

Queensland



**LIQUOR AMENDMENT BILL
(No. 2) 1993**



LIQUOR AMENDMENT BILL (No. 2) 1993

TABLE OF PROVISIONS

Section	Page
1 Short title	4
2 Amended Act	4
3 Amendment of s.139 (Compensation not payable)	4
4 Amendment of s.151 (Unlawful betting or gaming)	4
5 Amendment of s.222 (Application of Trust Fund)	4
6 Replacement of s.223 (Supplementary payments to Trust Fund)	5
223 Supplementary payments to Trust Fund	5
7 Replacement of s.236 (Objects of Part)	5
236 Object of Part	5
8 Omission of s.245 (Continuance of business of brewers etc.)	5
9 Replacement of Part 11, Division 3 (Compensation for surrendered general licences)	6
250 Compensation for certain surrendered general licences	6

1993

A BILL

FOR

An Act to amend the *Liquor Act 1992*

The Parliament of Queensland enacts—	1
Short title	2
<i>Clause1.</i> This Act may be cited as the <i>Liquor Amendment Act (No. 2) 1993</i> .	3
Amended Act	4
<i>Clause2.</i> The <i>Liquor Act 1992</i> is amended as set out in this Act.	5
Amendment of s.139 (Compensation not payable)	6
<i>Clause3.</i> Section 139(2)—	7
<i>omit.</i>	8
Amendment of s.151 (Unlawful betting or gaming)	9
<i>Clause4.</i> Section 151(2)—	10
<i>omit</i> ‘an entertainment machine within the meaning of the <i>Art Unions and Amusements Act 1976</i> ’,	11
<i>insert</i> ‘a public amusement within the meaning of the <i>Art Unions and Public Amusements Act 1992</i> ’.	12
	13
	14
Amendment of s.222 (Application of Trust Fund)	15
<i>Clause5.</i> Section 222(1)—	16
<i>omit, insert—</i>	17
‘ 222.(1) The amount standing to the credit of the Trust Fund may be applied to programs directed to—	18
	19
(a) discouraging intemperance; or	20
(b) preserving the health of the community and its members against alcoholism; or	21
	22
(c) emphasising the dangers of consumption of liquor to users of the	23

roads; or	1
(d) establishing or continuing culturally appropriate detoxification centres and other therapeutic facilities for persons suffering problems from liquor consumption; or	2 3 4
(e) continuing and enhancing education and training in patron care; or	5
(f) furthering development of appropriate components in the curricula of hospitality training courses.’.	6 7
Replacement of s.223 (Supplementary payments to Trust Fund)	8
<i>Clause6.</i> Section 223—	9
<i>omit, insert—</i>	10
‘Supplementary payments to Trust Fund	11
‘223. If, in a financial year, the balance to the credit of the Trust Fund falls below \$2 000 000, the Treasurer may, by order, pay into the Trust Fund from the total amount of fees paid for all licences and permits throughout the year—	12 13 14 15
(a) one-sixteenth of the total; or	16
(b) if a lesser amount is enough to restore the balance to the credit of the Trust Fund to \$2 000 000—the lesser amount.’.	17 18
Replacement of s.236 (Objects of Part)	19
<i>Clause7.</i> Section 236—	20
<i>omit, insert—</i>	21
‘Object of Part	22
‘236. The object of this Part is to provide for transition from the repealed Act to the current Act.’.	23 24
Omission of s.245 (Continuance of business of brewers etc.)	25
<i>Clause8.</i> Section 245—	26
<i>omit.</i>	27

Replacement of Part 11, Division 3 (Compensation for surrendered general licences)*Clause 9.* Part 11, Division 3—*omit, insert—***‘Compensation for certain surrendered general licences**

‘250. This Act, as in force immediately before the commencement of the *Liquor Amendment Act (No. 2) 1993*, continues to apply to a request to the chief executive to accept the surrender of a general licence if, before the commencement—

- (a) the request was received; and
- (b) section 250 as then in force applied to the request; and
- (c) matters under the Act about the request were not finalised.’.