

Liquor (Artisan Liquor) Amendment Bill 2020



Queensland

Liquor (Artisan Liquor) Amendment Bill 2020

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2020

A Bill

for

An Act to amend the *Liquor Act 1992* to support and regulate the emerging craft beer and artisan spirits industries

[s 1]

	The F	Parliament of Queensland enacts—	1
Clause	1	Short title This Act may be cited as the Liquor (Artisan Liquor) Amendment Act 2020.	2 3 4
Clause	2	Commencement This Act commences on a day to be fixed by proclamation.	5 6
Clause	3	Act amended This Act amends the <i>Liquor Act 1992</i> .	7 8
Clause	4	 Amendment of s 4 (Definitions) (1) Section 4, definition craft brewery— omit. (2) Section 4— insert— artisan distillery means premises— (a) at which spirits are produced under— (i) a producer/wholesaler licence or an artisan producer licence (spirits); or (ii) an equivalent licence issued under the law of another State; and 	9 10 11 12 13 14 15 16 17 18 19
		 (b) at which no more than 450,000 litres of spirits are produced in any financial year. <i>artisan producer licence (beer)</i> see section 75B(2). <i>artisan producer licence (spirits)</i> see section 75B(3). 	20 21 22 23 24 25

Liquor (Artisan Liquor) Amendment Bill 2020

[s 5]

			arti	san s	<i>pirits</i> means—	1
			(a)	spir	its produced in an artisan distillery; or	2
			(b)		eur produced using spirits produced in rtisan distillery.	3 4
			craj	ft bre	wery means premises—	5
			(a)	at w	hich beer is produced under—	6
				(i)	a producer/wholesaler licence or an artisan producer licence (beer); or	7 8
				(ii)	an equivalent licence issued under the law of another State; and	9 10
			(b)		which no more than 5 million litres of are produced in any financial year.	11 12
	(3)	Section 4, d	efini	tion _l	public event, 'section 101'—	13
		omit, insert-				14
			sect	ion 1	01AA	15
Clause 5	۸ m	ondmont of	faa	(O r	linary trading hours)	16
Clause 5	(1)	Section 9(1.		•	linary trading hours)	16
	(1)		A)—	-		17
		insert—				18
			(e)	1	nises to which an artisan producer nce relates.	19 20
	(2)	Section 9—	-			21
		insert—				22
		(1D)	othe ordi	er th inary	to subsections (2) and (3), on any day an Good Friday or Christmas Day, trading hours of licensed premises to artisan producer licence relates are—	23 24 25 26
			(a)	prer	the sale of liquor for consumption on the nises—between 10a.m. and 12 night; or	27 28 29

[s 6]

		 (b) for the sale of liquor for consumption off the premises, other than the sale of liquor by wholesale—between 10a.m. and 10p.m.; or 	1 2 3
		(c) for the sale of liquor by wholesale—the trading hours of the premises under the <i>Trading (Allowable Hours) Act 1990.</i>	4 5 6
Clause	6	Amendment of s 42A (Commissioner may make guidelines)	7 8
		Section 42A(1), example 4, after 'sections'—	9
		insert—	10
		101AA,	11
Clause	7	Amendment of s 66 (Types of commercial other licence)	12
		Section 66—	13
		insert—	14
		(f) artisan producer licence.	15
Clause	8	Amendment of s 73 (Authority of producer/wholesaler licence)	16 17
		(1) Section 73(2)(a), after 'craft beer'—	18
		insert—	19
		or artisan spirits	20
		(2) Section 73(2)(a)(i), after 'section 74A(2)(a)'—	21
		insert—	22
		or 74B(2)(a)	23
		(3) Section $73(2)(b)$ —	24
		omit, insert—	25
		(b) sell craft beer or artisan spirits, produced by the licensee on the licensed premises, to persons at a promotional event, for	26 27 28

[s 9]

			annution of the arout for the around for	4
			sumption at the event for the purpose of pling the craft beer or artisan spirits,	1 2
		if—		3
		(i)	the licence is subject to a condition $74A(2)(1)$	4
			mentioned in section $74A(2)(b)$ or $74B(2)(b)$; and	5 6
		(ii)	the organiser of the promotional event	7
			has given the licensee written consent to sell samples of craft beer or artisan	8 9
			spirits to persons at the event.	10
(4)	Section 73–	_		11
	insert—			12
	(2A)		ority under subsection (2) applies during	13
			the promotional event takes place unless on of the licence provides otherwise.	14 15
	(2B)		a producer/wholesaler licence authorises	16
			see, if the licensed premises are a craft or artisan distillery, to sell craft beer or	17 18
		artisan sp	pirits to the holder of an artisan producer	19
			if the producer/wholesaler licence is to a condition mentioned in section	20 21
			e) or 74B(2)(c).	22
(5)	Section 73(3	3), 'or (2)	·	23
	omit, insert-			24
		, (2) or (4	4)	25
(6)	Section 73(2	2A) to (3)	_	26
	<i>renumber</i> as	s section 7	73(3) to (5).	27
			Sale or supply of craft beer at	28
•	motional ev			29
(1)	Section 74A		—	30
	omit, insert-			31

Clause 9

[s 9]

	74A Sal	e of	craft beer	1
(2)	Section 74A	A(2)(b)—	2
	omit, insert			3
		(b)	sell craft beer, produced by the licensee at the craft brewery, to persons at a promotional event, for consumption at the event for the purpose of sampling the craft beer; or	4 5 6 7 8
		(c)	sell craft beer to the holder of an artisan producer licence.	9 10
(3)	Section 74A	4—		11
	insert—			12
	(2A)	app take	authority under subsection (2)(a) and (b) lies during the hours the promotional event es place unless a condition of the licence vides otherwise.	13 14 15 16
(4)	Section 74A	A(3)-	_	17
	omit, insert	. <u> </u>		18
	(3)	und of 5 fina bod incl	commissioner must not impose a condition er subsection (2) if more than a combined total 5 million litres of beer is produced, in each ncial year, by the licensee and any related y corporate of the licensee under any licence, uding a licence issued under the law of ther State.	19 20 21 22 23 24 25
(5)			(5)(a) states otherwise, the total volume of ay be sold and supplied'—	26 27
	omit, insert	<u> </u>		28
			a) states otherwise, the total volume of craft r that may be sold	29 30
(6)	Section 74A	A(5)(b)—	31
	omit, insert	. <u> </u>		32

