

24-Hour Economy Legislation Amendment (Vibrancy Reforms) Bill 2025

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This PUBLIC BILL, originated in the LEGISLATIVE COUNCIL and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Clerk of the Parliaments

Legislative Council



24-Hour Economy Legislation Amendment (Vibrancy Reforms) Bill 2025

No , 2025

A Bill for

An Act to amend the *Liquor Act 2007* and other Acts to increase the vibrancy of the night-time economy; and for related purposes.

The LEGISLATIVE ASSEMBLY has this day agreed to this Bill with/without amendment.

Clerk of the Legislative Assembly

The	Legislature	of New South Wales enacts—	1	
1	Name of Act			
	This 2025	Act is the 24-Hour Economy Legislation Amendment (Vibrancy Reforms) Act	3	
2	Commencement			
	This	Act commences, or is taken to have commenced, as follows—	6	
	(a)	for Schedule 1[7] and [14], to the extent it inserts sections 47F(1)(b)(ii) and (2)(c)–(f) and 47G—on a day or days to be appointed by proclamation,	7	
	(b)	for Schedule 1[17]—on 15 March 2026,	g	
	(c)	for Schedule 3.1—on 1 December 2025,	10	
	(b)	otherwise—on the date of assent to this Act.	11	

Scl	hedu	le 1	Δ	Amendment of Liquor Act 2007 No 90	1				
[1]	Sect	ion 3 <i>A</i>	Mear	ning of dedicated live music and performance venue	2				
	Omit the section.								
[2]	Section 4 Definitions								
	Omit	t section	on 4(1)	, definition of dedicated live music and performance venue.	5				
	Inser	Insert in alphabetical order—							
			exen	apt application, for Part 5, Division 5A—see section 90D.	7				
			ince	ntivised event venue—see section 130I.	8				
			listed	d live music and performance venue—see section 130O(1).	9				
			live i	music venue—see section 130F(1).	10				
			live p	performance venue—see section 130G.	11				
				opolitan area means the area prescribed by the regulations as the opolitan area.	12 13				
			non-	metropolitan area means an area other than the metropolitan area.	14				
			-	<i>ning approval</i> , for Part 5, Division 5A—see section 90A.	15				
			relev	pant event, for Part 7B, Division 2—see section 130J.	16				
			speci	ial entertainment precinct venue—see section 130H.	17				
[3]	Sect 72A,	ions 4 defin	(1), de ition o	efinition of "statement of risks and potential effects", 45(3), note, f "social impact duty" and 72C(1)(a)	18 19				
	Omit	t "48"	where	ver occurring. Insert instead "72I".	20				
[4]	Sect	ions 1	2A an	d 12B	21				
	Omit	t the se	ections		22				
[5]	Section 13 Special events extended trading period for certain venues								
• •	Omit section 13(2). Insert instead—								
	(2) An extended trading period for a special event may be declared only in relation to the following specified days—								
			(a)	the day on which the special event is to be held (the <i>special event day</i>),	27				
			(b)	the day immediately following the special event day,	28				
			(c)	if the Minister is satisfied the special event will attract visitors to the	29				
			()	area in which the relevant licensed premises is located—the day immediately before the special event day.	30 31				
[6]	Sect	ion 13	(6), de	efinition of "relevant licensed premises", paragraph (b)	32				
	Omit	t "dedi	cated"	. Insert instead "listed".	33				
[7]	Sect	ion 18	A		34				
	Inser	t after	section	n 18—	35				
	18A	Fund	ctions	on other premises	36				
		(1)	A clu	ub licence endorsed with an authorisation granted by the Authority under section authorises the licensee to sell liquor—	37 38				
			(a)	by retail at a function held on premises other than the premises to which the licence relates, and	39 40				

		(b)	at the times specified by the Authority in the authorisation.	1
	(2)	The A	Authority may grant the authorisation on application by the licensee.	2
	(3)	The funct	Authority must not grant the authorisation unless satisfied that the tions conducted under the authorisation will be—	3
		(a)	in line with the purposes for which the club is established, and	5
			Note— See the Registered Clubs Act 1976, section 10(1)(e).	6
		(b)	for the benefit of the members of the club and guests of members.	7
	(4)		lations may be made about the following in relation to authorisations r this section—	8 9
		(a)	applications for authorisations, including the fees payable,	10
		(b)	the granting of authorisations.	11
[8]	Section 2	OA Autl	horisation conferred by small bar licence	12
	Omit "in s	ealed co	ontainers" wherever occurring in section 20A(1)(b) and (c).	13
[9]	Section 25 consumpt	5A Autl ion aw	horisation for restaurants and small bars to sell liquor for ay from licensed premises	14 15
	Omit "in s	ealed co	ontainers" from section 25A(1).	16
[10]	Section 3	5 Produ	ucers—miscellaneous provisions	17
	Omit secti	on 35(6	5).	18
[11]	Part 4, Div	ision 1	IA, Subdivision 1, heading	19
	Insert after	Divisi	on 1—	20
	Division	1 A	Licence conditions	21
	Subdivis	sion 1	Powers of Authority	22
[12]	Sections 4	47A and	d 47B	23
			as 52 and 53 as sections 47A and 47B and relocate to Part 4, Division 1A, inserted by item [11].	24 25
[13]	Section 4	7B(4), a	as renumbered by item [12]	26
	Omit the s	ubsection	on.	27
[14]	Part 4, Div	ision 1	IA, Subdivision 2	28
	Insert after	Subdiv	vision 1, as inserted by item [11]—	29
	Subdivis	sion 2	Powers of Secretary	30
	47C Bas	is for S	Secretary exercising functions	31
	(1)		Secretary may exercise the Secretary's function of imposing conditions r this subdivision—	32 33
		(a)	on the Secretary's own initiative, or	34
		(b)	for a condition imposed under section 47E(3)(c)—only on application by the licensee.	35 36

