

Liquor Licensing Act 1988

Liquor Licensing Regulations 1989

Reprint 5: The regulations as at 7 October 2005

Guide for using this reprint

What the reprint includes



Endnotes, Compilation table, and Table of provisions that have not come into operation

- 1. Details about the original regulations and legislation that has amended its text are shown in the Compilation table in endnote 1, at the back of the reprint. The table also shows any previous reprint.
- 2. Transitional, savings, or other provisions identified in the Compilation table may be important. The table may refer to another endnote setting out the text of these provisions in full.
- 3. A table of provisions that have not come into operation, to be found in endnote 1a if it is needed, lists any provisions of the regulations being reprinted that have not come into operation and any amendments that have not come into operation. The full text is set out in another endnote that is referred to in the table.

Notes amongst text (italicised and within square brackets)

 If the reprint includes a regulation that was inserted, or has been amended, since the regulations being reprinted were made, editorial notes at the foot of the regulation give some history of how the regulation came to be as it is. If the regulation replaced an earlier regulation, no history of the earlier regulation is given (the full history of the regulations is in the Compilation table).

Notes of this kind may also be at the foot of Schedules or headings.

- 2. The other kind of editorial note shows something has been
 - removed (because it was repealed or deleted from the law); or
 - omitted under the *Reprints Act 1984* s. 7(4) (because, although still technically part of the text, it no longer has any effect).

The text of anything removed or omitted can be found in an earlier reprint (if there is one) or one of the written laws identified in the Compilation table.

Reprint numbering and date

- The reprint number (in the footer of each page of the document) shows how many times the regulations have been reprinted. For example, numbering a reprint as "Reprint 3" would mean that the reprint was the 3rd reprint since the regulations were published. Reprint numbering was implemented as from 1 January 2003.
- The information in the reprint is current on the date shown as the date as at which the regulations are reprinted. That date is not the date when the reprint was published by the State Law Publisher and it is probably not the date when the most recent amendment had effect.

Western Australia

Liquor Licensing Regulations 1989

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Reprinted under the Reprints Act 1984 as at 7 October 2005

Liquor Licensing Act 1988

Liquor Licensing Regulations 1989

1. Citation

These regulations may be cited as the *Liquor Licensing* Regulations 1989 ¹.

2. Commencement

These regulations shall come into operation on the day on which the *Liquor Licensing Act 1988* comes into operation ¹.

3. Forms

- (1) For the purposes respectively specified in the heading to those forms, a form set out in the manner specified in Schedule 1 shall be deemed to be in the prescribed form.
- (2) Where particulars or matters are referred to in a form to be used under these regulations information as to those particulars and matters is required to be supplied, in accordance with the directions, if any, on that form, in so far as may be applicable to the particular case.

- (3) All applications and accompanying documents, other than plans, shall be on paper of A4 size.
- (4) An application for
 - (a) the grant of a licence, other than an occasional licence; or
 - (b) the transfer or removal of a licence,

shall, together with all accompanying documents other than plans, be lodged in triplicate.

3A. Interpretation

- (1) In these regulations, unless the contrary intention appears
 - "notional wholesale selling price", in relation to wine that is low alcohol liquor sold by a wholesaler or producer, means the price for which the wholesaler or producer could reasonably have been expected to sell the wine by wholesale under an arm's length transaction and without the benefit of a subsidy under section 130 of the Act;
 - "producer" has the meaning given in section 129 of the Act;
 - "tax period" has the meaning given by section 195-1 of the Commonwealth *A New Tax System (Goods and Services Tax) Act 1999*;
 - "wholesaler" has the meaning given in section 129 of the Act;
 - "WET" has the meaning given to "wine tax" in section 33-1 of the Commonwealth A New Tax System (Wine Equalisation Tax) Act 1999.
- (2) In these regulations, unless the contrary intention appears, a reference to a section is to be taken to be a reference to a section of the Act.

[Regulation 3A inserted in Gazette 30 Jan 1998 p. 561; amended in Gazette 22 May 1998 p. 2940; 28 Jul 2000 p. 4029; 28 Jun 2002 p. 3105-6; 10 Aug 2004 p. 3186.]

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3AB. Mist of gas and liquid (containing ethanol) is "a kind" of liquor

For the purposes of paragraph (e) of the definition of "a kind" in section 3(1) of the Act, a substance that regulation 4AB prescribes as being liquor is prescribed as being a kind of liquor. [Regulation 3AB inserted in Gazette 11 Jan 2005 p. 98.]

3AC. Liquid containing ethanol and sold in aerosol container is "a kind" of liquor

For the purposes of paragraph (e) of the definition of "a kind" in section 3(1) of the Act, a substance that regulation 4AC prescribes as being liquor is prescribed as being a kind of liquor. [Regulation 3AC inserted in Gazette 11 Jan 2005 p. 98.]

4. "Low alcohol liquor" — prescribed level

For the purposes of the definition of "low alcohol liquor" in section 3(1) of the Act, the prescribed concentration of ethanol in liquor is 3.5% at 20° C.

[Regulation 4 inserted in Gazette 22 May 1998 p. 2940; amended in Gazette 28 Jul 2000 p. 4029.]

4AA. "Liquor" — proportion of ethanol

For the purposes of paragraph (a) of the definition of "liquor" in section 3(1) of the Act, 0.5% ethanol by volume is prescribed as the proportion of a beverage which at 20° C is liquor.

[Regulation 4AA inserted in Gazette 22 May 1998 p. 2940; amended in Gazette 6 Oct 1998 p. 5564.]

4A. "Liquor" — alcohol based food essence is a prescribed substance

- (1) The following substances are prescribed under paragraph (b) of the definition of "liquor" in section 3(1) as being liquor for the purposes of the Act
 - (a) an alcohol based food essence that is sold by way of retail sale:

- (b) an alcohol based novelty food item that is sold by way of retail sale.
- (2) In subregulation (1)
 - "alcohol based food essence" means a preparation of flavouring substance in liquid form with a concentration of ethanol exceeding 1.15% by volume in a container that has a volume exceeding
 - (a) 100 millilitres, in the case of natural vanilla essence; or
 - (b) 50 millilitres, in any other case;
 - "alcohol based novelty food item" means a food item or ice confection which contains more than 0.5% ethanol by volume and is modelled on children's food stuff, including but not limited to, lollipops, ice-creams, or jellies;
 - "retail sale" has the meaning given in the *Retail Trading Hours*Act 1987.

[Regulation 4A inserted in Gazette 23 Sep 1994 p. 4901; amended in Gazette 30 Dec 1994 p. 7329; 26 Nov 1996 p. 6629; 30 Apr 1999 p. 1820-1.]

4AB. "Liquor" — mist of gas and liquid (containing ethanol) is a prescribed substance

For the purposes of paragraph (b) of the definition of "liquor" in section 3(1) of the Act, a substance that is a mist made up of —

- (a) a gas; and
- (b) droplets of a liquid that at 20° Celsius contains more than 0.5% ethanol by volume,

is prescribed as being liquor.

[Regulation 4AB inserted in Gazette 11 Jan 2005 p. 98-9.]

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4AC. "Liquor" — liquid containing ethanol and sold in aerosol container is a prescribed substance

For the purposes of paragraph (b) of the definition of "liquor" in section 3(1) of the Act, a substance that —

- (a) is sold in an aerosol container;
- (b) is intended to be inhaled by humans; and
- (c) at 20° Celsius contains more than 0.5% ethanol by volume,

is prescribed as being liquor.

[Regulation 4AC inserted in Gazette 11 Jan 2005 p. 99.]

5. "Record" — section 3

- (1) For the purposes of the interpretation of the expression "record" in section 3(1) the following sources of information are prescribed
 - (a) in respect of any transaction involving the sale or purchase of liquor, the original, or a true copy, of any order form, invoice, delivery docket or advice, or other record or document which evidences the sale or purchase and which is supplied, or to be supplied, to or by the licensee;
 - (b) in respect of any transaction involving the sale or purchase of liquor, the original or a true copy of
 - (i) any deposit slip or statement, lodged with or issued by a bank or other financial institution by or to the licensee, which records the deposit or withdrawal of moneys received or paid by the licensee in respect of the transaction;
 - (ii) any cheque butt or counterfoil of the licensee, indicating the name of the payee, a cheque number or other reference number, the amount paid by the cheque, and the date of the payment;

- (iii) any document supplied to the licensee in relation to the movement of liquor to or from, or the storage of liquor in, premises which are
 - (A) the subject of a warehouse licence under the *Customs Act 1901*; or
 - (B) an approved place under the *Excise*Act 1901,

of the Commonwealth;

- (iv) any return or other document which the licensee is required to complete or submit pursuant to
 - (A) the Sales Tax Assessment Act (No. 1) 1930;
 - (B) the Customs Act 1901; or
 - (C) the Excise Act 1901,

of the Commonwealth;

- (v) any other journal, document or other record which evidences
 - (A) the sale or purchase of liquor by the licensee;
 - (B) any other transaction involving liquor to which the licensee is a party; or
 - (C) the delivery, transport or other movement of liquor.
- (2) For the purposes of this regulation, a reference
 - (a) to a "sale", shall be construed having regard to the interpretation of the expression "sell" in section 3(1) and to the requirement of section 145(1) that the record include transactions involving any other disposal of liquor; and
 - (b) to a "purchase", shall be construed having regard to the interpretation of the expression "sell" in section 3(1) and to the requirement of section 145(1) that the record

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include transactions involving any other acquisition of liquor.

[Regulation 5 amended in Gazette 30 Jan 1998 p. 562.]

6. Exception to section 4(8)

For the purposes of section 4(8) of the Act, the sale of liquor —

- (a) by a liquor merchant who is authorised under the law of another State, or of a Territory, to sell liquor; and
- (b) the delivery of which is effected in the State,

is not deemed to be concluded in the State.

[Regulation 6 inserted in Gazette 11 Jul 2003 p. 2741-2.]

7. Approved courses

An educational course of instruction or training that includes as a required element the tasting, sampling or use of liquor is an approved course for the purposes of section 6(1)(c) of the Act if it is conducted —

- (a) by a post-secondary or tertiary educational institution; or
- (b) by a person approved in writing by the Director.

[Regulation 7 inserted in Gazette 16 May 1995 p. 1859.]

8. Exempt sales

- (1) The following sales are exempted from the application of the Act
 - (a) the sale of liquor in bond by the proprietor of premises which are the subject of a warehouse licence under the *Customs Act 1901* of the Commonwealth, to a person who proposes personally to take the liquor outside Australia;
 - (b) the sale of liquor on a train in the course of an interstate rail passenger service to or from Perth;

- (c) the sale or supply of liquor together with flowers, a food parcel or a gift hamper to be delivered by the vendor or supplier as a gift to a person other than the purchaser, vendor or supplier, where
 - (i) the quantity of liquor sold or supplied does not exceed 2 litres; and
 - (ii) that liquor was purchased by the vendor or supplier from the holder of a hotel licence or a liquor store licence;
- (d) the sale or supply of liquor as a prize in a lottery conducted in accordance with the *Gaming and Wagering Commission Act 1987*;
- (e) the sale of liquor to the master of a ship as ships' stores for consumption on that ship outside the WA territorial seas;
- (f) the sale or supply of liquor for use during a course of vocational instruction and training at a college or other vocational education and training institution under the *Vocational Education and Training Act 1996*;
- (g) the sale by a person, authorised in writing by the Director, of an alcohol based food essence, as defined in regulation 4A(2);
- (h) the sale or supply of liquor
 - (i) by a person who conducts or manages an approved nursing home, within the meaning of the *Hospitals and Health Services Act 1927*, to a person who is a patient and resident of the nursing home;
 - (ia) by a person who conducts or manages a hospital, within the meaning of the *Hospitals and Health Services Act 1927*, to a patient of that hospital;

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- (ii) by a person who conducts or manages an approved private psychiatric hostel, within the meaning of the *Hospitals and Health Services Act 1927*, to a person who is a resident of the private psychiatric hostel; or
- (iii) by a person
 - (I) who operates a hostel as; or
 - (II) who manages a hostel on behalf of, an approved operator of hostels, to an aged person or disabled person who is a resident of the hostel;
- (i) the sale of liquor on an aircraft in the course of a flight of the aircraft;
- (j) the supply of liquor by a person who conducts, supervises or manages a bed and breakfast facility (being an accommodation facility that offers bed and breakfast) if —
 - (i) that supply of the liquor is to an adult recipient staying at the facility;
 - (ii) that supply of the liquor is at the facility;
 - (iii) that supply of the liquor is gratuitous;
 - (iv) that supply of the liquor does not exceed
 1.5 litres in quantity, either by itself or in
 aggregate with any other liquor supplied
 gratuitously by that person to that recipient
 during the period for which that recipient stays at
 the facility;
 - (v) the liquor was purchased by that person from the holder of a licence to sell packaged liquor, except if the licence was a wholesaler's licence or a club licence; and
 - (vi) no more than 8 persons can stay at the facility at any one time;

- (k) the sale or supply of liquor during a special event, if
 - (i) the liquor is produced as a part of an approved viticulture course by
 - (I) the W A College of Agriculture at either the Denmark or the Harvey campus;
 - (II) Manjimup Senior High School;
 - (III) Margaret River Senior High School;
 - (IV) Mount Barker Senior High School;
 - (V) Albany TAFE;
 - (VI) Denmark TAFE; or
 - (VII) Mount Barker TAFE;
 - (ii) the liquor is only sold or supplied on campus or school grounds;
 - (iii) the liquor is only sold or supplied by, and to, persons aged 18 years or older; and
 - (iv) the amount of liquor being sold or supplied is limited
 - (I) in the case of liquor supplied for consumption on the campus or school grounds, to supply of free 30 ml samples for tasting purposes; and
 - (II) in the case of packaged liquor, to provision of no more than 9 litres per person and per transaction.
- (1a) In subregulation (1)(e)
 - "WA territorial seas" means 12 nautical miles of sea off the coast of the State, measured from baselines determined in accordance with Part II Section 2 of the United Nations Convention on the Law of the Sea done at Montego Bay on 10 December 1982.

