

Queensland



GAMING MACHINE AMENDMENT ACT 1992

Act No. 35 of 1992

Queensland



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Queensland



Gaming Machine Amendment Act 1992

Act No. 35 of 1992

An Act to amend the *Gaming Machine Act 1991*

[Assented to 2 July 1992]

BE IT ENACTED by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Assembly of Queensland in Parliament assembled, and by the authority of the same, as follows.

Short title

1. This Act may be cited as the *Gaming Machine Amendment Act 1992*.

Commencement

2. This Act commences on a day to be fixed by proclamation.

Amended Act

3. The *Gaming Machine Act 1991* is amended as set out in this Act.

Amendment of s.1.3 (Interpretation)

4.(1) Section 1.3(1) (definitions “**club**”, “**gaming machine type**”, “**Licensing Commission**”, “**liquor**”, “**Magistrates Court**”, “**Minister**”, “**non-proprietary club**”, “**police officer**”, “**prescribed**” and “**Under Treasurer**”)—

omit.

(2) Section 1.3(1)—

insert—

“**chief executive**” means the chief executive of the department;

“**club**” means a body corporate that holds a club liquor licence;

“**club liquor licence**” means a licence mentioned in section 58(1)(e) of the *Liquor Act 1992*;

“**gaming machine type**” means a type of gaming machine in which different games may be installed;

“**general liquor licence**” means a licence mentioned in section 58(1)(a) of the *Liquor Act 1992*;

“**liquor**” means liquor within the meaning of the *Liquor Act 1992*;

“liquor licence” means a licence mentioned in section 58(1) of the *Liquor Act 1992*;

“liquor licensing authority” means the chief executive of the department that deals with matters arising under the *Liquor Act 1992*;

“non-proprietary club” means a club whose memorandum and articles of association, rules, constitution or other incorporating documents provide that—

- (a) the income, profits and assets of the club are to be applied only in the promotion of its objects; and
- (b) the payment of dividends to, or the distribution of income, profits or assets of the club among, its members is prohibited;

“prescribed liquor licence” means a licence under the *Liquor Act 1992* that is prescribed for the purposes of this definition;’.

(3) After section 1.3(4)(a)(v)—

insert—

‘(va) a person who, in the previous year, has provided to the first person advice for fee or reward in relation to—

- (i) gaming; or
- (ii) the conduct of gaming; or
- (iii) the manufacture, assembly, sale, supply, installation, alteration, obtaining, possession, operation, use, adjustment, maintenance or repair of gaming equipment;’.

Insertion of new s.1.5

5. After section 1.4—

insert—

‘Acceptable evidence of age

‘1.5. For the purposes of this Act, acceptable evidence of the age of a person is a document mentioned in section 6 of the *Liquor Act 1992*.’.

Amendment of s.3.2 (Application for gaming machine licences)

6.(1) Section 3.2(1) and (2)—

omit, insert—

‘(1) An application for a gaming machine licence may be made by—

- (a) a body corporate that holds a club liquor licence; or
- (b) the holder of a general liquor licence; or
- (c) the holder of a prescribed liquor licence; or
- (d) a body corporate that has applied under the *Liquor Act 1992* to become the holder of—
 - (i) a general liquor licence; or
 - (ii) a club liquor licence; or
 - (iii) a prescribed liquor licence; or
- (e) an individual who has applied under the *Liquor Act 1992* to become the holder of—
 - (i) a general liquor licence; or
 - (ii) a prescribed liquor licence.

‘(2) Application for a gaming machine licence may be made only in relation to—

- (a) if the application is made by an applicant mentioned in subsection (1)(a), (b) or (c)—premises specified in the applicant’s liquor licence; or
- (b) if the application is made by an applicant mentioned in subsection (1)(d) or (e)—premises specified in the applicant’s application under the *Liquor Act 1992*.’.

(2) Section 3.2(3)(g)—

omit, insert—

‘(g) is to be accompanied by—

- (i) if the application is made by an applicant mentioned in subsection (1)(a), (b) or (c)—a duplicate of the licence under the *Liquor Act 1992* held for the premises to which the application relates; or

- (ii) if the application is made by an applicant mentioned in subsection (1)(d) or (e)—a copy of the application made under the *Liquor Act 1992* in relation to the premises to which the first application relates;’.

(3) After section 3.2(3)(h)—

insert—

‘(ha)is to be accompanied by a statutory declaration declaring that—

- (i) the proposed locations mentioned in paragraph (h) are within—
 - (A) if the application is made by an applicant mentioned in subsection (1)(a), (b) or (c)—the premises licensed under the *Liquor Act 1992*; and
 - (B) if the application is made by an applicant mentioned in subsection (1)(d) or (e)—the premises licensed or proposed to be licensed under the *Liquor Act 1992*; and
- (ii) gaming machines installed in the locations will allow—
 - (A) proper cleaning and maintenance of the gaming machines; and
 - (B) unrestricted access to fire exits; and
 - (C) the proper use of things provided on the premises for safety and security;’.

Replacement of s.3.13 (Gaming machine licences not to be transferred)

7. Section 3.13—

omit, insert—

‘Gaming machine licences cannot be transferred

‘3.12A. A gaming machine licence cannot be transferred to another person or to other premises.

‘Certain applications under Liquor Act 1992 subject to Director’s certificate

‘3.13.(1) Despite anything in the *Liquor Act 1992*, if a person applies under that Act for the grant or transfer of a club liquor licence, general liquor licence or prescribed liquor licence, the liquor licensing authority may grant or transfer the licence only if the Director issues a certificate under subsection (2).

‘(2) The Director may issue the certificate only if—

- (a) the premises for which the application under the *Liquor Act 1992* was made are not licensed premises under this Act; or
- (b) if the premises for which the application was made are licensed premises under this Act—
 - (i) the Commission is prepared to grant a gaming machine licence to the applicant; and
 - (ii) satisfactory arrangements have been made for payment of any amounts payable by the current licensee under conditions mentioned in section 3.9 or under Part 8.

‘(3) If a person—

- (a) applies under the *Liquor Act 1992* for the grant or transfer of a club liquor licence, general liquor licence or prescribed liquor licence; and
- (b) applies at the same time for a gaming machine licence for the premises to which the application mentioned in paragraph (a) relates; and
- (c) the liquor licensing authority is prepared to grant or transfer the liquor licence; and
- (d) the Commission is prepared to grant the gaming machine licence;

the Director and the liquor licensing authority are to make arrangements so that the grant or transfer of the liquor licence and the issue of the gaming machine licence happen at the same time.’.