[s	10]
----	-----

			(b)	a pr	craft beer that may be sold to persons at comotional event, for consumption at the nt for the purpose of sampling the craft r—	1 2 3 4		
				(i)	the total volume of craft beer that may be sold to each person at the event for the purpose of sampling; or	5 6 7		
				(ii)	the volume of each of the individual samples that may be sold to persons at the event.	8 9 10		
	(7)	Section 74	4—			11		
		insert—				12		
		(5A)	state craf	es ot t be	further condition imposed on the licence herwise, a regulation may prescribe, for er that may be sold to persons at a onal event for consumption at the event—	13 14 15 16		
			(a)	solo	total volume of craft beer that may be I to each person at the event for the pose of sampling; or	17 18 19		
			(b)		volume of each of the individual samples may be sold to persons at the event.	20 21		
	(8)	Section 74	A(2A) to (6)—	22		
		renumber a	is sec	tion	74A(3) to (8).	23		
Clause 10	Ins	ertion of ne	ew s	74B		24		
		After section	on 74.	А—		25		
		insert—				26		
	74B Sale of artisan spirits							
		(1)	sati: proe	sfied	wholesaler licence are an artisan	28 29 30 31		
		(2)			missioner may impose a condition on the uthorising the licensee to—	32 33		

	 (a) sell artisan spirits, produced by the licensee at the artisan distillery, to persons at a promotional event, for consumption away from the event; or 	1 2 3 4
	(b) sell artisan spirits, produced by the licensee at the artisan distillery, to persons at a promotional event, for consumption at the event for the purpose of sampling the artisan spirits; or	5 6 7 8 9
	(c) sell artisan spirits to the holder of an artisan producer licence.	10 11
(3)	The authority under subsection (2)(a) and (b) applies during the hours the promotional event takes place unless a condition of the licence provides otherwise.	12 13 14 15
(4)	The commissioner must not impose a condition under subsection (2) if more than a combined total of 450,000 litres of spirits is produced, in each financial year, by the licensee and any related body corporate of the licensee under any licence, including a licence issued under the law of another State.	16 17 18 19 20 21 22
(5)	For subsection $(2)(a)$, unless a further condition imposed on the licence under subsection $(6)(a)$ states otherwise, the total volume of artisan spirits that may be sold to each person at the promotional event, for consumption away from the event, is 1.5 litres.	23 24 25 26 27 28
(6)	If the commissioner imposes a condition under subsection (2), the commissioner may also impose further conditions on the licence in relation to the following—	29 30 31 32
	 (a) the total volume of the licensee's artisan spirits that may be sold to each person at a promotional event for consumption away from the event; 	33 34 35 36

[s 11]

	(b)	at a the	artisan spirits that may be sold to persons promotional event, for consumption at event for the purpose of sampling the an spirits—	1 2 3 4
		(i)	the total volume of artisan spirits that may be sold to each person at the event for the purpose of sampling; or	5 6 7
		(ii)	the volume of each of the individual samples that may be sold to persons at the event.	8 9 10
(7)	state artis	es oth an sp	further condition imposed on the licence herwise, a regulation may prescribe, for pirits that may be sold to persons at a nal event for consumption at the event—	11 12 13 14
	(a)	be s	total volume of artisan spirits that may old to each person at the event for the pose of sampling; or	15 16 17
	(b)		volume of each of the individual samples may be sold to persons at the event.	18 19
(8)	com	missi	tion does not limit the power of the oner, under part 5, to impose, amend or onditions on a licence.	20 21 22
Amendment of producer/whol			estriction on sale of liquor under cence)	23 24
Section 75(2				25
omit, insert-				26
	(c)	secti spiri pron	he extent the holder is authorised under ion 73(2) to sell craft beer or artisan ts produced by the holder to persons at a notional event—sell the craft beer or an spirits to persons at the event.	27 28 29 30 31

Clause 11

[s 12]

Clause	12	Amendment of s 75A (Venue of promotional event not 1 licensed premises for producer/wholesaler licence) 2
		(1) Section 75A(1), 'sell or supply craft beer'— 3
		omit, insert— 4
		sell craft beer or artisan spirits 5
		(2) Section $75A(2)$ — 6
		omit, insert— 7
		 (2) The place at which the licensee sells craft beer or artisan spirits at the promotional event is not 9 licensed premises.
		(3) Section 75A(3)(a), 'may be sold or supplied'— 11
		omit, insert— 12
		or artisan spirits may be sold 13
		(4) Section $75A(3)(b)$, 'or supplying craft beer'— 14
		omit, insert— 15
		craft beer or artisan spirits 16
		(5) Section 75A(5), definition <i>relevant part 6 provision</i> , 17 paragraph (e), 'section 150'—
		omit, insert— 19
		sections 150 to 150B 20
Clause	13	Insertion of new pt 4, div 4, sdiv 7 21
		Part 4, division 4— 22
		insert— 23
		Subdivision 7 Artisan producer licence 24
		75B Types of artisan producer licence 25
		 (1) An artisan producer licence may be granted to conduct a business with either or both of the following principal activities—

	(a) producing and selling craft beer under section 75C;	1 2
	(b) producing and selling artisan spirits under section 75E.	3 4
(2)	An artisan producer licence granted to conduct a business with the principal activity of producing and selling craft beer under section 75C is an <i>artisan producer licence (beer)</i> (whether or not the business also has the principal activity of producing and selling artisan spirits under section 75E).	5 6 7 8 9 10 11
(3)	An artisan producer licence granted to conduct a business with the principal activity of producing and selling artisan spirits under section 75E is an <i>artisan producer licence (spirits)</i> (whether or not the business also has the principal activity of producing and selling craft beer under section 75C).	12 13 14 15 16 17 18
(4)	The authority under an artisan producer licence to sell liquor does not apply unless a business is conducted on the licensed premises with 1 or both of the principal activities mentioned in subsection (1).	19 20 21 22 23
(5)	An artisan producer licence may be granted and held to carry out the principal activity of producing and selling craft beer under section 75C and the principal activity of producing and selling artisan spirits under section 75E at the same licensed premises.	24 25 26 27 28 29
	ncipal activity of a business under an san producer licence (beer)	30 31
(1)	The principal activity of a business conducted under an artisan producer licence (beer) is the production and sale of craft beer on the licensed premises for the licence in the following circumstances—	32 33 34 35 36

	(a)	at least 2,500 litres of beer is produced, in each financial year, at the licensed premises;	1 2
	(b)	no more than a combined total of 5 million litres of beer is produced, in each financial year, by the licensee and any related body corporate of the licensee under any licence, including a licence issued under the law of another State;	3 4 5 6 7 8
	(c)	if the licensee does not also carry out the principal activity of producing and selling artisan spirits under section 75E—at least 70% of the licensee's liquor sales measured by value of sales, in each financial year, are for craft beer produced on the licensed premises;	9 10 11 12 13 14 15
	(d)	if the licensee also carries out the principal activity of producing and selling artisan spirits under section 75E—at least 70% of the licensee's liquor sales measured by value of sales, in each financial year, are for craft beer and artisan spirits produced on the licensed premises;	16 17 18 19 20 21 22
	(e)	if the licensee is a corporation—the licensee is not related to a large brewer.	23 24
(2)	enti	subsection (1)(d), the amount for which an re cocktail is sold is counted in calculating the nsee's liquor sales.	25 26 27
(3)		subsection (1)(e), a licensee that is a poration is related to a large brewer if—	28 29
	(a)	20% or more of the corporation's shares are owned by, or held in trust for, a large brewer or a subsidiary of a large brewer; or	30 31 32
	(b)	20% or more of the votes that may be cast at a general meeting of the corporation are able to be cast by, or on behalf of, a large brewer or a subsidiary of a large brewer.	33 34 35 36
(4)	In t	his section—	37