	(2)	The Secretary may exercise the Secretary's function of varying or revoking conditions under this subdivision—	1 2				
		(a) on the Secretary's own initiative, or	3				
		(b) on application by—	4				
		(i) a licensee, or	5				
		(ii) the Commissioner of Police.	6				
47D	Арр	lications	7				
	(1)	An application under this subdivision by a licensee must—	8				
		(a) be made in the way and form approved by the Secretary, and	9				
		(b) be accompanied by the application fee prescribed by the regulations, and	10 11				
		(c) comply with the requirements approved by the Secretary or prescribed by the regulations.	12 13				
	(2)	The regulations may impose requirements about applications under this subdivision, including—	14 15				
		(a) the information or particulars that must accompany an application, or	16				
		(b) the advertising of an application, or	17				
		(c) the waiver, remittance or postponement of application fees.	18				
47E	Imposition of licence conditions						
	(1)	The Secretary may impose conditions on a licence under this subdivision for the reasons, or in the circumstances, the Secretary considers necessary or appropriate.	20 21 22				
	(2)	The Secretary must not impose a condition if the condition is inconsistent with a condition—	23 24				
		(a) imposed, or taken to be imposed, by the Authority, or	25				
		(b) imposed by this Act or the regulations.	26				
	(3)	The conditions that may be imposed include the following—	27				
		(a) conditions prohibiting the sale or supply of liquor on the licensed premises before 10am or after 11pm, or both,	28 29				
		(b) conditions restricting the trading hours of, and public access to, the licensed premises,	30 31				
		(c) for licensed premises in a prescribed precinct—conditions of the kind imposed on a licence under section 116I.	32 33				
	(4)	The Secretary must not impose a condition as a replacement for the following revoked conditions unless the Secretary is satisfied that the condition is necessary to mitigate the harm that may be caused by the revocation of the revoked condition—	34 35 36 37				
		(a) a relevant condition referred to in section 47F(2)(c)–(f) that is revoked under section 47F,	38 39				
		(b) a condition revoked under 47G.	40				
47F	Varia	ation or revocation of licence conditions	41				
	(1)	The Secretary may vary or revoke a condition of a licence at any time if—	42				
		(a) the condition has been imposed by the Secretary under this Act, or	43				

		(b)	the condition is a relevant condition that has been imposed, or is taken to have been imposed—	1 2					
			(i) by the Authority, and	3					
			(ii) for a condition of a kind referred to in subsection (2)(c)–(f)—before the commencement of the paragraph concerned.	4 5					
	(2)	The	following conditions are <i>relevant conditions</i> —	6					
		(a)	conditions relating to the trading hours of licensed premises,	7					
		(b)	conditions relating to licensed premises situated wholly or partly in—	8					
			(i) a prescribed precinct, or	9					
			(ii) a precinct to which a precinct liquor accord applies, or	10					
			(iii) an area to which a community event liquor accord applies,	11					
		(c)	conditions imposing a lockout or a curfew on entry by patrons,	12					
		(d)	conditions requiring security personnel to be on the premises,	13					
		(e)	conditions restricting the number of drinks that may be purchased in a single transaction,	14 15					
		(f)	conditions restricting the kinds of drinks that may be sold or supplied.	16					
7G	Varia	ation c	or revocation of condition prohibiting glass containers	17					
	(1)	The	Secretary may vary or revoke a condition of a licence if the condition—	18					
		(a)	has been imposed by the Secretary or the Authority, and	19					
		(b)	prohibits drinks being served in glass containers.	20					
	(2)	reaso	Secretary must not vary or revoke a condition under this section unless onably satisfied that the revocation or variation would not result in an ease in violence or other alcohol-related harm.	21 22 23					
	(3)		Secretary may conduct a review of conditions for the purposes of cising the Secretary's functions under this section.	24 25					
	(4)	abou	Commissioner of Police is authorised to give the Secretary information at offences committed in relation to licensed premises if requested by the etary for the purposes of a review.	26 27 28					
7H	Powers may also be exercised for authorisations								
		The junde	power of the Secretary to impose, vary or revoke a condition of a licence or this subdivision extends to a condition of an authorisation if—	30 31					
		(a)	the authorisation is held in relation to the licence, and	32					
		(b)	section 51 applies to the authorisation.	33					
47I	Limi	tation	on Secretary's powers under subdivision	34					
	(1)		subdivision does not authorise the Secretary to vary or revoke a lition—	35 36					
		(a)	imposed, or taken to be imposed, by the Authority, or	37					
		(b)	imposed by this Act or the regulations.	38					
	(2)	This	section does not apply to—	39					
		(a)	the imposition of a condition referred to in section 47E(2)(a) or (b), or	40					
		(b)	the variation or revocation of a condition in accordance with section 47F or 47G.	41 42					