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- (2) In subregulation (1)(h)(iii), "aged person", "approved operator", "disabled person" and "hostel" each has the same meaning as it has in the *Aged or Disabled Persons Care Act 1954* of the Commonwealth.
- (3) In subregulation (1)(k)
 - "approved viticulture course" means a course that delivers
 "Units of Competency" from the Food Processing Industry
 Training Package (Wine Sector) endorsed by the Australian
 National Training Authority;
 - "special event" means a graduation ceremony, speech night or annual open day that relates to that campus or school, and any other related event approved in writing by the Director;

"TAFE" means Tertiary and Further Education college.

[Regulation 8 amended in Gazette 21 Feb 1992 p. 933-4; 30 Dec 1994 p. 7330; 26 Nov 1996 p. 6629-30; 30 Jan 1998 p. 562; 28 Apr 1998 p. 2198; 22 May 1998 p. 2941; 30 Apr 1999 p. 1821; 6 Jul 2001 p. 3415; 28 Mar 2003 p. 983-4; 28 Oct 2003 p. 4528-9; 30 Jan 2004 p. 417; 9 Jul 2004 p. 2773; 19 Aug 2005 p. 3873-4.]

9. Persons who may take and administer oaths and affirmations

For the purposes of section 18(3)(c) the following persons are prescribed —

- (a) the Judge;
- [(b) deleted]
 - (c) the Director; and
 - (d) a clerk of courts who is a person authorised by the Director under section 15(1)(b) to determine applications for the grant of occasional licences or the issue of extended trading permits.

[Regulation 9 amended in Gazette 22 May 1998 p. 2941.]

9AA. Prescribed distance outside country townsites — section 36A

For the purpose of section 36A(2)(b) of the Act a distance of 25 kilometres is prescribed.

[Regulation 9AA inserted in Gazette 29 Sep 2000 p. 5549.]

9A. Purposes for which a special facility licence may be granted

Works canteen

- (1) A special facility licence may be granted for the purpose of allowing the sale of liquor at a works canteen, or at other premises specified in the licence, to workers and their guests.
- (2) A licence granted for this purpose may permit the sale of packaged liquor.
- (3) In subregulation (1)
 - "workers" means the persons working on a project or for a business in relation to which a works canteen is provided;
 - "works canteen" means a canteen, located at or near the place where a project is being undertaken or a business carried on, catering for the needs of persons working on the project or for the business.

Theatre or cinema

(4) A special facility licence may be granted for the purpose of allowing the sale of liquor at a theatre or cinema to persons attending a performance or film at the theatre or cinema.

Reception or function centre

(5) A special facility licence may be granted for the purpose of allowing the sale of liquor at a reception or function centre (being premises primarily used as a venue for functions and receptions) to persons attending a reception or function at the centre.

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Transport

- (6) A special facility licence may be granted for the purpose of allowing the sale of liquor
 - (a) at an airport, railway station, bus station or seaport; or
 - (b) on a train, bus, ship or vehicle,

to passengers and their guests.

Tourism

- (7) A special facility licence may be granted for the purpose of allowing the sale of liquor to persons likely to be attracted to, or present at, a place that, in the opinion of the licensing authority, is or will become
 - (a) an attraction for tourists; or
 - (b) a facility that enhances the State's tourist industry.
- (8) A licence granted for this purpose may permit the sale of packaged liquor.
- (9) In subregulation (7) —

"tourist" means a person who is —

- (a) staying at a place that is at least 40 kilometres from his or her usual place of residence for a period of at least one night;
- (b) intending to stay away from his or her usual place of residence for a period of less than 12 months;
- (c) not in the course of travelling on a regular journey between his or her usual place of residence and his or her place of work or education; and
- (d) travelling in the course of a holiday or for leisure, business, to visit friends or relatives or for any other reason.

Post secondary educational institution

(10) A special facility licence may be granted for the purpose of allowing the sale of liquor at a post secondary educational institution to students and staff of the institution and their guests.

Sports arena

(11) A special facility licence may be granted for the purpose of allowing the sale of liquor at a sports arena (being premises primarily used for playing and viewing sport) to persons playing or viewing sports, or attending any other event, at the arena.

Foodhall

(12) A special facility licence may be granted for the purpose of allowing the sale of liquor at a foodhall to customers of the foodhall for consumption ancillary to a meal.

Catering

- (13) A special facility licence may be granted for the purpose of allowing at a function the sale, by a caterer, of liquor supplied at premises at which the caterer has agreed with the person organising the function to provide liquor (whether with or without food), for consumption by persons at that premises.
- (13a) In subregulation (13)
 - "caterer" means a person who
 - (a) is in the business of providing food for consumption at functions; and
 - (b) prepares that food at food premises, as defined in section 246G of the *Health Act 1911*.

Bed and breakfast facility

(14) A special facility licence may be granted for the purpose of allowing the sale of liquor at a bed and breakfast facility (being an accommodation facility that offers bed and breakfast) to persons staying at the facility.

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Room service restaurant

- (15) A special facility licence may be granted for the purpose of allowing the sale, at or from a room service restaurant
 - (a) of liquor to customers at the restaurant for consumption ancillary to meals eaten in the restaurant; and
 - (b) of packaged liquor supplied from the restaurant as room service to the accommodation serviced by the restaurant, whether ancillary to a meal or not.
- (16) A special facility licence granted for the purpose referred to in subregulation (15) may also be granted for the additional purpose of allowing the sale at the room service restaurant of liquor other than ancillary to a meal if
 - (a) dining tables making up not more than 20% of the restaurant's seating capacity are set aside for the consumption of liquor other than ancillary to meals; and
 - (b) the liquor is sold for consumption at those tables.
- (17) In subregulations (15) and (16)
 - "room service restaurant" means a restaurant that provides room service to persons residing or staying in residential accommodation on the same premises as the restaurant or adjacent premises (not being accommodation provided by the licensee).

Amusement venue

(18) A special facility licence may be granted for the purpose of allowing the sale of liquor at an amusement venue (being premises the primary purpose of which is the playing and viewing of snooker, bowling, electronic games or other similar amusements) to patrons at the venue.

Interstate wine club

(19) A special facility licence may be granted for the purpose of allowing an interstate liquor merchant to sell packaged liquor, sent from the State or Territory in which the merchant is

- licensed, to persons in Western Australia who are members of a wine club.
- (20) A licence granted for this purpose does not permit the sale of liquor other than packaged liquor.
- (21) In subregulation (19)
 - "interstate liquor merchant" means a person who is authorised under the law of another State or of a Territory to sell packaged liquor by sending it to persons outside that State or Territory.

Auction

- (22) A special facility licence may be granted for the purpose of allowing the sale by auction of packaged liquor at premises specified in the licence.
- (23) A licence granted for this purpose may permit the supply of samples of the packaged liquor that is for auction, for tasting.

 [Regulation 9A inserted in Gazette 4 Jan 2002 p. 8-11; amended in Gazette 28 Mar 2003 p. 984; 10 Oct 2003 p. 4406; 10 Aug 2004 p. 3186; 19 Aug 2005 p. 3874.]

9B. Sale of packaged liquor

Unless otherwise provided in regulation 9A, a special facility licence —

- (a) permits the sale of liquor for consumption on the licensed premises; and
- (b) does not permit the sale of packaged liquor.

[Regulation 9B inserted in Gazette 4 Jan 2002 p. 11.]

9C. Types of special facility licences that may be exempted

For the purposes of section 46(6) of the Act a special facility licence is a licence of a type prescribed if it is granted for a purpose described in one of the following regulations —

- (a) regulation 9A(1) works canteen;
- (b) regulation 9A(6) transport;

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- (c) regulation 9A(11) sports arena;
- (d) regulation 9A(12) foodhall;
- (e) regulation 9A(13) catering;
- (f) regulation 9A(14) bed and breakfast facility;
- (g) regulation 9A(15) and (16) room service restaurant;
- (h) regulation 9A(19) interstate wine club;
- (i) regulation 9A(22) auction.

[Regulation 9C inserted in Gazette 4 Jan 2002 p. 11-12.]

10. Producer's licence — requirements to be met by applicant

For the purposes of section 57(d) of the Act the following requirements are prescribed —

- (a) where the applicant does not have appropriate liquor producing facilities at the premises specified in the application, the applicant
 - (i) has access to such facilities; and
 - (ii) is the occupier of a vineyard, orchard or apiary at the premises which yields, or has the potential to yield, sufficient produce to enable the applicant to be regarded as a genuine producer of liquor;

or

- (b) where the applicant has appropriate liquor producing facilities at premises specified in the application, and is, or will be, a genuine producer of liquor, then
 - (i) those premises; or
 - (ii) if those premises are not in a convenient location for the sale of the liquor produced, other premises in reasonable proximity to the premises where the liquor is, or is to be, produced,

are suitable premises from which the applicant, as a producer of liquor, may sell the liquor produced.

[Regulation 10 inserted in Gazette 22 May 1998 p. 2942.]

10A. Producer's licence condition — blended wines

If the holder of a producer's licence produces wine by blending, it is a condition of that licence under section 55(2) of the Act that at least 50% of the wine produced is fermented by or under the direction of that person, so that the wine is uniquely that person's own produce.

[Regulation 10A inserted in Gazette 22 May 1998 p. 2942.]

11. Plans and specifications

- (1) Unless the Director otherwise authorises, plans submitted under section 66 are required to include
 - (a) floor plans in triplicate, drawn to a scale of 1:100, of each level of each building on the premises to which the application relates, showing fixtures and the uses of all rooms, each floor plan being drawn on a separate sheet of paper;
 - (b) a site plan in duplicate, drawn to a scale of 1:500 either on one of the floor plan sheets or on a separate sheet of paper, showing
 - (i) an outline of every building on the premises to which the application relates;
 - (ii) the boundary of the land on which those premises are or are to be situated;
 - (iii) the front entrance of every building on those premises;
 - (iv) car parks and vehicular access to adjacent streets;
 - (v) the names of adjacent streets; and
 - (vi) features such as swimming pools and other outdoor areas on those premises;
 - (c) a map in duplicate of the relevant district, drawn on paper of at least A4 size, or, if space permits, on a floor plan or site plan sheet, showing the land on which the proposed licensed premises are or are to be situated; and

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(d) a plan in duplicate, drawn to a scale of 1:100 and showing elevations and sectional drawings of every building on the premises to which the application relates, including the ceiling heights and the uses of all rooms,

and in the case of an application to alter premises, a distinguishing and contrasting colour shall be used to indicate the proposed alterations.

- (2) A plan referred to in subregulation (1) shall be drawn
 - (a) by a duly qualified architect, surveyor, town planner, engineer, builder or draftsman in ink on opaque drafting bond paper of at least A1 size, or be xerographic photocopies which are of the same size as the original within a tolerance of 5%; and
 - (b) so as to comply with Australian Standard 1100, Technical Drawing Part 101 — 1984 General Principles and Part 301 — 1985 Architectural Drawing of the Standards Association of Australia²,

and shall show the date of preparation, the scale, the direction of north and the name of the person who prepared the plan.

- (3) The specifications to be submitted under section 66(5) shall be in duplicate, typed on paper of at least A4 size, and include a detailed list of materials used or to be used in the construction of the premises to which the application relates, together with a description of all wall and ceiling finishes, floor coverings and kitchen equipment.
- (4) Details of all fixtures, fittings, liquor services, food storage areas, food preparation areas, and sanitary conveniences shall be
 - (a) included in any plan to which subregulation (1)(a) or (1)(d) refers; and
 - (b) provided in the specifications.

(5) An application under section 62(6) of the Act, by the holder of a licence conditionally granted under section 62 of the Act, to vary any plans or specifications the subject of a condition is to be accompanied by the appropriate fee set out in Schedule 3.

[Regulation 11 amended in Gazette 9 Jul 2004 p. 2778-9.]

12. Requirements relating to advertisement of certain applications

A notice of an application required to be kept posted and displayed under section 67(4)(b) shall —

- (a) be affixed to a board or other stiff material;
- (b) be typed or printed on paper of A4 size in bold-faced, upper case letters at least 4 millimetres in height; and
- (c) be headed by the words "LIQUOR LICENSING ACT—NOTICE OF APPLICATION" in bold-faced, upper case letters at least 70 millimetres in height.

[12A-12D. Omitted under the Reprints Act 1984 s. 7(4)(e).]

13. Records — section 68(1)

- (1) The records required to accompany a notice of application for the grant or transfer of a licence, other than an occasional licence, under section 68(1)(b) shall be in the form of a written statement and shall contain, in respect of each applicant, the details set out in the third column of Schedule 2 opposite the relevant category of applicant described in the second column of that Schedule.
- (2) If the applicant is a body corporate the records referred to in subregulation (1) shall be verified under the seal of the body corporate.

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14. Persons entitled to object

In any case where an affected area is not specified, a right to object to an application is conferred under section 73(2)(b) —

- (a) on any person; and
- (b) on any ground permitted by section 74.

