

GAMING MACHINE AMENDMENT BILL 1993

Queensland



GAMING MACHINE AMENDMENT BILL 1993

TABLE OF PROVISIONS

Sectio	n	Р	Page
1	Short	title	4
2	Amen	ded Act	4
3	Comm	nencement	4
4	Amen	dment of s.1.3 (Interpretation)	4
5	Amen	dment of s.2.25 (Police assistance)	5
6	Amen	dment of s.3.3 (Consideration of applications)	5
7	Inserti	ion of new ss.3.3A and 3.3B	6
	3.3A	Clubs may be restricted to only 1 gaming machine licence	6
	3.3B	Changes in circumstances of applicants for and holders of licences	7
8		dment of s.3.24 (Cancellation or suspension of gaming ine licences and letters of censure)	8
9		dment of s.3.32 (Continuance of licences in certain nstances)	9
10		cement of s.4.6 (Changes in circumstances of applicants for olders of licences)	9
	4.6	Changes in circumstances of applicants for and holders of licences	9
11	Amen	dment of s.8.1 (Gross monthly turnover)	10
12	Inserti	ion of new ss.8.5A and 8.5B	11
	8.5A	Gaming machine community benefit levy	11
	8.5B	Gaming Machine Community Benefit Committee	11
13	Amen	dment of s.8.10 (Disposition of fees etc.)	12
		SCHEDULE	13

MINOR AND CONSEQUENTIAL AMENDMENTS

1993

A BILL

FOR

An Act to amend the Gaming Machine Act 1991

The Parliament of Queensland enacts—	
Short title	2
Clause1. This Act may be cited as the Gaming Machine Amendment Act 1993.	3 4
Amended Act	5
Clause2. The Gaming Machine Act 1991 is amended as set out in this Act.	6
Commencement	7
<i>Clause</i> 3. This Act commences on a day to be fixed by proclamation.	8
Amendment of s.1.3 (Interpretation)	9
<i>Clause</i> 4.(1) Section 1.3(1) (definitions "club liquor licence", "liquor licence" and "prescribed liquor licence")—	10 11
omit.	12
(2) Section 1.3(1)—	13
insert—	14
• "arrangement" includes scheme, understanding, promise or undertaking, whether express or implied;	15 16
"betting unit" means the least valuable bet a player may make on a gaming machine;	17 18
"club liquor licence" means—	19
(a) a licence mentioned in section 58(1)(e) of the <i>Liquor Act 1992</i> ; or	20
 (b) an authority held by a non-proprietary club to sell liquor under a Commonwealth Act; 	21 22
"conviction" includes a finding of guilt, or the acceptance of a plea of guilty, by a court;	23 24

"liquor l	icence" means—	1
(a)	a licence mentioned in section 58(1) of the Liquor Act 1992; or	2
(b)	an authority to sell liquor under an Act, or a Commonwealth Act;	3
-	bed liquor licence " means a liquor licence prescribed for the pose of this definition;".	4 5
Amendr	nent of s.2.25 (Police assistance)	6
Clause5.	Section 2.25(2)—	7
omit, i	nsert—	8
. ,	he Commissioner of the Police Service must ensure that effect is arrangements approved under subsection (1).'.	9 10
Amendr	nent of s.3.3 (Consideration of applications)	11
Clause6.	Section 3.3—	12
insert-	_	13
	The Commission must not grant an application for a gaming licence made by a club if the Commission considers—	14 15
(a)	that the club, including a voluntary association of persons from which it was formed—	16 17
	(i) has not been operating for at least 2 years before the application was made; or	18 19
	(ii) has not, during the whole of the period, been pursuing its objects or purposes in good faith; or	20 21
(b)	that payments for the rental or lease of the club's licensed premises are unreasonable; or	22 23
(c)	if a lease, agreement or arrangement made by the club provides that a person or voluntary association of persons is entitled to receive, or may receive, a payment, benefit or advantage during, or at the end of, the lease, agreement or arrangement—that the provision is unreasonable; or	24 25 26 27 28
(d)	if members of the executive, governing or management body	29

