 approved plan means the licensee's, or permittee's, approved 26 risk-assessed management plan for the premises. 27

'Part 4	Licences		
'Divisior	า 1	Licences under this Act	2
'58 Av	ailable	e licences	3
'(1)	The Act–	following licences may be granted and held under this	4 5
	(a)	commercial hotel licence;	6
	(b)	commercial special facility licence;	7
	(c)	commercial other licence;	8
	(d)	community club licence;	9
	(e)	community other licence.	10
'(2)	prem prem	1 licence may be granted or held for premises, or part of hises, but a licence may be granted or held for the hises or part even though there is a licence under the <i>Wine stry Act 1994</i> for the premises or part.	11 12 13 14
·(3)		ever, if a licence is granted or held for premises, or part of hises, under this Act and the <i>Wine Industry Act 1994</i> —	15 16
	(a)	the licensee under both Acts must be the same person; and	17 18
	(b)	liquor may be sold under the licence under this Act only for the trading hours authorised under the licence.	19 20
'Divisior	า 2	Commercial hotel licence	21
		l activity of a business conducted under a cial hotel licence	22 23
'(1)	com	principal activity of a business conducted under a mercial hotel licence is the sale of liquor for consumption ne licensed premises, or on and off the premises, together	24 25 26 27

		(a)	the provision of meals and accommodation, as required under the licence; and	1 2
		(b)	the provision of premises and catering facilities for use by persons genuinely attending a function held on the premises.	3 4 5
	'(2)	does pren	authority under a commercial hotel licence to sell liquor not apply unless a business is conducted on the licensed nises with the principal activity as mentioned in ection (1).	6 7 8 9
	' (3)	prine hote	emove doubt, it is declared that it is inconsistent with the cipal activity of a business conducted under a commercial l licence to only sell liquor for consumption off the hises.	10 11 12 13
'60	Aut	thorit	y of commercial hotel licence	14
	' (1)	A co	mmercial hotel licence authorises the licensee—	15
		(a)	to sell liquor on the licensed premises, for consumption on or off the premises, during ordinary trading hours or approved extended trading hours; and	16 17 18
		(b)	to sell liquor on the licensed premises, for consumption on or off the premises, at any time to a resident on the premises; and	19 20 21
		(c)	to sell liquor on the licensed premises, for consumption on the premises, at any time to a guest of a resident on the premises while the guest is in the resident's company; and	22 23 24 25
		(d)	to sell liquor on premises approved by the chief executive for sale of liquor under authority of the licence, for consumption—	26 27 28
			(i) off the premises; or	29
			(ii) on the premises in the amount and in the circumstances prescribed by regulation.	30 31

'61

		Note—
		Premises approved by the chief executive under subsection (1)(d) are detached bottle shops under this Act.
'(2)	com licen	e chief executive states in the licence, the authority of a mercial hotel licence extends to the sale of liquor off the used premises, for consumption off the premises, while icensee is catering for a function if—
	(a)	the sale is ancillary to the function at the place where the liquor is consumed; and
	(b)	the liquor is sold for consumption by persons genuinely attending the function.
' (3)		authority under subsection (1) or (2) is subject to this Act the conditions stated in a particular licence.
'(4)	unde	hises approved by the chief executive for sale of liquor er the authority of a commercial hotel licence are part of icensed premises to which the licence relates.
	the f	icensed premises to which the neence relates.
Re		ions on grant of commercial hotel licence
Re : '(1)	strict The	
	strict The	ions on grant of commercial hotel licence chief executive may grant a commercial hotel licence
	strict The only	ions on grant of commercial hotel licence chief executive may grant a commercial hotel licence if the chief executive is satisfied of the following— the business to be conducted under the licence on the licensed premises will have the principal activity as
	strict The only (a)	ions on grant of commercial hotel licence chief executive may grant a commercial hotel licence if the chief executive is satisfied of the following— the business to be conducted under the licence on the licensed premises will have the principal activity as mentioned in section 59(1); the business to be conducted under the licence on the licensed premises will have a commercial kitchen and at
	strict The only (a)	ions on grant of commercial hotel licence chief executive may grant a commercial hotel licence if the chief executive is satisfied of the following— the business to be conducted under the licence on the licensed premises will have the principal activity as mentioned in section 59(1); the business to be conducted under the licence on the licensed premises will have a commercial kitchen and at least 2 of the following facilities—
	strict The only (a)	 ions on grant of commercial hotel licence chief executive may grant a commercial hotel licence if the chief executive is satisfied of the following— the business to be conducted under the licence on the licensed premises will have the principal activity as mentioned in section 59(1); the business to be conducted under the licence on the licensed premises will have a commercial kitchen and at least 2 of the following facilities— (i) a dining, restaurant, or bistro-style, facility; (ii) self-contained accommodation of at least 3 rooms
	strict The only (a)	 ions on grant of commercial hotel licence chief executive may grant a commercial hotel licence if the chief executive is satisfied of the following— the business to be conducted under the licence on the licensed premises will have the principal activity at mentioned in section 59(1); the business to be conducted under the licence on the licensed premises will have a commercial kitchen and a least 2 of the following facilities— (i) a dining, restaurant, or bistro-style, facility; (ii) self-contained accommodation of at least 3 rooms

		(i)	have the capacity to seat more than 60 patrons at any one time; and	1 2
		(ii)	have toilet facilities for male and female patrons of the business to be conducted under the licence on the premises.	3 4 5
	'(2)	The chief to a perso	executive must not grant a commercial hotel licence n—	6 7
		. ,	premises the chief executive reasonably considers or are to be, used primarily as a supermarket; or	8 9
		prop wou	the chief executive considers that the sale of liquor posed to be carried on under authority of the licence and more appropriately be carried on under the pority of a licence of another kind.	10 11 12 13
	' (3)	licence to	chief executive must not grant a commercial hotel an incorporated association under the Associations attion Act 1981.	14 15 16
'62		nsumption d guests	n of liquor on premises by residents	17 18
		licence to a resident	upplied under the authority of a commercial hotel a resident on the licensed premises, or to a guest of in the resident's company, for consumption on the at any time other than ordinary trading hours, or	19 20 21 22

residential unit on the premises. 24

'Division 3 Commercial special facility licence 25

approved extended trading hours, must be consumed in a

'63	Principal activity of a business under a commercial special facility licence						
	'(1)	The principal activity of a business conducted under a commercial special facility licence is the provision of one of the following facilities—	28 29 30				
		(a) a casino;	31				

23

		(b) an airport;	1
		(c) a convention centre;	2
		(d) another type of facility, other than a sporting facility, that makes, or is likely to make, a significant contribution to the tourism development of the State.	3 4 5
	'(2)	The authority under a commercial special facility licence to sell or supply liquor does not apply unless a business is conducted on the licensed premises with the principal activity as mentioned in subsection (1).	6 7 8 9
'6 4	Aut	thority of commercial special facility licence	10
	' (1)	A commercial special facility licence authorises the licensee to sell liquor on the licensed premises, for consumption on or off the premises, during the times stated in the licence.	11 12 13
	·(2)	The authority under subsection (1) is subject to this Act and the conditions that the chief executive has stated in the particular licence.	14 15 16
'65		striction on grant of commercial special facility ence	17 18
	' (1)	The chief executive may grant a commercial special facility licence only if the chief executive is satisfied the business to be conducted under the licence on the licensed premises will have the principal activity as mentioned in section $63(1)$.	19 20 21 22
	'(2)	The chief executive must not grant a commercial special facility licence if the chief executive considers that the supply of liquor proposed to be provided under authority of the licence would more appropriately be carried on under the authority of a licence of another kind.	23 24 25 26 27
	' (3)	Also, the chief executive must not grant a commercial special facility licence to a person for premises the chief executive reasonably considers are, or are to be, used primarily as a supermarket.	28 29 30 31

'Div	visior	n 4	Commercial other licence	1
'Sul	bdivi	sion 1	General	2
'66	Тур	oes of cor	nmercial other licence	3
			owing types of commercial other licence may be nd held under this Act—	4 5
		(a) sub	sidiary on-premises licence;	6
		(b) sub	sidiary off-premises licence;	7
		(c) bar	licence;	8
		(d) indu	ustrial canteen licence;	9
		(e) pro	ducer/wholesaler licence.	10
'67		ncipal act	tivity of a business under a subsidiary	12 13
	'(1)	subsidiary matter or	cipal activity of a business conducted under a y on-premises licence is the provision of an activity, service to which the sale of liquor for consumption ensed premises is a subsidiary aspect.	14 15 16 17
	'(2)	supply lic	brity under a subsidiary on-premises licence to sell or quor does not apply unless a business is conducted on the premises with the principal activity as mentioned tion (1).	18 19 20 21
'67A	A Pri	ncipal act	tivity is the provision of entertainment	22
	' (1)	conducted	ion applies if the principal activity of a business d under a subsidiary on-premises licence is the of entertainment on the licensed premises.	23 24 25

	'(2)	The authority of the licence is restricted to the sale and supply of liquor to a person for consumption on the premises in association with the person being provided entertainment on the premises.	1 2 3 4
'67A	Pri	ncipal activity is the provision of meals	5
	'(1)	This section applies if the principal activity of a business conducted under a subsidiary on-premises licence is the provision of meals prepared, and served to be eaten, on the licensed premises.	6 7 8 9
	' (2)	The authority of the licence is restricted to the following—	10
		(a) the sale and supply of liquor for consumption on the premises—	11 12
		(i) in association with a consumer eating a meal on the premises; and	13 14
		(ii) to persons on the premises other than in association with the persons eating meals;	15 16
		(b) the sale and supply of 1 opened and 1 unopened bottle of wine for consumption off the premises to each adult consumer eating a meal.	17 18 19
'67B	Pri	ncipal activity is the provision of accommodation	20
	'(1)	This section applies if the principal activity of a business conducted under a subsidiary on-premises licence is the provision of accommodation.	21 22 23
	'(2)	The licence authorises the licensee to sell liquor on the licensed premises—	24 25
		(a) at any time—	26
		 (i) to a resident on the licensed premises, or a guest of a resident in the resident's company, for consumption on the premises; or 	27 28 29

	(ii) to a resident on the licensed premises in a quantity of not more than 9L on any day, for consumption off the premises; and	1 2 3
	(b) during ordinary trading hours or approved extended trading hours, to any person, including a person not eating a meal, for consumption in a part of the premises stated in the licence as ordinarily set aside for dining.	4 5 6 7
'(3)	Liquor supplied under authority of the licence to a resident on the licensed premises or a guest of a resident in the resident's company, for consumption on the premises outside ordinary trading hours or approved extended trading hours, must be consumed in a residential unit on the premises.	8 9 10 11 12
Au	thority of subsidiary on-premises licence	13
'(1)	A subsidiary on-premises licence authorises the licensee to sell liquor in association with an activity, matter or service provided on the licensed premises, or on premises of which the licensed premises form part, which activity, matter or service is the primary purpose to be served by conduct of business under authority of the licence—	14 15 16 17 18 19
	(a) for consumption on the licensed premises; and	20
	(b) if the chief executive so stated in the licence—for consumption off the licensed premises;	21 22
	during ordinary trading hours or approved extended trading hours.	23 24
'(2)	Subject to section 67E, if the chief executive states in the licence, the authority of a subsidiary on-premises licence extends to the sale of liquor on premises other than the licensed premises for consumption on the other premises.	25 26 27 28
' (3)	The authority under subsection (1) or (2) is subject to this Act and the conditions stated in a particular licence.	29 30

'67C

'67D		strict ence	ion c	on grant of subsidiary on-premises	1 2
		licer cons	ice to	f executive must not grant a subsidiary on-premises a person for a vehicle the chief executive reasonably is, or is to be, used primarily to transport persons by even licensed premises.	3 4 5 6
'67E		strict mise		on sale of liquor for consumption off	7 8
	'(1)	auth off satis	ority the 1 fied t	executive may decide that liquor may be sold under of a subsidiary on-premises licence for consumption icensed premises only if the chief executive is hat sale of the liquor will be made only in the course ensee providing catering facilities for functions.	9 10 11 12 13
	'(2)	to se	ell lic	prity conferred by a subsidiary on-premises licence quor for consumption off the licensed premises is to the sale of liquor—	14 15 16
		(a)	as a	ncillary to a function that—	17
			(i)	happens at a place at which the liquor is consumed; and	18 19
			(ii)	includes the licensee providing food for the function of sufficient substance as to be ordinarily accepted as a meal for consumption by persons genuinely attending the function, even though the food may be eaten while standing and without cutlery; and	20 21 22 23 24 25
		(b)		consumption by persons genuinely attending the ction.	26 27
	'(3)	cond prov	lucteo ision	n (4) applies if the principal activity of a business d under a subsidiary on-premises licence is the of meals prepared, and served to be eaten, on the premises.	28 29 30 31
	'(4)			ns (1) and (2) do not apply to the licence in relation or supply of liquor under section $67A(2)(b)$.	32 33

'Sub	divi	sion 3 Subsidiary off-premises licence	1
'68		ncipal activity of a business under a subsidiary premises licence	2 3
	'(1)	The principal activity of a business conducted under a subsidiary off-premises licence is the provision of an activity, matter or service to which the sale of liquor for consumption off the licensed premises is a subsidiary aspect.	4 5 6 7
	'(2)	The authority under a subsidiary off-premises licence to sell or supply liquor does not apply unless a business is conducted on the licensed premises with the principal activity as mentioned in subsection (1).	8 9 10 11
'69	Aut	hority of subsidiary off-premises licence	12
	'(1)	A subsidiary off-premises licence authorises the licensee, during the times stated in the licence, to sell liquor on the licensed premises, for consumption off the premises, if the amount of each sale is not more than—	13 14 15 16
		(i) if the chief executive stated an amount in the licence—the amount stated by the chief executive; or	17 18
		(ii) in any other case—2L.	19
	'(2)	The authority under subsection (1) is subject to this Act and the conditions stated in the particular licence.	20 21
'69A		striction on grant of subsidiary off-premises	22 23
	'(1)	The chief executive must not grant a subsidiary off-premises licence to a person for premises the chief executive reasonably considers are, or are to be, used primarily as a supermarket.	24 25 26
	'(2)	Also, the chief executive must not grant a subsidiary off-premises licence to a person for premises the chief executive reasonably considers are, or are to be, used primarily for the hiring out of party equipment.	27 28 29 30

Subdivision 4 Bar licence

'70 Principal activity of a business under a bar licence

(1) The principal activity of a business conducted under a bar licence is the sale of liquor on the licensed premises having the capacity to seat not more than 60 patrons at any one time.

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(2) The authority under a bar licence to sell or supply liquor does 6 not apply unless a business is conducted on the licensed 7 premises with the principal activity as mentioned in 8 subsection (1).

'70A	Aut	Authority of bar licence								
	6(1)		1	1.	.1		.1	1.		11 1.

