# Variation to the category of licence from full club to restricted club

This kit contains all the forms and related materials required to apply for a variation to the category of licence from full club to restricted club in Victoria.

## **Items**

- Pre-lodgement checklist variation to the category of licence from full club to restricted club
- 2. Application form variation to the category of licence from full club to restricted club
- 3. Public notice (this must be displayed as A3 size)
- 4. Statement of display
- 5. Guidelines for displaying public notices
- 6. 'Plans of licensed premises' fact sheet
- 7. 'Maximum patron capacity' fact sheet

To confirm the current fee, please refer to 'Liquor licence fees' on our website at vgccc.vic.gov.au

# Need help?

For more information on how to apply for a liquor or gambling licence or permit:

- visit the Victorian Commission for Gambling and Liquor Regulation (VCGLR) website at vgccc.vic.gov.au
- · telephone the VCGLR on 1300 182 457
- email the VCGLR at contact@vgccc.vic.gov.au





# Pre-lodgement checklist

# Variation to the category of licence from full club to restricted club

This checklist details the documents required to accompany the lodgement of your application. Supplying these with your application will allow the Victorian Commission for Gambling and Liquor Regulation (VCGLR) to commence assessment of the application and can reduce processing time. Your application may be returned if the accompanying documents do not meet the requirements below.

The VCGLR may contact applicants to request additional documentation depending on the circumstances of their business.

All forms and fact sheets referred to are available on the VCGLR website vgccc.vic.gov.au.

Please ensure the following	forms/documents are attached to	tnis application
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Tick all I	poxes below when a requirement h	as been met, then sign and date your co	onfirmation at the end of this form.
	<ul><li>□ trading hours are detailed for it will be served</li><li>□ the application form is signed at the</li></ul>	etailed, clearly demonstrating why a liqu nternal areas and (if applicable) any exte	ernal areas where alcohol
	<ul> <li>□ A copy of the planning permit to planning permission to supply example, this should show that type, the trading hours you are an application for a planning permit has not be an application for a planning permit where you would like to supply shows you have permission to alternatively, you can provide to the planning permit the provided the planning permit the planning</li></ul>	use that area.  evidence that a planning permit is not re a letter from the local council (or respor	anning authority) showing that you have of licence you are applying for. For activities permitted by the new licence ould like to supply liquor (red-line area). If the area as a please provide a copy of a permit that equired to supply liquor as outlined in
	licensed area outlined in red are r	• • • • • • • • • • • • • • • • • • •	
	maximum patron capacity may be	number of patrons allowed on the license required to be endorsed on the licence to the 'other application requirements' s	
Pleas	e note		
Applicar checklis submitte	nts will be sent an acknowledgemer t are lodged. The letter may also ou ed. The VCGLR will then complete t	nt letter when the application and required tiline a list of additional information required the assessment and determine the application	red and the date by which it must be ration.
	application.	Signature  X	Date / /
	Commission Level 3, 12 Shelley Siling and Liquor Richmond VIC 3121	treet E: contact@vgccc.vic.gov.au	Vistories Constituing for

for Gambling and Liquo Regulation ABN 56 832 742 797 Richmond VIC 3121 GPO Box 1988 Melbourne VIC 3001 E: contact@vgccc.vic.gov.at T: 1300 182 457 vgccc.vic.gov.au ABN 56 832 742 797





# **Application**

# Variation to the category of licence from full club to restricted club

Liquor Control Reform Act 1998

OFFICE USE	ONLY		v18-07
Date Rec'd	1	1	
File No			

Complete this application if you want to change the category of your licence from a full club licence to a restricted club licence.

Applicant details	
Name/s of licensee (person/partne	rship/company/body corporate/club)
Licence number	
Australian Business No. (ABN)	Australian Company No. (ACN)
Details of each individual, each par	tner, each director, or each
executive committee member	
(please attach an extra sheet of paper if	necessary)
Name	
Position held	
Residential address	
	Postcode
Name	
Position held	
Residential address	
	Dootoodo
Name	Postcode
Name	
Position held	
Position neid	
Decidential address	
Residential address	
	Postcode
Name	
Position held	
Residential address	
	Postcode

Contact details
Business hours contact details for you/your representative
Contact name
Daytime telephone number Fax number
Postal address
Postcode
Email
Premises details
Premises/Trading name (ie registered business name)
Troming frame (ic registered business name)
Street address
Postcode
Postal address (for service of notices if different from street address)
Postcode
Premises email

**Privacy** – the Victorian Commission for Gambling and Liquor Regulation is committed to responsible and fair handling of personal information consistent with the *Privacy and Data Protection Act 2014* and its obligations under the *Liquor Control Reform Act 1998*. All information provided in this application is available for public viewing, except for the questionnaire form (if applicable) which is forwarded to and retained by Victoria Police.