Amendment of s.3.18 (Modification or relocation of gaming machine areas)

8. After section 3.18(1)—

insert—

‘(1A) The application is to be accompanied by—

- (a) a plan of the premises indicating the proposed locations on the premises where it is intended to install gaming machines; and
- (b) a statutory declaration declaring the matters mentioned in subsection (1B).

‘(1B) The statutory declaration mentioned in subsection (1A)(b) must declare that—

- (a) the proposed locations mentioned in subsection (1A)(a) are within the licensee’s licensed premises under the *Liquor Act 1992*; and
- (b) gaming machines installed in the locations will allow—
 - (i) proper cleaning and maintenance of the gaming machines; and
 - (ii) unrestricted access to fire exits; and
 - (iii) the proper use of things provided on the premises for safety and security.’.

Replacement of s.3.23 (Cancellation or suspension of gaming machine licences in certain circumstances)

9. Section 3.23—

omit, insert—

‘Cancellation or suspension of gaming machine licences in certain circumstances

‘3.23. If the liquor licence for premises licensed under this Act is—

- (a) cancelled or surrendered under the *Liquor Act 1992*—the gaming machine licence for the premises is cancelled; or
- (b) suspended under that Act—the gaming machine licence for the

premises is suspended for the same period as the licence under that Act is suspended.’.

Replacement of s.3.32 (Continuance of licences in certain circumstances)

10. Section 3.32—

omit, insert—

‘Continuance of licences in certain circumstances

‘3.32.(1) If, under Division 2 of Part 5 of the *Liquor Act 1992*, a person is authorised to conduct the business of a person who is a licensee under this Act, then, subject to this Act—

- (a) the licensee’s gaming machine licence continues in force for the period of the authorisation; and
- (b) the first person is authorised to conduct gaming on the licensee’s licensed premises for the period of the authorisation.

‘(2) A person authorised under subsection (1)(b) is subject to the same liabilities under this Act as a licensee.’.

Replacement of s.5.6 (Hours of gaming)

11. Section 5.6—

omit, insert—

‘Hours of gaming

‘5.6. A licensee must not conduct gaming, or allow gaming to be conducted, in any part of the licensee’s licensed premises—

- (a) when, under the *Liquor Act 1992*, liquor is not permitted to be consumed in the part of the premises; or
- (b) when the licensee or an employee of the licensee is not in the part of the premises to supervise gaming; or
- (c) during a period prescribed for the purposes of this section.

Maximum penalty—200 penalty units, imprisonment for 1 year or both’.

Replacement of ss.5.21 to 5.23

12. Sections 5.21 to 5.23—

omit, insert—

‘Minors cannot be employed

‘5.21. A licensee must not employ a minor in any capacity in relation to the operation of gaming machines.

Maximum penalty—250 penalty units.

‘Minors cannot play gaming machines

‘5.22. A minor must not play a gaming machine on licensed premises.

Maximum penalty—25 penalty units.

‘Minors cannot be allowed to game

‘5.23.(1) A person must not allow a minor to play a gaming machine on licensed premises.

‘(2) A person who contravenes subsection (1) commits an offence punishable on conviction by a maximum penalty of a fine of—

- (a) if the person is the licensee or a machine manager of the premises—250 penalty units;
- (b) in any other case—40 penalty units.

‘False representation of age

‘5.24.(1) A person must not falsely represent himself or herself to have attained 18 years with the intent of playing a gaming machine.

Maximum penalty—25 penalty units.

‘(2) A person must not—

- (a) make a false document that could reasonably be taken to be genuine acceptable evidence of age for the purposes of this Act;
or
- (b) give such a false document to another person;

knowing the document to be false and with intent that the document be used as acceptable evidence of age for the purposes of this Act.

Maximum penalty—

- (a) in the case of a minor—25 penalty units; and
- (b) in the case of an adult—40 penalty units.

‘Wrongful dealing with genuine evidence of age

‘5.25.(1) A person must not knowingly give a document that is evidence of age of the person specified in the document to another person, with intent that the document be used as evidence of age for the purposes of this Act of a person not specified in the document.

Maximum penalty—40 penalty units.

‘(2) A person must not wilfully or negligently deface or interfere with a document that is, for the purposes of this Act, acceptable evidence of age of the person or another person.

Maximum penalty—40 penalty units.

‘Seizure of document wrongly used as evidence of age

‘5.26.(1) If a contravention of section 5.24 consists in production of—

- (a) a genuine document that is, for the purposes of this Act, acceptable evidence of age of the person specified in the document; or
- (b) a false document that could reasonably be taken, for the purposes of this Act, to be genuine acceptable evidence of age;

the person to whom the document is produced must seize and confiscate the document and give it to an inspector or a police officer.

Maximum penalty—25 penalty units.

‘(2) A person does not commit an offence by contravening subsection (1) if the person is not aware of the falsity of the representation as to age made by producing the document.

‘Ascertainment of age

‘5.27.(1) For the purposes of this Act, an authorised person may, on licensed premises, require another person whom the authorised person suspects on reasonable grounds to be a minor and to be contravening a provision of this Act—

- (a) to state all relevant particulars concerning the other person’s age; and
- (b) to produce evidence of the other person’s age.

‘(2) If a person required under subsection (1) refuses to state particulars, or to produce evidence, as to age the authorised person must prohibit the suspected minor from playing gaming machines on the licensed premises.

‘(3) In this section—

“authorised person” includes—

- (a) the licensee of the licensed premises; and
- (b) a machine manager of the licensed premises; and
- (c) an employee of the licensee of the licensed premises; and
- (d) an inspector; and
- (e) a police officer.

‘Seizure of material associated with representation of age

‘5.28. If an inspector or a police officer reasonably believes or suspects that a person—

- (a) has made, or caused to be made, a false document in contravention of section 5.24(2)(a); or
- (b) is in possession of a document given to the person in contravention of section 5.24(2)(b) or 5.25(1); or
- (c) is in possession of a document defaced or interfered with in contravention of section 5.25(2);

the inspector or police officer may seize and confiscate—

- (d) in the case specified in paragraph (a)—
 - (i) all documents made in contravention of section 5.24(2)(a) in

the person's possession; and

- (ii) all equipment and materials in the person's possession reasonably suspected by the inspector or officer to have been used, or to be intended for use, in contravening section 5.25(2)(a); or
- (e) in the case specified in paragraph (b) or (c)—the document in respect of which section 5.24(2)(b) or 5.25(1) or (2) appears to have been contravened.

