

Queensland

Liquor and Fair Trading Legislation (Red Tape Reduction) Amendment Bill 2014



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2014

A Bill

for

An Act to amend the Anglican Church of Australia Act 1895 Amendment Act 1901, the Anglican Church of Australia Constitution Act 1961, the Fair Trading Act 1989, the Liquor Act 1992, the Liquor Regulation 2002, the Oaths Act 1867, the Presbyterian Church of Australia Act 1900, the Presbyterian Church of Australia Act 1971, the Queensland Congregational Union Act 1967, the Safe Night Out Legislation Amendment Act 2014 and the Wesleyan Methodists, Independents, and Baptists Churches Act 1838 for particular purposes and to repeal the All Saints Church Land Act 1924, the Anglican Church of Australia Act 1895 Amendment Act 1901, the Anglican Church of Australia Act 1977, the Anglican Church of Australia (Diocese of Brisbane) Property Act 1889, the Ann Street Presbyterian Church Act 1889, the Boonah Show Ground Act 1914, the Chinese Temple Society Act 1964, the Presbyterian Church of Australia Act 1971. the Queensland Congregational Union Act 1967, the Roman Catholic Church (Corporation of the Sisters of Mercy of the Diocese of Cairns) Land Vesting Act 1945, the Roman Catholic Church (Northern Lands) Vesting Act 1941, the Roman Catholic Relief Act 1830, the Weslevan Methodists, Independents, and Baptists Churches Act 1838 and the Weslevan Methodist Trust Property Act 1853

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	The Parliament of Queensland enacts		
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Liquor and Fair Trading Legislation (Red Tape Reduction) Amendment Act 2014.	3 4 5
Clause	2	Commencement	6
		(1) Sections 8(2), (3), (4) and (7), 11, 17 to 20, 22, 23, 25, 26, 30 to 34, 39, 40, 43 to 45, 47, 49 and 52 commence on a day to be fixed by proclamation.	7 8 9
		(2) Part 6, division 1 commences on the day after assent.	10
	Part	2 Amendment of Fair Trading Act 1989	11 12
Clause	3	Act amended	13
		This part amends the Fair Trading Act 1989.	14
Clause	4	Amendment of s 31 (Issuing infringement notice)	15
		Section 31(2)(a)(v), '(other than section 96(2))'—	16
		omit.	17
Clause	5	Amendment of s 33 (Amount of penalty)	18
		Section 33(1), table, item 6, '(other than section 96(2))'—	19

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		omit.		1
Clause	6	Omission of Section 96—omit.	s 96 (Vicarious liability)	2 3 4
	Part	3	Amendment of Liquor Act 1992	5
Clause	7	Act amende This part	d amends the <i>Liquor Act 1992</i> .	6 7
Clause	8	Amendment (1) Section 4 insert— (2) Section 4 insert—	document, for part 7, see section 173NR.	8 9 10 11 12 13
			campdrafting competition means a competition in which a competitor receives points for demonstrating the competitor's horsemanship skills by using a horse to— (a) separate one animal from a herd of cattle;	14 15 16 17
			and (b) make the animal complete required manoeuvres; and (c) guide the animal through a pegged course	19 20 21 22
			within a required time. campdrafting event means an event, held at a rural place in Queensland for the primary	23 24 25

purpose of conducting a campdraft competition, if—	ing 1 2
(a) the event is conducted by an organisat affiliated with the Australian Campdraft Association; and	
(b) the estimated number of members of public expected to attend the event per of is not more than the number prescribed by regulation for this paragraph; and	day 7
(c) the number of hours a day liquor is sold the event is not more than the num prescribed by a regulation for to paragraph; and	
(d) the duration of the event is not more than period prescribed by a regulation for a paragraph; and	
(e) the event meets any additional crite prescribed by a regulation for this definit relevant to minimising adverse effects on	tion 18
(i) the health or safety of members of public; and	the 20 21
(ii) the amenity of the community.	22
car park means an area with a surface design or adapted for the parking of vehicles, whether not the area is currently being used for the purpose.	r or 24
car park approval see section 142ZZE(2).	27
craft beer means beer produced in a construction brewery.	raft 28 29
craft brewery means premises—	30
(a) that are either—	31
(i) licensed premises to which producer/wholesaler licence relates;	a 32 or 33

(ii) premises to which an equivalent licence, issued under the law of another State or a Territory, relates; and	1 2 3
(b) at which no more than 40 million litres of beer is produced in any 1-year period under the licence.	4 5 6
promotional event means an event or occasion held primarily for the purpose of promoting produce from a particular region or the hospitality industry.	7 8 9 10
Examples of events or occasions held primarily for the purpose of promoting produce from a particular region—	11 12
craft market, farmers market, agricultural show, food and wine event	13 14
Examples of events or occasions held primarily for the purpose of promoting the hospitality industry—	15 16
trade fair, craft beer festival	17
<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.	18 19 20
related body corporate has the same meaning as in the Corporations Act 2001 (Cwlth), section 9, definition related body corporate.	21 22 23
Section 4, definition disciplinary action—	24
insert—	25
(db) cancelling or varying a car park approval for the licensed premises;	26 27
Section 4, definition fundraising event, paragraph (b)—	28
omit, insert—	29
(b) is one of the following—	30
(i) a one-off small regional show;	31
(ii) a one-off campdrafting event;	32

(3)

(4)

		(iii) another one-off event or occasion starting and ending on the same day.	1 2
(5)	Section 4, defini	tion investigator, paragraphs (b) and (c)—	3
	omit, insert—		4
	(b)	a police officer; or	5
	(c)	for the administration and enforcement of sections 168B, 169 and 171—a community police officer.	6 7 8
(6)	Section 4, de 'practices'—	finition risk-assessed management plan,	9 10
	omit, insert—		11
	practices regulatio	, relating to the matters prescribed by a n,	12 13
(7)	Section 4, defi show'—	nition small regional show, from 'if the	14 15
	omit, insert—		16
	if—		17
	(a)	the show or exhibition is conducted by a member society of the Queensland Chamber of Agricultural Societies Inc.; and	18 19 20
	(b)	the show or exhibition is the member society's primary annual event; and	21 22
	(c)	the estimated number of members of the public expected to attend the show or exhibition per day is not more than the number prescribed by a regulation for this paragraph; and	23 24 25 26 27
	(d)	the number of hours a day liquor is sold at the show or exhibition is not more than the number prescribed by a regulation for this paragraph; and	28 29 30 31