Subdivision 3		sion 3	Miscellaneous	1				
47J	Natu	ıral just	tice for licensee	2				
	(1)	This section applies to a decision of the Secretary or the Authority under this division—						
		(a)	to impose a condition on a licence after it has been granted, or	5				
		(b)	to vary or revoke a condition of a licence.	6				
	(2)		section does not apply if the licensee applied for the imposition, variation vocation of the condition.	7 8				
	(3)		Secretary or Authority must not make the decision unless the Secretary or ority has—	9 10				
		(a)	given the licensee a reasonable opportunity to make submissions about the proposed decision, and	11 12				
		(b)	taken submissions made into consideration before making the decision.	13				
47K	Con	ditions	may be temporary	14				
	(1)	consi	Secretary or Authority, when imposing a condition on a licence, must der whether the condition should be imposed on a permanent or orary basis.	15 16 17				
	(2)		ondition is imposed on a temporary basis (a <i>temporary condition</i>), it may to end—	18 19				
		(a)	on a specified date (the end date), or	20				
		(b)	when specified criteria (<i>eligibility criteria</i>) are met by the licensee.	21				
	(3)	and a	the may be specified for when a particular eligibility criteria must be met a failure to meet the eligibility criteria by that date is a breach of the brary condition.	22 23 24				
	(4)	revoked under this division in the same way as the temporary condition may be varied or revoked.						
	(5)							
	(6)		oplication by a licensee to vary or revoke an end date or the eligibility ia for a temporary condition must—	31 32				
		(a)	be made in the way and form approved by the regulator, and	33				
		(b)	be accompanied by the application fee prescribed by the regulations, and	34 35				
		(c)	comply with the requirements approved by the regulator or prescribed by the regulations.	36 37				
	(7)	7) The regulations may impose requirements about applications under this section, including—						
		(a)	the information or particulars that must accompany an application, or	40				
		(b)	the advertising of an application, or	41				
		(c)	the waiver, remittance or postponement of application fees.	42				
	(8)		s section—	43				
	regulator means—							

			(a) (b)	for an application made to the Authority—the Authority, or for an application made to the Secretary—the Secretary.	1		
	471	0 4 -	. ,	••	3		
			tain conditions about music and sound repealed				
		(1)		section applies to a condition of a licence if— the condition—	4		
			(a)	(i) prohibits or restricts live music or other entertainment, or	5 6		
				(ii) imposes sound limits or acoustic restrictions, and	7		
			(b)	the condition was imposed more than 3 years before the commencement of this section, and	8		
			(c)	the condition was imposed by the Secretary or the Authority.	10		
		(2)	The	condition is revoked and has no effect.	11		
		(3)		Secretary may impose a condition on the licence under Subdivision 2 in lar terms to the revoked condition.	12 13		
		(4)		Secretary must not impose the condition unless the Secretary is satisfied cient grounds exist for imposing the condition.	14 15		
		(5)		ay in which the Secretary may be satisfied sufficient grounds exist is if the etary reasonably believes—	16 17		
			(a)	noise may be emitted from the licensed premises, and	18		
			(b)	the noise will unreasonably disturb persons who reside near the licensed premises.	19 20		
		(6)		section is repealed on the day that is 3 years after the day on which this on commences.	21 22		
[15]	Part 4	, Divi	sion 2	2, heading	23		
	Omit t	he he	ading.	. Insert instead—	24		
	Division 2			Authorisations	25		
[16]	Section	n 49	Exter	nded trading authorisation—general provisions	26		
	Omit section 49(2).			2). Insert instead—	27		
		(2)	Exte	nded trading authorisation for consumption on premises	28		
			cons	Authority may authorise a licensee to sell or supply liquor for umption on licensed premises during a specified period between midnight 5am on any day if—	29 30 31		
			(a)	the licence authorises the sale or supply of liquor for consumption on the licensed premises, and	32 33		
			(b)	the licence is not a packaged liquor licence, and	34		
			(c)	the licensee applies to the Authority for the authorisation.	35		
[17]	Section	n 49((3)(b)		36		
	Omit t	he pa	ragrap	bh. Insert instead—	37		
			(b)	the licensee provides evidence that relevant events, within the meaning of Part 7A, Division 2, are held at the licensed premises on average— (i) for licensed premises in the metropolitan area—at least 10 times	38 39 40		
				in each month, or	41		

