

New South Wales

## 24-Hour Economy Legislation Amendment (Vibrancy Reforms) Bill 2023

### **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament. The *24-Hour Economy Commissioner Bill 2023* is cognate with this Bill.

#### Overview of Bill

The objects of this Bill are to amend the Gaming and Liquor Administration Act 2007 (the Gaming and Liquor Act), the Liquor Act 2007 (the Liquor Act) and the Liquor Regulation 2018 (the Liquor Regulation) to make miscellaneous amendments to increase the vibrancy of the night-time economy and to make consequential amendments to other legislation.

### Outline of provisions

Clause 1 sets out the name, also called the short title, of the proposed Act.

Clause 2 provides for the commencement of the proposed Act.

### Schedule 1 Amendment of Gaming and Liquor Administration Act 2007 No 91

**Schedule 1[1]** allows the Secretary of the Department of Enterprise, Investment and Trade (the *Secretary*) and the Independent Liquor and Gaming Authority (the *Authority*) to enter into an arrangement with the Commissioner of Police for the supply of information contained in the records of the NSW Police Force to assist in the effectual administration of gaming and liquor legislation.

**Schedule 1[2]** enables an inspector or police officer, on any premises lawfully entered, to photograph, film or video a part of the premises or an article or thing on the premises.

**Schedule 1[3]** provides an inspector or police officer with a power to require, by written notice, a person to attend at a specified place and time to answer questions under the Gaming and Liquor Act, section 30 if attendance at the place is reasonably required for the questions to be properly asked and answered. The inspector or police officer may authorise the person to answer the questions using an audio link or audio visual link of a kind approved by the inspector or police officer.

**Schedule 1[4]** inserts proposed section 34A permitting the Secretary to give a gaming and liquor licensee, or an employee or agent of a gaming and liquor licensee, a written direction about any matter relating to the licensed premises. This includes conduct on the licensed premises and the supervision or control of the licensed premises. Proposed section 34A(4) makes it an offence for a licensee, employee or agent to whom a direction is given under the proposed section to fail to comply with the direction.

**Schedule 1[5]** imposes a limitation period of 12 months after the date on which an offence is alleged to have been committed for starting proceedings for an offence under the Gaming and Liquor Act or the *Gaming and Liquor Administration Regulation 2016*.

#### Schedule 2 Amendment of Liquor Act 2007 No 90

**Schedule 2[1]** inserts certain definitions to give effect to the amendments. **Schedule 2[2]** amends the definition of *liquor*.

**Schedule 2[3]** provides that the *standard trading period* for the purposes of the Liquor Act is the period from 5am to midnight or a shorter period prescribed by the regulations. **Schedule 2[4]** extends the standard trading period for a small bar by allowing trading from 10am to midnight on any day of the week. **Schedule 2[5]** allows for an exception to the proposed standard trading period in Schedule 2[3] and sets out the standard trading period for a Sunday for certain premises as 10am to 10pm and for a Sunday that is on 24 or 31 December as ending at midnight.

**Schedule 2[6]** inserts proposed section 12A to provide for an extension of the trading hours for certain prescribed venues that would otherwise be subject to the Liquor Act, section 12 or an applicable extended trading authorisation. Prescribed venues include live music venues, live performance venues, venues located in a special entertainment precinct and venues participating in an incentivised event. The extension allowed under proposed section 12A depends on the type of prescribed venue and is subject to certain conditions.

**Schedule 2**[7] allows the Minister for Gaming and Racing to, by notice published in the Gazette, declare a period during which liquor may be sold or supplied on relevant licensed premises. The period may only be in relation to a specified day on which a special event is to be held or that immediately follows the day on which a special event is to be held.

**Schedule 2[8]** provides that a small bar licence authorises the licensee to sell liquor by retail on the licensed premises in sealed containers for consumption away from the licensed premises in accordance with an authorisation under proposed section 25A. **Schedule 2[9]** provides for the trading hours during which liquor may be sold by retail on premises to which a small bar licence for consumption away from the licensed premises.

**Schedule 2[10]** inserts proposed section 25A to provide that an on-premises licence that relates to a restaurant or a small bar licence authorises the licensee to sell liquor by retail in sealed containers on the licensed premises for consumption away from the licensed premises if the licence is, on application by the licensee, endorsed by the Authority with an authorisation under the proposed section. Proposed section 25A also makes provision for certain matters relating to the authorisation, including conditions that may be imposed on the authorisation and matters that may be prescribed by the regulations.

**Schedule 2[11]** amends section 33 to expand the authorisation conferred by a producer/wholesaler licence to include a primary producer. **Schedule 2[12]** amends the criteria to determine whether a product is classed as the licensee's product for beer or spirits or where the liquor product is

uniquely the licensee's own product. Schedule 2[13] defines primary producer and producers' market or fair.

Schedule 2[15] provides that, for a producer of cider, perry, mead, beer or spirits, the licensed premises to which a producer/wholesaler licence relates may comprise more than one set of premises if each set of premises is operated by the licensee and the premises are within the relevant prescribed distance of each other. Schedule 2[16] provides definitions for the purposes of Schedule 2[19]. Schedule 2[14] makes a consequential amendment.

**Schedule 2[17]** amends the test for determining whether an event is a special event for the purposes of the Liquor Act, section 39. An event is a special event if—

- (a) the event is of an infrequent or temporary nature, and
- (b) in the Authority's opinion, the event is genuine and holding the event is in the public interest.

The assessment of public interest should have regard to the objects of the Liquor Act.

**Schedule 2[19]** provides that a contract or other agreement that purports to extinguish the right of a person under the Liquor Act, section 44(1) to make a submission to the Authority in relation to an application for a licence is, to the extent of the purported extinguishment, void.

**Schedule 2[20]** inserts proposed section 48 to provide that the Authority must not grant a relevant application unless the Authority is satisfied that the overall impact of the licence, authorisation or approval that is the subject of the relevant application will not be detrimental to the wellbeing of the local or broader community. Relevant applications, as defined in the proposed section, must be accompanied by a statement of risk of harm and other potential impacts that addresses the factors listed. **Schedule 2[18] and [27]** make a consequential amendment.

Schedule 2[23] provides that the Authority may grant an extended trading authorisation for a hotel licence if certain criteria pertaining to live music performances or other arts and cultural events are met and gaming machines are not in operation on the licensed premises. Schedule 2[21] and [22] make miscellaneous amendments to trading periods under the Liquor Act, section 49.

**Schedule 2[24]** provides that a contract or other agreement that purports to extinguish the right of a person under the Liquor Act, section 53(5) to make a submission to the Authority is, to the extent of the purported extinguishment, void.

**Schedule 2[25]** provides that, where information is required to be recorded in an incident register under the Liquor Act, section 56, the licensee must ensure the information is recorded as soon as practicable, but no later than 24 hours, after the incident occurs.

**Schedule 2[26]** inserts proposed section 59A to provide for applications to remove an unrestricted club licence under the Liquor Act, section 59 in relation to certain premises.

**Schedule 2[29]** amends section 75 to provide that a police officer or a marine authority may issue an improvement notice to a relevant person if the police officer or marine authority reasonably believes that noise is being emitted from certain licensed premises in contravention of the Liquor Act, the regulations or any condition applying to the licensed premises. **Schedule 2[28]** and [30]–[34] make consequential amendments.

**Schedule 2[36]** inserts proposed sections 79–79B, which make it clear that a licence does not authorise business to be conducted on licensed premises in a way that unduly disturbs the quiet and good order of the neighbourhood in which the licensed premises are located. The proposed sections also provide for the process of making a disturbance complaint. **Schedule 2[35] and [37]** make consequential amendments.

Schedule 2[38] enables the Secretary to deal with a disturbance complaint only if the person making the complaint demonstrates that the person has tried to address the complaint directly with the licensee for the licensed premises the subject of the complaint or an employee or agent of the licensee. Schedule 2[39] provides grounds on which the Secretary may uphold a disturbance complaint. Schedule 2[40] enables the Secretary to impose a condition relating to noise abatement

when dealing with a complaint under the Liquor Act, Part 5, Division 3. **Schedule 2[41]** requires the Secretary to publish, on a NSW Government website, guidelines that set out the matters to which the Secretary may have regard in making a decision about a complaint.

**Schedule 2[42]** repeals a restriction on an applicant for temporary boundary changes for outdoor spaces from seeking to increase the patron capacity of the licensed premises.

**Schedule 2[43]** extends the Secretary's current power to restrict or prohibit a licensee carrying on certain activities to include a licensee or other person. **Schedule 2[44]** inserts a definition of *liquor* for the purposes of the Liquor Act, section 102.

**Schedule 2[46]** provides for an offence that prohibits a responsible person for licensed premises from doing either of the following for the purpose of enabling another person to gamble on the licensed premises—

- (a) providing money as part of a transaction involving a credit card or debit card, or
- (b) extending another form of credit to the other person.

Schedule 2[45] makes a consequential amendment.

**Schedule 2[47]** inserts proposed section 108A to require that a record be made of credit transactions and extensions if a responsible person for licensed premises provides money as part of a transaction involving a credit card or debit card or extends another form of credit to another person on the licensed premises. Proposed section 108A includes a penalty for failing to make a record under the proposed section.

Schedule 2[48] and [49] update certain language in the Liquor Act, section 109.

Schedule 2[50] repeals 2 provisions relating to ID scanning. Schedule 2[60] makes a consequential amendment.

Schedule 2[51] provides that minors must not enter or remain in an area of licensed premises related to a packaged liquor licence or dedicated to the sale of liquor by retail in sealed containers on the licensed premises for consumption away from the licensed premises, unless they are in the company of a responsible adult. Schedule 2[52] makes further provisions related to minors entering or remaining in certain licensed premises, including when the minor is in the area of the licensed premises in the minor's capacity as an employee.

**Schedule 2[53] and [54]** prescribe further circumstances related to minors entering and remaining in licensed premises where the licensee is subject to a penalty.

**Schedule 2[55]** includes packaged liquor premises in the list of licensed premises where a responsible adult accompanying a minor is subject to a penalty in certain circumstances. **Schedule 2[56]** updates the reference to the licensed premises to also include part of the premises for the purposes of the penalty. **Schedule 2[57]** inserts a definition of *packaged liquor premises*.

**Schedule 2[59]** inserts proposed Part 9B, section 144ZJ in relation to enforceable undertakings (*undertakings*) the Secretary may accept from the licensee. The proposed part makes provision for undertakings, including setting out what matters an undertaking may provide for, that the Secretary may require or invite the licensee to give an undertaking and when the Secretary may certify a failure to comply with an undertaking to the Supreme Court. **Schedule 2[58]** makes a related amendment.