|--|

	-	<i>e brewer</i> means a brewer that produces mo 40 million litres of beer in any financial yea	
		ty of artisan producer licence (beer)	3
(1)	lice	artisan producer licence (beer) authorises the nsee, during ordinary trading hours roved extended trading hours—	he 4 or 5 6
	(a)	to sell the following liquor on the license premises for consumption on the premises—	ed 7 he 8 9
		(i) craft beer produced on the premises;	10
		(ii) craft beer produced off the premis under—	es 11 12
		(A) another artisan producer licent (beer); or	ce 13 14
		(B) a relevant producer/wholesal licence;	er 15 16
		(iii) artisan spirits produced off the premises under—	he 17 18
		(A) an artisan producer licent (spirits); or	ce 19 20
		(B) a relevant producer/wholesal licence;	er 21 22
		(iv) wine produced under the authority of licence under the Wine Industry A 1994; and	
	(b)	to sell craft beer produced on the premis for consumption off the premises; and	es 26 27
	(c)	to sell craft beer, produced on the premise by wholesale on the premises f consumption off the premises; and	es, 28 for 29 30
	(d)	to take orders for craft beer, produced on the premises, online from the licensee's websit for consumption off the premises.	

[s 13]

(2)	Also, an artisan producer licence (beer) authorises the licensee to sell craft beer to persons at a promotional event, under a condition of the licence mentioned in section 75H, with the written consent of the organiser of the promotional event.	1 2 3 4 5 6
(3)	The authority under subsection (1) or (2) is subject to this Act and the conditions stated in a particular licence.	7 8 9
(4)	The authority under subsection (2) applies during the hours the promotional event takes place unless a condition of the licence provides otherwise.	10 11 12
(5)	In this section—	13
	<i>relevant producer/wholesaler licence</i> means a producer/wholesaler licence that contains a condition mentioned in section $74A(2)(c)$ or $74B(2)(c)$.	14 15 16 17
	ncipal activity of a business under an san producer licence (spirits)	18 19
(1)	The principal activity of a business conducted under an artisan producer licence (spirits) is the production and sale of artisan spirits on the licensed premises for the licence in the following circumstances—	20 21 22 23 24
	(a) at least 400 litres of spirits is produced, in each financial year, at the licensed premises;	25 26
	 (b) no more than a combined total of 450,000 litres of spirits is produced, in each financial year, by the licensee and any related body corporate of the licensee under any licence, including a licence issued under the law of another State; 	27 28 29 30 31 32
	(c) if the licensee does not also carry out the principal activity of producing and selling craft beer under section 75C—at least 70%	33 34 35

	of the licensee's liquor sales measured by value of sales, in each financial year, are for artisan spirits produced on the licensed premises;	1 2 3 4
	 (d) if the licensee also carries out the principal activity of producing and selling craft beer under section 75C—at least 70% of the licensee's liquor sales measured by value of sales, in each financial year, are for craft beer and artisan spirits produced on the licensed premises; 	5 6 7 8 9 10 11
	(e) if the licensee is a corporation—the licensee is not related to a large distiller.	12 13
(2)	For subsection (1)(c) and (d), the amount for which an entire cocktail is sold is counted in calculating the licensee's liquor sales.	14 15 16
(3)	For subsection (1)(e), a licensee that is a corporation is related to a large distiller if—	17 18
	 (a) 20% or more of the corporation's shares are owned by, or held in trust for, a large distiller or a subsidiary of a large distiller; or 	19 20 21
	(b) 20% or more of the votes that may be cast at a general meeting of the corporation are able to be cast by, or on behalf of, a large distiller or a subsidiary of a large distiller.	22 23 24 25
(4)	In this section—	26
	<i>large distiller</i> means a distiller that produces more than 2 million litres of spirits in any financial year.	27 28 29
75F Aut	hority of artisan producer licence (spirits)	30
(1)	An artisan producer licence (spirits) authorises the licensee, during ordinary trading hours or	31 32

[s 13]

	(a)	to sell the following liquor on the licensed1premisesforpremises—3	2
		(i) artisan spirits produced on the 4 premises; 5	
		 (ii) cocktails made using at least 1 of the 6 artisan spirits produced on the 7 premises; 	7
		(iii) artisan spirits produced off the 9 premises under— 1) 0
			1
		· · · · · · · · · · · · · · · · · · ·	3
			5
			7
		· · · ·	.9 20
		licence under the Wine Industry Act 2	21 22 23
	(b)	premises for consumption off the premises; 2	24 25 26
	(c)	premises, by wholesale on the premises for 2	27 28 29
	(d)	the premises, online from the licensee's 3	80 81 82
(2)	auth	orises the licensee to sell artisan spirits to 3	33 34 35

[s 13]	
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[0.10]	
of the licence mentioned in section 75I, with the written consent of the organiser of the promotional event.	1 2 3
The authority under subsection (1) or (2) is subject to this Act and the conditions stated in a particular licence.	4 5 6
The authority under subsection (2) applies during the hours the promotional event takes place unless a condition of the licence provides otherwise.	7 8 9
In this section—	10
<i>relevant producer/wholesaler licence</i> means a producer/wholesaler licence that contains a condition mentioned in section $74A(2)(c)$ or $74B(2)(c)$.	11 12 13 14
	15 16
The commissioner may grant an artisan producer licence if—	17 18
 (a) the commissioner is satisfied that the business to be conducted under the licence on the licensed premises will have the principal activity as mentioned in section 75C(1) or 75E(1); and 	19 20 21 22 23
(b) for an artisan producer licence with the principal activity mentioned in section 75C(1)—the licensee holds a brewery licence within the meaning of the <i>Excise Act</i> 1901 (Cwlth), section 77A in relation to the sale by the licensee of the licensee's liquor; and	24 25 26 27 28 29 30
 (c) for an artisan producer licence with the principal activity mentioned in section 75E(1)—the licensee holds a manufacturer licence within the meaning of the <i>Excise Act</i> 	31 32 33 34
	 of the licence mentioned in section 75I, with the written consent of the organiser of the promotional event. The authority under subsection (1) or (2) is subject to this Act and the conditions stated in a particular licence. The authority under subsection (2) applies during the hours the promotional event takes place unless a condition of the licence provides otherwise. In this section— <i>relevant producer/wholesaler licence</i> means a producer/wholesaler licence that contains a condition mentioned in section 74A(2)(c) or 74B(2)(c). striction on grant of artisan producer licence if— (a) the commissioner may grant an artisan producer licence if— (a) the commissioner is satisfied that the business to be conducted under the licence on the licensed premises will have the principal activity as mentioned in section 75C(1) or 75E(1); and (b) for an artisan producer licence with the principal activity mentioned in section 75C(1)—the licensee holds a brewery licence within the meaning of the <i>Excise Act 1901</i> (Cwlth), section 77A in relation to the sale by the licensee of the licensee's liquor; and (c) for an artisan producer licence with the principal activity mentioned in section 75E(1)—the licensee holds a manufacturer

