



Have your say

NS Nikola Spadina [REDACTED]

To: Liquor Law Review; ▾



Reply all | ▾

Mon 6:39 PM

Inbox

To help protect your privacy, some content in this message has been blocked. To re-enable the blocked features, [click here](#).

To always show content from this sender, [click here](#).

All my comments below will directly reference the Department's Background Paper (Update 21st March). I hope you are able to follow along without the document, but should you need it I was able to access it from here: <http://www.liquorlawreview.justice.nsw.gov.au/Documents/Statutory-review-of-lock-outs-and-last-drinks-Background-Paper-Updated%2021.03.16-2.pdf>

2.1

I propose that the Barangaroo Entertainment District, including the casino, be subject to the same laws as the rest of the CBD, as it is 'within' CBD limits and not excluded by virtue of special interests.

2.6.1

Patrons are allowed to enter and exit venues freely, regardless of time, so long as it doesn't contradict the venue licence capacity.

2.8.1

That 'take-away' venues are able to sell alcohol beyond the 10pm limit and until their closing time, as long as staff don't practice responsible service of alcohol as required.

2.11.2

That the loading fee for venues operating in late hours disclude small venues (less than 100pax) such as bars and restaurants in an effort to help them remain profitable.

Thank you kindly.

--

☺

Nikola – [REDACTED]