- (1) A bar licence authorises the licensee to sell liquor on the 11 licensed premises for consumption on the premises during 12 ordinary trading hours or approved extended trading hours.
 13
- (2) The authority under subsection (1) is subject to this Act and the conditions stated in a particular licence. 15

'Subdivision 5 Industrial canteen licence 16

'71	Definition for sdiv 5 'In this subdivision—						
	ren	note industrial locality means a locality at which—	19				
	(a)	there is no permanent residential population; and					
	(b)	mining, or rail or road construction, activities are happening.	21 22				
'71A	Principal activity of a business under an industrial canteen licence						
	ind	e principal activity of a business conducted under an ustrial canteen licence is the sale of liquor on the licensed mises located within a remote industrial locality.	25 26 27				

		[s 13]	
	'(2)	The authority under an industrial canteen licence to sell or supply liquor does not apply unless a business is conducted on the licensed premises with the principal activity as mentioned in subsection (1).	1 2 3 4
'71B	Au	thority of industrial canteen licence	5
	'(1)	An industrial canteen licence authorises the licensee to sell liquor to a relevant person on the licensed premises, for consumption on or off the premises.	6 7 8
	'(2)	The authority under subsection (1) is subject to this Act and the conditions stated in a particular licence.	9 10
	' (3)	In this section—	11
		relevant person means—	12
		(a) a person working at the remote industrial locality within which the premises are located; or	13 14
		(b) a member of the family, or a guest, of a person mentioned in paragraph (a).	15 16
'71C	Re	striction on grant of industrial canteen licence	17
		'The chief executive may grant an industrial canteen licence	18
		in relation to a remote industrial locality only if there is no other licensed premises located within the locality.	19 20
'Sub	divi	sion 6 Producer/wholesaler licence	21
'72		ncipal activity of a business under a oducer/wholesaler licence	22 23
	' (1)	The principal activity of a business conducted under a producer/wholesaler licence is either or both of the following—	24 25 26
		(a) the production and wholesale sale on the licensed premises of liquor made on the premises;	27 28

		(b) the wholesale sale on the licensed premises of liquor.	1
	'(2)	The authority under a producer/wholesaler licence to sell or supply liquor does not apply unless a business is conducted on the licensed premises with the principal activity as mentioned in subsection (1).	2 3 4 5
'73	Au	thority of producer/wholesaler licence	6
	' (1)	A producer/wholesaler licence authorises the licensee—	7
		(a) if the licensee is a producer of liquor—to sell on the licensed premises liquor produced or made on the premises, for consumption on or off the premises, during ordinary trading hours or approved extended trading hours; or	8 9 10 11 12
		(b) if the licensee is a wholesale supplier of liquor—to sell liquor on the licensed premises, for consumption off the premises, during ordinary trading hours.	13 14 15
	'(2)	The authority under subsection (1) is subject to this Act and the conditions stated in a particular licence.	16 17
'74	Re	striction on grant of producer/wholesaler licence	18
		'The chief executive may grant a producer/wholesaler licence only if the chief executive is satisfied the business to be conducted under the licence on the licensed premises will have the principal activity as mentioned in section 72(1).	19 20 21 22
'75		striction on sale of liquor under ducer/wholesaler licence	23 24
	' (1)	Subject to subsection (2), the holder of a producer/wholesaler licence must not sell liquor to a person other than—	25 26
		(a) a licensee or permittee; or	27
		(b) a licensee under the <i>Wine Industry Act 1994</i> ; or	28

	(c)	a person engaged in an activity to which this Act is prescribed not to apply, if the sale is for the purpose of that activity; or	1 2 3
	(d)	a person authorised by a law of the Commonwealth, another State or a Territory or foreign country to sell liquor, or the person's agent; or	4 5 6
	(e)	a person exempt from the application of a law of the Commonwealth, another State or a Territory relating to the sale of liquor, or the person's agent, if the sale is made in circumstances in which the person is so exempt; or	7 8 9 10 11
	(f)	a person who purchases the liquor for export; or	12
	(g)	a person who purchases the liquor for stock in a duty free store; or	13 14
	(h)	a person who purchases the liquor to provide it for consumption on ships or aircraft on international journeys; or	15 16 17
	(i)	a person who purchases the liquor to provide it at Government House, or at a foreign embassy or consulate, as part of official activities at the place; or	18 19 20
	(j)	a person who purchases the liquor for a religious entity for sacramental purposes.	21 22
'(2)		holder of a producer/wholesaler licence who is a producer quor may—	23 24
	(a)	sell the licensee's liquor and liquor for which the licensee is a wholesaler to a visitor to the licensed premises for consumption on the premises in association with the visitor eating a meal in a part of the premises ordinarily set aside for dining if the meal is prepared, served and intended to be eaten on the premises; and	25 26 27 28 29 30
	(b)	sell the licensee's liquor, for consumption on or off the licensed premises, to a visitor to the licensed premises, if the liquor is sold as a souvenir of the visit.	31 32 33
' (3)		holder of a producer/wholesaler licence does not ravene this section by selling liquor during any period—	34 35

		(a) to the holder's staff; or	1			
		(b) for sampling, promotions or similar purposes;	2			
	if such sales do not exceed 2.5% by value of the holder's total sales of liquor during the period.					
	'(4)	This section does not apply to the holder of a producer/wholesaler licence who holds a brewery licence within the meaning of the <i>Excise Act 1901</i> (Cwlth), section 77A in relation to the sale by the licensee of the licensee's liquor.	5 6 7 8 9			
	' (5)	In this section—	10			
		<i>licensee's liquor</i> means liquor produced on the premises to which the licence relates.	11 12			
'Div	ision	5 Community club licence	13			
'76		ncipal activity of business under community club nce	14 15			
	' (1)	The principal activity of a business conducted under a community club licence is the provision of facilities and services to the club's members and the achievement of the club's objects.	16 17 18 19			
	'(2)	The authority under a community club licence to sell or supply liquor does not apply unless a business is conducted on the licensed premises with the primary purpose as mentioned in subsection (1).	20 21 22 23			
'77	Aut	hority of community club licence	24			
	' (1)	A community club licence authorises the licensee to sell liquor on the licensed premises—	25 26			
		iquor on the neonset premises				
		 (a) during ordinary trading hours, or approved extended trading hours, to— 	27 28			

member's company, for consumption on th premises; or	e 1 2
 (ii) a member of a reciprocal club whose members reciprocal rights are secured by formal reciproca arrangements for consumption on or off th premises, or a guest of a member of such reciprocal club in the member's company for consumption on the premises; or 	ll 4 e 5 a 6
 (iii) an applicant for membership of the club for period of 30 days after receipt by the secretary of the club of the applicant's application for membership for consumption on the premises; or 	f 10
 (iv) a visitor to the club whose ordinary place or residence is in another State or a Territory or in foreign country for consumption on the premises or 	a 14
 (v) a visitor to the club whose ordinary place or residence is in the State at least 15km from th club's premises for consumption on the premises or 	e 18
(vi) a person attending a function or club activity, other than the purpose of the club, on the premises for consumption on the premises; or	
(vii) for a club that is a RSL or Services Club- defence member for consumption on the premises and	
(b) at any time to a resident on the premises, or a guest of resident in the resident's company, for consumption o the premises.	
Despite subsection (1)(a)(vi), if the chief executive states in community club licence that the licensed premises includ particular premises (the <i>other premises</i>) that the club owns of has a legal right to occupy and the other premises may be use on an infrequent basis for an event, the licence authorises the licensee to sell liquor within a defined area on the other	e 31 or 32 d 33 e 34

'(2)

	-	nises for the event for consumption within the defined stated in the licence if—	1 2
	(a)	the sale is during ordinary trading hours for the licence to members of the public attending the event on the other premises; and	3 4 5
	(b)	the event is the playing of a sport or game for which the club is established; and	6 7
		Example of sport or game for which a club is established—	8
		If a rugby union club is established but the club allows other clubs to use its premises for bridge or darts, or encourages the rugby union club's members to play those games, the rugby union club is established for rugby union and not other sports or games (like bridge or darts) that may be played on its premises.	9 10 11 12 13
	(c)	the club is catering for the event on the other premises; and	14 15
	(d)	at least 14 days before the date of the event, the club gives written notice about the event to the police officer in charge of the locality in which the event is to be held.	16 17 18
	Exan	aple for subsection (2)—	19
	tha ma a con are	football club may have premises with an adjacent field in 1 suburb at are used on a weekly basis for training and regular games. The club by also own a second field in another suburb which is used a few times year for the club's games. The chief executive may state in the mmunity club licence that the licensed premises includes defined eas at 1 or both fields. The community club licence authorises the club sell liquor within the defined areas.	20 21 22 23 24 25 26
'(3)	the l the p	subsection (2), the area of the other premises defined in licence forms part of the licensee's licensed premises for period the licensee is authorised to sell liquor on the other nises.	27 28 29 30
' (4)	auth	pite section 76(1), a community club licence does not orise the sale or supply of liquor from a facility ordinarily wn as a drive-in or drive through bottle shop.	31 32 33
' (5)		authority under subsections (1) and (2) is subject to this and the conditions stated in a particular licence.	34 35
'(6)	A vi	sitor to the premises of a club who—	36

	(a) with permission of an authorised agent of the management committee of the club; and	1 2	
	(b) after payment of the fee, if any, ordinarily charged for the purpose;	3 4	
	plays a sport or game that is part of the club's business, or that is played under the auspices of the club, is taken, for the purposes of subsection (1), to be a member of the club for the day on which the visitor so plays.	5 6 7 8	
'(7)	If it is a team that plays a sport or game mentioned in subsection (6) as visitors to the premises of a club, every genuine official of the team is taken to be a visitor who has played the sport or game although the official has not taken part in the sport or game.	9 10 11 12 13	
' (8)	In this section—	14	
	<i>defence member</i> means any of the following persons in possession of a current service identity card—	15 16	
	 (a) a member of the Permanent Naval Forces, the Australian Regular Army, the Regular Army Supplement or the Permanent Air Force; 	17 18 19	
	(b) a member of the Emergency Forces or the Reserve Forces who is rendering continuous full-time service.	20 21	
	game does not include a game within the meaning of the Gaming Machine Act 1991.	22 23	
Re	estrictions on grant of community club licence	24	
' (1)	The chief executive may grant a community club licence only if the chief executive is satisfied that—		
	 (a) the business to be conducted under the licence on the licensed premises will have the principal activity as mentioned in section 76(1); and 	27 28 29	
	(b) the club in question is a non-proprietary club.	30	
'(2)	The chief executive may not grant a community club licence if—	31 32	

'78

'79

	(a)	the premises to which the community club licence would relate are a part of larger premises, wholly or partly (the <i>larger premises</i>); and	1 2 3	
	(b)	another type of licence was formerly held in relation to the larger premises; and	4 5	
	(c)	another type of licence is still held in relation to the remainder of the larger premises, wholly or partly.	6 7	
	Exam	ple—	8	
	pre	club A applies for a community club licence in relation to a part of mises that has been excised from club B's general licence, club A's olication must be refused.	9 10 11	
	•	ments of club and secretary	12 13	
'(1)	A community club licence is subject to the following conditions—			
	(a)	the rules of the club must comply with the schedule, except as otherwise authorised in writing by the chief executive;	15 16 17	
	(b)	if an amendment of the rules of the club is adopted by the club—	18 19	
		 (i) the club's secretary must, within 14 days after the adoption of the amendment, give to the chief executive a certified copy of the proposed amendment; and 	20 21 22 23	
		 (ii) the amendment takes effect at the end of 28 days after receipt by the chief executive of the certified copy, unless, within that period, the chief executive disallows the amendment by written notice given to the club's secretary; 	24 25 26 27 28	
	(c)	the club's secretary must keep on the club premises a register of—	29 30	
		(i) the name and address of each member of the club; and	31 32	

		(ii) particulars of payment of the membership subscription last paid by the member;	1 2
	(d)	the club's secretary must keep on the club premises a register of—	3 4
		(i) the name of each guest of a member or visitor to the club premises; and	5 6
		(ii) the current place of residence of each guest or visitor or, if the guest or visitor is a member of a reciprocal club, the name of the reciprocal club;	7 8 9
	(e)	the club's secretary must keep the register mentioned in paragraph (c) or (d) open for inspection at any time by an investigator.	10 11 12
'(2)	The subse	regulations may prescribe amendments to which ection (1)(b)(i) does not apply.	13 14
'(3)		mendment to which subsection (1)(b)(i) does not apply effect as soon as it is adopted by the club.	15 16
' (4)	Subs	ection (1)(d) does not apply to a person who is—	17
	(a)	a minor; or	18
	(b)	a visitor mentioned in section 77(6) or (7).	19
' (5)	infor in su	erson must not make an entry in a register, or give mation to someone else to enter in a register, mentioned absection $(1)(c)$ or (d) that the person knows is false, eading or incomplete in a material particular.	20 21 22 23
	Maxi	mum penalty—35 penalty units.	24
'(6)	agair	enough for a complaint against a person for an offence ast subsection (5) to state that the information entered was , misleading or incomplete to the person's knowledge.	25 26 27

'Div	vision	6 Community other licence
'80		ncipal activity of business under community other ence
	'(1)	The principal activity of a business conducted under a community other licence is the provision of facilities and services to the relevant club's members and the achievement of the club's objects.
	'(2)	The authority under a community other licence to sell or supply liquor does not apply unless a business is conducted on the licensed premises with the primary purpose as mentioned in subsection (1).
	' (3)	In this section—
		<i>relevant club</i> means the club to which the licence relates.
'81	Au	thority of community other licence
	'(1)	A community other licence authorises the licensee to sell and supply liquor on the licensed premises during ordinary trading hours to the following persons, for consumption on the premises—
		(a) a member of the relevant club;
		(b) a guest of a member of the relevant club in the member's company;
		(c) a member of a reciprocal club;
		(d) a guest of a member of a reciprocal club in the member's company.
		member s company.
	'(2)	The authority under subsection (1) is subject to this Act and the conditions stated in the licence.
	'(2) '(3)	The authority under subsection (1) is subject to this Act and

	Restriction on grant of community other licence and other related matters				
	' (1)	only	chief executive may grant a community other licence if the chief executive is satisfied the relevant club is a proprietary club.		
	'(2)		chief executive must include the following matters in a munity other licence—	6 7	
		(a)	the times, totalling not more than 25 hours a week, for the sale of liquor under the licence;	8 9	
		(b)	the area to which the licence relates.	10	
	' (3)	In th	is section—	11	
		relev	<i>vant club</i> means the club to which the licence relates.	12	
'83	Re	quire	ments of club and secretary	13	
	'(1)		community other licence is subject to the following ditions—	14 15	
		(a)	the rules of the relevant club must comply with the schedule, unless the chief executive has given written permission to the club to amend the rules;		
		(b)	if an amendment of the rules of the relevant club is adopted by the club—	19 20	
			(i) within 14 days after adoption of the amendment, the club's secretary must give the chief executive a certified copy of the amendment; and		
			 (ii) the amendment takes effect at the end of 28 days after the chief executive receives the certified copy unless the chief executive has disallowed the amendment by written notice given to the club's secretary; 	25 26	
		(c)	the relevant club's secretary must keep on the club premises a register of—	29 30	
			(i) the name and address of each club member; and	31	

		(ii) particulars of the most recent membership subscription paid by the member;	1 2	
	(d)	the relevant club's secretary must keep on the club premises a register of—	3 4	
		(i) the name and current address of each guest of a member; and	5 6	
		(ii) the name of each member of a reciprocal club, on the premises, and the name of the reciprocal club; and	7 8 9	
		(iii) the name and current address of each guest of a member of a reciprocal club mentioned in subparagraph (ii);	10 11 12	
	(e)	the relevant club's secretary must keep the registers mentioned in paragraphs (c) and (d) open for inspection by an investigator at any time when the club is open.	13 14 15	
'(2)	The subs	regulations may prescribe amendments to which ection (1)(b)(i) does not apply.	16 17	
' (3)		An amendment to which subsection (1)(b)(i) does not apply takes effect as soon as it is adopted by the relevant club.		
'(4)	infor in su	erson must not make an entry in a register, or give rmation to someone else to enter in a register, mentioned ubsection $(1)(c)$ or (d) , that the person knows is false, eading or incomplete in a material particular.	20 21 22 23	
	Max	imum penalty—35 penalty units.	24	
'(5)	agaii	enough for a complaint against a person for an offence nst subsection (4) to state that the information entered was e, misleading or incomplete to the person's knowledge.	25 26 27	
'(6)	In th	is section—	28	
	relev	<i>vant club</i> means the club to which the licence relates.	29	

'Division 7		7 Extended trading hours approval	1
'84	Aut	thority of extended trading hours approval	2
who is the holder of the approval to sell liquor on a basis under authority of the licence that relates to the lip premises for which the approval is granted subject to t		'An <i>extended trading hours approval</i> authorises the licensee who is the holder of the approval to sell liquor on a regular basis under authority of the licence that relates to the licensed premises for which the approval is granted subject to this Act at the times, and subject to the conditions, stated in the approval.	3 4 5 6 7 8
'85	Ар	plication for approval	9
	' (1)	An applicant for a licence, or a licensee, may apply to the chief executive for an extended trading hours approval for the premises that are, or are to be, the licensed premises.	10 11 12
	'(2)	If the application is granted, the approval must be endorsed by the chief executive on the licence.	13 14
'86	Но	urs to which application may relate etc.	15
	'(1)	An application may be made for an extended trading hours approval for a licence other than a community other licence that, if granted, would extend trading hours on a regular basis to include trading between 12a.m. and 5a.m.	16 17 18 19
	'(2)	An application may be made for an extended trading hours approval for a licence other than a community other licence that, if granted, would extend trading hours on a regular basis to include trading between 9a.m. and 10a.m.	20 21 22 23
	' (3)	The applicant for an application mentioned in subsection (2) must satisfy the chief executive that there is a demonstrated community need for the application to be granted.	24 25 26
	'(4)	An application may be made for an extended trading hours approval for a community club licence that, if granted, would extend trading hours on a regular basis to include trading between 7a.m. and 9a.m.	27 28 29 30
	'(5)	For an application mentioned in subsection (4)—	31