'Defence to charge if age material

'5.29.(1) If the age of a person is material to a charge of an offence against this Act, it is a defence to prove that, at the time of the offence, the defendant (if the defendant is the actual offender) or an agent or employee (if the defendant is charged merely because of being principal or employer of the actual offender)—

- (a) honestly and reasonably believed that the person whose age is material to the offence had attained 18 years; or
- (b) had sighted acceptable evidence of age of the person whose age is material to the offence that indicated the person had attained 18 years;

and the operation of section 24 of the Criminal Code is excluded.

'(2) Evidence that the defendant (if the defendant is the actual offender) or an agent or employee (if the defendant is charged merely because of being principal or employer of the actual offender) did not request the person whose age is material to the offence to produce acceptable evidence of age is evidence that any belief that the person had attained 18 was not reasonable.'

Renumbering of s.5.24

13. Section 5.24—

renumber as section 5.30.

Amendment and renumbering of s.5.25 (Removal of certain persons)

14.(1) Section 5.25(1)—

omit—

‘remove from or refuse to allow to enter the licensee’s licensed premises any person who’,

insert—

‘cause a person to be removed from, or refuse to allow a person to enter, the licensee’s licensed premises if the person’.

(2) Section 5.25(2) and (3)—

omit, insert—

‘**(2)** A licensee must cause to be removed from the licensee’s licensed premises a person who is prohibited under section 5.27(2) or 5.30 from playing gaming machines on the premises if the person plays, or induces another person to play, a gaming machine on behalf of the first person.

Maximum penalty—250 penalty units.

‘**(3)** A licensee, or other person acting for a licensee, may use such force and assistance as are necessary and reasonable in removing a person from, or preventing a person from entering, the licensee’s licensed premises under subsection (1) or (2).’.

(3) Section 5.25—

renumber as section 5.31.

New s.5.32 (Obstruction to removal from licensed premises)

15. After section 5.31—

insert—

‘Obstruction to removal from licensed premises

‘**5.32.** If a person is seeking under section 5.31(1) or (2) to remove a person from licensed premises, the person whose removal is sought must not—

- (a) refuse to leave the premises when required by the first person; or
- (b) resist the first person.

Maximum penalty—25 penalty units.’.

New s.5.33 (Obstruction generally)

16. After section 5.32—

insert—

‘Obstruction generally

‘5.33. A person must not obstruct or hinder a licensee, machine manager or any other employee of a licensee in the exercise of a power or performance of a function under this Act.

Maximum penalty—100 penalty units.’.

Amendment of s.6.11 (Possession, etc., of gaming machines and restricted components by licensees)

17. Section 6.11(2) and (3)—

omit, insert—

‘(2) A licensee must not, on the licensee’s licensed premises, be in possession of, or allow a person to play—

- (a) a gaming machine that is not provided by the Director to the licensee for gaming on the licensed premises; or
- (b) a gaming machine that is not in accordance with the game or gaming token denomination of the gaming machine as provided by the Director or, if the gaming machine has been altered under section 3.15(2), the game or gaming token denomination as last altered under that subsection.

Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.’.

Replacement of s.6.13 (Consignment or movement of gaming machines)

18. Section 6.13—

omit, insert—

‘Consignment or movement of gaming machines

‘6.13.(1) A recognised manufacturer or supplier of gaming machines must advise the Director, in the form determined by the Director, at least 7 days before gaming machines are moved by, or on behalf of, the recognised manufacturer or supplier of gaming machines—

- (a) to or from any premises approved under section 6.7(2); or
- (b) to any place within Queensland from outside Queensland.

‘(2) An advice under subsection (1) must include—

- (a) the number of gaming machines; and
- (b) the gaming machine type, game and manufacturer’s serial number of each of the gaming machines; and
- (c) the origin and destination of the gaming machines; and
- (d) the intended dates of transport; and
- (e) the way the gaming machines are to be transported; and
- (f) the name of the carrier; and
- (g) such other particulars as are specified in the form.

Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

Amendment of s.6.14 (Purchase of gaming machines, etc.)

19.(1) Section 6.14(1)(d)—

omit, insert—

- ‘(d) purchase, lease, rent or otherwise obtain—
 - (i) restricted components, gaming equipment (other than gaming machines) and ancillary or related items;
 - (ii) gaming equipment, restricted components and ancillary or related items for the purpose of providing such equipment, components and items under paragraph (e)(ii);’.

(2) Section 6.14(1)(h)—

omit, insert—

- ‘(h) contract for the service and maintenance of gaming equipment

and ancillary or related items that are the property of the Crown;’.

Replacement of s.6.24 (Protection of sensitive areas of gaming equipment)

20. Section 6.24—

omit, insert—

‘Protection of sensitive areas of gaming equipment

‘6.24.(1) Subject to subsections (2), (4) and (6), a person who is not an inspector must not—

- (a) break a seal securing a computer cabinet or gain access to anything within the computer cabinet; or
- (b) affix a seal to a computer cabinet; or
- (c) break a seal protecting the integrity of the game program of a gaming machine; or
- (d) remove, replace or in any way affect or interfere with the operation of a computer cabinet or anything within the computer cabinet; or
- (e) remove or interfere with a security device of a gaming machine; or
- (f) interfere with the normal operation of the reel assemblies of a gaming machine; or
- (g) interfere with information stored or transmitted electronically by a gaming machine, linked jackpot arrangement or electronic monitoring system; or
- (h) affix a mark or seal to gaming equipment to preserve the integrity of operation of the gaming equipment; or
- (i) remove or interfere with a mark or seal affixed to gaming equipment to preserve the integrity of operation of the gaming equipment; or
- (j) remove, alter or otherwise interfere with the manufacturer’s identification plate or the manufacturer’s serial number of a gaming machine; or

- (k) remove, alter or otherwise interfere with an identification label affixed to a gaming machine under section 6.21; or
- (l) affix anything capable of being taken as a label mentioned in section 6.21 to a gaming machine or a device capable of being taken as a gaming machine.

Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.

‘(2) A licensed repairer is authorised, to such extent as is necessary, in the performance of duties as a licensed repairer to do things mentioned in subsection (1)(a) to (i) if—

- (a) a conversion report is submitted under subsection (5) or the licensed repairer immediately submits a repairer’s report to the Director in the form determined by the Director; and
- (b) the licensed repairer does not—
 - (i) break a seal securing a computer cabinet; or
 - (ii) affix a seal to a computer cabinet; or
 - (iii) remove or interfere with a mark or seal affixed to gaming equipment to preserve the integrity of operation of the gaming equipment; or
 - (iv) affix a mark or seal to gaming equipment to preserve the integrity of operation of the gaming equipment;

without the approval of the Director.

