

Queensland

Tackling Alcohol-Fuelled Violence Legislation Amendment Bill 2015



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	1	Page
Part 1	Preliminary	
1	Short title	8
2	Commencement	8
Part 2	Amendment of Bail Act 1980	
3	Act amended	9
4	Amendment of s 11 (Conditions of release on bail)	9
5	Replacement of s 11AB (Condition requiring completion of DAAR course)	9
	11AB Condition requiring completion of DAAR course	9
6	Amendment of s 16 (Refusal of bail)	11
7	Amendment of s 20 (Undertaking as to bail)	11
8	Amendment of s 29 (Offence to breach conditions of bail)	11
9	Amendment of s 29A (Procedure in respect of defendants appreher under s 21(7) or the Police Powers and Responsibilities Act 2000)	nded 11
10	Amendment of s 30 (Apprehension on variation or revocation of bai	il) 12
11	Insertion of new s 45	12
	Transitional provision for Tackling Alcohol-Fuelled Violer Legislation Amendment Act 2015	nce 12
Part 3	Amendment of Fair Trading Act 1989	
12	Act amended	13
13	Omission of s 96 (Vicarious liability)	13
Part 4	Amendment of Gaming Machine Act 1991	
14	Act amended	13
15	Amendment of s 235 (Hours of gaming)	13
16	Insertion of new pt 12, div 20	13

	Division 2	Transitional provision for Tackling Alcohol- Fuelled Violence Legislation Amendment Act 2015	
	490	Continuation of hours of gaming for particular gaming machine licences	14
Part 5	Amendme	ent of Liquor Act 1992	
17	Act amend	ded	14
18	Amendme	ent of s 4 (Definitions)	15
19	Replacem	ent of s 4B (Meaning of liquor)	17
	4B	Meaning of liquor	17
20	Replacem	ent of s 6 (Acceptable evidence of age)	17
	6	Acceptable evidence of age	17
21	Insertion of	of new s 14AB	19
	14AB	Exemption for particular liquors	19
22	Amendme	ent of s 14B (Other exemptions for the sale of liquor)	20
23	Amendme	ent of s 21 (Jurisdiction and powers of tribunal)	20
24	Amendme	ent of s 73 (Authority of producer/wholesaler licence)	21
25	Insertion of	of new s 74A	22
	74A	Sale or supply of craft beer at promotional event	22
26		Amendment of s 75 (Restriction on sale of liquor under producer/wholesaler licence)	
27	Insertion of	of new s 75A	24
	75A	Venue of promotional event not licensed premises for producer/wholesaler licence	24
28	Amendme	ent of s 77 (Authority of community club licence)	25
29	Amendme	ent of s 86 (Hours to which application may relate etc.)	26
30	Amendme	ent of s 100 (Available permits)	27
31	Amendme	ent of s 103G (Authority of extended hours permit)	27
32	Insertion of	of new pt 4A, div 8	27
	Division 8	Craft beer producer permits	
	103W	Authority of craft beer producer permit	27
	103X	Restriction on grant of craft beer producer permit	28
	103Y	Duration of craft beer producer permit	29
	103Z	Premises to which craft beer producer permit relates	29
	103ZA	Conditions on craft beer producer permits	30
33		ent of s 105A (Additional requirement for particular ns—risk-assessed management plan)	31

34		ent of s 107C (Commissioner may impose conditions on and permits)	32	
35	Amendme	Amendment of s 112 (Procedure for variation by commissioner).		
36	Amendme	Amendment of s 136 (Grounds for disciplinary action)		
37	Insertion	of new s 137CB	33	
	137CB	Immediate suspension of car park approval	33	
38	Replacen	nent of ss 142AA and 142AB	33	
	142AA	Application of division	34	
	142AB	Licence subject to lock out condition	35	
39	Amendme	ent of s 142AE (Application of div 6)	35	
40		ent of s 142ZAA (Immediate cancellation—identified hts)	36	
41	Amendme	ent of s 142ZE (Suspension or cancellation)	36	
42	Insertion	of new pt 6, div 1AB	37	
	Division 1	AB Sale, supply and consumption of liquor in car parks		
	142ZZE	Sale, supply or consumption of liquor in car park	37	
	142ZZF	Application for car park approval	37	
	142ZZG	Commissioner's consideration of application	38	
	142ZZH	Restriction on grant of car park approval	38	
	142ZZI	Conditions on car park approval	39	
	142ZZJ	Authority of car park approval	40	
43	Insertion	of new s 143B	40	
	143B	Particulars to be displayed for exemption from restriction the sale or supply of rapid intoxication drinks	n on 40	
44	Insertion	of new s 148AB	40	
	148AB	Restriction on sale of craft beer	41	
45	Omission 41	of s 153A (Sale, supply or consumption of liquor in car pa	ark)	
46	Amendme	ent of s 155 (Minors on premises)	41	
47	Amendme	ent of s 155AC (Application of div 1A)	42	
48		ent of s 155AD (Who must be present or reasonably availad premises etc.)	able 42	
49	Insertion	of new pt 6, div 1B	43	
	Division 1	B Banning sale or supply of rapid intoxication drinks during restricted period		
	155AG	Meaning of rapid intoxication drink	43	
	155AH	Application of division	44	

	155AI	Prohibition on sale or supply of rapid intoxication drinks during restricted period	44	
	155AJ	Applying for exemption	44	
	155AK	Granting exemption	45	
	155AL	Exemption notice	46	
	155AM	Effect of exemption for extended hours permits	47	
	155AN	Commissioner must impose licence conditions for exemp 47	tion	
	155AO	Commissioner may suspend exemption	47	
	155AP	Varying or revoking suspension	48	
50	Amendm	nent of s 158 (False representation of age)	49	
51	Amendm 49	nent of s 159 (Wrongful dealing with genuine evidence of ag	e)	
52	Insertion	of new ss 162B and 162C	49	
	162B	Taking liquor into or from area defined in commercial pubevent permit	olic 50	
	162C	Taking liquor into or from venue of event or occasion for community liquor permit	50	
53		nent of s 172 (Offer to purchase liquor made elsewhere than premises)	n at 51	
54	Insertion	of new pt 6AB, div 5	52	
	Division	5 3a.m. safe night precincts		
	1730	Purpose of division	52	
	173P	Prescribing 3a.m. safe night precincts	52	
	173Q	Revoking 3a.m. safe night precincts	53	
55	Insertion	of new pt 7, div 1A	54	
	Division	1A Preliminary		
	173NR	Definition for part	54	
56	Amendm	nent of s 174AA (Production or display of identity card) .	54	
57	Insertion	of new s 183AA	54	
	183AA	Power to require production of documents	54	
58	Amendm	nent of s 217 (Records to be kept by licensee)	56	
59	Amendm	nent of s 226 (Contravention of conditions of licences etc.)	57	
60	Insertion	of new s 228C	57	
	228C	Inconsistency with authority to sell or supply craft beer at authority under commercial special facility licence	nd 57	
61	Amendm	nent of s 233 (Evidentiary provisions)	58	
62	Insertion	Insertion of new pt 12, div 17		

Div	vision 17	Transitional provisions for Tackling Alcohol- Fuelled Violence Legislation Amendment Act	
		2015	
Su	bdivision 1	Extended trading hours applications and existing extended trading hours approvals	
33	0 Defin	itions for subdivision	59
33	1 Applio	cation of subdivision	59
333	2 No co	ompensation for operation of subdivision	60
33	-	iction on making extended trading hours applications away liquor)	s 60
33-		in proceedings in court or tribunal relating to extending hours applications (takeaway liquor) taken to end	
33		t of certain court or tribunal decisions relating to ded trading hours applications (takeaway liquor)	60
33		cations for extended trading hours between 2a.m. ar	nd 61
33		ng extended trading hours approvals for trading een 2a.m. and 5a.m.	61
33		t of certain court or tribunal decisions relating to ded trading hours approvals	62
Su	ıbdivision 2	Other provisions	
339	9 Acce _l	otable evidence of age	62
34	0 Cond	itions relating to sale etc. of liquor in car park	63
34	1 Appro	ovals under section 153A	63
Part 6 An	nendment of	Liquor Regulation 2002	
63 Re	egulation amer	nded	64
64 Ins	sertion of new	s 38AB	64
38,		cription of particular substances and maximum ints—Act, s 14AB	64
	Amendment of s 38A (Matters for risk-assessed management plan—		64
66 Ins	sertion of new	s 41A	65
41.	A Maxir	num period for car park approval—Act, s 142ZZJ(3)	65
Part 7 An	nendment of	Penalties and Sentences Act 1992	
67 Ac	t amended		65
68 An	nendment of s	4 (Definitions)	65
69 An	nendment of s	15B (Definitions for div 1)	65
70 An	nendment of s	19 (Order of court)	66
71 Am	Amendment of s 20 (Contravention of order)		66

Tackling Alcohol-Fuelled Violence Legislation Amendment Bill 2015

72	Insertion of ne	w pt 14, div 12	67
	Division 12	Transitional provision for Tackling Alcohol- Fuelled Violence Legislation Amendment Act 2015	
	239 lm	oosition of DAAR condition	67
Part 8	Amendment of	of Police Powers and Responsibilities Act 2000	
73	Act amended	Act amended	
74	Amendment of	f s 686 (Application of pt 3)	68

2015

A Bill

for

An Act to amend the *Bail Act 1980*, the *Fair Trading Act 1989*, the *Gaming Machine Act 1991*, the *Liquor Act 1992*, the *Liquor Regulation 2002*, the *Penalties and Sentences Act 1992* and the *Police Powers and Responsibilities Act 2000* for particular purposes