		(a)	the applicant must satisfy the chief executive that there is a demonstrated community need for the application to be granted; or	1 2 3	
		(b)	the club to which the licence relates must be a sporting club for a sport prescribed under a regulation.	4 5	
	⁶ (6)	appro that, to inc purpo genui	pplication may be made for an extended trading hours oval for a licence other than a community other licence if granted, would extend trading hours on a regular basis clude trading between 7a.m. and 9a.m. but only for the ose of selling and supplying liquor to or for persons inely attending a function held on the licensed premises g those hours.	6 7 8 9 10 11 12	
'87	'87 Restriction on grant of extended trading hours approval				
		appro any 1	chief executive must not grant an extended trading hours oval that would purport to authorise the sale of liquor at time on Good Friday, Christmas Day or Anzac Day, wise than as prescribed by section 9.	15 16 17 18	
'Part	4 A		Permits	19	
'Divis	sion	1	Permits under this Act	20	
ʻ100	Ava	ilable	e permits	21	
		'The Act—	following permits may be granted and held under this	22 23	
		(a)	a commercial public event permit;	24	
		(b)	a community liquor permit;	25	
		(c)	an extended hours permit;	26	
		(d)	a restricted liquor permit;	27	

Liquor and Other Acts Amendment Bill 2008 Part 2 Amendment of Liquor Act 1992

		[s 13]	
	(e)	an adult entertainment permit;	1
	(f)	a restricted area permit.	2
'Divisi	on 2	Commercial public event permits	3
'101 I	Definitio	ons for div 2	4
	'In t	this division—	5
	auth	<i>nce</i> means each of the following licences for which the nority under the licence is extended to allow the sale of or on premises that are not the licence's main premises—	6 7 8
	(a)	commercial hotel licence;	9
	(b)	subsidiary on-premises licence;	10
	(c)	subsidiary off-premises licence.	11
	<i>mai</i> lice	<i>n premises</i> means licensed premises described in a nce.	12 13
	-	<i>ate event</i> means an event or occasion, held at premises er than main premises, if—	14 15
	(a)	the event or occasion is not publicly advertised or is not open to the public or casual attendance; or	16 17
	(b)	attendance at the event or occasion is restricted by personal invitation of the function's host; or	18 19
	(c)	admission to the event or occasion does not involve paying a fee for—	20 21
		(i) admission; or	22
		(ii) entertainment or services provided at the event or occasion.	23 24
	Exan	nples of a private event—	25
	a 2	21st birthday party, boardroom lunch, company cocktail party, wedding	26
	occa	<i>lic event</i> , in relation to a licensee, means an event or asion held at premises other than the licensee's main nises, that is not a private event.	27 28 29

		Examples of a public event—	1
		a festival, public ball, race meeting, rock concert	2
'101A		nmercial public event permit issued jointly to 2 nore licensees	3 4
	' (1)	A reference in this division to a licensee, for a commercial public event permit issued jointly to 2 or more licensees, is a reference to each of the licensees.	5 6 7
	·(2)	If a commercial public event permit is issued jointly to 2 or more licensees and one of the licences is suspended, the permit is taken to be suspended for the period of the suspension.	8 9 10 11
	' (3)	If a commercial public event permit is issued jointly to 2 or more licensees and one of the licences is cancelled, the permit is taken to be cancelled.	12 13 14
'102		ensee to obtain a commercial public event mit for selling or supplying liquor at public events	15 16
	' (1)	A licensee who proposes to sell or supply liquor at a public event under the licence must apply for the grant of a commercial public event permit to sell or supply the liquor at the public event.	17 18 19 20
	'(2)	Without limiting section 105, an application must—	21
		(a) describe the area where the liquor will be sold or supplied and consumed and the area where any catering to be provided by the licensee will take place; and	22 23 24
		 (b) be accompanied by a proposed event management plan for the public event addressing all matters about which the chief executive is to be satisfied under section 103(1). 	25 26 27 28
	' (3)	An application under subsection (1) may be made jointly by 2 or more licensees.	29 30

03 Restriction on grant of commercial public event permit	
(1) The chief executive must not grant a commercial permit for a public event unless the chief executive about all of the following—	
 (a) the licensee would, in catering for the public carrying out the principal activity of the conducted under the licence; 	
 (b) premises in which liquor may be sold, sup consumed at the public event are properly d will be appropriately monitored; 	
(c) the public event will not create any undue a disturbance or inconvenience to residents of t in which the public event is to be held;	
(d) the public event will not create an unsafe or environment for persons employed at and att public event or residents of the locality in public event is to be held;	ending the
(e) appropriate planning for the public event carried out with the police service and local g for the area in which the public event is to be	overnment
(f) any other matter prescribed under a regulation	1.
(2) Subsection (1)(a) does not apply to an applica commercial public event permit to extend the auth subsidiary on-premises licence if the principal acti business conducted under the licence is the praccommodation.	hority of a vity of the
(3) The chief executive must not grant a commercial propermit for a public event that would purport to au sale of liquor at any time on Good Friday or Christer before 1.00p.m. on Anzac Day.	thorise the
(4) Despite subsection (3), the chief executive ma commercial public event permit to authorise a licer liquor between 5a.m. and 1p.m. on Anzac Day if—	isee to sell
(a) the chief executive is satisfied the licensee h	as entered

			into an agreement with an RSL or Services Club to sell liquor under the permit at a public event that is an Anzac Day event for the club; and	1 2 3
		(b)	the permit authorises the sale of liquor only at the event.	4
'103A			ined in commercial public event permit art of licensed premises	5 6
		publi the p	area defined in a commercial public event permit for a ic event forms part of the licensee's licensed premises for eriod the licensee is authorised to sell or supply liquor at vent under the permit.	7 8 9 10
'103B	Aut	horit	y of commercial public event permit	11
	' (1)	•	ect to this Act, a commercial public event permit prises the licensee to sell or supply liquor—	12 13
		(a)	at the public event stated in the permit; and	14
		(b)	at the times on the day or days stated in the permit; and	15
		(c)	subject to the conditions stated in the permit.	16
	[•] (2)	even	authority of a commercial public event permit for a public t extends to the sale or supply of liquor for consumption in the area defined in the permit for the event.	17 18 19
'Divis	sion	3	Community liquor permit	20
'103C	Aut	horit	y of community liquor permit	21
	' (1)		ect to this Act, a community liquor permit authorises the ittee to sell liquor—	22 23
		(a)	at the event or occasion; and	24
		(b)	at the times on the day or days; and	25
		(c)	subject to the conditions;	26
		state	d in the permit.	27

	[s 13]	
'(2)	Authority of a community liquor permit extends to sale of liquor—	1 2
	(a) for consumption at the event or occasion stated in the permit; and	3 4
	(b) for removal from the venue of the event or occasion, and subsequent consumption, if stated in the permit.	5 6
'103D Re	striction on grant of community liquor permit	7
'(1)	The chief executive must not grant a community liquor permit—	8 9
	(a) for licensed premises; or	10
	(b) if the chief executive considers that the supply of liquor proposed to be provided under authority of the permit would more appropriately be provided under authority of a licence.	11 12 13 14
'(2)	The chief executive may grant a community liquor permit only to—	15 16
	(a) a non-proprietary club; or	17
	(b) another entity, if the chief executive is satisfied all the net proceeds from the sale of liquor under the permit will be used for the benefit of the community.	18 19 20
'(3)	If the applicant for a community liquor permit is a non-proprietary club that is an unincorporated association, the permit may be granted only to an individual for the non-proprietary club.	21 22 23 24
'103E Ide	ntification of premises	25
' (1)	The chief executive must—	26
	(a) define an area adjacent to each premises to which a community liquor permit relates; and	27 28
	(b) state the means by which the area must be marked out.	29

'((2)	An area defined under subsection (1) is part of the premises to which the permit relates.	1 2
		triction on consumption or possession of liquor	3
'((1)	During continuance of a community liquor permit, a person must not—	4 5
		(a) consume liquor; or	6
		(b) have liquor in possession for consumption;	7
		at the venue of the event or occasion stated in the permit elsewhere than in an area that is part of the premises to which the permit relates.	8 9 10
'((2)	Subsection (1) does not apply to consumption of, or having in possession, liquor supplied by the person or association of persons controlling the event or occasion in a part of the venue of the event or occasion set apart for use by that person or association and guests.	11 12 13 14 15
'Divisi	ion	4 Extended hours permit	16
'103G	Aut	hority of extended hours permit	17
		'An extended hours permit authorises the licensee who is the holder of the permit to sell liquor on a particular day under authority of the licence that relates to the licensed premises for which the permit is granted subject to this Act at the time, and subject to the conditions, stated in the permit.	18 19 20 21 22
'103H	Res	triction on grant of extended hours permit	23
'((1)	The chief executive must not grant an extended hours permit that would purport to authorise the sale of liquor at any time on Good Friday, Christmas Day or Anzac Day, otherwise than as prescribed by section 9.	24 25 26 27

	'(2)	perm	ever, the chief executive may grant an extended hours hit to authorise a licensee to sell liquor between 5a.m. and h. on Anzac Day if—	1 2 3
		(a)	the chief executive is satisfied the licensee has entered into an agreement with an RSL or Services Club to sell liquor under the permit at an Anzac Day event for the club; and	4 5 6 7
		(b)	the permit authorises the sale of liquor only at the event.	8
ʻ103I	Но	urs to	which application may relate etc.	9
	'(1)	perm if gra	application may be made for an extended trading hours it for a licence other than a community other licence that, anted, would extend trading hours on a particular day to de trading between 12a.m. and 5a.m.	10 11 12 13
	'(2)	perm if gra	application may be made for an extended trading hours it for a licence other than a community other licence that, anted, would extend trading hours on a particular day to de trading between 9a.m. and 10a.m.	14 15 16 17
	·(3)	must	applicant, for an application mentioned in subsection (2), satisfy the chief executive that there is a demonstrated munity need for the application to be granted.	18 19 20
	'(4)	perm exter	application may be made for an extended trading hours it for a community club licence that, if granted, would ad trading hours on a particular day to include trading een 7a.m. and 9a.m.	21 22 23 24
	' (5)	For a	in application mentioned in subsection (4)—	25
		(a)	the applicant must satisfy the chief executive that there is a demonstrated community need for the application to be granted; or	26 27 28
		(b)	the club to which the licence relates must be a sporting club for a sport prescribed under a regulation.	29 30
	'(6)	perm	application may be made for an extended trading hours at for a licence other than a community other licence that, anted, would extend trading hours on a particular day to	31 32 33

include trading between 7a.m. and 9a.m., but only for the purpose of selling and supplying liquor to or for persons genuinely attending a function held on the licensed premises during those hours.

5

6

'103J Restriction on number of extended trading hours permits for particular premises

- (1) The chief executive may issue a maximum of 12 extended 7 trading hours permits, for particular licensed premises, 8 mentioned in section 103I(1) during a 1 year period.
- (2) The chief executive may issue a maximum of 4 extended 10 trading hours permits, for particular licensed premises, 11 mentioned in section 103I(2), (4) or (6) during a 1 year period. 12

'Division 5 Restricted liquor permit 13

ʻ103JA Au	thority of restricted liquor permit	14
'(1)	A restricted liquor permit authorises the permittee to sell and supply liquor on the premises to which the permit relates to the following persons, for consumption on the premises—	15 16 17
	(a) a member of the relevant club;	18
	(b) a guest of a member of the relevant club in the member's company;	19 20
	(c) a member of a reciprocal club;	21
	(d) a guest of a member of a reciprocal club in the member's company.	22 23
'(2)	The authority under subsection (1) is subject to this Act and the conditions stated in the permit.	24 25
' (3)	In this section—	26
	<i>relevant club</i> means the club to which the permit relates.	27

	striction on grant er related matter	t of restricted liquor permit and s	1 2
'(1)		we may grant a restricted liquor permit only cutive is satisfied the relevant club is a ub.	3 4 5
'(2)	The chief executiv restricted liquor pe	ve must include the following matters in a ermit—	6 7
		talling not more than 25 hours a week, for quor under the permit;	8 9
	(b) the area to w	which the permit relates.	10
' (3)	In this section—		11
	<i>relevant club</i> mea	ns the club to which the permit relates.	12
'103L Du	ation of permit		13
		ve may grant a restricted liquor permit for a 8 months but no longer than 6 months.	14 15
'103M Re	uirements of clu	ıb and secretary	16
'(1)	A restricted liquiconditions—	or permit is subject to the following	17 18
	schedule, un	the relevant club must comply with the nless the chief executive has given written o the club to vary the rules;	19 20 21
	(b) if an amend adopted by the	lment of the rules of the relevant club is he club—	22 23
	the club	14 days after adoption of the amendment, b's secretary must give the chief executive a d copy of the amendment; and	24 25 26
	after th unless	endment takes effect at the end of 28 days e chief executive receives the certified copy the chief executive has disallowed the ment by written notice given to the club's ry;	27 28 29 30 31

	(c)	the relevant club's secretary must keep on the club	1
		premises a register of—	2
		(i) the name and address of each club member; and	3
		(ii) particulars of the most recent membership subscription paid by the member;	4 5
	(d)	the relevant club's secretary must keep on the club premises a register of—	6 7
		(i) the name and current address of each guest of a member; and	8 9
		(ii) the name of each member of a reciprocal club, on the premises, and the name of the reciprocal club; and	10 11 12
		(iii) the name and current address of each guest of a member of a reciprocal club mentioned in subparagraph (ii);	13 14 15
	(e)	the relevant club's secretary must keep the registers mentioned in paragraphs (c) and (d) open for inspection by an investigator at any time when the club is open.	16 17 18
' (2)		regulations may prescribe amendments to which ection (1)(b)(i) does not apply.	19 20
' (3)		amendment to which subsection (1)(b)(i) does not apply s effect as soon as it is adopted by the relevant club.	21 22
'(4)	infor in su	erson must not make an entry in a register, or give rmation to someone else to enter in a register, mentioned ubsection $(1)(c)$ or (d) , that the person knows is false, eading or incomplete in a material particular.	23 24 25 26
	Max	imum penalty—35 penalty units.	27
' (5)	agai	enough for a complaint against a person for an offence nst subsection (4) to state that the information entered was e, misleading or incomplete to the person's knowledge.	28 29 30
' (6)	In th	is section—	31
	relev	want club means the club to which the permit relates.	32

'Division	6 Adult entertainment permit	1
ʻ103N Adı	ult entertainment code	2
' (1)	There is to be an adult entertainment code (the <i>code</i>).	3
'(2)	The code prescribes the live entertainment that may be performed for an audience, by a person performing an act of an explicit sexual nature (<i>adult entertainment</i>), on licensed premises or premises to which a community liquor permit or restricted liquor permit relates under an adult entertainment permit.	4 5 6 7 8 9
'(3)	Adult entertainment does not include the performance of the following acts—	10 11
	(a) sexual intercourse;	12
	(b) masturbation;	13
	(c) oral sex.	14
'(4)	The chief executive and the commissioner are to make the code.	15 16
' (5)	The code is not effective until it is approved by the Governor in Council under a regulation.	17 18
'(6)	The chief executive must ensure that a copy of the code approved under subsection (5) is made available for inspection without charge, or for purchase during normal business hours at the office of the department in which this Act is administered.	19 20 21 22 23
' (7)	In this section—	24
	<i>oral sex</i> has the meaning given by the Criminal Code, section 229E(5).	25 26
	y licensees and permittees eligible for grant of It entertainment permit	27 28
' (1)	A person is eligible to apply for, or to be granted, an adult entertainment permit only if the person is a licensee or the	29 30

		holder of a community liquor permit or restricted liquor permit.	1 2
	'(2)	Subsection (1) does not limit another requirement about who may apply for, or the grant of, an adult entertainment permit under part 5.	3 4 5
'103P	Aut	hority of adult entertainment permit	6
	' (1)	An adult entertainment permit authorises the permittee to provide adult entertainment only—	7 8
		(a) in an area of the permittee's premises approved by the chief executive (the <i>approved area</i>); and	9 10
		(b) during the hours stated in the permit.	11
	'(2)	The adult entertainment permit is subject to this Act and the conditions prescribed under a regulation or imposed by the chief executive.	12 13 14
'103Q	Арр	proved area to conform with requirements	15
		'Defers the chief executive engraves on energy as an engraved	
		'Before the chief executive approves an area as an approved area, the chief executive must be satisfied the area conforms, or will conform, with this Act and the following requirements while adult entertainment is being provided in the area—	16 17 18 19
		area, the chief executive must be satisfied the area conforms, or will conform, with this Act and the following requirements	17 18
		area, the chief executive must be satisfied the area conforms, or will conform, with this Act and the following requirements while adult entertainment is being provided in the area—(a) the area must be fully enclosed in a way that prevents a	17 18 19 20
		 area, the chief executive must be satisfied the area conforms, or will conform, with this Act and the following requirements while adult entertainment is being provided in the area— (a) the area must be fully enclosed in a way that prevents a person outside the area from seeing inside the area; (b) the area must not contain, for the private use of persons attending the entertainment, a lounge, booth, 	17 18 19 20 21 22 23
'103R	Dur	 area, the chief executive must be satisfied the area conforms, or will conform, with this Act and the following requirements while adult entertainment is being provided in the area— (a) the area must be fully enclosed in a way that prevents a person outside the area from seeing inside the area; (b) the area must not contain, for the private use of persons attending the entertainment, a lounge, booth, compartment or cubicle (other than a toilet cubicle); 	17 18 19 20 21 22 23 24

