



Queensland

Gaming Machine Amendment Regulation (No. 1) 2008

Subordinate Legislation 2008 No. 239

made under the

Gaming Machine Act 1991

Contents

	Page
1 Short title	2
2 Commencement.....	2
3 Regulation amended	2
4 Amendment of s 29 (Approval of premises—Act, s 266, 267 or 267A)	2
5 Amendment of sch 5 (Fees).....	2

[s 1]

1 Short title

This regulation may be cited as the *Gaming Machine Amendment Regulation (No. 1) 2008*.

2 Commencement

This regulation commences on 1 August 2008.

3 Regulation amended

This regulation amends the *Gaming Machine Regulation 2002*.

4 Amendment of s 29 (Approval of premises—Act, s 266, 267 or 267A)

- (1) Section 29, ‘approved evaluator’—
omit, insert—
‘licensed testing facility operator’.
- (2) Section 29(1)(b), from ‘authorised’—
omit, insert—
‘authorised by the licensed monitoring operator, licensed major dealer or licensed testing facility operator; and’.

5 Amendment of sch 5 (Fees)

(1) Schedule 5, after item 24— <i>insert</i> —	
‘24A Application for testing facility operator’s licence (s 115(3)(e) of the Act)	1 272.00
24B Testing facility operator’s licence fee (s 122(7) of the Act)	5 091.00’.

(2) Schedule 5, after item 30—

‘30A Application for renewal of testing facility operator’s licence (s 130(3)(c) of the Act)	1 272.00
30B Testing facility operator’s licence renewal fee (s 131(2) of the Act)	5 091.00’.

(3) Schedule 5, items 24A to 49—

renumber as schedule 5, items 25 to 53.

ENDNOTES

- 1 Made by the Governor in Council on 24 July 2008.
- 2 Notified in the gazette on 25 July 2008.
- 3 Laid before the Legislative Assembly on . . .
- 4 The administering agency is the Treasury Department.

© State of Queensland 2008