14A. Prescribed premises

Licensed premises to which a hotel restricted licence relates are premises of a prescribed type or class for the purposes of section 77(5a)(b) of the Act.

[Regulation 14A inserted in Gazette 28 Feb 2003 p. 677.]

15. Particulars to be included in register of lodgers

For the purposes of section 105(4)(c) the following particulars are to be included in the register of lodgers —

- (a) the date of the lodger's arrival at the premises;
- (b) the room assigned to the lodger, identified by its number or other unambiguous means; and
- (c) the date of the lodger's proposed departure from the premises, and the actual date of departure if different.

16. Liability of licensee — prescribed amount

For the purposes of section 107 a licensee is not liable to a lodger beyond the amount of \$200 per item of property lost or damaged.

17. Notice to juveniles declaring out of bounds area

A notice for the purposes of section 121(6) shall —

- (a) be in the form set out in Form 18 in Schedule 1; and
- (b) be printed, on paper or durable material of at least A4 size, in bold-faced, upper case letters
 - (i) in the heading, at least 20 millimetres in height; and
 - (ii) otherwise, at least 10 millimetres in height.

18. Regulated premises

For the purposes of section 122(1)(f) the following premises are deemed to be regulated premises —

- (a) a theatre; or
- (b) an educational institution, including any grounds surrounding that institution.

18A. Evidence of age

- (1) A proof of age card issued under regulation 18B is a prescribed document for the purposes of section 126(1)(b)(i)(III) of the Act.
- (2) A person who is required to produce evidence of his or her age to an authorised officer, because the age of the person is or may be material to a suspected offence within the meaning of section 160(1) of the Act, may comply with the requirement by producing a proof of age card issued to the person under regulation 18B.

[Regulation 18A inserted in Gazette 22 May 1998 p. 2943.]

18B. Proof of age cards

- (1) The Director may issue a proof of age card to a person if the person is at least 18 years old and applies to the Director in accordance with this regulation.
- (2) An application for a proof of age card shall be made in a form approved by the Director and be accompanied by
 - (a) sufficient documentary evidence of the applicant's identity and age;
 - (b) 2 identical colour photographs (of the size required for a passport) of the applicant, taken within the 6 months immediately preceding the date of the application, with each photograph bearing the endorsement set out in subregulation (4) and the signature of the approved person who makes the endorsement; and
 - (c) the appropriate fee set out in Schedule 3.

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- (3) The applicant shall provide any other information or documents (which may include an example of the applicant's signature in a medium specified by the Director) that the Director may require in relation to the application.
- (4) The endorsement referred to in subregulation (2)(b) shall be made by an approved person in the following words: "This is a true photograph of [the full name of the applicant to be inserted here].".
- (5) In this regulation —

"approved person" means a person —

- (a) who is not related by birth or marriage to the applicant: and is not in a de facto relationship with the applicant;
- (b) who has known the applicant for at least one year; and
- (c) before whom a statutory declaration may be made under section 2 of the *Declarations and Attestations Act 1913*:

"sufficient documentary evidence of the applicant's identity and age" means —

- (a) the applicant's birth certificate;
- (b) the applicant's passport;
- (c) the applicant's motor vehicle driver's licence (but only if it displays a photograph of the applicant); or
- (d) a document that the Director considers to be equivalent to the document referred to in paragraph (a), (b) or (c),

and any other document or documents that the Director may require the applicant to produce to prove the applicant's identity and age to the Director's satisfaction.

[Regulation 18B inserted in Gazette 3 Dec 1996 p. 6690; amended in Gazette 14 Nov 1997 p. 6446; 30 Jun 2003 p. 2612.]

18C. Form and content of proof of age cards

- (1) A proof of age card issued to a person under regulation 18B
 - (a) shall be in a form approved by the Director; and
 - (b) shall display a photograph of the person, the person's date of birth, the person's signature and any other matter that the Director may approve.
- (2) In subregulation (1) —

"photograph" and "signature" include a reproduction, produced by any process approved by the Director, of a photograph or signature.

[Regulation 18C inserted in Gazette 3 Dec 1996 p. 6690-1.]

18D. Lost, stolen or destroyed proof of age cards

A person may obtain a replacement for a proof of age card that has been lost, stolen or destroyed, or that otherwise needs to be replaced, by applying to the Director in accordance with regulation 18B.

[Regulation 18D inserted in Gazette 3 Dec 1996 p. 6691.]

18E. Prescribed agreement or arrangement — section 104(2)

For the purposes of section 104(2) of the Act, an agreement or arrangement entered into by a licensee which is a body corporate under which the proceeds from the business carried on under the licence are distributed by way of dividends to shareholders in the body corporate, is a prescribed agreement or arrangement.

[Regulation 18E inserted in Gazette 22 May 1998 p. 2943.]

19. Application for a subsidy — Forms 19 and 19A

- (1) Application for a subsidy is to be made to the Director
 - (a) by a producer, in the form set out in Form 19 in Schedule 1; or

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- (b) by a wholesaler, in the form set out in Form 19A in Schedule 1.
- (2) Application for a subsidy is to be made not later than 2 years after the sale or other disposal, in respect of which the subsidy is claimed, took place.

[Regulation 19 inserted in Gazette 30 Jan 1998 p. 562; amended in Gazette 22 Oct 2002 p. 5255.]

20. Extension of definition of "wholesaler"

The following persons are prescribed for the purposes of the definition of "wholesaler" in section 129 of the Act —

- (a) a liquor merchant authorised under the law of another State or a Territory to sell liquor;
- (b) the holder of a special facility licence the conditions of which authorise the sale of liquor in the manner set out in section 58(1) of the Act.

[Regulation 20 inserted in Gazette 30 Jan 1998 p. 562.]

21. Subsidy for wholesalers

(1) For the purposes of section 130(3) of the Act, the subsidy for a wholesaler in respect of sales of wine in a tax period is to be calculated as follows:

$$S = (6.18 \div 29) W$$

where —

S = the wholesaler's subsidy payment;

- W = the total WET paid by the wholesaler on sales of wine that is low alcohol liquor in the tax period, in respect of which the wholesaler is eligible for a subsidy under subregulation (2).
- (2) For the purposes of section 130(1) of the Act, subsidies are payable to a liquor merchant prescribed as a wholesaler by

regulation 20 only in respect of wine that is low alcohol liquor —

- (a) sold to
 - (i) unlicensed individuals in this State for their personal consumption; or
 - (ii) persons licensed under the Act, otherwise than by an occasional licence only, to sell liquor;

and

- (b) sold at a price that
 - [(i) deleted]
 - (ii) for wine, is at least 6.18% less than the notional wholesale selling price of that wine.

[Regulation 21 inserted in Gazette 28 Jul 2000 p. 4030; amended in Gazette 28 Jun 2002 p. 3106; 9 Jul 2004 p. 2774.]

21A. Subsidy for producers of wine

(1) For the purposes of section 130(3) of the Act, the subsidy for a producer of wine in respect of sales of wine in a tax period is to be calculated as follows —

$$S = (15 \div 29) W$$

where —

S = the producer's subsidy payment;

W = the total WET paid —

- (a) by the producer on sales of wine in the tax period, in respect of which the producer is eligible for a subsidy under subregulation (2); or
- (b) by a wine maker on wine sold to the producer in the tax period, being wine fermented using produce of the producer, in respect of which the producer is eligible for a subsidy under subregulation (2).

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- (2) For the purposes of section 130(1) of the Act, subsidies are payable to a producer only in respect of
 - (a) wine produced by the producer in this State and sold by the producer from licensed premises (including by mail order) to unlicensed individuals for their personal consumption, on which sale WET has been paid by the producer; or
 - (b) wine fermented by a wine maker from the produce of the producer in this State and sold by the wine maker to the producer, on which sale WET has been paid by the wine maker.
- (3) In subregulation (2)
 - "wine produced by a producer" does not include wine that is deemed to have been produced by the producer under section 55(3) of the Act.

[Regulation 21A inserted in Gazette 28 Jul 2000 p. 4030-1; amended in Gazette 9 Jul 2004 p. 2774.]

[21AB. Repealed in Gazette 28 Jun 2002 p. 3106.]

21AC. Subsidy only payable once in respect of a sale of liquor

A subsidy is only payable once in respect of a sale of liquor. [Regulation 21AC inserted in Gazette 6 Oct 1998 p. 5565.]

21B. Conditions imposed by Director in respect of a subsidy

For the purposes of section 130(2) of the Act, the Director may impose conditions by notice in writing given to the person on whom the condition is to be imposed.

[Regulation 21B inserted in Gazette 30 Jan 1998 p. 565.]

21C. Licensees required to keep records — section 145(1)

The following licensees are prescribed for the purposes of section 145(1) of the Act —

(a) the holder of a wholesaler's licence;

- (b) the holder of a special facility licence the conditions of which authorise the sale of liquor in the manner set out in section 55(1) or 58(1) of the Act; and
- (c) the holder of a producer's licence.

[Regulation 21C inserted in Gazette 30 Jan 1998 p. 565; amended in Gazette 22 May 1998 p. 2943; 6 Oct 1998 p. 5565.]

22. Form and content of record under section 145

- (1) The records to be made and maintained under section 145(1) and (1a) of the Act are to contain the following information
 - (a) in the case of each transaction involving the sale of liquor by the holder of a special facility licence, a wholesaler's licence or a producer's licence to a liquor merchant —
 - (i) the name and, where applicable, licence number of the liquor merchant to whom liquor was sold;
 - (ii) the date of the invoice or credit note, and the date on which the goods were sent or returned;
 - (iii) the invoice or credit note number;
 - (iv) the total amount paid or payable to the licensee in respect of the transaction, with a separate statement of the amount for
 - (A) low alcohol liquor;
 - (B) liquor other than low alcohol liquor;
 - (C) goods other than liquor;
 - (D) freight and delivery charges, where separate charges are made;
 - (E) any discount given;
 - (F) any liquor or other goods returned or not accepted by the liquor merchant; and

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- (G) each duty or charge which is payable in respect of the liquor but which is not otherwise included in an item in the invoice;
- (b) in the case of each transaction involving the purchase or other acquisition of liquor by the holder of a licence
 - (i) the name, address and licence number of the supplier;
 - (ii) the date of the invoice or credit note, and the date on which the goods were received or returned;
 - (iii) the invoice or credit note number;
 - (iv) the method by which payment was made and, if by cheque, the cheque number and date;
 - (v) the amount paid or payable for low alcohol liquor;
 - (vi) the amount paid or payable for liquor other than low alcohol liquor; and
 - (vii) the amount paid or payable for any goods other than liquor;
- (ba) in the case of each transaction involving the sale or other disposal of liquor by the holder of a producer's licence, a separate statement of the amount for
 - (i) sales to persons other than liquor merchants (including sales made in any restaurant on the licensed premises);
 - (ii) mail order sales; and
 - (iii) tastings, promotions and donations,

and a separate statement is to be kept of the amount of liquor sold or otherwise disposed of as referred to in subparagraphs (i) and (ii) where, in respect of one sale or other disposal, the aggregate quantity sold or disposed of exceeds 45 litres; and

(c) in the case of transactions involving the sale or other disposal of liquor by the holder of a wholesaler's

licence, special facility licence or a producer's licence otherwise than to liquor merchants — the weekly aggregate of the gross amounts paid or payable to the licensee in respect of such transactions.

[(2) repealed]

[Regulation 22 amended in Gazette 30 Jan 1998 p. 565-6; 22 May 1998 p. 2943; 6 Oct 1998 p. 5565-6.]

23. Verification and lodgement of returns

- (1) For the purposes of section 146(2)(c) returns required under section 146 shall be verified in accordance with subregulation (1a) as being an accurate and complete statement of the transactions or other matters to which the returns relate
 - (a) by at least one licensee, where the licence is held by one or more licensees; or
 - (b) by the trustee, where the licence is held by a trustee on behalf of an unincorporated body of persons who are not joint holders of the licence.
- (1a) A return is verified
 - (a) by a natural person, where the return is signed by that person, and witnessed; and
 - (b) by a body corporate, by the affixing of the common seal of that body corporate.
- (2) Returns required to be lodged under the Act shall be lodged at the office of the Director.
- (2a) Returns to be lodged under the Act are to be lodged within one month after 30 June in each year and are to relate to the financial year ending on that date.
- (3) Where a return required to be lodged under the Act
 - (a) is not lodged as required under subregulation (2a);
 - (b) does not include the required information; or

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(c) is otherwise incomplete or is not verified as required,

if a person who is required to lodge the return, or who is the director of a company required to lodge the return, fails to take all reasonable steps to comply with, or secure compliance with, or has knowingly been the cause of any default under, the provisions of the Act or these regulations, the person commits an offence.

Penalty: \$1 000.

(4) Where, under section 71 of the *Interpretation Act 1984*, a person becomes liable to a penalty in respect of an offence constituted by a failure to do an act or thing required by the Act, this regulation or regulation 24 in relation to any return or information thereby required, the penalty applicable to each such offence is \$100.

[Regulation 23 amended in Gazette 30 Jan 1998 p. 566; 22 May 1998 p. 2943; 6 Oct 1998 p. 5566.]