(however described) of the club are required to be nominated, or 1 may be nominated, by a person who is not a member of the club, 2 or by a voluntary association of persons—that this is not in the 3 best interests of the club's members: or 4 (e) if the club does not own the club's licensed premises and an 5 executive officer or employee of the club is also the lessor, or an 6 associate of the lessor, of the club-that this is not in the best 7 interests of the club's members: or 8 if an executive officer or employee of the club is a creditor, or an 9 (f) associate of a creditor, of the club—that this is not in the best 10 interests of the club's members. 11 (6C) Subsection (6B)(a) does not apply if the Commission considers 12 that granting the application is— 13 (a) reasonable because of the club's contractual commitments made 14 in pursuing its objects or purposes; and 15 16 (b) necessary to meet the reasonable gaming requirements of the club's members; and 17 (c) in the public interest.'. 18 Insertion of new ss.3.3A and 3.3B 19 *Clause***7.** After section 3.3— 20 insert— 21 'Clubs may be restricted to only 1 gaming machine licence 22 **'3.3A.** If a club is a licensee, the Commission may grant an application 23 by the club for another gaming machine licence (the "new licence") only 24 if— 25 the Commission considers that the benefits to be offered to 26 (a) members of the club at the premises for which the new licence is 27 sought (the "new premises") are distinct in nature to the benefits 28 offered to the members at the existing licensed premises of the 29 club (the "existing premises"); and 30 the new premises are located in close proximity to the existing (b) 31 premises; and 32

(c)	the C	Commission is satisfied that—	1
	(i)	it is in the best interests of the club's members that the new licence be granted; and	2 3
	(ii)	the granting of the new licence is not contrary to the public interest.'.	4 5
'Change	s in c	ircumstances of applicants for and holders of licences	6
application contained this subse	on is l in, o ectior	a person applies for a licence under this Part and, before the granted or refused, a change happens in any information or accompanying, the application or in a notice given under h, the applicant must, within 7 days of the change, give the n notice of the change.	7 8 9 10 11
Maximur	n pen	alty—200 penalty units or imprisonment for 1 year.	12
subsectio	n (3)	the grant of a licence under this Part, an event mentioned in happens, the holder of the licence must, within 7 days of the ng, give the Director written notice of the event.	13 14 15
Maximur	n pen	alty—200 penalty units or imprisonment for 1 year.	16
(3) The	e ever	nts required to be notified by the holder of the licence are—	17
(a)	the h	nolder of the licence changes name or address; or	18
(b)	the h	nolder of the licence—	19
	(i)	is convicted of an offence against this Act; or	20
	(ii)	if the holder is an individual—fails to discharge the holder's financial commitments, becomes bankrupt or compounds with creditors or otherwise takes advantage of the laws about bankruptcy; or	21 22 23 24
	(iii)	if the holder is a body corporate—is the subject of a winding-up (whether voluntarily or under a court order), appointment of a liquidator, appointment of a receiver or receiver and manager, or is placed under official management and an official manager appointed under the Corporations Law; or	25 26 27 28 29 30
	(iv)	is convicted of an indictable offence (whether on indictment or summarily) punishable in the particular case by	31 32

imprisonment for at least 1 year (irrespective of whether the offence is also punishable by a fine in addition, or as an alternative, to imprisonment).'.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

Amendment of s.3.24 (Cancellation or suspension of gaming machine licences and letters of censure)

*Clause***8.** Section 3.24(1)(c)(v)—

omit, insert—

(v) if the licensee is a club—considers—

- (A) that the club has ceased to be a non-proprietary club; or
- (B) that the proceeds from the conduct of gaming are being applied in a way that does not promote the objectives of the club; or
- (C) that payments for the rental or lease of the club's licensed premises are unreasonable; or
- (D) if a lease, agreement or arrangement made by the club provides that a person or voluntary association of persons is entitled to receive, or may receive, a payment, benefit or advantage during, or at the end of, the lease, agreement or arrangement—that the provision is unreasonable; or
- (E) if members of the executive, governing or management
 body (however described) of the club are required to be
 nominated, or may be nominated, by a person who is
 not a member of the club or by a voluntary association
 of persons—that this is not in the best interests of the
 club's members; or
- (F) if the club does not own the club's licensed premises 27 and an executive officer or employee of the club is also 28 the lessor, or an associate of the lessor, of the 29 club—that this is not in the best interests of the club's 30 members; or 31
- (G) if an executive officer or employee of the club is a creditor, or an associate of a creditor, of the club—that 33

this is not in the best interests of the club's members; or

1 2

3

4

5

6

7

8

9

30

- (H) that payments made under the club's objects are not in the best interests of the club's members: or
- that payments made for things purchased by the club (I) are unreasonable; or
- that salaries, wages, allowances or benefits paid or (J) payable by the club to the club's executive officers or employees are unreasonable; or
- (K) that payments for services provided to the club are 10 unreasonable or are on the basis of a percentage of the 11 club's income, profits or earnings from the conduct of 12 gaming or spending related to the conduct of gaming.'. 13

