Second print



New South Wales

# **Music Festivals Amendment Bill 2024**

## Contents

			Page
	1	Name of Act	2
	2	Commencement	2
Schedule 1		Amendment of Music Festivals Act 2019 No 17	3
Schedule 2		Music Festivals Regulation 2024	13
Schedule 3		Amendment of Liquor Act 2007 No 90	15

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

Legislative Assembly

Clerk of the Legislative Assembly



New South Wales

## **Music Festivals Amendment Bill 2024**

No , 2024

#### A Bill for

An Act to amend the *Music Festivals Act 2019* to address findings from the Final Report–Review of the *Music Festivals Act 2019*; to provide for the making of a principal regulation under the *Music Festivals Act 2019*; and to make a related amendment to the *Liquor Act 2007*.

**EXAMINED** 

Speaker

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

Legislative Council

Clerk of the Parliaments

1	Name of Act	2			
	This Act is the Music Festivals Amendment Act 2024.	3			
2	Commencement	4			
	This Act commences as follows—				
	(a) for Schedule 1[36], to the extent it inserts sections 19C and 19D—on a day or days to be appointed by proclamation,	6 7			
	(b) otherwise—on the date of assent to this Act.	8			

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### Schedule 1 Amendment of Music Festivals Act 2019 No 17

#### [1] Long title

Omit "organisers of subject festivals to comply with approved safety management plans". Insert instead "music festival organisers to comply with agreed health and medical plans".

#### [2] Section 2A

Insert after section 2-

#### 2A Objects of Act

- (1) The objects of this Act are—
  - (a) to regulate and support planning for music festivals in a way that is consistent with the expectations and needs of the community, and

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- (b) to support music festival organisers in ensuring adequate measures are in place to deal with possible risks associated with music festivals, including access to advice from clinical and public health and safety experts, and
- (c) to facilitate collaboration between government agencies and music festival organisers to deliver safe music festivals.
- (2) Each person who exercises functions under this Act, including music festival organisers, must, in exercising the functions, have regard to—
  - (a) supporting the development of the music festivals sector, including the development of the following in relation to music festivals—
    - (i) employment,
    - (ii) the live music industry,
    - (iii) the arts, community, cultural and tours sectors, and
  - (b) promoting harm minimisation measures relating to the consumption of liquor and drugs at music festivals to ensure the safety of persons attending the music festivals.

#### [3] Section 3 Definitions

Omit the definitions of *approved safety management plan*, *concert*, *NSW Health music festival guidelines* and *subject festival*.

Insert in alphabetical order-

*agreed health and medical plan*, for a music festival, means a health and medical plan agreed to under section 6 for the music festival.

concert means a music-focused event that includes all of the following-

- (a) the event uses a single stage,
- (b) the event is proposed to be held over a period of less than 5 hours,
- (c) the event has not more than 2 headlining performers and not more than 4 performers in total, including supporting performers, with 1 group or collective being considered to be a single performer.

Guidelines for Music Festival Event Organisers means the document titled Guidelines for Music Festival Event Organisers: Music Festival Harm Reduction produced by the Ministry of Health—

- (a) as in force from time to time, and
- (b) published on a NSW Government website.

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			<i>etary</i> 1 inistere	means the Secretary of the department in which this Act is d.	1 2
Secti	ion 3,	definit	tion of	"health officer", paragraph (d)	3
				'. Insert instead "music festival".	4
Part	2. Div	ision 1	1, head	ling	5
				ent plans". Insert instead "Health and medical plans".	6
		and 5	-		
				stead—	7 8
5				health and medical plans	9
	(1)	and r	medica	•	10 11
	(2)	deter	mining	niting the matters to which the Secretary may have regard in g whether a music festival requires an agreed health and medical ceretary must have regard to the following matters—	12 13 14
		(a)	abou	te from the Health Secretary that is consistent with information t festival characteristics associated with drug-related health harms at in the Guidelines for Music Festival Event Organisers,	15 16 17
		(b)	advic	e from the Commissioner of Police,	18
		(c)	advic	e from the music festival organiser,	19
		(d)	whet Wale	her a prescribed medical event occurred, whether in New South s or another State or Territory—	20 21
			(i)	at a music festival, or an event related to a music festival, for which the music festival organiser was the organiser in the 3 years immediately before the date on which the proposed music festival will start, or	22 23 24 25
			(ii)	if any of the last 3 music festivals, or events related to music festivals, for which the music festival organiser was the organiser were held more than 3 years before the date on which the proposed music festival will start—at any of the 3 music festivals or events,	26 27 28 29 30
		(e)	advic	e from the music festival roundtable.	31
	(3)			etary determines a music festival requires an agreed health and n, the Secretary must direct the music festival organiser to—	32 33
		(a)	prepa	are a health and medical plan for the music festival, and	34
		(b)	provi	de—	35
			(i)	the health and medical plan to the Health Secretary for agreement, and	36 37
			(ii)	a copy of the health and medical plan to the Commissioner of Police.	38 39
	(4)	A di	rection	under subsection (3) must be given—	40
		(a)	no la	ter than the day specified in the regulations, and	41
		(b)	in the	e form and way approved by the Secretary.	42
	(5)			tary does not determine a music festival requires an agreed health al plan, the music festival organiser must prepare a health and	43 44

