Liquor Act 2010

Risk Assessment Management Plan

What is a Risk Assessment Management Plan?

A Risk Assessment Management Plan, also referred to as a RAMP, is the document that details a licensee or permit-holders procedures, arrangements and practices for conducting the business of selling liquor at the premises.

A RAMP will cover a range of information such as trading hours, security arrangements, dealing with difficult people and how to identify minors in adults-only areas.

Why is a RAMP important?

A RAMP outlines how a licensee or permit-holder will minimise harm and risk to patrons and their employees.

The licensee or permit-holder has an obligation to ensure that they, and their employees, are aware of its contents and comply with the requirements of the RAMP when conducting their business or managing identified risks for the premises.

More information:

Guidance material including details on what is to be included in a RAMP, as well as an online form to complete a RAMP are available on the Access Canberra website, www.act.gov.au/accessCBR

Disclaimer: These are the key points relating to a Risk Assessment Management Plan as outlined in the Liquor Act 2010. This is not a detailed list of all the requirements and/or obligations you must comply with. It is your responsibility to be familiar with the Liquor Act 2010. Failure to comply with an approved Risk Assessment Management Plan is an offence under the Liquor Act 2010 and could result in financial penalties or occupational discipline.