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	The F	Parlia	men	t of Queensland enacts—	1
	Part	: 1		Preliminary	2
Clause	1	She	ort til	tle	3
				Act may be cited as the <i>Tackling Alcohol-Fuelled</i> ence Legislation Amendment Act 2015.	4 5
Clause	2	Co	mme	ncement	6
		(1)	The	following provisions commence on 1 July 2016—	7
			(a)	part 4;	8
			(b)	section 18(2), to the extent it inserts definitions 3a.m. safe night precinct and lock out condition;	9 10
			(c)	sections 18(5), 22(3), 29(1), 31, 34, 38, 48 and 54;	11
			(d)	section 62, to the extent it inserts sections 336 to 338.	12
		(2)		following provisions commence on a day to be fixed by clamation—	13 14
			(a)	section 18(2), to the extent it inserts definitions car park, car park approval, craft beer, craft brewery, promotional event, regulated car park and related body corporate;	15 16 17 18
			(b)	sections 24 to 27, 30, 32, 33(4), 36, 37, 42, 44 to 47, 52, 53, 58 to 60 and 66;	19 20
			(c)	section 62, to the extent it inserts sections 340 and 341.	21

	Part	2 Amendment of Bail Act 1980	1
Clause	3	Act amended	2
		This part amends the <i>Bail Act 1980</i> .	3
Clause	4	Amendment of s 11 (Conditions of release on bail)	4
		(1) Section 11(9)—	5
		insert—	6
		Notes—	7
			8 9 10
		2 Section 30 sets out the procedures for varying the defendant's bail if the condition is broken or is likely to be broken.	11 12 13
		(2) Section 11(9A), 'must'—	14
		omit, insert—	15
		may	16
Clause	5	Replacement of s 11AB (Condition requiring completion of DAAR course)	17 18
		Section 11AB—	19
		omit, insert—	20
		11AB Condition requiring completion of DAAR course	21 22
		(1) This section applies to a court authorised by this Act to grant bail for the release of a person.	23 24
		<u> </u>	25 26 27 28
		Notes—	29

	1 The person does not commit an offence against section 29 by breaking the condition. See section 29(2)(c).	1 2 3
	2 Section 30 sets out the procedures for varying the person's bail if the condition is broken or is likely to be broken.	4 5 6
(3)	In deciding whether to impose the condition, the court must have regard to the following—	7 8
	(a) the nature of the offence in relation to which bail is proposed to be granted;	9 10
	(b) the person's circumstances, including any benefit the person may derive by completing a DAAR course;	11 12 13
	(c) the public interest.	14
(4)	However, subsection (2) does not apply if—	15
	(a) the person has completed 2 DAAR courses within the previous 5 years; or	16 17
	(b) the person is under 18 years; or	18
	(c) section 11A applies.	19
(5)	This section does not limit the conditions the court may impose under section 11.	20 21
(6)	In this section—	22
	approved provider means an entity approved by the chief executive (health) by gazette notice to provide DAAR courses.	23 24 25
	<i>chief executive (health)</i> means the chief executive of the department in which the <i>Health Act 1937</i> is administered.	26 27 28
	DAAR stands for Drug and Alcohol Assessment Referral.	29 30
	DAAR course means a course provided to a person by an approved provider in which—	31 32

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			[0 0]	
		(a)	the person's drug or alcohol use is assessed; and	1 2
		(b)	the person is given information about appropriate options for treatment and may be offered counselling or education.	3 4 5
Clause	6	Amendment of s 16	6 (Refusal of bail)	6
		Section 16(4), from '(3A) a court'—	7
		omit, insert—		8
		(3A)—		9
		(a)	a court may impose conditions under section 11 or 11AB; or	10 11
		(b)	a police officer may impose conditions under section 11.	12 13
Clause	7	Amendment of s 20) (Undertaking as to bail)	14
		Section 20(3)(b)(i) an	d (3A)(b)(i), after 'or (9)'—	15
		insert—		16
		or 11AB		17
Clause	8	Amendment of s 29	9 (Offence to breach conditions of bail)	18
		Section 29(2)—		19
		insert—		20
		(c)	a condition of the defendant's undertaking imposed under section 11(9) or 11AB.	21 22
Clause	9		OA (Procedure in respect of defendants or s 21(7) or the Police Powers and ct 2000)	23 24 25
		Section 29A(3), after	'11(9)' ·	26
		insert—		27

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		or 1	1AB	1
Clause 1	10	Amendment o revocation of	f s 30 (Apprehension on variation or bail)	2 3
		Section 30(6), a:	fter '11(9)'—	4
		insert—		5
		or 1	1AB	6
Clause 1	11	Insertion of ne	ew s 45	7
		After section 44	<u> </u>	8
		insert—		9
		Alc	nsitional provision for Tackling ohol-Fuelled Violence Legislation endment Act 2015	10 11 12
		(1)	Section 11AB, as inserted by the amending Act, applies in relation to the release of a person on bail on or after the commencement.	13 14 15
		(2)	For subsection (1), it is irrelevant whether the act or omission constituting the offence in relation to which the person is released on bail happened, or the proceeding for the offence was started, before or after the commencement.	16 17 18 19 20
		(3)	For section 29(2)(c), as inserted by the amending Act, a reference to a condition imposed under section 11(9) or 11AB includes a condition imposed under either of those sections before the commencement.	21 22 23 24 25
		(4)	In this section—	26
			amendingActmeanstheTacklingAlcohol-FuelledViolenceLegislationAmendment Act 2015.	27 28 29

	Part	3 Amendment of Fair Trading Act 1989	1 2
Clause	12	Act amended This part amends the Fair Trading Act 1989.	3 4
Clause	13	Omission of s 96 (Vicarious liability) Section 96— omit.	5 6 7
	Part	4 Amendment of Gaming Machine Act 1991	8 9
Clause	14	Act amended This part amends the Gaming Machine Act 1991.	10 11
Clause	15	Amendment of s 235 (Hours of gaming) Section 235(2)— omit, insert— (2) The hours of gaming fixed for licensed premises can not extend beyond a period of 2 hours after the time when, under the liquor licence relating to the premises, liquor is not permitted to be sold on the licensed premises.	12 13 14 15 16 17 18 19
Clause	16	Insertion of new pt 12, div 20	20
		Part 12— insert—	21 22
		1115E11—	22

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		Divisio	on 2	Transitional provision for Tackling Alcohol-Fuelled Violence Legislation Amendment Act 2015	1 2 3 4
				ation of hours of gaming for particular machine licences	5
		(1)		s section applies in relation to a gaming hine licence for licensed premises, if—	7 8
			(a)	the licence was in force immediately before the commencement; and	9 10
			(b)	because of the commencement of the <i>Tackling Alcohol-Fuelled Violence Legislation Amendment Act 2015</i> , section 62, from 1 July 2016 the hours during which liquor is permitted to be sold on the premises under the <i>Liquor Act 1992</i> are reduced.	11 12 13 14 15 16
		(2)	gam to a perm	pite amended section 235(2), the hours of ing fixed for the licensed premises continue pply as if the hours during which liquor is nitted to be sold on the premises had not been used.	18 19 20 21 22
		(3)	In th	nis section—	23
				nded section 235(2) means section 235(2) as orce on the commencement.	24 25
	Part !	5	Am	endment of Liquor Act 1992	26
Clause	17	Act amended This part ar	nends	s the <i>Liquor Act 1992</i> .	27 28

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Am	endment o	fs4	Definitions)		1	
(1)	Section 4, definition commencement—					
	omit.					
(2)	Section 4—	-			4	
	insert—					
			safe night precinct means a net prescribed by regulation und	_	6 7 8	
		or a	ark means an area with a surfarapted for the parking of vehicles area is being used for that purpose	, whether or	9 10 11	
		car	ark approval see section 142ZZ	E(2).	12	
	craft beer means beer produced in a craft brewery.					
		craft brewery means premises—				
		(a)	that are either—		16	
		(i) licensed premises to which a producer/wholesaler licence relates; or				
			(ii) premises to which an licence, issued under the law State, relates; and		19 20 21	
		(b)	at which no more than 5 milli beer is produced in any financial the licence.		22 23 24	
		doc	ment, for part 7, see section 1731	NR.	25	
	exemption notice see section 155AL.					
		<i>lock out condition</i> , for part 4, division 8, see section 142AB.				
		for	otional event means an event he ne purpose of promoting prodular region or the hospitality independent	uce from a	29 30 31	

	Examples of events held primarily for the purpose of promoting produce from a particular region—	1 2
	craft market, farmers market, agricultural show, food and wine event	3 4
	Examples of events held primarily for the purpose of promoting the hospitality industry—	5 6
	trade fair, craft beer festival	7
	<i>rapid intoxication drink</i> , for part 6, division 1B, see section 155AG.	8 9
	<i>regulated car park</i> , for licensed premises, means a car park, or part of a car park, that is in or on the licensed premises.	10 11 12
	related body corporate has the same meaning as in the Corporations Act 2001 (Cwlth), section 9.	13 14
	restricted period , for part 6, division 1B, see section 155AH(1).	15 16
	restriction , on the sale or supply of rapid intoxication drinks for part 6, division 1B, see section 155AI(2).	17 18 19
(3)	Section 4, definition <i>investigator</i> , paragraphs (b) and (c)—	20
	omit, insert—	21
	(b) a police officer; or	22
	(c) for the administration and enforcement of sections 168B, 169 and 171—a community police officer.	23 24 25
(4)	Section 4, definition <i>risk-assessed management plan</i> , 'practices'—	26 27
	omit, insert—	28
	practices, relating to the matters prescribed by regulation,	29 30
(5)	Section 4, definition trading period, paragraph (a)—	31
	omit, insert—	32