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			(e)	the duration of the show or exhibition is not more than the period prescribed by a regulation for this paragraph; and			
			(f)	the show or exhibition meets any additional criteria prescribed by a regulation for this definition relevant to minimising adverse effects on—	5		
				(i) the health or safety of members of the public; and	8 9		
				(ii) the amenity of the community.	10		
Clause	9	Renlacement (of e	4B (Meaning of <i>liquor</i>)	11		
Olause	3	Section 4B—	JI 3 ·	TD (Meaning of nquer)			
					12 13		
		omit, insert—					
		4B Meaning of <i>liquor</i>					
		(1)	_	<i>tor</i> is a spirituous or fermented fluid or ther substance—	15 16		
			(a)	in which the level of ethyl alcohol (ethanol) is more than 0.5% by volume at 20°C; and	17 18		
			(b)	that is intended for human consumption.	19		
			Exar	nples of spirituous or fermented fluids—	20		
				coholic cocktails, beers, liqueurs, pre-mixed alcoholic rinks, spirits and wines	21 22		
			Exar	nples of other substances—	23		
			ae	erosol sprays, ice confections, jellies and powders	24		
		(2)	con	<i>tor</i> also includes any other substance taining ethyl alcohol (ethanol), which is scribed by a regulation as liquor.			
Clause	10	Replacement of	of s	6 (Acceptable evidence of age)	28		
		Section 6—			29		
		omit, insert—			30		

6	Ac	cepta	able evidence of age	1			
	(1)	For this Act, acceptable evidence of the age of a person is a document, issued to the person, that—					
		(a)	is one of the following—	4			
			(i) an adult proof of age card;	5			
			(ii) a recognised proof of age card;	6			
			(iii) an Australian driver licence;	7			
			(iv) a foreign driver licence;	8			
			(v) an Australian or foreign passport; and	9			
		(b)	is current; and	10			
		(c)	bears a photograph of the person; and	11			
		(d)	indicates, by reference to the person's date of birth or otherwise, the person has attained a particular age.	12 13 14			
	(2)	In tl	his section—	15			
adult proof of age card see the Adult Proof of Age Card Act 2008, section 5.				16 17			
		Оре	stralian driver licence see the Transport erations (Road Use Management) Act 1995, edule 4.	18 19 20			
		autl	horised entity means—	21			
		(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	22 23 24 25			
		(b)	an entity—	26			
			(i) approved by an entity mentioned in paragraph (a) to issue documents used as evidence of the age of persons; and	27 28 29			
			(ii) approved, in writing, by the commissioner.	30 31			

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			Оре	eign driver licence see the Transport erations (Road Use Management) Act 1995, edule 4.	1 2 3
			issu	pegnised proof of age card means a document led to a person, by an authorised entity, for the pose of evidencing the age of the person.	4 5 6
Clause	11	Amendment of fundraising ev		3 (Exemption for the sale of liquor at	7 8
		Section 13(1)(d)), afte	er 'show'—	9
		insert—			10
		or a	cam	pdrafting event	11
Clause	12	Insertion of no	ew s	14AB	12
		After section 14	-A—		13
		insert—			14
		14AB E	xem	ption for particular liquors	15
		(1)		s Act does not apply to liquor if it is to be d only as—	16 17
			(a)	a preservative or medium in which fruit is offered for sale to the public in sealed containers and with the contents visible; or	18 19 20
			(b)	a food additive or an ingredient for food preparation; or	21 22
				Examples of food additives or ingredient for food preparation—	23 24
				Chinese cooking wine and soy sauce	25
			(c)	a personal hygiene product that is not swallowed; or	26 27
				Examples of personal hygiene products—	28
				perfumes, mouthwashes and topical disinfectants	29

3

		(d)		nedicine or for medicinal or chemical poses.	1 2
				nple of a substance used as a medicine or for cinal or chemical purposes—	3 4
			cc	ough syrup	5
	(2)	subs	stance	subsection (1), this Act does apply to a e, that is a liquor mentioned in that n, if—	6 7 8
		(a)		substance is being used as a beverage or manufacturing a beverage; or	9 10
		(b)	all o	of the following apply—	11
			(i)	a regulation prescribes the substance for this paragraph;	12 13
			(ii)	the substance is sold, otherwise than by wholesale;	14 15
			(iii)	if the regulation prescribes a maximum amount of the substance that may be contained in a container in which the substance is sold—the substance is sold in a container containing more than the amount prescribed.	16 17 18 19 20 21
	endment o	fs1	4B (0	Other exemptions for the sale of	22 23
(1)	Section 14E	3 (1)(a	a), (b)	and (e)—	24
	omit.				25
(2)	Section 14E	3(1)(e) to ((n)—	26
	renumber a	s sect	tion 1	4B(1)(a) to (k).	27
(3)	Section 14E paragraph (ition bed and breakfast accommodation,	28 29
	omit, insert-				30
	8 ad	hilt			31

(1)

(2)

(3)

Clause	14	Amendment of s 62 (Consumption of liquor on premises by residents and guests)	1 2
		Section 62, from 'extended trading hours'—	3
		omit, insert—	4
		extended trading hours, may only be consumed in-	5
		(a) a residential unit on the premises; or	6
		(b) another part of the premises approved by the commissioner for this section.	7 8
Clause	15	Amendment of s 65A (Consumption of liquor on premises by residents and guests)	9 10
		Section 65A, from 'in the licence,'—	11
		omit, insert—	12
		in the licence, may only be consumed in—	13
		(a) a residential unit on the premises; or	14
		(b) another part of the premises approved by the commissioner for this section.	e 15 16
Clause	16	Amendment of s 67B (Principal activity is the provision of accommodation)	17 18
		Section 67B(3), from 'extended trading hours'—	19
		omit, insert—	20
		extended trading hours, may only be consumed in-	21
		(a) a residential unit on the premises; or	22
		(b) another part of the premises approved by the commissioner for this section.	23 24
Clause	17	Amendment of s 73 (Authority of producer/wholesaler licence)	25 26
		(1) Section 73—	27

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insert—

		(1A)	Also, a producer/wholesaler licence authorises the licensee, if the licensee is a producer of liquor, to—				
				the pror	craft beer, produced by the licensee on licensed premises, to persons at a motional event, for consumption away in the event, if—	5 6 7 8	
				(i)	the licence is subject to a condition mentioned in section 74A(2)(a); and	9 10	
				(ii)	the organiser of the promotional event has given the licensee written consent to sell craft beer to persons at the event; or	11 12 13 14	
				on to prorever	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 pling the craft beer, if—	15 16 17 18 19	
			1	(i)	the licence is subject to a condition mentioned in section 74A(2)(b); and	20 21	
				(ii)	the organiser of the promotional event has given the licensee written consent to supply craft beer samples to persons at the event.	22 23 24 25	
	((2) Section 73((2), 'un	subsection (1)'—	26		
		omit, insert				27	
			under subsection (1) or (2)				
		(3) Section 73(renumber a			2)— 73(2) and (3).	29 30	
Clause	18	Insertion of ne	ews7	74A		31	
		After section 74				32	

insert—				1
7	74A Sal eve	_	supply of craft beer at promotional	2 3
	(1)	satis	s section applies if the commissioner is sfied licensed premises for a ducer/wholesaler licence are a craft brewery.	4 5 6
	(2)		commissioner may impose a condition on licence authorising the licensee to—	7 8
		(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	9 10 11 12
		(b)	supply craft beer, produced by the licensee at the craft brewery, to persons at a promotional event, for consumption at the event if—	13 14 15 16
			(i) the supply is for persons to sample the craft beer; and	17 18
			(ii) no charge is made for the sample.	19
	(3)		commissioner must not impose a condition er subsection (2) if—	20 21
		(a)	the total number of producer/wholesaler licences, or equivalent licences issued under the law of another State or a Territory, held by the licensee, and any related body corporate of the licensee, is more than 1; and	22 23 24 25 26 27
		(b)	one or more of the following premises produces more than 40 million litres of beer in any 1-year period—	28 29 30
			(i) licensed premises for a producer/wholesaler licence mentioned in paragraph (a);	31 32 33

