

From: [REDACTED]
To: [CIS Evaluation](#)
Subject: CIS Evaluation
Date: Tuesday, 25 July 2017 4:30:59 PM

Hi team

In regards to the CIS evaluation, I have prepared the following questions;

- While I understand that Community Impact Statements (CIS) are justified in solving issues with community consultation the past, in particular to the liquor application process under the *Liquor Act 1982*, applicants find the requirement to be double/handling during new licence application processes, where council and other agencies require public/industry consultation at length. The community also get confused when they are approached to make comment on the same premises, several weeks or even months after the DA process. Can a similar principle to Small Bar CIS requirements to new licenses be applied, if a new DA or variation to DA is required?
- Why is a CIS required for packaged liquor licenses that are set up as a remote sales only? How is a CIS relevant on a licence that can only sell liquor 'away' from the licensed premises? In most cases, these premises are a licensee's home office or equivalent.
- In cases where licenses have lost their extended trading hours due to the Periodic Licence Fee Scheme and wish to re-instate their trading hours, can it be considered that an exemption from the CIS be applied?

Thank you

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