Category selection	Trading hours	
Tick this box to confirm that you are applying to vary your licence to a restricted club licence.	Indicate the days and hours you wish to trace 'Liquor licence fees' fact sheet for details of the	
Before you make this application, you should ensure that you fully understand the ways in which your obligations as a licensee will change when you vary from a full club to a restricted club licence.		
Please note:		
Under a restricted club licence liquor may not be supplied for		
off-premises consumption.		
<ul> <li>Changing to a restricted club licence will also impact on your authority to hold gaming machines.</li> </ul>		
Conditional approval	Entertainment	
If the application for a new category of licence is granted, are you able to commence trading under the new licence immediately?	Will you be providing live or amplified record background music on the premises?	led music other than
No Give details of likely date of commencement.	Yes Give details	
	-	
Yes		
Purpose	No	
Give a description of the nature of the business and the purpose	Right to occupy premises	
for which the liquor licence is sought.	I am/we are the freehold owner/s of th	e premises to which
	this application relates	•
	or  I/we have an exclusive right to occupy	the premises to
	which this application relates	the premises to
	0:	
	Signature/s of applicant/s	
	I/we certify that the information contained in this and correct	s application is true
	and correct	
	X	Date
	^	1 1
	Name	
	X	Date
		1 1
	Name	
		5.
	X	Date
	Name	/ /
	Name	
		Date
	X	/ /
	Name	. ,

Victorian Commission for Gambling and Liquor Regulation ABN 56 832 742 797

Level 3, 12 Shelley Street Richmond VIC 3121 GPO Box 1988 Melbourne VIC 3001

E: contact@vgccc.vic.gov.au T: 1300 182 457 <u>vgccc.vic.gov.au</u> ABN 56 832 742 797





# Other application requirements

As part of your application you will also be required to provide:

1. Planning permission (not required for all types of renewable limited licences and pre-retail licences. All other licence categories require a planning permit or permission).

A copy of a planning permit from the local council (or responsible planning authority) which shows that you have planning permission to supply liquor in accordance with the category of licence you are applying for. For example, this should show that you have planning permission for the activities permitted by the new licence type, the trading hours you're applying for and the area where you would like to supply liquor (red-line area).

If a planning permit has not been granted at the time of application, you are required to provide a copy of an application for a planning permit made to the local council (or responsible planning authority).

Alternatively, you can provide evidence that a planning permit is not required to supply liquor as outlined in your application. For example, a letter from the local council (or responsible planning authority) or a copy of the relevant planning scheme.

## 2. A plan of the premises

Four copies of a plan of the premises must be submitted which meets the requirements specified by the Commission. Please refer to the 'Plans of licensed premises' fact sheet.

## 3. Display of application

A public notice must be displayed at the premises that are the subject of the application.

After the application has been accepted, you or your representative will be advised in writing of the period the public notice must be displayed. The enclosed 'Statement of display' must be returned at the end of the display period. Refer to the enclosed 'Guidelines for displaying public notices'.

## 4. Maximum patron capacity

If the current licence does not have a maximum patron capacity endorsed you must provide documentation to assist the VCGLR to determine a maximum patron capacity. Please refer to the 'Maximum patron capacity' fact sheet for more information.

Note: The Commission may request an applicant to provide any other information. If required to do so you will be notified in writing.

# How to lodge this application and accompanying documents

## By post to:

Victorian Commission for Gambling and Liquor Regulation GPO Box 1988, Melbourne VIC 3001

## In person to:

Victorian Commission for Gambling and Liquor Regulation Level 3, 12 Shelley Street, Richmond

## By email:

contact@vgccc.vic.gov.au

# What happens next

You will be sent a letter that confirms we have received your application and outlines any further information required. Once we have received all the required information and documents, your application will be determined. You will be advised of the outcome in writing.