	(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) in relation to 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—

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	(c)	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 ne	w s	75A	6
After section 75–	_		7
insert—			8
		of promotional event not licensed es for producer/wholesaler licence	9 10
(1)	sect	s section applies if a holder of a ducer/wholesaler licence is authorised under ion 73(2) to sell or supply craft beer, duced by the holder, to persons at a motional event.	11 12 13 14 15
(2)	proc	following are not licensed premises for the lucer/wholesaler licence, or premises to ch the producer/wholesaler licence relates—	16 17 18
	(a)	the venue of the promotional event;	19
	(b)	a part of the venue.	20
(3)	a re	vever, a relevant part 6 provision applies as if ference in the provision to licensed premises, remises 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 34

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(4)		ection 142ZZC applies to the holder as if on (2)(b) of that section were omitted.	1 2	
(5)	In this se	ection—	3	
		ant part 6 provision means a provision of 6 other than—		
	(a) part	t 6, division 1AB;	6	
	(b) sect	tion 143;	7	
	(c) sect	tions 144 to 145A;	8	
	(d) sect	tion 148AA;	9	
	(e) sect	tion 150;	10	
	(f) sect	tions 153;	11	
	(g) sect	tions 154 to 155AB;	12	
	(h) part	t 6, division 1A;	13	
	(i) sect	tion 157(1);	14	
	(j) sect	tions 162 and 163;	15	
	(k) sect	tion 168A;	16	
	(l) part	t 6, division 5.	17	
Amendment of	of s 77 (A	uthority of community club licence)	18	
(1) Section 77	(1)(a)(i) an	ıd (ii)—	19	
omit, insert—			20	
	(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) a	and (v)—	27	
omit, inser	rt		28	

			(iv)	subj	uest of a person mentioned in paragraph (i) or (ii), in the person's apany, for consumption on or off the mises; or	1 2 3 4
			(v)	on o	sitor to the club, for consumption or off the premises, whose ordinary e of residence is in—	5 6 7
				(A)	another State or a Territory or in a foreign country; or	8 9
				(B)	the State, at least 15km from the club's premises; or	10 11
Clause	22	Amendment o	f s 100 (<i>l</i>	Avail	able permits)	12
		Section 100—				13
		insert—				14
			(g) a cr	aft be	eer producer permit.	15
Clause	23	Insertion of ne	ew pt 4A,	div	8	16
		Part 4A—				17
		insert—				18
		Divisio	n 8		raft beer producer ermits	19 20
		103W A	uthority	of cr	aft beer producer permit	21
		(1)	-	beer	producer permit authorises the	22 23
			the proi from proi writ	perm motic n the motic ten c	beer, produced by the permittee at ittee's craft brewery, to persons at a mal event, for consumption away e event, if the organiser of the mal event has given the permittee onsent to sell craft beer to persons ent; or	24 25 26 27 28 29 30

	Note-	_	1				
	be	ee section 172(4) in relation to the sale of craft eer by a permittee to persons at the promotional ernt by the taking or receiving of orders.	2 3 4				
	at the at a the of sa the perm	oly craft beer, produced by the permittee ne permittee's craft brewery, to persons promotional event, for consumption at event, free of charge and for the purpose ampling the craft beer, if the organiser of promotional event has given the mittee written consent to supply craft is samples to persons at the event.	5 6 7 8 9 10 11				
(2)	The auth applies—	nority of a craft beer producer permit	13 14				
	pron	a) if the permit is granted for a single promotional event—during the promotional event; or					
	pron	he permit is granted for a recurring motional event—during each occurrence ne event—	18 19 20				
	(i)	while the permit is in force; and	21				
	(ii)	only if, for each occurrence—	22				
		(A) the same place is used; and	23				
		(B) the type of event remains the same.	24 25				
	Exan	nple of a recurring promotional event—	26				
	a t	fortnightly farmers market	27				
(3)	on the peoof craft leach per	ection (1)(a), unless a condition imposed ermit states otherwise, the total volume beer that may be sold and supplied to rson at the promotional event, for tion away from the event, is 9 litres.	28 29 30 31 32				
(4)		ority of a craft beer producer permit is the conditions stated in the permit.	33 34				

	estric mit	ction on grant of craft beer producer	1 2
(1)		commissioner may grant a craft beer ducer permit only—	3 4
	(a)	to an applicant that is the operator of a craft brewery; and	5 6
	(b)	if the commissioner is satisfied the applicant will only sell or supply, to persons at the promotional event that is the subject of the permit, craft beer produced at the applicant's craft brewery.	7 8 9 10 11
(2)		vever, the commissioner must not grant a it beer producer permit if—	12 13
	(a)	the total number of producer/wholesaler licences, or equivalent licences issued under the law of another State or a Territory, held by the applicant, and any related body corporate of the applicant, is more than 1; and	14 15 16 17 18 19
	(b)	one or more of the following premises produces more than 40 million litres of beer in any 1-year period—	20 21 22
		(i) licensed premises for a producer/wholesaler licence mentioned in paragraph (a);	23 24 25
		(ii) premises to which an equivalent licence, mentioned in paragraph (a), relates.	26 27 28
103Y D	uratio	on of craft beer producer permit	29
A c	raft b	eer producer permit—	30
	(a)	is issued for the term stated in it, not longer than 3 months, unless it is sooner surrendered, suspended or cancelled under this Act; and	31 32 33 34

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	(b)	is not renewable; and	1
	(c)	is not transferable.	2
	emis ates	ses to which craft beer producer permit	3 4
	prer tes is	mises to which a craft beer producer permit —	5 6
	(a)	if the commissioner imposes a condition on the permit defining the area, at the venue of the promotional event the subject of the permit, in which the craft beer may be sold or supplied by the permittee to persons at the event—the area defined in the condition; or	7 8 9 10 11 12 13
	(b)	otherwise—the area, at the venue of the event, allocated by the organiser of the event to the permittee for the purpose of selling or supplying craft beer produced by the permittee to persons at the event.	14 15 16 17 18
103ZA (Conc	litions on craft beer producer permits	19
(1)	craf	commissioner may impose conditions on a ct beer producer permit in relation to the owing—	20 21 22
	(a)	the total volume of the permittee's craft beer that may be sold to each person at a promotional event for consumption away from the event;	23 24 25 26
	(b)	in relation to 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—	27 28 29 30
		(i) the total volume of the craft beer that may be supplied to each person at the event for the purpose of sampling; or	31 32 33