		medical plan for the music festival but the plan does not require the Health Secretary's agreement.			
	(6)	In thi	s section—	3	
		medi	cal event means the following—	4	
		(a)	the death of a person,	5	
		(b)	the admission of a person to an intensive care unit of a hospital,	6	
		(c)	endotracheal intubation of a person.	7	
		<i>presc</i> to be-	<i>ribed medical event</i> means a medical event that is reasonably suspected	8 9	
		(a)	because of alcohol or drug use, or	10	
		(b)	caused by crowd behaviour or improper safety management.	11	
5A		eal aga cal pla	inst determination music festival requires agreed health and an	12 13	
	(1)	medie	Secretary determines that a music festival requires an agreed health and cal plan, the music festival organiser may appeal against the mination to ILGA.	14 15 16	
	(2)	requi organ	opeal may be lodged only on the ground that the music festival does not re an agreed health and medical plan because, in the music festival hiser's view, sufficient controls have been put in place to mitigate and ge health risks at the music festival.	17 18 19 20	
	(3)		ppeal must be started by lodging a notice (an <i>appeal notice</i> ) with ILGA ter than the day specified in the regulations.	21 22	
	(4)	The a	ppeal notice must be lodged in the form and way approved by ILGA.	23	
	(5)		ciding an appeal, ILGA must, after having regard to the objects of this decide that the music festival—	24 25	
		(a)	requires an agreed health and medical plan and that the music festival organiser must provide a health and medical plan to the Health Secretary for agreement, or	26 27 28	
		(b)	does not require an agreed health and medical plan and that the music festival organiser must prepare a health and medical plan for the music festival but does not require the Health Secretary's agreement to the plan.	29 30 31 32	
Sect	on 6, I	headir	ng	33	
			agement plans". Insert instead "health and medical plans".	34	
Sect	on 6(1	l) and	(2)	35	
Omit	the su	bsectio	ons. Insert instead—	36	
	(1)	requi	health and medical plan for a music festival the Secretary has determined res an agreed health and medical plan must be prepared in accordance the Guidelines for Music Festival Event Organisers.	37 38 39	
	(2)		music festival organiser must give the health and medical plan to the h Secretary for agreement no later than—	40 41	
		(a)	the prescribed day, or	42	
		(b)	a later day specified by the Health Secretary.	43	