‘(3) If the licensed repairer breaks a seal securing a computer cabinet, the licensed repairer must ensure that the gaming machine is not played (other than for testing purposes) until the computer cabinet is again secured with a seal provided by the Director for the purpose.

Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.

‘(4) The Director may authorise a person to do anything mentioned in subsection (1).

‘(5) A person may do something to a gaming machine that is the property of the Crown to effect a change in the game or gaming token denomination of the gaming machine only if—

- (a) the alteration is approved, or caused, by the Director under section 3.15(2); and

- (b) if the gaming machine is provided to a licensee—the person performing the alteration immediately submits a conversion report to the Director in the form determined by the Director.

Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.

‘(6) The provisions of subsection (1)(a) to (j) do not apply to—

- (a) gaming equipment that is not the property of the Crown; or
- (b) if the gaming equipment is an electronic monitoring system—the system is not on licensed premises.’.

Replacement of s.7.1 (Monthly money clearances)

21. Section 7.1—

omit, insert—

‘Monthly money clearances

‘**7.1(1)** Subject to subsection (2), a licensee must carry out a money clearance of all gaming machines installed on the licensee’s licensed premises—

- (a) after the end of the operation of gaming machines that started on the last day of each month; and
- (b) before the start of the operation of gaming machines on the first day of the next month.

‘(2) The Director may, either verbally or by written notice, direct a licensee to carry out the money clearance mentioned in subsection (1) during such period as the Director determines, and the licensee must comply with the direction.

‘(3) A licensee must, in conjunction with a money clearance carried out under this section, carry out such functions as are prescribed to be carried out in conjunction with the money clearance.

Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

SCHEDULE

MINOR AMENDMENTS

1. Section 1.3(1) (definitions “**Deputy Director**” and “**Director**”)—
omit ‘, Treasury Department’.
2. Section 1.3(1) (definition “**Division**”)—
omit ‘, Treasury Department’, *insert* ‘of the department’.
3. Section 1.3(1) (definition “**executive officer**”)—
omit ‘thereof’, *insert* ‘of the body corporate’.
4. Section 1.3(1) (definition “**financial institution**”, paragraphs (b) to (d))—
omit, insert—
 - ‘(b) a bank within the meaning of the *Banking Act 1959* of the Commonwealth;
 - (c) a building society within the meaning of the Financial Institutions Code;
 - (d) a credit union within the meaning of the Financial Institutions Code;’.
5. Section 1.3(1) (definition “**linked jackpot arrangement**”, paragraph (a))—
omit ‘thereof’, *insert* ‘of the amount’.
6. Section 1.3(4)(b)—
omit ‘is to be taken’, *insert* ‘is taken’.

SCHEDULE (continued)

7. Section 1.3(5)—

omit ‘is to be taken’, *insert* ‘is taken’.

8. Section 2.8(1)(c)—

omit ‘*Mental Health Services Act 1974-1990*’,
insert ‘*Mental Health Act 1974*’.

9. Section 2.10(3)—

omit.

10. Section 2.11(7)—

omit ‘to be’.

11. Section 2.16(3)—

omit ‘pursuant to’, *insert* ‘under’.

12. Section 2.17(1)(a)—

omit ‘, Treasury Department’.

13. Section 2.17(4)—

omit.

14. Section 2.17(5)—

omit, insert—

‘(5) The Minister may appoint a public sector employee within the meaning of the *Public Sector Management Commission Act 1990* to be an inspector for the purposes of this Act.’.

SCHEDULE (continued)

15. Section 2.18(1)—

omit ‘, on the recommendation of the Minister.’.

16. Section 2.18(4)—

omit ‘, on the recommendation of the Minister.’.

17. Section 2.19 (heading)—

omit ‘ **Treasury Department**’, *insert* ‘**department**’.

18. Section 2.19—

omit ‘Under Treasurer’, *insert* ‘chief executive’.

19. Section 2.20(3)—

omit ‘Under Treasurer’, *insert* ‘chief executive’.

20. At the end of section 2.20(5)—

insert—

‘Maximum penalty for subsection (5)—200 penalty units, imprisonment for 1 year or both.’.

21. Section 2.22(b)—

omit ‘Under Treasurer’, *insert* ‘chief executive’.

22. Section 2.24—

omit, insert—

‘Director’s power to delegate

‘2.24.(1) The Director may, with the Minister’s approval, delegate the

SCHEDULE (continued)

Director's powers to any person.

(2) Before making a delegation under subsection (1) to a person who is not an officer of the Division, the Director must conduct such inquiries as are necessary to ensure that the person is of good repute.’.

23. Section 2.25(1) (all words before ‘with respect to’)—

omit, insert ‘The Governor in Council may, by order in council, approve arrangements’.

24. At the end of section 2.26(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

25. At the end of section 2.26(2)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

26. At the end of section 2.27(4)—

insert—

‘Maximum penalty for subsection (4)(b)—40 penalty units.’.

27. Section 3.1(1)—

omit ‘Notwithstanding’, *insert* ‘Despite’.

28. Section 3.3(1)—

omit ‘in relation thereto’.

SCHEDULE (continued)

29. Section 3.3(5)(g)—

omit.

30. Section 3.5(3)—

omit.

31. Section 3.5(4)(a)—

omit ‘, 3.15 or 6.20’, *insert* ‘or 3.15’.

32. Section 3.5(5)—

omit ‘is to be taken’, *insert* ‘is taken’.

33. At the end of section 3.5(6)—

insert—

‘Maximum penalty for subsection (6)—40 penalty units.’.

34. Section 3.6(1)—

omit ‘(1) Subject to subsection (2), a’, *insert* ‘A’.

35. Section 3.6(2)—

omit.

36. At the end of section 3.6—

insert—

‘Maximum penalty—40 penalty units.’.

SCHEDULE (continued)

37. Section 3.9(1)(b)—

omit ‘thereof’, *insert* ‘of the conditions’.

38. At the end of section 3.9(2)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

39. Section 3.10(2)—

omit ‘thereof’, *insert* ‘of the conditions or varied conditions’.

40. At the end of section 3.10(4) (first sentence)—

insert—

‘Maximum penalty for subsection (4)—40 penalty units.’.

41. Section 3.10(4) (second sentence)—

renumber as subsection (5).

42. Section 3.11(1)—

omit ‘Revenue’.

43. Section 3.11(4)—

omit ‘Under Treasurer’, *insert* ‘chief executive’.

44. Section 3.12(3)—

omit ‘thereof’, *insert* ‘of the licence’.

SCHEDULE (continued)

45. Section 3.15(4)—

omit ‘pursuant to’, *insert* ‘under’.

46. Section 3.16(3)(e)—

omit ‘thereof’, *insert* ‘of the premises’.