					(ii)	the volume of the individual samples that may be supplied to persons at the event.	1 2 3
			(com	nmiss	etion does not limit the power of the ioner, under part 5, to impose, amend or onditions on a permit.	4 5 6
lause	24		ticular			(Additional requirement for —risk-assessed management	7 8 9
		(1)	Section	n 105A(1)	, froi	n 'a subsidiary'—	10
			omit, i	nsert—			11
				any of to		following licences relating to low risk	12 13
				(a)	a su	bsidiary on-premises licence (meals);	14
				(b)	the	ther subsidiary on-premises licence if principal activity stated in the licence is provision of—	15 16 17
					(i)	catering; or	18
					(ii)	education;	19
				(c)	prin	subsidiary off-premises licence if the acipal activity stated in the licence is the vision of—	20 21 22
					(i)	floral arrangements; or	23
					(ii)	gift baskets;	24
				(d)	an i	ndustrial canteen licence;	25
				(e)	on t	roducer/wholesaler licence, if liquor sold he licensed premises is not consumed on premises;	26 27 28
				(f)	a co	ommunity other licence.	29
		(2)	Section	n 105A(3)	, 'sul	osidiary on-premises licence (meals)'—	30
			omit, i	nsert—			31

		licence mentioned in subsection (1)(a) to (f)	1
		(3) Section 105A(6), definition <i>low risk premises</i> , paragraph (a)—	2 3
		omit, insert—	4
		(a) if the application were to be granted, the premises would not be the subject of—	5 6
		(i) an adult entertainment permit; or	7
		(ii) an extended trading hours approval that extends trading hours to include trading between 12a.m. and 5a.m.;	8 9 10
		(4) Section 105A(6), definition <i>relevant application</i> , paragraph (f)—	11 12
		omit, insert—	13
		(f) a car park approval.	14
Clause	25	Amendment of s 136 (Grounds for disciplinary action)	15
		(1) Section 136(1)(a)(iv)—	16
		renumber as section $136(1)(a)(v)$.	17
		(2) Section 136(1)(a)—	18
		insert—	19
		(iv) comply with a condition stated in a car park approval for the licensed premises; or	20 21 22
Clause	26	Insertion of new s 137CB	23
		After section 137CA—	24
		insert—	25
		137CB Immediate suspension of car park approval	26
		(1) This section applies if the commissioner believes on reasonable grounds a ground mentioned in	27 28

	_	
	section 136(1)(a)(iv) exists for taking disciplinary action in relation to a licence.	1 2
(2)	The commissioner may immediately suspend the car park approval (an <i>immediate suspension</i>) by giving the licensee a written notice that—	3 4 5
	(a) states the car park approval is suspended; and	6 7
	(b) complies with section 157(2) of the tribunal Act.	8 9
(3)	The immediate suspension takes effect immediately after the notice is given to the licensee.	10 11 12
(4)	At the same time the commissioner gives the licensee the notice, the commissioner must give the licensee a notice under section 137(1).	13 14 15
(5)	The immediate suspension continues until the first of the following happens—	16 17
	(a) the commissioner revokes it;	18
	(b) the commissioner, under section 137B(1), gives the licensee notice of the commissioner's decision under section 137A(1) or (4);	19 20 21 22
	(c) the end of 60 days after the notice under subsection (3) was given to the licensee.	23 24
Amendment of	f s 142AE (Application of div 6)	25
Section 142AE(4	,	26
insert—	,	27
	(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 <i>Security Providers Act 1993</i> .	28 29 30 31 32

Clause 27

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Clause	28				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
			mei	ntion	ed in subsection (2)(a)	17
Clause	29	Am	nendment o	ofs1	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(4	4A), after 'written notice'—	30
			insert—			31

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_		mentioned	in subsection (4)(a)	1
lause 3	Part 6- insert-			2 3 4 5 6 7
		142ZZE Sale, car park	supply or consumption of liquor in	8 9
		(1) A lic	ensee must not, in a regulated car park for censee's licensed premises—	10 11
		(a) s	sell or supply liquor; or	12
		(b)	allow liquor to be consumed.	13
		Maxi	mum penalty—25 penalty units.	14
		licens <i>park</i> sell	ection (1) does not apply to the extent the see is authorised, under an approval (a <i>car approval</i>) granted by the commissioner, to or supply liquor, or allow liquor to be smed, in the regulated car park.	15 16 17 18 19
		142ZZF Appli	cation for car park approval	20
			ensee may apply for a car park approval for censed premises.	21 22
		* *	ldition to the requirements under section he application must—	23 24
			dentify the licensed premises to which the approval will apply; and	25 26
		` '	state the days on which the licensee proposes to sell or supply liquor, or allow	27 28

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	liquor to be consumed, in a regulated car park.	1 2
	Commissioner's consideration of lication	3 4
(1)	In considering an application for a car park approval, the commissioner must have regard to 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 the previous authority had.	11 12 13 14 15 16 17 18
(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
42ZZH	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			
	Commissioner may impose conditions on r park approval	3 4			
(1)	The commissioner may impose conditions on a car park approval—				
	(a) to ensure appropriate compliance with this Act; or	7 8			
	(b) to give effect to the main purpose of this Act mentioned in section 3(a); or	9 10			
	(c) to minimise alcohol-related disturbances, or public disorder, in the locality; or	11 12			
	(d) about the provision of amplified entertainment, including, for example, amplified music, in the regulated car park; or	13 14 15 16			
	Examples for paragraph (d)—	17			
	 a condition prohibiting the provision of amplified entertainment 	18 19			
	 a condition about the maximum volume at which amplified entertainment may be provided 	20 21 22			
	 a condition about the times during which amplified entertainment may be provided 	23 24			
	(e) about other noise, including patron noise, resulting from or associated with the sale, supply or consumption of liquor in the regulated car park.	25 26 27 28			
(2)	Section 128C applies to the commissioner's power, under subsection (1)(b), 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 31 32 33			

	142 ZZ J	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 31	Insertion of no	ew s 148AB	16
	Part 6—		17
	insert—		18
		Restriction on sale of craft beer in rticular circumstances	19 20
	(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—	21 22 23 24 25
		(a) for consumption at the promotional event; or	26
		(b) in unsealed containers.	27
		Maximum penalty—100 penalty units.	28
	(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	29 30 31 32

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		the purpose of sampling the craft been charge a person for a sample, or allow person to be charged for a sample.	
		Maximum penalty—100 penalty units.	
Clause	32	Omission of s 153A (Sale, supply or consumption liquor in car park)	n of
		Section 153A—	
		omit.	
Clause	33	Amendment of s 155 (Minors on premises)	
		Section 155(4), definition <i>exempt minor</i> , paragraph licence'—	(d), 'other
		omit, insert—	
		other licence, craft beer producer permit	
Clause	34	Amendment of s 155AC (Application of div 1A)	
		Section 155AC(1)(b)—	
		omit, insert—	
		(b) premises to which a permit rel than premises to which—	ates, other
		(i) a craft beer producer permit	relates; or
		(ii) a community liquor permit of liquor permit relates if liquor or supplied at the premise volunteers.	r is served
Clause	35	Amendment of s 155AD (Who must be present o reasonably available at licensed premises etc.)	r
		(1) Section 155AD—	
		insert—	