24. Prescribed information — returns

- (1) Each person required to make a record under section 145 of the Act shall lodge a return with the Director containing the following information
 - (a) in respect of each aggregate amount that is stated, the amount which relates to low alcohol liquor and the amount which relates to liquor other than low alcohol liquor;
 - (b) where the licensee is the holder of a special facility licence, a producer's licence or a wholesaler's licence, the aggregate amounts paid or payable to the licensee in respect of transactions involving the sale or other disposal of liquor
 - (i) to liquor merchants who in the relevant period held or hold a licence under the Act;

- (ii) to persons other than liquor merchants, including transactions involving the sale of liquor
 - (A) to any person who held or holds only an occasional licence under the Act;
 - (B) by auction in Western Australia;
 - (C) pursuant to an occasional licence held by the licensee;
 - (D) of a particular type to a person who held a licence under the Act but not a licence authorising the sale of liquor of that type; or
 - (E) to any person, sales of liquor by whom were or are not subject to the Act, or who was or is otherwise exempt from the application of the Act;
- (iii) to liquor merchants not licensed under the Act;
- (iv) to employees of the licensee; and
- (v) to persons outside Australia;
- (c) where the licensee is the holder of a producer's licence, a special facility licence or a wholesaler's licence, the name and address of each liquor merchant to whom liquor was sold or otherwise disposed of, and the gross amount paid or payable to the licensee in respect of each such sale or other disposal;
- [(d) deleted]
 - (e) where the licensee is an auctioneer who sells liquor under an occasional licence, whether a person on whose behalf liquor was sold at auction, or who purchased liquor, was a liquor merchant and, if so, the name and class of any licence held by the liquor merchant;
 - (f) where the licensee is a body corporate
 - (i) the full name and address of each person who occupied a position of authority in the body

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- corporate, and a description of that position, on the last day of the financial year to which the return relates;
- (ii) the registered office of the body corporate; and
- (iii) in the case of a proprietary company, the number of shares held by each shareholder, and whether any of those shares is held in trust for another person;

[(g)-(j)] deleted

- (k) where the licence is held jointly by 2 or more persons, the full name and address of each such person, and of the person who was the manager of the business conducted under the licence, on the last day of the financial year to which the return relates;
- (m) where the licence is held by one natural person, the full name and address of that person, and of the person who was the manager of the business conducted under the licence, on the last day of the financial year to which the return relates; and
- (n) the name and address of the owner of the licensed premises.
- (2) In this regulation, "aggregate amount" means the sum of the individual gross amounts paid or payable to or by the licensee (as the case may be) and, where the aggregate amount is to be advised in respect of different categories of transaction, the aggregate in respect of each such category.

[Regulation 24 amended in Gazette 30 Jan 1998 p. 566-7; 22 May 1998 p. 2943.]

25. Payment of moneys

(1) The Director may require in a particular case that moneys payable under the Act be paid by bank or other financial institution cheque or in cash.

- (2) All moneys payable under the Act shall be payable
 - (a) at the office of the Director; or
 - (b) where the moneys are payable in respect of an application or function, or a licence fee related to an application or function, which a Clerk of Courts or other person is authorised by the Director to determine or to carry out under section 15, at the office of that Clerk of Courts or to that person.

[Regulation 25 amended in Gazette 24 Aug 1990 p. 4337; 30 Oct 1998 p. 6015.]

26. Fees generally

- (1) A fee specified in Schedule 3 is the fee payable for the purpose set out opposite the fee in that Schedule.
- (1a) The licence fees specified in items 3a and 3b of Schedule 3 are payable not later than 1 January in each year in respect of each licence in force.
- (1b) A licensee who has not paid a licence fee payable under subregulation (1a) by 8 January in any year shall, in addition to the licence fee, pay to the Director a penalty of an amount equal to the fee.
- (1c) Where a licensee has not paid a licence fee payable under subregulation (1a) by 15 January in any year, the Director may serve on the licensee a notice requiring payment of the fee, and any penalty under subregulation (1b), within 7 days after service of the notice and, if the requirement in the notice is not complied with, the Director may, whether or not a complaint is, or is to be, lodged under section 95 of the Act in respect of that non-payment, suspend the operation of the licence to which the fee relates until the amount outstanding is paid.
- (1d) Where a licensee has not paid a licence fee payable under subregulation (1a) by 29 January in any year, the Director may serve on the licensee a notice requiring payment of the fee, and any penalty under subregulation (1b), within 7 days after service

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- of the notice and, if the requirement in the notice is not complied with, the Director may, whether or not a complaint is, or is to be, lodged under section 95 of the Act in respect of that non-payment, cancel the licence to which the fee relates.
- (2) The Director may reduce, waive or refund, in whole or in part, any moneys due under this regulation.
- (3) Where, under the Act, a person is required to lodge a document with the Director within a particular time and a fee is payable under subregulation (1) for or in respect of the lodgement and the document is submitted for lodgement
 - (a) without payment of the fee, the document shall be deemed not to have been lodged until the fee has been paid; and
 - (b) after the expiry of that time, in addition to the fee for lodgement prescribed there shall be payable a late lodgement fee
 - (i) if the document is lodged not later than 1 month after the expiry of that time, of an amount equal to the fee for lodgement prescribed, or the amount of \$115, whichever is the lesser; or
 - (ii) if the document is lodged more than 1 month after the expiry of that time, of an amount equal to 3 times the fee for lodgement prescribed.
- (4) In calculating the fee for an application for an occasional licence for an occasion or event lasting more than one day, the anticipated number of persons attending the area that is the subject of the application is the sum of the number of persons expected to attend the area on each day, calculated using the information provided in the application form.

[Regulation 26 amended in Gazette 30 Jan 1998 p. 567-8; 21 Dec 1999 p. 6419; 28 Jul 2000 p. 4032.]

27. Infringement notices

- (1) For the purposes of section 167
 - (a) the notice to be given to a person under section 167(2) shall be in the form set out in Form 21 in Schedule 1;
 - (b) the description of the offence set out in the form is for convenience of reference only, and shall not be taken to alter or otherwise affect the nature or elements of the offence or the operation of the Act or these regulations, notwithstanding that the nature or any element of the offence in relation to which a notice is served may not be, or may not properly be, set out in the description; and
 - (c) the notice withdrawing an infringement notice under section 167(5) shall be in the form set out in Form 22 in Schedule 1.
- (2) For the purposes of section 167(2)(a) of the Act, an offence against a provision listed in the following Table is a prescribed offence.

Table

Provisions of Act

Sections 37A, 51(2) or (4), 65(1), 77(1), 100(2), (4), (5), (6) or (8), 102(1), 103(3), 104(1), 105(8), 106(1) where the alleged offender is the lodger or (3), 108(2) or (5), 110(1), (2), (3), (4), (5) or (7), 111(1) or (2), 115(1), (2), (5), (6) or (7), 116, 118(3), 119, 121(1), (3), (4) where the alleged offender is a licensee or a juvenile, (7), (9) or (10), 122(2) or (3), 123, 124, 126(2) or (4), 135(3), 145(4), 146(1), 150(2), 154(3), 158(1), 159(1) or (3), 160(4) or 161(7).

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Provisions of these regulations

Regulation 23(3).

[Regulation 27 amended in Gazette 30 Jan 1998 p. 568; 22 May 1998 p. 2943-4; 30 Nov 2004 p. 5491.]

[28. Repealed in Gazette 30 Jan 1998 p. 568.]

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[Regulation 3]

Forms

Form 1

Liquor Licensing Act 1988

[Section 14]

CERTIFICATE OF IDENTITY

(Front of Certificate)

(State) (emblem)

Liquor Licensing Act 1988

(Section 14)

CERTIFICATE OF IDENTITY

(photograph)	Name of authorised officer
	Signature
	Date of issue

(Reverse of Certificate) Liquor Licensing Act 1988

This is to certify that the person whose name, signature and photograph appear on the front of this certificate is an authorised officer appointed under the *Liquor Licensing Act 1988* and/*has the functions and the power authorised in that Act/*is authorised to #.

It is an offence for a person to fail to comply with a requirement of an authorised officer under the *Liquor Licensing Act 1988*.

(* delete whichever is not applicable) (# insert details of specific authority)

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Liquor Licensing Act 1988

[Section 68]

APPLICATION FOR LICENCE

(For a Club Licence use Form 3 and for an Occasional Licence use Form 4 or 5)

To the Director of Liquor Licensing

Applicant's d	<u>letails</u>		
	e applicants, give detail fo		
Address			
			stcode
Address for servi	ce of documents		
	C 1		stcode
Address for servi			ermined
Contact person			stcode
	applicant is an indivi		
Manager (if not the			
Address			
			Postcode
Place of Birth	n		Date of birth/
Application d	<u>letails</u>		
Type of licence	☐ Hotel ☐ Cabaret ☐ Restaurant ☐ Special facility		☐ Liquor store
Premises to be lice	censed		
			Postcode
Certificate of	Title Volume		Folio
Trading name			
Is the premises of	wned by the applicar	nt? □ Yes	□ No
Name	tails of owner and ap		
riddiess _			Postcode
		☐ Lease ☐ (Other
			he premises?

Company details	
(To be filled in if applicant is a company)	
ACN number	
Place of registration Date of incorporation/registration _	
Date of incorporation/registration _	/
Directors and other officers (Give details of all directors, company secret Name	taries, executive officer and any other officers)
Office	
Address	
	Postcode
Place of Birth	Date of birth//
Name	
Office	
Address	D 1.
DI CD: 4	Postcode
Place of Birth	Date of birth/
Name	
Office	
Address	
	Postcode
Place of Birth	Date of birth/
Name	
Office	
Address	
	Postcode
Place of Birth	Date of birth//
	Bate of of the
Shareholders (To be filled in if applicant is a proprietary c Name	- ·
Address	Postcode
Place of Birth	Date of hirth / /
	Date of birth//
Name	
Address	
DI 671 1	Postcode
Place of Birth	Date of birth/
Name	
Address	
	Postcode
Place of Birth	Date of birth/

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Name			
Address			
DI 6 D' 4	Post	code	
Place of Birth	Date	e of birth _	//
Trusts			
Will the company hold the licence as a trustee?	☐ Yes	□ No	
If the applicant is a proprietary company, does trustee?		er hold the	shares as a
If yes, give full details of the trust (including all beneficiaries)	g the name, ac	ldress and	date of birth of
Special conditions			
Liquor store licence	_ ,,	r	
		0	
Is approval sought for a sampling area?			
If yes, part of premises to be used as sampling Wholesaler's or producer's licence			
Wholesaler's or producer's licence Is approval sought for a sampling area? If yes, part of premises to be used as sampling.	es	o Yes	□ No
Wholesaler's or producer's licence Is approval sought for a sampling area? If yes, part of premises to be used as sampli Is approval sought to store liquor off the license	es	o Yes	□ No
Wholesaler's or producer's licence Is approval sought for a sampling area? If yes, part of premises to be used as sampli Is approval sought to store liquor off the license	es	To Yes code	□ No 9A) n centre ational institutio
Wholesaler's or producer's licence Is approval sought for a sampling area?	es	To Yes code	□ No 9A) n centre ational institutio
Wholesaler's or producer's licence Is approval sought for a sampling area?	es	To Yes code	9A) n centre ational institution
Wholesaler's or producer's licence Is approval sought for a sampling area?	es	To Yes code	□ No 9A) n centre ational institution rant am/pm am/pm
Wholesaler's or producer's licence Is approval sought for a sampling area?	es	To Yes code	9A) n centre ational institution rant am/pm am/pm am/pm am/pm
Wholesaler's or producer's licence Is approval sought for a sampling area?	es	To Yes code	9A) n centre ational institution rant am/pm am/pm am/pm am/pm am/pm
Wholesaler's or producer's licence Is approval sought for a sampling area?	es	To Yes code	9A) n centre ational institution rant am/pm am/pm am/pm am/pm am/pm am/pm am/pm
Wholesaler's or producer's licence Is approval sought for a sampling area?	es	To Yes code	9A) n centre ational institution rant am/pm am/pm am/pm am/pm am/pm am/pm am/pm am/pm am/pm

Liquor Licensing Regulations 1989 Schedule 1 Forms

	t to sell liquor o Day		Day	☐ Anzac]	Day		
any special tradir	ng condition be	ing soug	ht				
Tytondod tuod	ling normit						
Extended trades an extended trace If yes, give de	ding permit sou	ıght?	□ Yes	□ No			
	ee Liquor Licens	ing Act 19	988, s. 60(4))			
	uested for — of the licensed	l premise	es. Give de	etails			
☐ Oth	er area. Give d						
Trading ho	urs sought						
<u>Declaration</u>							
Must be signed by all The applicdocuments f applicant is a	ant declares that is true and cor	rect and			ion has be	een om	itted.
The application of the applicati	ant declares that is true and cor	rect and				een om	itted.
The application of the direction of the	ant declares that is true and cor Company non seal of d by authority ctors Signature	rect and	no relevar	nt informat	ion has be	een om	/
The application documents f applicant is a (The common was affixed of the director	ant declares that is true and cor Company non seal of d by authority ctors	rect and	no relevar	nt informat	ion has be	/	_/
The application documents f applicant is a (The common was affixed of the director	ant declares that is true and cor Company non seal of d by authority ctors SignatureName	rect and	no relevar	nt informat	ion has be	/	_/
Must be signed by all The application documents f applicant is a (The comm was affixe of the dire Director Director f applicant is on Signature	ant declares that is true and cor Company non seal of d by authority ctors Signature Name Signature Name to more indicate that is true and cor more indicate that is true and correctly and the correctly of the	rect and	no relevar	nt informat	DateDate	/	
Must be signed by all The application documents f applicant is a (The comm was affixe of the dire Director Director f applicant is on Signature	ant declares that is true and cor Company non seal of d by authority ctors SignatureNameSignatureNameSignatureNameSignatureNameSignatureNameSignatureNameSignatureName	rect and	no relevar	nt informat	Date	/	
Must be signed by all The application documents f applicant is a Comment of the comment of the director Director f applicant is on Signature Witness	ant declares that is true and cor Company non seal of d by authority ctors SignatureNameSignatureNameSignatureNameSignatureNameSignatureNameSignatureNameSignatureName	rect and	no relevar	nt informat	DateDate	//	_/