		(ii)	for licensed premises in a non-metropolitan area—at least 2 times in each week, and	1 2		
[18]	Section 54 S	ecretary m	nay impose, vary or revoke licence conditions	3		
	Omit the sect	ion.		4		
[19]	Section 59A,	heading		5		
	Omit the head	ling. Insert	instead—	6		
	59A Short	distance re	emoval of unrestricted club licence or hotel licence	7		
[20]	Section 59A((1)		8		
	Insert "or a ho	otel licence	" after "unrestricted club licence".	9		
[21]	Section 59A	(2)		10		
	Omit the subs	section. Inse	ert instead—	11		
	(2) I	Despite ano	ther provision of this Act, if the application is granted—	12		
	(opera	registered club licence—the registered club may continue to ate the club's premises under the licence as if the licence were an stricted club licence, or	13 14 15		
	(Satur prem	hotel licence that authorises trade 24 hours a day from Monday to day—the licensee may continue to operate the proposed licensed ises subject to the same trading hours as applied to the existing sed premises.	16 17 18 19		
[22]	Section 59A(premises"	3), definiti	ons of "existing licensed premises" and "proposed	20 21		
	Omit "unrestr	ricted club"	wherever occurring.	22		
[23]	Section 66 A	ppointmer	nt of managers	23		
	Insert ", without the approval of the Authority," after "must not" in section 66(1)(b).					
[24]	Section 66(1A)					
	Insert after se	ction 66(1)		26		
			ity may give approval under subsection (1)(b) if the licensee makes on to the Authority—	27 28		
			e way and form approved by the Authority, and	29		
		(b) accor	npanied by the fee prescribed by the regulations.	30		
[25]	Section 66(6			31		
	Omit the subs	section.		32		
[26]			of cumulative impact assessment	33		
	Omit "section	94" from s	section 72C(3)(a). Insert instead "section 90B".	34		
[27]	Part 4, Divisi		_	35		
	Insert after D	ivision 5—		36		
	Division 6	Misc	cellaneous	37		

[28]	Sections 7	2I–72N	I		1
				4A, 55, 56, 57 and 58 as sections 72I, 72J, 72K, 72L, 72M and 72N ivision 6, as inserted by item [27].	2
[29]	Section 73	Preve	ntion	of excessive consumption of alcohol on licensed premises	4
	Omit "subs	ection ((5A)"	from section 73(5)(b). Insert instead "subsection (5D)".	5
[30]	Section 73	(5A)–(5D)		6
	Omit section	n 73(5.	A). Ins	sert instead—	7
	(5A)			e does not commit an offence against subsection (1)(a) for failing in intoxicated person from licensed premises if—	8
		(a)		icensee and relevant employees or agents of the licensee had mable grounds to believe the intoxicated person—	10 11
			(i)	required medical assistance and medical assistance had been sought, or	12 13
			(ii)	required transport to be able to leave the licensed premises and a means of transport had been sought, and	14 15
				Example— a taxi to take the person home	16
		(b)		censee and the licensee's employees or agents refused to serve the on liquor after becoming aware the person was intoxicated, and	17 18
		(c)		ntoxicated person was actively monitored while on the licensed ises by the licensee or an employee or agent of the licensee, and	19 20
		(d)	incid	presence of the intoxicated person was reported in the relevant ent register, regardless of when the incident occurred, including following information—	21 22 23
			(i)	the time at which the licensee, or an employee or agent of the licensee first became aware the intoxicated person was on the licensed premises,	24 25 26
			(ii)	the actions taken in relation to the person,	27
			(iii)	the time the person left the licensed premises, and	28
		(e)	the li	censee ensured the intoxicated person—	29
			(i) (ii)	did not make unreasonable noise or cause a disturbance, and did not enter a gaming room.	30 31
	(5B)	For su	ubsect	ion (5A)(d)—	32
	()	(a)		elevant incident register is—	33
		()	(i)	for a licensee who maintains an incident register under section 72L—that incident register, or	34 35
			(ii)	otherwise—a register—	36
			` ′	(A) maintained by the licensee for this section, and	37
				(B) in a form approved by the Secretary, and	38
		(b)	pract	icensee must ensure the information is recorded as soon as icable, but no later than 24 hours, after becoming aware the icated person was on the licensed premises.	39 40 41
	(5C)		on 72I	L(4) and (5) apply to an incident register referred to in subsection as if it were kept under section 72L.	42 43
	(5D)	, , ,		ary must—	44