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	(2A)	Subsection (2) applies subject to section 155AG.	1
	(2) Section 155	AD(4), 'section 155AF'—	2
	omit, insert-	<u> </u>	3
	sect	ions 155AF and 155AG	4
Clause 36	Insertion of ne	ew s 155AG and 155AH	5
	Part 6, division 1	A—	6
	insert—		7
		Exemption from particular obligations ler s 155AD(2)(a) and (3)(a)	8 9
	(1)	This section applies to licensed premises, or premises to which a permit relates, that are not open for business beyond 12 midnight.	10 11 12
	(2)	The licensee or permittee for the premises is exempted from a requirement, under section 155AD(2)(a) or (3)(a), to take reasonable steps to ensure an approved manager is present or reasonably available during the times mentioned in those paragraphs, if—	13 14 15 16 17 18
		(a) the period of time (the <i>absence</i>) during which there is no approved manager present or reasonably available at the premises—	19 20 21
		(i) is not longer than 3 consecutive days; and	22 23
		(ii) does not total more than 7 days in a month; and	24 25
		(b) during the absence, one or more of the following persons are readily contactable by telephone by each person involved in the service or supply of liquor at the premises—	26 27 28 29
		(i) an approved manager;	30

	(ii)	if the licensee or permittee is an individual—the licensee or permittee; and	1 2 3
(c)	pers certi	licensee or permittee has nominated a on, who has a current training course ificate, to take on the responsibilities of approved manager under section ZF(2) for the premises; and	4 5 6 7 8
(d)	noti	licensee or permittee has given written ce of the nomination, stating the owing, to the nominated person—	9 10 11
	(i)	the name of the nominated person;	12
	(ii)	the name of the premises;	13
	(iii)	the date the nomination was made;	14
	(iv)	the day or days on which the nominated person will have the responsibilities mentioned in paragraph (c); and	15 16 17 18
(e)	nom and	nominated person consents to the ination by signing a copy of the notice returning the signed copy to the licensee ermittee; and	19 20 21 22
(f)	pres	ng the absence the nominated person is ent or reasonably available at the nises during—	23 24 25
	(i)	ordinary trading hours; and	26
	(ii)	approved extended trading hours between 7a.m. and 10a.m.	27 28
at premappi	remi nises	section, the nominated person is <i>present</i> ses if the nominated person is at the exercising the responsibilities of an manager under section 142ZF(2) for ises.	29 30 31 32 33

(3)

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(4	reas	o, for this section, the nominated person is conably available in relation to the licensed mises or premises to which the permit relates	1 2 3 4
	(a)	the nominated person is readily contactable by each person involved in the service or supply of liquor at the premises; and	5 6 7
	(b)	the time reasonably needed for the nominated person to travel from any place at which the nominated person may be present to the premises is not more than 1 hour.	8 9 10 11
(4	5) In th	nis section—	12
		roved manager means a person employed by sensee or permittee as an approved manager.	13 14
155/		ed copy of written notice of nomination available at premises	15 16
	The licen	see or permittee must—	17
	(a)	keep at the premises the copy of the notice signed by the nominated person under section 155AG(2)(e); and	18 19 20
	(b)	if asked by an investigator at the premises—make the copy of the notice available for inspection by the investigator.	21 22 23
	Maximuı	m penalty—100 penalty units.	24
Amendme	nt of s 1	58 (False representation of age)	25
Section 158	(3), from	'a proof of age card'—	26
omit, insert-	_		27
	a docume Act.	ent that is acceptable evidence of age for this	28 29

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Clause	38	Amendment of acceptance of acc	f s 159 (Wrongful dealing with genuine ge)	1 2
		Section 159(1)(1	p)—	3
		omit, insert—		4
			(b) to obtain a document that is acceptable evidence of age for this Act.	5 6
Clause	39	Insertion of no	ew ss 162B and 162C	7
		Before section 1	63—	8
		insert—		9
			iking liquor into or from area defined in a nmercial public event permit	10 11
		(1)	This section applies if a commercial public event permit to sell or supply liquor at a public event is granted to a licensee.	12 13 14
		(2)	A person must not take liquor into the area defined in the permit for the event while the permit is in force.	15 16 17
			Maximum penalty—25 penalty units.	18
		(3)	A person must not take liquor from the area defined in the permit for the event—	19 20
			(a) while the permit is in force; and	21
			(b) during the 1-hour period following the expiry of the permit.	22 23
			Maximum penalty—25 penalty units.	24
		(4)	Despite subsections (2) and (3), a person may take liquor into or from the area if—	25 26
			(a) both of the following apply—	27
			(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;	28 29 30 31

	(ii) the taking of the liquor into or from the area is for the purpose of conducting the event; or	1 2 3
	(b) the taking of the liquor into or from the area is otherwise permitted under the permit.	4 5
	aking liquor into or from venue of event or casion for a community liquor permit	6 7
(1)	This section applies if a community liquor permit for an event or occasion is granted to a permittee.	8 9
(2)	A person must not take liquor into the venue of the event or occasion while the permit is in force.	10 11
	Maximum penalty—25 penalty units.	12
(3)	A person must not take liquor from the venue of the event or occasion—	13 14
	(a) while the permit is in force; and	15
	(b) during the 1-hour period following the expiry of the permit.	16 17
	Maximum penalty—25 penalty units.	18
(4)	Despite subsections (2) and (3), a person may take liquor into or from the venue if—	19 20
	(a) both of the following apply—	21
	 (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; 	22 23 24 25
	(ii) the taking of the liquor into or from the venue is for the purpose of conducting the event or occasion; or	26 27 28
	(b) the taking of the liquor into or from the venue is otherwise permitted under the permit.	29 30 31

S 401

Clause	40	Amendment of s 172 (Offer to purchase liquor made elsewhere than at licensed premises)	1 2
		(1) Section 172(2)—	3
		omit, insert—	4
		(2) Subsection (1) does not apply to the holder of a producer/wholesaler licence for orders taken—	5 6
		(a) to supply liquor by wholesale to a person mentioned in section 75(1); or	7 8
		(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.	9 10 11 12 13
		(2) Section 172—	14
		insert—	15
		(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.	16 17 18 19
Clause	41	Insertion of new pt 7, div 1A	20
		Part 7, before division 1—	21
		insert—	22
		Division 1A Preliminary	23
		173NR Definition for pt 7	24
		In this part—	25
		document see the Evidence Act 1977, schedule 3.	26
Clause	42	Insertion of new s 183AA	27
		After section 183—	28
		omit, insert—	29

183AA I	Power to require production of documents	1
(1)	An investigator may require a person, by written notice given to the person, to produce to the investigator, at a reasonable time and place stated in the notice, any documents the investigator believes, on reasonable grounds—	2 3 4 5 6
	(a) the person has possession or control of; and	7
	(b) are relevant to the administration or enforcement of this Act.	8 9
(2)	An investigator may require the person to give the investigator reasonable assistance in relation to the exercise of the power mentioned in subsection (1).	10 11 12 13
(3)	A person must not, without reasonable excuse, fail to comply with a requirement made under subsection (1).	14 15 16
	Maximum penalty—50 penalty units.	17
(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.	18 19 20 21 22
(5)	An investigator may examine the document and—	23 24
	(a) make copies of, or take extracts from, the document; or	25 26
	(b) if the investigator considers, on reasonable grounds, it is necessary to remove the document to examine or copy it—to remove the document from the person's possession or control.	27 28 29 30 31
(6)	Subsection (7) applies if a document removed under subsection (5) is—	32 33