	<i>1901</i> (Cwlth), section 4 in relation to the sale by the licensee of the licensee's liquor.	1 2
75H Sal	e of craft beer at promotional event	3
(1)	The commissioner may impose a condition on an artisan producer licence (beer) authorising the licensee to—	4 5 6
	 (a) sell craft beer, produced by the licensee on the licensed premises, to persons at a promotional event for consumption away from the event; or 	7 8 9 10
	(b) sell craft beer, produced by the licensee on the licensed premises, to persons at a promotional event for consumption at the event for the purpose of sampling the craft beer.	11 12 13 14 15
(2)	The total volume of craft beer that may be sold to each person at the promotional event, for consumption away from the event, is 9 litres unless a further condition imposed on the artisan producer licence (beer) under subsection (3) states otherwise.	16 17 18 19 20 21
(3)	If the commissioner imposes a condition on the licence under subsection (1), the commissioner may also impose further conditions on the licence in relation to—	22 23 24 25
	(a) the total volume of craft beer that may be sold to each person at a promotional event for consumption away from the event; or	26 27 28
	(b) the total volume of craft beer that may be sold to each person at the event for the purpose of sampling; or	29 30 31
	(c) the volume of each of the individual samples that may be sold to persons at the event.	32 33
(4)	Unless a further condition imposed on the licence states otherwise, a regulation may prescribe, for	34 35

[s 13]

	craft beer that may be sold to persons at a promotional event for consumption at the event—	1 2
	(a) the total volume of craft beer that may be sold to each person at the event for the purpose of sampling; or	3 4 5
	(b) the volume of each of the individual samples that may be sold to persons at the event.	6 7
(5)	This section does not limit the power of the commissioner, under part 5, to impose, amend or revoke conditions on the licence.	8 9 10
(6)	A condition imposed under this section applies to craft beer produced by the licensee at the licensee's licensed premises.	11 12 13
Sal	e of artisan spirits at promotional event	14
(1)	The commissioner may impose a condition on an artisan producer licence (spirits) authorising the licensee to—	15 16 17
	 (a) sell artisan spirits, produced by the licensee on the licensed premises, to persons at a promotional event for consumption away from the event; or 	18 19 20 21
	(b) sell artisan spirits, produced by the licensee on the licensed premises, to persons at a promotional event for consumption at the event for the purpose of sampling the artisan spirits.	22 23 24 25 26
(2)	The total volume of artisan spirits that may be sold to each person at the promotional event, for consumption away from the event, is 1.5 litres unless a further condition imposed on the artisan producer licence (spirits) under subsection (3) states otherwise.	27 28 29 30 31 32
(3)	If the commissioner imposes a condition on the licence under subsection (1), the commissioner may also impose further conditions on the licence	33 34 35

75I

	in re	elation to—	1
	(a)	the total volume of artisan spirits that may be sold to each person at a promotional event for consumption away from the event; or	2 3 4 5
	(b)	the total volume of artisan spirits that may be sold to each person at the event for the purpose of sampling; or	6 7 8
	(c)	the volume of each of the individual samples that may be sold to persons at the event.	9 10
(4)	state artis	ess a further condition imposed on the licence es otherwise, a regulation may prescribe, for san spirits that may be sold to persons at a notional event for consumption at the event—	11 12 13 14
	(a)	the total volume of artisan spirits that may be sold to each person at the event for the purpose of sampling; or	15 16 17
	(b)	the volume of each of the individual samples that may be sold to persons at the event.	18 19
(5)	com	s section does not limit the power of the missioner, under part 5, to impose, amend or oke conditions on the licence.	20 21 22
(6)	artis	ondition imposed under this section applies to an spirits produced by the licensee at the nsee's licensed premises.	23 24 25
		of promotional event not licensed es for artisan producer licence	26 27
(1)	proo 75D	s section applies if the licensee for an artisan ducer licence is authorised under section P(2) to sell craft beer, or section 75F(2) to sell can spirits, to persons at a promotional event.	28 29 30 31
(2)	artis	place at which the licensee sells craft beer or san spirits at the promotional event is not nsed premises.	32 33 34

		(3)	a re prem	ference	in the prov	b provision app vision to the which a licence	licensed	1 2 3 4
			(a)	the arti area at craft be the lice	san producer the venue of er or artisan	imposes a cond c licence defin the event in w spirits may be ons at the evo ondition; or	ning the hich the sold by	5 6 7 8 9 10
			(b)	event, a to the	llocated by th licensee for	at the venue organiser of t the purpose of pirits at the eve	the event f selling	11 12 13 14
		(4)				lies to the licer ection were om		15 16
		(5)	In th	is sectio	n—			17
			relev	ant part	t 6 provision	see section 75A	A(5).	18
Clause 14		nendment o ate etc.)	of s 86	6 (Hours	s to which a	pplication m	ay	19 20
	(1)	Section 8 (meals)'—	6(1A)	, after	'subsidiary	on-premises	licence	21 22
		insert—						23
			, arti	san prod	lucer licence			24
	(2)	Section 8 (meals)'—	6(1B),	, after	'subsidiary	on-premises	licence	25 26
		insert—						27
			or ar	tisan pro	oducer licence	•		28
	(3)	Section 86((2A), a	fter 'con	mmercial hote	el licence,'—		29
		insert—						30
			artisa	an produ	icer licence,			31

	[s 15]						
Clause	15	Amendment of s 100 (Available permits)	1				
		Section 100—	2				
		insert—	3				
		(h) an artisan spirits producer permit.	4				
Clause	16	Amendment of s 101 (Definitions for div 2)	5				
		(1) Section 101, definition <i>licence</i> —	6				
		insert—	7				
		(e) artisan producer licence.	8				
		(2) Section 101, definition <i>public event</i> —	9				
		omit, insert—	10				
		public event see section 101AA.	11				
Clause	17	Insertion of new s 101AA	12				
		After section 101—	13				
		insert—	14				
		101AA Meaning of <i>public event</i>	15				
		 A <i>public event</i>, in relation to a licensee, means an event or occasion held at premises other than the licensee's main premises, that is not a private event. <i>Examples of a public event</i>— a festival, public ball, race meeting, rock concert 	16 17 18 19 20 21				
		(2) The commissioner may make a guideline under section 42A that includes examples of public events.	22 23 24				
Clause	18	Amendment of s 103B (Authority of commercial public event permit)					
		Section 103B—	27				
		insert—	28				