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Liquor Licensing Act 1988

[Sections 48 and 68]

NOTICE OF APPLICATION FOR CLUB LICENCE

To the	Direct	tor of Liquor	Licensing						
1.	DETA	AILS OF APPLICANT CLUB							
	(a)	Full name of club							
	(b)	Postal address for service of documents							
	(.)	D. C.							
	(c)	Daytime contact name and telephone number							
	(d)		n incorporated a		••••••••	•••••••	••••••		
	` /								
			of incorporation						
	(e)		as the club exist	ed and opera	ated?				
	(f)	What are the	e objects of the						
	(g)	What are the classes of member, and number of members in each class, as							
	(8)		f this application						
		Class of me		No. of n	nembers				
			p						
	(h)	Give full details of each member of committee of management —							
	(11)					Ū			
		Name	Address	Date of	Place	Office	When		
				Birth	of	Held	Elected		
					Birth				
		•••••	•••••						
		•••••					•••••		
		•••••	•••••				•••••		
		•••••		•••••	•••••	•••••	•••••		

2.	DETA	LS OF APPLICATION
	(a)	Address of the proposed licensed premises
	(b)	Full name and address of proposed manager
	(c)	Is the licence sought conditional on construction or completion of the premises?
	(d)	(Yes/No)
		(i) What is the full name and address of the owner?
		(ii) Will the club have an exclusive right to occupy the proposed licensed premises? (Yes/No)
		(iii) What form of tenure of the premises will the club have (include term of tenure)?
	(e)	For what number of guests per member per day is approval sought?
	(f)	Is the application for a club restricted licence? (Yes/No) If Yes —
		(i) specify licensees of hotels or liquor stores nominated for approval as liquor suppliers —
		Name of Licensee Address of Licensed Premises
		(ii) Are the suppliers nominated in (i) above all situated within 8 kilometres of the club premises? (Yes/No)
		for them?
		(iii) What trading hours are sought (give details of each day, and include any seasonal changes)?

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(iv)	premises?	ught to sell liquor for consumption off the licensed
		reat inconvenience would occur if the approval were
TO BE COMPLET	ED BY CLUB I	PRESIDENT (OR TRUSTEE) AND SECRETARY
basis of, the information provided in this form	ation set out abom, and in any pl	en for a club licence in accordance with, and on the ove. It is declared that all information and details an or document lodged in support of the application, any relevant information.
Dated the		day of
Signature		Office Held

Liquor Licensing Act 1988

[Sections 68 and 75]

NOTICE OF APPLICATION FOR OCCASIONAL LICENCE BY NATURAL PERSON (ONE DAY ONLY)

Γo the	Director of Lique	or Licensing	or the clerk of cour	ts at
1.				
2.				
3.				
4.	Description of o	ecasion or fu	nction for which lic	eence is sought
5.	Date and times o			
	Date	Comme	encement Time	Finishing Time
_				
5.				
7.	How many perso	ons are expec	eted to attend?	
3.	Will the applicar	nt be in charg	ge of that place?	
	(Yes/No)			
	If No —			
	(i) who will	be in charge	?	
	Name	Address		Contact Phone No.
	(ii) has that p	erson conser	nted to this applicat	ion?
	(Yes/No)			
€.	Who is proposed	l to supply th	ne liquor to be sold	or supplied under the licence?
	Name	I	Address	

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10.	What facilities and expertise will the applicant have to ensure the licence is operated in a proper manner and not in a manner detrimental to the public interest?
11.	Is it proposed to sell or supply liquor in sealed containers?
	(Yes/No) If Yes, what sort?
12.	Will liquor be sold direct, or as part of an entry or cover charge? (specify)
13.	Will entertainment be provided? (Yes/No)
10.	If Yes, what sort, and who will provide it?
on the	e of application is hereby given for an occasional licence in accordance with, and basis of, the information set out above. It is declared that all information and s provided are true and correct, and no relevant information is omitted.
Dated	the
Signa	ture of person lodging application
(If no	t the applicant, state your name and relationship to applicant)

Liquor Licensing Act 1988

[Sections 68 and 75]

NOTICE OF APPLICATION FOR OCCASIONAL LICENCE (GENERAL)

To the	e Direc	of Liquor Licensing or the clerk of courts at	•••••
1.	DETA (a) (b)	LS OF APPLICANT(S) Full name(s) Postal address for service of documents	
	(c)	Daytime contact name and telephone number	
	(d)	s the applicant a club or association? (Yes/No)	
		f Yes, give the following details — i) name of club or association ii) address of its premises	
		iii) objects of club or association	
		iv) who are the President and Secretary?	
		Name Address President Secretary	
2.	DETA	LS OF APPLICATION	
	(a)	Description of occasion(s) or function(s) for which licence is sought	
	(b)	Date(s) and times of the occasion(s) or function(s) —	
		Date Commencement Time Finishing Time	
	(c)	Where will the occasion(s) or function(s) be held?	
	(d)	Now many persons are expected to attend?	

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Will the applicant be in charge of that place? (Yes/No)					
	(i) who is in charge?				
Name	Address	Contact Phone No.			
(ii) ha	is that person consented to th				
Who is p licence?	roposed to supply the liquor	to be sold or supplied under the			
Name	Address				
		ing the function on behalf of or for ? (Yes/No)			
person or	group	ntact telephone number of that			
Is any oth of the app	ner person organising or conc plicant?	ducting the function for or on behalf			
If Yes, gi		ntact telephone number of that			
Does the	applicant seek approval of a				
	else any benefit arising from	the holding of the licence?			
. ,	(i) give details of that other Address	person —			
	escribe the arrangement and t	ype and amount of benefit			
What fac	ilities and expertise will the a	applicant have to ensure the licence t in a manner detrimental to the			
1					
Is it prop	osed to sell or supply liquor i	in sealed containers? ort?			
	or be sold direct, or as part of	f an entry or cover charge?			

Liquor Licensing Regulations 1989 Schedule 1 Forms

(m)	Will entertainment be provided? (Yes/No)
,	If Yes, what sort, and who will provide it?
on the bas	application is hereby given for an occasional licence in accordance with, and is of, the information set out above. It is declared that all information and vided are true and correct, and no relevant information is omitted.
Dated the	day of
Signature	of person lodging application
•	applicant, state your name and relationship to applicant)

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Liquor Licensing Act 1988

[Sections 68 and 76]

NOTICE OF APPLICATION FOR INDEFINITE EXTENDED TRADING PERMIT

To the Director of Liquor Licensing

1.	DETA (a) (b) (c) (d)	AILS OF APPLICANT LICENSEE Licence number Name(s) of licensee(s) Licence address Daytime contact name and telephone number				
2.	DETA	AILS OF APPLICATION				
	(a)	For what purpose under section 60(4) is the permit sought?				
	(b)	Will it apply to part of the premises already licensed? (Yes/No)				
		If No —				
		(i) to what place or premises, or part of a place or premises, will the permit apply?				
		(ii) who is in charge of the place or premises?				
		Has that person consented to this application? (Yes/No)				
	(c)	Is the permit to be operated for the benefit of, or on behalf of, any person				
	(0)	other than the applicant?				
		(Yes/No)				
		If Yes—				
		(i) give details of that other person —				
		Name Address				
		(ii) is there any, and if so what, arrangement to share any benefit arising from the holding of the permit?				

	(iii)	what would be the type and amount of benefit to the applicant and the other person respectively?
and on the ba details provid	sis of, t led are	is hereby given for an extended trading permit in accordance with, ne information set out above. It is declared that all information and rue and correct, and no relevant information is omitted.
Signature of t	person 1	odging application
		state your name and relationship to applicant)

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Liquor Licensing Act 1988

[Sections 68 and 76]

NOTICE OF APPLICATION FOR EXTENDED TRADING PERMIT FOR SPECIAL OCCASION OR FUNCTION

To th	ne Direc	ctor of L	iquor Li	censing or the cl	lerk of courts	at	
1.				ICANT LICENS			
	(a)						
	(b)		. ,	. ,			
	(c)						
	(d)	Daytir	ne conta	act name and tele	ephone numbe	ег	
2.	DET			ICATION	•••••		
2.	(a)				n 60(4) is a pe	ermit sought?	
	()	For what purpose under section 60(4) is a permit sought?					
	(b)	Will it	t apply t	o part of the prei	mises already	licensed?	
		(Yes/N	No)				
		If Yes, what part?					
		If No	_				
		(i) to what place or premises, or part of a place or premises, will the permit apply?					
		(ii)		in charge of the			
			Has tha	at person consen	ted to this app		
		(Yes/No) For what date(s) and times will the permit apply?					
	(c)		hat date	* *			
		Date		Commenceme		Finishing Time	
		•••••	•••••	•••••	•••••		
		•••••	•••••		•••••		
	(1)	Who will be in charge of the permit operation?					
	(d)	Who v Name		R	elationship to	applicant	
	(e)	Will e		ment be provide	d? (Yes/No)		

(1)	(Yes/No)(Yes/No)					
	If Yes, what type of liquor?					
(g)			expected to attend?			
(h)	other	permit to be oper than the applican No)				
	If Yes	,				
	(i)	give details of t	hat other person —			
		Name	Address			
	(ii)	from the holdin	1 what, arrangement to share any benefit arising g of the permit?			
	(iii)	what would be the other person	the type and amount of benefit to the licensee and respectively?			
and on the ba	asis of,	the information s	for an extended trading permit in accordance with, et out above. It is declared that all information and and no relevant information is omitted.			
Dated the			day of 20			
Signature of	person	lodging applicati	on			
(If not the ap	plicant,	, state your name	and relationship to applicant)			
		•				

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Liquor Licensing Act 1988

[Sections 68 and 77]

NOTICE OF APPLICATION FOR APPROVAL FOR ALTERATION OR REDEFINITION, OF LICENSED PREMISES

To the Director of Liquor Licensing

1.	DET	AILS OF LICENSEE AND APPLICANT						
	(a)	Licence number						
	(b)	Name(s) of licensee(s)						
	(c)	Name and address of licensed premises						
	(d)	Is the applicant in this case the licensee?						
		(Yes/No)						
		If No —						
		(i) name of the applicant						
		(ii) address of applicant for service of documents						
		(iii) status of applicant (e.g. owner, lessor)						
	(e)	Daytime contact name and telephone number for applicant						
2.	DET	DETAILS OF APPLICATION						
2.		Describe the alteration or redefinition to be approved						
	Desc	note the alteration of readmintion to be approved						
	•••••							
3.	CON	ISENT OF THE OWNER/LESSOR						
	Has	Has the consent of any owner and/or lessor of the premises been obtained?						
	(Yes	(Yes/No) (If Yes, attach a copy of consent)						
	Date	d the						
	Dute	a the						
	Sign	ature of *licensee/*applicant/*person authorised (if a company)						
	Ü	(*delete whichever is not applicable)						
		(detect which ever is not applicable)						

Liquor Licensing Act 1988

[Sections 68 and 81]

NOTICE OF APPLICATION FOR REMOVAL OF LICENCE

To the Director of Liquor Licensing

1.	DET	AILS C	OF LICENCE				
	(a)	Licer	nce number				
	(b)	Name	e(s) of licensee(s)				
	(c)		ime contact name and telephone number				
	(d)		ress of licensed premises				
	(e)	Licer	nce trading name				
2.	DET	٠٠٠٠٠٠٠	OF APPLICATION				
۷.	(a)		ress of premises to which the licence is sought to be removed				
	(u)		ess of premises to which the needed is sought to be removed				
	(b)	Propo	osed new licence trading name				
	(c)		e removal sought conditional upon construction or completion of the				
		propo	osed new premises?				
		,	/No)				
	(d)		the licensee own the proposed new licensed premises?				
		(Yes/No)					
		If No					
		(i)	what is the full name and address of the owner?				
		(ii)	what form of tenure of the premises will the applicant have				
		(11)	(including term of tenure)?				
			(meruding term of tenure).				
3.	SPE	CIAL C	CONDITIONS				
			relevant questions in relation to the proposed new licensed premises)				
	(a)		proval for a free sampling area sought (liquor store, wholesaler's or				
	. ,		producer's licence only)?				
		(Yes/	/No)				
		If Ye	s, what part of premises?				
	[(b)]	delet	ed]				
	(c)	In the	e case of a special facility licence application only —				
		(i)	what purpose will the removed licence fulfil?				