47. Section 3.16(3)(f)—

omit.

48. Section 3.17(2)(b)—

omit ‘Licensing Commission, The’,
insert ‘liquor licensing authority, the’.

49. Section 3.17(2) (second sentence)—

omit.

50. At the end of section 3.17(4)—

insert—

‘Maximum penalty for subsection (4)—1 000 penalty units, imprisonment for 5 years or both.’.

51. Section 3.18(1)—

omit, insert—

‘(1) A licensee must not modify or relocate the gaming machine areas of the licensee’s licensed premises without the approval of the Director.

Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

SCHEDULE (continued)

52. At the end of section 3.18(2) (second sentence)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

53. Section 3.18(3)—

omit, insert—

‘(3) The Director may before—

- (a) granting an approval under subsection (1); or
- (b) giving a direction under subsection (2);

require the licensee to furnish such information as the Director considers appropriate, and the licensee must comply with the requirement.

Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

54. Section 3.19(1) and (2)—

omit, insert—

‘(1) At the time of making an application for—

- (a) a gaming machine licence, the applicant; or
- (b) a renewal of a gaming machine licence, the licensee;

must forward to or lodge with the Director an affidavit made in accordance with this section.

‘(2) An applicant or licensee who undergoes any change in circumstances in relation to information contained in the last affidavit forwarded or lodged under this section by the applicant or licensee must, within 7 days of the change, forward to or lodge with the Director a fresh affidavit made in accordance with this section.

Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

SCHEDULE (continued)

55. Section 3.19(4) (after ‘by the Director and’)—
insert ‘must’.

56. Section 3.19(4)(c)(iii)(C)—
omit ‘license under the *Liquor Act 1912-1990*’,
insert ‘liquor licence’.

57. Section 3.19(5)—
omit ‘Notwithstanding’, *insert* ‘Despite’.

58. At the end of section 3.20(2) (second sentence)—
insert—
‘Maximum penalty for subsection (2)—200 penalty units, imprisonment for 1 year or both.’.

59. At the end of section 3.21—
insert—
‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

60. At the end of section 3.22(3) (second sentence)—
insert—
‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

61. Section 3.24(1)(b)(iii)—
(1) *omit* ‘pursuant to’ (first occurring), *insert* ‘under a’.
(2) *omit* ‘pursuant to’ (second occurring), *insert* ‘under’.

SCHEDULE (continued)

62. Section 3.24(1)(c)(i)—
omit '5.24', insert '5.30'.

63. Section 3.24(2)—
omit 'pursuant to', insert 'under'.

64. Section 3.24(6)—
omit 'answer thereto in writing', insert 'a written answer'.

65. Section 3.24(8)—
omit 'pursuant to', insert 'under'.

66. Section 3.24(8)(a)—
omit 'thereto', insert 'to the notice'.

67. Section 3.24(9)—
omit 'pursuant to', insert 'under'.

68. Section 3.24(11)—
(1) *omit 'therewith' (first occurring).*
(2) *omit 'thereto'.*
(3) *omit 'in connexion therewith'.*

69. At the end of section 3.24(15)—
insert—
'Maximum penalty—40 penalty units.'

SCHEDULE (continued)

70. Section 3.27—

omit—

‘Penalty: 1 000 penalty units or imprisonment for 5 years, or both.’,

insert—

‘Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.’.

71. Section 3.28(1)(a)—

omit ‘thereafter’.

72. At the end of section 3.28—

insert—

‘Maximum penalty for subsection (2)—200 penalty units, imprisonment for 1 year or both.’.

73. At the end of section 4.1(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

74. At the end of section 4.1(2)

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

75. Section 4.2(2)—

omit ‘from the licensed contractor’,

insert ‘from the licensed service contractor’.

SCHEDULE (continued)

76. At the end of section 4.2—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

77. At the end of section 4.3(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

78. At the end of section 4.3(2)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

79. At the end of section 4.3(3)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

80. At the end of section 4.3(5)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

81. At the end of section 4.3(6)(b)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

82. At the end of section 4.4(2)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

SCHEDULE (continued)

83. Section 4.4(3)(b)—

omit ‘forthwith on a notice under paragraph (a) being served, notwithstanding’,

insert ‘immediately a notice under paragraph (a) is served, despite’.

84. At the end of section 4.4(3)(b)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

85. At the end of section 4.4(4)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

86. Section 4.4(5)—

omit ‘pursuant to’, *insert* ‘under’.

87. At the end of section 4.6—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

88. Section 4.7(1)—

omit ‘thereto’, *insert* ‘to the application’.

89. Section 4.7(4)—

after ‘(1)(a)’, *insert* ‘, in respect of that application or licence.’.

SCHEDULE (continued)

90. Section 4.12—

omit ‘thereof’, *insert* ‘of the conditions’.

91. Section 4.13(2)—

omit ‘thereof’, *insert* ‘of the conditions or varied conditions’.

92. At the end of section 4.13(4) (first sentence)—

insert—

‘Maximum penalty—40 penalty units.’.

93. Section 4.14(3)—

omit ‘thereof’, *insert* ‘of the licence’.

94. At the end of section 4.16—

insert—

‘Maximum penalty—40 penalty units.’.

95. Section 4.17(1) and (2)—

omit, insert—

‘(1) At the time of making an application for—

- (a) a repairer’s or service contractor’s licence, the applicant; or
- (b) a renewal of a repairer’s or service contractor’s licence, the licensed repairer or licensed service contractor;

must forward to or lodge with the Director an affidavit made in accordance with this section.

‘(2) An applicant or a licensed repairer or licensed service contractor who undergoes any change in circumstances in relation to information contained in the last affidavit forwarded or lodged under this section by the applicant

SCHEDULE (continued)

or holder of the licence must, within 7 days of the change, forward to or lodge with the Director a fresh affidavit made in accordance with this section.

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

96. Section 4.17(4) (after ‘by the Director and’)—
insert ‘must’.

97. Section 4.17(5)—
omit ‘Notwithstanding’, *insert* ‘Despite’.

98. At the end of section 4.18(2)—
insert—
‘Maximum penalty for subsection (2)—200 penalty units, imprisonment for 1 year or both.’.

99. At the end of section 4.19—
insert—
‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

100. At the end of section 4.20(2)—
insert—
‘Maximum penalty—40 penalty units.’.

101. At the end of section 4.20(3)—
insert—
‘Maximum penalty—40 penalty units.’.

SCHEDULE (continued)

102. At the end of section 4.20(4)—

insert—

‘Maximum penalty—40 penalty units.’.