5 of 9

# PUBLIC NOTICE Liquor licence application

Liquor Control Reform Act 1998

Details of liquor licence application lodged with the Victorian Commission for Gambling and Liquor Regulation (the Commission)

Name of applicant: (person/partnership/company/ incorporated association)			
Display period:	Start date (dd/mm/yyyy	<i>ı</i> ):	End date:(dd/mm/yyyy):
Type of application:			Application no:
Name and address of premises to which the application relates:			
The purpose of the application is to:			
Proposed hours of trade are: (noting that for restaurant and cafe, general, on-premises and late night licences, authorised hours are between 7am and 1am, subject to planning permission)			
Will these hours apply to an external area?	YES	NO	
The current days and hours of trade are: (if existing licensee)			
I/we have requested authority to supply liquor at the kerbside area	YES	NO	

# Objections

All objections will be treated as public documents. Full details of the objection, including the name and address of the objector will be provided to the applicant.

## Grounds for objection

Any person may object to the grant of this application on the ground that it would detract from, or be detrimental to, the amenity of the area in which the premises are located.

## Objection periods

All objections must state the grounds and the reasons for the objection and be made within 30 days of this notice being first displayed.

## Additional grounds for objection to the grant relating to a packaged liquor licence

Any person may object to the grant of an application relating to a packaged liquor licence on the ground that the grant, variation or relocation would be conducive to or encourage the misuse or abuse of alcohol.

## The following are not valid reasons for objection:

- · the business would not be successful
- · another licensed business would be adversely affected, or
- there is insufficient need or demand to justify the grant of the application.

## Trading hours of a liquor licence:

Please note that, as per the Liquor Control Reform Act 1998, the Commission cannot restrict trading hours for restaurant and cafe, general, on-premises and late night licences between 7am and 1am. Any objections to these hours for these licence categories must address specific concerns about the trading hours (for example amenity or noise). These hours do not override the trading hours allowed under the planning permit issued by local Council.

## The Commission may refuse to accept an objection if:

- the person making the objection is not affected by the application,
- the objection is frivolous or vexatious, or
- the objection is not otherwise in accordance with the Liquor Control Reform Act 1998.

## Objections must be made in writing to the VCGLR:

- · online at vgccc.vic.gov.au
- via email at contact@vgccc.vic.gov.au
- or via post to: VCGLR, GPO Box 1988, Melbourne VIC 3001

# **Display Requirements**

# This notice must be displayed as A3 size.

This notice must be continuously displayed as A3 size on the site or premises that are the subject of the application for the period advised in writing by **the Commission**. If you are unable to print the public notices as A3 size, email contact@vgccc.vic.gov.au or telephone 1300 182 457 to request a copy.

The notice must be displayed in a manner that invites public attention to the application on the main street frontage of the site or premises in a visible position and at eye level.

## Statement of Display requirements

Statement of Display forms cannot be lodged until the Public Notice display period has ended.



# Statement of display

To be completed after the 28 day public notice period has passed Liquor Control Reform Act 1998

OFFICE USE C	ONLY		v16-03
Date rec'd	1	1	
File no			

Details of application lodged with the	e Victorian Co	ommissio	on for Gam	nbling an	d Liquor R	Regulation	(the Co	mmission)
Licence number (if licence has already been gr	anted)	File numb	er (this can l	be found or	n corresponde	ence sent to	you by the	Commission)
Name of licence applicant (person/partnership	o/company/club)		ACN (if app	olicable)				
Address of premises								
					Po:	stcode		
Display period required by the Commission								
Start date: / /			End date	e: /	1			
Signature and certification of public	c notice disp	olay						
Certification								
I being the applicant, or on behalf of the app	olicant certify th	nat:						
<ul> <li>during the period specified in this form, a relevant details of the application was dis</li> </ul>							n and con	taining all
the public notice was continuously and c the guidelines for the display of liquor lice	onspicuously di	lisplayed dι			•		in accorda	ance with
I understand that it is an offence under Sec	•		trol Reform	Act 1998	to make a fa	alse or misl	eading sta	atement and
that penalties apply.								
Signature								
X	Printed name	е					Date	
^							1	1
Address								
					Po:	stcode		
Daytime telephone number								

# How to lodge this form

## By post to:

Victorian Commission for Gambling and Liquor Regulation GPO Box 1988, Melbourne VIC 3001

**Privacy** – the Victorian Commission for Gambling and Liquor Regulation is committed to responsible and fair handling of personal information consistent with the *Privacy and Data Protection Act 2014* and its obligations under the *Liquor Control Reform Act 1998*. All information provided in this application is available for public viewing, except for the Victoria Police questionnaire form (if applicable) which is forwarded to and retained by Victoria Police.