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		(ii)	any seasonal changes	re sought? (Give details for each day, and of s)
		(iii)		sell liquor for consumption off the licensed
		(iv)	details of any other s	pecial trading conditions sought
4.	EXTE	ENDED	TRADING PERMIT	S
	(a)	Is an in		ding permit also sought?
		If Yes	,	
		(i)	for what purpose und	der section 60(4) is the permit sought?
		(ii)	in respect of what are	ea(s) is the permit sought?
		(iii)	_	r other special trading conditions are sought?
on the details applic	basis os provication, a	of, the in led in th are true	nformation set out about his form, and in any pland correct and do no	emoval of the licence in accordance with, and ove. It is declared that all information and lan or document lodged in support of the ot omit any relevant information.
		plicant seal of	is a company	
	its dire	ectors in	affixed by order of n accordance with association, in the	
	Signat	ture of I	Director	Name of Director
	•••••			

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Where the applicant is one or more	natural persons
Signature of Person	Signature, Name & Address of Witness
[Form 9 amended in Gazette 22	May 1998 p. 2944.1

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Liquor Licensing Act 1988

[Sections 68 and 82]

NOTICE OF APPLICATION FOR APPROVAL OF TRANSFER OF LICENCE

To the Director of Liquor Licensing

1.	DETA (a) (b) (c) (d) (e)	Name(s) of Class of lice Licence add	nbercurrent licens enceress	ee(s)					
2.	DETA	AILS OF APP	PLICANT(S)						
	(a)	Full name(s)							
	(b)	Postal address for service of documents							
	(c)	Daytime con	ntact name an						
	(d)		nd address of	proposed ma	nager (if any)				
3.	COMicorpos	Date of inco Place of inco Full details Officer — Name	orporation orporation of each Direc Address	tor, Secretary Date of Birth	, Managing Di Place o Birth	rector and Executive			
	(d)	Full details of each shareholder or other member (only if applicant is a proprietary company) —							
		Name	Address	Date of Birth	Place of Birth	No. of shares held in applicant company and class of share			

(e)	(e)	Where the applicant company, or a shareholder or other member of the company in the case of a proprietary company, is trustee of or beneficiary under a trust, or holds company shares or trust units in trust for another person, full details of each such trust or person must be provided —
4.	STAT	TUS OF LICENCE
	(a)	Is the licence subject to a protection order under section 87?
	()	(Yes/No) If Yes, to whom is the order granted?
	(b)	Is any person carrying on business under an interim authorisation under section 86? (Yes/No)
		If Yes, who is that person?
	(c)	Is there any dispute between the licensee/former licensee and the owner or lessor of the premises? (Yes/No)
		If Yes, what is the nature of the dispute and what stage has it reached?
5.	TENU	URE OF PREMISES
transf whicl	er, excl the ap	ion cannot be granted unless the applicant has, or will have from the date of lusive possession of the whole of the licensed premises. Describe the tenure plicant has/will have (including term of tenure).
•••••		
under unles	person sections that p	SENT OF LICENSEE who is the current licensee, whether or not by virtue of a protection order a 87, or an interim authorisation under section 86, must complete this part erson is also the applicant.)
hereb	y conse	ent to the transfer of this licence to (name of applicant)
This o	consent	was freely given by me on theday of
••••••	•••••	

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	da		20	
	ture of *licensee/*person au (if a company)		company seal (if applicable) cable)	
Witnessed by	y (signature)		(person other than applicant)	
,	, , , , , , , , , , , , , , , , , , ,		uian appneant)	
Notice of ap	plication is hereby given for	transfer of the 1	icence and related permits in out above. It is declared that —	
(a)	all information and details	provided in this	form, and in any document ue and correct and do not omit	
(b)	the applicant has inquired whether there are any licence fees or other amounts payable to the Director of Liquor Licensing, and undertakes to ensure that any such amounts are paid before the application is approved; and			
(c)	the applicant has enquired whether there are any outstanding work requirements in respect of the licensed premises, and undertakes to comply with those requirements.			
	day o oplicant is a company		20	
was h the di its art	ereunto affixed by order of rectors in accordance with icles of association, presence of —			
Signa	ture of Director		etor	
Where the ap	oplicant is one or more natur	ral persons		
	ture of Person	•	me and Address of Witness	
	mended in Gazette 22 Ma			

Liquor Licensing Act 1988

[Sections 64 and 68]

NOTICE OF APPLICATION TO ADD, VARY OR CANCEL CONDITION OF LICENCE OR PERMIT

To the Director of Liquor Licensing

1.	DET.	AILS OF LICENSEE
	(a)	Licence number
	(b)	Name(s)
	(c)	Name and address of licensed premises
	(d)	Daytime contact name and telephone number
2.	DET.	AILS OF APPLICATION
	(a)	Does the application relate to the licence, or to an extended trading permit relating to that licence?
	<i>(</i> 1.)	(specify)
	(b)	If it relates to an extended trading permit, what is the number of that
		permit?
	(c)	What new condition, or variation or cancellation of existing condition, is sought?
	(4)	What are the reasons in support of the application?
	(d)	What are the reasons in support of the application?
Dated	the	day of
•••••	Signs	ature of *applicant/*person authorised
	Sigila	(if a company)
		(if a company) (*delete whichever is not applicable)
		('ueieie wilichever is not applicable)

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[Sections 68 and 86]

NOTICE OF APPLICATION FOR APPROVAL TO CARRY ON BUSINESS

To the Director of Liquor Licensing **DETAILS OF LICENCE** (a) Licence number (b) Name(s) of licensee(s) Address of licensed premises (c) Trading name of licensed premises (d) 2. DETAILS OF APPLICANT(S) (a) Full name(s) (b) Residential address(es) /registered office (if company) (c) Address for service of documents (d) Daytime contact name and telephone number APPLICATION DETAILS 3. Explain in detail your status under section 86 (attach documentary evidence of status, if available) (b) Do you occupy the licensed premises now? (Yes/No) If Yes, when did occupation take place? Notice of application is hereby given for approval to carry on business under the licence described in accordance with, and on the basis of the information set out above. It is declared that all information and details provided in this form, and in any plan or document lodged in support of the application, are true and correct and do not omit any relevant information. Signature of *applicant/*person authorised (if a company)

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(*delete whichever is not applicable)

Liquor Licensing Act 1988

[Sections 68 and 87]

NOTICE OF APPLICATION FOR PROTECTION ORDER

To the Director of Liquor Licensing

1.	DET	AILS OF LICENCE		
	(a)	Licence number		
	(b)	Name(s) of licensee(s)		
	(c)	Address of licensed premises		
	(d)	Trading name of licensed premises		
2.	DET	AILS OF APPLICANT(S)		
	(a)	Full name(s)		
	(b)	Residential address(es) /registered office (if company)		
	(c)	Address for service of documents		
	(d)	Daytime contact name and telephone number		
	` /	· · · · · · · · · · · · · · · · · · ·		
	(e)	Explain in detail the status of the applicant under section 87 (attach		
		documentary evidence of status)		
	(f)	Does the applicant occupy the licensed premises now?		
	. ,	(Yes/No)		
		If Yes, when did occupation take place?		
	(g)	Is the applicant already conducting business at the licensed premises		
		under an interim authorisation pursuant to section 86?		
		(Yes/No)		
	(h)	For what period is the protection order sought?		
		From to		
3.	COM	COMPANY DETAILS (to be completed only if the applicant is a body		
	corpo	orate)		
	(a)	Date of incorporation		
	(b)	Place of incorporation		

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(c)	Full details of each Director, Secretary, Managing Director and Executive Officer —					
	Name	Address	Date of Birth	Place of Birth	Office Held	
(d)	 (d) Full details of each shareholder or other member (only if applications) in proprietary company) — 					
	Name	Address	Date of Birth	Place of Birth	No. of shares held in applicant company and class of share	
(e)	Where the applicant company, or a shareholder or other member of the company in the case of a proprietary company, is trustee of or beneficiary under a trust, or holds company shares or trust units in trust for another person, provide full details of each such trust or person —					
the basis of, provided in are true and Dated the	plication is he the informat this form, and correct and community pplicant is a	ereby made for ion set out about d in any plan of lo not omit any day	or a protection ove. It is declar or document lo y relevant info	order in accorded that all info dged in support dged in support	dance with, and on ormation and details rt of the application,	
direc articl	tors in accordes of associa	xed by order of dance with its tion, in the	f its			
	nce of — nture of Direc	etor	Name of D	irector		
•••••						
•••••	•••••					
•••••			•••••			

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Where the applicant is one or more natura	l persons
Signature of Person	Signature, Name and Address of Witness

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[Sections 68 and 100]

NOTICE OF APPLICATION FOR APPROVAL OF MANAGER

To the Director of Liquor Licensing **DETAILS OF LICENSEE** 1. (a) Name(s) of licensee(s) (b) Licence number (c) Name and address of licensed premises 2. DETAILS OF PROPOSED MANAGER The licensee seeks approval of the person whose details follow — Full name (a) (b) Residential address (c) Is the person an approved manager under another licence? (Yes/No) If Yes, which licence? (d) Is the approval for a temporary period only? (Yes/No) If Yes, approval is sought from to If No, approval is sought from (e) Has the person already commenced employment as manager? (Yes/No) (f) Has the person previously been approved as a manager or nominee? (Yes/No) If Yes, which licence(s) and when? Signature of *applicant/*person authorised

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(*delete whichever is not applicable)

(if a company)

Liquor Licensing Act 1988

[Sections 68 and 102]

NOTICE OF APPLICATION FOR APPROVAL OF PERSON IN POSITION OF AUTHORITY OR OF SHAREHOLDING

To the Director of Liquor Licensing

1.	DET (a) (b) (c)	AILS OF LICENSEE Licence number Name(s) of licensee(s) Name and address of licensed premises
	(d)	Daytime contact name and telephone number
2.	DET	AILS OF PERSON TO BE APPROVED
	(a)	Full name
	(b)	Address (registered office if company)
	(c) (d)	In the case of a company to be approved — (i) Date of incorporation
	(e)	From what date is the approval sought?
3.	DET (only (a)	AILS OF CHANGE OF SHAREHOLDING if the licensee is a proprietary company) What change of shareholding is sought to be approved?
	(b)	From what date is the approval sought?

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4.	COM (a)	IPANY DETAILS IF APPLICATION IS APPROVED If the application is approved, state the resulting name and position held of each director, secretary, managing director and executive officer of the licensee company — Name Position Held		ie	
					•••
	(b)	company, state the	e resulting name of each nd class of shares to be h Class of Shares	nsed company is a proprietary shareholder or other member, neld, in each case — No. of Shares	
					•••
assum	e a pos	sition of authority in		e person named in item 2(a) to orate or to alter the shareholdir the details set out in the	
·······			((common seal)	
Signat	ure of	person lodging the	application		
(State	your n	ame and authority	to make the application)		

Liquor Licensing Act 1988

[Sections 68 and 104]

NOTICE OF APPLICATION FOR APPROVAL OF AGREEMENT OR ARRANGEMENT

To th	e Direc	ctor of Liquor Licensing
1.	DET	AILS OF LICENSEE
	(a)	Licence number
	(b)	Name(s) of licensee(s)
	(c)	Name and address of licensed premises
	(d)	Daytime contact name and telephone number
2.	DET	AILS OF AGREEMENT OR ARRANGEMENT
		sought for the licensee to enter into an agreement or arrangement as elow —
	(a)	Full name and address of other party
	(b)	Date from which the agreement or arrangement is to operate
	(c)	Briefly describe the nature of the agreement or arrangement
	(d)	What monetary benefits will the licensee and the other party gain from th agreement or arrangement?
	(e)	Is the agreement or arrangement in writing?
		(Yes/No) (If Yes, attach a copy)
Date	d the	day of
	Signa	ature of *applicant/*person authorised
		(if a company)
		(*delete whichever is not applicable)

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Liquor Licensing Act 1988

[Section 73(4)]

NOTICE OF OBJECTION

To the Director of Liquor Licensing

1.	(a) (b)	AILS OF APPLICATION OBJECTED TO Name of applicant
	(c)	Name of premises/proposed premises
	(d)	Address of premises/proposed premises
2.	DET	AILS OF OBJECTOR(S)
	(a)	Full name
	(b)	Postal address for service of documents
	(c)	Daytime contact name and telephone number
	(d)	Status of objector under section 73
	(-)	
	(e)	Does the objector have any direct or indirect pecuniary interest in the refusal of the application, or any expectation of such an interest?
		(Yes/No)
	(f)	If Yes, describe it
	(1)	objection?
		(Yes/No)
		If Yes, who?
3.	DET	AILS OF OBJECTION
	(a)	What ground(s) of objection is or are alleged?
	(b)	What are the particulars in support of each ground?

(0		t the grant of the application would be contrary a a statement in writing setting out the reasons an can be made out.
Dated th	e da	y of 20
Where th	ne objector is a body corporate	
The com	imon seal of	
d aı	vas hereunto affixed by order of interestors in accordance with its rticles of association, in the resence of —	 ts
S	ignature of Director	Name of Director
Where th	ne objector is a natural person	
S	ignature of Objector(s)	Signature, Name and Address of Witness

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Liquor Licensing Act 1988

[Section 121(6) and regulation 17]

NOTICE TO JUVENILES

Under the *Liquor Licensing Act 1988* *These premises/*This part of the premises/is declared to be out of bounds to juveniles *At all times/*At#.

A juvenile who enters this area/*when it is out of bounds/commits an offence and may be forcibly removed from the licensed premises.

Penalty: \$1 000.

Proof of age may be required.