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[9]	Sect	ions 6	(3) an	d 11(2	)(g)		1			
	Omi	t "safet	y mar	nageme	ent plai	n" wherever occurring.	2			
	Insert instead "health and medical plan".									
[10]	Section 6(3)									
	Omi	t "ILG	A". In	sert ins	stead "	the Health Secretary".	5			
[11]	Sect	ion 6(4	4)–(6)				6			
		Omit section 6(4) and (5). Insert instead—								
		(4)			·	tary must decide to—	8			
			(a)	if the	e Heal	e health and medical plan, with or without changes, but only th Secretary is satisfied the risks associated with the music I the premises are suitably addressed by the plan, or	9 10 11			
			(b)	refus	se to ag	gree to the health and medical plan.	12			
		(5)	The than		n Secre	etary must make a decision under subsection (4) no later	13 14			
			(a)	-		bed day, or	15			
			(b)			y decided by the Health Secretary.	16			
		(6)	The to th	Health e Com	Secre missio	tary must give a copy of an agreed health and medical plan ner of Police.	17 18			
[12]	Section 6A									
	Inser	t after	sectio	n 6—			20			
	6A					ce may propose conditions to be applied to music eed health and medical plan required	21 22			
		(1)				es in relation to a music festival the Secretary has determined d health and medical plan.	23 24			
		(2)	later the S	<sup>.</sup> than t	he prea ry a sc	er of Police may, by written notice given to the Secretary no scribed day, propose the music festival organiser submit to hedule about matters relating to law enforcement and safety ival.	25 26 27 28			
		(3)		r recei the Sec		notice from the Commissioner of Police under subsection	29 30			
			(a)	may	requir	e the music festival organiser to—	31			
				(i)	abou	are a schedule (a <i>law enforcement and safety schedule</i> ) it matters relating to law enforcement and safety for the ic festival, and	32 33 34			
				(ii)		nit the law enforcement and safety schedule to the Secretary ater than—	35 36			
					(A)	the prescribed day, or	37			
			(1)	.0.1	(B)	a later day specified by the Secretary, and	38			
			(b)	enfo subn	rcemei	etary requires the music festival organiser to submit a law nt and safety schedule—must give a copy of the schedule to the Secretary to the Commissioner of Police as soon as	39 40 41 42			

(4)	After considering the law enforcement and safety schedule, the Commissioner of Police may, by written notice given to the Secretary as soon as practicable after receiving the schedule, propose conditions about the holding of the music festival to be included in the schedule.						
(5)	The	Secretary must—	5				
	(a)	give the music festival organiser an opportunity to comment on the proposed conditions, and	6 7				
	(b)	consider any comments made by the music festival organiser, and	8				
	(c)	approve the law enforcement and safety schedule, including the conditions proposed by the Commissioner of Police, with or without changes, no later than—	9 10 11				
		(i) the prescribed day, or	12				
		(ii) the later day decided by the Secretary.	13				
(6)		pproved law enforcement and safety schedule for a music festival may be ded as a schedule to—	14 15				
	(a)	the agreed health and medical plan and, if included, is taken to be part of the agreed health and medical plan with which the music festival organiser must comply, or	16 17 18				
	(b)	if the music festival is to be held on premises to which a liquor licence applies—the liquor licence and, if included, is taken to be part of the licence with which the licensee must comply.	19 20 21				
Sections 7	7–9		22				
Omit "app	roved s	afety management plan" wherever occurring.	23				
Insert inste	ad "ag	reed health and medical plan".	24				
Section 7			25				
Omit "sub	ject fes	tival".	26				
Insert inste medical pl		usic festival the Secretary has determined requires an agreed health and	27 28				
Section 8			29				
Omit "subj	ject fes	tival".	30				
Insert inste medical pl		usic festival the Secretary has determined requires an agreed health and	31 32				
Section 8(	1)(a)		33				
Omit "the	subject	festival". Insert instead "the music festival".	34				
Section 9			35				
Omit "subj	ect fes	tival" from section 9(1).	36				
Insert instead "music festival the Secretary has determined requires an agreed health and medical plan".							
Section 9(	1)		39				
Omit "ILGA". Insert instead "the Health Secretary".							

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[19]	Section 9(2)							
		A must". Insert instead "The Health Secretary must".	2					
[20]	Section 9(2)							
	Omit "ILGA	A approves". Insert instead "the Health Secretary agrees to".	4					
[21]	Section 9(3		5					
	Omit "appro	oved by ILGA". Insert instead "agreed to by the Health Secretary".	6					
[22]	Section 10/	4A	7					
	Insert before	e section 10—	8					
1	0AA Requ	irement to notify Secretary about proposed music festivals	9					
	(1)	A music festival organiser for a proposed music festival must give the Secretary notice, in the form and way approved by the Secretary, about the intention to hold the festival no later than the prescribed day.	10 11 12					
	(2)	The Secretary must, as soon as practicable after receiving a notice under subsection (1), give a copy of the notice to the following persons—	13 14					
		(a) the Health Secretary,	15					
		(b) the Commissioner of Police.	16					
[23]	Section 10	Requirement to hold briefings for health service providers	17					
	Omit "subje	ect festival" from section 10(1).	18					
	Insert instea medical plan	ad "music festival the Secretary has determined requires an agreed health and n".	19 20					
[24]	Section 10(	(2)(a) and (5), definition of "prescribed entity", paragraph (f)	21					
	Omit "subje	ect festival". Insert instead "music festival".	22					
[25]	Section 10(	(5), definition of "prescribed entity", paragraph (a)	23					
	Omit the par	ragraph. Insert instead—	24					
		(a) the Secretary,	25					
[26]	Section 11	Incident register to be kept	26					
	Omit "subje	ect festival" from section 11(1).	27					
	Insert instea medical plan	nd "music festival the Secretary has determined requires an agreed health and n".	28 29					
[27]	Section 11(	1)(a)	30					
	Omit "ILGA	A". Insert instead "the Secretary".	31					
[28]	Section 11(	2)	32					
	Omit "subje	ect festival". Insert instead "music festival".	33					
[29]	Section 12	Enforcement of Act—gaming and liquor inspectors	34					
		section 12(2)—	35					
	(3)	A police officer has the function of enforcing the following under this Act—	36					