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		(a) for part 5, division 5, see section 142AA(1)(a)(ii); and	1 2
19	Replacement	of s 4B (Meaning of <i>liquor</i>)	3
	Section 4B—		4
	omit, insert—		5
	4B Me	aning of <i>liquor</i>	6
	(1)	<i>Liquor</i> is a spirituous or fermented fluid or another substance—	7 8
		(a) in which the level of ethyl alcohol (ethanol) is more than 0.5% by volume at 20°C; and	9 10
		(b) that is intended for human consumption.	1
		Examples of spirituous or fermented fluids—	12
		alcoholic cocktails, beers, liqueurs, pre-mixed alcoholic drinks, spirits and wines	13 14
		Examples of other substances—	1.
		aerosol sprays, ice confections, jellies and powders	16
	(2)	Liquor also includes any other substance containing ethyl alcohol (ethanol) that is prescribed by regulation as liquor.	17 18 19
20	-	of s 6 (Acceptable evidence of age)	20
			2
	•		22
		•	23
	(1)	For this Act, acceptable evidence of the age of a person is a document, issued to the person, that—	24 25
		(a) is 1 of the following—	26
		(i) an adult proof of age card;	27
		(ii) a recognised proof of age card;	28
		(iii) an Australian driver licence;	29
		Section 4B— omit, insert— 4B Me (1) (2) Replacement Section 6— omit, insert—	Replacement of s 4B (Meaning of liquor) Section 4B— omit, insert— 4B Meaning of liquor (1) Liquor is a spirituous or fermented fluid or another substance— (a) in which the level of ethyl alcohol (ethanol) is more than 0.5% by volume at 20°C; and (b) that is intended for human consumption. Examples of spirituous or fermented fluids— alcoholic cocktails, beers, liqueurs, pre-mixed alcoholic drinks, spirits and wines Examples of other substances— aerosol sprays, ice confections, jellies and powders (2) Liquor also includes any other substance containing ethyl alcohol (ethanol) that is prescribed by regulation as liquor. 20 Replacement of s 6 (Acceptable evidence of age) Section 6— omit, insert— 6 Acceptable evidence of age (1) For this Act, acceptable evidence of the age of a person is a document, issued to the person, that— (a) is 1 of the following— (i) an adult proof of age card; (ii) a recognised proof of age card;

		(iv) a foreign driver licence;	1			
		(v) an Australian or foreign passport; and	2			
	(b)	is current; and	3			
	(c)	bears a photo of the person; and	4			
	(d)	indicates, by reference to the person's date of birth or otherwise, the person has attained a particular age.	5 6 7			
(2)	In t	his section—	8			
		alt proof of age card see the Adult Proof of Card Act 2008, section 5.	9 10			
	Оре	tralian driver licence see the Transport erations (Road Use Management) Act 1995, edule 4.	11 12 13			
	authorised entity means—					
	(a)	an entity of the Commonwealth or another State performing functions similar to the functions of the chief executive under the <i>Adult Proof of Age Card Act 2008</i> ; or	15 16 17 18			
	(b)	an entity—	19			
		(i) approved by an entity mentioned in paragraph (a) to issue documents used as evidence of the age of persons; and	20 21 22			
		(ii) approved, in writing, by the commissioner.	23 24			
	Оре	eign driver licence see the Transport erations (Road Use Management) Act 1995, edule 4.	25 26 27			
	issu	pegnised proof of age card means a document and to a person, by an authorised entity, for the pose of evidencing the age of the person.	28 29 30			

iause 21	ilisei tioli oi il	CW 5 14AD	1
	After section 14	A—	2
	insert—		3
	14AB E	xemption for particular liquors	4
	(1)	This Act does not apply to liquor if it is to be used only as—	5 6
		(a) a preservative or medium in which fruit is offered for sale to the public in sealed containers and with the contents visible; or	7 8 9
		(b) a food additive or an ingredient for food preparation; or	10 11
		Examples of food additives or ingredient for food preparation—	12 13
		Chinese cooking wine and soy sauce	14
		(c) a personal hygiene product that is not swallowed; or	15 16
		Examples of personal hygiene products—	17
		perfumes, mouthwashes and topical disinfectants	18
		(d) a medicine or for medicinal or chemical purposes.	19 20
		Example of a substance used as a medicine or for medicinal or chemical purposes—	21 22
		cough syrup	23
	(2)	However, this Act does apply to a substance that is liquor mentioned in subsection (1) if—	24 25
		(a) the substance is being used as a beverage or for manufacturing a beverage; or	26 27
		(b) all of the following apply—	28
		(i) a regulation prescribes the substance for this paragraph;	29 30
		(ii) the substance is sold otherwise than by wholesale;	31 32

			(iii) if the regulation presc amount of the substa contained in a contai substance is sold—t sold in a container than the amount presc	ner in which the the substance is containing more	1 2 3 4 5 6
Clause	22		nendment of s 14B (Other exemptions fo	r the sale of	7 8
		(1)	Section 14B(1)(a), (b) and (e)—		9
			omit.		10
		(2)	Section 14B(1)(c) to (n)—		11
			renumber as section 14B(1)(a) to (k).		12
		(3)	Section 14B(1)(j)(v) and (k)(iv), as renumber	red, '5a.m.'—	13
			omit, insert—		14
			2a.m.		15
		(4)	Section 14B(2), definition bed and breakfast paragraph (c), '6'—	accommodation,	16 17
			omit, insert—		18
			8 adult		19
Clause	23	Am	nendment of s 21 (Jurisdiction and powe	ers of tribunal)	20
		Sec	etion 21(1)—		21
		inse	ert—		22
			(y) a decision to refuse, var exemption from the restrict rapid intoxication drinks 155AK or 155AP.	tion on the sale of	23 24 25 26

lause	24		endment c ence)	of s 7	'3 (A	uthority of producer/wholesaler	1 2
		(1)	Section 73-				3
			insert—				4
			(1A)	the		producer/wholesaler licence authorises usee, if the licensee is a producer of	5 6 7
				(a)	the pro	craft beer, produced by the licensee on licensed premises, to persons at a motional event, for consumption away in the event, if—	8 9 10 11
					(i)	the licence is subject to a condition mentioned in section 74A(2)(a); and	12 13
					(ii)	the organiser of the promotional event has given the licensee written consent to sell craft beer to persons at the event; or	14 15 16 17
				(b)	on pron	ply craft beer, produced by the licensee the licensed premises, to persons at a motional event, for consumption at the nt, free of charge and for the purpose of apling the craft beer, if—	18 19 20 21 22
					(i)	the licence is subject to a condition mentioned in section 74A(2)(b); and	23 24
					(ii)	the organiser of the promotional event has given the licensee written consent to supply craft beer samples to persons at the event.	25 26 27 28
		(2)	Section 73	(2), 'ı	ınder	subsection (1)'—	29
			omit, insert	t			30
			und	ler su	bsect	ion (1) or (2)	31
		(3)	Section 73	(1A)	and (2)—	32
			renumber a	ıs sec	tion 7	73(2) and (3).	33

13 ZJ

Clause 25	Insertion of n	ew s 74A	1
	After section 74	 	2
	insert—		3
		le or supply of craft beer at promotional ent	4 5
	(1)	This section applies if the commissioner is satisfied licensed premises for a producer/wholesaler licence are a craft brewery.	6 7 8
	(2)	The commissioner may impose a condition on the licence authorising the licensee to—	9 1(
		(a) sell craft beer, produced by the licensee at the craft brewery, to persons at a promotional event, for consumption away from the event; or	11 12 13 14
		(b) supply craft beer, produced by the licensee at the craft brewery, to persons at a promotional event, for consumption at the event if—	15 16 17 18
		(i) the supply is for persons to sample the craft beer; and	19 20
		(ii) no charge is made for the sample.	21
	(3)	The commissioner must not impose a condition under subsection (2) if—	22 23
		(a) the total number of producer/wholesaler licences, or equivalent licences issued under the law of another State, held by the licensee, and any related body corporate of the licensee, is more than 1; and	24 25 26 27 28
		(b) more than 5 million litres of beer is produced, in any financial year, at 1 or more of the following premises—	29 30 31
		(i) licensed premises for a producer/wholesaler licence mentioned in paragraph (a);	32 33 34

	(ii) premises to which an equivalent licence, mentioned in paragraph (a), relates.	1 2 3
(4)	For subsection (2)(a), unless a further condition imposed on the licence under subsection (5)(a) states otherwise, the total volume of craft beer that may be sold and supplied to each person at the promotional event, for consumption away from the event, is 9 litres.	4 5 6 7 8 9
(5)	If the commissioner imposes a condition under subsection (2), the commissioner may also impose further conditions on the licence in relation to the following—	10 11 12 13
	(a) the total volume of the licensee's craft beer that may be sold to each person at a promotional event for consumption away from the event;	14 15 16 17
	(b) for craft beer that may be supplied to persons at a promotional event, for consumption at the event, free of charge and for the purpose of sampling the craft beer—	18 19 20 21
	(i) the total volume of the craft beer that may be supplied to each person at the event for the purpose of sampling; or	22 23 24
	(ii) the volume of the individual samples that may be supplied to persons at the event.	25 26 27
(6)	This section does not limit the power of the commissioner, under part 5, to impose, amend or revoke conditions on a licence.	28 29 30
	f s 75 (Restriction on sale of liquor under lesaler licence)	31 32
Section 75(2)—		33
insert		3/

insert—

[s	27]
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	(c) to the extent the holder is authorised under section 73(2) to sell or supply craft beer produced by the holder to persons at a promotional event—sell or supply the craft beer to persons at the event.	1 2 3 4 5
Insertion of no		6
Part 4, division	4—	7
	nue of promotional event not licensed emises for producer/wholesaler licence	8 9 10
(1)	This section applies if a holder of a producer/wholesaler licence is authorised under section 73(2) to sell or supply craft beer, produced by the holder, to persons at a promotional event.	11 12 13 14 15
(2)	The following are not licensed premises for the producer/wholesaler licence, or premises to which the producer/wholesaler licence relates—	16 17 18
	(a) the venue of the promotional event;	19
	(b) a part of the venue.	20
(3)	However, a relevant part 6 provision applies as if a reference in the provision to licensed premises, or premises to which a licence relates, includes—	21 22 23
	(a) if the commissioner imposes a condition on the producer/wholesaler licence defining the area at the venue of the event in which the craft beer may be sold or supplied by the holder to persons at the event—the area defined in the condition; or	24 25 26 27 28 29
	(b) otherwise—the area, at the venue of the event, allocated by the organiser of the event to the holder for the purpose of selling or supplying craft beer produced by the holder to persons at the event.	30 31 32 33