## In person to:

Victorian Commission for Gambling and Liquor Regulation Level 3, 12 Shelley Street, Richmond

Victorian Commission for Gambling and Liquor Regulation

Regulation ABN 56 832 742 797 Level 3, 12 Shelley Street Richmond VIC 3121 GPO Box 1988 Melbourne VIC 3001 E: contact@vgccc.vic.gov.au
T: 1300 182 457
vgccc.vic.gov.au
ABN 56 832 742 797





# **Guidelines for displaying public notices**

Liquor Control Reform Act 1998

Issued by the Victorian Commission for Gambling and Liquor Regulation

form.
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appl
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S
the full name of the applicant(s) as written on the application form
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Once the application has been accepted, the applicant will be advised in writing of the start and end date that the public notice must be

Describe the type of application (eg new packaged liquor licence, variation to an on-premises licence, relocation of a general licence).

Insert the full name and address of the premises for which a licence is sought.

If relocating a licence, insert the address of the previous premises

Provide details of your application. (Applications to vary the conditions of existing licences must clearly contrast your proposed conditions with your current conditions).

This section must be completed for <u>all</u> applications. Hours of trade for consumption off the premises must be shown separately. Insert "No change" if the hours on your existing licence are to remain unchanged

Indicate "yes" or "no" if the proposed trading hours apply to an external area

This section must be completed for all variation and relocation applications. Hours of trade for consumption on and off the premises must be shown separately. On-premises licence holders may, with the consent of the local municipal authority, offer a kerbside area. Indicate "Yes" or "No" if you have requested an authority to supply liquor in such an area.

contact@vgccc.vic.gov.au or telephone 1300 182 457 to request a copy) The public notice must be displayed in a manner that invites public attention to the application on the main street frontage of the site (If you are unable to print the public notices as A3 size, email or premises in a visible position and at eye level.

# Example of Completed Notice

# **PUBLIC NOTICE**

Liquor Control Reform Act 1998 Liquor licence application

Name of applicant:

Details of liquor licence application lodged with the Victorian Commission for Gambling and Liquor Regulation

(person/partnership/company/ incorporated association)	Smithies Pty Ltd
Display period:	Start date (dd/mm/yyyy): 13/10/2010 End date:(dd/mm/yyyy): 11/11/2010
Type of application:	Application no: Variation of a General Licence
Name and address of premises to which the application relates:	Smithies Bar, 400 Smith Street, Smithville
The purpose of the application is to:	Operate a restaurant, operate a bar, extend my licensed area, increase the patron pumbers to 500. Extend trading hours on Eriday

and Saturday nights to 1am.

# **Objections**

authority to supply liquor at the kerbside area

ments. Full details of the objection, including the name and address of th objector will be provided to the applicant.

**Display Requirements** 

# Any person may object to the grant of this application on the ground that it would detract from, or be detrimental to Grounds for objection

All objections must state the grounds and the reasons for the objection and be made within 30 days of this notice Objection periods

# the amenity of the area in which the premises are located.

being first displayed.

Any person may object to the grant of an application relating to a packaged liquor licence on the ground that the

Additional grounds for objection to the grant relating to a packaged liquor licence

If you are unable to print the public notices as

A3 size, email contact@vgccc.vic.gov.au or telephone 1300 182 457 to request a copy.

as A3 size on the site or premises that are the subject of the application for the period advised in writing by **the Commission**.

This notice must be continuously displayed displayed as A3 size. This notice must be

main street frontage of the site or premises in a

visible position and at eye level.

invites public attention to the application on the The notice must be displayed in a manner that

Statement of Display requirements
Statement of Display forms cannot be lodged
until the Public Notice display period has
ended.

# grant, variation or relocation would be conducive to or encourage the misuse or abuse of alcoho The following are not valid reasons for objection:

the business would not be successful

another licensed business would be adversely affected, or
 there is insufficient need or demand to justify the grant of the application.

# Trading hours of a liquor licence:

hours for these licence categories must address specific concerns about the trading hours (for example amenity or restaurant and cafe, general, on-premises and late night licences between 7am and 1am. Any objections to these noise). These hours do not override the trading hours allowed under the planning permit issued by local Council Please note that, as per the Liquor Control Reform Act 1998, the Commission cannot restrict trading hours for

# the person making the objection is not affected by the application, The Commission may refuse to accept an objection if:

- the objection is frivolous or vexatious, or
- the objection is not otherwise in accordance with the Liquor Control Reform Act 1998.
- Objections must be made in writing to the VCGLR:
- online at vgccc.vic.gov.au
   via email at contact@vgccc.vic.gov.au
   or via post to: VCGLR, GPO Box 1988, Melbourne VIC 3001

# Victorian Commission for Gambling and Liquor Regulation



# Liquor licensing fact sheet Plans of licensed premises

When a liquor licence or BYO permit is granted, it is for a defined area where liquor can be supplied and/or consumed. This is shown by a red-line drawn on a plan of the premises. This plan needs to be submitted to the Victorian Commission for Gambling and Liquor Regulation (VCGLR) as part of the application process and may be required upon request at any time.

