## INQUIRY INTO LIQUOR AMENDMENT (MUSIC FESTIVALS) REGULATION 2019 AND GAMING AND LIQUOR ADMINISTRATION AMENDMENT (MUSIC FESTIVALS) REGULATION 2019

Name: Name suppressed

**Date Received:** 3 July 2019

## Partially Confidential

- 1. Not all festivals require development applications.
- 2. Why are festivals and event treated differently to all other forms of development.
- 3. The process should be treated in the same way as integrated development under the EP and A Act.
- 4. A flowchart of the process though all the various government, state and local approvals is required.
- 5. Undertake a Process Audit for all controls, policies, plans of management, practices, delegations affecting the assessment of festivals.
- 6. Data about festivals is usually withheld based on "commercial in confidence" or "internal uses only" justifications. Therefore, any details of costs or benefits of events remains hypothetical and unverifiable.
- 7. There is no publicly accessible tracking system for events where everyone knows what's going on and who is doing what. A minor tweaking of the DA system could achieve this