	(4)		section 142ZZC applies to the holder as if etion (2)(b) of that section were omitted.	1 2
	(5)	In this	s section—	3
			nt part 6 provision means a provision of other than the following provisions—	4 5
		(a) p	eart 6, division 1AB;	6
		(b) s	ection 143;	7
		(c) s	ections 144 to 145A;	8
		(d) s	ection 148AA;	9
		(e) s	ection 150;	10
		(f) s	ection 153;	11
		(g) s	ections 154 to 155AB;	12
		(h) p	eart 6, division 1A;	13
		(i) s	ection 157(1);	14
		(j) s	ections 162 and 163;	15
		(k) s	ection 168A;	16
		(l) p	eart 6, division 5.	17
Am	endment of	f s 77 (Authority of community club licence)	18
(1)	Section 77(· ·	•	19
` /	omit, insert-			20
	ŕ		i) a member of the club for consumption on or off the premises; or	21 22
		(ii) a member of a reciprocal club, whose members' reciprocal rights are secured by formal reciprocal arrangements, for consumption on or off the premises; or	23 24 25 26
(2)	Section 77(1)(a)(iv	v) and (v)—	27
	omit, insert-			28

[s	29]
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	(iv) a guest of a person mentioned in subparagraph (i) or (ii), in the person's company, for consumption on or off the premises; or	1 2 3 4
	(v) a visitor to the club, for consumption on or off the premises, whose ordinary place of residence is in—	5 6 7
	(A) another State or in a foreign country; or	8 9
	(B) the State, at least 15km from the club's premises; or	10 11
lause 29	Amendment of s 86 (Hours to which application may relate etc.)	12 13
	(1) Section 86(1), from 'between'—	14
	omit, insert—	15
	between—	16
	(a) for a commercial special facility licence relating to an airport or casino—12a.m. and 5a.m.; or	17 18 19
	(b) for a licence relating to premises in a 3a.m. safe night precinct—12a.m. and 3a.m.; or	20 21
	(c) otherwise—12a.m. and 2a.m.	22
	(2) Section 86(2A), from 'include trading'—	23
	omit, insert—	24
	include the following—	25
	(a) trading between 9a.m. and 10a.m.;	26
	(b) for a commercial special facility licence relating to an airport or casino—trading between 10p.m. and midnight.	27 28 29

[s 30]	

Clause	30	Amendment of s 100 (Available Section 100—	le permits)	1 2
		insert— (g) a craft beer	producer permit.	3
Clause	31	Amendment of s 103G (Autho permit)	rity of extended hours	5 6
		Section 103G—		7
		insert—		8
		Note—		9
		The extended hours per condition. See part 5, divi	rmit may be subject to a lock out ision 5.	10 11
Clause	32	Insertion of new pt 4A, div 8		12
		Part 4A—		13
		insert—		14
			ft beer producer mits	15 16
		103W Authority of craft	beer producer permit	17
		•	roducer permit authorises the	18 19
		the permitte promotional of the o	er, produced by the permittee at ee's craft brewery, to persons at a levent, with the written consent rganiser of the event, for n away from the event; or	20 21 22 23 24
		Note—	•	25
		beer by a p	172(4) in relation to the sale of craft permittee to persons at the promotional e taking or receiving of orders.	26 27 28
			beer, produced by the permittee ittee's craft brewery, to persons	29 30

	at a promotional event, with the written consent of the organiser of the event, for consumption at the event, free of charge and for the purpose of sampling the craft beer.	1 2 3 4
(2)	A craft beer producer permit applies—	5
	(a) if the permit is granted for a single promotional event—during the promotional event; or	6 7 8
	(b) if the permit is granted for a recurring promotional event—during each occurrence of the event—	9 10 11
	(i) while the permit is in force; and	12
	(ii) only if, for each occurrence—	13
	(A) the same place is used; and	14
	(B) the type of event remains the same.	15 16
	Example of a recurring promotional event—	17
	a fortnightly farmers market	18
(3)	For subsection (1)(a), unless a condition imposed on the permit states otherwise, the total volume of craft beer that may be sold and supplied to each person at the promotional event, for consumption away from the event, is 9 litres.	19 20 21 22 23
(4)	A craft beer producer permit is subject to the conditions stated in the permit.	24 25
	estriction on grant of craft beer producer mit	26 27
(1)	The commissioner may grant a craft beer producer permit only—	28 29
	(a) to the operator of a craft brewery; and	30
	(b) if the commissioner is satisfied the operator will only sell or supply, to persons at the	31 32

		perm	notional event that is the subject of the nit, craft beer produced at the operator's brewery.	1 2 3
(2)			the commissioner must not grant a producer permit if—	4 5
	(a)	licen the oper	total number of producer/wholesaler aces, or equivalent licences issued under law of another State, held by the ator, and any related body corporate of operator, is more than 1; and	6 7 8 9 10
	(b)	prod	e than 5 million litres of beer is uced, in any financial year, at 1 or more e following premises—	11 12 13
		(i)	licensed premises for a producer/wholesaler licence mentioned in paragraph (a);	14 15 16
		(ii)	premises to which an equivalent licence, mentioned in paragraph (a), relates.	17 18 19
103Y Du	ıratio	on of	craft beer producer permit	20
A cı	aft b	eer pr	oducer permit—	21
	(a)	long surre	sued for the term stated in it, of not er than 3 months, unless it is sooner endered, suspended or cancelled under Act; and	22 23 24 25
	(b)	is no	ot renewable; and	26
	(c)	is no	et transferable.	27
103Z Prorela		ses to	which craft beer producer permit	28 29
	pren tes is		to which a craft beer producer permit	30 31

	(a)	the j	e commissioner imposes a condition on permit defining the area, at the venue of promotional event the subject of the nit, in which the craft beer may be sold upplied by the permittee to persons at event—the area defined in the condition;	1 2 3 4 5 6 7
	(b)	ever to th supp	erwise—the area, at the venue of the at, allocated by the organiser of the event are permittee for the purpose of selling or olying craft beer produced by the mittee to persons at the event.	8 9 10 11 12
103ZA	Cond	litior	s on craft beer producer permits	13
(1)	craf		missioner may impose conditions on a er producer permit in relation to the	14 15 16
	(a)	that pror	total volume of the permittee's craft beer may be sold to each person at a motional event for consumption away in the event;	17 18 19 20
	(b)	pers	craft beer that may be supplied to ons at a promotional event, for sumption at the event, free of charge and the purpose of sampling the craft beer—	21 22 23 24
		(i)	the total volume of the craft beer that may be supplied to each person at the event for the purpose of sampling; or	25 26 27
		(ii)	the volume of the individual samples that may be supplied to persons at the event.	28 29 30
(2)	com	miss	tion does not limit the power of the ioner, under part 5, to impose, amend or onditions on a permit.	31 32 33

Clause 3	р		nendment of s 105A (Additional requirement for ricular applications—risk-assessed management n)		
	(1	Section 105A(1), fro	m 'a subsidiary'—	4	
		omit, insert—		5	
		any of the premises—	following licences relating to low risk	6 7	
		(a) a su	absidiary on-premises licence (meals);	8	
		prii	subsidiary off-premises licence if the ncipal activity stated in the licence is the vision of—	9 10 11	
		(i)	floral arrangements; or	12	
		(ii)	gift baskets.	13	
	(2	Section 105A(3), 'su	bsidiary on-premises licence (meals)'—	14	
		omit, insert—		15	
		licence menti	oned in subsection (1)(a) or (b)	16	
	(3) Section 105A(6), d (a)—	efinition low risk premises, paragraph	17 18	
		omit, insert—		19	
		` '	he application were to be granted, the mises would not be the subject of—	20 21	
		(i)	an adult entertainment permit; or	22	
		(ii)	an extended trading hours approval that extends trading hours to include trading between 12a.m. and 5a.m.;	23 24 25	
	(4) Section 105A(6), de (f)—	finition relevant application, paragraph	26 27	
		omit, insert—		28	
		(f) a ca	ar park approval.	29	

[s 3	4]
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Clause	34			07C (Commissioner may impose nces and permits)	1 2
		Section 107C(2)), exa	mple, 'section 142AA(4)'—	3
		omit, insert—			4
		sec	tion 1	42AA(3)	5
Clause	35	Amendment o		12 (Procedure for variation by	6 7
		Section 112(2)-	_		8
		omit, insert—			9
		(2)	Thi	s section does not apply to—	10
			(a)	a variation of a licence for a disciplinary action relating to the licence under section 137A; or	11 12 13
			(b)	the imposition of a condition on a licence for an exemption from the restriction on rapid consumption drinks under section 155AN; or	14 15 16 17
			(c)	the variation of a condition under section 155AP.	18 19
Clause	36	Amendment o	of s 1	36 (Grounds for disciplinary action)	20
		(1) Section 130			21
		renumber a	as sec	tion 136(1)(a)(v).	22
		(2) Section 130	6(1)(a	n)—	23
		insert—			24
				(iv) comply with a condition stated in a car park approval for the licensed premises; or	25 26 27