103. At the end of section 4.20(5)—

insert—

‘Maximum penalty—40 penalty units.’.

104. At the end of section 4.20(6)—

insert—

‘Maximum penalty—40 penalty units.’.

105. At the end of section 4.20(7)—

insert—

‘Maximum penalty—40 penalty units.’.

106. At the end of section 4.20(8)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

107. At the end of section 4.20(9)

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

108. At the end of section 4.20(10)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

SCHEDULE (continued)

109. At the end of section 4.20(11)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

110. Section 4.20(12)—

omit ‘notwithstanding’, *insert* ‘despite’.

111. Section 4.22(1)(b)(iii)—

(1) *omit* ‘pursuant to’ (first occurring), *insert* ‘under a’.

(2) *omit* ‘pursuant to’ (second occurring), *insert* ‘under’.

112. Section 4.22(2)—

omit ‘pursuant to’, *insert* ‘under’.

113. Section 4.22(6)—

omit ‘answer thereto in writing’, *insert* ‘a written answer’.

114. Section 4.22(8)—

omit ‘pursuant to’, *insert* ‘under’.

115. Section 4.22(8)(a)—

omit ‘thereto’, *insert* ‘to the notice’.

116. Section 4.22(9)—

omit ‘pursuant to’, *insert* ‘under’.

SCHEDULE (continued)

117. Section 4.22(11)—

- (1) *omit* ‘therewith’ (first occurring).
- (2) *omit* ‘thereto’.
- (3) *omit* ‘in connexion therewith’.

118. At the end of section 4.22(15)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

119. Section 4.25(4)(b)—

omit ‘the holder thereof’, *insert* ‘its holder’.

120. At the end of section 5.1—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

121. Section 5.2(1)—

omit—

‘Penalty: 1 000 penalty units or imprisonment for 5 years, or both.’,

insert—

‘Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.’.

122. At the end of section 5.3(1)—

insert—

‘Maximum penalty—40 penalty units.’.

SCHEDULE (continued)

123. At the end of section 5.3(2)—

insert—

‘Maximum penalty—40 penalty units.’.

124. At the end of section 5.3(3)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

125. At the end of section 5.3(5)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

126. At the end of section 5.4(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

127. At the end of section 5.4(3)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

128. At the end of section 5.4(4)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

129. At the end of section 5.4(5)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

SCHEDULE (continued)

130. At the end of section 5.5(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

131. At the end of section 5.5(2)—

insert—

‘Maximum penalty—40 penalty units.’.

132. Section 5.7(3) (first sentence)—

omit ‘therefor’, *insert* ‘for the rule or rules’.

133. Section 5.7(5)—

(1) *omit* ‘therefor’.

(2) *omit* ‘thereby’.

134. At the end of section 5.8—

insert—

‘Maximum penalty—40 penalty units.’.

135. At the end of section 5.9—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

136. At the end of section 5.10—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

SCHEDULE (continued)

137. At the end of section 5.11—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

138. Section 5.12(1)—

omit ‘payment thereof’, *insert* ‘the payment’.

139. At the end of section 5.12(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

140. Section 5.12(3)—

omit.

141. At the end of section 5.13—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

142. At the end of section 5.14(3)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

143. At the end of section 5.14(4)—

insert—

‘Maximum penalty for subsection (4)(b)—200 penalty units, imprisonment for 1 year or both.’.

SCHEDULE (continued)

144. At the end of section 5.15(2)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

145. At the end of section 5.16—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

146. After section 5.17(j)—

insert—

‘(ja) performing duties under a contract approved under section 5.19(1);’.

147. At the end of section 5.17—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

148. Section 5.18(2)—

omit ‘pursuant to’, *insert* ‘under’.

149. Section 5.18(4)—

omit ‘therefor’, *insert* ‘for the machine being taken out of operation’.

150. Section 5.18(5)—

omit ‘details thereof’, *insert* ‘the time of the return to operation’.

SCHEDULE (continued)

151. At the end of section 5.18—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

152. At the end of section 5.19(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

153. At the end of section 5.20—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

154. At the end of section 5.24—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

155. At the end of section 6.2(2)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

156. At the end of section 6.2(3)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

157. Section 6.2(4)—

omit ‘pursuant to’, *insert* ‘under’.

SCHEDULE (continued)

158. At the end of section 6.4(2) (second sentence)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

159. Section 6.5(1)(a)(iii)—

(1) *omit* ‘pursuant to’ (first occurring), *insert* ‘under a’.

(2) *omit* ‘pursuant to’ (second occurring), *insert* ‘under’.

160. Section 6.5(3)—

omit ‘from a roll under this Part pursuant to section 6.3 or this section’,

insert ‘under section 6.3 or this section from a roll under this Part’.

161. Section 6.6(1)—

omit—

‘Penalty: 1 000 penalty units or imprisonment for 5 years, or both.’,

insert—

‘Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.’.

162. Section 6.6(2)—

omit—

‘Penalty: 400 penalty units or imprisonment for 2 years, or both.’,

insert—

‘Maximum penalty—400 penalty units, imprisonment for 2 years or both.’.

163. Section 6.6(4)—

omit ‘Notwithstanding’, *insert* ‘Despite’.

SCHEDULE (continued)

164. Section 6.6(6)(b)—

omit ‘deemed’, *insert* ‘taken’.

165. Section 6.6(7)—

omit ‘which has affixed thereto’, *insert* ‘to which there is affixed’.

166. Section 6.7(1)(d)—

omit ‘pursuant to’, *insert* ‘under’.

167. At the end of section 6.7(2)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

168. At the end of section 6.7(3)—

insert—

‘Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.’.

169. At the end of section 6.7(4)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

170. Section 6.8(1)(d)—

omit ‘pursuant to’, *insert* ‘under’.

171. At the end of section 6.8(2)—

insert—

SCHEDULE (continued)

‘Maximum penalty for subsection (2)—400 penalty units, imprisonment for 2 years or both.’.

172. Section 6.14(1)(c)—

omit ‘pursuant to’, *insert* ‘under’.

173. Section 6.14(2)—

omit ‘in response thereto’.

174. Section 6.14(3)(b) (first sentence)—

omit ‘in response thereto are to be taken’, *insert* ‘are taken’.

175. Section 6.14(3)(b) (second sentence)—

(1) *omit* ‘then’.

(2) *omit* ‘are to be taken’, *insert* ‘are taken’.

176. Section 6.15(2)(b)—

omit ‘released by the Director when making the call’.

177. Section 6.16(1)—

omit ‘in response thereto’.

178. Section 6.16(1)(d)—

omit ‘thereto’, *insert* ‘to the tender and matters’.