			<ul> <li>(a) any conditions proposed by the Commissioner of Police about matters that relate to law enforcement and safety and adopted by the Secretary,</li> </ul>	1 2
			(b) compliance with section 11.	3
[30]		-	sion 1, heading	4
	Omit	t the he	adıng.	5
[31]			Functions of music festival roundtable	6
	Inser		section 14(b)—	7
			(b1) to provide advice to the Secretary about whether a proposed music festival requires an agreed health and medical plan, and	8 9
[32]	Sect	ion 15		10
	Omit	t the se	ction. Insert instead—	11
	15	Со-с	hairs of music festival roundtable	12
			The music festival roundtable is to be co-chaired by the following members of the roundtable—	13 14
			(a) a member chosen by the Minister to represent the Government,	15
			(b) a member chosen by industry representatives who are members of the roundtable.	16 17
[33]	Part	4, Divi	sion 2 Operation of music festival roundtable	18
	Omit	t the div	vision.	19
[34]	Sect	ion 19	Review of operation of Act	20
	Omit	t the se	ction.	21
[35]	Sect	ion 19	A Protection from personal liability	22
			he Department of Enterprise, Investment and Trade" from section 19A(3), f <i>protected person</i> , paragraph (b).	23 24
[36]	Sect	ions 1	9B–19D	25
	Inser	t after	section 19A—	26
	19B	Minis	ster may publish guidelines	27
		(1)	The Minister may publish guidelines on a NSW Government website about best practice standards for music festivals.	28 29
		(2)	Without limiting subsection (1), the guidelines may provide for the following—	30 31
			(a) matters relating to giving notice about upcoming music festivals,	32
			(b) matters relating to information sharing at music festivals,	33
			(c) matters relating to briefings about music festivals.	34
	19C		eal against imposition of government charges in relation to music festivals	35
		(1)	This section applies if, under an Act, an amount is payable by a music festival organiser to the State or a government sector agency in relation to the music festival.	36 37 38

	(2) The music festival organiser may apply to the Secretary for the amount to be waived or reduced in accordance with an order made by the Minister under section 19D.			
	(3)		application may be made under subsection (2) only on the following nds-	4 5
		(a)	exceptional circumstances apply,	6
		(b)	payment of the amount would impact on the financial viability of the music festival.	7 8
	(4)		Secretary must refer an application received under subsection (2) to a l (the <i>music festivals panel</i> ) consisting of the following members—	9 10
		(a)	a member representing the Premier's Department nominated by the Secretary of the Premier's Department,	11 12
		(b)	a person representing Sound NSW nominated by the Head of Sound NSW,	13 14
		(c)	a person representing Destination NSW nominated by the Chief Executive Officer of Destination NSW.	15 16
	(5)	The 1	music festivals panel must consider the application and—	17
		(a)	decide to waive or reduce the amount payable, or	18
		(b)	refuse to waive or reduce the amount payable.	19
	(6)	subse	boon as practicable after the music festivals panel makes a decision under ection (5), the Secretary must give the following persons written notice of ecision—	20 21 22
		(a)	the music festival organiser,	23
		(b)	the head of the government sector agency to whom the fee is or would have been payable.	24 25
	(7)	In thi	is section—	26
			<i>rnment sector agency</i> has the same meaning as in the <i>Government Sector</i> <i>loyment Act 2013</i> .	27 28
			, of a government sector agency, has the same meaning as in the ernment Sector Employment Act 2013.	29 30
19D	Minis	ster m	ay make order for purposes of section 19C	31
	(1)	reduc	Minister may make an order establishing a process for the waiver and ction of amounts payable to the State or a government sector agency in on to a music festival for the purposes of section 19C.	32 33 34
	(2)	With	out limiting subsection (1), an order may provide for the following—	35
		(a)	the process for making applications, including the timeframes for making applications,	36 37
		(b)	the criteria to be used in assessing applications and deciding whether to waive or reduce amounts payable.	38 39
Sect	ion 20			40
Omi	t sectio	ons 20 a	and 20A. Insert instead—	41
20	Dele	gation		42
	(1)	An o	ffice holder may delegate the exercise of a function of the office holder	43
		unde	r this Act, other than this power of delegation, to—	44