**Schedule 2[61]** repeals provisions relating to reporting on licensing, planning and certain other liquor legislation.

**Schedule 2[62]–[68]** update the Liquor Act, Part 12 to remove references to COVID-19 and insert proposed provisions with the intention of allowing local councils to encourage the use of outdoor space for outdoor dining and performances.

Schedule 2[69] and [70] make amendments of a savings and transitional nature.

#### Schedule 3 Amendment of Liquor Regulation 2018

**Schedule 3[4]–[7]** make changes to the venues that may attract an 80% reduction in the base fee element or the trading hours risk loading element applicable to certain venues and repeal provisions that meant the reduction would otherwise expire on 31 December 2024.

Schedule 3[8] removes the location risk loading element payable for a licence if the licensed premises are within a prescribed precinct. Schedule 3[2] and [3] make consequential amendments.

**Schedule 3[9]** substitutes the definition of *neighbouring premises* in the Liquor Regulation and inserts definitions for *full notification application*, *limited notification application* and *neighbouring premises*.

**Schedule 3[10]** inserts proposed clauses 21–22A to set out the notification requirements on the making of a limited or full notification application. The proposed clause provides for the government and non-government stakeholders that must be notified of the making of an application and the form the notice must take.

Schedule 3[11] inserts proposed Part 3, Division 2 consequent on the amendment made by Schedule 2[25] related to statements of risk of harm or other potential impacts (*statements*). Proposed clause 27 defines a relevant application, for the purposes of the Liquor Act, section 48(7), as a limited notification application or a full notification application. Proposed clause 28 provides that matters relating to gambling on the licensed premises must be addressed by a statement accompanying an application for an extended trading authorisation for a hotel licence. Proposed clause 28A prescribes certain circumstances where a statement is not required for an application for a small bar licence and provides a definition of excluded application for the purposes of the proposed clause. Proposed clause 29 sets out parties an applicant may consult with, if appropriate, when preparing a statement. Schedule 3[12]–[15] make other amendments consequent on the amendment made by Schedule 2[25].

Schedule 3[16] inserts a definition of *commercial catering services*.

**Schedule 3[17]** inserts proposed clause 46A to prescribe certain circumstances where an authorisation may be given to allow the selling of liquor for consumption away from licensed premises and to set out restrictions on the type and quantity of liquor that may be sold under an authorisation.

Schedule 3[18] removes the prescribed definition of *producers' market or fair* as a consequence of the amendment made by Schedule 2[17].

**Schedule 3[19]** provides for certain venues located in a special entertainment precinct to be included on the list of live music and performance venues. **Schedule 3[20]** makes a consequential amendment.

**Schedule 3[21]** provides for the circumstances in which a person may renew an expired RSA endorsement and an expired licensee endorsement.

Schedule 3[22] clarifies that, in relation to the suspension or revocation of recognised competency card endorsements, the Authority may make one or more of the orders set out in clause 76(1). Schedule 3[23] prescribes a maximum period that an order may suspend a recognised competency card, and all of its endorsements, or a recognised competency card endorsement. Schedule 3[24] allows an order to be made declaring that a person is permanently disqualified from holding a recognised competency card or a particular recognised competency card endorsement. Schedule 3[25] prescribes that, if making an order under clause 76(1) because the Authority is satisfied that a person has been charged with, or found guilty of, a serious indictable offence involving violence on or in the immediate vicinity of licensed premises, the Authority must also be of the opinion that there is a significant risk of, or potential for, harm to another person associated with the person's employment on the licensed premises. Schedule 3[27] enables the Authority to suspend a recognised competency card, or a particular recognised competency card endorsement, pending a

determination under clause 76(1) if notice has been provided to the person who is the subject of an application for an order.

Schedule 3[29] omits provisions related to patron ID scanning and the prescribed precinct ID scanner system and is consequent on the amendments made by Schedule 2. Schedule 3[26], [28], [33] and [34] make consequential amendments.

**Schedule 3[30]** provides for the designation of incentivised events by notice published on a NSW Government website. **Schedule 3[1]** makes a consequential amendment.

**Schedule 3[31]** provides for a definition of *metropolitan area* for the purposes of the Liquor Act, sections 35(6) and 66, consequent on the amendment made in Schedule 2[20].

**Schedule 3[32]** makes an amendments to certain temporary boundary changes on land that is exempt development under *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.* 

#### Schedule 4 Amendment of other legislation

Schedule 4 consequentially amends the following Acts and regulations—

- (a) the Environmental Planning and Assessment Act 1979,
- (b) the Environmental Planning and Assessment Regulation 2021,
- (c) the Gaming and Liquor Administration Regulation 2016,
- (d) the Local Government Act 1993,
- (e) the Protection of the Environment Operations (General) Regulation 2022.



#### New South Wales

# 24-Hour Economy Legislation Amendment (Vibrancy Reforms) Bill 2023

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# 24-Hour Economy Legislation Amendment (Vibrancy Reforms) Bill 2023

No , 2023

#### A Bill for

An Act to make miscellaneous amendments to legislation to increase the vibrancy of the night-time economy; and for related purposes.

See also the 24-Hour Economy Commissioner Bill 2023.

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the 24-Hour Economy Legislation Amendment (Vibrancy Reforms) Act 2023.	3 4
2	Commencement	
	This Act commences as follows—	6
	(a) the following provisions commence on a day or days to be appointed by proclamation—	7 8
	(i) Schedule 2[8], [10], [18], [20], [23], [27] and [36]–[41],	9
	(ii) Schedule 3[9]–[15], [17] and [21],	10
	(iii) Schedule 4.1–4.3, 4.4[4] and 4.5,	11
	(b) otherwise—on the date of assent to this Act.	12

Schedule 1			Amendment of Gaming and Liquor Administration Act 2007 No 91				
[1]	Section	on 11	Arran	gements for supply of Police records	3		
	Omit	section	n 11(1	). Insert instead—	4		
		(1)	with infor	following persons (each a <i>relevant person</i> ) may enter into an arrangement the Commissioner of Police for the supply to the relevant person of mation contained in the records of the NSW Police Force to assist in the stual administration of gaming and liquor legislation—	5 7 8		
			(a)	the Secretary,	9		
			(b)	the Authority.	10		
[2]	Section	on 26	Powe	ers to inspect and seize things	11		
	Insert	after	section	n 26(2)(b)—	12		
			(b1)	photograph, film or video a part of the premises or an article or thing on the premises,	13 14		
[3]	Section	on 30	Powe	r of inspectors and police officers to require answers	15		
	Insert	after s	section	n 30(3)—	16		
		(4)	perso section	nspector or police officer may, by notice given to a person, require the on to attend at a specified place and time to answer questions under this on if attendance at the place is reasonably required for the questions to be erly asked and answered.	17 18 19 20		
		(5)	subse	inspector or police officer may, in the notice under subsection (4) or in a equent notice, authorise the person to answer the questions using an audio or audio visual link of a kind approved by the inspector or police officer.	21 22 23		
		(6)		e questions are to be answered by the person using an audio link or audio al link—	2 <sup>4</sup> 25		
			(a)	the place at which the person is required to attend is taken to be any place having adequate facilities for the answering of questions in that way at the time specified in the notice under subsection (4), and	26 27 28		
			(b)	the person must ensure the audio link or audio visual link is operated appropriately so the answers given to the questions are clear to the inspector or police officer.	29 30 31		
[4]	Section	on 34/	4		32		
	Insert	after s	section	n 34—	33		
	34A	Direc	tions	to licensee and staff of licensed premises	34		
		(1)	The s	Secretary may give a gaming and liquor licensee, or an employee or agent gaming and liquor licensee, a written direction about any matter relating e licensed premises.	35 36 37		
		(2)	With	out limiting subsection (1), a direction may be given about—	38		
			(a)	conduct on the licensed premises, or	39		
			(b)	the supervision or control of the licensed premises.	40		
		(3)	The	direction takes effect on the later of the following—	41		
			(a)	when the direction is given to the licensee or employee or agent,	42		

			(b) the date specified in the direction.	1	
		(4)	A licensee, employee or agent to whom a direction is given under this section must not, without reasonable excuse, fail to comply with the direction.	2	
			Maximum penalty—100 penalty units.	4	
		(5)	Without limiting subsection (1), a direction under this section may require a person to adopt, cease or vary, or refrain from, a practice on or in relation to licensed premises.	5 6 7	
		(6)	The Secretary may revoke or vary a direction given by the Secretary under this section.	8	
		(7)	A direction given to a licensee, or an employee or agent of a licensee, under this section must not be inconsistent with—	10 11	
			(a) gaming and liquor legislation, or	12	
			(b) the authorisation given by the licensee's licence.	13	
		(8)	In this section—	14	
			employee or agent includes—	15	
			(a) an employee within the meaning of the <i>Liquor Act 2007</i> , and	16	
			(b) the secretary of a registered club, and	17	
			(c) a member of the governing body of a registered club.	18	
			<i>licensed premises</i> means premises to which a gaming or liquor licence relates.	19	
[5]	Sect	ion 45		20	
	Omi	t the se	ction. Insert instead—	21	
	45	Proc	eedings for offences		
			Proceedings for an offence under this Act or the regulations must be—	23	
			(a) disposed of summarily before the Local Court, and	24	
			(b) started not later than 12 months after the date on which the offence is alleged to have been committed.	25 26	

Sch	nedule 2	Amendment of Liquor Act 2007 No 90				
[1]	Section 4 D	Definitions				
	Omit section 4(1), definition of <i>employee</i> . Insert in alphabetical order— <i>complainant</i> , for Part 5, Division 3—see section 79B(4).					
		<i>disturbance complaint</i> , for Part 5, Division 3 and Schedule 1, clause 71—see section 79B(1).				
		employee includes—				
		(a) a person engaged by a licensee or the manager of licensed premises under a contract for services, and				
		<b>Example—</b> a person engaged by a licensee under a contract to provide catering at a registered club	1			
		(b) a person employed by a person mentioned in paragraph (a).	1			
		gaming machine has the same meaning as in the Gaming Machines Act 2001.	1			
		incentivised event means—	1			
		(a) an event prescribed by the regulations, or	1			
		(b) a live music performance or other arts and cultural event designated by the Secretary, in accordance with the regulations, to be an incentivised event.	1 1 1			
		marine authority means—	1			
		(a) the Minister administering the <i>Ports and Maritime Administration Act</i> 1995, or	2			
		(b) Transport for NSW.	2			
		navigable waters—	2			
		(a) means all waters that are, from time to time, capable of navigation and open to or used by the public for navigation, whether on payment of a fee or otherwise, but	2			
		(b) does not include flood waters that have temporarily flowed over the established bank of a watercourse.	2			
		special entertainment precinct has the same meaning as in the Local Government Act 1993, section 202.	2			
		statement of risk of harm and other potential impacts—see section 48(1).	3			
[2]	Section 4(1	), definition of "liquor", paragraph (b)	3			
	Omit the pa	ragraph.	3			
[3]	Section 12	Standard trading period for certain licensed premises	3			
	Omit sectio	n 12(1). Insert instead—	3			
	(1)	For the purposes of this Act, the <i>standard trading period</i> means—	3			
	(1)	(a) the period from 5am to midnight, or	3			
		(b) if the regulations prescribe a shorter period—the shorter period.	3			
[4]	Section 12	Section 12(1A)				
• •		". Insert instead "10am".	3			
[5]	Section 12	(1B)	4			
	Omit the subsection. Insert instead—					

