THIS PUBLIC BILL has this day been read a Third time and passed

The Clerk of the Parliament.

Legislative Assembly Chamber, Brisbane, February 2019



Queensial

No. A BILL for

An Act to amend the Liquor Act 1992 for particular purposes



Queensland

Liquor (Rural Hotels Concession) Amendment Bill 2019

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2019

A Bill

for

An Act to amend the Liquor Act 1992 for particular purposes

[s 1]

The Parliament of Queensland enacts—

1 Short title

This Act may be cited as the Liquor (Rural Hotels Concession) Amendment Act 2019.

1A Commencement

This Act commences on 1 July 2019.

2 Act amended

This Act amends the Liquor Act 1992.

3 Insertion of new s 202A

After section 202-

insert—

202A Concessional base licence fee for particular licences in very remote Australia

- (1) This section applies in relation to the licence fee payable for a licence for a licence period if—
 - (a) the licence is—
 - (i) a commercial hotel licence; or
 - (ii) a community club licence for a club with 2,000 members or less; and
 - (b) the main premises under the licence are in very remote Australia.
- (2) A fee regulation must provide for the base licence fee to be assessed at the rate of 10% of the base licence fee that would apply if—
 - (a) the main premises under the licence were not in very remote Australia; and

- (b) for a licence mentioned in subsection (1)(a)(ii)—the licence were a commercial hotel licence.
- (3) In this section—

base licence fee, for a licence-

- (a) means the amount included in the licence fee for the licence under a fee regulation because of the licence type; and
- (b) does not include an amount included in the licence fee for the licence under a fee regulation—
 - (i) because 1 or more detached bottle shops are approved for the licence; or
 - (ii) for any other reason.

Examples of other reasons an amount may be included in a licence fee under a fee regulation—

- the licensee holds an extended trading hours approval for the licensed premises
- the licence authorises the licensee to trade after 12a.m.
- an infringement notice for a particular offence under the Act was served on the licensee

fee regulation means a regulation under section 202(1).

main premises, under a licence, means the licensed premises other than—

- (a) for a commercial hotel licence—a detached bottle shop; or
- (b) for a community club licence—premises mentioned in section 77(2).

very remote Australia, in relation to a licence period, means the area that is, on the first day of the licence period—

[s 3]

(a)	the area cla	ssified	under	that n	ame i	n the
	document	titled	'Aust	tralian	Stati	stical
	Geography	Stan	dard,	Volu	ıme	5—
	Remoteness	Structu	ıre', a	s publis	shed b	y the
	Australian	Bureau	of	Statisti	ics of	n its
	website and	in force	e from	time to	time;	or

(b) if there is no document mentioned in paragraph (a) in force—an area, prescribed by regulation, that is classified on a corresponding basis under another document that measures the relative remoteness of areas of Australia published by the Australian Bureau of Statistics.

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