			(a)	issue guidelines relating to the prevention of intoxication on licensed premises, and	1 2		
			(b)	make the guidelines publicly available in a way the Secretary considers appropriate.	3 4		
[31]	Part	5, Div	ision 5	SA .	5		
	Inse	Insert after Division 5—					
	Div	ision	5A	Boundaries of licensed premises	7		
	90A	Definitions			8		
			In thi	is division—	9		
				apt application—see section 90D.	10		
				ning approval means—	11		
			(a)	a development consent within the meaning of the <i>Environmental Planning and Assessment Act 1979</i> , or	12 13		
			(b)	an approval under that Act, Division 5.2.	14		
	90B	Auth	ority n	nay set and change boundaries	15		
		(1)		boundaries of licensed premises must be specified by the Authority when cence is granted.	16 17		
		(2)	The b	boundaries of licensed premises may be changed by the Authority—	18		
			(a)	on the Authority's own initiative, or	19		
			(b)	on application by—	20		
				(i) the owner of the premises, or	21		
				(ii) the licensee.	22		
		(3)	An a _j	pplication under this section must be accompanied by—	23		
			(a)	for a change of boundaries requiring planning approval—a copy of the approval and evidence the approval is in force, and	24 25		
			(b)	for a change of boundaries that will apply to land owned by a person other than the applicant—evidence the person has given consent to the application.	26 27 28		
		(4)		fee is prescribed by the regulations for a change of the boundaries of sed premises, a change to the boundaries does not take effect until the fee id.	29 30 31		
		(5)	Subs	ection (4) does not apply to a proposed change of boundaries—	32		
			(a)	resulting from an exempt application, or	33		
			(b)	referred to in section 90C(2)(b).	34		
		(6)	unles	Authority must not specify or change the boundaries of licensed premises is, in the Authority's opinion, a primary purpose requirement under this in relation to the licensed premises is or will be complied with.	35 36 37		
	90C	Cons	sultatio	on requirements for change of boundaries	38		
		(1)		Authority must not change the boundaries of licensed premises unless the ority has—	39 40		
			(a)	given each relevant person a reasonable opportunity to make submissions in relation to the proposed change, and	41 42		

		(b)	taken the submissions made into consideration before deciding whether to make the change.	1 2				
	(2)	2) This section does not apply to—						
		(a)	an exempt application, or	4				
		(b)	a proposed permanent change of boundaries of licensed premises if the change—	5 6				
			(i) is substantially the same as a temporary change of boundaries resulting from—	7 8				
			(A) an exempt application, or	9				
			(B) a former relevant application, and	10				
			(ii) is not inconsistent with the requirements for—	11				
			(A) the exempt application, or	12				
			(B) the former relevant application, other than a requirement relating to the period for the temporary change of boundaries.	13 14 15				
	(3)	In th	is section—	16				
	. ,	form	ner relevant application means an application to which—	17				
		(a)	former section 94A applied, or	18				
		(b)	for an application made before the commencement of section 94A—the <i>Liquor Regulation 2018</i> , clause 130B applied.	19 20				
		relev	vant person means—	21				
		(a)	the Commissioner of Police, and	22				
		(b)	for a temporary change of boundaries for licensed premises relating to a building, or part of a building, adjacent to the licensed premises—	23 24				
			(i) the local council for the area in which the building or part is located, and	25 26				
			(ii) a licensee for a licence relating to the building or part, and	27				
		(c)	for another change of boundaries—	28				
			(i) the licensee, and	29				
			(ii) the Secretary.	30				
90D	Mea	ning o	f "exempt application"	31				
	(1)	licen	this division, an application for a temporary change to the boundaries of seed premises is an <i>exempt application</i> if the application meets the irements set out in this section.	32 33 34				
Sect	tion 90	D(2), ((3), (6) and (7)	35				
			1 94A(2), (3), (6) and (7) as section 90D(2), (3), (6) and (7) and relocate (1), as inserted by item [31].	36 37				
Sect	tion 90	D(4) a	nd (5)	38				
			n 90D(3), as renumbered by item [32]—	39				
	(4)	The	application may only apply to the sale or supply of liquor on the relevant for the period—	40 41				
		(a)	determined in the approval or consent to use, or notice to allow the use of, the relevant land, or	42 43				
		(b)	authorised by the licensee's licence.	44				

90D

[32]

[33]

		(5)	For relevant land prescribed by the regulations, the application must not, despite subsection (4), apply to the sale or supply of liquor on the relevant land between midnight and 10 am.	1 2 3
[34]	Sect	ions 9	4, 94A, other than the provisions renumbered by item [32], and 94B	4
	Omi	t the se	ections.	5
[35]	Sect relat		1 Carrying liquor away from premises to which on-premises licence	6
	Omi	t sectio	on 111(2)(b) and (c). Insert instead—	8
			(b) the liquor was sold or supplied to the person—	9
			(i) in accordance with this Act, and	10
			(ii) for consumption away from the premises.	11
[36]	Part	7B		12
	Inser	t befor	re Part 8—	13
	Par	t 7B	Live music and performance venues	14
	Divi	sion	1 Key terms	15
	130F	Live	music venues	16
		(1)	For this Act, a venue is a <i>live music venue</i> if—	17
			(a) one of the following types of licence is in force for the venue—	18
			(i) a hotel licence,	19
			(ii) a club licence,	20
			(iii) a small bar licence,	21
			(iv) an on-premises licence,	22
			(v) a producer/wholesaler licence, and	23
		/- \	(b) live music forms a significant part of the venue's normal operations.	24
		(2)	The regulations may prescribe the circumstances in which live music forms a significant part of a venue's normal operations.	25 26
•	130G	Live	performance venues	27
			For this Act, a venue is a <i>live performance venue</i> if the venue—	28
			(a) is a music hall, concert hall, dance hall, theatre or other venue, and	29
			(b) is licensed under an on-premises licence relating to a public entertainment venue, and	30 31
			(c) is used primarily for live performances or other creative or cultural events, and	32 33
			(d) is not a live music venue.	34
	130H	Spec	cial entertainment precinct venues	35
			For this Act, a venue is a <i>special entertainment precinct venue</i> if—	36
			(a) the venue is located in a special entertainment precinct, and	37
			(b) live music performances or other arts and cultural events—	38
			(i) are held at the venue, or	39