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Clause	37	Insertion of ne	ew s	137CB	1
		After section 13	7CA-	<u> </u>	2
		insert—			3
		137CB I	mme	ediate suspension of car park approval	4
		(1)	on sect	s section applies if the commissioner believes reasonable grounds a ground mentioned in ion 136(1)(a)(iv) exists for taking iplinary action in relation to a licence.	5 6 7 8
		(2)	car	commissioner may immediately suspend the park approval by giving the licensee a written ce that—	9 10 11
			(a)	states the car park approval is suspended; and	12 13
			(b)	complies with section 157(2) of the tribunal Act.	14 15
		(3)		suspension takes effect immediately after the ce is given to the licensee.	16 17
		(4)	lice	the same time the commissioner gives the use the notice, the commissioner must give licensee a notice under section 137(1).	18 19 20
		(5)		suspension continues until the first of the owing happens—	21 22
			(a)	the commissioner revokes it;	23
			(b)	the commissioner, under section 137B(1), gives the licensee notice of the commissioner's decision under section 137A(1) or (4);	24 25 26 27
			(c)	the end of 60 days after the notice under subsection (3) was given to the licensee.	28 29
Clause	38	Replacement of Sections 142AA		5 142AA and 142AB 142AB—	30 31

mit, insert—			1
142AA	Applica	tion of division	2
(1)	This di	vision applies to licensed premises—	3
	(a) if-	_	4
	(i)	the premises are located in a 3a.m. safe night precinct; and	5 6
	(ii	the licensee for the premises is authorised to sell or supply liquor during all or any part of the period between 1a.m. and 3a.m. (the <i>trading period</i>) on a regular basis under an extended trading hours approval; or	7 8 9 10 11 12
	(b) if-	_	13
	(i)	the licensee for the premises is authorised to sell or supply liquor during all or any part of the trading period on a day under an extended trading hours permit; and	14 15 16 17 18
	(ii) it is a condition of the permit that this division applies.	19 20
(2)	Howev	er, this division does not apply—	21
	pr	Anzac Day if the licensed premises or emises to which the permit relates are an SL or Services Club; or	22 23 24
	(b) or	New Year's Day; or	25
		a commercial special facility licence lating to an airport or casino; or	26 27
	pr ac	that part of licensed premises used incipally for the residential commodation of guests staying on the emises.	28 29 30 31
(3)		r, this division does not apply if a	32

s 391	
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(4)	that a patron of the licensed premises must not be allowed to enter the premises during a period starting at a time earlier than 1a.m. For subsection (1), it is immaterial whether or not the trading period is part of another period during which the licensee is authorised under this Act to	1 2 3 4 5 6
	sell or supply liquor on the premises.	7
142AB I	icence subject to lock out condition	8
(1)	It is a condition (a <i>lock out condition</i>) of the holder's licence or permit that a patron of the licensed premises must not be allowed to enter the premises during the trading period.	9 10 11 12
	Example—	13
	A patron of licensed premises leaves the premises and a short time later re-enters the premises. The re-entry is a separate entry of the premises.	14 15 16
(2)	However, the condition does not apply in relation to a resident or a guest of a resident while in the resident's company, who is entering the premises.	17 18 19
(3)	The holder must comply with the condition.	20
	Maximum penalty—100 penalty units.	21
Amendment of	f s 142AE (Application of div 6)	22
Section 142AE(4	`	23
insert—	*	24
	(d) section 142AI(a) and (b) does not apply to a licensee to the extent an incident mentioned in section 142AI(a) must be recorded in a register kept by the licensee under the Security Providers Act 1993.	25 26 27 28 29

[s	40]
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Clause	40				42ZAA (Immediate ntified participants)	1 2
		(1)	Section 142	2ZA	A(2)—	3
			omit, insert	t		4
			(2)	afte give	e commissioner must, as soon as practicable or the person becomes a disqualified person, e written notice of the cancellation of the roval to—	5 6 7 8
				(a)	the person; and	9
				(b)	if the commissioner knows or suspects the person is employed by a licensee for licensed premises or a permittee for premises to which a permit relates—the licensee or permittee.	10 11 12 13 14
		(2)	Section 142	2ZA	A(3), after 'written notice'—	15
			insert—			16
			give	en to	the disqualified person	17
Clause	41	Am	nendment o	ofs 1	42ZE (Suspension or cancellation)	18
		(1)	Section 142	2ZE(4	4)—	19
			omit, insert	t		20
			(4)	afte	e commissioner must, as soon as practicable or making the decision, give written notice of decision to—	21 22 23
				(a)	the holder of the approval; and	24
				(b)	if the commissioner knows or suspects the holder of the approval is employed by a licensee for licensed premises or a permittee for premises to which a permit relates—the licensee or permittee.	25 26 27 28 29
		(2)	Section 142	2ZE(-	4A), after 'written notice'—	30
			insert—			31

s 421	s	421
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		give	en to the ho	lder of the approval	1
lause	42	Insertion of no Part 6— insert— Divisio	ew pt 6, di on 1AB	v 1AB Sale, supply and consumption of liquor in car parks	2 3 4 5 6 7
			Sale, sup	ply or consumption of liquor in	8
		(1)	A licensee	e must not, in a regulated car park for ee's licensed premises—	10 11
			(a) sell o	or supply liquor; or	12
			(b) allow	liquor to be consumed.	13
			Maximum	penalty—25 penalty units.	14
		(2)	licensee is park appresell or se	(1) does not apply to the extent the sauthorised, under an approval (a <i>car roval</i>) granted by the commissioner, to apply liquor, or allow liquor to be, in the regulated car park.	15 16 17 18 19
		142 ZZ F	Application	on for car park approval	20
		(1)		e may apply for a car park approval for ed premises.	21 22
		(2)		on to the requirements under section pplication must—	23 24
				ify the licensed premises to which the oval will apply; and	25 26
				the days on which the licensee oses to sell or supply liquor, or allow	27 28

	liquor to be consumed, in a regulated car park.	1 2
	Commissioner's consideration of blication	3 4
(1)	When considering an application for a car park approval, the commissioner must consider the effect on the health and safety of members of the public, and the amenity of the community or locality, that—	5 6 7 8 9
	(a) the grant of the approval may have; and	10
	(b) if the licensee has previously been granted authority under this Act to sell or supply liquor, or allow liquor to be consumed, in a car park, including under a car park approval (whether or not for the licensed premises the subject of the application)—the grant of that authority had.	11 12 13 14 15 16 17
(2)	If an application for a car park approval states more than 1 day on which the licensee proposes to sell or supply liquor, or allow liquor to be consumed, in a regulated car park, the commissioner may grant the car park approval for some or all of the stated days.	19 20 21 22 23 24
142 ZZ H	Restriction on grant of car park approval	25
(1)	This section applies if the commissioner is satisfied a licensee has failed to comply with a condition of a car park approval (the <i>earlier approval</i>) for a regulated car park.	26 27 28 29
(2)	The commissioner must not grant another car park approval to the licensee for the regulated car park for a day that is less than 3 months after the day the commissioner became satisfied of the	30 31 32 33

	failure to comply with the condition of the earlier approval.	1 2
142 ZZ I	Conditions on car park approval	3
(1)	The commissioner may impose conditions on a car park approval—	4 5
	(a) to give effect to the main purpose of this Act mentioned in section 3(a); or	6 7
	(b) to ensure appropriate compliance with this Act; or	8 9
	(c) to minimise alcohol-related disturbances, or public disorder, in the locality; or	10 11
	(d) about the provision of amplified entertainment, including, for example, amplified music, in the regulated car park; or	12 13 14 15
	Examples for paragraph (d)—	16
	 a condition prohibiting the provision of amplified entertainment 	17 18
	 a condition about the maximum volume at which amplified entertainment may be provided 	19 20 21
	 a condition about the times during which amplified entertainment may be provided 	22 23
	(e) about other noise, including patron noise, resulting from or associated with the sale, supply or consumption of liquor in the regulated car park.	24 25 26 27
(2)	Section 128C applies to the commissioner's power, under subsection (1)(a), to impose conditions on a car park approval as if a reference in section 128C to a licence or permit under part 5 were a reference to a car park approval.	29 30

[s 43]

		142ZZJ Authority of car park approval	1
		(1) A car park approval authorises the licensee to sell or supply liquor, or allow liquor to be consumed, in a regulated car park—	2 3 4
		(a) to which the approval applies; and	5
		(b) on the days, and during the hours, stated in the approval; and	6 7
		(c) subject to the conditions stated in the approval.	8 9
		(2) A car park approval must not authorise the sale, supply or consumption of liquor, outside the trading hours authorised under the licence for the licensed premises.	10 11 12 13
		(3) A regulation may prescribe the maximum period for which a car park approval may be granted.	14 15
Clause	43	Insertion of new s 143B	16
		After section 143A—	17
		insert—	18
		143B Particulars to be displayed for exemption from restriction on the sale or supply of rapid intoxication drinks	19 20 21
		A licensee who is exempt from the restriction on the sale or supply of rapid intoxication drinks for licensed premises under section 155AK must, at all times while the exemption is in force, keep the exemption notice at the premises.	22 23 24 25 26
		Maximum penalty—25 penalty units.	27
Clause	44	Insertion of new s 148AB	28
		Part 6—	29
		insert—	30

		148AB I	Restriction on sale of craft beer	1
		(1)	A licensee or permittee authorised under this Act to sell, to persons at a promotional event, craft beer produced by the licensee or permittee must not sell the craft beer to a person, or permit or allow the craft beer to be sold to a person—	2 3 4 5 6
			(a) for consumption at the promotional event; or	7
			(b) in unsealed containers.	8
			Maximum penalty—100 penalty units.	9
		(2)	A licensee or permittee authorised under this Act to supply, to persons at a promotional event, craft beer produced by the licensee or permittee for consumption at the event, free of charge and for the purpose of sampling the craft beer, must not—	10 11 12 13 14 15
			(a) charge a person for a sample; or	16
			(b) allow or permit a person to be charged for a sample.	17 18
			Maximum penalty—100 penalty units.	19
Clause	45	Omission of s liquor in car p	153A (Sale, supply or consumption of ark)	20 21
		Section 153A—		22
		omit.		23
Clause	46	Amendment o	f s 155 (Minors on premises)	24
		Section 155(4), licence'—	definition exempt minor, paragraph (d), 'other	25 26
		omit, insert—		27

[s	47
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	other licence, craft beer producer permit					
se 47	Amendment of s 155AC (Application of div 1A)					
	Section 155AC(1)(b)—					
	omit, insert—					
	(b) premises to which a permit relates, other than premises to which—					
	(i) a craft beer producer permit relates; or					
	(ii) a community liquor permit or restricted liquor permit relates if liquor is served or supplied at the premises only by volunteers.					
se 48	Amendment of s 155AD (Who must be present or reasonably available at licensed premises etc.)					
	(1) Section 155AD(2)(b), from 'during approved' to 'relates.'—					
	omit, insert—					
	at the licensed premises or premises to which the permit relates during approved extended trading hours between—					
	(i) for a commercial special facility licence relating to an airport or casino or an extended hours permit—12a.m. and 5a.m.; or					
	(ii) for a licence relating to premises located in a 3a.m. safe night precinct—12a.m. and 3a.m.; or					
	(iii) otherwise—12a.m. and 2a.m.					
	(2) Section 155AD(3)(b), from 'during approved' to 'relates.'—					
	omit, insert—					

