**Section 1 – Accord agreement of terms to be implemented**

The following “Terms of the Accord” (The Terms), having been voted upon in accordance with the constitution of the [*insert name*] Liquor Accord and these have been formally adopted under Section 134 of the *Liquor Act 2007* (the Act) on [*insert date*].

The agreed date of implementation is [*insert date*].

These terms are agreed to by the members of the [*insert name*] Liquor Accord (as listed in Section 2 of this document), for the purpose of meeting the objectives of the Act to reduce alcohol-related violence or anti-social behaviour or other alcohol-related harm in the [*insert name*] Liquor Accord area.

**Members of the [*insert name*] Liquor Accord agree to support the following initiatives:**

*List of the name of each initiative agreed by the Liquor Accord – examples of terms, strategies are in red below – please delete as required.*

**1. [Initiative 1]** *Eg. No shots or doubles (or any drink designed to be consumed rapidly) at any time/from [insert time]*

**2. [Initiative 2]** *Eg. No “ready to drink beverages” containing an alcohol by volume content of more than 5% at any time / after [insert time]*

**3. [Initiative 3]** *Eg. Implement an inter-venue communications protocol*

**4. [Initiative 4]** *Eg. Implement and promote Think Safe to Drink Safe initiative across all venues*

**5. [Initiative 5]** *Eg. Implement a standard or multi-venue barring policy – barring offending patrons from Liquor Accord venues*

**6. [Initiative 6]**

**7. [Initiative 7]**

**8. [Initiative 8]**

**9. [Initiative 9]**

**10 [Initiative 10]**

**Section 2 – RECORD OF LICENSED PREMISES AGREEING TO THE TERMS IMPLEMENTED BY [INSERT NAME] LIQUOR ACCORD**

Once your Accord members have agreed endorsed this document, email a signed copy to the Liquor & Gaming NSW Liquor Accords team at

[liquor.accords@liquorandgaming.nsw.gov.au](mailto:liquor.accords@liquorandgaming.nsw.gov.au)

Use this template to record the licensed premises agreeing to the terms, strategies and campaigns. You must ensure that your Accord votes on these terms at a Liquor Accord meeting and agree that the terms implemented are relevant to address the risks that you have identified as a group.

| No. | Licensee / approved manager name | Licensed premises name | Premises type (hotel, club, bottleshop, restaurant, nightclub) | Late trading premises  Yes / No | Suburb |
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**RELEVANT LEGISLATION**

Section 134 and Section 77.2(e) of the *Liquor Act 2007* support liquor accords in implementing and managing terms of the Accord.

Formalising the Accord terms under these sections of the Act ensure that the Accords are implementing appropriate terms and complying with the Act.

**Terms of local liquor accords**

Section 134 of the *Liquor Act 2007*

(1) Without limiting the terms that may be included in a local liquor accord, an accord may make provision for or with respect to any one or more of the following:

(a) authorising or requiring any licensee who is a party to the accord:

(i) to cease to serve liquor (including take-away liquor) on the licensed premises, or

(ii) to restrict the public's access to the licensed premises in a manner and to the extent provided by the accord, or both, from a time of day that is earlier than the time at which, as required by the relevant licence, trading must cease

(b) authorising or requiring any [licensee](http://www5.austlii.edu.au/au/legis/nsw/consol_act/la2007107/s4.html#licensee) who is a party to the accord:

(i) to restrict the use of glass containers, or

(ii) to maintain an incident register, or

(iii) to install and operate closed-circuit television or any other security device, or

(iv) to provide security staff, or

(v) to do any other thing that may be prescribed by the regulations in order to minimise alcohol-related harm.

**Non-voluntary exclusion of persons from licensed premises**

Section 77 of the *Liquor Act 2007*

(1)  In this section—

***authorised person*** means a licensee, an employee or agent of a licensee or a police officer.

***employee*** includes, in the case of a registered club, a person engaged under a contract for services.

***vicinity*** of licensed premises means any place less than 50 metres from any point on the boundary of the premises.

(2)  An authorised person may refuse to admit to, or may turn out of, licensed premises any person—

(a)   who is at the time intoxicated, violent, quarrelsome or disorderly, or

(b)   whose presence on the licensed premises renders the licensee liable to a penalty under this Act, or

(c)   who smokes, within the meaning of the [Smoke-free Environment Act 2000](https://legislation.nsw.gov.au/view/html/inforce/current/act-2000-069), while on any part of the licensed premises that is a smoke-free area within the meaning of that Act, or

(d)   who uses, or has in his or her possession, while on the premises any substance that the authorised person suspects of being a prohibited plant or a prohibited drug, or(e) whom the authorised person, under the conditions of the licence or according to a term (of the kind referred to in section 134 or 136D) of a liquor accord, is authorised or required to refuse access to the licensed premises.

(3) If, under subsection (2), a person has been refused admission to, or has been turned out of, licensed premises, an authorised person may, at any time, refuse to admit that person to the licensed premises or may turn the person out of the licensed premises.

(4) If a person in respect of whom an authorised person is, under subsection (2) or (3), entitled to refuse admission to the licensed premises is on the premises, the person must, on being required so to do by an authorised person, leave the premises.

(5) For the purposes of this section, such reasonable degree of force as may be necessary may be used to turn a person out of licensed premises.