		(a)	is issued for the term stated in it, not longer than 1 year, unless it is sooner surrendered, suspended or cancelled under this Act; and	1 2 3
		(b)	is not renewable; and	4
		(c)	is not transferable.	5
ʻ103S	of I		tertainment permit dependent on currency e or community liquor permit or restricted ermit	6 7 8
	'(1)	for li	section applies if an adult entertainment permit is issued icensed premises or for premises to which a community or permit or restricted liquor permit relates and—	9 10 11
		(a)	the licence or community liquor permit or restricted liquor permit ends or is suspended or cancelled; or	12 13
		(b)	the licensee or permittee surrenders the licence or community liquor permit or restricted liquor permit.	14 15
	'(2)	perm	e licence or community liquor permit or restricted liquor hit ends, the adult entertainment permit also ends at the e time.	16 17 18
	'(3)	perm	e licence or community liquor permit or restricted liquor hit is suspended, the adult entertainment permit is also ended at the same time.	19 20 21
	'(4)	perm	e licence or community liquor permit or restricted liquor tit is surrendered or cancelled, the adult entertainment tit is also surrendered or cancelled at the same time.	22 23 24
'103T	Res	stricti	on on grant of adult entertainment permit	25
	'(1)	perm	chief executive must not grant an adult entertainment it that would relate to premises at which a public event or ite event is to be held other than for—	26 27 28
		(a)	if the applicant is a licensee—the main premises under the licence; or	29 30

	(b)	if the applicant is the holder of a community liquor permit or restricted liquor permit—the premises to which the permit relates.	1 2 3
'(2)		is section, including in the definitions <i>public event</i> and <i>ute event</i> as applying for this section—	4 5
		<i>premises</i> means licensed premises described in a licence than—	6 7
	(a)	a detached bottle shop; or	8
	(b)	for a community club licence—premises mentioned in section 77(2).	9 10
'Division	7	Restricted area permits	11
'103U Aut	hority	y of restricted area permit	12
'(1)	posse	stricted area permit authorises the permittee to have in ession in a restricted area more than the prescribed tity of a type of liquor for the area—	13 14 15
	(a)	at the times and on the day or days, and for the purpose, stated in the permit; or	16 17
	(b)	during the period of not more than 1 year, and for the purpose, stated in the permit.	18 19
'(2)		permit is subject to this Act and the conditions prescribed r a regulation or imposed by the chief executive.	20 21
'103V Res	stricti	on on grant of restricted area permit	22
		chief executive must not grant an application for a acted area permit unless the chief executive is satisfied—	23 24
	(a)	the amount of liquor the applicant has applied to have in possession is reasonable for the purpose stated in the application; and	25 26 27

				[s 14]	
			(b)	if the purpose is not merely personal to the applicant—another restricted area permit has not been issued to another person for the purpose.'.	1 2 3
Clause	14	Am	nendr	nent of s 105 (Requirements for applications)	4
			Sect	ion 105—	5
			inse	rt—	6
		'(1A)	Also	o, the application must be accompanied by—	7
			(a)	if the application is for a licence or restricted liquor permit—the proposed risk-assessed management plan for the proposed licensed premises or premises for which the applicant wants a restricted liquor permit; or	8 9 10 11
			(b)	if the application is a relevant application—the proposed revised risk-assessed management plan for the licensed premises.	12 13 14
		' (5)	In th	is section—	15
			rele	want application means—	16
			(a)	an application for the transfer of a licence; or	17
			(b)	an application for a permanent variation of a licence; or	18
			(c)	an application for an approval for a permanent change in a licensed area; or	19 20
			(d)	an application for an extended trading hours approval; or	21 22
			(e)	an application for an approval for a change in the principal activity of a business conducted under a licence.'.	23 24 25
Clause	15			on of s 109C (Application for grant of extended ermit)	26 27
			Sect	ion 109C—	28
			omit	۰ •	29

[s 16]

Clause	16	Am	nendr	nent of s 110 (Application for grant of extended	1
Olduse				ermit not on regular basis)	2
		(1)	Sect	ion 110, heading, 'not on regular basis'—	3
			omit	•	4
		(2)	Sect	ion 110(1)—	5
			omit	r, insert—	6
		' (1)		censee may apply for an extended hours permit for the used premises.'.	7 8
		(3)	Sect	ion 110(5), 'hours beyond 2a.m.'—	9
			omit	r, insert—	10
				ling hours on a particular day to include trading between m. and 5a.m.'.	11 12
Clause	17			ment of s 116 (Public interest relevant to ions)	13 14
			Sect	ion 116—	15
			omit	r, insert—	16
	'116			ommunity impact statement to be given to ecutive	17 18
		' (1)		following applications must be accompanied by a munity impact statement—	19 20
			(a)	an application for a licence, other than a community club licence or community other licence;	21 22
			(b)	an application, under section 111, by a licensee for a variation of the licence;	23 24
			(c)	an application for an extended trading hours approval mentioned in section $86(1)$.	25 26
		' (2)	Subs	section (3) applies to the following applications—	27
			(a)	an application for a community club licence or community other licence;	28 29

	(b)	an application for a commercial public event permit or community liquor permit.	1 2
'(3)	ame adve exec requ impa	he chief executive reasonably believes the impact on the nity of the community concerned would be significantly ersely affected if the application is granted, the chief cutive may, by written notice given to the applicant, here the applicant to give the chief executive a community act statement in relation to the application within 60 days of the giving of the notice.	3 4 5 6 7 8 9
'(4)	The with	applicant is taken to have withdrawn the application if, in the time stated in subsection (3), the applicant does not ply with the requirement under subsection (3).	10 11 12
'(5)	chie	purpose of a community impact statement is to help the f executive assess the impact on the amenity of the munity concerned if the application is granted.	13 14 15
'(6)	A co	ommunity impact statement must address the following—	16
	(a)	the existing and projected population and demographic trends in the locality;	17 18
	(b)	the number of persons residing in, resorting to or passing through the locality, and their respective expectations;	19 20 21
	(c)	the likely health and social impacts that granting the application would have on the population of the locality;	22 23
	(d)	an assessment of the magnitude, duration and probability of the occurrence of the health and social impacts;	24 25 26
	(e)	the proximity of the proposed licensed premises or proposed premises to which the permit is to relate to identified sub-communities within the locality, including, for example, schools and places of worship, and the likely impact on those sub-communities.	27 28 29 30 31
' (7)	mus	preparing a community impact statement, the applicant t have regard to relevant guidelines issued by the chief cutive.'.	32 33 34

[s 18]

Clause	18	Amendment of s 118A (Submissions on public interest)	1
01000	-		2
			3
			4
			5
			6
Clause	19		7 8
		Section 121—	9
		omit, insert—	10
	'121	Matters the chief executive must have regard to	11
		c c 11	12 13
			14 15
		(b) objections made to the grant of the application; and	16
		Ę	17 18
		approval mentioned in section 86(1), an application for an adult entertainment permit or an application relating to a restricted area—comments from the assistant commissioner for the locality to which the application	19 20 21 22 23 24
		area—comments from the community justice group for	25 26 27
		· · ·	28 29
			30 31

[s 20]

		 (i) the previous conduct of the applicant in discharging any duties under this Act previously placed on the applicant, especially for the premises for which the extension is sought; and 	1 2 3 4
		(ii) the applicant's ability to control the noise and behaviour of the number of persons that could reasonably be expected to be on and in the vicinity of the premises if the extension were granted; and	5 6 7 8
		(iii) the suitability of the premises and its facilities for the purpose for which the extension is sought.'.	9 10
Clause	20 Am	nendment of s 136 (Grounds for disciplinary action)	11
		Section 136(1)—	12
		insert—	13
		(i) the licensee is no longer eligible to hold the licence under section 106(3) or (4).'.	14 15
Clause	21 Ins	sertion of new s 137E	16
		Part 5, division 3, subdivision 3—	17
		Part 5, division 3, subdivision 3— insert—	17 18
	'137E Dis		
	'137E Dis '(1)	insert—	18
		insert— sciplinary action against former licensee	18 19
		 <i>insert</i>— sciplinary action against former licensee Subsection (2) applies if— (a) the chief executive gives a licensee a notice about a 	18 19 20 21
		 <i>insert</i>— sciplinary action against former licensee Subsection (2) applies if— (a) the chief executive gives a licensee a notice about a proposed action under section 137; and (b) the licensee transfers the licence before the chief executive makes a decision about the proposed action 	18 19 20 21 22 23 24
	'(1)	 <i>insert</i>— sciplinary action against former licensee Subsection (2) applies if— (a) the chief executive gives a licensee a notice about a proposed action under section 137; and (b) the licensee transfers the licence before the chief executive makes a decision about the proposed action under section 137A. Sections 137A, 137B and 137D continue to apply in relation to the proposed action as if the licence is still held by the 	18 19 20 21 22 23 24 25 26 27

[s 22]

		(b) within 1 year after the transfer, the chief executive considers there is a ground to take relevant disciplinary action relating to the licence for circumstances arising before the transfer.	1 2 3 4
	'(4)	Sections 137 to 137B and 137D apply as if the licence is still held by the former licensee.	5 6
	·(5)	However, for subsections (2) and (4), the only disciplinary action that may be taken against the former licensee is a relevant disciplinary action.	7 8 9
	'(6)	For subsections (2) and (4), this Act applies, with any necessary changes, to the former licensee as if a reference to a licensee included the former licensee.	10 11 12
	' (7)	In this section—	13
		<i>relevant disciplinary action</i> means one of the actions mentioned in paragraphs (f), (g) and (i) of the definition <i>disciplinary action</i> in section 4.'.	14 15 16
Clause 22		and want of a 140 (Ole sum of manufact in fact of dist	
		endment of s 142 (Closure of premises in face of riot tumult)	17 18
	or t	tumult)	18
Clause 22	or t	Section 142(2)—	18 19
	or 1 (1)	tumult) Section 142(2)— <i>omit, insert</i> — A person must not knowingly contravene an order under	18 19 20 21
	or 1 (1)	Section 142(2)— <i>omit, insert</i> — A person must not knowingly contravene an order under subsection (1) or (2).	18 19 20 21 22
	or 1 (1) '(4)	Section 142(2)— <i>omit, insert</i> — A person must not knowingly contravene an order under subsection (1) or (2). Maximum penalty for subsection (4)—25 penalty units.'.	 18 19 20 21 22 23

		'(3)	An order under subsection (2) about licensed premises applying for a period (the <i>initial period</i>) does not preclude a magistrate or 2 justices making an order under subsection (1) about the premises applying for a period that includes part of the initial period.'.	1 2 3 4 5
		(3)	Section 142—	6
			renumber as section 141A.	7
Clause	23	Inse	ertion of new pt 5, div 4A	8
			After section 141A, as renumbered—	9
			insert—	10
	'Divis	sion	4A Training course certificate requirements	11 12
	'141B	Арр	blication of div 4A	13
			'This division applies to licensed premises.	14
	ʻ141C		nditions about training course certificates for ticular persons	15 16
		'(1)	It is a condition of the licensee's licence that each of the following persons must have a current training course certificate—	17 18 19
			(a) if the licensee is an individual—the licensee;	20
			(b) a member of staff of the licensed premises who is involved in the service or supply of liquor at the premises.	21 22 23
			Examples of staff involved in the service or supply of liquor—	24
			bartenders, glass collectors, floor hostesses or room service staff	25
		'(2)	However, the condition mentioned in subsection (1)(c) does not apply to a licence, in relation to a person who becomes a member of staff of the licensed premises after the	26 27 28

[s 24]

					ement of this section, until 30 days after the person a member of the staff.	1 2
		' (3)	Also, licen		is a condition of the licensee's licence that the	3 4
			(a)		t keep a register (a <i>training register</i>) containing the rmation prescribed under a regulation about—	5 6
				(i)	current training course certificates kept by the licensee under subsection (4); or	7 8
				(ii)	matters relating to training persons involved in the service or supply of liquor at the licensed premises; and	9 10 11
			(b)		t keep the register available for inspection by an stigator at the premises.	12 13
		' (4)	licen: licen:	see's see's	ject to subsection (2), it is a condition of the licence that the licensee must keep with the training register a copy of the current training rtificates held by persons mentioned in subsection	14 15 16 17 18
	ʻ141D	Арр	licati	ion d	of s 136	19
			cond	ition	Act, a reference in section $136(1)(a)(iii)$ to a stated in the licence is taken to include a reference tion of the licence imposed under section 141C.'.	20 21 22
Clause	24	con		ns o	t of pt 5, div 6 (Certain provisions about f licences and permits for Brisbane City)	23 24 25
			Part :	5, div	ision 6—	26
			omit,	inse	rt—	27

[s 24]

'Division	16	Certain provisions about conditions of licences for Brisbane City Council area	1 2 3
'Subdivis	sion 1	l Preliminary	4
'142AD De	finitio	ns for div 6	5
	'In thi	s division—	6
	under	<i>controller</i> means the holder of a current licence issued the <i>Security Providers Act 1993</i> for carrying out the ons of a crowd controller under that Act.	7 8 9
	used b	f premises, does not include an exit that is not ordinarily by patrons of the premises while the premises are open siness.	10 11 12
	Examp	le—	13
	an er	nergency exit	14
	incide	ent register see section 142AI(1)(a).	15
		<i>g period</i> means the period starting at 8p.m. on any day nding at 7a.m. on the following day.	16 17
	traini	ng register see section 142AI(2)(a).	18
'142AE Ap	plicati	ion of div 6	19
'(1)	to lice Act to	livision applies in the area of the Brisbane City Council ensed premises if the licensee is authorised under this sell or supply liquor on the premises at any time after during the trading period.	20 21 22 23
·(2)	Howe	ver, this division does not apply to—	24
		licensed premises if the licensee is authorised, under section 9(13), to sell or supply liquor on the premises only after 1a.m. on New Year's Day; or	25 26 27
	(b)	that part of licensed premises that—	28

[s 24]

	(i)	is used principally for the residential accommodation of guests staying at the premises; or	1 2 3
	(ii)	is a detached bottle shop.	4
' (3)		s division does not apply on Anzac Day to licensed on the premises of an RSL or Services Club.	5 6
' (4)	In additio	on—	7
	pren kno	tions 142AG and 142AH do not apply to licensed mises at Brisbane Airport, Airport Drive, Brisbane own as the Brisbane International Terminal building the Brisbane Domestic terminal building; and	8 9 10 11
	(b) sect	tion 142AG does not apply to the following—	12
	(i)	licensed premises mentioned in section 67A;	13
	(ii)	licensed premises at Suncorp Stadium, Castlemaine Street, Milton;	14 15
	(iii)	licensed premises at the Queensland Sport and Athletics Centre, Kessels Road, Nathan;	16 17
	(iv)	licensed premises at the Brisbane Cricket Ground, Vulture Street, Woolloongabba;	18 19
	(v)	licensed premises at the Brisbane Convention and Exhibition Centre, corner of Glenelg and Merivale Streets, South Brisbane;	20 21 22
	(vi)	licensed premises at the Brisbane Entertainment Centre, Melaleuca Drive, Boondall; and	23 24
	dur	tion 142AG does not apply to licensed premises ing a trading period in which the premises are not on for business after 1a.m.	25 26 27
'142AF Pu	rnose of	div 6	20
142AF Pu (1)	•	sion has, in relation to the licensee, the same purpose	28 29
(1)		rpose mentioned in section 148A(1).	29 30
·(2)	This divis	sion does not limit section 148A.	31