			(3)	The authority of a commercial public event permit for an artisan producer licence is restricted to the sale of craft beer or artisan spirits produced by the licensee on the licensee's premises.	1 2 3 4
Clause	19		endment o mit)	f s 103W (Authority of craft beer producer	5 6
		(1)	Section 103	BW(1)(b)—	7
			omit, insert		8
				(b) sell craft beer, produced by the permittee at the permittee's craft brewery, to persons at a promotional event, for consumption at the event for the purpose of sampling the craft beer, if the organiser of the promotional event has given the permittee written consent to sell samples of craft beer to persons at the event.	9 10 11 12 13 14 15 16
		(2)	Section 103	3W—	17
			insert—		18
			(1A)	The authority under subsection (1) applies during the hours the promotional event takes place unless a condition of the permit provides otherwise.	19 20 21
		(3)	Section 103	W(3), 'and supplied'—	22
			omit.		23
		(4)	Section 103	W(1A) to (4)—	24
			<i>renumber</i> a	s section 103W(2) to (5).	25
Clause	20	Am pro	endment o oducer pern	f s 103X (Restriction on grant of craft beer nit)	26 27
		(1)	Section 103	X(1)(b), 'or supply'—	28
			omit.		29
		(2)	Section 103	3X(2)—	30
			omit, insert		31

[s 21]

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			(2)	craf com proo and und	t been bine duceo any er an	r, the commissioner may only grant a er producer permit if no more than a d total of 5 million litres of beer is l, in each financial year, by the licensee related body corporate of the licensee by licence, including a licence issued e law of another State.	1 2 3 4 5 6 7
Clause	21		endment o ducer pern			(Premises to which craft beer s)	8 9
		(1)	Section 103	BZ(a)	, 'or s	supplied'—	10
			omit.				11
		(2)	Section 103	3Z(b)	, 'or	supplying'—	12
			omit.				13
Clause	22		endment o ducer pern			A (Conditions on craft beer	14 15
		(1)	Section 103	BZA(1)(b)-	_	16
			omit, insert				17
				(b)	a pr	craft beer that may be sold to persons at omotional event, for consumption at the nt for the purpose of sampling the craft	18 19 20 21
					(i)	the total volume of craft beer that may be sold to each person at the event for the purpose of sampling; or	22 23 24
					(ii)	the volume of each of the individual samples that may be sold to persons at the event.	25 26 27
		(2)	Section 103	3ZA-			28
			insert—				29
			(1A)	sub	sectio	condition imposed on the permit under on (1)(b) states otherwise, a regulation scribe, for craft beer that may be sold to	30 31 32

				[5 20]	
			-	ons at a promotional event for consumption at event—	1 2
			(a)	the total volume of craft beer that may be sold to each person at the event for the purpose of sampling; or	3 4 5
			(b)	the volume of each of the individual samples that may be sold to persons at the event.	6 7
		(3) Section 103	ZA((A) and (2)—	8
		<i>renumber</i> a	s sect	tion 103ZA(2) and (3).	9
Clause	23	Insertion of ne	ew p	t 4A, div 9	10
		Part 4A—			11
		insert—			12
		Divisio	on 9	Artisan spirits producer	13
				permits	14
		103ZB /	Auth	ority of artisan spirits producer permit	15
		(1)		artisan spirits producer permit authorises the nittee to—	16 17
			(a)	sell artisan spirits, produced by the permittee at the permittee's artisan distillery, to persons at a promotional event, with the written consent of the organiser of the event, for consumption away from the event; or	18 19 20 21 22
			(b)	sell artisan spirits, produced by the permittee at the permittee's artisan distillery, to persons at a promotional event, for consumption at the event for the purpose of sampling the artisan spirits, if the organiser of the promotional event has given the permittee written consent to sell samples of artisan spirits to persons at the event.	23 24 25 26 27 28 29 30
		(2)	The	anth anity under anhagetion (1) and is a during	0.1

(2) The authority under subsection (1) applies during 31

	the hours the promotional event takes place unless a condition of the permit provides otherwise.	1 2				
(3)	An artisan spirits producer permit applies—	3				
	(a) if the permit is granted for a single promotional event—during the promotional event; or	4 5 6				
	(b) if the permit is granted for a recurring promotional event—during each occurrence of the event—	7 8 9				
	(i) while the permit is in force; and	10				
	(ii) only if, for each occurrence—	11				
	(A) the same place is used; and	12				
	(B) the type of event remains the same.	13 14				
	Example of a recurring promotional event—	15				
	a fortnightly farmers market	16				
(4)	For subsection (1)(a), unless a condition imposed on the permit states otherwise, the total volume of artisan spirits that may be sold to each person at the promotional event, for consumption away from the event, is 1.5 litres.					
(5)	An artisan spirits producer permit is subject to the conditions stated in the permit.					
103ZC F pro	Restriction on grant of artisan spirits ducer permit	24 25				
(1)	The commissioner may grant an artisan spirits producer permit only—	26 27				
	(a) to the operator of an artisan distillery; and	28				
	(b) if the commissioner is satisfied the operator will only sell, to persons at the promotional event that is the subject of the permit, artisan spirits produced at the operator's artisan distillery.	29 30 31 32 33				

[s 23]

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(2)	However, the commissioner may only grant an artisan spirits producer permit if no more than a combined total of 450,000 litres of spirits is produced, in each financial year, by the licensee and any related body corporate of the licensee	1 2 3 4 5
		5
	under any licence, including a licence issued under the law of another State.	6 7
		•

103ZD Duration of artisan spirits producer permit

An artisan spirits producer permit—

- (a) is issued for the term stated in it, of not longer than 3 months, unless it is sooner surrendered, suspended or cancelled under this Act; and
 10
 10
 10
 11
 12
 13
- (b) is not renewable; and 14
- (c) is not transferable. 15

103ZE Premises to which artisan spirits producer permit relates

The following area is taken to be the premises to18which an artisan spirits producer permit relates—19

- (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 artisan spirits may be sold by the permittee to persons at the event—the area defined in the condition;
 (a) if the commissioner imposes a condition on 20 21 22 23 23 24 24 25
- (b) otherwise—the area, at the venue of the 26 event, allocated by the organiser of the event 27 to the permittee for the purpose of selling 28 artisan spirits produced by the permittee to 29 persons at the event. 30

	Cond mits		s on artisan spirits producer	1 2		
(1)	artis	The commissioner may impose conditions on an artisan spirits producer permit in relation to the following—				
	(a)	spiri pror	total volume of the permittee's artisan its that may be sold to each person at a notional event for consumption away in the event;	6 7 8 9		
	(b)	at a the	artisan spirits that may be sold to persons promotional event, for consumption at event for the purpose of sampling the an spirits—	10 11 12 13		
		(i)	the total volume of artisan spirits that may be sold to each person at the event for the purpose of sampling; or	14 15 16		
		(ii)	the volume of each of the individual samples that may be sold to persons at the event.	17 18 19		
(2)	Unless a condition imposed on the permit under subsection (1)(b) states otherwise, a regulation may prescribe, for artisan spirits that may be sold to persons at a promotional event for consumption at the event—					
	(a)	be s	total volume of artisan spirits that may old to each person at the event for the pose of sampling; or	25 26 27		
	(b)		volume of each of the individual samples may be sold to persons at the event.	28 29		
(3)	com	nmiss	tion does not limit the power of the ioner, under part 5, to impose, amend or onditions on a permit.	30 31 32		
Replacement of s 148AB (Restriction on sale of craft beer)						
Section 148	BAB-			34 35		

