

STATE REVENUE AND FINES LEGISLATION AMENDMENT (MISCELLANEOUS) BILL 2022

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Schedule of amendments referred to in the Legislative Council's message of 10 May 2022.

No. 1 **GOVT No. 1 [c2022-066C]**

Page 18, Schedule 5[4]. Insert after line 24—

(6AA) Surcharge land tax may not be refunded under this section if—

- (a) completion of the transfer of the residential land to the Australian corporation occurred before 21 June 2016, and
- (b) an application for the refund was not made on or before 21 June 2021.

No. 2 **GOVT No. 2 [c2022-066C]**

Page 18, Schedule 5[5], line 26. Omit "section 5C(6)".

Insert instead "section 5C(6AA), as inserted by item [4]".

No. 3 **OPP No. 1 [c2022-078F]**

Page 19, Schedule 6. Insert before line 2—

**[1A] Section 163 Reporting on licensing and planning alignment**

Omit section 163(4). Insert instead—

- (4) The Minister must, by 1 November each year, give a report to the Presiding Officer of each House of Parliament about the Minister's progress in addressing each of the priorities set out in subsection (1) during the previous financial year.
- (4A) This section is repealed at the end of 31 December 2025.

**[1B] Section 163A**

Insert after section 163—

**163A Reporting on implementation of Liquor Amendment (Night-time Economy) Act 2020**

- (1) The Minister must, for financial years 2021–2022 to 2023–2024, give a report to the Presiding Officer of each House of Parliament about the effectiveness of the reduction of fees and the extension of trading hours for dedicated live music and performance venues consequent on the enactment of the *Liquor Amendment (Night-time Economy) Act 2020* and its related legislation.
- (2) The report must be given to the Presiding Officers by 1 November following the end of each financial year concerned.
- (3) The report must include information about the following matters or things—
  - (a) live music and live performance events conducted under Part 12,
  - (b) extended hours for dedicated live music and performance venues under section 12A,

- (c) any licensing incentives developed or implemented to encourage licensed premises to program live entertainment, being licensing incentives of the kind or similar to those referred to in section 163(1)(b),
  - (d) special entertainment precincts,
  - (e) small live music and performance venues,
  - (f) exempt development for low impact entertainment,
  - (g) the use of loading zones by musicians,
  - (h) the operation of the *Environmental Planning and Assessment Act 1979*, Schedule 8, Part 1 (Playing and performing music),
  - (i) the temporary use of outdoor spaces under section 166,
  - (j) interim small bar authorisations under the *Liquor Regulation 2018*, Part 3, Division 4, Subdivision 1.
- (4) The report must, where possible, include information about the numbers and locations, including the local government areas, of the matters and things referred to in subsection (3) and details of the planning and licensing processes related to those matters and things.
- (5) A copy of a report given to the Presiding Officer of a House of Parliament under this section must be laid before the House within 5 sitting days of the House after it is received by the Presiding Officer.