		(1B)		pite subsection (1), the standard trading period for a Sunday for premises hich this subsection applies is—	1 2
			(a)	from 10am to 10pm, or	3
			(b)	for a Sunday that falls on 24 or 31 December—from 10am to midnight.	4
[6]	Sect	ion 12	A		5
	Omit	the se	ction.	Insert instead—	6
	12A	Exte	nded	trading hours for particular dedicated live music and performance	7
		venu			8
		(1)	This	section applies to the following licensed premises ( <i>prescribed venues</i> )—	9
			(a)	prescribed live music venues,	10
			(b)	prescribed live performance venues,	11
			(c)	venues that are—	12
				(i) located in a special entertainment precinct, or	13
				(ii) participating in an incentivised event.	14
		(2)		trading period for prescribed venues referred to in subsection (1)(a) and	15
				s extended by 2 hours after the time that would otherwise apply to the cribed venue under—	16 17
			(a)	section 12, or	18
			(b)	an extended trading authorisation that applies to the premises.	19
		(3)	` ′	extension under subsection (2) is subject to the following conditions—	20
		(3)	(a)	the development consent for the prescribed venue permits the extended	21
			(a)	trading hours,	22
			(b)	a live music performance or other arts and cultural event that meets the	23
				following criteria is held on any night of the week on which the	24
				prescribed venue trades during the extended trading period—	25
				(i) the performance or event is of a duration of 45 minutes or more,	26
		(4)	TC1	(ii) the performance or event is held after 8pm.	27
		(4)		trading period for prescribed venues referred to in subsection (1)(c) is used by 60 minutes after the time that would otherwise apply to the	28 29
				cribed venue under the following, on all nights of the week—	30
			(a)	section 12,	31
			(b)	an extended trading authorisation that applies to the premises.	32
		(5)	The	extension under subsection (4) is subject to the following conditions—	33
			(a)	the development consent for the prescribed venue permits the extended	34
			( <b>b</b> )	trading hours,	35
			(b)	a live music performance or other arts and cultural event that meets the following criteria is held on the premises on at least 2 nights in any	36 37
				7-day period—	38
				(i) the performance or event is of a duration of 45 minutes or more,	39
				(ii) the performance or event is held after 8pm,	40
			(c)	for an incentivised event—the live music performance or other arts and cultural event is held in conjunction with the incentivised event.	41 42
		(6)		void doubt, to the extent of an inconsistency between this section and a	43
			relev	ant condition that applies to the prescribed venue, this section prevails.	44

		(7)	n this section— relevant condition means a conor (d).	dition of a type referred to in section 116I(2)(c)	1 2 3				
[7]	Section 13								
	Omit	Omit the section. Insert instead—							
	13	Special events extended trading period for certain venues							
		(1)	In addition to the trading hours that apply under this Act to relevant licensed premises, the Minister may, by notice published in the Gazette, declare a period (an <i>extended trading period</i> ) during which liquor may be sold or supplied on relevant licensed premises.						
		(2)	An extended trading period m day—	ay be declared only in relation to a specified	11 12				
			(a) on which a special event	is to be held, or	13				
			(b) that immediately follows	s the day on which a special event is to be held.	14				
		(3)	A notice under this section may	<i>y</i> —	15				
			(a) apply to a specified class	s of relevant licensed premises, or	16				
				nust be met for liquor to be sold or supplied on es during the extended trading period.	17 18				
	(4) (5)		), a class of relevant licensed premises may be vant licensed premises located in a particular	19 20 21					
		(5)	This section does not authorise—						
		. ,		mption of liquor on licensed premises contrary tion imposed by or under this Act in relation to licensed premises, or	23 24 25				
			(b) the operation of gaming	machines during an extended trading period.	26				
		(6)	n this section—		27				
			relevant licensed premises me	ans the following—	28				
			(a) licensed premises to whi	ch a club licence applies,	29				
			(b) a dedicated live music ar	nd performance venue,	30				
			(c) licensed premises to whi	ch a general bar licence applies,	31				
			(d) licensed premises to whi	ch a hotel licence applies,	32				
			(e) licensed premises to whi	ch a small bar licence applies.	33				
			special event means an event thational significance.	ne Minister considers to be of regional, State or	34 35				
[8]	Sect	ion 20	Authorisation conferred by	small bar licence	36				
	Inser	t at the	nd of section 20A(1)(b)—		37				
			, or		38				
			(c) in sealed containers for	consumption away from the licensed premises athorisation under section 25A.	39 40				
[9]	Sect	ion 20	Trading hours for small bars	•	41				
	Inser	t after	ection 20B(3)—		42				

		(4)	Liqu acco	or may be sold for consumption away from the licensed premises in rdance with an authorisation referred to in section 20A(1)(b) or (c)—	1 2
			(a)	during the standard trading period for the licensed premises, or	3
			(b)	for a Sunday that is not 24 or 31 December—no later than 11pm.	4
		(5)		oite subsection (4), the sale of liquor for consumption away from the used premises is not authorised on a restricted trading day.	5 6
[10]	Sect	ion 25	Α		7
	Inser	t after	section	n 25—	8
	25A	Auth away	orisat / from	tion for restaurants and small bars to sell liquor for consumption licensed premises	9 10
		(1)	liquo away	or by retail in sealed containers on the licensed premises for consumption by from the licensed premises if the licence is, on application by the usee, endorsed by the Authority with an authorisation under this section—	11 12 13 14
			(a)	an on-premises licence that relates to a restaurant,	15
			(b)	a small bar licence.	16
		(2)		Authority may grant an application for an authorisation under subsection only if the Authority is satisfied—	17 18
			(a)	the licensee has in place a system of controls to ensure liquor is not sold to minors or intoxicated persons, and	19 20
			(b)	if the licensee is offering same day delivery within the meaning of Part 6, Division 1B—the licensee will comply with that division.	21 22
		(3)	the t	Authority may, when granting the application for the authorisation, limit trading hours during which a licensee may sell liquor for consumption y from the licensed premises.	23 24 25
		(4)		times when liquor may be sold for consumption away from the licensed nises are—	26 27
			(a)	during the standard trading period, or	28
			(b)	at other times authorised by an extended trading authorisation.	29
		(5)		oite subsection (4), liquor must not be sold for consumption away from the used premises—	30 31
			(a)	on a restricted trading day, or	32
			(b)	if the Authority limits the trading hours for a particular licence—by that licensee during the trading hours specified by the Authority.	33 34
		(6)	The	regulations may provide for the following—	35
			(a)	matters relating to applications for, and the granting of, authorisations under this section, including the fees payable in relation to the applications,	36 37 38
			(b)	restrictions on the type and quantity of liquor that may be sold under authorisations.	39 40
[11]	Sect	ion 33	Prod	ucers—authorisation conferred by licence	41
	Omi	"or as	a pro	ducer of beer or spirits" from section 33(1).	42
	Inser	t instea	ad ", a	s a producer of beer or spirits or as a primary producer".	43

[12]	Section 33	(3)(d)	and (e	e)	1		
	Omit section	on 33(3	3)(d). I	nsert instead—	2		
		(d)		eer or spirits—it is uniquely the licensee's own product, or the own uct of a related corporation of the licensee, and—	3		
			(i)	the product has been produced on the licensed premises, or	5		
			(ii)	the licensee has a financial interest in the production, including if the product has been produced by or under the direction of the licensee or a related corporation of the licensee, and the licensee or related corporation has assumed the financial risk of the production, or	6 7 8 9		
		(e)	the li	iquor product is uniquely the licensee's own product because—	11		
			(i)	the licensee is a primary producer, and	12		
			(ii)	the plants, fungi or other products, or part of the products, produced by the licensee are a characteristic ingredient of the liquor product.	13 14 15		
				<b>Example—</b> a truffle manufacturer who uses truffles grown by the manufacturer to blend with a spirit distilled by another person to create a unique truffle spirit that is the truffle manufacturer's own product	16 17 18		
[13]	Section 33	(5)			19		
	Omit the definition of <i>producers' market or fair</i> . Insert in alphabetical order—						
		prim	ary pr	oducer means a person who cultivates—	21		
		(a) plants or fungi, or					
		(b)	the p	products or parts of plants or fungi.	23		
		<i>producers' market or fair</i> means an event primarily held to promote and sell produce from—					
		(a)	the h	ospitality industry, or	26		
		(b)	a par	rticular region.	27		
[14]	Section 35	Produ	ucers-	–miscellaneous provisions	28		
	Insert "—w	ine pr	oduce	ers" after "premises" in section 35(2), heading.	29		
[15]	Section 35	(2A)			30		
	Insert after	section	n 35(2)	)—	31		
	(2A)	Mul	tiple p	remises—producers of cider, perry, mead, beer or spirits	32		
		prod mead	respite any other provision of this Act, the licensed premises to which a roducer/wholesaler licence relates may, for a producer of cider, perry or lead or for a producer of beer or spirits, comprise more than one set of remises, but only if—				
		(a)	each	set of premises is operated by the licensee, and	37		
		(b)	the p	oremises are within—	38		
			(i)	10km of each other, if any of the premises are in a metropolitan area, or	39 40		
			(ii)	20km of each other, if any of the premises are in a non-metropolitan area.	41 42		
[16]	Section 35	(6)			43		
	Insert after	section	n 35(5)	)—	44		