Clause 24

[s 24]

		ion on sale of craft beer and artisan	1 2 3				
(1)	sale of	ction applies to a licensee's or permittee's craft beer or artisan spirits to persons at a ional event.	4 5 6				
(2)	consum the lice	If the sale of craft beer or artisan spirits is for consumption away from the promotional event, the licensee or permittee must not sell the craft beer or artisan spirits in unsealed containers.					
	Maxim	um penalty—100 penalty units.	1				
(3)		ensee or permittee must not sell the craft artisan spirits in a volume that exceeds—	1 1				
	(a) for	r a producer/wholesaler licence—	1				
	(i)	if the commissioner imposed a limit under section 74A(6)(a) or (b)(i) or (ii) or 74B(6)(a) or (b)(i) or (ii)—the limit imposed by the commissioner; or	1 1 1 1				
	(ii) otherwise—the limit provided under a regulation made under section 74A(7)(a) or (b) or 74B(7)(a) or (b); or	1 2 2				
	(b) for	r an artisan producer licence (beer)—	2				
	(i)	if the commissioner imposed a limit under section $75H(3)(a)$, (b) or (c)— the limit imposed by the commissioner; or					
	(ii) otherwise—the limit provided under a regulation made under section 75H(4)(a) or (b); or					
	(c) for	r an artisan producer licence (spirits)—	3				
	(i)	if the commissioner imposed a limit under section 75I(3)(a), (b) or (c)—the limit imposed by the commissioner; or					

103ZA(2)(a) or (b); or 11 (e) for an artisan spirits producer permit— 12 (i) if the commissioner imposed a limit under section 103ZF(1)(a) or (b)(i) or 13 (ii) —the limit imposed by the commissioner; or 16 (ii) otherwise—the limit provided under a regulation made under section 103ZF(2)(a) or (b). 19 Maximum penalty—100 penalty units. 20 Clause 25 Insertion of new ss 150A and 150B 21 After section 150— 22 insert— 23 150A Notification of change—artisan producer licence (beer) 25 (1) This section applies if the holder of an artisan producer licence (beer) is a corporation. 27 (2) The licensee must give the commissioner written notice under this section if— 29 (a) a non-large brewer to which the licensee is related becomes a large brewer; or 31 (b) the licensee becomes related to a brewer that 32				(ii)	otherwise—the limit provided under a regulation made under section 75I(4)(a) or (b); or	1 2 3
under section 103ZA(1)(a) or (b)(i) or (ii)—the limit imposed by the commissioner; or 6 (ii) otherwise—the limit provided under a regulation made under section 103ZA(2)(a) or (b); or 7 (i) otherwise—the limit provided under a regulation made under section 103ZA(2)(a) or (b); or 11 (i) if the commissioner imposed a limit under section 103ZF(1)(a) or (b)(i) or (ii)—the limit imposed by the commissioner; or 13 (ii) otherwise—the limit provided under a regulation made under section 103ZF(2)(a) or (b). 17 (ii) otherwise—the limit provided under a regulation made under section 103ZF(2)(a) or (b). 18 103ZF(2)(a) or (b). 19 Maximum penalty—100 penalty units. 20 Clause 25 Insertion of new ss 150A and 150B 21 After section 150— 22 insert— 23 150A Notification of change—artisan producer licence (beer) 24 (1) This section applies if the holder of an artisan producer licence (beer) is a corporation. 27 (2) The licensee must give the commissioner written notice under this section if— 29 (a) a non-large brewer to which the licensee is related becomes a large brewer; or 31 (b) the licensee becomes related to a brewer that 32			(d)	for a	a craft beer producer permit—	4
regulation made under section 10 10 103ZA(2)(a) or (b); or 11 (e) for an artisan spirits producer permit— 12 (i) if the commissioner imposed a limit under section 103ZF(1)(a) or (b)(i) or 13 (ii) —the limit imposed by the commissioner; or 16 (ii) otherwise—the limit provided under a regulation made under section 103ZF(2)(a) or (b). 19 Maximum penalty—100 penalty units. 20 Clause 25 Insertion of new ss 150A and 150B After section 150— 22 insert— 23 150A Notification of change—artisan producer licence (beer) 25 (1) This section applies if the holder of an artisan producer licence (beer) 26 (2) The licensee must give the commissioner written notice under this section if— 29 (a) a non-large brewer to which the licensee is related becomes a large brewer; or 31 (b) the licensee becomes related to a brewer that 32				(i)	under section 103ZA(1)(a) or (b)(i) or (ii)—the limit imposed by the	6 7
 (i) if the commissioner imposed a limit under section 103ZF(1)(a) or (b)(i) or 14 (ii)—the limit imposed by the commissioner; or 16 (ii) otherwise—the limit provided under a regulation made under section 18 103ZF(2)(a) or (b). 19 Maximum penalty—100 penalty units. 20 Clause 25 Insertion of new ss 150A and 150B 21 After section 150— 22 <i>insert</i>— 23 150A Notification of change—artisan producer 16 cener (beer) 25 (1) This section applies if the holder of an artisan producer licence (beer) 25 (2) The licensee must give the commissioner written notice under this section if— 29 (a) a non-large brewer to which the licensee is related becomes a large brewer; or 31 (b) the licensee becomes related to a brewer that 32 				(ii)	regulation made under section	9 10 11
under section 103ZF(1)(a) or (b)(i) or (ii)—the limit imposed by the commissioner; or14(ii)—the limit imposed by the commissioner; or15(ii) otherwise—the limit provided under a regulation made under section 103ZF(2)(a) or (b).17Maximum penalty—100 penalty units.20Clause 25Insertion of new ss 150A and 150B After section 150— insert—21After section 150— licence (beer)23150A Notification of change—artisan producer licence (beer)24(1)This section applies if the holder of an artisan producer licence (beer) is a corporation.27(2)The licensee must give the commissioner written notice under this section if— (a) a non-large brewer to which the licensee is related becomes a large brewer; or (b) the licensee becomes related to a brewer that32			(e)	for a	an artisan spirits producer permit—	12
regulation made under section18103ZF(2)(a) or (b).19Maximum penalty—100 penalty units.20Clause 25Insertion of new ss 150A and 150B21After section 150—22insert—23150A Notification of change—artisan producer licence (beer)24(1)This section applies if the holder of an artisan producer licence (beer) is a corporation.26(2)The licensee must give the commissioner written notice under this section if—28(a)a non-large brewer to which the licensee is related becomes a large brewer; or30(b)the licensee becomes related to a brewer that32				(i)	under section 103ZF(1)(a) or (b)(i) or (ii)—the limit imposed by the	13 14 15 16
Clause 25 Insertion of new ss 150A and 150B 21 After section 150— 22 insert— 23 150A Notification of change—artisan producer 24 licence (beer) 25 (1) This section applies if the holder of an artisan producer licence (beer) is a corporation. 26 (2) The licensee must give the commissioner written notice under this section if— 28 (a) a non-large brewer to which the licensee is related becomes a large brewer; or 30 (b) the licensee becomes related to a brewer that 32				(ii)	regulation made under section	17 18 19
After section 150—22insert—23150A Notification of change—artisan producer licence (beer)24(1) This section applies if the holder of an artisan producer licence (beer) is a corporation.26(2) The licensee must give the commissioner written notice under this section if—28(a) a non-large brewer to which the licensee is related becomes a large brewer; or30(b) the licensee becomes related to a brewer that32			Max	kimu	m penalty—100 penalty units.	20
After section 150—22insert—23150A Notification of change—artisan producer licence (beer)24(1) This section applies if the holder of an artisan producer licence (beer) is a corporation.26(2) The licensee must give the commissioner written notice under this section if—28(a) a non-large brewer to which the licensee is related becomes a large brewer; or30(b) the licensee becomes related to a brewer that32	Clause 25	Insertion of ne	2W SS	s 150)A and 150B	21
insert—23150A Notification of change—artisan producer licence (beer)24(1) This section applies if the holder of an artisan producer licence (beer) is a corporation.26(2) The licensee must give the commissioner written notice under this section if—28(a) a non-large brewer to which the licensee is related becomes a large brewer; or30(b) the licensee becomes related to a brewer that32						
150A Notification of change—artisan producer licence (beer)24 25(1) This section applies if the holder of an artisan producer licence (beer) is a corporation.26 27(2) The licensee must give the commissioner written notice under this section if—28 29(a) a non-large brewer to which the licensee is related becomes a large brewer; or30 31 31(b) the licensee becomes related to a brewer that32						
producer licence (beer) is a corporation.27(2) The licensee must give the commissioner written notice under this section if—28(a) a non-large brewer to which the licensee is related becomes a large brewer; or30(b) the licensee becomes related to a brewer that32						24 25
notice under this section if—29(a) a non-large brewer to which the licensee is related becomes a large brewer; or30(b) the licensee becomes related to a brewer that32		(1)			11	26 27
related becomes a large brewer; or 31 (b) the licensee becomes related to a brewer that 32		(2)				28 29
			(a)		•	30 31
			(b)			32 33