(*delete if not applicable)
(#insert details of specific times)

Form 19 Liquor Licensing Act 1988

		[Re	gulation 19(1)
	Applica	tion Form for Liquor Subsidy	
		(WA Producers Only)	
1.	CLAIM FOR THE MONTH/PERIOD OF:		
	MONTH/I EMOD OF.	Month/Quarter	Year
2.	AUSTRALIAN BUSINESS NUMBER:		
3.	LIQUOR LICENCE NUMBER:		
4.	NAME OF PREMISES:		
5.	NAME OF LICENSEE:		
	ADDRESS OF LICENSED		
	PREMISES:		
			Postcode
6.	AMOUNT OF SUBSIDY CLAIM:	(a) WET subsidy claimable for Cellar door sales to persons other than liquor merchants (including sales made in a restaurant on the licensed premises)	\$
		(b) WET subsidy claimable for Mail Order Sales.	\$
(a)	+(b) + (c) = Total for this period	(c) WET subsidy claimable for Tastings, promotions and donations for which no charge has been made.	\$
		TOTAL FOR THIS PERIOD:	\$
7.	ADJUSTMENTS (IF APPLICABLE):	(e) Amount overpaid/underpaid for the month of	\$
		TOTAL AMOUNT CLAIMED:	\$
Have	e your bank details changed?	No ☐ Yes ☐ If yes please provide new bank	details below:
BA	NK NAME:	BRANCH NAME:	
BS	B No.	ACCOUNT No:	

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8.	DECLARATIO	ON: I,		certify that:
		-,	name of licensee	
(a)	I am the license	e of the above name	ed premises;	WARNING
(b)	the claim I am r	naking for liquor su	ibsidy is complete, true and c	orrect; Penalties apply if you
(c)	the claim I am r	naking is honestly l	based on my WET obligation	provide false or misleading
(d)	I have all the ne claim;	cessary records to p	provide information to substa	
(e)		formation to substa vant authorities;	antiate my claim, if requested	, at any
(f)			s reflecting the liquor subsidy ne Australian Taxation Office	
(g)	my prices to my	customers incorpo	orate the amount of the subsid	y.
WHE	ERE THE LICE	NSEE IS A COMI	PANY:	
The c	common seal of _		was here tion, in the presence of:	unto affixed by order of its Director
Name	e and Signature of	f Director(s)		Common Seal
			Date://	Ph No:
			Date://	Ph No:
WHI	ERE THE LICE	NSEE IS ONE OF	R MORE INDIVIDUAL PE	RSONS:
Signa	ature(s)			
			Date://	Ph No:
			Date://	Ph No:
F	OR OFFICE	DATE RECEIV	ED:/	AMOUNT PAYABLE: \$
U	SE ONLY	DATE PAID:	//	PAYMENT DETAILS:

[Form 19 inserted in Gazette 9 Jul 2004 p. 2774-5.]

Form 19A

Liquor Licensing Act 1988

[Regulation 19(1)]

Application for Liquor Subsidy — Low Alcohol				
	(WA	Wholesalers/Beer Producers)		
1.	CLAIM FOR THE MONTH/PERIOD OF:			
		Month/Quarter	Year	
2.	AUSTRALIAN BUSINESS NUMBER:			
3.	LIQUOR LICENCE NUMBER:			
4.	NAME OF PREMISES:			
5.	NAME OF LICENSEE:			
	ADDRESS OF LICENSED			
	PREMISES:			
			Postcode	
6.	AMOUNT OF SUBSIDY CLAIM:	Low Alcohol Beer	\$	
		Low Alcohol Wine	\$	
		TOTAL FOR THIS PERIOD:	\$	
7.	ADJUSTMENTS (IF	Amount overpaid/underpaid for the month of		
	APPLICABLE):		\$	
		TOTAL AMOUNT CLAIMED:	\$	
Have your bank details changed? No ☐ Yes ☐ If yes please provide new bank details below:				
BANK NAME: BRANCH NAME:				
BSI	BSB No. ACCOUNT No:			

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8.	DECLARA	ΓΙΟΝ: Ι,		certify that:
			name of licensee	
(a)	I am the licer	nsee of the above named	premises;	WARNING
(b)	the claim I ar	n making for liquor subs	idy is complete, true and	Penalties apply if you provide false or
(c)	I have all the claim;	necessary records to pro	vide information to subs	stantiate my misleading information
(d)		e information to substant relevant authorities;	iate my claim, if requeste	ed, at any
(e)	I have prepar	ed and issued invoices re	eflecting the liquor subsi-	dy; and
(f)	my prices to	my customers incorporat	e the amount of the subs	sidy.
ИНI	ERE THE LIC	CENSEE IS A COMPA	NY:	
The c	common seal o	f	was he	reunto affixed by order of its Direct
n acc	cordance with	its Articles of Associatio	n, in the presence of:	
Name	e and Signature	e of Director(s)		Common Seal
			Date: / /	Ph No:
			Date: / /	Ph No:
WHE	ERE THE LIC	CENSEE IS ONE OR M	ORE INDIVIDUAL P	PERSONS:
Signa	iture(s)			
			Date: / /	Ph No:
			Date://	Ph No:
FO	R OFFICE	DATE RECEIVED:	//	AMOUNT PAYABLE: \$

[Form 19A inserted in Gazette 9 Jul 2004 p. 2776-7.]

Liquor Licensing Act 1988

[Section 161]

SEARCH WARRANT

Peace granting the warr	rant], of	Act 1988 I, [insert name of Justice of the
being a Justice of the Po complainant] that there justifying issue of warra	eace and being satistics is reason to suspect ant]	fied upon complaint by [insert name of that [insert description of circumstances
at [insert address of pre	mises]	
hereby grant to [insert r	name and designatio	n of authorised officer]
this warrant empowering may be necessary to ass	ig that person to entosist, using such force section 161(1). Thi	er those premises with such other persons as e as may be necessary, and there to do any of s warrant continues to have effect until the
Granted on the	day of	20
at		
		Signature of Justice of the Peace granting the warrant

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Liquor Licensing Act 1988

[Section 167(2)]

(Postcode)

(Signature of Offender)

.....

		INI	TRINGEMENT NOTICE	
			No	
			Date	
1.	То			
		(Surname)		names)
			Postco	
			am/pm on the) at	
			, at	
you	commit	ted the offence describ	ed below and are liable for the n	nodified penalty stated.
				Authorised Officer
2.	Sect	ion or regulation	Description of offence	
3. 28 d		may dispose of this receiving this notice.	natter by payment of the modif	ied penalty within
4.	If the	e modified penalty is	not paid within the time specifi	ied in this notice a
com	plaint f	or the alleged offence	may be heard and determined	by a court.
5.	Payr	ment of the modified po	enalty may be made by completi	ng item 6 and either —
	(a)	the modified penalt	nd a cheque, money order or post y specified in item 2, to Director rivision, P.O. Box 6119, East Per	of Liquor Licensing,
	(b)		n and paying the amount to the Hyatt Centre, 87 Adelaide Te	
6.	I,			
			(Full name)	

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(Number and street)

agree to pay the modified penalty for the offence indicated in this form.

(Town or suburb)

Liquor Licensing Act 1988

[Section 167(5)]

WITHDRAWAL OF INFRINGEMENT NOTICE

	No.	
	Date	e///
То		
	(Name)	
of		
	(Address)	
Infringement Notice No described below is hereby		
		Director of Liquor Licensing
Section or regulation	Description of offence	Modified penalty

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Schedule 2

[Regulation 13]

Details of Applicant

Item	Category of Applicant	Details to be provided	
1.	Natural person	(a)	full name;
		(b)	any other name used now or previously;
		(c)	present residential address;
		(d)	any other residential address in the past 5 years, including dates of each change of address;
		(e)	date and place of birth;
		(f)	citizenship;
		(g)	full name of spouse or de facto partner;
		(h)	present occupation, and name and address of employer;
		(j)	present height, weight, build, colour of hair and eyes, complexion and any distinguishing bodily marks;
		(k)	licences relating to the sale of liquor held in the State or elsewhere, the name and address of premises to which any such licence relates or related and the period during which the licence is or was held;
		(m)	any other involvement in the operation of licences relating to the sale of liquor in the State or elsewhere;
		(n)	any position of authority held in a body corporate concerned with the proposed licence and a description of the position held;
		(0)	the number and nature of any convictions of that person for offences in any jurisdiction;

Item	Category of Applicant	Details to be provided		
		(p)	adminis Corpor Commo any suc respect	occedings relating to insolvency under stration, within the meaning of the vations Act 2001 of the conwealth, in respect of the person or ch proceedings, or applications in of any such proceedings, pending in of the person; and
		(q)	meanin Commo	ernal administration, within the g of the <i>Corporations Act 2001</i> of the onwealth, of any corporation of which son is —
			(i)	a director; or
				where the corporation is a proprietary company, a shareholder,
			or any	such administration pending.
2.	Company	(a)		me, registered office and address for of documents;
		(b)		d place of incorporation, including a f the certificate of incorporation;
		(c)	past 2 y	ange of the company name during the years, including the date of any such of name;
		(d)	a list of	f directors;
		(e)	in respe	ect of each director, the details set out 1;
		(f)	in the c	ase of a proprietary company —
				the full name, residential address and date of birth of each shareholder who is a natural person; and
				the full name, date and place of incorporation of each shareholder that is a body corporate;
		(g)		uidation, receivership or official ement in force or pending in respect of apany;

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Item	Category of Applicant		Details to be provided
		(h)	the full name, date and place of incorporation of any related body corporate, and the nature of the relationship; and
		(j)	in respect to any person sought to be approved as manager, the details set out in the third column of item 1.
3.	Club or other body of persons	(a)	full name and address for service of documents;
		(b)	date and place of formation;
		(c)	any change of name in the past 2 years;
		(d)	if incorporated, the date and place of incorporation, including a copy of the certificate of incorporation;
		(e)	the full name of, residential address of, and office held by, any trustee or office bearer and the date of that person's appointment or election as the case may be; and
		(f)	in respect of any person sought to be approved as manager, the details set out in the third column of item 1.

[Schedule 2 amended in Gazette 22 May 1998 p. 2944; 6 Oct 1998 p. 5567; 28 Sep 2001 p. 5357-8; 30 Jun 2003 p. 2612.]

Schedule 3

[Regulation 26(1)]

Fees

		\$
1.	Application for the grant or removal of a Category A licence	1 540.00
2.	Application for the grant or removal of a Category B (other	
	than an occasional licence) licence	440.00
3.	Application for the transfer of a licence	440.00
3a.	Licence fee for all licences other than a wholesaler's licence	135.00
3b.	Licence fee for a wholesaler's licence	295.00
4.	Application for an occasional licence where the anticipated	
	number of persons attending* is —	
	(a) up to 250	30.00
	(b) between 251 and 500	70.00
	(c) between 501 and 1 000	125.00
	(d) between 1 001 and 5 000	550.00
	(e) between 5 001 and 10 000	1 105.00
	(f) over 10 000	2 210.00
	[*See regulation 26(4) as to the anticipated number of	
	persons attending]	
5.	Application for extended trading permit for a period of over	
	21 days —	
	(a) issued for a purpose referred to in section 60(4)(ca) of	
	the Act	330.00
	(b) issued for a purpose referred to in section 60(4)(h) of	
	the Act	215.00
	(c) issued for any other purpose	595.00
6.	Application for extended trading permit for a period of	
	21 days or less (for each day, up to a maximum of \$500)	55.00
7.	Application for approval of manager (other than under club	
	restricted licence), after licence is granted	70.00
8.	Application for approval of manager under club restricted	
	licence, after licence is granted	20.00
9.	Application for approval of person in position of authority,	
	after licence is granted	80.00
10.	Application for approval for alteration or redefinition of	
	licensed premises	275.00
11.	Application for a protection order under section 87(1) of the	
	Act	70.00
12.	Application for duplicate licence	25.00
13.	Application for approval of change of name of licensed	
	premises	60.00

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		\$
14.	Application to add, vary or cancel condition of licence or	
	permit (other than club restricted licence)	70.00
15.	Application to add, vary or cancel condition of club restricted	
	licence	25.00
16.	On the issue of a list of licensed premises or a list of owners	
	of licensed premises	60.00
17.	On the issue of a list of licensed premises on computer disk	85.00
18.	Address labels for licensed premises	100.00
19.	Application for proof of age card (reg. 18B)	20.00
20.	"Liquor Licensing Act — Notice of Application" heading	20.00
21.	Copy of plan — per sheet	20.00
22.	Certified copy of plan defining licensed premises	25.00
23.	Issue of a summons to a witness	15.00
24.	Copy of a licence or a permit, or a decision of the Court or	
	the Director	20.00
25.	For the certification of a copy of a licence or permit or a	
	decision of the Court or the Director — an additional fee of	20.00
26.	For a search of records of licences — per licence	25.00
27.	For a notice of application for approval of arrangement or	
	agreement (section 68(1)(b)(i))	60.00
28.	For a copy of documentation, other than that already	
	prescribed, per page	4.00
29.	For a search of postcodes —	
	(a) 1 to 10 postcodes	25.00
	(b) more than 10 postcodes	65.00
30.	For a full search of the licence record	40.00
31.	Application under section 62(6) of the Act to vary any plans	
	or specifications the subject of a condition	205.00

[Schedule 3 inserted in Gazette 2 Oct 2001 p. 5455-7; amended in Gazette 19 Nov 2002 p. 5515-16; 26 Sep 2003 p. 4223-4; 9 Jul 2004 p. 2779-80.]

Notes

This reprint is a compilation as at 7 October 2005 of the *Liquor Licensing Regulations 1989* and includes the amendments made by the other written laws referred to in the following table ^{1a}. The table also contains information about any reprint.