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		(a) a person employed in the department in which this Act is administered, or	1 2
		(b) a person, or a class of persons, authorised for the purposes of this section by the regulations.	3 4
	(	2) In this section—	5
		office holder means the following—	6
		(a) the Minister,	7
		(b) the Secretary,	8
		(c) the Health Secretary.	9
[38]		21 Regulations	10
	Insert a	the end of the section—	11
	(	2) Without limiting subsection (1), the regulations may provide for—	12
		(a) matters in relation to the music festival roundtable, including—	13
		(i) the membership of the roundtable, and	14
		(ii) the way in which the roundtable will operate, and	15
		(b) timeframes for dealing with matters under this Act.	16
[39]	Sectior	22 Transitional provision for certain music festival organiser	17
	Transfe section	the section to Schedule 1, Part 1, as inserted by Schedule 1[41], and renumber as 1.	18 19
[40]	Part 6 1	ransitional provision	20
	Omit th	e part.	21
[41]	Schedu	le 1	22
	Insert a	the end of the Act—	23
	Sche	dule 1 Savings and transitional provisions	24
	Part '	Provision consequent on enactment of Act	25
	Part 2	Provisions consequent on enactment of Music Festivals Amendment Act 2024	26 27
	2 D	efinition	28
		In this part—	29
		amendment Act means the Music Festivals Amendment Act 2024.	30
	3 R	equirement for safety management plan for certain music festivals	31
	(	1) This section applies in relation to a music festival for which a safety management plan was required to be prepared before 1 October 2024.	32 33
	(	2) This Act continues to apply in relation to the requirement for a safety management plan for the music festival as if the amendment Act had not been enacted.	34 35 36

#### 4 Requirement for health and medical plan for certain music festivals

(1) This section applies in relation to a music festival for which a safety management plan would have been required to be prepared on and from 1 October 2024 but for the enactment of the amendment Act.

(2) This Act, as amended by the amendment Act, applies in relation to the requirement for a health and medical plan or agreed health and medical plan for the music festival.

#### 5 Requirement for health and medical plans

- (1) This section applies if a music festival organiser is required to prepare a health and medical plan under section 5(5) of this Act for a music festival.
- (2) Despite section 5(5), if the music festival is held, or starts, on or before 28 February 2025, the music festival organiser is not required to prepare a health and medical plan for the music festival.

#### 6 Regulation and Subordinate Legislation Act 1989

- (1) The amendment Act, Schedule 2 is taken to be and has effect as a regulation made by the Governor under this Act.
- (2) The *Subordinate Legislation Act 1989*, Part 2 does not apply to the regulation but applies to an amendment or repeal of the regulation.
- (3) For the *Subordinate Legislation Act 1989*, section 10, the regulation is taken to have been published on the day on which the *Music Festivals Amendment Act 2024*, Schedule 2 commenced.
- (4) The *Interpretation Act 1987*, sections 39–41 do not apply to the regulation but apply to an amendment or repeal of the regulation.
- (5) The *Music Festivals Amendment Act 2024*, Schedule 2 is repealed on the day after the schedule commences.
   Note— The continued effect of the regulation is unaffected by the repeal of the schedule. See the *Interpretation Act 1987*, section 30.