# The plan of the premises must accompany applications for:

- a licence or BYO permit excluding a pre-retail licence or a BYO permit for party bus
- a variation of a licence or BYO permit that involves a change to the size or perimeter of the licensed premises
- a transfer of a licence or BYO permit if the current floor layout of the premises differs from the plan held at the VCGLR
- the relocation of a licence or BYO permit.

# Plan of premises should be given to the VCGLR if internal changes are made.

If a change is made to the internal area of licensed premises (for example, by adding or removing a particular structure), the licensee should submit an updated plan of the licensed premises.

# Plan of the premises to be given to the VCGLR if requested

In addition to the above, under section 130(1)(a) of the Liquor Control Reform Act 1998 an authorised person (such as a Compliance Inspector or member of Victoria Police) may at any time request information relevant to the operations or the management of the premises. This may include a current plan of a licensed premises.

# What form should a plan take?

The VCGLR has specified that a plan must contain the following elements:

- be on suitably sized paper, minimum A4 size (graph paper is not acceptable)
- be drawn in ink and be neat and legible
- show the floor plan(s) of the owned or leased property
- outline in red the boundaries of the proposed area to be licensed
- if the proposed area does not follow a physical barrier (such as a wall), describe what is being used to separate the area
- show clear and consistent measurements on the plan
- include the address of the premises
- include a compass point showing north and names of the surrounding streets
- show basic functions or fixtures, for example, bar and dining area/kitchen area or in the case of a packaged liquor outlet, shelf areas where alcohol is displayed and the cash register is located
- a plan should be drawn to a suitable scale so that all elements above are clearly identified.
   A suggested scale is 1:100 (1cm = 1m).

# Restaurant and cafe licences and On-premises licences

If applying for kerbside trading, identify the area to be licensed and separately outline this area in red on the plan. The VCGLR will mark this area with an A.A on the approved copy of the plan. This area is referred to as the Authorised Area.

## General licences

A general licence authorises the supply of liquor to patrons for consumption off the licensed premises, being a footpath or kerbside area. Therefore this area does not need to be identified on the plan.

Please note that licensees must comply with relevant local planning laws.



Where a proposed licensed or authorised area includes large outdoor spaces, a separate site plan must be provided that shows:

- the entire site including internal and external areas drawn to a suitable scale
- outline in red the proposed area that is to be licensed
- clear descriptions of how the proposed outdoor area will be distinguished (for example, fence, portable barriers, warning signs).

If the plan does not meet these requirements, the applicant will be required to resubmit the plan.

# What am I required to do with my approved plan?

A copy of the approved plan must be kept on the licensed premises and must be available for inspection on request by a member of Victoria Police or a Compliance Inspector.

Failure to keep a copy of the plan on the licensed premises or produce a copy of the plan for inspection

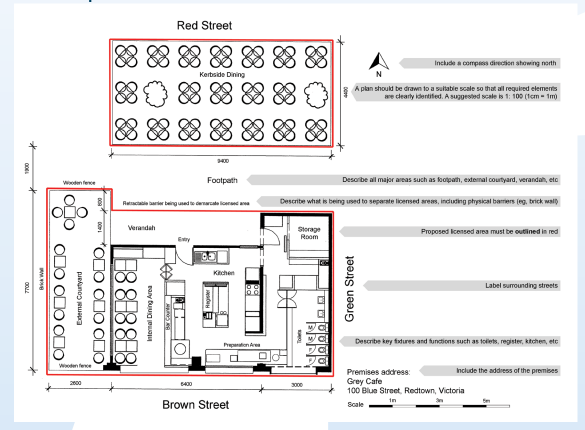
could result in a fine being issued.

# Where can I get a copy of my approved plan?

If you do not have a copy of your approved plan, you can obtain a copy from the VCGLR at no extra cost.

An example of a plan is provided below.

# Plan Example



This publication avoids the use of legal language. Information about the law may have been summarised or expressed in general statements. This information should not be relied upon as a substitute for professional legal advice or reference to the actual legislation. Authorised by the Victorian Government.



