Australian Capital Territory

Liquor (COVID-19 Emergency Response —Permit Fee Waiver) Declaration 2021 (No 3)

**Disallowable Instrument DI2021-209**

made under the

Liquor Regulation 2010, s35 (Waiver of licence and permit fees – COVID-19 emergency response – Act, s 229 (2) (d))

**EXPLANATORY STATEMENT**

This instrument is the *Liquor (**COVID-19 Emergency Response - Permit Fee Waiver) Declaration 2021 (No 3)*.

This declaration has been madein light of the evolving public health situation in the Australian Capital Territory (ACT). The relevant public health emergency direction at the time of this declaration is the *Public Health (Lockdown Restrictions) Emergency Direction 2021 (No 4)* – NI2021-496 which is operational from 12:00pm on Wednesday, 18 August 2021 until its expiry at 5pm on Thursday, 2 September 2021.

The declaration sets out restrictions to limit the spread of coronavirus disease 2019 (COVID-19) in the ACT. The restrictions introduced by this public health emergency direction include strict requirements forbidding ACT residents from leaving their residence unless for specified essential reasons and limiting business activities that cannot be performed from a residence unless they are classified as essential businesses, activities or undertakings.

This instrument provides economic support to licensees selling liquor for consumption on premises and liquor permit-holders with disrupted events. Economic support is provided through the waiver of application fees which allow on licensees to receive a commercial permit to sell liquor for takeaway consumption and commercial and non-commercial permit-holders to amend their permits to reschedule event dates.

The *Liquor Act 2010* (the Act) regulates the supply of liquor in the ACT. Fees for liquor licences and permits are determined by the Minister under section 227 of the Act. Fees determined by the Minister for each licence or permit category are listed in the *Liquor (Fees) Determination 2021* [DI2021‑144] (the Fees Determination).

This instrument should be read with section 35 of the *Liquor Regulation 2010* (the Liquor Regulation), and the Fees Determination.

Section 229 of the Act provides that the Executive may make regulations for the Act. Under section 229 (2) (d), a regulation may make provision in relation to the circumstances in which the commissioner may waive or reduce fees.

Section 35 of the Liquor Regulation provides for the Commissioner to make a declaration waiving or reducing a fee for a licence or permit if the fee is payable during a COVID-19 emergency or in the 12 months following a COVID-19 emergency and the Commissioner considers the waiver or reduction is appropriate because of the financial impact of the emergency on the business carried on under the licence or permit.

The table at Schedule 1 of the instrument sets out that:

* the fee for an application for a commercial permit is waived from 1 September 2021 until 30 September 2021 for liquor licensees with an on licence (bar licence, nightclub licence and restaurant and café licence). This fee is listed at item 507 (1) in the Fees Determination; and
* the fee for an application to amend a permit is waived from 1 September 2021 until 30 September 2021 for commercial and non-commercial permit holders. This fee is listed at item 508 in the Fees Determination.