

Members,

Welcome to the first edition of the Flemington Liquor Accords E-Newsletter.

The Flemington Liquor Accord is preparing for another year by endeavoring to promote increased membership across a range of licensed venues in the LAC and to proactively engage with its stakeholders and the local community on alcohol related issues.

Your feedback and input is always welcome so please do not hesitate to contact the Committee with your ideas.

We look forward to seeing you at our next accord meeting on Tuesday 19 May at DOOLEYS.

Regards,

Flemington Liquor Accord



Smoke-free Area Commercial Outdoor Dining

A guide for Licensed premises, cafes and restaurants.

> [Click here for more information](#)

> [Click here for more information](#)



AUSTRAC A reminder to reporting entities to lodge their AML/CTF compliance reports by 31 March 2015

> [Click here for more information](#)



OLGR News: Restaurant prosecuted, fined \$3000 and incurs strike over drunk patron.

> [Click here to view media release](#)



Risk based license fee scheme

Liquor licensees have until 15 March to amend their liquor license to reduce their trading hours to either Midnight or 1.30am should they wish to do so. The application form to reduce trading hours can be accessed here

> [Click here for more information](#)

Registered Clubs Act; Accountability Provisions Review

The Office of Liquor, Gaming and Racing has announced a review of the 'accountability provisions' contained in the Registered Clubs Act 1976. The accountability provisions require that, among other things:

- Directors must declare income from affiliated and/or subsidiary companies.
- Clubs must record the number of top executive salaries over \$100,000.
- It is an offence to provide a loan to a club director.
- Top executives must declare if a family member is employed by the club.
- Clubs must form a register of directors' pecuniary interests.



Important information for parents and guardians

Learn about what young adults need to know about proving their age for entering licensed premises and purchasing alcohol, gaming and tobacco products.

> [Click here for more information](#)

The Liquor Legislation Amendment (Statutory Review) Act 2014

The Liquor Legislation Amendment (Statutory Review) Act 2014 implements commitments from the NSW Government response to the five-year statutory review of the Liquor Act 2007 and the Gaming and Liquor Administration Act 2007. It introduces new harm minimisation controls as well as new measures to reduce costs, increase efficiency and improve regulatory processes. Reforms introduced by the Act commence in three stages.

> [Click here to see more information](#)