Amendr circums	nent of s.3.32 (Continuance of licences in certain tances)	14 15
Clause9.	Section 3.32(2)—	16
omit, i	insert—	17
'(2) A	person authorised under subsection (1)(b)—	18
(a)	is subject to the same liabilities under this Act as a licensee; and	19
(b)	is taken, for the purposes of Part 8, to be the licensee whose business the person is authorised to conduct.'.	20 21
-	ment of s.4.6 (Changes in circumstances of applicants for and of licences)	22 23
Clause10	• Section 4.6—	24
omit, i	insert—	25
'Change	es in circumstances of applicants for and holders of licences	26
applicati) If a person applies for a licence under this Part and, before the on is granted or refused, a change happens in any information d in, or accompanying, the application or in a notice given under	27 28 29

this subsection, the applicant must, within 7 days of the change, give the

Director v	writte	on notice of the change.	1
Maximum penalty—200 penalty units or imprisonment for 1 year.			2
subsectio	n (3)	the grant of a licence under this Part, an event mentioned in happens, the holder of the licence must, within 7 days of the he event, give the Director written notice of the event.	3 4 5
Maximur	n pen	alty—200 penalty units or imprisonment for 1 year.	6
(3) The	e evei	nts required to be notified by the holder of the licence are—	7
(a)	the h	nolder of the licence changes name or address; or	8
(b)	the h	nolder of the licence—	9
	(i)	is convicted of an offence against this Act; or	10
	(ii)	if the holder is an individual—fails to discharge the holder's financial commitments, becomes bankrupt or compounds with creditors or otherwise takes advantage of the laws about bankruptcy; or	11 12 13 14
	(iii)	if the holder is a body corporate—is the subject of a winding-up (whether voluntarily or under a court order), appointment of a liquidator, appointment of a receiver or receiver and manager, or is placed under official management and an official manager appointed under the Corporations Law; or	15 16 17 18 19 20
	(iv)	is convicted of an indictable offence (whether on indictment or summarily) punishable in the particular case by imprisonment for at least 1 year (irrespective of whether the offence is also punishable by a fine in addition, or as an alternative, to imprisonment).'.	21 22 23 24 25
Amendn	nent	of s.8.1 (Gross monthly turnover)	26
Clause11.	Sect	ion 8.1—	27
insert–	_		28
electronic	c moi Direo	assessment is made under subsection (1) by way of an nitoring system installed on the licensee's licensed premises ctor under section 5.4(2), the period covered by the	29 30 31 32

for the month in which the system is installed—starts when the (a) 1 system first reports data from the premises to the Director and 2 ends when the system first reports data from the premises to the 3 Director in the next month: and 4 (b) for each month after the month in which the system is 5 installed-starts when the system first reports data from the 6 premises to the Director for the month and ends when the system 7 first reports data from the premises to the Director in the next 8 month. 9 Insertion of new ss.8.5A and 8.5B 10 *Clause*12. After section 8.5— 11 insert— 12 'Gaming machine community benefit levy 13 **'8.5A.(1)** A licensee must pay a gaming machine community benefit 14 levy to the Director each month for the licensee's licensed premises. 15 (2) The gaming machine community benefit levy must be paid on or 16 before the day prescribed by regulation in the month after the month for 17 which it is payable. 18 (3) The amount of the gaming machine community benefit levy payable 19 for licensed premises for a month is the percentage prescribed by regulation 20 of the gross monthly turnover of the licensed premises for the month. 21 (4) A percentage prescribed for subsection (3) may be nil. 22 (5) There is to be established and kept in the Treasury a fund called the 23 Gaming Machine Community Benefit Fund. 24 'Gaming Machine Community Benefit Committee 25 ***8.5B.** The Minister responsible for the administration of the Gaming 26 Machine Community Benefit Fund-27 must establish a committee called the Gaming Machine (a) 28 Community Benefit Committee; and 29 (b) may decide— 30

(i) the membership of the Committee; and	1
(ii) how it is to operate.'.	2
Amendment of s.8.10 (Disposition of fees etc.)	3
<i>Clause</i> 13. Section 8.10—	4
insert—	5
(6) The Minister responsible for the administration of the Gaming Machine Community Benefit Fund may, having regard to the recommendation of the Gaming Machine Community Benefit Committee, cause amounts to be paid out of the fund for the benefit of the community.'.	6 7 8 9
	10