Compilation table

	_	
Citation	Gazettal	Commencement
Liquor Licensing Regulations 1989	27 Jan 1989 p. 209-61	1 Feb 1989 (see r. 2 and <i>Gazette</i> 27 Jan 1989 p. 263)
Liquor Licensing (Amendment) Regulations 1990	3 Aug 1990 p. 3791	3 Aug 1990
Liquor Licensing (Amendment) (No. 2) Regulations 1990	24 Aug 1990 p. 4337	24 Aug 1990
Liquor Licensing Amendment Regulations 1991 ³	8 Nov 1991 p. 5768-9	8 Nov 1991
Liquor Licensing Amendment Regulations 1992	21 Feb 1992 p. 933-4	21 Feb 1992
Liquor Licensing Amendment Regulations (No. 2) 1992	20 Nov 1992 p. 5695	1 Jan 1993 (see r. 2)
Liquor Licensing Amendment Regulations 1994	23 Sep 1994 p. 4901	23 Sep 1994
Liquor Licensing Amendment Regulations (No. 2) 1994	30 Dec 1994 p. 7329-30	30 Dec 1994
Liquor Licensing Amendment Regulations 1995	16 May 1995 p. 1859	16 May 1995
Liquor Licensing Amendment Regulations 1996	26 Nov 1996 p. 6629-30	26 Nov 1996
Liquor Licensing Amendment Regulations (No. 2) 1996	3 Dec 1996 p. 6689-91	3 Dec 1996
Reprint of the Liquor Licensing Reg	ulations 1989 as	at 8 Sep 1997

(includes amendments listed above)

Liquor Licensing Amendment Regulations 1997	14 Nov 1997 p. 6446-8	1 Jan 1998 (see r. 2)
Liquor Licensing Amendment Regulations 1998	30 Jan 1998 p. 559-73 (correction 6 Feb 1998 p. 662)	31 Jan 1998 (see r. 2 and <i>Gazette</i> 30 Jan 1998 p. 577)

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Citation	Gazettal	Commencement	
Liquor Licensing Amendment Regulations (No. 2) 1998	28 Apr 1998 p. 2198	28 Apr 1998	
Liquor Licensing Amendment Regulations (No. 3) 1998	22 May 1998 p. 2940-4	23 May 1998 (see r. 2 and <i>Gazette</i> 22 May 1998 p. 2921)	
Liquor Licensing Amendment Regulations (No. 4) 1998	6 Oct 1998 p. 5563-7	6 Oct 1998	
Liquor Licensing Amendment Regulations (No. 5) 1998	30 Oct 1998 p. 6015	1 Dec 1998 (see r. 2)	
Liquor Licensing Amendment Regulations 1999	30 Apr 1999 p. 1820-1	30 Apr 1999 (see r. 2)	
Liquor Licensing Amendment Regulations (No. 2) 1999	31 Aug 1999 p. 4236-9	31 Aug 1999	
Liquor Licensing Amendment Regulations (No. 3) 1999	21 Dec 1999 p. 6418-20	1 Jan 2000 (see r. 2)	
Reprint of the <i>Liquor Licensing Regu</i> (includes amendments listed above)	lations 1989 as a	at 7 Jan 2000	
Liquor Licensing Amendment Regulations 2000	12 May 2000 p. 2286	1 Jul 2000 (see r. 2)	
Liquor Licensing Amendment Regulations (No. 2) 2000	28 Jul 2000 p. 4029-32	28 Jul 2000	
Liquor Licensing Amendment Regulations (No. 3) 2000	29 Sep 2000 p. 5549	30 Sep 2000 (see r. 2 and <i>Gazette</i> 29 Sep 2000 p. 5533)	
Liquor Licensing Amendment Regulations 2001	6 Jul 2001 p. 3415	6 Jul 2001	
Liquor Licensing Amendment Regulations (No. 2) 2001 ⁴	17 Jul 2001 p. 3637-8	17 Jul 2001	
Corporations (Consequential Amendments) Regulations 2001 Pt. 8	28 Sep 2001 p. 5353-8	15 Jul 2001 (see r. 2 and Cwlth <i>Gazette</i> 13 Jul 2001 No. S285)	
Liquor Licensing Amendment Regulations (No. 3) 2001	2 Oct 2001 p. 5455-7	2 Oct 2001	
Liquor Licensing Amendment Regulations (No. 4) 2001	4 Jan 2002 p. 7-15	7 Jan 2002 (see r. 2 and <i>Gazette</i> 4 Jan 2002 p. 3)	
Reprint of the <i>Liquor Licensing Regulations 1989</i> as at 8 Mar 2002 (includes amendments listed above)			
Liquor Licensing Amendment Regulations 2002	28 Jun 2002 p. 3105-6	1 Jul 2002 (see r. 2)	
Liquor Licensing Amendment Regulations (No. 2) 2002	22 Oct 2002 p. 5254-5	22 Oct 2002	

Citation	Gazettal	Commencement
Liquor Licensing Amendment Regulations (No. 3) 2002	19 Nov 2002 p. 5515-16	1 Jan 2003 (see r. 2)
Liquor Licensing Amendment Regulations 2003	28 Feb 2003 p. 676-7	28 Feb 2003
Liquor Licensing Amendment Regulations (No. 2) 2003	28 Mar 2003 p. 983-4	28 Mar 2003
Equality of Status Subsidiary Legislation Amendment Regulations 2003 Pt. 22	30 Jun 2003 p. 2581-638	1 Jul 2003 (see r. 2 and <i>Gazette</i> 30 Jun 2003 p. 2579)
Liquor Licensing Amendment Regulations (No. 4) 2003	11 Jul 2003 p. 2741-2	11 Jul 2003
Liquor Licensing Amendment Regulations (No. 5) 2003	26 Sep 2003 p. 4223-4	1 Jan 2004 (see r. 2)
Liquor Licensing Amendment Regulations (No. 3) 2003	10 Oct 2003 p. 4405-6	10 Oct 2003
Liquor Licensing Amendment Regulations (No. 6) 2003	28 Oct 2003 p. 4527-9	28 Oct 2003
Racing and Gambling (Miscellaneous) Amendment Regulations 2004 Pt. 7	30 Jan 2004 p. 413-18	30 Jan 2004 (see r. 2)
Reprint 4: The <i>Liquor Licensing Regu</i> (includes amendments listed above)	ulations 1989 as	at 2 Apr 2004
Liquor Licensing Amendment Regulations 2004 ⁵	9 Jul 2004 p. 2773-7	9 Jul 2004
Liquor Licensing Amendment Regulations (No. 2) 2004	9 Jul 2004 p. 2778-80	1 Jan 2005 (see r. 2)
Liquor Licensing Amendment Regulations (No. 3) 2004	10 Aug 2004 p. 3186	10 Aug 2004
Liquor Licensing Amendment Regulations (No. 6) 2004	30 Nov 2004 p. 5491	30 Nov 2004
Liquor Licensing Amendment Regulations 2005	11 Jan 2005 p. 98-9	11 Jan 2005
Liquor Licensing Amendment Regulations (No. 2) 2005	19 Aug 2005 p. 3873-4	19 Aug 2005
Reprint 5: The <i>Liquor Licensing Regu</i> (includes amendments listed above)	ulations 1989 as	at 7 Oct 2005

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On the date as at which this reprint was prepared, provisions referred to in the following table had not come into operation and were therefore not included in compiling the reprint. For the text of the provisions see the endnotes referred to in the table.

Provisions that have not come into operation

Citation	Gazettal	Commencement
Liquor Licensing Amendment Regulations (No. 3) 2005 r. 4 ⁶	14 Oct 2005 p. 4564-6	1 Jan 2006 (see r. 2)

- The Standards Association of Australia has changed its corporate status and its name. It is now Standards Australia International Limited (ACN 087 326 690). It also trades as Standards Australia.
- ³ Disallowed on 26 Apr 1992, see *Gazette* 1 May 1992 p. 1844.
- ⁴ The *Liquor Licensing Amendment Regulations (No. 2) 2001* r. 2(3) and (4) read as follows:

"

- (3) Subject to subregulation (4), the *Liquor Licensing**Regulations 1989 as amended by this regulation apply to and in respect of any application for a special facility licence—
 - (a) made, but not finally determined, before the coming into operation of this regulation; or
 - (b) made on or after the coming into operation of this regulation.
- (4) Nothing in these regulations affects
 - (a) an application for review under section 25 of a decision in respect of a special facility licence; or
 - (b) an appeal under section 28 in respect of a special facility licence.

instituted but not finally determined before the coming into operation of this regulation.

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The amendments in the *Liquor Licensing Amendment Regulations* 2004 cl. 3 and 5 are not included because of an error in the reference to the provision to be amended.

On the date as at which this reprint was prepared, the *Liquor Licensing Amendment Regulations (No. 3) 2005* r. 4 had not come into operation. It reads as follows:

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4. Schedule 3 replaced

Schedule 3 is repealed and the following Schedule is inserted instead —

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Schedule 3 — Fees

		[r. 26(1)]
		\$
1.	Application for the grant or removal of a Category A licence	1 750.00
2.	Application for the grant or removal of a Category B (other	
	than an occasional licence) licence	450.00
3.	Application for the transfer of a licence	450.00
3a.	Licence fee for all licences other than a wholesaler's licence	140.00
3b.	Licence fee for a wholesaler's licence	300.00
4.	Application for an occasional licence where the anticipated	
	number of persons attending* is —	
	(a) up to 250	30.00
	(b) between 251 and 500	70.00
	(c) between 501 and 1 000	130.00
	(d) between 1 001 and 5 000	565.00
	(e) between 5 001 and 10 000	1 130.00
	(f) over 10 000	2 260.00
	[*See regulation 26(4) as to the anticipated number of	
_	persons attending]	
5.	Application for extended trading permit for a period of over	
	21 days —	
	(a) issued for a purpose referred to in section 60(4)(ca) of	340.00
	the Act(b) issued for a purpose referred to in section 60(4)(h) of	340.00
	the Act	225.00
	(c) issued for any other purpose	610.00
6.	Application for extended trading permit for a period of	010.00
	21 days or less (for each day, up to a maximum of \$500)	60.00
7.	Application for approval of manager (other than under club	22.30
	restricted licence), after licence is granted	70.00
8.	Application for approval of manager under club restricted	
	licence, after licence is granted	20.00

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9. Application for approval of person in position of authority, after licence is granted			\$
10. Application for approval for alteration or redefinition of licensed premises	9.		
licensed premises	4.0		80.00
11. Application for a protection order under section 87(1) of the Act	10.		200.00
Act	1.1		280.00
12. Application for duplicate licence	11.		70.00
13. Application for approval of change of name of licensed premises	10		
premises			30.00
14. Application to add, vary or cancel condition of licence or permit (other than club restricted licence)	13.		<i>c</i> 0.00
permit (other than club restricted licence)	1.4		60.00
15. Application to add, vary or cancel condition of club restricted licence	14.		70.00
licence	1.5		70.00
16. On the issue of a list of licensed premises or a list of owners of licensed premises	15.		20.00
of licensed premises	16		30.00
17. On the issue of a list of licensed premises on computer disk 18. Address labels for licensed premises 19. Application for Proof of Age Card (reg. 18B) 20. "Liquor Licensing Act — Notice of Application" heading 21. Copy of plan — per sheet 22. Certified copy of plan defining licensed premises 23. Issue of a summons to a witness 24. Copy of a licence or a permit, or a decision of the Court or the Director 25. For the certification of a copy of a licence or permit or a decision of the Court or the Director — an additional fee of 26. For a search of records of licences — per licence 27. For a notice of application for approval of arrangement or agreement (section 68(1)(b)(i)) 28. For a copy of documentation, other than that already prescribed, per page 29. For a search of postcodes — (a) 1 to 10 postcodes (b) more than 10 postcodes 30. Geometric disconnected and the section of the Court or the Oile 30. Geometric disconnected section of the Court or the Oile 30. Geometric disconnected section of the Court or the Oile 30. Geometric disconnected section of Oile .	10.		70.00
18. Address labels for licensed premises	17		
19. Application for Proof of Age Card (reg. 18B)			
20. "Liquor Licensing Act — Notice of Application" heading			
21. Copy of plan — per sheet 20.0 22. Certified copy of plan defining licensed premises 30.0 23. Issue of a summons to a witness 15.0 24. Copy of a licence or a permit, or a decision of the Court or the Director 20.0 25. For the certification of a copy of a licence or permit or a decision of the Court or the Director — an additional fee of 20.0 26. For a search of records of licences — per licence 30.0 27. For a notice of application for approval of arrangement or agreement (section 68(1)(b)(i)) 60.0 28. For a copy of documentation, other than that already prescribed, per page 4.0 29. For a search of postcodes —			
22. Certified copy of plan defining licensed premises			
23. Issue of a summons to a witness			
24. Copy of a licence or a permit, or a decision of the Court or the Director			
Director			13.00
25. For the certification of a copy of a licence or permit or a decision of the Court or the Director — an additional fee of 20.0 26. For a search of records of licences — per licence	<i>2</i> 4.		20.00
decision of the Court or the Director — an additional fee of 20.0 26. For a search of records of licences — per licence	25		20.00
26. For a search of records of licences — per licence	23.		20.00
27. For a notice of application for approval of arrangement or agreement (section 68(1)(b)(i))	26		
agreement (section 68(1)(b)(i))			30.00
28. For a copy of documentation, other than that already prescribed, per page	21.		60.00
prescribed, per page	20		60.00
29. For a search of postcodes — (a) 1 to 10 postcodes	<i>2</i> 0.		4.00
(a) 1 to 10 postcodes	20		4.00
(b) more than 10 postcodes	29.	<u>*</u>	20.00
30. For a full search of the licence record			
31. Application under section 62(6) of the Act to vary any plans	20		
			40.00
or specifications the subject of a condition	31.		210.00
		or specifications the subject of a condition	210.00