ſs	49

	at the licensed premises or premises to which the permit relates during approved extended trading hours between—	1 2 3
	(i) for a commercial special facility licence relating to an airport or casino or an extended hours permit—12a.m. and 5a.m.; or	4 5 6 7
	(ii) for a licence relating to premises located in a 3a.m. safe night precinct—12a.m. and 3a.m.; or	8 9 10
	(iii) otherwise—12a.m. and 2a.m.	11
Insertion of new p	t 6, div 1B	12
Part 6—		13
insert—		14
Division 1	B Banning sale or supply of	15
Division 1	B Banning sale or supply of rapid intoxication drinks	15 16
Division 1	5	
	rapid intoxication drinks	16
155AG Mea	rapid intoxication drinks during restricted period ning of rapid intoxication drink that includes liquor is a rapid intoxication	16 17
155AG Mea l A drink	rapid intoxication drinks during restricted period ning of rapid intoxication drink that includes liquor is a rapid intoxication	16 17 18 19
155AG Mea l A drink <i>drink</i> if-	rapid intoxication drinks during restricted period ning of rapid intoxication drink that includes liquor is a rapid intoxication it is of a type that facilitates or encourages	16 17 18 19 20 21
155AG Mea l A drink <i>drink</i> if-	rapid intoxication drinks during restricted period ning of rapid intoxication drink that includes liquor is a rapid intoxication it is of a type that facilitates or encourages rapid intoxication because the drink—	16 17 18 19 20 21 22

155AH A	Application of division	1
(1)	This division applies to licensed premises, or premises to which a permit relates, if the licensee or permittee for the premises is authorised under this Act to sell or supply liquor on the premises during all or any part of the period starting at 12a.m. on a day and ending at 5a.m. on the day (the <i>restricted period</i>).	2 3 4 5 6 7 8
(2)	However, this division does not apply to—	9
	(a) an airport or casino to which a commercial special facility licence relates; or	10 11
	(b) premises to which an industrial canteen licence relates.	12 13
	rohibition on sale or supply of rapid exication drinks during restricted period	14 15
(1)	A licensee or permittee for licensed premises or premises to which a permit relates must not, during the restricted period, sell or supply a rapid intoxication drink at the premises.	16 17 18 19
	Maximum penalty—100 penalty units.	20
(2)	The requirement under subsection (1) is the <i>restriction</i> on the sale or supply of a rapid intoxication drink by the licensee or permittee.	21 22 23
(3)	However, subsection (1) does not apply to a licensee in relation to the premises to the extent an exemption granted under section 155AK is in force for the premises.	24 25 26 27
155AJ <i>A</i>	Applying for exemption	28
	icensee may apply to the commissioner for an	29
	mption from the restriction on the sale or supply of	30
	d intoxication drinks for licensed premises or a of licensed premises.	31 32

55AK	Gran	iting exemption	1			
(1)	The commissioner may grant the exemption if the commissioner is satisfied—					
	(a)	the licensed premises or part of the premises the subject of the application—	4 5			
		(i) are used primarily for the sale or supply of premium spirits; and	6 7			
		(ii) have the capacity to seat not more than 60 patrons at any one time; and	8 9			
	(b)	if the application relates to a part of licensed premises—the part of the premises consists of a fixed area capable of being defined on a permanent or semipermanent basis; and	10 11 12 13			
		Example—	14			
		A part of the premises may be defined on a permanent or semipermanent basis by walls or other structures.	15 16 17			
	(c)	the exemption would not otherwise have an adverse impact on the health and safety of members of the public or the amenity of a community or locality; and	18 19 20 21			
	(d)	the way in which liquor is served at the premises is unlikely to result in the rapid consumption of liquor, having regard to, for example, the size of the offerings of liquor typically served at the premises; and	22 23 24 25 26			
	(e)	the type and quality of liquor sold, and the way in which liquor is served at the premises, differs from other types and qualities of liquor sold, and ways in which liquor is served, in the locality.	27 28 29 30 31			
(2)	The	exemption may be granted in relation to—	32			
	(a)	all or a part of the licensed premises: and	22			

	(b) 1 or more types of rapid intoxication drinks; and	1 2
	(c) all or part of the restricted period.	3
(3)	If the commissioner refuses the exemption, the commissioner must give the licensee an information notice for the decision.	4 5 6
(4)	In this section—	7
	<i>premium spirits</i> means liquor prescribed by regulation for this definition that has, or is of, a higher value or quality than ordinary liquor.	8 9 10
155AL	Exemption notice	11
(1)	If the commissioner decides to grant the exemption, the commissioner must give the licensee a notice (an <i>exemption notice</i>) under this section.	12 13 14 15
(2)	The exemption takes effect on the day stated in the exemption notice.	16 17
(3)	The exemption notice must also state—	18
	(a) if the exemption is granted for a part of the premises—the part of the premises to which the exemption relates; and	19 20 21
	(b) the type or types of rapid intoxication drinks to which the exemption relates; and	22 23
	(c) if the exemption is granted for a part of the restricted period—the part of the period; and	24 25
	(d) any other requirements the commissioner considers necessary—	26 27
	(i) to remain satisfied of a matter mentioned in section 155AK(1)(a) to (d); and	28 29 30
	(ii) relating to a matter mentioned in section 155AK(2).	31 32

155AM Eff	ect of exemption for extended hours	1 2
premise which the per	es, the exemption applies for the hours during the licensee or permittee is authorised, under mit, to sell or supply liquor on the premises, the permit states otherwise.	3 4 5 6 7
	nmissioner must impose licence ions for exemption	8 9
impose	mmissioner must, on granting the exemption, a condition on the licensee's licence stating nile the exemption is in force for the licensed es—	10 11 12 13
(a)	the licensee must not allow the sale or supply of liquor at the premises in a way that encourages patrons to consume excessive amounts of liquor or consume liquor more rapidly than they would otherwise do; and	14 15 16 17 18 19
(b) if the premises to which the exemption relates are a part of licensed premises, the licensee must not allow patrons to take liquor from the premises to another part of the licensed premises; and	20 21 22 23 24
(c)	the licensee must comply with the matters stated in the exemption under section 155AL(3), or any variation of those matters made under section 155AP.	25 26 27 28
155AO Coi	nmissioner may suspend exemption	29
im co th	ne commissioner may, by written notice, amediately suspend the exemption if the ammissioner believes on reasonable grounds at the licensee or permittee has failed to comply of the the conditions imposed on the license or	30 31 32 33

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	permit under section 155AN.					
(2)	The suspension takes effect when the notice is given to the licensee or permittee.					
(3)	The suspension continues until the first of the following happens—	5 6				
	(a) the commissioner, by written notice, ends the suspension;					
	(b) the commissioner decides to vary or revoke the exemption under section 155AP;	9 10				
	(c) the end of 60 days after the suspension takes effect.	11 12				
155AP \	/arying or revoking suspension	13				
(1)	After suspending the exemption, the commissioner may vary or revoke the exemption, if the commissioner believes on reasonable grounds the licensee will continue to fail to comply with the conditions imposed on the licence under section 155AN.	14 15 16 17 18 19				
(2)	Before varying or revoking the exemption, the commissioner must give a written notice to the licensee stating—	20 21 22				
	(a) the proposed variation, or that the commissioner proposes to revoke the exemption (either of which is the <i>proposed action</i>); and	23 24 25 26				
	(b) the reasons for the proposed action; and	27				
	(c) that the licensee may, within 14 days after receiving the notice, give the commissioner a written notice of objection to the proposed action.	28 29 30 31				
(3)	The licensee may, within 14 days after receiving the notice, give to the commissioner a written notice of objection to the proposal.	1 2 3				

		(4)	If, after considering the notice of objection, the	4
			commissioner still believes the licensee will continue to fail to comply with the conditions, the commissioner may, by written notice given to the licensee, take the proposed action.	5 6 7 8
		(5)	The notice must be accompanied by an information notice for the decision.	9 10
		(6)	If the commissioner decides to—	11
			(a) vary the exemption, the commissioner must give the licensee an amended exemption notice showing the exemption as varied; or	12 13 14
			(b) revoke the exemption, the commissioner must vary the conditions of the licence to remove the conditions mentioned in section 155AN.	15 16 17 18
Clause	50	Amendment o	f s 158 (False representation of age)	19
		Section 158(3), 1	from 'a proof of age' to 'be false'—	20
		omit, insert—		21
			ocument that is acceptable evidence of the age of person	22 23
Clause	51	Amendment o evidence of ag	f s 159 (Wrongful dealing with genuine je)	24 25
		Section 159(1)(b), from 'a proof of age' to 'section 6(1)'—	26
		omit, insert—		27
		a do pers	ocument that is acceptable evidence of the age of a on	28 29
Clause	52	Insertion of ne	ew ss 162B and 162C	1
		After section 162	2A—	2
		insert—		3

			or into or from area defined in public event permit	4 5
(1)	pern	nit to	ion applies if a commercial public event sell or supply liquor at a public event is a licensee.	6 7 8
(2)	defii	ned i	n must not take liquor into the area n the permit for the event while the in force.	9 10 11
	Max	imur	n penalty—25 penalty units.	12
(3)			n must not take liquor from the area in the permit for the event—	13 14
	(a)	whil	e the permit is in force; and	15
	(b)	duri expi	ng the 1-hour period after the permit res.	16 17
	Max	imur	n penalty—25 penalty units.	18
(4)			, a person may take liquor into or from lefined in the permit if—	19 20
	(a)	both	of the following apply—	21
		(i)	the person is the licensee, an employee of the licensee, an agent of the licensee or another person acting under the direction of the licensee;	22 23 24 25
		(ii)	the taking of the liquor into or from the area is for the purpose of conducting the event; or	26 27 28
	(b)		aking of the liquor into or from the area herwise permitted under the permit.	29 30
			or into or from venue of event or community liquor permit	1 2
(1)			ion applies if a community liquor permit	3