	(a) a record made and kept under section 217; or
	(b) an accounting record or other record about a business conducted under authority of a licence.
(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—
	(a) inspect the record; and
	(b) make additions to the record.
(8)	An investigator who has removed a document under subsection (5) must, as soon as is practicable after the removal—
	(a) examine, and if the investigator considers it necessary, copy the document; and
	(b) return the document to the person from whom it was removed.
Amendmen	t of s 217 (Records to be kept by licensee)
(1) Section	217—
insert—	
(4A)	A licensee under a producer/wholesaler licence, or a permittee under a craft beer producer permit (each a <i>producer</i>), must make and maintain a true and up-to-date record of each promotional event (a <i>promotional events record</i>) at which the producer—
	(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

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			receive, orders for the producer's craft beer; or	1 2
		(b)	supplies, to persons at the event, craft beer produced by the producer, free of charge, for the purpose of sampling the craft beer.	3 4 5
		Max	ximum penalty—350 penalty units.	6
	(4B)	A p	romotional events record must—	7
		(a)	be in a language and form acceptable to the commissioner; and	8 9
		(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	10 11 12 13
		(c)	be kept, at the producer's craft brewery or in another place approved by the commissioner, for 6 years after the day on which the record is made, by the producer by whom it is made or, if the craft brewery is no longer operated by the producer, by the operator of the craft brewery.	14 15 16 17 18 19 20
(2)	Section 21	7(5)—	_	21
	insert—			22
		(c)	the producer's promotional events records are not kept as required by subsection (4B).	23 24
	endment o	of s 2	26 (Contravention of conditions of	25 26
Sec	tion 226—			27
inse	ert—			28
		(d)	a car park approval.	29

Insertion of r	new s	228C	1
After section 2	28B—		2
insert—			3
cr	aft be	sistency with authority to sell or supply er and authority under commercial facility licence	4 5 6
(1)	This	s section applies if—	7
	(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—	8 9 10 11
		(i) a producer/wholesaler licence;	12
		(ii) a craft beer producer permit; and	13
	(b)	sale or supply of liquor at the event is also authorised under a commercial special facility licence; and	14 15 16
	(c)	there is an inconsistency between the authority under the licence or permit relating to the sale or supply of craft beer to persons at the event and the authority under the commercial special facility licence relating to the sale or supply of liquor at the event.	17 18 19 20 21 22 23
(2)	facil liqu	authority under the commercial special lity licence, relating to the sale or supply of or at the event, prevails to the extent of the ensistency.	24 25 26 27
	Exan	nple—	28
	of of Th au	promotional event is held at a venue that is the subject a commercial special facility licence. Sale and supply a liquor at the event is authorised under that licence, the holder of a producer/wholesaler licence is also athorised under that licence to sell or supply the holder's craft beer to persons at the event.	29 30 31 32 33

[s	46

	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.		
	the hold	e the condition imposed on the holder's licence, der may sell a total of 4 litres of the holder's craft each person at a promotional event.	8 9 10
Insertion of n	ew pt 12,	div 17	11
Part 12—			12
insert—			13
Division	on 17	Transitional provisions for	14
		Liquor and Fair Trading	15
		Legislation (Red Tape	16
		Reduction) Amendment	17
		Act 2014	18
330 Ac	ceptable	evidence of age	19
(1)	acceptab	ection applies if a document was alle evidence of the age of a person under 6 as in force immediately before the cement.	20 21 22 23
(2)	Liquor a Reduction continue acceptab	the amendment of section 6 by the and Fair Trading Legislation (Red Tape on) Amendment Act 2014, the document s, on the commencement, to be all evidence of the age of the person ction 6 until—	24 25 26 27 28 29
	befo	the document is cancelled or revoked ore it expires—the cancellation or ocation of the document; or	30 31 32
	(b) other	erwise—the expiry of the document.	33

_	1	71	
S	4	· / I	

Clause 47		Insertion of no Part 12— insert—	ew ss 331 and 332	
		331 Co par	nditions relating to sale etc. of liquor in car	4 5
		(1)	This section applies if, immediately before the commencement, a licence is subject to a condition relating to the sale, supply or consumption of liquor in a car park of the licencee's licensed premises.	6 7 8 9 10
		(2)	On the commencement, section 142ZZE applies to the licensee despite the condition.	11 12
		(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.	13 14 15 16
		(4)	To remove any doubt, it is declared that the condition does not have effect as a car park approval for section 142ZZE.	17 18 19
			provals under section 153A in force on mencement	20 21
		(1)	An approval of the commissioner under previous section 153A stops having effect on the commencement.	22 23 24
		(2)	In this section—	25
			previous section 153A means section 153A as in force from time to time before the commencement.	26 27 28

[s 48]

	Part	4	Amendment of Liquor Regulation 2002	1 2
Clause	48	Regulation an	nended	3
		This part a	mends the Liquor Regulation 2002.	4
Clause	49		of s 38AA (Prescribed criteria for show or ct, s 4, definition <i>small regional show</i>)	5
		Section 38AA—	_	7
		omit, insert—		8
		eve	rescribed matters for show, exhibition or ent—Act, s 4, definitions <i>camp drafting</i> ent and small regional show	9 10 11
		(1)	For section 4 of the Act, definition <i>campdrafting event</i> , paragraph (b) and definition <i>small regional show</i> , paragraph (c), the prescribed number is 2000.	12 13 14 15
		(2)	For section 4 of the Act, definition <i>campdrafting event</i> , paragraph (c) and definition <i>small regional show</i> , paragraph (d), the prescribed number is 14.	16 17 18
		(3)	For section 4 of the Act, definition <i>campdrafting event</i> , paragraph (d) and definition <i>small regional show</i> , paragraph (e), the prescribed period is a period of 3 consecutive days.	19 20 21 22
Clause	50	Insertion of n	ew s 38AB	23
		After section 38	AA—	24
		insert—		25
			rescription of particular substances and ximum amounts—Act, s 14AB	26 27
		(1)	For section 14AB(2)(b)(i) of the Act, spirituous cooking essence is prescribed.	28 29

s	51	1

		(2) For section 14AB(2)(b)(iii) of the Act, the following maximum amounts are prescribed for spirituous cooking essence—	1 2 3
		(a) if the essence is vanilla essence—100mL;	4
		(b) otherwise—50mL.	5
Clause	51	Amendment of s 38A (Matters for risk-assessed management plan—Act, s 50, definition <i>risk-assessed management plan</i>)	6 7 8
		(1) Section 38A, heading, 's 50'—	9
		omit, insert—	10
		s 4	11
		(2) Section 38A(1), 'section 50'—	12
		omit, insert—	13
		section 4	14
Clause	52	Insertion of new s 41A	15
		After section 41—	16
		insert—	17
		41A Maximum period for car park approval—Act, s 142ZZJ(3)	18 19
		For section 142ZZJ(3) of the Act, the period is 3 months.	20 21

