1. On 2 May 2018, Mr Robbie Katter MP, Member for Traeger, introduced the Liquor (Rural Hotels Concession) Amendment Bill 2018 which sought to create a concessional fee of 10% of the otherwise payable licence fee for commercial hotels located in ‘very remote Australia’.
2. To balance supporting very remote Queensland communities with ensuring the effective operation of the legislative framework, the Queensland Government would move the following amendments to the Liquor (Rural Hotels Concession) Amendment Bill 2018:
	* extending the concessional fee scheme to provide that small community clubs in very remote Australia pay the same rate as commercial hotels in the same region;
	* providing the concessional fee only applies to the base licence fee and does not reduce risk criterion licensing fees for extended trading hours and poor compliance history;
	* clarifying eligibility for the concessional fee is based on the remoteness classification as at the start of the licence period (i.e. 1 July); and
	* removing unnecessary provisions.
3. Commencement of the amended legislation would be fixed by proclamation to allow sufficient implementation time and alignment with the start of the new licence period.
4. Cabinet approved that amendments to the Liquor (Rural Hotels Concession) Amendment Bill 2018 be moved during consideration in detail of the Bill.
5. *Attachments*
	* [Liquor (Rural Hotels Concession) Amendment Bill 2018 - amendments during consideration in detail](Attachments/ACiD.pdf)
	* [Explanatory Notes for amendments during consideration in detail](Attachments/ExNotes.pdf)