179. Section 6.16(5)—

omit—

SCHEDULE (continued)

‘Penalty: 400 penalty units or imprisonment for 2 years or both.’,

insert—

‘Maximum penalty—400 penalty units, imprisonment for 2 years or both.’.

180. Section 6.16(10)(b)—

omit ‘pursuant to’, *insert* ‘under’.

181. Section 6.17(3)—

omit ‘pursuant to’, *insert* ‘under’.

182. At the end of section 6.18(2)—

insert—

‘Maximum penalty for subsection (2)—200 penalty units, imprisonment for 1 year or both.’.

183. At the end of section 6.19—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

184. At the end of section 6.20(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

185. At the end of section 6.20(4)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

SCHEDULE (continued)

186. Section 6.20(5)—

omit—

‘Penalty: 400 penalty units or 2 years imprisonment or both.’,

insert—

‘Maximum penalty—400 penalty units, imprisonment for 2 years or both.’.

187. Section 6.20(6)(b)—

omit ‘thereof’, *insert* ‘of the amount’.

188. Section 6.20(7)—

omit—

‘Penalty: 400 penalty units or imprisonment for 2 years, or both.’,

insert—

‘Maximum penalty—400 penalty units, imprisonment for 2 years or both.’.

189. Section 6.20(10)—

omit ‘pursuant to’ (twice occurring), *insert* ‘under’.

190. Section 6.21(3)—

omit ‘thereto’, *insert* ‘to the machine’.

191. Section 6.22(1)—

omit—

‘Penalty: 1 000 penalty units or imprisonment for 5 years, or both.’,

insert—

‘Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.’.

SCHEDULE (continued)

192. Section 6.22(2)—*omit—*

‘Penalty: 1 000 penalty units or imprisonment for 5 years, or both.’,

insert—

‘Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.’.

193. Section 6.23(1)—*omit—*

‘Penalty: 1 000 penalty units or imprisonment for 5 years, or both.’,

insert—

‘Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.’.

194. Section 6.23(3)—*omit—*

‘Penalty: 1 000 penalty units or imprisonment for 5 years, or both.’,

insert—

‘Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.’.

195. Section 6.23(4)—*omit—*

‘Penalty: 1 000 penalty units or imprisonment for 5 years, or both.’,

insert—

‘Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.’.

SCHEDULE (continued)

196. At the end of section 6.25—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

197. Section 6.26(1)—

omit—

‘Penalty: 1 000 penalty units or imprisonment for 5 years, or both.’,

insert—

‘Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.’.

198. Section 6.26(3)—

omit—

‘Penalty: 1 000 penalty units or imprisonment for 5 years, or both.’,

insert—

‘Maximum penalty—1 000 penalty units, imprisonment for 5 years or both.’.

199. Section 7.2(2)—

omit ‘a money clearance carried out pursuant to’,

insert ‘carrying out a money clearance under’.

200. At the end of section 7.2—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

201. At the end of section 7.3—

SCHEDULE (continued)

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

202. Section 7.4(2)—

omit ‘Reconciliation Report is to’, *insert* ‘Reconciliation Report must’.

203. At the end of section 7.4—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

204. Section 7.5—

omit—

‘Penalty: 400 penalty units or imprisonment for 2 years, or both’,

insert—

‘Maximum penalty—400 penalty units, imprisonment for 2 years or both.’.

205. At the end of section 7.6—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

206. At the end of section 7.7—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

207. Section 8.1—

omit ‘is to be taken’, *insert* ‘is taken’.

SCHEDULE (continued)

208. At the end of section 8.6(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

209. At the end of section 8.6(2)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

210. Section 8.7(1)—

omit ‘pursuant to’, *insert* ‘under’.

211. Section 8.8(b)—

omit ‘pursuant to’, *insert* ‘under’.

212. Section 8.8(c)—

omit ‘pursuant to’, *insert* ‘under’.

213. At the end of section 8.9(3)—

insert—

‘Maximum penalty for subsection (3)—200 penalty units, imprisonment for 1 year or both.’.

214. Section 8.10(1)—

omit ‘Revenue’.

215. Section 8.10(3)—

omit ‘amount thereof’, *insert* ‘part of the payment’.

SCHEDULE (continued)

216. Section 8.10(3)(a)—

omit ‘Revenue’.

217. Section 8.11(a)—

omit ‘or calculation thereof’,

insert ‘of the turnover or an amended calculation of the fee, tax, levy or penalty’.

218. Section 8.12(2)—

(1) *omit* ‘Under Treasurer’, *insert* ‘chief executive’.

(2) *omit* ‘pursuant to’, *insert* ‘under’.

219. Section 8.13(1)—

omit—

‘Penalty: 400 penalty units or imprisonment for 2 years, or both.’,

insert—

‘Maximum penalty—400 penalty units, imprisonment for 2 years or both.’.

220. At the end of section 8.13(2)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

221. Section 8.14(1)—

omit—

‘Penalty: 400 penalty units or imprisonment for 2 years, or both.’.

222. Section 8.14(2)—

SCHEDULE (continued)

omit—

‘Penalty: 400 penalty units or imprisonment for 2 years, or both.’.

223. At the end of section 8.14—

insert—

‘Maximum penalty—400 penalty units, imprisonment for 2 years or both.’.

224. At the end of section 9.2(1) (second sentence)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

225. Section 9.2(2)—

omit ‘Penalty:’, *insert* ‘Maximum penalty—’.

226. Section 9.3(1)—

omit ‘therein’.

227. Section 9.3(1)(h)—

omit ‘thereof’, *insert* ‘of the gaming equipment’.

228. Section 9.3(3)(a)—

omit ‘or’ (fourth occurring), *insert* ‘and’.

229. Section 9.3(3)(c)—

omit ‘pursuant to’, *insert* ‘under’.

230. Section 9.3(3)(f)—

SCHEDULE (continued)

omit ‘pursuant to’, *insert* ‘in answer to’.

231. Section 9.3(4)—

omit ‘pursuant to’ (twice occurring), *insert* ‘under’.

232. Section 9.3(5)(a)—

omit ‘pursuant to’, *insert* ‘under’.

233. Section 9.3(5)(b)—

omit ‘pursuant to’, *insert* ‘under’.

234. Section 9.3(6)(a)—

omit ‘thereof’, *insert* ‘of the premises or part of the premises’.

235. Section 9.3(6)(c)(i)—

omit ‘thereof’, *insert* ‘of the article, records or thing’.

236. Section 9.4(e)(i)—

omit ‘state forthwith’, *insert* ‘immediately state’.

237. Section 9.4(j)—

omit ‘thereof’, *insert* ‘of the gaming equipment’.