		(6)	In this section—	1				
			<i>metropolitan area</i> means an area prescribed by the regulations to be a metropolitan area.	3				
			non-metropolitan area means any area that is not a metropolitan area.	4				
[17]	Sectio	n 39	Limited licence for special event	5				
	Omit s	ection	n 39(4). Insert instead—	6				
		(4)	In this section—	7				
			special event means an event that—	8				
			(a) is of an infrequent or temporary nature, and	ć				
			(b) in the Authority's opinion—	10				
			(i) is genuine, and	11				
			(ii) the holding of which is in the public interest, having regard to the objects of this Act.	12 13				
[18]	Sectio	n 40	Licence applications	14				
	Omit t	he not	te to section 40(4).	15				
[19]	Sectio	n 44	Submissions to Authority in relation to licence applications	16				
	Insert	after s	section 44(2)—	17				
		(3)	If a contract or other agreement purports to extinguish the right of a person to make a submission under subsection (1), the contract or other agreement is, to the extent of the purported extinguishment, void.	18 19 20				
[20]	Section 48							
	Omit t	he sec	ction. Insert instead—	22				
	48	Risk (	of harm and other potential impacts	23				
		(1)	To facilitate consideration by the Authority of the potential impact the granting of certain licences, authorisations or approvals will have on the local community, a relevant application must be accompanied by a statement (a statement of risk of harm and other potential impacts) that addresses the following—	24 25 26 27 28				
			(a) a description of the local community, including nearby points of interest and other licensed premises,	29 30				
			(b) advice about the applicant's proposed controls or mitigation strategies to address any risk of harm that would be caused by the relevant application being granted,	31 32 33				
			(c) the proposed positive impacts or benefits for the local community if the relevant application were granted,	34 35				
			(d) the results of any discussions between the applicant and the local community about any issues or concerns the local community may have about the relevant application,	36 37 38				
			<ul><li>(e) whether the granting of the relevant application would provide employment in, or other opportunities for, any of the following—</li><li>(i) the live music industry,</li></ul>	39 40 41				
			(ii) the arts sector,	42				
			(iii) the tourism sector,	43				

		(iv) the community or cultural sector.	1
(2)	The s	statement of risk of harm and other potential impacts must be—	2
	(a)	in the form approved by the Authority, and	3
	(b)	prepared in accordance with—	4
		(i) the regulations, and	5
		(ii) any additional requirements of the Authority.	6
(3)		Authority must not grant a relevant application unless the Authority is	7
	autho	fied, having regard to the following, that the overall impact of the licence, orisation or approval the subject of the relevant application will not be mental to the wellbeing of the local or broader community—	8 9 10
	(a)	the statement of risk of harm and other potential impacts that	11
	(a)	accompanied the relevant application,	12
	(b)	any published cumulative impact assessment that applies to the area in which the premises the subject of the relevant application are located,	13 14
	(c)	any other matter the Authority is made aware of during the application process, including, for example, by way of reports or submissions.	15 16
(4)		wing regard to the statement of risk of harm and other potential impacts r subsection (3)(a), the Authority must—	17 18
	(a)	consider whether the criteria referred to in section 49(3)(a)–(c) are met, and	19 20
	(b)	if the criteria are met—give due weight to the strong positive social impact associated with offering live music performances or arts and cultural events.	21 22 23
(5)	The r	regulations may provide for the following—	24
	(a)	the requirements that must be satisfied in relation to preparing statements of risk of harm and other potential impacts,	25 26
	(b)	the matters to be addressed by statements of risk of harm and other potential impacts,	27 28
	(c)	the information to be provided in statements of risk of harm and other potential impacts,	29 30
	(d)	other matters relating to the preparation and content of statements of risk of harm and other potential impacts.	31 32
(6)	to be for an inclu-	out limiting subsection (5), the regulations may provide that the matters addressed by a statement of risk of harm and other potential impacts are, a application for an extended trading authorisation for a hotel licence, to de matters relating to gambling activities on the licensed premises during eriod the authorisation is proposed to be in force.	33 34 35 36 37
(7)	In thi	is section—	38
	relev	ant application means—	39
	(a)	an application of a kind prescribed by the regulations, or	40
	(b)	an application made in circumstances prescribed by the regulations.	41
Section 49	Exten	ded trading authorisation—general provisions	42
Omit "(other	r than	midnight on a Sunday)" from section 49(2)(a).	43
Section 49(	2)(a)		44
Omit "(other	r than	a Monday)".	45

[21]

[22]

[23]	Section 49(3)								
	Omit	Omit the subsection. Insert instead—							
	(3)				niting subsection (2), the Authority may, for an extended trading in for a hotel licence, grant the authorisation if—	3			
			(a)		nusic performances or other arts and cultural events are offered as of the regular business of the licensed premises, and	6			
			(b)	perfo	censee provides evidence that an average of at least 2 live music rmances or other arts and cultural events that meet the following ia are held at the licensed premises in each week—	<del>7</del> 8 9			
				(i)	the performances or events are held after 8pm,	10			
				(ii)	the performances or events are for a duration of 45 minutes or more, and	11 12			
			(c)	gami	ng machines are not in operation on the licensed premises.	13			
[24]	Secti	on 53	Autho	ority m	ay impose, vary or revoke licence conditions	14			
	Inser	t after	section	n 53(6)		15			
	(7)		make	e a subi	t or other agreement purports to extinguish the right of a person to mission to the Authority under subsection (5), the contract or other s, to the extent of the purported extinguishment, void.	16 17 18			
[25]	Secti	on 56	Incide	ent reg	isters	19			
	Insert after section 56(3)—								
	(3A)		subso infor	If information is required to be recorded in an incident register under subsection (2) or (3) about an incident, the licensee must ensure the information is recorded as soon as practicable, but no later than 24 hours, after the incident occurs.					
[26]	Section 59A								
	Inser	Insert after section 59—							
	59A	Rem	oval o	of unre	stricted club licences to other premises	27			
	OUA	(1)	This unres	section	applies in relation to an application under section 59 to remove an club licence to premises other than premises specified in the	28 29 30			
			(a)	the p	roposed premises are situated—	31			
				(i)	on land zoned or otherwise designated for use for the same purpose as the land on which the existing licensed premises are situated, and	32 33 34			
				(ii)	within a 1km radius of the existing licensed premises, or	35			
			(b)	the p	roposed premises are situated—	36			
				(i)	on urban use land, or land that adjoins urban use land, and	37			
				(ii)	within a 5km radius of the existing licensed premises.	38			
		(2)	regis	tered c	y other provision of this Act, if the application is granted, the lub to which the licence relates may continue to operate the club's ider the licence as if the licence were an unrestricted club licence.	39 40 41			
		(3)	In th	is secti	on—	42			
					ensed premises means the premises specified in the unrestricted that is the subject of the application.	43 44			

		or supplied only for consumption on the existing licensed premises.	1 2
		<i>proposed premises</i> means the premises to which the unrestricted club licence is proposed to be removed in the application.	3 4
		unrestricted club licence means a club licence—	5
		(a) to which the <i>Registered Clubs Act 1976</i> , Schedule 2, clause 94(2) applies, and	6 7
		(b) under which the licensee continues, in accordance with the <i>Registered Clubs Act 1976</i> , Schedule 2, clause 94, to operate without restrictions in relation to the registered club's on-premises trading hours.	8 9 10
		<i>urban use land</i> means land zoned or otherwise designated for use for urban purposes under an environmental planning instrument.	11 12
[27]	Section 72	A, definition of "social impact duty" and section 72C	13
	Omit "secti	on 48(5)" wherever occurring. Insert instead "section 48(3)".	14
28]	Section 75	. heading	15
	Omit "Dire	-	16
		ead "Secretary, police officers and marine authorities may issue	17
		ent notices".	18
[29]	Section 75	(1)–(2B)	19
	Omit section	n 75(1) and (2). Insert instead—	20
	(1)	The Secretary, a police officer or a marine authority may give a relevant person for licensed premises a written notice (an <i>improvement notice</i> )—	21 22
		(a) for the Secretary—	23
		(i) if the Secretary reasonably believes there has been a contravention of this Act or the regulations on, or in relation to, the licensed premises, or	24 25 26
		(ii) about any other matter relating to the licensed premises, including any conduct on the licensed premises, or	27 28
		(b) for a police officer—if the police officer reasonably believes noise is being emitted from the licensed premises in contravention of—	29 30
		(i) this Act or the regulations, or	31
		<ul><li>(ii) any noise or noise-related condition applying to the licence for the licensed premises, or</li></ul>	32 33
		(c) for a marine authority—if the marine authority reasonably believes noise is being emitted in navigable waters from licensed premises that are a vessel in contravention of—	34 35 36
		(i) this Act or the regulations, or	37
		<ul><li>(ii) any noise or noise-related condition applying to the licence for the licensed premises.</li></ul>	38 39
	(2)	An improvement notice must not be issued in relation to a demerit offence under Part 9A.	40 41
	(2A)	An improvement notice must be in the form approved by the Secretary and include—	42 43
		(a) for an improvement notice issued by the Secretary—	44

			(1)	regulations—the provision of the Act or regulations that is being contravened, and	1 2 3
			(ii)	a direction about the action that must be taken by the relevant person to rectify the contravention, and	4 5
			(iii)	a direction about the date by which the rectification must occur, or	6 7
		(b)	for a	n improvement notice issued by a police officer—	8
			(i)	a direction that a person whom the police officer believes to be a person who caused the emission of the noise to cease the noise, or	9 10
			(ii)	a direction that a person whom the police officer believes to be making, or contributing to the making, of the noise to cease making or contributing to the noise, or	11 12 13
		(c)	for a	n improvement notice issued by a marine authority—	14
			(i)	a direction that a person whom the marine authority believes to be a person who caused the emission of the noise to cease the noise, or	15 16 17
			(ii)	a direction that a person whom the marine authority believes to be making, or contributing to the making, of the noise to cease making or contributing to the noise.	18 19 20
	(2B)	An i	mprove	ement notice takes effect on the later of the following—	21
		(a)	wher	the notice is given to the relevant person,	22
		(b)	a dat	e specified in the notice.	23
[30]	Section 75	(3)			24
	Omit "A lic	ensee	, emplo	byee or agent". Insert instead "A relevant person".	25
[31]	Section 75	(3) an	d (5)		26
		-		ever occurring. Insert instead "an improvement notice".	27
[32]	Section 75	(6)			28
			ı". Inse	ert instead "An improvement notice".	29
[33]	Section 75			•	30
[00]			ert inste	ead "issue an improvement notice giving".	31
FO 41				and inspire venient notice giving	
[34]	Section 75	-			32
	Insert after		` ′		33
	(7)	this s	section emissi	ficer or marine authority who issues an improvement notice under may make a complaint to the Secretary under section 79B about on of noise from the licensed premises the subject of the nt notice.	34 35 36 37
	(8)	•	is secti		38
	( )			rson means the following—	39
		(a)	a lice	ensee,	40
		(b)	an er	nployee of a licensee,	41
		(c)	an ag	gent of a licensee.	42