# Liquor licensing fact sheet Maximum patron capacity

The Victorian Commission for Liquor and Gambling Regulation (VCGLR) has a maximum patron capacity policy that guides how patron capacity is determined for a liquor licence.

Maximum patron capacity is the maximum number of patrons allowed on a licensed premises at any one time. This is to prevent overcrowding inside the venue and to minimise impacts on local amenity. Patron capacity may be used to calculate the annual licence fee payable by each licensee.

Applicants will be required to provide specific documentation in order for the VCGLR to determine and endorse maximum patron capacity for a premises.

Under the *Liquor Control Reform Act 1998* (the Act) the VCGLR can set a maximum patron capacity as a condition of a liquor licence. This is enforceable, and penalties apply for licensees who do not comply.

This factsheet provides guidance as to how the VCGLR will determine maximum patron capacity for the purposes of the Act. It is the building owner's responsibility to ensure that building occupants comply with all other regulatory requirements.

# Which licences have a maximum patron capacity?

Maximum patron capacity will be endorsed in respect of applications for the following new licences:

- general
- on-premises
- · restaurant and cafe
- late night (on-premises and general)
- full club
- restricted club.

Some existing licences may also be endorsed with maximum patron capacities.

Maximum patron capacities may also be required on some major event licences where appropriate.

# How does the VCGLR determine maximum patron capacity?

In the first instance, the VCGLR will determine maximum patron capacity based on the maximum patron capacity stated within the most recently issued planning permit provided with the application.

If the planning permit does not contain a maximum patron capacity, or if the planning permit has not been granted by the local council prior to the grant of the liquor licence, applicants are encouraged to contact their local council to obtain a copy of an occupancy permit. The VCGLR will then determine the maximum patron capacity based on the number stated on the occupancy permit.

In circumstances where neither the planning permit nor occupancy permit specify a maximum patron capacity, applicants are required to obtain a report from a registered building surveyor that states:

- the area in square metres available to the public for the whole of the internal premises (excluding toilets, passageways and the like) and (if applicable) for any external areas such as courtyards or decks, and
- the number of patrons that may be accommodated on the internal premises and (if applicable) on any external areas of the premises based on a ratio of one person per 0.75 square metres.

Please ensure that the report displays the building surveyor registration number.

**Note:** The VCGLR may request a building report from a registered building surveyor showing a calculation based on a ratio of one person per 0.75 square metres if the VCGLR considers that the capacity provided in the planning or occupancy permit is inaccurate or inappropriate. This may be requested in light of any information contained within the licence application and having regard to the objects of the Act.



# Restaurant and cafe licences

For restaurant and cafe licences, tables and chairs must be available for at least 75 per cent of patrons. For example, if the licence states that maximum patron capacity is 100 patrons then there must be tables and chairs available for at least 75 patrons. Likewise, if there are tables and chairs available for only 50 patrons, a maximum of 66 patrons may be legally accommodated on the premises.

# Patron capacity for specific areas

In addition to the overall maximum patron capacity for the licensed area, the VCGLR may set separate patron capacities on specific areas within a licensed area, such as:

- balconies
- · terraces and courtyards
- beer gardens.

Patron capacities allocated for specific areas are calculated in accordance with the methods listed above, as well as amenity considerations.

While the VCGLR considers amenity as part of the patron number calculation, the relevant local council also retains responsibility for managing issues of amenity in each council region.

# External areas

The overall maximum patron capacity for a licensed area is generally no larger than the maximum capacity allowed for the internal area of the premises.

This is to prevent overcrowding, and minimise sanitation and fire safety risks associated with patrons moving from outdoor to indoor areas, for example, to get a drink, to exit the premises or if it rains.

In some circumstances, the VCGLR may consider increasing the overall maximum patron capacity to allow for external areas.

Applicants with external licensed areas who wish to apply for this increase can submit a building report from a registered building surveyor demonstrating that fire safety and sanitation arrangements for the additional patrons will be met.

Features of an external area that may support an increase to the overall maximum patron capacity include:

- an external area that is large compared to the internal area, such as a large beer garden
- effective weather proofing
- separate entrances and exits
- separate facilities such as bars and toilets.

# Function and accommodation areas

Function and accommodation areas may be excluded from the overall maximum patron capacity, and may be given their own separate capacity limits.

This publication avoids the use of legal language. Information about the law may have been summarised or expressed in general statements. This information should not be relied upon as a substitute for professional legal advice or reference to the actual legislation. Authorised by the Victorian Government.