	(2)		erson must not take liquor into the venue of event or occasion while the permit is in force.	5 6
		Max	ximum penalty—25 penalty units.	7
	(3)		erson must not take liquor from the venue of event or occasion—	8 9
		(a)	while the permit is in force; and	10
		(b)	during the 1-hour period after the permit expires.	11 12
		Max	ximum penalty—25 penalty units.	13
	(4)		wever, a person may take liquor into or from venue if—	14 15
		(a)	both of the following apply—	16
			(i) the person is the permittee, an employee of the permittee, an agent of the permittee or another person acting under the direction of the permittee;	17 18 19 20
			(ii) the taking of the liquor into or from the venue is for the purpose of conducting the event or occasion; or	21 22 23
		(b)	the taking of the liquor into or from the venue is otherwise permitted under the permit.	24 25 26
			72 (Offer to purchase liquor made licensed premises)	27 28
(1)	Section 172	2(2)—	_	29
	omit, insert	·		30
	(2)		section (1) does not apply to the holder of a ducer/wholesaler licence for orders taken—	1 2
		(a)	to supply liquor by wholesale to a person mentioned in section 75(1); or	3

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		(b) if the holder is authorised under section 73(2)(a), or under a craft beer producer permit, to sell the holder's craft beer at a promotional event—at the promotional event.	5 6 7 8 9
	(2) Section 172	<u></u>	10
	insert—		11
	(4)	Subsection (3) does not apply to the holder of a craft beer producer permit for orders taken at the promotional event that is the subject of the permit.	12 13 14 15
Clause 54	Insertion of ne	ew pt 6AB, div 5	16
	Part 6AB—		17
	insert—		18
	Divisio	on 5 3a.m. safe night precincts	19
	1730 Pu	urpose of division	20
	(1)	This division provides for the approval of safe night precincts as 3a.m. safe night precincts.	21 22
	(2)	A licensee for licensed premises located in a 3a.m. safe night precinct may, under part 4, division 7, apply for an extended trading hours approval for the premises that, if granted, would extend trading hours on a regular basis to include trading between 12a.m. and 3a.m.	23 24 25 26 27 28
	173P Pr	escribing 3a.m. safe night precincts	1
	(1)	A regulation may prescribe a safe night precinct to be a 3a.m. safe night precinct.	2 3
	(2)	Before recommending that the Governor in Council make a regulation mentioned in	4

			n (1) for a safe night precinct, the must—	6 7
	` '		ult with the local board for the safe t precinct; and	8 9
	(b)	be sa	atisfied of the following matters—	10
		(i)	there is a local board for the safe night precinct;	11 12
		(ii)	prescribing the safe night precinct under subsection (1) is consistent with the purposes of this part and would not have an undue adverse effect on the health or safety of members of the public, or the amenity of the community.	13 14 15 16 17 18
173Q R	evokiı	ng 3	a.m. safe night precincts	20
(1)	Coun	cil 1	ister may recommend the Governor in repeal a regulation prescribing a 3a.m. a precinct only if—	21 22 23
	` '		local board has asked the Minister to al the regulation; or	24 25
	:		Minister is no longer satisfied of a er mentioned in section 173P(2)(b)(i) or	26 27 28
(2)	ment must safe	ione con ni	nister is no longer satisfied of a matter d in section 173P(2)(b)(ii), the Minister sult with the local board for the 3a.m. ght precinct before making the ndation.	29 30 31 32 33
(3)	night hours safe i	pre app nigh exter	y the regulation repealing the 3a.m. safe cinct commences, an extended trading broval for each licensed premises in the tracinct extends trading hours only to the hours include trading between ad 2a.m. on any day.	1 2 3 4 5 6

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Clause	55	Insertion of ne	w pt 7, d	iv 1A		7
		Part 7, before div	vision 1—			8
		insert—				9
		Divisio	n 1A	Preliminary	y	10
		173NR I	Definition	for part		11
			In this pa	rt—		12
			documen	t see the Evidence	e Act 1977, schedule 3.	13
Clause	56	Amendment or card)	f s 174 A A	(Production o	r display of identity	14 15
		Section 174AA(3), 'inspec	tor'—		16
		omit, insert—				17
		inve	stigator			18
Clause	57	Insertion of ne	w s 183 <i>F</i>	AA		19
		After section 183	3—			20
		insert—				21
		183AA I	Power to	require produc	tion of documents	22
		(1)	notice gi investigat in the n	ven to the personable	re a person, by written on, to produce to the e time and place stated ments the investigator bunds—	23 24 25 1 2
			(a) the p	person has possess	sion or control of; and	3
			\ /	relevant to the recement of this A	ne administration or .ct.	4 5
		(2)	the inves	tigator reasonable exercise of the	ire the person to give e assistance in relation power mentioned in	6 7 8 9

(3)	A person must not, without reasonable excuse, fail to comply with a requirement made under subsection (1).	10 11 12
	Maximum penalty—50 penalty units.	13
(4)	It is a reasonable excuse for a person to fail to produce a document, other than a document required to be kept by the person under this Act, if producing the document might tend to incriminate the person.	14 15 16 17 18
(5)	An investigator may examine the document and—	19 20
	(a) make copies of, or take extracts from, the document; or	21 22
	(b) if the investigator considers, on reasonable grounds, it is necessary to remove the document to examine or copy it—remove the document from the person's possession or control.	23 24 25 26 27
(6)	Subsection (7) applies if a document removed under subsection (5) is—	28 29
	(a) a record made and kept under section 217; or	30 31
	(b) an accounting record or other record about a business conducted under authority of a licence.	32 33 34
(7)	The investigator must permit, at all reasonable times, a person who, if the record had not been removed, would be entitled to inspect the record or make additions to the record to—	1 2 3 4
	(a) inspect the record; and	5
	(b) make additions to the record.	6
(8)	An investigator who has removed a document under subsection (5) must, as soon as is practicable after the removal—	7 8 9

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				(a)	examine and, if the investigator considers it necessary, copy the document; and	10 11
				(b)	return the document to the person from whom it was removed.	12 13
Clause	58	Am	endment o	fs2	17 (Records to be kept by licensee)	14
		(1)	Section 217	'		15
			insert—			16
			(4A)	or a (eac corr	icensee under a producer/wholesaler licence, permittee under a craft beer producer permit, the a <i>producer</i>) must make and maintain a rect and up-to-date record (a <i>promotional</i> ats record) of each promotional event at the producer—	17 18 19 20 21 22
				(a)	sells, to persons at the event, craft beer produced by the producer for consumption away from the event including, for example, by taking or receiving, or causing or permitting an agent or employee to take or receive, orders for the producer's craft beer; or	23 24 25 26 27 28 29
				(b)	supplies, to persons at the event, craft beer produced by the producer, free of charge, for the purpose of sampling the craft beer.	30 31 32
				Max	ximum penalty—350 penalty units.	33
			(4B)	A p	romotional events record must—	1
				(a)	be in a language and form acceptable to the commissioner; and	2 3
				(b)	include the written consent, mentioned in section 73(2)(a)(ii) or (b)(ii), or section 103W(1)(a) or (b), for the promotional event; and	4 5 6 7
				(c)	be kept, at the producer's craft brewery or in another place approved by the	8 9

			commissioner, for 6 years after the day on which the record is made, by the producer or, if the craft brewery is no longer operated by the producer, by the operator of the craft brewery.	10 11 12 13 14
	(2) Section 21	7(5)–	_	15
	insert—			16
		(c)	the producer's promotional events records are not kept as required by subsection (4B).	17 18
Clause 59	Amendment of licences etc.)		26 (Contravention of conditions of	19 20
	Section 226—			21
	insert—			22
		(d)	a car park approval.	23
Clause 60	Insertion of n	ew s	228C	24
	After section 22	28B—	-	25
	insert—			26
	cra	aft be	sistency with authority to sell or supply er and authority under commercial facility licence	27 28 29
	(1)	Thi	s section applies if—	30
		(a)	a person is authorised, under either of the following, to sell or supply, to persons at a promotional event, craft beer produced by the person—	1 2 3 4
			(i) a producer/wholesaler licence;	5
			(ii) a craft beer producer permit; and	6
		(b)	sale or supply of liquor at the event is also	7

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	(c) there is an inconsistency between the authority mentioned in paragraph (a) and the authority mentioned in paragraph (b).
(2)	The commercial special facility licence prevails to the extent of the inconsistency.
	Example—
	A promotional event is held at a venue that is the subject of a commercial special facility licence. Sale and supply of liquor at the event is authorised under that licence. The holder of a producer/wholesaler licence is also authorised under that licence to sell or supply the holder's craft beer to persons at the event.
	A condition imposed on the commercial special facility licence states the total volume of liquor that may be sold to each person at a promotional event is 4 litres. A condition imposed on the holder's producer/wholesaler licence states the total volume of the licensee's craft beer that may be sold to each person at a promotional event is 8 litres.
	Despite the condition imposed on the holder's licence, the holder may sell only a total of 4 litres of the holder's craft beer to each person at a promotional event.
Amondment o	f o 222 (Evidentiem, proviniene)
Section 233(2)—	f s 233 (Evidentiary provisions)
insert—	_
	(ba) a copy of a certificate signed by a doctor or authorised police officer under the <i>Transport Operations (Road Use Management) Act 1995</i> , section 80(15) as applied in relation to a person suspected of committing a relevant assault offence under the <i>Police Powers and Responsibilities Act 2000</i> , chapter 18A, is admissible as evidence of the concentration of alcohol present in the blood or breath of the person

Clause	62	Insertion of new pt 12, div 17 Part 12—		
		insert— Division 17	Transitional provisions for Tackling Alcohol-Fuelled Violence Legislation Amendment Act 2015	14 15 16 17 18
		Subdivision 1	Extended trading hours applications and existing extended trading hours approvals	19 20 21 22
		330 Definitions	for subdivision	23
		In this subdiv	ision—	24
		liquor) 86(2A)(to exten	trading hours application (takeaway means an application under section b), as in force before the commencement, d trading hours for the sale of takeaway o include trading between 10p.m. and t.	25 26 27 28 29 30
		_	ctivity period means the period starting November 2015 and ending on the acement.	1 2 3
		331 Application	of subdivision	4
		extended trac or an extende	sion does not apply in relation to an ling hours application (takeaway liquor) d trading hours approval for an airport or ich a commercial special facility licence	5 6 7 8 9