'Subdivision	2 Conditions of licences	1
'142AG Conditio	ons about crowd controllers	2
'It is	a condition of the licensee's licence that the licensee—	3
(a)	must ensure that at least the number of crowd controllers prescribed under a regulation are engaged in maintaining order in and around the licensed premises—	4 5 6 7
	(i) while the premises are open for business after 11p.m. during the trading period; and	8 9
	(ii) for at least 1 hour after the premises close for business during or at the end of the trading period; and	10 11 12
(b)	must not allow a crowd controller to be engaged under paragraph (a) unless the crowd controller—	13 14
	(i) has a current training course certificate; and	15
	 (ii) has given the licensee a copy of the certificate and the crowd controller's licence granted under the <i>Security Providers Act 1993</i>, section 14(1); and 	16 17 18
	(iii) is dressed in a way that distinguishes the crowd controller from patrons of the premises; and	19 20
(c)	must keep each crowd controller's certificate and licence, given to the licensee under paragraph (b)(ii), with the licensee's training register while the crowd controller is engaged in maintaining order in and around the premises.	21 22 23 24 25
'142AH Conditio	ons about closed-circuit television equipment	26
'It is	a condition of the licensee's licence that the licensee-	27
(a)	must have closed-circuit television equipment at each entrance and exit of the licensed premises that provides access for patrons of the premises during the trading period; and	28 29 30 31

[s 24]

(b)	must display signage at the premises in a way that is likely to make the patrons aware that closed-circuit television equipment is installed under paragraph (a); and	1 2 3 4
(c)	must ensure the equipment—	5
	(i) meets the minimum requirements for the equipment prescribed under a regulation; and	6 7
	(ii) is operational and recording for the period starting at 8p.m. in a trading period in which the premises are open for business and ending at least 1 hour after the premises close for business during or at the end of the trading period; and	8 9 10 11 12
(d)	must stop selling or supplying liquor on the premises, and close the premises, if the equipment is not operational and recording during the trading period while the premises are open for business at any time between 1a.m. and when the premises would ordinarily otherwise close for business; and	13 14 15 16 17 18
(e)	must not allow the equipment to be operated by anyone other than—	19 20
	(i) the licensee for the licence; or	21
	(ii) an approved manager working at the premises; and	22
(f)	must keep each recording made by the equipment in a secure place, and available for inspection and viewing by an investigator, at the premises until the recording—	23 24 25
	(i) is erased or destroyed under paragraph (h); or	26
	(ii) is earlier given to an investigator; and	27
(g)	must not allow a recording to be viewed at the premises by anyone other than an investigator or a person mentioned in paragraph (e); and	28 29 30
(h)	must ensure a recording, unless it is earlier given to an investigator, is erased or destroyed by a person mentioned in paragraph (e)—	31 32 33

[s 24]

		 (i) if the recording does not show an incident required to be recorded in the licensee's incident register—not earlier than 28 days after the recording is made (the <i>retention period</i>), but within 30 days after the retention period ends; or 	1 2 3 4 5
		(ii) otherwise—not earlier than 1 year after the retention period for the recording ends.	6 7
l Cor	nditic	ons about incident and training registers	8
' (1)	It is	a condition of the licensee's licence that the licensee—	9
	(a)	must keep a register (an <i>incident register</i>) containing the information prescribed under a regulation about each incident at the licensed premises—	10 11 12
		(i) in which a person is injured; or	13
		(ii) requiring a person to be removed from the premises; and	14 15
	(b)	must ensure that, for each incident recorded in the register under paragraph (a), the register is signed as correct by each crowd controller or member of staff involved in the incident; and	16 17 18 19
	(c)	must keep the register in a secure place, and available for inspection by an investigator, at the premises; and	20 21
	(d)	must not allow the register to be inspected at the premises by anyone other than—	22 23
		(i) an investigator; or	24
		(ii) the licensee for the licence; or	25
		(iii) a crowd controller or member of staff involved in an incident recorded in the register; or	26 27
		(iv) an approved manager working at the premises.	28
'(2)		, it is a condition of the licensee's licence that the see-	29 30
	(a)	must keep a register (a <i>training register</i>) containing the information prescribed under a regulation about—	31 32

ʻ142AI

[s 24]

	(i)	current training course certificates kept by the licensee under section 142AG(c); or	1 2
	(ii)	matters relating to training persons involved in the service or supply of liquor at the licensed premises; and	3 4 5
(b)		t keep the register available for inspection by an stigator at the premises.	6 7
'142AJ Conditio	ons a	bout drinking practices	8
		ondition of the licensee's licence that the licensee conduct on the licensed premises—	9 10
(a)	a co	mpetition or game in which—	11
	(i)	contestants or players consume liquor on the premises; or	12 13
	(ii)	free or discounted liquor is given as a prize for consumption on the premises; or	14 15
	Exan	ples of a competition or game—	16
	•	'drink to win'	17
	•	'last man standing'	18
	•	'all you can drink'	19
	•	'skolling competition'	20
(b)	enco	her activity, prescribed under a regulation, that may purage the rapid or excessive consumption of liquor romote intoxication.	21 22 23
'142AK Compli	ance	with conditions	24
		er of a licence subject to a condition under this n must comply with the condition.	25 26
Max	imun	penalty—100 penalty units.	27

[s 25] 'Subdivision 3 Application of s 136 to conditions 1 under sdiv 2 2 '142AL Application of s 136 3 'For this Act, a reference in section 136(1)(a)(iii) to a 4 condition stated in the licence is taken to include a reference 5 to a condition of the licence imposed under subdivision 2.'. 6 Clause 25 Amendment of s 142B (Applying for approval as trainer) 7 (1)Section 142B(2)— 8 omit. 9 (2) Section 142B(3) and (4)— 10 renumber as section 142B(2) and (3). 11 Insertion of new s 152A Clause 26 12 After section 152— 13 insert— 14 '152A Change in principal activity of business conducted 15 under a licence 16 'A licensee must not, without the chief executive's approval, 17 change the principal activity of a business conducted under a 18 licence. 19 Maximum penalty—100 penalty units.'. 20 Clause 27 Insertion of new s 155AB 21 Part 6. division 1— 22 insert— 23 '155AB Supervision of volunteers—community club licence, 24 community other licence or restricted liquor permit 25 (1) A licensee for a community club licence or community other 26 licence, or permittee for a community liquor permit or 27

[s 28]

			restricted liquor permit, must take reasonable steps to ensure that a relevant volunteer is under the general supervision of a person holding a current training course certificate while the relevant volunteer is serving or supplying liquor at the licensed premises or premises to which the permit relates.	1 2 3 4 5
			Maximum penalty—10 penalty units.	6
		'(2)	In this section—	7
			<i>relevant volunteer</i> means a volunteer involved in the service or supply of liquor at the premises who does not hold a current training course certificate.'.	8 9 10
Clause	28	Am	endment of ss 155A and 156	11
			Sections 155A and 156(3), '40 penalty units'—	12
			omit, insert—	13
			'80 penalty units'.	14
Clause	29	Ins	ertion of new ss 156A–156C	15
			After section 156—	16
			insert—	17
	ʻ156A		sponsible supply of liquor to a minor at a private ce etc.	18 19
		' (1)	An adult must not supply liquor to a minor at a private place, unless the adult is a responsible adult for the minor.	20 21
			Maximum penalty—80 penalty units.	22
		'(2)	A responsible adult for a minor must not supply liquor to the minor at a private place, unless the supply is consistent with the responsible supervision of the minor.	23 24 25
			Maximum penalty—80 penalty units.	26
		' (3)	For subsection (2), in considering whether the supply is consistent with the responsible supervision of the minor, relevant factors include the following—	27 28 29
			(a) whether the adult is unduly intoxicated;	30

[s 29]

		· · · · · · · · · · · · · · · · · · ·
	(b)	whether the minor is unduly intoxicated;
	(c)	the age of the minor;
	(d)	whether the minor is consuming the liquor supplied with food;
	(e)	whether the adult is responsibly supervising the minor's consumption of the liquor supplied;
	(f)	the quantity of liquor supplied and the period over which it was supplied.
6B Pro	ohibit	tion on sale of undesirable liquor product
' (1)		egulation may declare a particular liquor product, or class quor products, to be an undesirable liquor product.
'(2)	prod	erson must not sell or supply a liquor product, or liquor luct that is part of a class of liquor products, declared er subsection (1) to be an undesirable liquor product.
	Max	kimum penalty—
	(a)	if the person is the licensee or permittee of, or the nominee of, the premises to which a licence or permit relates—100 penalty units; or
	(b)	in any other case—25 penalty units.
' (3)	unde	Minister may recommend the making of a regulation er subsection (1) about a liquor product or class of liquor lucts only if, in the opinion of the Minister—
	(a)	the name, design of packaging of the liquor product or class of liquor products is likely to be attractive to minors or young people; or
	(b)	the liquor product or class of liquor products is likely to be confused with soft drinks or confectionery; or
	(c)	the liquor product or class of liquor products, for any other reason, is likely to have a special appeal to minors or young people; or

[s 29]

	(d) it is otherwise in the public interest to declare the liquor product or class of liquor products to be an undesirable liquor product.	1 2 3
'(4)	The Minister must, before recommending the making of a regulation under subsection (1), make every reasonable effort to consult with—	4 5 6
	(a) relevant liquor industry representatives; and	7
	(b) the manufacturer and distributor of the liquor product or class of liquor products proposed to be declared to be an undesirable liquor product;	8 9 10
	about the proposed declaration.	11
' (5)	However, failure to comply with subsection (4) does not affect the validity of the regulation.	12 13
	erim prohibition on sale of undesirable liquor oduct	14 15
pro	Description The Minister may make an interim order declaring a particular liquor product, or class of liquor products, to be an	15 16 17
pro (1)	The Minister may make an interim order declaring a particular liquor product, or class of liquor products, to be an undesirable liquor product. In deciding whether to make the interim order, the Minister	15 16 17 18 19
pro (1) (2)	The Minister may make an interim order declaring a particular liquor product, or class of liquor products, to be an undesirable liquor product. In deciding whether to make the interim order, the Minister must have regard to the matters mentioned in section 156B(3). To give effect to the interim order, the Minister must publish	15 16 17 18 19 20 21
pro (1) (2) (3)	The Minister may make an interim order declaring a particular liquor product, or class of liquor products, to be an undesirable liquor product. In deciding whether to make the interim order, the Minister must have regard to the matters mentioned in section 156B(3). To give effect to the interim order, the Minister must publish the order on the department's web site on the internet. The interim order stops having effect at the end of 42 days	15 16 17 18 19 20 21 22 23
pro (1) (2) (3) (4)	 Dduct The Minister may make an interim order declaring a particular liquor product, or class of liquor products, to be an undesirable liquor product. In deciding whether to make the interim order, the Minister must have regard to the matters mentioned in section 156B(3). To give effect to the interim order, the Minister must publish the order on the department's web site on the internet. The interim order stops having effect at the end of 42 days after it is published under subsection (3). While the interim order is in force, a person must not sell or supply the liquor product, or a liquor product that is part of the class of liquor products, declared to be an undesirable liquor 	15 16 17 18 19 20 21 22 23 24 25 26 27

			[s 30]	
			 (a) if the person is the licensee or permittee of, or the nominee of, the premises to which a licence or permit relates—100 penalty units; or 	1 2 3
			(b) in any other case—25 penalty units.'.	4
Clause	30		endment of s 173B (Consumption of liquor in certain blic places prohibited)	5 6
		(1)	Section 173B(1)(a)—	7
			insert—	8
			'(iii) relevant land prescribed under a regulation; or'.	9
		(2)	Section 173B—	10
			insert—	11
		'(3)	Also, a person does not commit an offence against subsection (1) in relation to a place mentioned in subsection $(1)(a)(iii)$ if the consumption of liquor in the place is authorised or permitted by the State or relevant statutory authority.	12 13 14 15
		' (4)	In this section—	16
			<i>relevant land</i> means land owned by, or under the control of, the State or a statutory authority.'.	17 18
Clause	31	Rep	placement of ss 199 and 200	19
			Sections 199 and 200—	20
			omit, insert—	21
	'199	Def	initions for pt 9	22
			'In this part—	23
			<i>community investment fund</i> means the fund by that name established under the <i>Gaming Machine Act 1991</i> , section 314(1).	24 25 26
			<i>licence</i> does not include a provisional licence.	27

[s 32]

	'200	Lic	ence period 'The licence period for a licence is a financial year.'.	1 2
Clause	32		nendment of s 202 (Fees payable for licences and rmits)	34
		• (1)	Section 202(2)—	5
			renumber as section 202(3).	6
		(2)	Section 202(1)—	7
			omit, insert—	8
		' (1)	The licence fee payable for a licence for a licence period is to be assessed in the way prescribed under a regulation.	9 10
		'(2)	If the licence fee is self-assessed by the licensee under subsection (1), a regulation may—	11 12
			(a) prescribe the information the licensee is to provide to the chief executive about the self-assessment; and	13 14
			(b) provide for the reassessment of the fee by the chief executive.'.	15 16
Clause	33	Orr	nission of ss 203–207	17
			Sections 203 to 207—	18
			omit.	19
Clause	34	Am	nendment of s 208 (Payment of fees)	20
		(1)	Section 208(2), from 'stated'—	21
			omit, insert—	22
			'prescribed under a regulation.'.	23
		(2)	Section 208—	24
			insert—	25
		' (3)	A regulation may make provision for—	26

			[s 35]	
		(a)	the consequences of failing to pay a fee mentioned in subsection (2); and	1 2
		(b)	the appeal by a licensee to the tribunal about the failure to pay the fee.'.	3 4
Clause	35	Omissi	on of ss 209–214	5
		Sec	ctions 209 to 214—	6
		om	it.	7
Clause	36	Amend	lment of s 215 (Refund of fee)	8
		Sec	ction 215, ', other than a discontinuance fee,'—	9
		от	it.	10
Clause	37	Amend	lment of s 215A (Refund of fees—general)	11
			ction 215A(5) definition <i>fee</i> , ', and includes a pplementary fee'—	12 13
		om	it.	14
Clause	38	Amend	lment of s 217 (Records to be kept by licensee)	15
		(1) Sec	ction 217(1) and (2)—	16
		om	it.	17
		(2) Sec	ction 217(3) to (7)—	18
		ren	<i>umber</i> as section $217(1)$ to (5).	19
		(3) Sec	ction 217(3), as renumbered—	20
		om	it, insert—	21
			licensee commits an offence if the licensee's accounting ords are not kept as required under subsection (1).	22 23
		Ma	ximum penalty—350 penalty units.'.	24

Liquor and Other Acts Amendment Bill 2008 Part 2 Amendment of Liquor Act 1992

[s 39]

Clause	39		endment of s 218 (Powers of examination by estigator)	1 2
			Section 218(4)—	3
			omit, insert—	4
		'(4)	While an investigator has custody or control of a record removed under subsection (2), the investigator must permit, at all reasonable times—	5 6 7
			(a) inspection of the record; and	8
			(b) the making of additions to the record;	9
			by a person who, if the record had not been removed, would be entitled to inspect the record or make the additions.'.	10 11
Clause	40	Ins	ertion of new ss 219 and 220	12
			Part 9—	13
			insert—	14
	'219	Community investment fund		
		' (1)	Each month, the Minister must pay into the community investment fund all licence fees received by the chief executive during the previous month.	16 17 18
		'(2)	The amounts paid into the fund under this Act are administered receipts.	19 20
		' (3)	In this section—	21
			<i>administered receipt</i> see the <i>Financial Administration and Audit Act 1977</i> , section 4(1).	22 23
	'220	Dis	bursement of fees etc.	24
		'(1)	All fees and charges payable under this Act, other than a payment mentioned in subsection (2), received by the chief executive must be paid into the consolidated fund.	25 26 27
		'(2)	A payment for a licence fee must on its receipt be paid into one of the accounts of the departmental accounts of the department that is used only for the purpose of holding the	28 29 30
	Page 8	32		