				nded to be held at the venue and the Secretary has been of the intention.	1 2
1301	Ince	ntivise	event venue	s	3
			s Act, a venue ncentivised ev	e is an <i>incentivised event venue</i> if the venue participates ent.	4 5
Divi	ision	2	Extended to	rading hours	6
130J	Defi	nition			7
		In thi	division—		8
		releve meeti	nt event means g the followin	s a live music performance or other arts and cultural event g criteria—	9 10
		(a)	the performan	ce or event is of a duration of 45 minutes or more,	11
		(b)	the performan	ce or event is held after—	12
			(i) for a Sa	turday or Sunday—midday, or	13
			(ii) otherwi	se—6pm.	14
130K	Live	music	ind performa	nce venues	15
	(1)	This	ection applies	to—	16
		(a)	a live music vo	enue, or	17
		(b)	a live perform	ance venue.	18
	(2)			For the venue is extended by 2 hours after the time that ly to the venue under—	19 20
		(a)	section 12, or		21
		(b)	an extended tr	ading authorisation.	22
	(3)	The 2	hour extension	n does not apply to the venue unless—	23
	, ,	(a)		ent consent for the venue permits the extended trading	24 25
		(b)	a relevant eve 2-hour extende	nt is held on each day that the venue trades during the ed trading period.	26 27
130L	Spec	cial ent	rtainment pre	ecinct venues and incentivised event venues	28
	(1)	This	ection applies	to—	29
		(a)		tainment precinct venue, or	30
		(b)	an incentivised	d event venue.	31
	(2)			for the venue is extended by 1 hour after the time that ly to the venue under—	32 33
		(a)	section 12, or		34
		(b)		ading authorisation.	35
	(3)	The 1	hour extension	n does not apply to the venue unless—	36
	` /	(a)		ent consent for the venue permits the extended trading	37 38
		(b)		tivised event venue—the relevant event is held in ith the incentivised event.	39 40

	(4)	the 1	licensee must ensure that, in any month in which the venue trades during l-hour extension, at least 10 relevant events are held at the venue during month.	1 2 3		
130M	Records must be kept about extended hours					
	(1)		section applies to a venue if the trading period for the venue is extended or this division.	5 6		
	(2)		a condition of the licence for the venue that the licensee must keep records ach relevant event held at the venue.	7 8		
	(3)	The	records must be kept in the form and way approved by the Secretary.	9		
	(4)	The	licensee must, if asked by a police officer or inspector—	10		
		(a)	make the records available for inspection, and	11		
		(b)	allow the police officer or inspector to make copies of the records.	12		
130N	Prov	isions	s of division prevail	13		
	(1)		he extent of an inconsistency between a provision of this division and a vant condition applying to the venue, the provision of this division ails.	14 15 16		
	(2)	In th	is section—	17		
			vant condition means a condition prescribed by the regulations under on 116I—	18 19		
		(a)	prohibiting or restricting the sale or supply of liquor on licensed premises in certain circumstances or at certain times, including in circumstances or at times otherwise permitted by or under this Act, or	20 21 22		
		(b)	prohibiting patrons from entering licensed premises at certain times.	23		
Divi	sion	3	Listed venues	24		
1300	Liste	ed live	music and performance venues	25		
	(1)		this Act, a licensed premises is a <i>listed live music and performance venue</i> e licensed premises—	26 27		
		(a)	is one or more of the following—	28		
			(i) a live music venue,	29		
			(ii) a live performance venue,	30		
			(iii) a special entertainment precinct venue,	31		
		(1-)	(iv) an incentivised event venue, and is on a list of venues—	32		
		(b)	(i) kept by the Secretary, and	33 34		
			(ii) published on an appropriate government website.	35		
	(2)	The	regulations may prescribe the following—	36		
	(2)	(a)	applications for inclusion on the list, including application fees,	37		
		(b)	the matters the Secretary must consider in deciding whether to include a venue on the list,	38 39		
		(c)	the circumstances in which a venue may be removed from the list,	40		
		(d)	the procedure for adding a venue to the list or removing a venue from the list.	41 42		

