NSW Independent Liquor & Gaming Authority

Our ref: DF25/046366

Mr Tony Schwartz

BSV Liquor and Gaming Lawyers

8 September 2025

Dear Mr Schwartz

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Application No.	APP-0014536607
Applicant I	Hasan Gogebakan
Application for	New packaged liquor licence
Application date 1	1 March 2025
Decision date 2	20 August 2025
Licence name	Harry's Liquor
F	Monday to Thursday 10:00 AM – 08:00 PM Friday and Saturday 10:00 AM – 09:00 PM Sunday 10:00 AM – 07:00 PM
•	9 Ben Boyd Road Neutral Bay NSW 2089
	Sections 3, 11A, 12, 29, 40, 44, 45, 48, 53, 114 and 123 of the Liquor Act 2007

Decision of the Independent Liquor & Gaming Authority Application for a new packaged liquor licence – Harry's Liquor

We first considered this application at the meeting of 16 June 2025 and, following consideration of further information, decided on 20 August 2025 to **approve** this application under section 45 of the *Liquor Act* 2007 (the Act) — with the conditions set out in Schedule 1. The 6-hour closure period overrides any condition of the licence.

Approved manager or individual licensee

The licence cannot be exercised until the Authority or Liquor & Gaming NSW is notified that:

- the licence is transferred to an individual licensee, or an approved manager is appointed; and
- the licensee or approved manager is a suitable and qualified person.

Statement of reasons

We are satisfied that the overall impact of approving the application will be consistent with the objects of the Act and will contribute to, not detract from, the amenity of community life.

Our main findings

The local community for the purposes of this decision is the suburb of Neutral Bay. The broader community is the Local Government Area (LGA) of North Sydney.

The applicant seeks to operate a new packaged liquor licence under the 'Harry's Liquor' banner in North Sydney. The proposed premises will replace a previous licence that operated at the site since 1959 which was removed to another site in February 2025.

We are satisfied that the proposal would benefit the local and broader communities by providing increased convenience and choice.

Social impacts

We accept that the proposal could contribute to an increase in alcohol-related harm in the local and broader communities because of the:

- crime hotpots the proposed premises is located in crime hotspots for incidents of domestic assault and malicious damage to property, however it is not located in crime hotspots for incidents of non-domestic assault or alcohol-related assault
- crime rates incident rates for the following categories when compared to NSW rates:
 - alcohol-related non-domestic assault and alcohol-related disorderly conduct are higher in the suburb, although lower in the LGA
 - alcohol-related domestic assault and malicious damage to property are lower in the suburb and in the LGA
- licence saturation the rate of packaged liquor licences is higher in the suburb and LGA than in NSW
- health statistics the rate of alcohol-attributed hospitalisations in the LGA is higher than in NSW, while the rate of alcohol-attributed deaths in the LGA is lower than in NSW.

However, we note that the below factors weighed in favour of approval of the application, and may also partially or fully mitigate some of the risks identified above:

- there were no objections from any government agencies or the community
- Socio-Economic Index for Areas (SEIFA) data indicates an above average level of socioeconomic advantage and disadvantage in the suburb and LGA compared to other communities in NSW¹
- the operator of the proposed premises is experienced
- the harm-minimisation measures outlined in the plan of management and licence conditions, as set out in Schedule 1.

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¹ Research shows that the association between liquor outlet density and assaults is stronger in areas with higher percentages of ATSI and in areas with lower socio-economic status (Association of liquor outlet density with domestic and non-domestic assault in New South Wales; Jiang, H., Riordan, B., Laslett, A-M., Livingston, M., Lee, K., James, D., Stearne, A., & Room, R. (2024))

The material we considered

We considered the following material when making our decision:

- the application material including evidence that stakeholders and the community were notified about the application
- the legislation
- a Statement of Risks and Potential Effects
- certificate of advertising
- the plan of the licensed premises and any authorisations
- a plan of management for the licensed business
- a development consent for the premises
- statistics from Liquor & Gaming NSW, Bureau of Crime Statistics and Research, NSW
 Health and Australian Bureau of Statistics on the socio-economic status, liquor licence
 density, alcohol-related crimes rates and health issues in the local and broader
 communities
- L&GNSW compliance materials
- stakeholder submissions and the applicant's response to them
- JusticeLink documentation.

We also considered <u>Guideline 6</u> to assess the likely overall impact to the local and broader community.

This decision will be published in accordance with section 36C of the *Gaming and Liquor Administration Act* 2007.

Opportunity for review

The applicant and anyone who was notified of the application and made a submission, may apply to NCAT for a review of the decision.

An application for review must be made no later 28 days after the decision is published on the website. There is a fee to lodge the application.

For more information, please contact the NCAT Registry at Level 10 John Maddison Tower, 86-90 Goulburn Street Sydney or visit the NCAT website.

If you have any questions

Please contact Liquor & Gaming NSW at: new.applications@liquorandgaming.nsw.gov.au if you have any questions.

Yours sincerely

Caroline Lamb

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Chairperson

Independent Liquor & Gaming Authority

Schedule 1: Licence conditions to be imposed - Harry's Liquor

No.	Condition to be imposed	Description
1.	6-hour closure	Section 11A of the Liquor Act 2007 applies to this licence. Liquor must not be sold by retail on the licensed premises for a continuous period of 6 hours between 04:00 AM and 10:00 AM during each consecutive period of 24 hours. The licensee must comply with this 6-hour closure period along with any other limits specified in the trading hours for this licence.
2.	Retail sales	Good Friday: Not permitted December 24 th : Normal trading Monday to Saturday, 8:00 AM to 12:00 midnight Sunday Christmas Day: Not permitted December 31 st : Normal trading Monday to Saturday, 10:00 AM to 12:00 midnight Sunday
3.	Overall impact	The business authorised by this licence must not operate with a greater level of overall impact on the well-being of the local and broader community than what could reasonably be expected from the information contained in the application and other information submitted in the process of obtaining the licence.
4.	Liquor accord	The licensee or its representative must join and be an active participant in the local liquor accord.
5.	Liquor plan of management	The premises is to be operated at all times in accordance with the Plan of Management dated 5 March 2025 as may be varied from time to time after consultation with NSW Police. A copy of the Plan of Management is to be kept on the premises, and made available for inspection on the request of a police officer, council officer, Liquor and Gaming NSW inspector, or any other person authorised by the Independent Liquor and Gaming Authority.
6.	CCTV	 The licensee must maintain a closed-circuit television (CCTV) system on the licensed premises ("the premises") in accordance with the following requirements: the system must record continuously from opening time until one hour after the premises is required to close, recordings must be in digital format and at a minimum of ten (10) frames per second, any recorded image must specify the time and date of the recorded image, the system's cameras must cover the following areas:

No.	Condition to be imposed	Description
		b. ensure that the CCTV system is accessible at all times the system is required to operate pursuant to sub-clause 1(a), by at least one person able to access and fully operate the system, including downloading and producing recordings of CCTV footage, and
		c. provide any recordings made by the system to a police officer or Liquor and Gaming NSW inspector within 24 hours of any request by the police officer or Liquor and Gaming NSW inspector to provide such recordings.