[s	41]	

			payments until the disbursement of the amounts of the payments under section 219(1).	1 2
		' (3)	The Minister may cause amounts to be paid out of the community investment fund for—	3 4
			(a) alcohol consumption research, and dealing with social issues arising from alcohol abuse and misuse; and	5 6
			(b) funding that part of the department through which this Act is administered.	7 8
		'(4)	Amounts may be paid under subsection (3) without further appropriation.	9 10
		' (5)	In this section—	11
			<i>departmental accounts</i> , of a department, means the accounts of the department under the <i>Financial Administration and Audit Act 1977</i> , section 12.'.	12 13 14
Clause	41	Ins	ertion of new ss 224 and 225	15
			Part 10—	16
			insert—	17
	'224	Liq	uor accord	18
		'(1)	Any 2 or more interested persons may be parties to a liquor accord for a locality in which licensed premises are situated.	19 20
		' (2)	In this section—	21
			<i>liquor accord</i> , for a locality, means an agreement, memorandum of understanding or other arrangement entered into for the purposes of—	22 23 24
			(a) promoting responsible practices in relation to the sale and supply of liquor at licensed premises situated in the locality; and	25 26 27
			(b) minimising harm caused by alcohol abuse and misuse and associated violence in the locality; and	28 29
			(c) minimising alcohol-related disturbances, or public disorder, in the locality.	30 31

[s 42]

	'22 5	Addition	al time for consumption or removal of liquor	1
		'A li	cence or permit that authorises—	2
		(a)	the sale of liquor, during any period, for consumption on licensed premises; or	3 4
		(b)	the sale of liquor, during any period, for consumption off licensed premises;	5 6
		also	authorises—	7
		(c)	consumption on the premises of liquor supplied on a sale mentioned in paragraph (a); and	8 9
		(d)	removal from the premises of liquor supplied on a sale mentioned in paragraph (b);	10 11
			in 30 minutes after the end of the period during which the is made.'.	12 13
Clause	42	Amendn	nent of s 235 (Regulation-making power)	14
		Sect	ion 235(2)(c)—	15
		omit	, insert—	16
		'(c)	fees, including the refunding of fees, for this Act; and'.	17
Clause	43	Insertio	n of pt 12, div 8	18
		Afte	r section 287—	19
		inser	rt—	20
	'Divis	ion 8	Transitional provisions for Liquor and Other Acts Amendment Act 2008	21 22 23
	'288	Definitio	ons for div 8	24
		'In t	his division—	25
		colu	mn 1 licence see section 289(1).	26
		colu	mn 2 licence see section 289(2).	27

[s 43]

8

13

column 2 permit see section 290(2).	
commencement means commencement of this section.	
<i>post-amended Act</i> means this Act as in force immediately after the commencement.	
<i>pre-amended Act</i> means this Act as in force before the commencement.	

'289 Existing licences

'(1) This section applies to a person who, immediately before the 9 commencement, held under the pre-amended Act a licence 10 mentioned in column 1 of the following table (a *column 1* 11 *licence*)—12

Table

column 1	column 2
general licence	commercial hotel licence
special facility licence	commercial special facility licence
residential licence	subsidiary on-premises licence
on-premises licence	subsidiary on-premises licence
producer/wholesaler licence	producer/wholesaler licence
limited licence relating to an activity, matter or service under section 94A of the pre-amended Act that is a canteen	

[s 43]

	column 1	column 2	
	limited licence relating to an activity, matter or service under section 94A of the pre-amended Act other than a canteen		
	club licence	community club licence.	
'(2)	The person is taken to be the holder column 2 of the table (a <i>column 2 lic</i> column 1 licence.		1 2 3
'(3)	If the column 1 licence held by the p the commencement was subject to a licence the person is taken to hold is condition.	condition, the column 2	4 5 6 7
'(4)	Subsections (5) and (6) applies to a before the commencement held, under restricted club permit that was granted	er the pre-amended Act, a	8 9 10
'(5)	The person is taken to be the hold licence.	er of a community other	11 12
'(6)	If the restricted club permit held by before the commencement was sub column 2 licence the person is take subject to the condition.	bject to a condition, the	13 14 15 16
Exi	sting permits		17
' (1)	This section applies to a person who commencement, held under the pre- mentioned in column 1 of the follo	e-amended Act a permit	18 19 20

21

'290

permit)—

[s 43]

		Table		1
		column 1	column 2	
		general purpose permit	community liquor permit	
		catering away permit	commercial public event permit	
		restricted club permit granted for a period of less than 1 year	restricted liquor permit	
		extended trading hours permit for 1 occasion that extends trading hours to include trading for hours other than between 5a.m. and 7a.m.	extended hours permit for the same hours as mentioned in the corresponding column 1 permit.	
	'(2)	The person is taken to be the holder column 2 of the table (a <i>column 2 pe</i> column 1 permit.		2 3 4
	'(3)	If the column 1 permit held by the p the commencement was subject to a permit the person is taken to hold is condition.	a condition, the column 2	5 6 7 8
'291	bet	tended hours permit that include tween 5a.m. and 7a.m. or betwee a.m.		9 10 11
	'(1)	If a licensee holds an extended pre-amended Act that extends trading or for 1 occasion, to include trading or between 7a.m. and 10a.m., the commencement.	g hours on a regular basis, between 5a.m. and 7a.m.	12 13 14 15 16
	(2)	Subsection (3) applies if—		17
		 (a) a licensee has made an pre-amended Act for an ext would extend trading hours or occasion, to include trading be between 7a.m. and 10a.m.; and 	n a regular basis, or for 1 etween 5a.m. and 7a.m. or 1	18 19 20 21 22
			Page 87	

[s 43]

		(b) the application has not been decided before the commencement.	1 2
	' (3)	The application lapses on the commencement.	3
	'(4)	Despite any other Act or law, no compensation is payable by the State to any person because of the operation of this section.	4 5 6
'292	Exi	sting application for column 1 licence etc.	7
	' (1)	An application for, or relating to, a column 1 licence made under the pre-amended Act and not decided before the commencement must be decided under the pre-amended Act.	8 9 10
	'(2)	The application mentioned in subsection (1) is taken to be about the column 2 licence shown opposite the column 1 licence.	11 12 13
	·(3)	An application for, or relating to, a restricted club permit that for a period of 1 year made under the pre-amended Act and not decided before the commencement must be decided under the pre-amended Act.	14 15 16 17
	'(4)	The application mentioned in subsection (2) is taken to be about a community other licence.	18 19
	·(5)	An application for, or relating to, a column 1 permit made under the pre-amended Act and not decided before the commencement must be decided under the pre-amended Act.	20 21 22
	'(6)	The application mentioned in subsection (5) is taken to be about the column 2 permit shown opposite the column 1 permit.	23 24 25
'293	No	minee for a licence or permit	26
		'A person who is a nominee for a licence or permit immediately before the commencement is taken to hold an approval as an approved manager until 30 June 2010, unless the approval is cancelled or surrendered before that day.	27 28 29 30

[s 44]

	'294	Tra	ining course certificate requirement	1
		' (1)	Subsection (2) applies to a member of staff of licensed premises who immediately before the commencement—	2 3
			(a) is involved in the service or supply of liquor at the premises; and	4 5
			(b) does not hold a current training course certificate.	6
		·(2)	If the person wishes to continue to be a staff member of the premises and be involved in the service or supply of liquor at the premises until after 30 June 2010, the person must be issued with a training course certificate before that day.	7 8 9 10
	'29 5	Ris	k-assessed management plan conditions	11
		' (1)	Subsection (2) applies to a person who, immediately before the commencement, held under the pre-amended Act—	12 13
			(a) a licence; or	14
			(b) restricted club permit granted for a period of less than 1 year.	15 16
		'(2)	Section 54 does not apply to the person in relation to the licence or permit.	17 18
		' (3)	Subsection (4) applies to an application under the pre-amended Act for a licence, or restricted club permit for a period of less than 1 year, that has not been decided before the commencement.	19 20 21 22
		'(4)	If the chief executive grants the application, section 54 does not apply to the licence or permit holder in relation to the licence or permit.'.	23 24 25
	Divi	sion	3 Amendments relating to approved managers	26 27
Clause	44	Am	endment of s 4 (Definitions) Section 4—	28 29

[s 45]

Clause

Clause

	insert—	1
	<i>'accepted representations</i> see section 142ZC(2).	2
	<i>current licensee's course certificate</i> means a licensee's course certificate that is in force.	3 4
	<i>licensee's course certificate</i> means a certificate in the approved form—	5 6
	 (a) given to a person, for satisfactorily completing the licensee's course, by someone who holds an approval under part 5A as a trainer for the course; and 	7 8 9
	(b) stating the certificate remains in force for 3 years after it is given to the person.	10 11
	proposed action see section 142ZB(2)(a).	12
	show cause notice see section 142ZB(1).	13
	show cause period see section 142ZB(2)(e).'.	14
45		
45	Amendment of s 21 (Jurisdiction and powers of tribunal)	15
	Section 21(1)—	16
	insert—	17
	(eb) the refusal to grant an application for an approval as an approved manager; or	18 19
	(ec) the refusal to renew an approval as an approved manager; or	20 21
	(ed) the suspension or cancellation of an approval as an approved manager; or'.	22 23
46	Insertion of new pt 4, div 15	24
	Part 4—	25
	insert—	26

	'Division	n 15 Approved managers	1
	'104A Res	sponsibility of approved manager etc.	2
	'(1)	This section applies if an approved manager is in control of licensed premises or premises to which a permit relates.	3 4
	'(2)	In the conduct of business on the premises, the approved manager is responsible for ensuring that—	5 6
		(a) liquor is supplied or possessed on the premises only in accordance with the authority conferred by the licence or permit; and	7 8 9
		(b) for an adult entertainment permit—the conduct of entertainment under the permit is in accordance with this Act and the conditions of the permit.	10 11 12
	ʻ(3)	The approved manager's liability to be punished for a contravention of this Act does not affect the liability of the licensee or permittee to be punished for the contravention.'.	13 14 15
Clause	47 Rej	placement of ss 107A and 107B	16
		Sections 107A and 107B—	17
		omit, insert—	18
	'107A Ad	<i>omit, insert—</i> ditional restriction on grant of licence	18 19
	'107A Ad '(1)		
		Iditional restriction on grant of licence This section applies to an application for a licence made by an individual.	19 20
	'(1)	Iditional restriction on grant of licenceThis section applies to an application for a licence made by an individual.The chief executive may grant the application only if the individual has, within 3 years before the day the application is granted successfully completed the licensee's course and	19 20 21 22 23 24

[s 48]

		<i>individual</i> does not include an individual who is applying for the licence in the capacity of chief executive of a department.	1 2
'107B	Ad	ditional restriction on grant of permit	3
	' (1)	This section applies to an application for a permit if the chief executive—	4 5
		(a) reasonably believes that, having regard to the nature of the activity to be conducted under the permit and to minimise harm caused by alcohol abuse or misuse and associated violence, the applicant should undertake the licensee's course and approved training course, or either course, before the permit is granted; and	6 7 8 9 10 11
		(b) gives the applicant a written notice stating the applicant must undertake the licensee's course and approved training course, or either course, before the permit is granted.	12 13 14 15
	'(2)	The chief executive may grant the application only if the applicant successfully completes the course or courses stated in the notice.	16 17 18
	' (3)	In this section—	19
		<i>nature</i> , of the activity to be conducted under the permit, includes the duration, location or size of the activity.	20 21
		permit does not include a restricted area permit.'.	22
48		placement of s 131A (Decision by chief executive on plication to continue trading in certain circumstances)	23 24
		Section 131A—	25
		omit, insert—	26
'131A		cision by chief executive on application to ntinue trading in certain circumstances	27 28
	' (1)	This section applies if an application is made under section 129.	29 30

Clause

[s 48]

'(2)	If an applicant is the occupier or is entitled to possession of the licensed premises, the chief executive may authorise the applicant to conduct business on licensed premises under authority of the licence on an interim basis.		
' (3)	The chief executive may impose conditions on the authority under subsection (2)—		5 6
	(a)	to ensure appropriate compliance with this Act; or	7
	(b)	to minimise harm caused by alcohol abuse and misuse and associated violence; or	8 9
	(c)	to minimise alcohol-related disturbances, or public disorder, in a locality.	10 11
'(4)	impo com	nout limiting subsection (3), the chief executive may ose a condition requiring the applicant to successfully plete the licensee's course and approved training course, ther course, within 3 months after the authority is given.	12 13 14 15
' (5)		authority under subsection (2) continues until the earliest ne following happens—	16 17
	(a)	the application on which it is made is disposed of by the chief executive;	18 19
	(b)	the authority is revoked by the chief executive because the applicant contravenes this Act or a condition of the licence or authority;	20 21 22
	(c)	the authority expires.	23
'(6)	129(subs	e application is made by a person as mentioned in section (4), the maximum period for an authority given under ection (2) is not for more than 6 months after the date of application.	24 25 26 27
'(7)	While the authority under subsection (2) continues, the applicant is subject to liabilities under this Act as if the applicant were the licensee of the licensed premises.		
' (8)	disq	the chief executive is satisfied that the applicant is not a ualified person and is a fit and proper person to conduct business under the authority of the licence, the chief	31 32 33

[s 49]

			cutive may authorise the applicant to conduct the business er the authority of the licence.	1 2
	"(cand the	the application was made because of an order for cellation of the licence and the chief executive authorises conduct of the business under subsection (8), the order for cellation is set aside.	3 4 5 6
	'(1	mer	he chief executive is not satisfied about the matters ationed in subsection (8), the chief executive must reject application and may make an order under section 132.	7 8 9
	'(1	1) On	the chief executive's rejection of the application—	10
		(a)	if an authority under subsection (2) is still in force—the authority is revoked; and	11 12
		(b)	if the application was made because of an order for cancellation of a licence—the chief executive's order for cancellation of the licence takes effect.'.	13 14 15
Clause			ement of s 132 (Discharge of licensee or permittee ligations)	16 17
		Sec	tion 132—	18
		omi	t, insert—	19
	'132	Dischar	ge of licensee or permittee from obligations	20
		'If—	_	21
		(a)	a licensee who is not the sole owner of licensed premises, has ceased to conduct business on the premises under authority of the licence; or	22 23 24
		(b)	a licensee who holds the licence as a member of a partnership has ceased to be a member of the partnership;	25 26 27
			chief executive may, by order, do all or any of the owing—	28 29
		(c)	discharge the licensee prospectively from obligations under this Act in relation to the licensed premises;	30 31
		(d)	suspend the licence until—	32

					[s 50]	
				(i)	the licence has been properly transferred; or	1
				(ii)	a person has been authorised by the chief executive under section 131A to conduct business under authority of the licence;	2 3 4
				as th	ne case may require.'.	5
Clause	50				t of s 134 (Cancellation, suspension or permits)	6 7
			Secti	on 1.	34—	8
			omit,	inse	rt—	9
	'134	Ca	ncella	ation	, suspension or variation of permits	10
		'(1)	initia	ntive,	f executive may, on the chief executive's own cancel, suspend or vary a permit if the chief is satisfied that—	11 12 13
			(a)	the	permittee has contravened—	14
				(i)	this Act or the <i>Racing Act 2002</i> , section 321 or 323; or	15 16
				(ii)	a condition stated in the permit; or	17
				(iii)	an order of the chief executive or a requisition of an investigator; or	18 19
			(b)	held beha	use of the premises in relation to which the permit is at the times authorised by the permit, or the aviour of persons entering or leaving the premises at bout those times—	20 21 22 23
				(i)	is causing undue annoyance or disturbance to persons living, working or doing business in the neighbourhood of the premises; or	24 25 26
				(ii)	is causing disorderly conduct in, or in the neighbourhood of, the premises.	27 28
		'(2)	prem perm	nises nit co	chief executive may vary a permit that relates to in a restricted area to make the conditions of the nsistent with the conditions of licences for licensed in the area.	29 30 31 32

[s 50]