[37]	Sect	ions 1	37(3)(b) and 140(3)(c)	1	
	Omit	t "sect	ion 55'	"wherever occurring. Insert instead "section 72K".	2	
[38]	Sect	ion 13	37A		3	
	Insert after section 137—					
•	137A	Cod	es of p	practice	5	
		(1)		Secretary may approve codes of practice setting out standards to be met licensee to ensure a safe environment on the licensed premises.	6 7	
		(2)	The	Authority must consider an approved code of practice if—	8	
			(a)	the Authority is deciding whether a licensee has failed to address a significant risk to the safety of employees or other persons on the licensed premises, and	9 10 11	
			(b)	the Authority has been given, or is otherwise aware of, the approved code of practice, and	12 13	
			(c)	the code of practice is relevant in the circumstances.	14	
[39]	Sect	ion 13	9 Gro	unds for making complaint	15	
	Inser	t after	section	n 139(3)(hb)—	16	
			(hc)	that the licensee or manager has failed to prevent or address a significant risk to the safety of employees or other persons on the licensed premises,	17 18 19	
[40]	Sect	ion 13	9(6)		20	
	Inser	t after	section	n 139(5)—	21	
		(6)	prev	this section, the circumstances in which a licensee or manager fails to ent or address a significant risk to the safety of employees or other persons he licensed premises includes circumstances prescribed by the regulations.	22 23 24	
[41]	Sect	ion 14	4Z No	tice of proposed remedial action	25	
	Omit	t "55"	where	ver occurring in section 144Z(1)(a)(iv) and (b)(iv). Insert instead "72K".	26	
[42]	Sche	edule	1 Savi	ngs and transitional provisions	27	
	Inser	t at the	e end c	of the schedule, with appropriate part and clause numbering—	28	
	Par	t	Eco	ovisions consequent on enactment of 24-Hour onomy Legislation Amendment (Vibrancy forms) Act 2025	29 30 31	
	Definition					
			In th	is part—	33	
				nding Act means the 24-Hour Economy Legislation Amendment rancy Reforms) Act 2025.	34 35	
		Liste	ed live	music and performance venues	36	
			was,	enue is taken to be a listed live music and performance venue if the venue immediately before the repeal of section 3A by the amending Act, a cated live music and performance venue	37 38	

Requ	ireme	nt for	sealed	containers	1		
(1)				25A, as amended by the amending Act, extend to sales of fore the amendment.	2		
(2)	A term of an authorisation granted under section 25A before the amendment has no effect to the extent it requires liquor sold for consumption away from the licensed premises to be in sealed containers.						
Varia	tion o	r revo	cation	of licence conditions	7		
	Section 47F extends to a condition imposed before the commencement of the section.						
Licer	ice co	nditio	ns—ap	plications by licensee	10		
(1)				of section 53 by the amending Act does not affect an nder that section before the renumbering.	11 12		
(2)	An application made under section 54 before its repeal is taken to have been made under section 47D.						
Relev	/ant ev	vents			15		
(1)				g of 15 March 2026, section 130K(3)(b) is taken to be e following—	16 17		
		(b)	meets	music performance or other arts and cultural event that the following criteria is held at the venue on each night the trades during the 2-hour extended trading period—	18 19 20		
			(i)	the performance or event is of a duration of 45 minutes or more,	21 22		
(2)	TT., 411	41 1.	` ′	the performance or event is held after 8pm.	23		
(2)				ng of 15 March 2026, section 130L(4) is taken to be e following—	24 25		
	(4)			must ensure that on any day that the venue trades during ktension—	26 27		
		(a)		y falls in a 7-day period in which 2 live music performances er arts and cultural events are held at the venue, and	28 29		
		(b)	•	performance or event—	30		
				is of a duration of 45 minutes or more, and	31		
			(11)	is held after 8pm.	32		
Renu	mbere	ed and	l re-ena	acted provisions	33		
(1)				cument to a provision of this Act that is renumbered by the ken to be a reference to the provision as renumbered.	34 35		
(2)	A reference in a document to a provision of this Act that is repealed and re-enacted by the amending Act is taken to be a reference to the re-enacted provision.						

Sch	nedule 2	Amendment of Gaming and Liquor Administration Act 2007 No 91					
[1]	Section 3 l	Definitions	3				
	Insert in al	Insert in alphabetical order in section 3(1)—					
	•	marine authority, for Part 4, Division 5B—see section 33B.	5				
		marine improvement notice, for Part 4, Division 5B—see section 33B.	6				
		<i>relevant person</i> , for Part 4, Division 5B—see section 33B.	7				
		<i>relevant purpose</i> , for Part 4, Division 5B—see section 33B.	8				
[2]	Section 5	Meaning of "close associate"	9				
	Insert after	section 5(1)—	10				
	(1A)	A reference in the gaming and liquor legislation to a <i>close associate</i> of a person includes a reference to a former close associate of the person.	11 12				
[3]	Section 7	Members of Authority	13				
	Omit section	on 7(2). Insert instead—	14				
	(2)	The Minister must, when making recommendations to the Governor—	15				
	` ,	(a) only recommend persons who are on the recommended members list, and	16 17				
		(b) consider the terms of existing members to try to ensure the staged replacement of members, and	18 19				
		(c) try to ensure the Authority has members who together have expertise or experience in each of the following—	20 21				
		(i) the responsible operation of licensed venues or music festivals,	22				
		(ii) law enforcement, including in relation to financial crime,	23				
		(iii) accounting or corporate governance,	24				
		(iv) harm minimisation.	25				
[4]	Section 8 Selection panel for appointment of members						
	Insert after	section 8(1)—	27				
	(1A)	The Minister may establish the selection panel before the vacancy occurs.	28				
[5]	Section 8(2)	29				
	Omit "more	e". Insert instead "not less".	30				
[6]	Section 8(3)	31				
	Omit the su	absection. Insert instead—	32				
	(3)	The selection panel must ensure the recommended members list comprises the following persons—	33 34				
		(a) at least 1 person who is—	35				
		(i) a Judge or former Judge, or	36				
		(ii) a lawyer of at least 7 years standing with experience in administrative law,	37 38				
		(b) other persons, each of whom has expertise or experience in—	39				
		(i) the responsible operation of licensed venues or music festivals, or	40				