[s 53]

Part 5		5 Amendment of Safe Night Out Legislation Amendment Act 2014	1 2 3
Clause	53	Act amended	4
		This part amends the Safe Night Out Legislation Amendment Act 2014.	5 6
Clause	54	Amendment of s 2 (Commencement)	7
		Section 2(6), fifth dot-point, 'and 48'—	8
		omit.	9
		Editor's note—	10
		Legislation ultimately amended—	11
		• Liquor Act 1992	12
Clause	55	Omission of s 48 (Amendment of s 105A (Additional requirement for particular applications—risk-assessed management plan))	13 14 15
		Section 48—	16
		omit.	17
		Editor's note—	18
		Legislation ultimately amended—	19
		• Liquor Act 1992	20

[s	56]
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	Part 6		Repeal of various Acts and related amendments		
	Divis	ion 1	Repeals	3	
Clause	56	Repeals		4	
		The	following Acts are repealed—	5	
		•	All Saints Church Lands Act 1924 15 Geo 5 No. 23	6	
		•	Anglican Church of Australia Act 1895 Amendment Act 1901 1 Edw 7 No. 21	7 8	
		•	Anglican Church of Australia Act 1977	9	
		•	Anglican Church of Australia (Diocese of Brisbane) Property Act 1889 53 Vic	10 11	
		•	Ann Street Presbyterian Church Act 1889 53 Vic	12	
		•	Boonah Show Ground Act 1914 5 Geo 5	13	
		•	Chinese Temple Society Act 1964	14	
		•	Presbyterian Church of Australia Act 1971	15	
		•	Queensland Congregational Union Act 1967	16	
		•	Roman Catholic Church (Corporation of the Sisters of Mercy of the Diocese of Cairns) Lands Vesting Act 1945 9 Geo 6	17 18 19	
		•	Roman Catholic Church (Northern Lands) Vesting Act 1941 6 Geo 6	20 21	
		•	Roman Catholic Relief Act 1830 10 Geo 4 No. 9 (NSW)	22	
		•	Wesleyan Methodists, Independents, and Baptists Churches Act 1838 2 Vic No. 7 (NSW)	23 24	
		•	Wesleyan Methodist Trust Property Act 1853 17 Vic (NSW).	25 26	

[s 57]

	Divis	sion 2	Amendment of Anglican Church of Australia Act 1895 Amendment Act 1901	1 2 3
Clause	57	Act amen	ded	4
			division amends the Anglican Church of Australia Act Amendment Act 1901.	5 6
Clause	58	(Declarati held on tr	ent, relocation and renumbering of s 2 ion of synod's powers with reference to lands rust for Anglican Church of Australia purposes ther purposes whatsoever)	7 8 9 10
		(1) Section	on 2(1), 'the provisions of the principal Act'—	11
		omit, i	insert—	12
			this Act	13
		(2) Section	on 2(2)—	14
		omit.		15
		(3) Section	on 2, as amended—	16
			ate to the Anglican Church of Australia Act 1895 and aber as section 13A.	17 18
Clause	59		on and renumbering of s 3 (Application of arising from sales, mortgages, or leases)	19 20
		Section 3—	_	21
			o the Anglican Church of Australia Act 1895 and as section 13B.	22 23

Division 3			Amendment of Anglican Church of Australia Constitution Act 1961		
Clause	60	Act	t amended This division Constitution	on amends the <i>Anglican Church of Australia</i> a Act 1961.	3 4 5
Clause	61	Am	endment of	long title	6
		Lor	ng title, from	'contained in'—	7
		omi	it, insert—		8
			and	related purposes	9
Clause	62	Am	endment of	preamble	10
		(1)	Preamble, u	nnumbered paragraphs—	11
			<i>number</i> as p	oreamble, paragraphs 1 to 5.	12
		(2)	Preamble, p	aragraph 5, as numbered—	13
			omit.		14
Clause	63	Am effe	s 2 (Constitution to have legal force and	15 16	
		(1)	Section 2, 'c	contained in schedule 1 (the <i>constitution</i>)'—	17
			omit.		18
		(2)		'and in that part of the Diocese of Carpentaria thin the State'—	19 20
			omit.		21
		(3)	Section 2—		22
			insert—		23
			(2)	A reference in this Act to the <i>constitution</i> is a reference to the constitution of the Anglican Church of Australia mentioned in the preamble,	24 25 26

[s 64]

		paragraph 1 as a constitution for the Church of England in Australia, as amended from time to time.	1 2 3
Clause	64	Amendment of s 4 (Inconsistency with certain Acts)	4
		Section 4(1), 'and that part of the Diocese of Carpentaria'—	5
		omit.	6
Clause	65	Amendment of s 5 (Certain Acts continue to apply)	7
		(1) Section 5, 'constitution set out in schedule 1'—	8
		omit, insert—	9
		constitution,	10
		(2) Section 5, 'and in the said part of the said Diocese of Carpentaria'—	11 12
		omit.	13
Clause	66	Amendment of s 8 (Taking of evidence upon oath)	14
		Section 8, 'arbitrator within the meaning of the <i>Interdict Act</i> 1867'—	15 16
		omit, insert—	17
		arbitration tribunal under the Commercial Arbitration Act 2013	18 19
Clause	67	Amendment of sch 2	20
		Schedule 2, heading—	21
		omit, insert—	22

[s 68]

		Schedule 2 Acts	1
		sections 4, 5 and 6	2
	Divis	sion 4 Amendment of Oaths Act 1867	3
Clause	68	Act amended This division amends the <i>Oaths Act 1867</i> .	4 5
Clause	69	Amendment of s 1 (Oath substituted for the oaths and declaration now prescribed by law)	6 7
		Section 1, 'or the oath prescribed by the Act of Parliament commonly called the <i>Roman Catholic Relief Act 1830</i> '—	8 9
		omit.	10
	Divis	sion 5 Amendment of Presbyterian Church of Australia Act 1900	11 12
Clause	70	Act amended	13
		This division amends the <i>Presbyterian Church of Australia Act 1900</i> .	14 15
Clause	71	Amendment of long title	16
		Long title, from 'with regard to'—	17
		omit, insert—	18
		for the church's union with other churches	19
Clause	72	Amendment of preamble	20
		(1) Preamble, unnumbered paragraphs—	21