' (3)	chie	chief executive must immediately cancel a permit if the f executive is satisfied the permittee has become a ualified person.	1 2 3
'(4)	beer com	section (5) applies if an adult entertainment permit has a issued for licensed premises or premises to which a munity liquor permit or restricted liquor permit relates, the chief executive—	4 5 6 7
	(a)	is advised that the licensee has ceased to conduct the business authorised by the licensee's licence on the premises; or	8 9 10
	(b)	receives an application to transfer the licence because of the sale of the business authorised by the licensee's licence on the premises; or	11 12 13
	(c)	receives an application to conduct the business of a licensee on licensed premises under section 129; or	14 15
	(d)	receives a notice from a corporation under section 150 about a change in the controlling interest in the corporation.	16 17 18
' (5)		chief executive must, by written notice, cancel the adult rtainment permit.	19 20
'(6)	pers	absection (4)(a) applies, the notice must be given to the on controlling, or apparently controlling, the premises and s effect on giving the notice.	21 22 23
' (7)	If su	bsection (4)(b) applies—	24
	(a)	if the licensee has ceased to conduct the business—the notice must be given to the person controlling, or apparently controlling, the premises and takes effect from the date of the notice; or	25 26 27 28
	(b)	if the licensee continues to conduct the business until the date of settlement of the sale—the notice must be given to the licensee and takes effect from the date of settlement.	29 30 31 32
'(8)	pers	absection (4)(c) applies, the notice must be given to the on controlling, or apparently controlling, the premises and s effect 28 days after the date of the notice.	33 34 35

		' (9)	If subsection (4)(d) applies, the notice must be given to the licensee and takes effect 28 days after the date of the notice.'.	1 2
Clause	51		endment of s 141 (Order to close premises for awful trading)	3 4
			Section 141(1)—	5
			omit, insert—	6
		' (1)	If business is conducted on licensed premises by a person who is not—	7 8
			(a) the licensee; or	9
			(b) an approved manager; or	10
			(c) a person authorised by the chief executive under section 131A;	11 12
			the chief executive may give to the person conducting business on the premises an order to cease trading in liquor on the premises and to close the premises.'.	13 14 15
Clause	52	Inse	ertion of new pt 5C	16
			After section 142P—	17
			insert—	18
	'Part	5 C	Approval as approved manager	19
	'Divis	sion	1 Obtaining approval	20
	'142Q	۸nr	blying for approval	21
			nying ior approval	
			A person may apply to the chief executive for an approval as an approved manager.	22 23
			A person may apply to the chief executive for an approval as	22
		·(1)	A person may apply to the chief executive for an approval as an approved manager.	22 23

	(c)	must be the holder of a current training course certificate and a current licensee's course certificate (the <i>relevant</i> <i>certificates</i>).	1 2 3
' (3)	The	application must—	4
	(a)	be in the approved form; and	5
	(b)	be accompanied by—	6
		(i) copies of the relevant certificates; and	7
		(ii) the fee prescribed under a regulation.	8
' (4)		applicant also must provide any other relevant mation reasonably required by the chief executive to le the application.	9 10 11
'142R Dec	ciding	g application	12
'(1)	gran	chief executive must consider the application and either t, or refuse to grant, the application as soon as practicable the last of the following events happens—	13 14 15
	(a)	the chief executive receives the application;	16
	(b)	the chief executive receives all necessary information to decide the application.	17 18
'(2)	exec	chief executive may grant the application only if the chief utive is satisfied the applicant is a suitable person to hold pproval.	19 20 21
'(3)	the a	eciding whether the applicant is a suitable person to hold approval, the chief executive may have regard to the wing—	22 23 24
	(a)	the applicant's knowledge of this Act;	25
	(b)	the applicant's understanding of an approved manager's obligations and responsibilities under this Act;	26 27
	(c)	whether the applicant is a person of good repute who does not have a history of behaviour that would render the applicant unsuitable to hold the approval.	28 29 30

'(4) '(5)	The chief executive may obtain a report from the commissioner in relation to the applicant's criminal history. A report under subsection (4) must include reference to or disclosure of convictions mentioned in the <i>Criminal Law</i> (<i>Rehabilitation of Offenders</i>) Act 1986, section 6.	1 2 3 4 5
'142S Gra	ant of application	6
'(1)	If the chief executive decides to grant the application, the chief executive must as soon as practicable give the applicant written notice of the decision.	7 8 9
'(2)	An approval for an approved manager remains in force, unless sooner cancelled, for the period of 5 years after the grant of the application for the approval.	10 11 12
'142T Ref	fusal to grant application	13
	'If the chief executive decides to refuse to grant the application, the chief executive must as soon as practicable give the applicant a written notice stating—	14 15 16
	(a) the decision and reasons for the decision; and	17
	(b) that the applicant may appeal to the tribunal against the decision within 28 days after the applicant receives notice of the decision.	18 19 20
'Division	2 Renewal	21
ʻ142U Apj	plying for renewal	22
'(1)	A person may apply to the chief executive for renewal of the person's approval as an approved manager.	23 24
'(2)	The application may only be made at least 2 months, but not more than 4 months, before the last day of the period of the approval.	25 26 27
' (3)	The application must—	28

	(a) be in the approved form; and	1
	(b) be accompanied by the fee prescribed under a regulation.	2 3
'(4)	The applicant also must provide any other relevant information reasonably required by the chief executive to decide the application.	4 5 6
'142V De	ciding application	7
'(1)	The chief executive must consider the application and either renew, or refuse to renew, the approval as soon as practicable after the last of the following events happens—	8 9 10
	(a) the chief executive receives the application;	11
	(b) the chief executive receives all necessary information to decide the application.	12 13
'(2)	In deciding whether to grant the application, the chief executive may have regard to the matters to which the chief executive may have regard, under section 142R(3), in deciding whether a proposed holder of an approval as an approved manager is a suitable person to hold the approval.	14 15 16 17 18
'142W Re	newal of approval	19
	'If the chief executive decides to renew the approval, the chief executive must as soon as practicable give the applicant written notice of the decision.	20 21 22
'142X Re	fusal to renew approval	23
	'If the chief executive decides to refuse to renew the approval, the chief executive must as soon as practicable give the applicant a written notice stating—	24 25 26
	(a) the decision and reasons for the decision; and	27
	(b) that the applicant may appeal to the tribunal against the decision within 28 days after the applicant receives notice of the decision.	28 29 30

ʻ142Y	/ App	proval continues pending decision about renewal				
	'(1)	mana in fc have	person applies for renewal of an approval as an approved ager under section 142U, the approval is taken to continue orce from the day it would, apart from this subsection, ended until the day on which any of the following first pens—	2 3 4 5 6		
		(a)	the chief executive renews the approval;	7		
		(b)	if the chief executive decides to refuse to renew the approval—the chief executive gives the person notice for the decision under section 142I;	8 9 10		
		(c)	the person withdraws the application for renewal;	11		
		(d)	the application lapses under section 142Z.	12		
	'(2)	taker	e chief executive renews the approval, the approval is n to have been renewed from the day it would, apart from ection (1), have ended.	13 14 15		
	' (3)	This	section does not apply if the approval is cancelled.	16		
'Divi	sion	3	Lapsing of applications	17		
ʻ142Z	Lap	sing	of application	18		
	'(1)	appr	section applies if an application for an approval as an oved manager, or renewal of an approval as an approved	19 20 21		
	·(2)	mana	ager, is made under this part.			
	'(2)	The 1420	chief executive may make a requirement under section Q(4) or 142U(4) for information to decide the application iving the applicant a written notice stating—	22 23 24		
	(2)	The 1420	chief executive may make a requirement under section Q(4) or 142U(4) for information to decide the application	22 23		
	(2)	The 1420 by gi	chief executive may make a requirement under section $Q(4)$ or $142U(4)$ for information to decide the application iving the applicant a written notice stating—	22 23 24		

' (3)	The stated time must be reasonable and, in any case, at least 21 days after the requirement is made.	1 2
'(4)	The chief executive may give the applicant a further notice extending or further extending the time if the chief executive is satisfied it would be reasonable in all the circumstances to give the extension.	3 4 5 6
' (5)	A notice may be given under subsection (4) even if the time to which it relates has lapsed.	7 8
'(6)	If the applicant does not comply with the requirement within the stated time, or any extension, the application lapses.	9 10
'Division	4 Suspension and cancellation of approvals	11 12
'142ZA Gro	ounds for suspension or cancellation	13
'(1)	The chief executive may suspend or cancel a person's approval as an approved manager if the chief executive believes on reasonable grounds—	14 15 16
	(a) the approval was granted in error or because of a materially false or fraudulent document, statement or representation; or	17 18 19
	(b) the holder of the approval is not, or is no longer, a suitable person to hold the approval; or	20 21
	(c) the holder has been convicted of an offence against this Act; or	22 23
	(d) the holder has contravened a provision of this Act (being a provision a contravention of which is not an offence against this Act).	24 25 26
'(2)	For forming a belief that the ground mentioned in subsection $(1)(b)$ exists, the chief executive may have regard to the matters, mentioned in section $142R(3)$, to which the chief executive may have regard in deciding whether a proposed holder of an approval as an approved manager is a suitable person to hold the approval.	27 28 29 30 31 32

'142ZB Sh	ow cause notice	1
'(1)	If the chief executive believes a ground exists to suspend or cancel an approval as an approved manager, the chief executive must give the holder of the approval a written notice under this section (a <i>show cause notice</i>).	2 3 4 5
' (2)	The show cause notice must state the following—	6
	(a) the action (the <i>proposed action</i>) the chief executive proposes taking under this division;	7 8
	(b) the grounds for the proposed action;	9
	(c) an outline of the facts and circumstances forming the basis for the grounds;	10 11
	(d) if the proposed action is suspension of the approval—the proposed suspension period;	12 13
	(e) an invitation to the holder to show within a stated period (the <i>show cause period</i>) why the proposed action should not be taken.	14 15 16
'(3)	The show cause period must be a period ending not less than 21 days after the show cause notice is given to the holder.	17 18
'142ZC Re	presentations about show cause notices	19
'(1)	The holder of the approval may make representations about the show cause notice to the chief executive in the show cause period.	20 21 22
'(2)	The chief executive must consider all written representations (the <i>accepted representations</i>) made under subsection (1).	23 24
'142ZD En	ding show cause process without further action	25
'(1)	This section applies if, after considering the accepted representations for the show cause notice, the chief executive no longer believes a ground exists to suspend or cancel the approval.	26 27 28 29
'(2)	The chief executive must not take any further action about the show cause notice.	30 31

'(3)	Notice that no further action is to be taken about the show cause notice must be given to the holder of the approval by the chief executive.	1 2 3
'142ZE Su	spension or cancellation	4
'(1)	This section applies if, after considering the accepted representations for the show cause notice, the chief executive—	5 6 7
	(a) still believes a ground exists to suspend or cancel the approval; and	8 9
	(b) believes suspension or cancellation of the approval is warranted.	10 11
·(2)	This section also applies if there are no accepted representations for the show cause notice.	12 13
' (3)	The chief executive may—	14
	 (a) if the proposed action stated in the show cause notice was to suspend the approval for a stated period—suspend the approval for not longer than the stated period; or 	15 16 17 18
	(b) if the proposed action stated in the show cause notice was to cancel the approval—either cancel the approval or suspend it for a period.	19 20 21
'(4)	The chief executive must as soon as practicable give the holder of the approval a written notice stating—	22 23
	(a) the decision and reasons for the decision; and	24
	(b) that the applicant may appeal to the tribunal against the decision within 28 days after the applicant receives notice of the decision.	25 26 27
' (5)	The decision takes effect on—	28
	(a) the day the notice is given to the holder; or	29
	(b) if a later day of effect is stated in the notice—the later day.'.	30 31

[s 53]

Clause	53	•	1 2
		Section 149—	3
		omit, insert—	4
	'149	Employment on licensed premises	5
		prior approval, knowingly permit to be employed on the licensee's behalf on the licensed premises a person who,	6 7 8 9
			10 11
			12 13
			14 15
		Maximum penalty—100 penalty units.'.	16
Clause	54	Replacement of s 149B (Supervising adult entertainment)	17
		Section 149B—	18
		omit, insert—	19
	ʻ149B	Supervising adult entertainment	20
		an adult entertainment permit, the entertainment must be supervised by the licensee or permittee, or a controller, to ensure that it is provided in accordance with this Act and the	21 22 23 24 25
		Maximum penalty—100 penalty units.	26
			27 28
		(a) the licensee or permittee;	29
			30 31

Liquor and Other Acts Amendment Bill 2008 Part 2 Amendment of Liquor Act 1992

[s 55]

Clause	55 Insertion of new pt 6, div 1A			1
		Part	Part 6—	
	insert–		rt—	3
	'Divisior	n 1A	Provisions binding particular licensees and permittees	4 5
	'155AC Application of div 1A			6
	'This division applies to—			7
		(a)	licensed premises, other than licensed premises to which a community club licence or community other licence relates if liquor is served or supplied at the premises only by volunteers; and	8 9 10 11
		(b)	premises to which a permit relates, other than premises to which a community liquor permit or restricted liquor permit relates if liquor is served or supplied at the premises only by volunteers.	12 13 14 15
	'155AD Who must be present or reasonably available at licensed premises etc.			16 17
	'(1)	This section applies while the licensed premises or premises to which the permit relates are open for business.		18 19
	' (2)	If th	If the licensee or permittee is a corporation—	
		(a)	the licensee or permittee must take reasonable steps to ensure that an approved manager is present or reasonably available, during ordinary trading hours, at or in relation to the licensed premises or premises to which the permit relates; and	21 22 23 24 25
		(b)	the licensee or permittee must take reasonable steps to ensure that an approved manager is present, during approved extended trading hours, at the licensed premises or premises to which the permit relates.	26 27 28 29
		Maximum penalty—50 penalty units.		
	' (3)	If th	e licensee or permittee is an individual—	31

[s 55]

	(a)	the licensee or permittee must be present or be reasonably available, or take reasonable steps to ensure that an approved manager is present or reasonably available, during ordinary trading hours at or in relation to the licensed premises or premises to which the permit relates; and	1 2 3 4 5 6
	(b)	the licensee or permittee must be present or take reasonable steps to ensure that an approved manager is present, during approved extended trading hours, at the licensed premises or premises to which the permit relates.	7 8 9 10 11
	Max	imum penalty—50 penalty units.	12
'(4)	Subs	ection (3) applies subject to section 155AF.	13
'(5)	mana prem	this section, the licensee or permittee or an approved ager is <i>reasonably available</i> in relation to the licensed lises or premises to which the permit relates if both of the wing apply—	14 15 16 17
	(a)	the licensee, permittee or approved manager is readily contactable by each person involved in the service or supply of liquor at the premises;	18 19 20
	(b)	the time reasonably needed for the licensee, permittee or approved manager to travel from any place at which the licensee, permittee or approved manager may be present to the premises is not more than 1 hour.	21 22 23 24
'155AE Ap	prov	ed managers register	25
' (1)	The	licensee or permittee—	26
	(a)	must keep a register stating the following for each approved manager rostered on duty for the licensed premises or premises to which the permit relates—	27 28 29
		(i) the name of the approved manager;	30
		(ii) the date on which, and the starting time and finishing time of each shift for which, the approved manager is rostered on duty; and	31 32 33

[s 55]

		st keep the register available for inspection by an estigator at the premises.	1 2
	Maximur	n penalty—100 penalty units.	3
' (2)	The licen	see or permittee—	4
	cou cert	st keep with the register copies of the current training rse certificates and current licensee's course tificates held by approved managers rostered on duty the premises; and	5 6 7 8
		st make the copies available for inspection by an estigator at the premises.	9 10
	Maximur	n penalty—100 penalty units.	11
'(3)	An appro must—	oved manager rostered on duty for the premises	12 13
		he start of each shift for which the approved manager ostered on duty—	14 15
	(i)	record in the register the approved manager's name, and the date and starting time of the shift; and	16 17 18
	(ii)	sign the register; and	19
		he end of each shift for which the approved manager ostered on duty—	20 21
	(i)	record in the register the date and finishing time of the shift; and	22 23
	(ii)	sign the register.	24
	Maximur	n penalty—100 penalty units.	25
'155AF Ex	emption	from obligation under s 155AD(3)	26
' (1)	Subsectio	on (2) applies if—	27
	(a) the	licensee or permittee is an individual; and	28
		licensee or permittee wishes to be absent from the nagement and supervision of the business conducted	29 30