[35]				3, heading  5. Insert instead—	1		
		ision		Disturbance of quiet and good order of neighbourhood	3		
F2C1				·			
[36]		ions 7			4 5		
	Omit section 79. Insert instead—						
	79	Defir	nitions	S	6		
				iis division—	7		
			_	plainant—see section 79B(4).	8		
			distu	urbance complaint—see section 79B(1).	9		
	79A	Lice	nsed <sub> </sub>	premises must not disturb quiet and good order of neighbourhood	10		
			a wa	cence does not authorise business to be conducted on licensed premises in my that unduly disturbs, or unreasonably and seriously disturbs, the quiet good order of the neighbourhood in which the licensed premises are ted.	11 12 13 14		
	79B	Maki	ng di	sturbance complaints	15		
		(1)	good	erson may make a complaint (a <i>disturbance complaint</i> ) that the quiet and d order of the neighbourhood in which licensed premises are located are g unduly disturbed, or unreasonably and seriously disturbed, because of—	16 17 18		
			(a)	the way in which the business of the licensed premises is conducted, or	19		
			(b)	the behaviour of persons after the persons leave the licensed premises, including the occurrence of anti-social behaviour or alcohol-related violence.	20 21 22		
		(2)	A di	sturbance complaint may be made only to the Secretary.	23		
		(3)	A di	sturbance complaint must be—	24		
			(a)	in writing, and	25		
			(b)	made or verified by statutory declaration.	26		
		(4)		sturbance complaint may be made only by 1 of the following persons (the <i>plainant</i> )—	27 28		
			(a)	a person who lives or works in the neighbourhood of the licensed premises and is authorised in writing by 4 or more other persons who live or work in the neighbourhood,	29 30 31		
			(b)	a person who satisfies the Secretary that, because of the nature or gravity of the person's complaint, the person should be entitled to make the complaint,	32 33 34		
			(c)	the Commissioner of Police,	35		
			(d)	another person the Secretary considers, in the public interest, should be able to make a disturbance complaint.	36 37		
		(5)	mak	contract or other agreement purports to extinguish the right of a person to e a complaint under this section, the contract or other agreement is, to the nt of the purported extinguishment, void.	38 39 40		
[37]	Sect	ion 80	Deali	ing with complaints	41		
•				under section 79" from section 80(1).	42		

	Inser	t instea	ad "a c	listurba	ance complaint".	1
[38]	Sect	ion 80	(1A)			2
	Inser	t after	section	n 80(1)	<del> </del>	3
		(1A)	only	if the p	tion (1)(a), the Secretary may deal with a disturbance complaint person making the complaint demonstrates the person has tried to complaint directly with—	4 5 6
			(a)	the li	censee for the licensed premises the subject of the complaint, or	7
			(b)	an en	nployee or agent of the licensee.	8
[39]	Sect	ion 80	Α			9
	Inser	t after	section	n 80—		10
	80A	Grou	ınds d	n whic	ch Secretary may uphold disturbance complaint	11
	0071	(1)			ary may uphold a disturbance complaint only if—	12
		(1)	(a)	for a enter the p regul preci	a disturbance complaint for licensed premises in a special tainment precinct—the Secretary is satisfied, after having regard to lan under the <i>Local Government Act 1993</i> , section 202(5)(a) that ates noise from amplified music in the special entertainment nct, the licensed premises have caused a disturbance that is asonable, or	13 14 15 16 17 18
			(b)	other	wise—	19
				(i)	when the order of occupancy is in favour of the licensed premises—the Secretary is satisfied the quiet and good order of the neighbourhood in which the licensed premises are located have been unreasonably and seriously disturbed by the licensed premises, or	20 21 22 23 24
				(ii)	when the order of occupancy is not in favour of the licensed premises—the Secretary is satisfied the quiet and good order of the neighbourhood in which the licensed premises are located has been unduly disturbed.	25 26 27 28
		(2)	For s	subsect	ion (1), the order of occupancy is in favour of the licensed premises	29 30
			(a)	than	censed premises have been operating as licensed premises longer the complainant has resided or worked at the complainant's ess or place of business, and	31 32 33
			(b)	licen	has been no substantial change to the operations carried on at the sed premises since the complainant began residing or working at omplainant's address or place of business.	34 35 36
		(3)		etary—	plainant is a person referred to in section 79B(4)(b)-(d), the	37 38
			(a)	and r	consider the order of occupancy between the licensed premises esidents or workers in the neighbourhood of the licensed premises are associated with the complaint, and	39 40 41
			(b)		apply the order of occupancy as if a resident or worker referred to ragraph (a) were the complainant.	42 43
		(4)	addr	ess, eve	tion (2)(a), the complainant is taken to have lived at the same en if the complainant has moved, if the complainant's new address	44 45

		(a) the address from which the complainant moved, or	1
		(b) the licensed premises.	2
	(5)	For subsection (2)(b), a change to the operations carried on at the licensed premises that was reasonably foreseeable at the time the complainant began residing or working at the complainant's address or place of business, because of the licence in force for the premises and the business or activity to which the licence relates, is not a substantial change to the operations carried on at the licensed premises.	3 4 5 6 7 8
	(6)	Also, for subsection (2), the operations or activities of licensed premises have not substantially changed if the only change is that live music is provided—	9 10
		(a) inside the licensed premises between midday and 10pm, or	11
		(b) outside the licensed premises between midday and 6pm.	12
	(7)	For this section, the quiet and good order of the neighbourhood may be unreasonably and seriously disturbed only if the alleged disturbance was not reasonably foreseeable by the complainant when the complainant began occupying the complainant's premises.	13 14 15 16
	(8)	For this section, the quiet and good order of the neighbourhood has not been unreasonably and seriously disturbed if the complainant could take reasonable steps to mitigate the impact of the disturbance on the complainant but does not take the steps.	17 18 19 20
[40]	Section 81	Decision by Secretary in relation to complaint	21
	Insert after	section 81(2)—	22
	(2A)	Without limiting subsection (2)(a), a condition relating to noise abatement may, despite the <i>Local Government Act 1993</i> , section 202, include matters relating to amplified music following a disturbance complaint.	23 24 25
[41]	Section 81	(3)	26
	Omit section	n 81(3) and (4). Insert instead—	27
	(3)	The Secretary must publish, on a NSW Government website, guidelines that set out the matters to which the Secretary may have regard in making a decision under this section about a complaint.	28 29 30
[42]		A Boundaries of licensed premises—applications for temporary boundary or outdoor spaces	31 32
	Omit section	n 94A(5).	33
[43]	Section 10	2 Secretary may restrict or prohibit undesirable promotion of liquor	34
		ther person" after "licensee" wherever occurring in section 102(1) and (3).	35
[44]	Section 10	2(5)	36
	Insert after	section 102(4)—	37
	(5)	For this section, <i>liquor</i> includes a beverage, substance or other thing that is not referred to in section 4(1), definition of <i>liquor</i> , paragraph (a) or (c) but, for the purposes of sale, is held out to be beer, spirits or wine.	38 39 40
[45]	Section 10	8, heading	41
-		nsion of credit". Insert instead "providing money or extending credit".	42

[46]	Sect	ion 10	8(1)		1
	Omit	the su	ıbsecti	on. Insert instead—	2
		(1)	for	sponsible person for licensed premises must not do either of the following the purpose of enabling another person to gamble on the licensed nises—	3 4 5
			(a)	provide money, as part of a transaction involving a credit card or debit card, to the other person,	6 7
			(b)	extend another form of credit to the other person.	8
			Max	imum penalty—100 penalty units.	9
[47]	Sect	ion 10	8A		10
	Inser	t after	section	n 108—	11
	108A	Regi	uireme	ent to record credit transactions and extensions	12
		(1)	This	section applies if a responsible person for licensed premises—	13
		( )	(a)	provides money as part of a transaction involving a credit card or debit card, or	14 15
			(b)	extends another form of credit to another person on the licensed premises.	16 17
		(2)		responsible person must make a record, in the form and way approved by Secretary, of the transaction or other credit extension.	18 19
			Max	imum penalty for subsection (2)—100 penalty units.	20
[48]	Sect	ion 10	9 Misı	representation or misdescription of credit transactions	21
	Omit	"any	cash a	dvance extended" from section 109(1).	22
	Inser	t inste	ad "mo	oney provided".	23
[49]	Sect	ion 10	9(1)		24
•				dvance". Insert instead "the money".	25
[50]				and 116E	26
[JO]		the se			27
[51]				or not to enter or remain in certain licensed premises	28
	Inser	t at the	e end c	of section 123(1)(c)(ii)—	29
			(L)	, or	30
			(d)	enter or remain in the following areas of licensed premises unless the minor is in the company of a responsible adult—	31 32
				(i) an area related to a packaged liquor licence,	33
				(ii) an area dedicated to the sale of liquor by retail in sealed containers on the licensed premises for consumption away from the licensed premises.	34 35 36
[52]	Sect	ion 12	3(5B)	and (5C)	37
	Inser	t after	section	n 123(5A)—	38
		(5B)	liquo	section (1)(d) does not apply to an area of licensed premises in which or is sold for takeaway or home delivery under a packaged liquor licence does not authorise the licensee to make walk-up sales.	39 40 41

	(5C)	A m	inor does not commit an offence under subsection (1)(d) if the minor—	1
		(a)	enters or remains in the area of the licensed premises in the minor's capacity as an employee, and	2
		(b)	is not involved in the sale or supply of liquor.	4
[53]	Section 12 premises	4 Lice	ensee not to allow minors to enter or remain in certain licensed	5 6
	Insert at the	e end o	of section 124(1)(c)—	7
			or	8
		(d)	enters or remains in the following areas of licensed premises and is not in the company of a responsible adult—	9 10
			(i) an area related to a packaged liquor licence,	11
			(ii) an area dedicated to the sale of liquor by retail in sealed containers on the licensed premises for consumption away from the licensed premises,	12 13 14
[54]	Section 12	4(2)(d	)	15
	Insert at the	e end o	of section 124(2)(c)—	16
			or	17
		(d)	is in the following areas of licensed premises and is not in the company of a responsible adult—	18 19
			(i) an area related to a packaged liquor licence,	20
			(ii) an area dedicated to the sale of liquor by retail in sealed containers on the licensed premises for consumption away from the licensed premises,	21 22 23
[55]	Section 12 premises	5 Res	ponsible adult not to leave minor unaccompanied on licensed	24 25
	Omit "or li	censed	public entertainment venue" from section 125(1).	26
	Insert inste	ad ", li	icensed public entertainment venue or packaged liquor premises".	27
[56]	Section 12	25(1)		28
	Insert ", or	part o	f the licensed premises," after "licensed premises".	29
[57]	Section 12	25(3)		30
	Insert after	sectio	n 125(2)—	31
	(3)	In th	is section—	32
		pack	taged liquor premises means an area of licensed premises—	33
		(a)	related to a packaged liquor licence, or	34
		(b)	dedicated to the sale of liquor by retail in sealed containers on the licensed premises for consumption away from the licensed premises.	35 36
[58]	Section 13	9 Gro	unds for making complaint	37
	Insert after	sectio	n 139(3)(c)—	38
		(c1)	that the licensee has failed to comply with an enforceable undertaking under section 144ZJ,	39 40