Schedu	ule 2 I	Music Festivals Regulation 2024	1
Part 1	Prelimi	nary	2
1 Nan	ne of regulat	lion	3
	-	ation is the Music Festivals Regulation 2024.	4
2 Com	-		
2 Con			5
	2024 com	ation commences on the day on which the <i>Music Festivals Amendment Act</i> mences.	6
Part 2	Music f	festival roundtable	8
3 Mer	nbership of	music festival roundtable	ç
	The memb	pers of the music festival roundtable are—	10
		nembers chosen by the Minister to represent the Government including,	11
		example, members chosen to represent the following—	12
	(i)	Ambulance Service of NSW,	13
	(ii)	Create NSW,	14
	(iii)	Destination NSW,	15
	(iv) (v)	Fire and Rescue NSW, NSW State Emergency Service,	16
	(v) (vi)	NSW Rural Fire Service,	17
	(vi) (vii)	Office of the 24-Hour Economy Commissioner,	18 19
	(vii) (viii)	the Secretary,	20
	(viii) (ix)	the Cabinet Office,	21
	(IX) (X)	the Department of Planning, Housing and Infrastructure,	22
	(xi)	the Ministry of Health,	23
	(xii)	the NSW Police Force,	24
	(xiii)	Transport for NSW, and	25
	· · · ·	ndustry representatives, being—	26
	(i)	4 members nominated by the Australian Festival Association, and	27
	(ii)	2 members nominated by DanceWize NSW, and	28
	(iii)	1 member nominated by the Australian Recording Industry Association	29
	(iv)	(ARIA), and 1 member nominated by APRA AMCOS, and	30 31
	(iv) (v)	1 member nominated by ArKA AMCOS, and 1 member nominated by MusicNSW, and	32
	(v) (vi)	1 member nominated by Kusicitys w, and 1 member nominated by Live Performance Australia, and	33
	(vi) (vii)	1 member nominated by Local Government NSW, and	34
	(vii) (viii)	1 member nominated by Local Sovermient NSW, and	35
	(viii) (ix)	1 member of a private medical provider nominated by NSW Health, and	36
	(IX) (X)	1 member who represents regional areas in NSW, nominated by one of the following, as agreed by the co-chairs—	37 38
		(A) a person or body that represents regional NSW,	39
		(B) a person or body that represents the music festival industry.	40

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	(c) up to 2 additional members nominated by a person or body that represents peer-based harm reduction services if agreed by the co-chairs of the music festival roundtable.	1 2 3
Meet	tings	4
(1)	The music festival roundtable is to meet at least 4 times in each calendar year.	5
(2)	At least 1 meeting of the music festival roundtable in a year is to be held at a music festival site.	6 7
(3)	A member of the music festival roundtable may delegate the member's attendance at a meeting in accordance with a process agreed by the co-chairs of the music festival roundtable.	8 9 10
Repo	orting	11
(1)	The music festival roundtable must, within 4 months after 30 June in each year-	12
	(a) prepare a report on the activities of the roundtable during the year that ended on that 30 June, and	13 14
	(b) give the report to the Minister.	15
(2)	The Minister must ensure a copy of the report is—	16
	(a) published on an appropriate government website, and	17
	(b) tabled in each House of Parliament within 1 month after receiving the report.	18

### Schedule 3 Amendment of Liquor Act 2007 No 90

#### Section 127A

Insert after section 127-

#### 127A Minors at music festivals

(1) A condition that a minor who is 16 years of age or older must be accompanied by a responsible adult must not be imposed by the Authority or the Secretary on a licence in relation to a music festival being held on licensed premises unless the Authority or the Secretary is satisfied the licensee has not put in place sufficient measures to mitigate and manage the risk of minors obtaining liquor on the licensed premises during the music festival. 1

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- (2) A person does not contravene this Act or a condition of a licence in relation to a requirement that a minor who is 16 years of age or older must be accompanied by a responsible adult on licensed premises during a music festival if the minor is unaccompanied only for the purposes of attending restroom facilities on the licensed premises.
- (3) It is a defence to an offence of contravening a licence condition requiring minors to be accompanied by a responsible adult on licensed premises during a music festival if the licensee made reasonable efforts to ensure minors were accompanied by responsible adults.
  Example— Despite the licensee's reasonable efforts a minor is unintentionally.

**Example**— Despite the licensee's reasonable efforts, a minor is unintentionally separated from the minor's responsible adult at a music festival because of a moving crowd at the festival.

(4) In this section—
 *music festival* has the same meaning as in the *Music Festivals Act 2019*.