				(ii) law enforcement, including in relation to financial crime, or	1
				(iii) accounting or corporate governance, or	2
			((iv) harm minimisation.	3
[7]	Sect	ion 21	Requir	ement to provide information and records	4
	Omit	section	n 21(1 <i>A</i>	A) and (3).	5
[8]	Sect	ion 21	(2)		6
	Omit	"or (1	A)".		7
[9]	Part	4, Divi	sion 5E	3	8
	Inser	t after	Divisio	n 5A—	9
	Divi	sion	5B	Functions of marine authority	10
	33B	Defin	nitions		11
			In this	division—	12
			marin	e authority has the same meaning as in the Liquor Act 2007.	13
				e improvement notice means a notice under the Liquor Act 2007,	14
				n 75(1)(c).	15
				nt person has the same meaning as in the Liquor Act 2007, section 75.	16
				nt purpose means the following—	17
				determining whether to give a relevant person a marine improvement notice,	18 19
			(b)	giving a relevant person a marine improvement notice.	20
	33C	Requ	ıiremen	nt to give information	21
		(1)	A mar inform	ine authority may direct a relevant person for licensed premises to give nation to the marine authority if—	22 23
			(a)	the licensed premises is a vessel, and	24
			(b)	the marine authority requires the information for a relevant purpose.	25
		(2)	The di	rection must specify—	26
			(a)	the information required, and	27
			(b)	the way in which the information must be given, and	28
			(c)	the reasonable time in which the information must be given.	29
	33D	Requ	ıiremen	nt to answer questions	30
			A mar	ine authority may direct a relevant person to answer questions if—	31
			(a)	the marine authority requires information for a relevant purpose, and	32
				the marine authority reasonably suspects the relevant person has the information, and	33 34
			(c)	the questions relate to the information.	35
	33E	Direc	tion m	ay be written or oral	36
			A dire	ction under this division may be given—	37
			(a)	in writing, or	38
			(b)	orally.	39

	33F	Power to take photographs and recordings				
			A marine authority may take photographs or other recordings the marine authority considers necessary for a relevant purpose.	2		
	33G	Use	of information and documents	4		
		(1)	The marine authority may give information collected under this division to the Authority or the Secretary.	5 6		
		(2)	The Authority or the Secretary may use the information in the exercise of a function of the Authority or the Secretary under the gaming and liquor legislation.	7 8 9		
		(3)	In this section—	10		
			information includes a document or recording.	11		
[10]	Sect	ion 36	6A Review by Authority of certain decisions	12		
	Omi	t "secti	tion 54" from section 36A(1), definition of <i>reviewable decision</i> , paragraph (a)(i).	13		
	Inser	t inste	ead "Part 4, Division 1A, Subdivision 2".	14		
[11]	Sect	ion 36	6A(1), definition of "reviewable decision", paragraph (a)(ia)	15		
	Inser	t after	r paragraph (a)(i)—	16		
			(ia) a decision under section 47K to impose, vary or revoke an end date or eligibility criteria,	17 18		
[12]	Sect	ion 36	6A(1), definition of "reviewable decision", paragraph (a)(ii)	19		
	Omi	t "sect	tion 54A". Insert instead "section 72J".	20		

Schedule 3		Amendment of other Acts				
3.1	24-Hour Economy Legislation Amendment (Vibrancy Reforms) Act 2024 No 76					
	Schedule 5	.1 Env	vironmental Planning and Assessment Act 1979 No 203	۵		
	Insert after 1	propos	sed clause 1A(5)—	5		
	(6)	Subc	lause (4) does not apply to the following conditions—	6		
		(a)	a condition of a complying development consent,	7		
		(b)	a condition of a development consent granted by the Minister under this Act, Part 4, Division 4.3.	9		
3.2	Local Go	verni	ment Act 1993 No 30	10		
[1]	Section 202 Definitions					
	Omit the definition of dedicated live music and performance venue.					
	Insert in alphabetical order—					
			I live music and performance venue has the same meaning as in the or Act 2007.	14 15		
[2]	Section 202B Meaning of "special entertainment precinct"					
	Omit section	n 202E	B(1)(c). Insert instead—	17		
		(c)	listed live music and performance venues are authorised to trade for an additional 1 hour under the <i>Liquor Act 2007</i> , section 130L.	18 19		
[3]	Dictionary			20		
	Omit the definition of dedicated live music and performance venue.					
	Insert in alp	habeti	cal order—	22		
		listed 202.	I live music and performance venue, for Chapter 8, Part 3—see section	23 24		