[s	73]
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		nı	ımber as	preamble, paragraphs 2 to 5 and 9.	1
		(2) Pi	reamble, j	paragraph 2, as numbered, 'the schedule'—	2
		Of	nit, insert	<u>-</u>	3
			sch	edule 1	4
Clause	73			and renumbering of s 1 (Adoption of Basis Articles of Agreement)	5
		(1) Se	ection 1, f	from 'From and after' to 'and, except'—	7
		01	nit, insert	;	8
			Exc	cept	9
		(2) Se	ection 1, '	with the State'—	10
		Of	nit, inseri	:	11
			in t	he State	12
		(3) Se	ection 1—	-	13
		in	sert—		14
			(1)	From and after 7 November 1900, the Basis of Union and Articles of Agreement set forth in schedule 1, as amended from time to time in accordance with their terms, have the full force and effect of law.	15 16 17 18 19
		(4) Se	ection 1, a	as amended—	20
		re	number a	as section 2.	21
Clause	74	Reloc	ation an	d renumbering of s 2 (Short title)	22
		Section		,	23
		relocai	te and ren	number as section 1.	24
Clause	75	Numb	ering of	schedule (The scheme of union)	25
		Schedu	ıle—	· ·	26

		nun	nber as schedule 1.	1
	Divi	sion	6 Amendment of Presbyterian Church of Australia Act 1971	2 3
Clause	76	Act	t amended	4
			This division amends the <i>Presbyterian Church of Australia Act 1971</i> .	5 6
Clause	77	Am	nendment and relocation of preamble	7
		(1)	Preamble, unnumbered paragraphs—	8
			number as paragraphs 1 to 7.	9
		(2)	Preamble, paragraph 1, as numbered—	10
			relocate to the <i>Presbyterian Church of Australia Act 1900</i> as preamble, paragraph 1.	11 12
		(3)	Preamble, paragraph 6, as numbered, from 'that the federal union' to 'of Australia and'—	13 14
			omit.	15
		(4)	Preamble, paragraphs 4 to 6, as amended and numbered—	16
			relocate to the <i>Presbyterian Church of Australia Act 1900</i> and renumber as preamble, paragraphs 6 to 8.	17 18
Clause	78		nendment, relocation and renumbering of s 3 (Union h other churches)	19 20
		(1)	Section 3(1), 'at any time prior to the adoption pursuant to section 2 of the whole basis of union set forth in the schedule'—	21 22 23
			omit.	24
		(2)	Section 3(1)(a), 'the provisions of part III of the basis of union'—	25 26
			omit insert—	27

ſs	78

	schedule 2	1
(3)	Section 3(1)(b), from 'part III' to 'as a whole'—	2
	omit, insert—	3
	provisions substantially the same as schedule 2	4
(4)	Section 3(1)(c), 'part III of the said basis of union'—	5
	omit, insert—	6
	schedule 2	7
(5)	Section 3(1), from 'all interests in property'—	8
	omit, insert—	9
	all interests in property held immediately before the publication of the said notice by or in trust for some or all the purposes of the Presbyterian Church of Queensland or the general assembly thereof, or any presbytery, session, committee of management, congregation, committee or council or board howsoever constituted or fund in connection with the said Presbyterian Church of Queensland shall be held for the same purposes and upon the same trusts but subject in all respects to schedule 2.	10 11 12 13 14 15 16 17 18 19 20 21
	See, for example, the notice titled 'Presbyterian Church of Australia Act 1971' published in the gazette on 11 December 1971 at page 1713.	22 23 24
(6)	Section 3(2)(a), 'part III of the said basis of union set forth in the schedule'—	25 26
	omit, insert—	27
	schedule 2	28
(7)	Section 3(2)(b) and (e) and (3), 'the said part III'—	29
	omit, insert—	30
	schedule 2	31

	(8)	Section 3(2)(c), 'the provisions of the said part III shall apply mutatis mutandis'—	1 2
		omit, insert—	3
		schedule 2 applies, with all necessary changes,	4
	(9)	Section 3(2)(d), 'part III, section 18'—	5
		omit, insert—	6
		schedule 2, item 4	7
	(10)	Section 3(2)(d), 'set forth in the schedule'—	8
		omit, insert—	9
		mentioned in section 2(1)	10
	(11)	Section 3, as amended—	11
		relocate to the Presbyterian Church of Australia Act 1900 as section 3.	12 13
Clause 79		nendment of s 4 (Application of property held under tain trusts)	14 15
Clause 79			
Clause 79	cer	tain trusts)	15
Clause 79	cer	Section 4, 'pursuant to either section 2 or 3'—	15 16
Clause 79	cer	Section 4, 'pursuant to either section 2 or 3'— omit, insert—	15 16 17
Clause 79	(1)	Section 4, 'pursuant to either section 2 or 3'— omit, insert— pursuant to section 3	15 16 17 18
Clause 79	(1)	Section 4, 'pursuant to either section 2 or 3'— omit, insert— pursuant to section 3 Section 4, from 'either section 2 or 3, as the case may be'—	15 16 17 18 19
Clause 79	(1)	Section 4, 'pursuant to either section 2 or 3'— omit, insert— pursuant to section 3 Section 4, from 'either section 2 or 3, as the case may be'— omit, insert— section 3 would have had application to such interest in property, then the said interest in property shall be deemed to be an interest in property to which section 3	15 16 17 18 19 20 21 22 23

[s	80]
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Clause	80		nendment and relocation of s 5 (Powers of mmission)	1 2
		(1)	Section 5, 'the basis of union set forth in the schedule'—	3
			omit, insert—	4
			schedule 2	5
		(2)	Section 5, as amended—	6
			relocate to the Presbyterian Church of Australia Act 1900 as section 5.	7 8
Clause	81		nendment, relocation and numbering of schedule asis of union)	9 10
		(1)	Schedule, heading, after 'union'—	11
			insert—	12
			with other churches	13
		(2)	Schedule, heading, 'section 5'—	14
			omit, insert—sections 3 and 5	15 16
		(3)	Schedule, parts I and II—	17
			omit.	18
		(4)	Schedule, part III, heading—	19
		. - \	omit.	20
		(5)	Schedule, item 18, 'section 15'—	21
			omit, insert—	22
		(6)	item 1	23
		(6)	Schedule, items 15 to 18—	24
			renumber as schedule, items 1 to 4.	25
		(7)	Schedule, as amended—	26

s	82]	

			to Presbyterian Church of Australia Act 1900 and s schedule 2.	1 2
	Divis	sion 7	Amendment of Queensland Congregational Union Act 1967	3 4
Clause	82	Act amended	t	5
		This divis Act 1967.	sion amends the Queensland Congregational Union	6 7
Clause	83	Insertion of	new s 5	8
		After section 4		9
		insert—		10
		5 Sa	aving of operation of Act	11
			This Act is an Act to which the <i>Acts Interpretation Act 1954</i> , section 20A applies.	12 13
	Divis	sion 8	Amendment of Wesleyan Methodists, Independents, and Baptists Churches Act 1838	14 15 16
Clause	84	Act amended	t t	17
			sion amends the Wesleyan Methodists, Independents, ists Churches Act 1838.	18 19
Clause	85	Insertion of	new s 3	20
		After section 2	<u>!</u>	21
		insert—		22

	-	/D	D ' '' '		D:II 004 4
Liquor and Fair	i radind Ledisia	ation (Red Ta	be Reduction)	Amenament	BIII 2014

Part 6 Repeal of various Acts and related amendments

[s 85]

3 Saving of operation of Ac	3	Saving	of c	peration	of	Ac
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This Act is an Act to which the *Acts Interpretation Act 1954*, section 20A applies.

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