332 No	compensation for operation of subdivision	10
pay	spite any Act or other law, no compensation is vable by the State to a person because of the eration of this subdivision.	11 12 13
	striction on making extended trading hours plications (takeaway liquor)	14 15
(1)	A person may not make an extended trading hours application (takeaway liquor) during the retrospectivity period.	16 17 18
(2)	An extended trading hours application (takeaway liquor) made or purportedly made during the retrospectivity period is of no effect.	19 20 21
(3)	If an extended trading hours application (takeaway liquor) was made but had not been decided before the start of the retrospectivity period, the application is taken to have lapsed on 10 November 2015.	22 23 24 25 26
rel	rtain proceedings in court or tribunal ating to extended trading hours plications (takeaway liquor) taken to end	1 2 3
(1)	This section applies to a proceeding in a court or tribunal relating to an extended trading hours application (takeaway liquor) that, immediately before the commencement, had not been decided.	4 5 6 7
(2)	On the commencement, the proceeding ends and must not be further considered by the court or tribunal.	8 9 10
rel	ect of certain court or tribunal decisions ating to extended trading hours plications (takeaway liquor)	11 12 13
(1)	This section applies to a decision of a court or tribunal made during the retrospectivity period on	14 15

	a proceeding relating to an extended trading hours application (takeaway liquor).	16 17
(2)	Despite anything in the decision that provides otherwise, on the day the decision takes effect, any extended trading hours approval for the application does not authorise the sale of takeaway liquor between 10p.m. and midnight.	18 19 20 21 22
	plications for extended trading hours tween 2a.m. and 5a.m.	23 24
(1)	This section applies if—	25
	(a) immediately before 1 July 2016, an application for an extended trading hours approval had been made but not decided; and	26 27 28 29
	(b) the application, if granted, would extend trading hours to include trading between 2a.m. and 5a.m.	30 31 32
(2)	The commissioner may grant the approval only to the extent it authorises trading between—	1 2
	(a) if the premises to which the approval relates are located in a 3a.m. safe night precinct—12a.m. and 3a.m.; or	3 4 5
	(b) otherwise—12a.m. and 2a.m.	6
	isting extended trading hours approvals for ding between 2a.m. and 5a.m.	7 8
(1)	This section applies if—	9
	(a) immediately before 1 July 2016, an extended trading hours approval was in force for licensed premises; and	10 11 12
	(b) the approval extended trading hours to include trading between 2a.m. and 5a.m.	13 14

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(2)	From 1 July 2016, the extended trading hours approval has effect as if it authorised trading only between—		
	(a) if the premises to which the approval relates are located in a 3a.m. safe night precinct—12a.m. and 3a.m.; or	18 19 20	
	(b) otherwise—12a.m. and 2a.m.	21	
	ect of certain court or tribunal decisions ating to extended trading hours approvals	22 23	
(1)	This section applies to a decision of a court or tribunal on a proceeding relating to an extended trading hours approval for licensed premises if the proceeding had started, but was not decided before 1 July 2016.	24 25 26 27 28	
(2)	Despite anything in the decision that provides otherwise, on the day the decision takes effect, the extended trading hours approval has effect as if it authorised trading only between—	29 30 31 32	
	(a) if the premises to which the approval relates are located in a 3a.m. safe night precinct—12a.m. and 3a.m.; or	1 2 3	
	(b) otherwise—12a.m. and 2a.m.	4	
Subdi	vision 2 Other provisions	5	
339 Ac	ceptable evidence of age	6	
(1)	This section applies if a document was acceptable evidence of the age of a person under section 6 as in force immediately before the commencement.	7 8 9 10	
(2)	Despite the amendment of section 6 by the <i>Tackling Alcohol-Fuelled Violence Legislation Amendment Act 2015</i> , the document continues,	11 12 13	

	from the commencement, to be acceptable evidence of the age of the person for this Act until—	14 15 16
	(a) if the document is cancelled or revoked before it expires—the document is cancelled or revoked; or	17 18 19
	(b) otherwise—the document expires.	20
340 Cor	nditions relating to sale etc. of liquor in car	21 22
(1)	This section applies if, immediately before the commencement, a licence was subject to a condition relating to the sale, supply or consumption of liquor in a car park, or part of a car park, that is in or on the licensee's licensed premises.	23 24 25 26 27 28
(2)	From the commencement, section 142ZZE applies to the licensee despite the condition.	29 30
(3)	A car park approval granted in relation to a regulated car park for the licensee's licensed premises prevails over the condition to the extent of any inconsistency.	1 2 3 4
(4)	To remove any doubt, it is declared that the condition does not have effect as a car park approval for section 142ZZE.	5 6 7
(5)	Despite any Act or other law, no compensation is payable by the State to a person because of the operation of this section.	8 9 10
341 Ap _l	provals under section 153A	11
(1)	An approval that is in force immediately before the commencement under previous section 153A stops having effect on the commencement.	12 13 14
(2)	In this section—	15

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	<u> </u>			
			previous section 153A means section 153A as in force from time to time before the commencement.	16 17 18
	Part	6	Amendment of Liquor Regulation 2002	19 20
Clause	63	Regulation am	ended	21
		This part an	nends the Liquor Regulation 2002.	22
Clause	64	Insertion of ne	ew s 38AB	23
		After section 38	AA—	24
		insert—		25
			rescription of particular substances and kimum amounts—Act, s 14AB	1 2
		(1)	For section 14AB(2)(b)(i) of the Act, spirituous cooking essence is prescribed.	3 4
		(2)	For section 14AB(2)(b)(iii) of the Act, the following maximum amounts are prescribed for spirituous cooking essence—	5 6 7
			(a) if the essence is vanilla essence—100mL;	8
			(b) otherwise—50mL.	9
Clause	65		f s 38A (Matters for risk-assessed blan—Act, s 50, definition <i>risk-assessed</i> blan)	10 11 12
		(1) Section 38A	A, heading, 's 50'—	13
		omit, insert-	_	14
		s 4		15

s	66]

		(2) Section 38A(1), 'section 50'—
		omit, insert—
		section 4
lause	66	Insertion of new s 41A
		After section 41—
		insert—
		41A Maximum period for car park approval—Act, s 142ZZJ(3)
		For section 142ZZJ(3) of the Act, the period is 3 months.
	Part	7 Amendment of Penalties and
	Part	7 Amendment of Penalties and Sentences Act 1992
ause		
ause		Sentences Act 1992
	67	Sentences Act 1992 Act amended
	67	Sentences Act 1992 Act amended This part amends the <i>Penalties and Sentences Act 1992</i> .
	67	Sentences Act 1992 Act amended This part amends the <i>Penalties and Sentences Act 1992</i> . Amendment of s 4 (Definitions)
	67	Sentences Act 1992 Act amended This part amends the <i>Penalties and Sentences Act 1992</i> . Amendment of s 4 (Definitions) Section 4—
lause	67	Sentences Act 1992 Act amended This part amends the <i>Penalties and Sentences Act 1992</i> . Amendment of s 4 (Definitions) Section 4— insert— DAAR condition, for part 3, division 1, see
lause lause	67	Sentences Act 1992 Act amended This part amends the <i>Penalties and Sentences Act 1992</i> . Amendment of s 4 (Definitions) Section 4— insert— DAAR condition, for part 3, division 1, see section 19(2B).
lause	67	Act amended This part amends the Penalties and Sentences Act 1992. Amendment of s 4 (Definitions) Section 4— insert— DAAR condition, for part 3, division 1, see section 19(2B). Amendment of s 15B (Definitions for div 1)

[s	70]	
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		(2)		5B, definition <i>drug assessment and education</i> ne-on-one'—	14 15	
			omit.		16	
Clause	70	Am	mendment of s 19 (Order of court)			
		(1)	Section 19—			
			insert—		19	
			(2B)	Also, without limiting subsection (2) or (2A), if the offender consents to completing a DAAR course, the court may impose a condition (a <i>DAAR condition</i>) that the offender complete a DAAR course by a stated day.	20 21 22 23 24	
		(2)	Section 19-	_	25	
			insert—		26	
			(4)	In this section—	1	
				DAAR course see the <i>Bail Act 1980</i> , section 11AB(6).	2 3	
				Note—	4	
				DAAR stands for Drug and Alcohol Assessment Referral. See the <i>Bail Act 1980</i> , section 11AB(6), definition <i>DAAR</i> .	5 6 7	
Clause	71	Amendment of s 20 (Contravention of order)				
	(1		Section 20(1A), 'drug diversion'—		9	
			omit, inser	<i>t</i>	10	
			rele	evant	11	
		(2)	Section 20-	<u> </u>	12	
			insert—		13	
			(3)	In this section—	14	
				relevant condition means—	15	
				(a) a drug diversion condition; or	16	

s	72]

			(b) a Da	AAR condition.	
Clause		eart 14—			
	,	insert— Divisio	on 12 Transitional provision for Tackling Alcohol-Fuelled Violence Legislation Amendment Act 2015		
		239 lmլ	oosition c	of DAAR condition	
		(1)	applies to	9(2B), as inserted by the amending Act, o an order made under section 19(1)(b) on to an offender on or after the terment.	
		(2)	or omiss the order	ection (1), it is irrelevant whether the act ion constituting the offence for which is made happened, or the proceeding for nce was started, before or after the cement.	
		(3)	In this se	ction—	
			amendin Alcohol-I Amendmo		
	Part 8	3	Amen	dment of Police Powers	
				esponsibilities Act 2000	
Clause	73	Act amended			
		This part a 2000.	mends the	Police Powers and Responsibilities Act	

[s 74]

Clause	74	Amendment of s 686 (Application of pt 3)	17
		Section 686(2)(e), after 'specimen of'—	18
		insert—	19
		saliva,	20

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Authorised by the Parliamentary Counsel