	Maximum populty 100 populty units	1						
	Maximum penalty—100 penalty units.	1 2						
(3)	A notice under subsection $(2)(a)$ must be given within 14 days of the end of the financial year in							
	which the brewer becomes a large brewer.	3 4						
(4)	A notice under subsection (2)(b) must be given	5 6						
	within 14 days of the day the licensee becomes related to the large brewer.							
(5)	For subsection (2), a licensee that is a corporation	8						
	is related to a brewer if—	9						
	(a) 20% or more of the corporation's shares are	10						
	owned by, or held in trust for, the brewer or a subsidiary of the brewer; or	11 12						
	(b) 20% or more of the votes that may be cast at	13						
	a general meeting of the corporation are able to be cast by, or on behalf of, the brewer or a	14 15						
	subsidiary of the brewer.	15						
(6)	In this section—	17						
	<i>large brewer</i> means a brewer that produces more than 40 million litres of beer in any financial year.	18 19						
	non-large brewer means a brewer other than a	20						
	large brewer.	21						
150B N	otification of change—artisan producer	22						
lice	ence (spirits)	23						
(1)	This section applies if the holder of an artisan producer licence (spirits) is a corporation.	24 25						
(2)	The licensee must give the commissioner written notice under this section if—	26 27						
	(a) a non-large distiller to which the licensee is related becomes a large distiller; or	28 29						
	(b) the licensee becomes related to a distiller that is a large distiller.	30 31						
	Maximum penalty—100 penalty units.	32						
(3)	A notice under subsection (2)(a) must be given	33						

[s :	26]
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			within 14 days of the end of the financial year in which the distiller becomes a large distiller.	1 2
		(4)	A notice under subsection (2)(b) must be given within 14 days of the day the licensee becomes related to the large distiller.	3 4 5
		(5)	For subsection (2), a licensee that is a corporation is related to a distiller if—	6 7
			 (a) 20% or more of the corporation's shares are owned by, or held in trust for, the distiller or a subsidiary of the distiller; or 	8 9 10
			(b) 20% or more of the votes that may be cast at a general meeting of the corporation are able to be cast by, or on behalf of, the distiller or a subsidiary of the distiller.	11 12 13 14
		(6)	In this section—	15
			<i>large distiller</i> means a distiller that produces more than 2 million litres of spirits in any financial year.	16 17 18
			<i>non-large distiller</i> means a distiller other than a large distiller.	19 20
Clause	26 A	mendment o	f s 155 (Minors on premises)	21
			i(4), definition <i>exempt minor</i> , paragraph (d), after producer permit'—	22 23
		insert—		24
			, artisan spirits producer permit	25
Clause	27 A	mendment o	f s 155AC (Application of div 1A)	26
		Section 155	AC(1)(b)—	27
		insert—		28
			(iii) an artisan spirits producer permit relates.	29 30

Clause	28						Offer to purchase liquor made used premises)	1 2
		(1)	Section	n 172	2(2)—	_		3
			omit, i	nsert				4
				(2)			on (1) does not apply to orders taken or for—	5 6
					(a)	mer a p	wholesale sale of liquor to a person ationed in section 75(1) by the holder of producer/wholesaler licence or artisan ducer licence; or	7 8 9 10
					(b)		sale of craft beer at a promotional event he holder of—	11 12
						(i)	a producer/wholesaler licence authorised under section 73(2)(a) to sell craft beer at the event; or	13 14 15
						(ii)	an artisan producer licence (beer) authorised under section 75H(1)(a) to sell craft beer at the event; or	16 17 18
						(iii)	a craft beer producer permit; or	19
					(c)		sale of artisan spirits at a promotional nt by the holder of—	20 21
						(i)	a producer/wholesaler licence authorised under section 73(2)(a) to sell artisan spirits at the event; or	22 23 24
						(ii)	an artisan producer licence (spirits) authorised under section 75I(1)(a) to sell artisan spirits at the event; or	25 26 27
						(iii)	an artisan spirits producer permit; or	28
					(d)	artis	sale of craft beer by the holder of an san producer licence (beer) online from licensee's website; or	29 30 31
					(e)	artis	sale of artisan spirits by the holder of an san producer licence (spirits) online from licensee's website.	32 33 34

[s 29]