[59]	Part			1
	Inser	t after	Part 9A—	2
	Par	t 9B	Enforceable undertakings	3
1	44ZJ	Secre	etary may accept enforceable undertakings	4
		(1)	The Secretary may require a licensee to give an undertaking (an <i>enforceable undertaking</i> ) to do, or refrain from doing, something if—	5 6
			(a) the licensee has contravened this Act, or	7
			(b) the Secretary reasonably believes the licensee has contravened this Act.	8
		(2)	The Secretary may also invite a licensee to give an enforceable undertaking to prevent a risk of potential harm even if the licensee has not contravened, or allegedly contravened, this Act.	9 10 11
		(3)	An enforceable undertaking is an alternative to taking disciplinary action and disciplinary action may not be taken in relation to the contravention or alleged contravention of this Act while an enforceable undertaking is in force.	12 13 14
		(4)	An enforceable undertaking may provide for the following—	15
			(a) a matter that prevents a contravention of this Act,	16
			(b) a matter relating to the mitigation or remediation of a contravention of this Act,	17 18
			(c) a matter relating to the prevention of risks of harm from liquor,	19
			(d) another matter the Secretary and the licensee consider relevant.	20
		(5)	An enforceable undertaking may be—	21
			(a) accepted by the Secretary by written notice given by the Secretary to the licensee, and	22 23
			(b) varied or withdrawn by the Secretary, by written notice given to the licensee—	24 25
			(i) on the Secretary's own initiative, or	26
			(ii) at the request of the licensee.	27
		(6)	The Secretary may publish an enforceable undertaking on a NSW Government website, unless the Secretary considers—	28 29
			(a) the undertaking includes matters that are commercial in confidence, or	30
			(b) the publication of the undertaking would not be in the public interest, or	31
			(c) the undertaking includes personal information—	32
			(i) that cannot be easily redacted, or	33
			(ii) the redaction of which would make the publication meaningless.	34
		(7)	If the Secretary is satisfied a licensee has, without reasonable excuse, failed to comply with an enforceable undertaking, the Secretary may certify the failure to the Supreme Court.	35 36 37
		(8)	The Supreme Court may inquire into the case and—	38
			(a) order the licensee to comply with the enforceable undertaking within a period specified by the Court, or	39 40
			(b) if the Court is satisfied the licensee failed, without reasonable excuse, to comply with the enforceable undertaking—punish the licensee as if	41 42

			the licensee were in contempt of the Court and, if the Court thinks fit, also make an order under paragraph (a).	1 2		
[60]	Section 1	59 Reg	ulations	3		
	Omit section	on 159(	(2)(f1).	4		
[61]	Sections '	163 and	d 163A	5		
	Omit the s	ections		6		
[62]	Part 12, he	eading		7		
• •		_	. Insert instead—	8		
	Part 12	Out	tdoor dining and performances	9		
[63]	Section 10	64 Purp	oose	10		
	Omit section	on 164(	(1). Insert instead—	11		
	(1)		purpose of this part is to allow local councils to encourage the use of oor space for outdoor dining and performances.	12 13		
[64]	Section 10	64(3)		14		
	Omit "duri	ng the	period of the COVID-19 pandemic".	15		
[65]	Section 10	55 Defi	nitions	16		
	Omit the d	efinitio	on of <i>prescribed period</i> .	17		
[66]	Section 166, heading					
	Omit the heading. Insert instead—					
		al cour orman	ncils may allow use of outdoor space for outdoor dining and ces	20 21		
[67]	Section 10	66(1)		22		
	Omit the s	ubsecti	on. Insert instead—	23		
	(1)		ocal council may decide, by notice published on the local council's site—	24 25		
		(a)	to allow the use of a footway or public open space associated with the following to be used as an outdoor dining area, an extension of foyer space or a performance space—	26 27 28		
			(i) licensed premises or other lawful food and drink premises,	29		
		(1.)	(ii) entertainment, arts or cultural venues, or	30		
		(b)	to allow parking spaces within the local council's area to be used as an outdoor dining area, an extension of foyer space or a performance space, or	31 32 33		
		(c)	to close a road, temporarily or otherwise, for which the local council is the roads authority for use as an outdoor dining area, an extension of foyer space or a performance space, or	34 35 36		
		(d)	to close a classified road, temporarily or otherwise and with the concurrence of the department in which the <i>Roads Act 1993</i> is administered, for use as an outdoor dining area, an extension of foyer space or a performance space, or	37 38 39 40		

		(e)	to vary a development consent or a development consent condition to allow outdoor performances.	1 2
	(1A)	premi exem	seal council allows the use of footways, public open space, roads or other uses for a purpose mentioned in subsection (1), the use is taken to be pt development for the purposes of <i>State Environmental Planning Policy and Complying Development Codes</i> ) 2008.	3 4 5 6
[68]	Section 16	7 Repe	al of Part	7
	Omit the se	ection.		8
[69]	Schedule '	l Savin	gs and transitional provisions	9
	Omit "a con	mplaint	made under section 79" from clause 71(2)(a).	10
	Insert inste	ad "a di	isturbance complaint".	11
[70]	Schedule '	I		12
	Insert at the	e end of	the schedule, with appropriate part and clause numbering—	13
	Part	Eco	visions consequent on enactment of 24-Hour nomy Legislation Amendment (Vibrancy orms) Act 2023	14 15 16
	Appl	ication	of fee payable under section 25A to particular applications	17
		25A, a Reform	payable in relation to an application for an authorisation under section as inserted by the 24-Hour Economy Legislation Amendment (Vibrancy ms) Act 2023, does not apply to an application made under that section a 6 months after the commencement of section 25A.	18 19 20 21
			of section 59A to particular applications to remove unrestricted es to other premises	22 23
	(1)		clause applies in relation to an application under section 59 to remove an tricted club licence to premises other than the premises specified in the se—	24 25 26
		` ′	made, but not determined, before the commencement of section 59A, or	27
		` ′	made and granted before the commencement of section 59A.	28
	(2)	Section made	on 59A applies in relation to the application as if the application had been after the commencement of that section.	29 30
	(3)	hours	of a registered club as a result of the granting of an application oned in subclause (1)(b) is of no effect.	31 32 33
	(4)		s clause—	34
			<i>temises trading hours</i> , of a registered club, means the times during which may be sold or supplied only for consumption on the club's licensed ses.	35 36 37
			stricted club licence means a club licence—	38
		(a)	that was, at the time the application was made, a club licence to which the <i>Registered Clubs Act 1976</i> , Schedule 2, clause 94(2) applied, and	39 40
		(b)	under which, at the time the application was made, the registered club to which the licence related was continuing to operate without	41 42

restrictions in relation to the club's on-premises trading hours in accordance with the *Registered Clubs Act 1976*, Schedule 2, clause 94.

Scl	nedule 3 A	Amendment of Liquor Regulation 2018	1
[1]	Clause 3 Definit	ions	2
		1), definitions of Great Southern Nights music event and incentivised	3
	event.		4
[2]	Clause 8 Definit		5
	Omit the definition	on of location risk loading element.	6
[3]	Clause 9 Period	ic licence fees	7
	Omit clause 9(1)	(d).	8
[4]	Clause 10 Base	fee element	9
	Omit clause 10(2	)(c). Insert instead—	10
	(c)	by 80% for the following venues—	11
		(i) live music venues,	12
		(ii) live performance venues,	13
		(iii) venues mentioned in clause 61B(1)(d), or	14
[5]	Clause 10(3) and	d (4)	15
	Omit the subclau	ses.	16
[6]	Clause 12 Tradii	ng hours risk loading element	17
	Omit clause 12(3	A)(c). Insert instead—	18
	(c)	by 80% for the following venues—	19
		(i) live music venues,	20
		(ii) live performance venues,	21
		(iii) venues mentioned in clause 61B(1)(d), or	22
[7]	Clause 12(7) and	d (8)	23
	Omit the subclau	ses.	24
[8]	Clause 13 Locat	ion risk loading element	25
	Omit the clause.		26
[9]	Clause 20 Defini	itions	27
	Omit clause 20(1	), definition of <i>neighbouring premises</i> . Insert in alphabetical order—	28
	full	notification application means the following—	29
	(a)	an application for a hotel licence,	30
	(b)	an application for a club licence,	31
	(c)	an application for a small bar licence, other than an application for a relevant small bar licence that is not required to be accompanied by a statement of risk of harm and other potential impacts under clause 28A,	32 33 34
	(d)	an application for a packaged liquor licence, other than a licence that is limited to the sale or supply of liquor through an internet site or by other electronic means,	35 36 37
	(e)	an application for an on-premises licence that relates to a public entertainment venue, other than a cinema or a theatre,	38 39