238. Section 9.4—

omit—

‘Penalty: 400 penalty units or imprisonment for 2 years, or both.’,

insert—

SCHEDULE (continued)

‘Maximum penalty—400 penalty units, imprisonment for 2 years or both.’.

239. At the end of section 9.6(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

240. At the end of section 9.6(3)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

241. Section 9.6(7)—

omit ‘answer thereto in writing’, *insert* ‘a written answer’.

242. Section 9.6(9)—

omit ‘pursuant to’, *insert* ‘under’.

243. Section 9.6(9)(a)—

omit ‘thereto’, *insert* ‘to the notice’.

244. Section 9.6(10)—

(1) *omit* ‘therewith’ (first occurring).

(2) *omit* ‘thereto’.

(3) *omit* ‘in connexion therewith’.

245. Section 9.6(14)—

omit ‘thereto’, *insert* ‘to the agreement’.

SCHEDULE (continued)

246. Section 9.6(15)—

omit ‘thereto’, *insert* ‘to the agreement’.

247. At the end of section 9.7(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

248. Section 9.7(2)—

(1) *omit* ‘thereof’, *insert* ‘of the financial institution’.

(2) *omit* ‘pursuant to’, *insert* ‘under’.

249. At the end of section 10.1(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

250. At the end of section 10.1(2)—

insert—

‘Maximum penalty—40 penalty units.’.

251. At the end of section 10.3—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

252. At the end of section 10.4(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

SCHEDULE (continued)

253. Section 10.6(1)—

omit ‘Under Treasurer’ (twice occurring), *insert* ‘chief executive’.

254. At the end of section 10.6(3)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

255. At the end of section 10.6(4)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

256. Section 10.8—

omit—

‘Penalty: 400 penalty units or imprisonment for 2 years, or both.’,

insert—

‘Maximum penalty—400 penalty units, imprisonment for 2 years or both.’.

257. Section 10.9(1)(c)—

omit ‘Under Treasurer’, *insert* ‘chief executive’.

258. At the end of section 10.9(1)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

259. Section 10.9(2)(c)—

omit ‘Under Treasurer’, *insert* ‘chief executive’.

SCHEDULE (continued)

260. At the end of section 10.9(2)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

261. Section 10.9(3)—

omit ‘Under Treasurer’ (3 times occurring), *insert* ‘chief executive’.

262. At the end of section 10.9(3)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

263. Section 10.9(5)—

omit ‘Under Treasurer’, *insert* ‘chief executive’.

264. At the end of section 10.9(5)—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

265. At the end of section 10.10—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

266. Section 10.11(1), (2), (3) and (4)—

omit—

‘Penalty: 1 000 penalty units or imprisonment for 5 years or both.’.

SCHEDULE (continued)

267. At the end of section 10.11—

insert—

‘Maximum penalty—1 000 penalty units, imprisonment for 5 years, or both.’.

268. Section 10.12(f)—

omit ‘or pursuant to’.

269. At the end of section 10.12—

omit—

‘Penalty: 400 penalty units or imprisonment for 2 years, or both.’,

insert—

‘Maximum penalty—400 penalty units, imprisonment for 2 years or both.’.

270. Section 10.13(2)—

omit ‘pursuant to’, *insert* ‘under’.

271. Section 10.13(3)—

omit ‘pursuant to’, *insert* ‘under’.

272. Section 10.14(1)—

(1) *omit* ‘deemed’, *insert* ‘taken’.

(2) *omit* ‘notwithstanding’, *insert* ‘despite’.

273. Section 10.15(1)—

(1) *omit* ‘deemed’, *insert* ‘taken’.

(2) *omit* ‘notwithstanding’, *insert* ‘despite’.

SCHEDULE (continued)

274. Section 10.16(1) (second sentence)—
omit ‘thereof’, *insert* ‘of the particulars’.

275. Section 10.16(2)—
omit ‘state forthwith’, *insert* ‘immediately state’.

276. At the end of section 10.16(2)—
insert—
‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

277. At the end of section 10.16(3)—
insert—
‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

278. Section 10.17(3)—
omit ‘pursuant to’, *insert* ‘under’.

279. Section 10.19—
(1) *omit* ‘Under Treasurer’, *insert* ‘chief executive’.
(2) *omit* ‘in aid of an inspector pursuant to this Act’,
insert ‘under this Act in aid of an inspector’.

280. Section 10.20—
omit.

281. Section 10.22(5)—
omit ‘pursuant to’, *insert* ‘under’.

SCHEDULE (continued)

282. Section 10.23(1)—

omit ‘5.22(2) or (3), 5.23(2), (3), (5) or (6)’,

insert ‘5.22, 5.23(1) or (2), 5.24(1) or (2), 5.25, 5.26(1)’.

283. Section 10.25(1)—

omit ‘Her Majesty’, *insert* ‘the Crown’.

284. Section 10.25(1)(b)—

omit ‘pursuant to’ (twice occurring), *insert* ‘under’.

285. Section 10.25(2)—

(1) *omit* ‘Her Majesty’, *insert* ‘the Crown’.

(2) *omit* ‘pursuant to’ (twice occurring), *insert* ‘under’.

286. Section 10.25(3)—

omit ‘Her Majesty pursuant to’, *insert* ‘the Crown under’.

287. Section 10.26(1)—

omit ‘is to be taken’, *insert* ‘is taken’.

288. Section 10.26(2)—

omit ‘thereof’, *insert* ‘of the document’.

289. Section 10.27(a)—

omit ‘Under Treasurer’, *insert* ‘chief executive’.

290. Section 10.27(b)—

SCHEDULE (continued)

omit ‘is to be taken’, *insert* ‘is taken’.

291. Section 10.27(d)(i)—

omit, insert—

- ‘(i) there was or was not in force under this Act any licence, approval, authorisation or exemption;’.

292. Section 10.28(h)—

omit ‘pursuant to any law are deemed’, *insert* ‘under any law are taken’.

293. At the end of section 10.28—

insert—

‘Maximum penalty—200 penalty units, imprisonment for 1 year or both.’.

294. Section 10.30(2)—

omit ‘pursuant to’, *insert* ‘under’.

295. Section 10.32—

omit, insert—

‘Orders in council and certain directions of Minister subordinate legislation etc.

‘10.32.(1) Orders in council under this Act are declared to be subordinate legislation.

‘(2) Directions given by the Minister under sections 2.15(5) and 2.16(1)(e) are declared to be—

- (a) subordinate legislation; and
- (b) exempt instruments for the purposes of the *Legislative Standards Act 1992*.’.

SCHEDULE (continued)

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