

1946 Distilling supports the Responsible Service of Alcohol. Read more specific legislation in your state or territory and to view our Liquor License numbers. **New South Wales:** Liquor Act 2007 - It is against the law to sell or supply alcohol to, or to obtain alcohol on behalf of, a person under the age of 18 years. **Victoria:** Warning - Under the Liquor Control Reform Act 1998 it is an offence to supply alcohol to a person under the age of 18 years (penalty exceeds \$17,000), for a person under the age of 18 years to purchase or receive liquor (penalty exceeds \$700). **Western Australia:** WARNING. Under the Liquor Control Act 1988, it is an offence: to sell or supply liquor to a person under the age of 18 years on licensed or regulated premises; or for a person under the age of 18 years to purchase, or attempt to purchase, liquor on licensed or regulated premises. **South Australia:** Under Liquor Licensing Act 1997, Liquor must NOT be supplied to persons under 18. **Queensland:** Under the Liquor Act 1992, it is an offence to supply liquor to a person under the age of 18 years. **Tasmania** under the Liquor Licensing Act 1990 it is an offence: for liquor to be delivered to a person under the age of 18 years. Penalty: Fine not exceeding 20 penalty units. For a person under the age of 18 years to purchase liquor. Penalty, Fine not exceeding 10 penalty units. For more specific legislation in your state or territory visit our Liquor Licensing Acts page. **ABN 31 067 465 258**