[s 56]

		under authority of the licence	or permit for a continuous	1
		period (the <i>relevant period</i>) of	f not longer than 3 months.	2
'(2)	an e	censee or permittee may apply emption from the obligation D(3) during the relevant perio	to comply with section	3 4 5
' (3)		hief executive may grant the a tive is satisfied—	pplication only if the chief	6 7
	(a)	the licensee or permittee has but has been unsuccessful, approved managers to be available, during the hours i licensed premises or premis relates will be open for busin premises; and	in engaging 1 or more present or reasonably in the relevant period the ses to which the permit	8 9 10 11 12 13 14
	(b)	during the relevant period—		15
			ed or possessed on the rdance with the authority or permit; and	16 17 18
		(ii) the risk-assessed mar premises will be complie	nagement plan for the ed with.	19 20
' (4)	In th	s section—		21
	reas	nably available see section 15	5AD(5).'.	22

Part 3Amendment of Police Powers
and Responsibilities Act 200023
24

Clause	56	Act amended in pt 3	25
		This part amends the <i>Police Powers and Responsibilities Act</i> 2000.	26 27

[s 57]

Clause	57			ent of s 53 (Prevention of particular offences o liquor)	1 2
		(1)	Sectio	on 53(1), 'This section'—	3
			omit, i	insert—	4
			'Subse	ection (2)'.	5
		(2)	Sectio	on 53(1)(a)(i), after 'section'—	6
			insert-		7
			' 157(2	2)'.	8
		(3)	Sectio	on 53—	9
			insert-	—	10
		'(2A)	Also,	if—	11
			(a police officer reasonably suspects a person has committed, is committing or is about to commit an offence against the <i>Liquor Act 1992</i> , section 156(2) at a place; and	12 13 14 15
] 1	the police officer reasonably suspects that liquor, whether in opened or unopened containers, in the person's possession or under the person's control relates to, or is contributing to, or is likely to contribute to, the commission of an offence at any place by the person or another person;	16 17 18 19 20 21
			-	lice officer may seize the liquor, including any container liquor.'.	22 23
		(4)	Sectio	ons 53(3) and (4), after 'subsection (2)'—	24
			insert-		25
			'or su	bsection (2A)'.	26
		(5)	Sectio	on 53(5), after 'subsection (1)'—	27
			insert-		28
			'or su	bsection (2A)'.	29

[s 58]

Clause	58	Ins	ertio	n of new ss 53A and 53B	1
			Afte	r section 53—	2
			inse	rt—	3
	'53A			of liquor from a minor in particular tances	4 5
		'(1)	This	section applies if a police officer—	6
			(a)	is lawfully at a place other than a place to which a licence or permit under the <i>Liquor Act 1992</i> relates; and	7 8
			(b)	finds a minor at the place has possession or control of liquor, whether in opened or unopened containers; and	9 10
			(c)	reasonably suspects that the minor is not being responsibly supervised by a responsible adult for the minor.	11 12 13
		'(2)	liquo	police may seize the liquor, including any container of the or, (the <i>seized thing</i>) and dispose of it in the way the ce officer considers reasonably necessary.	14 15 16
		·(3)	the nece	subsection (2), the police officer may continue to stay at place and re-enter the place for the time reasonably essary to remove the seized thing, even though to continue tay or to re-enter, apart from this section, would be pass.	17 18 19 20 21
		'(4)	the s	subsection (1) the following matters are to be decided on same basis as the matters are decided under the <i>Liquor Act</i> 2, section 156A—	22 23 24
			(a)	whether or not a person is a minor;	25
			(b)	whether or not a minor is being responsibly supervised;	26
			(c)	whether or not an adult is a responsible adult for a minor.	27 28
		' (5)		e police officer exercises the power under subsection (2) eize a thing—	29 30
			(a)	the seized thing is taken to have been forfeited to the State immediately after the police officer seizes it; and	31 32

[s 59]

		(b) chapter 21, part 2, division 3 and chapter 21, part 3 do not apply to the seized thing.	1 2
	' (6)	In this section—	3
		<i>liquor</i> has the same meaning as it has in section 53.	4
'53B	Ent	ry powers for vehicles referred to in ss 53 and 53A	5
		If a place where a police officer is exercising a power under section 53 or section 53A is outside a vehicle that is not being used as a dwelling, the police officer's powers for the section include the power to enter the vehicle to exercise a power under the section within the vehicle.'.	6 7 8 9 10

Part 4 Amendment of Acts 11

Clause 59	Consequential and other amendments of Acts	12
	(1) Schedule 1 amends the Acts mentioned in it.	13
	(2) Schedule 2 amends the <i>Liquor Act 1992</i> .	14

Schedule 1	
------------	--

Sch	edule 1	Consequential and other amendments of Acts	1 2
		section 59	3
Cairı	ns Casino A	greement Act 1993	4
1	Section 2, de	efinition special facility licence—	5
	omit, insert—		6
		<i>facility licence</i> means a commercial special facility nder the Liquor Act.'.	7 8
Char	itable and N	Ion-Profit Gaming Act 1999	9
1	Section 110,	definition <i>liquor</i> —	10
	omit, insert—		11
	ʻ <i>liquor</i> se	ee the Liquor Act 1992, section 4B.'.	12
Gam	ing Machine	e Act 1991	13
1	Sections 56,	61 and 78, 'club liquor licence'—	14
	omit, insert—		15
	'community c	lub licence'.	16

2	Sections 56, 78 and 96, 'general liquor licence'—	1
	omit, insert—	2
	'commercial hotel licence'.	3
3	Sections 56 and 79 and schedule, definition <i>subsidiary operator</i> , 'special facility premises'—	4 5
	omit, insert—	6
	'commercial special facility premises'.	7
4	Sections 56 and 96 and schedule, definition <i>subsidiary operator</i> , 'special facility liquor licence'—	8 9
	omit, insert—	10
	'commercial special facility licence'.	11
5	Section 189(15), definition <i>eligible licensee</i> , paragraph (b)—	12 13
	omit.	14
6	Section 189(15), definition <i>eligible licensee</i> , paragraph (c)—	15 16
	<i>renumber</i> as paragraph (b).	17
7	Section 195(2), from 'if,' to 'premises'—	18
	omit.	19
9	Schedule, definition <i>club</i> , 'club liquor'—	20
	omit, insert—	21
	'community club'.	22
	-	

10	Schedule, definition <i>club liquor licence</i> , paragraph (a), '58(1)(e)'—	1 2
	omit, insert—	3
	'58(1)(d)'.	4
11	Schedule, definitions <i>category 1 licensed premises</i> , general liquor licence, special facility liquor licence and special facility premises—	5 6 7
	omit, insert—	8
	<i>category 1 licensed premises</i> means licensed premises for which one of the following licences under the <i>Liquor Act 1992</i> is in force—	9 10 11
	(a) a commercial hotel licence;	12
	 (b) a commercial special facility licence, other than the commercial special facility licence held by the Gold Coast Commerce Club Inc. 	13 14 15
	<i>commercial hotel licence</i> means a licence mentioned in the <i>Liquor Act 1992</i> , section 58(1)(a).	16 17
	<i>commercial special facility licence</i> means a licence mentioned in the <i>Liquor Act 1992</i> , section 58(1)(b).	18 19
	<i>commercial special facility premises</i> means premises to which a commercial special facility licence relates.'.	20 21
Lia	uor Act 1992	22
1	Section 3A(1)(b) and (2), 'primary purpose'—	23
	omit, insert—	24

'principal activity'.

2 Section 4, definitions *cabaret*, *current training course* 26 *certificate*, *on-premises* (*cabaret*) *licence*, *on-premises* 27

25

	(function) licence, on-premises (meals) licence, on-premises (other activity) licence, on-premises (presentations) licence, on-premises (tourist) licence, on-premises (transport) licence and training course certificate—	1 2 3 4 5
	omit.	6
3	Section 4, definition approved area, '103G(1)'—	7
	omit, insert—	8
	'103P(1)'.	9
4	Section 4, definition adult entertainment, '103E(2)'—	10
	omit, insert—	11
	'103N(2)'.	12
5	Section 4, definition <i>code</i> , '103E'—	13
	omit, insert—	14
	'103N'.	15
6	Section 4, definition commencement—	16
	omit, insert—	17
	' <i>commencement</i> means—	18
	(a) for part 12, division 6, see section 268; or	19
	(b) for part 12, division 8, see section 288.'.	20
7	Section 4, definition <i>detached bottle shop</i> , '59(1)(d)'—	21
	omit, insert—	22
	'60(1)(d)'.	23

8	Section 4, definition <i>member of a reciprocal club</i> , 'club licence or restricted club permit'—	1 2			
	omit, insert—	3			
	'community club licence, community other licence or restricted liquor permit'.	4 5			
9	Section 4, definition post-amended Act—	6			
	omit, insert—	7			
	<i>post-amended Act</i> means—	8			
	(a) for part 12, division 6, see section 268; or	9			
	(b) for part 12, division 8, see section 288.'.	10			
10	Section 4, definition pre-amended Act—	11			
	omit, insert—				
	<i>pre-amended Act</i> means—				
	(a) for part 12, division 6, see section 268; or	14			
	(b) for part 12, division 8, see section 288.'.	15			
11	Section 4, definitions <i>private event</i> and <i>public event</i> , '102D'—	16 17			
	omit, insert—	18			
	·101'.	19			
12	Section 4AA, 'an on-premises (cabaret) licence'—				
	omit, insert—				
	'a subsidiary on-premises licence for which the principal activity is the provision of entertainment'.	22 23			
13	Section 42A(1)(b)—	24			
	insert—	25			

	'Examples—	1
	1 The chief executive might issue a guideline stating the matters that must be dealt with in a risk-assessed management plan.	2 3
	2 The chief executive might issue a guideline stating the matters that must be dealt with in a community impact statement.'	4 5
14	Section 46(1), 'club'—	6
	omit, insert—	7
	'liquor'.	8
15	Section 107C(1)(b), 'a conference held under section 121 or'—	9 10
	omit.	11
16	Section 107D(1)(a), 'general purpose permit or restricted club'—	12 13
	omit, insert—	14
	'community liquor permit or restricted liquor'.	15
17	Section 111(1A), (3) and (4)—	16
	omit.	17
18	Sections 113(1) and 117(1)(b), 'hours permit'—	18
	omit, insert—	19
	'trading hours approval'.	20
19	Section 117(4), definition <i>relevant application</i> , paragraph (b), before 'club'—	21 22
	insert—	23
	'community'.	24
	-	

	Schedule 1	
20	Section 118(1)(c)—	
	omit, insert—	
	(c) an extended trading hours approval or variation of an extended trading hours approval;'.	
21	Section 118(7) and (8)—	
	omit.	
22	Section 118(9)—	,
	renumber as section 118(7).	
23	Section 121A—	(
	omit.	
24	Section 122(3)—	
	omit.	
25	Sections 123(1)(a), 123A(1)(a) and (c) and 125(3), 'primary purpose'—	
	omit, insert—	
	'principal activity'.	
26	Section 125(3), 'general'—	
	omit, insert—	
	'commercial hotel'.	
27	Section 126, heading, 'or permit'—	
	omit.	

28	Section 126(1)— omit, insert—	1 2
	(1) If a licence is varied, the chief executive must cause an appropriate endorsement to be made on the licence.'.	3 4
29	Section 126(3), 'or permit'—	5
	omit.	6
30	Section 136(1)(a)(ii), 'primary purpose'—	7
	omit, insert—	8
	'principal activity'.	9
31	Section 142K(2), '142B(4)'—	10
	omit, insert—	11
	'142B(3)'.	12
32	Section 148B(4)—	13
	omit, insert—	14
	'(4) Subsection (2)(b) does not apply to the holder of a subsidiary on-premises licence if the principal activity of the business conducted under the licence is the principal activity mentioned in section 67A.'.	15 16 17 18
33	Section 148B(5) and (6)—	19
	renumber as section 148B(4) and (5).	20
34	Section 149A, 'general purpose permit or restricted club'—	21 22
	omit, insert—	23
	'community liquor permit or restricted liquor'.	24

35	Sections 150(2) and 153(3) and (4), before 'special facility'—				
	insert—	3			
	'commercial'.	4			
36	Sections 154(2)(a) and (4)(a), 'primary purpose'—	5			
	omit, insert—	6			
	'principal activity'.	7			
37	Sections 154A(1)(a) and 154B(1) and (3), 'general'—	8			
	omit, insert—	9			
	'commercial hotel'.	10			
38	Sections 154C, before 'club'—	11			
	insert—	12			
	'community'.	13			
39	Section 155(5)(b) and (c)—	14			
	omit, insert—	15			
	(b) the premises are being used for the conduct of business for the principal activity of providing entertainment on the premises.'.	16 17 18			
40	Section 155AA(1), 'general purpose permit or restricted club'—				
	omit, insert—	21			
	'community liquor permit or restricted liquor'.	22			
41	Section 162—	23			
	omit, insert—	24			

'162			liquor onto or away from premises subject to ary on-premises licence	1 2
	' (1)	subs pren	berson must not take liquor onto premises to which a sidiary on-premises licence relates for consumption on the nises, unless the premises are premises mentioned in ion 67A.	3 4 5 6
		Max	kimum penalty—25 penalty units.	7
	'(2)	subs	berson must not take liquor from premises to which a sidiary on-premises licence relates, unless the premises are nises mentioned in section 67A and—	8 9 10
		(a)	if the liquor is wine, the wine was supplied to the person on the premises lawfully under the licence as authorised under section $67A(2)(b)$; or	11 12 13
		(b)	the person brought the liquor onto the premises.	14
		Max	kimum penalty—25 penalty units.'.	15
42	Se	ction	168A(4), 'general purpose or restricted club'—	16
	om	it, inse	ert—	17
	'co	mmur	nity liquor permit or restricted liquor'.	18
43	Se	ction	172(2), '84(1)'—	19
	om	it, inse	ert—	20
	' 75	(1)'.		21
44	Se	ction	187(5), definition <i>licensed premises</i> , 'club'—	22
	om	it, inse	ert—	23
	ʻliq	uor'.		24
45	Se	ction	235(2)(f), 'general purpose'—	25
	om	it, inse	ert—	26
	'co	mmur	nity liquor'.	27

	Schedule	1
46	Section 235(2)(h), '59'—	
	omit, insert—	
	'60(1)(d)'.	
47	Schedule, heading, '88 and 103D'—	
	omit, insert—	
	'79, 83 and 103M'.	
Tob	acco and Other Smoking Products Act 1998	
1	Sections 26ZA(1)(a) and 26ZJ(2)(c), 'general licence or club'— <i>omit, insert</i> —	
	'commercial hotel licence or community club'.	
2	Sections 26ZA(1)(b) and 26ZJ(2)(d), before 'special'—	
	insert—	
	'commercial'.	

Sche	edule 2	Amendments of the L 1992 relating to appro managers		1 2 3
			section 59	4
1	Section 4, defi nominee for th omit.	nition <i>disciplinary action</i> , para ne licence'—	igraph (h), 'or	5 6 7
2	Section 43(2)(omit.	b), from ', nominees' to 'permi	ttees'—	8 9
3	Section 45(a), omit, insert— 'approved mana			10 11 12
4	Section 46(1), omit.	'nominee,'—		13 14
5	Sections 107(3), 107E(3), 109, 109A and 115([2)—	15 16
6	Sections 108(omit.	I), from 'if for' to 'other nomina	ee'—	17 18
7	Section 115, '1 <i>omit, insert</i> — '108'.	109'—		19 20 21

	Schedule 2	
B	Section 128(a), from ', and' to 'licence'— omit.	
	onne.	
9	Section 131—	
	omit.	
10	Section 136(1)(e), from 'or any' to 'premises,'—	
	omit.	
1	Part 6, division 1, heading, 'nominees'—	
	omit, insert—	
	'approved managers'.	
2	Section 143(1)(a), from 'and' to 'premises'—	
	omit.	
3	Section 155AA(2), from 'licensee' to 'controller'—	
	omit, insert—	
	'licensee or permittee, an approved manager working at the premises, or the licensee's or permittee's controller'.	
4	Section 155A, from 'a licensee' to 'premises'—	
	omit, insert—	
	'the licensee or permittee of, or an approved manager working at, the premises to which a licence or permit relates'.	
5	Section 156(3), 'licensee, permittee, nominee or manager of'—	
	omit, insert—	
	'licensee or permittee of, or an approved manager working at,'.	

16	Section 156B(2), penalty, paragraph (a), 'the nominee of'—	1 2
	omit, insert—	3
	'an approved manager working at'.	4
17	Section 156C(5), penalty, paragraph (a), 'the nominee of'—	5 6
	omit, insert—	7
	'an approved manager working at'.	8
18	Section 234(1), ', permittee or nominee'—	9
	omit, insert—	10
	'or permittee'.	11

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