		(1)	to a licence referred to in paragraphs (a)–(d),	2
		(g)	an application under the Act, section 59 for approval to remove a licence referred to in paragraphs (a)–(d) to other premises,	3
		(h)	an application for an ongoing extended trading authorisation in relation to an on-premises licence if the authorisation operates to authorise the sale of liquor at any time between midnight and 5am,	5 6 7
		(i)	an application for an ongoing extended trading authorisation in relation to a producer/wholesaler licence if the authorisation operates to authorise the sale of liquor by retail, otherwise than to the residents of the licensed premises and their guests, at any time between midnight and 5am,	8 9 10 11 12
		(j)	an application that is required by the Authority under the Act, section 48(7), definition of <i>relevant application</i> to be accompanied by a statement of risk of harm and other potential impacts.	13 14 15
		limite	ed notification application means the following—	16
		(a)	an application for a packaged liquor licence that is limited to the sale of liquor only by means of taking orders—	17 18
			<ul><li>(i) over the telephone or by facsimile or mail order, or</li><li>(ii) through an internet site or by other electronic means,</li></ul>	19 20
		(b)	an application under the Act, section 59 for approval to remove a licence referred to in paragraph (a) to other premises,	21 22
		(c)	an application for a multi-occasion extended trading authorisation,	23
		(d)	an application for an authorisation under the Act, section 24(3),	24
		(e)	an application that is required by the Authority under the Act, section 48(7), definition of <i>relevant application</i> to be accompanied by a statement of risk of harm and other impacts.	25 26 27
		neigh	hbouring premises, in relation to an application, means—	28
		(a)	for an application for which a statement of risk of harm and other potential impacts is required to be submitted—a building situated on land within 100m of the proposed or current licensed premises to which the application applies, or	29 30 31 32
		(b)	otherwise—a building situated on land within 50m of the proposed or current licensed premises to which the application applies.	33 34
Claus	ses 21	-22A		35
Omit	clause	es 21 a	nd 22. Insert instead—	36
21		ications 48(5)	n requirements for limited and full notification applications— the	37 38
	(1)	non-g	the Act, section 48(5)(a), the applicant must notify the following government stakeholders of the making of a limited or full notification cation—	39 40 41
		(a)	for a limited notification application—the occupier of neighbouring premises,	42 43
		(b)	for a full notification application—	44
			(i) the occupier of neighbouring premises, and	45
			(ii) the recognised leaders or representatives of the local Aboriginal community organisations, if any, in the local government area in	46 47

[10]

			Aboriginal Medical Service Cooperative Limited, and	1
		(iii)	for an application for an extended trading authorisation in relation to a hotel licence—any organisation located in the local government area in which the hotel is situated that receives funding from the Responsible Gambling Fund under the <i>Casino Control Act 1992</i> for the specific purpose of providing	3 4 5 7
		(iv)	gambling-related counselling or treatment services, and the stakeholders determined by the Authority.	9
(2)	For	` ′	ct, section 48(5)(a), the Secretary must notify the following	10
(2)	gove	rnmen	t stakeholders, if relevant, of the making of a limited or full application—	11 12
	(a)	for a	limited notification application—	13
		(i)	the local consent authority, and	14
		(ii)	the local police, and	15
		(iii)	if the proposed licensed premises are, or will be, situated within 500m of the boundary of another local government area—the local consent authority for that other area, and	16 17 18
		(iv)	if the premises to which the application relates are, or will be, situated on Crown land within the meaning of the <i>Crown Land Management Act 2016</i> —the Minister administering that Act,	19 20 21
	(b)	for a	full notification application—	22
		(i)	the local consent authority, and	23
		(ii)	the local police, and	24
		(iii)	the Centre for Alcohol and Other Drugs of the Ministry of Health, and	25 26
		(iv)	the local health district for the area in which the proposed licensed premises are situated, and	27 28
		(v)	the Department of Communities and Justice, and	29
		(vi)	Transport for NSW, and	30
		(vii)	if the proposed licensed premises are, or will be, situated within 500m of the boundary of another local government area—the local consent authority for that other area, and	31 32 33
		(viii)	if the premises to which the application relates are, or will be, situated on Crown land within the meaning of the <i>Crown Land Management Act 2016</i> —the Minister administering that Act.	34 35 36
(3)	The 1	notice	must—	37
	(a)	be gi	iven no later than 2 working days after the application is made, and	38
	(b)		ide a link to the NSW Government website where the application iments are located and public submissions may be made, and	39 40
	(c)	be in	the form, and given in the way, approved by the Authority.	41
(4)			nt for a packaged liquor licence that is limited to the sale of liquor owing means is not required to notify the occupier of neighbouring	42 43
	prem	ises—		44
	(a)	by ta	iking orders over the telephone,	45
	(b)	by fa	acsimile or mail order,	46
	(c)	throu	igh an internet site,	47

			(d)	by ot	her electronic means.	1				
	22	Appl	icatio	ns tak	en to be limited applications for notification purposes	2				
		(1)	This	clause	applies to an application that is not—	3				
			(a)	a full	notification application, or	4				
			(b)	a lim	ited notification application.	5				
		(2)			ation is taken, for this division and Division 3, to be a limited application.	6 7				
			Note harm section	and ot	ion 2, which relates to requirements in relation to statements of risk of her potential impacts, is not relevant to applications referred to in this	8 9 10				
	22A	Auth	orisa	tions		11				
					use 21 or 22, the requirement to notify the occupier of neighbouring an application does not apply in relation to an application for—	12 13				
			(a)	conju	oducer/wholesaler licence, unless the application is made in unction with an application for a special drink on-premises orisation, or	14 15 16				
			(b)	a pop	o-up licence, or	17				
			(c)	a lim	ited licence, or	18				
			(d)	an au	thorisation, unless the authorisation is—	19				
				(i)	an extended trading authorisation that is not a special occasion extended trading authorisation, or	20 21				
				(ii)	a special drink on-premises authorisation, or	22				
				(iii)	an authorisation under the Act, section 24(3).	23				
[11]	Part	3, Div	ision :	2		24				
	Omi	Omit the division. Insert instead—								
	Divi	sion	2	Stat	ement of risk of harm and other potential impacts	26				
	27				tions for statement of risk of harm and other potential t, s 48(7)	27 28				
					section 48(7), definition of <i>relevant application</i> , the following are blications—	29 30				
			(a)	limite appli	ed notification applications, except for the limited notification cations referred to in clause 22,	31 32				
			(b)	full n	otification applications.	33				
	28	relat		gamb	of harm and other potential impacts to address matters ling activities in hotels during extended trading periods—the	34 35 36				
			matt impa	ers to lacts are	cation for an extended trading authorisation for a hotel licence, the be addressed by a statement of risk of harm and other potential to include matters relating to gambling activities on the licensed uring the period the authorisation is proposed to be in force.	37 38 39 40				

28A

28A	Statement of risk of harm and other potential impacts not required for certain applications—the Act, s 48(7)(b)									
	(1)		elevant small bar licence application is not required to be accompanied by atement of risk of harm and other potential impacts if—	3 4						
		(a)	development consent is required under the <i>Environmental Planning and Assessment Act 1979</i> to use the premises to which the application relates as a small bar or to sell liquor during the times to which the application relates, and	5 6 7 8						
		(b)	the local police and the Secretary are, no more than 2 working days after the application for the required development consent, or any variation to that application, is made, notified by the applicant of the making of the application for development consent or of the variation to that application.	9 10 11 12 13						
	(2)		excluded application is not required to be accompanied by a statement of of harm and other potential impacts.	14 15						
	(3)	In th	nis clause—	16						
		excli	<i>luded application</i> means the following—	17						
		(a)	an application, other than an application under the Act, Schedule 1, clause 39, where—	18 19						
			(i) the application relates to the same premises as the premises to which a general bar licence relates, and	20 21						
			(ii) development consent has been obtained under the <i>Environmental Planning and Assessment Act 1979</i> to sell liquor during the times to which the application relates and those times are specified in the development consent,	22 23 24 25						
		(b)	an application for a multi-occasion extended trading authorisation under the Act, section 49B where—	26 27						
			(i) the extended trading authorisation of the kind referred to in section 49(5)(a) is in force in relation to the licensed premises, or	28 29						
			(ii) the application is made in relation to club premises that have unrestricted trading hours in accordance with the <i>Registered Clubs Act 1976</i> , Schedule 2, clause 94,	30 31 32						
		(c)	an application relating to club premises where, within the period of 6 months before the application is made—	33 34						
			(i) the trading hours of the club premises have been reduced by a condition under the Act, section 54, or a request has been made by the club for a condition to be imposed under that section that would result in reduced trading hours, or	35 36 37 38						
			(ii) an ongoing extended trading authorisation in relation to the club premises has, on application by the club, been revoked or varied so as to reduce the trading hours to no later than 1:30am, or an application has been made to reduce the trading hours to no later than 1:30am,	39 40 41 42 43						
		(d)	an application relating to any other licensed premises where the trading hours of the premises at the time the application is made are equal to or more than the trading hours under the proposed extended trading authorisation.	44 45 46 47						
		relev	vant small bar licence application means the following—	48						

an application for a small bar licence,

49

Statement of risk of harm and other potential impacts not required for certain

(a)

	(b)	an application for approval to remove a small bar licence to other premises,	1 2
	(c)	an application for an extended trading authorisation for a small bar, other than if the authorisation would result in trading on a regular basis at any time between 2am and 5am,	3 4 5
	(d)	an application to vary an extended trading authorisation for a small bar, other than if the variation would result in trading on a regular basis at any time between 2am and 5am.	6 7 8
	29 Preparation s 48(2)	n of statement of risk of harm and other potential impacts—the Act,	9 10
	other appro	ne Act, section 48(2)(b)(i), in preparing a statement of risk of harm and potential impacts, the applicant may, if the applicant considers it opriate, consult with local consent authorities, community organisations numbers of the public.	11 12 13 14
[12]	Clause 30 Submis	ssions in relation to applications	15
	Omit "a communit	ty impact statement under section 48 of the Act" from clause 30(3).	16
	Insert instead "a sta 48".	atement of risk of harm and other potential impacts under the Act, section	17 18
[13]	Clause 31 Reason A CIS	ns for decisions relating to certain applications requiring category	19 20
	Omit the clause.		21
[14]	Clause 35A Issue licence	of interim small bar authorisation to applicants for small bar	22 23
	Omit "a communit	ty impact statement under section 48 of the Act' from clause 35A(1)(b).	24
	Insert instead "a sta 48".	atement of risk of harm and other potential impacts under the Act, section	25 26
[15]	Clause 36 Issue of licence	of interim restaurant authorisation to applicants for restaurant	27 28
	Omit "a communication clause 36(1)(b) and	ty impact statement under section 48 of the Act" wherever occurring in d (4)(b).	29 30
	Insert instead "a sta 48".	atement of risk of harm and other potential impacts under the Act, section	31 32
[16]	Clause 46 Author	risation to trade on premises other than licensed premises	33
	Insert in alphabetic	cal order in clause 46(1)—	34
	comn servic	nercial catering business means a business that provides catering ees—	35 36
	(a)	for functions, occasions or events that are by invitation only, or	37
	(b)	for fee, gain or reward.	38
[17]	Clause 46A		39
	Insert after clause	46—	40