		(2)	Section 172	2(4), a	after	producer permit'—	1	
			insert—				2	
				or a	rtisar	spirits producer permit	3	
Clause	29	Am	endment o	fs2	03 (F	iling of returns)	4	
		(1)	Section 203(3), from 'in relation to' to 'the licence period.'—					
			omit, insert—					
				in re	elatio	n to—	7	
				(a)		iquor sold under authority of the licence ng the licence period; and	8 9	
				(b)	-	notional events attended by the licensee ng the licence period.	10 11	
		(2)	Section 203	;			12	
			insert—				13	
			(3A)	lice lice	nce r nce p	the licensee under an artisan producer nust, within 21 days after the end of a eriod, file with the commissioner a return n to—	14 15 16 17	
				(a)		iquor sold under authority of the licence ng the licence period; and	18 19	
				(b)		iquor produced under authority of the nee during the licence period; and	20 21	
				(c)	if th	e licensee is a corporation—	22	
					(i)	the ownership of the licensee; and	23	
					(ii)	the owner's production, if any, of liquor; and	24 25	
				(d)	-	notional events attended by the licensee ng the licence period.	26 27	
				Max	ximu	n penalty—25 penalty units.	28	
		(3)	Section 203	s(4) a	nd (5), 'or (3)'—	29	
			omit, insert				30	

				[s 3	80]
				, (3) or (4)	1
		(4)	Section 203	3(6), 'subsection (5)'—	2
			omit, insert	<u>;</u>	3
				subsection (6)	4
		(5)	Section 203	3(6), penalty, 'subsection (6)'—	5
			omit, insert	<u>, </u>	6
				subsection (7)	7
		(6)	Section 203	3(3A) to (6)—	8
			renumber a	as section 203(4) to (7).	9
Clause	30	Am	endment o	of s 217 (Records to be kept by licensee)	10
		(1)	Section 217	7(1), 'the <i>transactions</i> '—	11
			omit, insert	<u>•</u>	12
				a <i>transactions</i>	13
		(2)	Section 217	7—	14
			insert—		15
			(1A)	Also, a licensee under an artisan producer licener must make and maintain a true and up-to-da record (a <i>production record</i>) of volumes of lique produced by the licensee.	te 17
				Maximum penalty—350 penalty units.	20
		(3)	Section 217	7(2), 'The transactions record'—	21
			omit, insert	<u>, </u>	22
				A transactions record or production record	23
		(4)		17(4A), 'licensee under a producer/wholesal a permittee under a craft beer producer permi <i>ducer</i>)'—	
			omit, insert	<u>•</u>	27
				permittee under a craft beer producer permit <i>producer</i>)	(a 28 29

[s 30]

(5)	Section 217(4A)(b)—								
	omit, insert—								
		(b)	sells, to persons at the event, craft beer produced by the producer for the purpose of sampling the craft beer.	3 4 5					
(6)	Section 217	7, afte	er subsection (4A)—	6					
	insert—			7					
	(4AA)	peri a <i>pro</i>	permittee under an artisan spirits producer mit (also a <i>producer</i>) must make and maintain correct and up-to-date record (also a <i>motional events record</i>) of each promotional nt at which the producer—	8 9 10 11 12					
		(a)	sells, to persons at the event, artisan spirits 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 artisan spirits; or	13 14 15 16 17 18 19					
		(b)	sells, to persons at the event, artisan spirits produced by the producer for the purpose of sampling the artisan spirits.	20 21 22					
		Ma	ximum penalty—350 penalty units.	23					
(7)	Section 217 103W(1)(a)		(b), 'section $73(2)(a)(ii)$ or (b)(ii), or section b)'—	24 25					
	omit, insert	·		26					
		sect	ion 103W(1) or 103ZB(1)	27					
(8)	Section 217	7(4B)	(c), after 'craft brewery'—	28					
	insert—			29					
		or a	rtisan distillery	30					
(9)	Section 217	7(5)(a	a), after 'transactions record'—	31					
	insert—			32					
		or p	production record	33					

Clause	31	sel		craft	bee	(Inconsistency with authority to r and authority under commercial	1 2 3
		(1)	Section 2280	C, he	ading	g, 'or supply craft beer'—	4
			omit, insert–				5
				craf	t bee	r or artisan spirits	6
		(2)	Section 2280	C(1)((a)—		7
			omit, insert–	_			8
				(a)	pers	sale of craft beer or artisan spirits to ons at a promotional event is authorised er any of the following—	9 10 11
					(i)	a producer/wholesaler licence;	12
					(ii)	an artisan producer licence;	13
					(iii)	a craft beer producer permit;	14
					(iv)	an artisan spirits producer permit; and	15
Clause	32	Ins	ertion of nev	w pt	12,	div 22	16
			Part 12—				17
			insert—				18
			Divisio	n 22	2	Transitional provisions for	19
						Liquor (Artisan Liquor)	20
						Amendment Act 2020	21
			355 Tran	nsitio	on to	artisan producer licence	22
				on com	or t missi	er of a licence (an <i>existing licence</i>) may, before 30 June 2021, apply to the loner to transition the licence to an oducer licence.	23 24 25 26
			(2)	The	follo	wing sections apply to the application—	27
				(a)	secti	ons 105 and 105A;	28
				(b)	secti	ons 116 to 118;	29

	(c) sections 118A to 121;	1
	(d) sections 122 to 124.	2
(3)	However, no fee is payable under section $105(1)(d)$ in relation to the application if the existing licence is a producer/wholesaler licence.	3 4 5
(4)	The commissioner may grant the application only if satisfied the licensee is eligible for an artisan producer licence under this Act.	6 7 8
(5)	If the commissioner grants the application—	9
	(a) the existing licence ceases to apply to the licensee and the licensed premises; and	10 11
	(b) an artisan producer licence applies to the licensee and the licensed premises; and	12 13
	(c) the conditions applying to the existing licence apply to the artisan producer licence; and	14 15 16
	(d) a permit granted under this Act to the licensee continues to be held by the licensee; and	17 18 19
	(e) to the extent that extended trading hours may be approved for an artisan producer licence under this Act, any extended trading hours approval for the existing licence is taken to be an extended trading hours approval for the artisan producer licence.	20 21 22 23 24 25
	Example—	26
	A producer/wholesaler licence has extended trading hours approval for trading until 2a.m. The extended trading hours approval for the replacement artisan producer licence will be until 1a.m.	27 28 29 30 31
(6)	Section 107C applies for the purpose of the commissioner imposing conditions on the artisan producer licence.	32 33 34
(7)	Subsection (5)(c) does not prevent the commissioner from changing the conditions	35 36

	[s 32]	
	mentioned in that subsection.	1
	fee payable for application for s 74A(2)(c) ndition	2 3
(1)	This section applies if—	4
	 (a) a producer/wholesaler licence contains a condition mentioned in section 74A(2)(a) or repealed section 74A(2)(b); and 	5 6 7
	(b) the holder of the licence applies, on or before 30 June 2021, for a condition mentioned in section 74A(2)(c) to be imposed on the licence.	8 9 10 11
(2)	No fee is payable under section 105(1)(d) for the application for the condition to be imposed.	12 13
(3)	In this section—	14
	<i>repealed section</i> $74A(2)(b)$ means section $74A(2)(b)$ as in force from time to time before the commencement.	15 16 17

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