



Queensland

# **Liquor (Rural Hotels Concession) Amendment Bill 2018**





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# Liquor (Rural Hotels Concession) Amendment Bill 2018

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**2018**

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**A Bill**

for

**An Act to amend the *Liquor Act 1992* for particular purposes**

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**The Parliament of Queensland enacts—** 1

|                 |  |                                  |
|-----------------|--|----------------------------------|
| <b>Clause 1</b> | <b>Short title</b>   | 2                                |
|                 | This Act may be cited as the <i>Liquor (Rural Hotels Concession) Amendment Act 2018</i> .  | 3<br>4                           |
| <b>Clause 2</b> | <b>Act amended</b>   | 5                                |
|                 | This Act amends the <i>Liquor Act 1992</i> .   | 6                                |
| <b>Clause 3</b> | <b>Insertion of new s 202A</b>   | 7                                |
|                 | After section 202—   | 8                                |
|                 | <i>insert—</i>   | 9                                |
|                 | <b>202A Concessional fee for commercial hotel licence in very remote Australia</b>   | 10<br>11                         |
|                 | (1) This section applies in relation to a commercial hotel licence for premises in very remote Australia.  | 12<br>13<br>14                   |
|                 | (2) A regulation made under section 202(1) must provide for the licence fee payable for the licence for a licence period to be assessed at the rate of 10% of the licence fee that would be payable if the premises were not in very remote Australia.       | 15<br>16<br>17<br>18<br>19       |
|                 | (3) Subsection (4) applies if, under a regulation, the amount of the licence fee payable for a commercial hotel licence for premises that are not in very remote Australia depends on where, outside of very remote Australia, the premises are located.     | 20<br>21<br>22<br>23<br>24<br>25 |
|                 | (4) For subsection (2), the licence fee that would be payable if the premises were not in very remote Australia is taken to be the licence fee that would be payable if the premises were located at the nearest place that is not in very remote Australia. | 26<br>27<br>28<br>29<br>30       |

- (5) In this section— 1
- very remote Australia* means— 2
- (a) the area classified under that name in the 3  
document titled ‘Australian Statistical 4  
Geography Standard, Volume 5— 5  
Remoteness Structure’, as published by the 6  
Australian Bureau of Statistics on its 7  
website and in force from time to time; or 8
- (b) if there is no document mentioned in 9  
paragraph (a) in force—an area, prescribed 10  
by regulation, that is classified on a 11  
corresponding basis under another 12  
document that measures the relative 13  
remoteness of areas of Australia published 14  
by the Australian Bureau of Statistics. 15