46A		outhorisation to sell liquor for consumption away from licensed premises—the Act, s 25A(6)							
	(1)	An authorisation may be given under the Act, section 25A only if—							
	, ,	(a)	the liquor is purchased together with a genuine meal that is being taken away or delivered for consumption away from the licensed premises, and	4 5 6					
		(b)	each customer's order is limited to the type and quantity of liquor specified in subclause (2).	7 8					
	(2)		the Act, section 25A(6)(b), authorised licensed premises must limit each omer's order to—	9 10					
		(a)	for a licensed restaurant—	11					
			(i) 1 sealed bottle of wine where the volume of the packaged liquor is not more than 750mL, or	12 13					
			(ii) not more than 6 sealed containers of beer, cider or ready-to-drink alcoholic beverages where the volume of the packaged liquor is not more than 2,250mL, or	14 15 16					
			(iii) not more than 4 sealed containers of house-made cocktails where the volume of the packaged liquor is not more than 1,000mL, or	17 18					
		(b)	for a small bar—	19					
			(i) 1 sealed bottle of wine where the volume of the packaged liquor is not more than 750mL, or	20 21					
			(ii) not more than 6 sealed containers of beer, cider or ready-to-drink alcoholic beverages where the volume of the packaged liquor is not more than 2,250mL.	22 23 24					
	(3)	In th	nis clause—	25					
		house-made cocktail means an alcoholic beverage mixed on the licensed premises.							
		<i>ready-to-drink alcoholic beverage</i> means an alcoholic beverage that is not mixed on the licensed premises.							
		-	irements relating to producers' markets or fairs	30					
Omi	t the cl	ause.		31					
Clau	se 61	B List	of live music and performance venues	32					
Inser	rt after	clause	e 61B(1)(c)—	33					
		(d)	a venue located in a special entertainment precinct—	34					
		( )	(i) that holds live music performances or other arts and cultural events, or	35 36					
			(ii) in relation to which the Secretary has been notified of an intention to hold live music performances or other arts and cultural events at that venue.	37 38 39					
Clau	se 61	B(4)(a	)	40					
			(1)(a)–(c)". Insert instead "subclause (1)(a)–(d)".	41					
Clau	se 74	A		42					
Omi	t the cl	ause.	Insert instead—	43					

[18]

[19]

[20]

[21]

		Rene Act, s			or licensee endorsement after expiry for certain persons—the	1 2
		(1)	For endo	the A	ct, section 159(2)(e), a person may renew an expired RSA nt or an expired licensee endorsement if—	3 4
			(a)		person has held a licensee endorsement at any time within the ious 3 years, and	5 6
			(b)	the p	erson completes a licensee training course.	7
		(2)	Subc	lause (	(1) applies despite clause 74(1).	8
[22]	Claus	e 76 S	Suspe	nsion	or revocation of recognised competency card endorsements	9
	Omit '	'make	any o	of the f	following orders" from clause 76(1).	10
					one or more of the following orders the Authority considers instances".	11 12
[23]	Claus	e 76(1	l)(a)			13
	Omit t	the par	ragrap	h. Ins	ert instead—	14
			(a)	an or	rder suspending—	15
				(i)	a recognised competency card and all its endorsements for a period not exceeding the unexpired term of the competency card or all its endorsements, or	16 17 18
				(ii)	a particular recognised competency card endorsement for a period not exceeding the unexpired term of the competency card or competency card endorsement,	19 20 21
[24]	Claus	e 76(1	I)(c)			22
	Omit '	for su	ıch pe	eriod (r	not exceeding 12 months) as is specified in the order".	23
	Insert	instea	d "pe	rmanei	ntly or for the period specified in the order".	24
[25]	Claus	e 76(2	2)(b)			25
				(b). In	sert instead—	26
			(b)	been	charged with, or found guilty of, a serious indictable offence—	27
				(i)	involving violence that was committed on licensed premises or in the immediate vicinity of licensed premises, and	28 29
				(ii)	that, in the opinion of the Authority, creates, or has the potential to create, a significant risk of harm to another person associated with the person's employment on licensed premises, or	30 31 32
[26]	Claus	e 76(2	2)(c)			33
	Omit t	the par	ragrap	oh.		34
[27]	Claus	e 76(4	<b>1</b> A)			35
	Insert	after o	clause	76(4)	_	36
	(4	4A)	is the may comp	subje suspe petency	oclause (2), if the Authority has provided notice to the person who ct of an application for an order under clause 76(4), the Authority are recognised competency card, or a particular recognised y card endorsement, pending a determination by the Authority of make an order under clause 76(1).	37 38 39 40 41

[28]	Clau	se 76(11)	)		1		
	Omi	t ", 65(2) d	or 10	06(2) or (3)". Insert instead "or 65(2)".	2		
[29]	Part	7, Divisio	ons	3 and 4	3		
	Omi	t the divisi	ions		4		
[30]	Clau	se 123			5		
	Inser	t before c	laus	e 123A—	6		
	123	Designa	atio	n of incentivised events—the Act, s 4(1)	7		
		Fo So	or thecre	ne Act, section 4(1), definition of <i>incentivised event</i> , paragraph (b), the tary may designate a live music performance or other arts or cultural to be an incentivised event by publishing notice of the designation on a Government website before the event occurs.	8 9 10 11		
[31]	Clau	se 128			12		
	Omit the clause. Insert instead—						
	128 Metropolitan area—the Act, ss 35(6) and 66(6) definitions of "metropolitan area"						
		E	ach	of the following is prescribed to be a metropolitan area—	16		
		(a	a)	the Greater Sydney Region,	17		
		(t	0)	the local government areas of Central Coast, Lake Macquarie, Newcastle and Wollongong.	18 19		
[32]	Clau	se 130B I	Exe	mption for certain temporary boundary changes—the Act, s 159(4)	20		
	Omi	t clause 13	30B(	(1)(c). Insert instead—	21		
		(0	c)	the proposed change to the boundary of the licensed premises under this clause continues indefinitely if the land use is exempt development under <i>State Environmental Planning Policy (Exempt and Complying Development Codes)</i> 2008, Part 2, Division 1, Subdivision 20B or 20C.	22 23 24 25		
[33]	Sche	edule 6 Pe	enal	Ity notice offences	26		
	Omi	Omit the matter relating to section 116E(3) from the table.					
[34]	Sche	edule 6, ta	able		28		
	Omit the matter relating to clause 106(1) and clause 106(2) or (3)						

Schedule 4		Amendment of other legislation							
4.1	Enviro	nmental Planning and Assessment Act 1979 No 203	2						
	Schedule 8 Special provisions								
	Insert af	ter Part 1—	4						
	Part 2	Special provisions relating to licensed premises	5						
	2 C	ditions that cease to have effect							
	(1	<ul> <li>The regulations may prescribe that a condition of a development consent relating to a relevant matter ceases to have effect if the matter is regulated by— <ul> <li>(a) the <i>Liquor Act 2007</i>, or</li> <li>(b) an instrument made under the <i>Liquor Act 2007</i>, while the instrument is in force.</li> </ul> </li> </ul>	7 8 9 10 11						
	(2		12						
	(-	(a) specific conditions, or	13						
		(b) a class of conditions.	14						
	(3	In this clause—	15						
	·	licensed premises has the same meaning as in the Liquor Act 2007.	16						
		relevant matter means—	17						
		(a) noise emitted from licensed premises, or	18						
		(b) the trading hours of licensed premises.	19						
4.2	Enviro	nmental Planning and Assessment Regulation 2021	20						
	Section	97A	21						
	Insert af	ter section 97—	22						
	97A C	onditions relating to noise at licensed premises	23						
		A condition of a development consent that regulates noise generated from licensed premises ceases to have effect to the extent the condition relates to noise arising from the matters set out in the <i>Liquor Act 2007</i> , section 79B(1)(a) or (b).	24 25 26 27						
4.3	Gamin	g and Liquor Administration Regulation 2016	28						
	Clause 8	3 Certain decisions required to be published	29						
	only if t	relevant application (within the meaning of section 48 (2) of that Act) relates, but he relevant application is required to be accompanied by a category B CIS (as to in regulations made under that Act)" from clause 8(i).	30 31 32						
		stead "the full notification application, within the meaning of the regulations made at Act, relates".	33 34						
4.4	Local (	Government Act 1993 No 30	35						
[1]	Section	202 Special entertainment precinct	36						
	Omit "30	0" from section 202(2)(c). Insert instead "60".	37						

[2]		i <b>on 20</b> : "12A'		) ert instead "12A(4)".	1
[3]		ion 20			•
[0]				on. Insert instead—	,
	Omit	(3)		pecial entertainment precinct may be established by identifying the	
		(3)	preci	inct in an environmental planning instrument that applies to the land on the hereinst will be located.	6 7
[4]	Secti	ion 20	2(5A)	and (5B)	8
	Inser	t after	section	n 202(5)—	9
	(	(5A)	A pla	an prepared under subsection (5)(a) must provide—	10
			(a)	for the trading hours for premises in the special entertainment precinct, and	11 12
			(b)	that the process for managing complaints in relation to licensed premises in the special entertainment precinct is the process set out in the <i>Liquor Act 2007</i> , Part 5, Division 3.	13 14 15
		(5B)	matte	andition of a development consent that is inconsistent with the following ers in a plan prepared under subsection (5)(a) ceases to have effect to the not of the inconsistency—	16 17 18
			(a)	the trading hours for premises in a special entertainment precinct,	19
			(b)	the regulation of noise from amplified music from premises in the special entertainment precinct.	20 21
4.5	Prot	ectio	n of	the Environment Operations (General) Regulation 2022	22
	Secti	ion 91	Α		23
	Inser	t after	section	n 91—	24
	91A	Exen	nption	n from prohibitions on noise pollution—liquor licensed premises	25
		(1)	licen	relevant provisions do not apply to an activity carried out on liquor sed premises if the activity is carried out in accordance with the wing—	26 27 28
			(a)	the liquor licence for the liquor licensed premises, including any conditions applying to the liquor licence,	29 30
			(b)	the Liquor Act 2007,	31
			(c)	for an activity carried out in a special entertainment precinct—the local council's plan, under the <i>Local Government Act 1993</i> , section 202(5)(a), for regulating noise from amplified music from premises, whether or not liquor licensed premises, in the special entertainment precinct.	32 33 34 35 36
		(2)		ection (1) does not apply to an activity for which the EPA is the opriate regulatory authority under—	37 38
			(a)	the Act, section 6, or	39
			(b)	section 11 or 12 of this regulation.	40
		(3)	In th	is section—	41
			-	or licence means a licence under the Liquor Act 2007.  or licensed premises means premises to which a liquor licence applies.	42 43

relev	elevant provisions means the following provisions of the Act—					
(a)	Part 4.3, to the extent it relates to noise,	2				
(b)	section 139,	3				
(c)	Part 8.6.	4				
	ial entertainment precinct has the same meaning as in the Local ernment Act 1993, section 202.	5 6				