



South East Licensed Club and Venue Forum

The New Liquor Licensing Laws – What it Means for Clubs



Mike Penfold
CEO Clubs SA

PRIVATE AND CONFIDENTIAL | All information contained herein remains the property of Clubs SA. No part of this work may be reproduced in any form without prior approval from Clubs SA.

SA LIQUOR LICENSING REVIEW – SUMMARY

- Review began in October 2015
- The most significant review of South Australian liquor licensing laws in almost 20 years
- Huge changes for all liquor licensees, including licensed Clubs
- Amendments to be introduced in stages due to volume
- First changes introduced on 18 December 2018



ADOPTED RECOMMENDATIONS (as at 18/12/17)

NOW OPERATING:

- Only notify the Commissioner with changes to Committees at **no fee**
- Advertise applications on CBS website and onsite rather than in newspapers



NEXT STAGE OF RECOMMENDATIONS

- Implementation between now and the end of 2018
- Mainly administrative processes
- Minor amendments not sufficiently affecting Clubs



LAST STAGE OF RECOMMENDATIONS

Implementation mid to late 2019

- New licence classes including Club licences and short term licences (formerly Limited Licences)
- Clubs sharing premises more easily
- Two or more clubs to easily amalgamate



LAST STAGE OF RECOMMENDATIONS

Implementation mid to late 2019

- Club Event and Transport Endorsements
- Licence to detail trading hours and current conditions
- Signage to be more appropriate both in wording and location



LAST STAGE OF RECOMMENDATIONS

Implementation mid to late 2019

- Minors to have access to Club premises at any time if in the company of a responsible adult UP TO 2AM.
- Carry off for Clubs who pass the “Community Impact Test”
- Fees to be decided and introduced through the Liquor Licensing Regulations

