

## NORTHERN TERRITORY OF AUSTRALIA

No. 110 of 1981

telemente est - seciment anati la mina artigaceman est

only is not tool for one verticing bearson to bredty (ii) arckees discout fro และ สิทธิภัยพทรฐ - ของสองกับ <u>ก</u>อดีนับ To amend the Liquor Act to to the

dons bus adding send in [Assented to 24 December 1981]

E. REPRAEL

BE it enacted by the Legislative Assembly of the Northern Territory of Australia, with the assent as provided Like Northern Territory of Australia, with the assent as provided by the Northern Territory (Self-Government) Act 1978 of the Commonwealth, as follows:

ognické osob zmřeky m zmanamský baronal

ร่องกระที่ ได้ อร์กล อศรี ลดเ<del>ลื่อง</del>

own Back

This Act may be cited as the Liquor Amendment Act; (Nov.3) 1981.

2. PRINCIPAL ACT

Section 121 of the Clouor The Liquor Act is in this Act referred to as the Principal Act.

COMMENCEMENT

This Act shall come into operation on 1 January 1982.

FEES FOR RENEWAL

Section 35 of the Principal Act is amended -

- (a) by omitting from sub-section (1)(a) "\$200 or 7 per cent of the cost into store, whichever is the greater;" and substituting "the prescribed fee;";
- (b) by omitting from sub-section (1)(b) "\$200 or 5 per cent of the cost into store, whichever is the greater;" and substituting "the prescribed fee;";
- (c) by omitting from sub-section (1)(c) all words after "from the licensed premises" and substituting "the prescribed fee;";

## Liquor Amendment (No. 3)

- (d) by omitting sub-section (1)(d) and substituting the following:
- "(d) in the case of a licence which authorizes the sale of liquor for both consumption on or at the licensed premises and for removal from and consumption away from the licensed premises -
  - (i) where the licensed premises are not less than 60 kilometres distant from any other licensed premises in respect of which a licence authorizes the sale of liquor for consumption on or at those premises the prescribed fee; or
  - (ii) where the licensed premises are not less than 60 kilometres distant from any other licensed premises in respect of which a licence authorizes the sale of liquor for consumption in or at those premises and such premises are connected to government services the prescribed fee."; and
- (e) by inserting after sub-section (1) the following:

"(1AA) In sub-section (1)(d) 'government services' means the availability of electricity and water from the Territory or its statutory authorities.".

## 5. REPEAL

Section 129 of the Liquor Act is repealed.