SCHEDULE	1
MINOR AND CONSEQUENTIAL AMENDMENTS	
section 2	3
1. Section 1.3(1)—	4
insert—	5
"associate" of a person has the meaning given by section 1.3C;	6
"conduct of gaming" has the meaning given by section 1.3A;	7
"play a gaming machine" has the meaning given by section 1.3D;".	8
2. Section 1.3(1) (definition "financial year")—	9
omit 'subsection (3)', insert 'section 1.3B'.	10
3. Section 1.3(1) (definition "machine manager")—	11
omit 'authorised', insert 'employed'.	12
4. Section 1.3(2)—	13
insert (as a heading)—	14
'Meaning of "conduct of gaming" '.	15
5. Section 1.3(3)—	16
insert (as a heading)—	17
'Approval of terminating date for financial year'.	18

6. Section 1.3(4)—	1
insert (as a heading)—	2
'Meaning of "associate" '.	3
7. Section 1.3(5)—	4
insert (as a heading)—	5
'Meaning of "play a gaming machine" '.	6
8. Section 1.3(2) to (5)—	7
renumber as sections 1.3A to 1.3D respectively.	8
9. Section 3.2(1)(d) and (e)—	9
omit 'under the Liquor Act 1992'.	10
10. Section 3.2(2)(b)—	11
omit 'under the Liquor Act 1992', insert 'for a liquor licence'.	12
11. Section 3.2(3)(g)(i)—	13
omit, insert—	14
(i) if the application is made by an applicant mentioned in subsection (1)(a), (b) or (c)—evidence, satisfactory to the Director, of the liquor licence held for the premises to which the application relates; or'.	15 16 17 18
12. Section 3.2(3)(g)(ii)—	19
omit 'made under the Liquor Act 1992',	20
insert 'for a liquor licence made'.	21

13. Section 3.2(3)(ha)(i)(A) and (B)—	1
omit, insert—	2
(A) if the application is made by subsection (1)(a), (b) or (c)– liquor licence mentioned in s relates; and	-the premises to which the 4
 (B) if the application is made by subsection (1)(d) or (e)—th proposed liquor licence ment or (e) relates; and'. 	he premises to which the 8
14. Section 3.2(3)(ha)(ii)(B)—	11
omit, insert—	12
(B) unrestricted access to fire exwith the <i>Fire Service Act 19</i> and the Building Code of Automatical Action (B) and the B)	<i>D90</i> , the <i>Building Act 1975</i> 14
15. Section 3.3(8)—	16
omit, insert—	17
(8) The Director must immediately give the ap	oplicant written notice of— 18
(a) the Commission's decision; and	19
(b) if the application is refused—the reason	ns for the refusal.'. 20
16. Section 3.5(2)(b)—	21
omit 'gaming token denomination', insert 'bett	ting unit'. 22
17. Section 3.12—	23
insert—	24
'(3B) If an application under subsection (1) is immediately give the applicant written notice o decision.	

18. Section 3.12(4)—	1
	1
omit, insert—	2
(4) If a licensee complies with this section, the Director must renew the licence for 2 years starting on—	3 4
(a) the day after its last expiry; or	5
(b) the day it would have last expired apart from its extension under subsection (3).'.	6 7
19. Section 3.13—	8
omit 'grant or'.	9
20. Sections 3.14(2), 3.15(4) and 6.16(10)(b)—	10
omit 'and gaming token denomination',	11
insert ', gaming token denomination and betting unit'.	12
21. Sections 3.15(2), 6.11(2)(b), 6.22(3)(b), 6.23(2)(c), 6.24(5) and 9.3(1)(k)(ii)—	13 14
omit 'or gaming token denomination',	15
insert ', gaming token denomination or betting unit'.	16
22. Section 3.16—	17
insert—	18
(8) If an application under subsection (1) is refused, the Director must immediately give the applicant written notice of, and the reasons for, the decision. ' .	19 20 21
23. After section 3.17(1)—	22
insert—	23
(1A) If the Commission makes a determination under subsection (1),	24

the Director must immediately give the licensee written notice of, and the reasons for, the determination.'.	
24. Section 3.18(1A)—	3
omit 'The application',	4
insert 'An application for an approval under subsection (1)'.	5
25. Section 3.18(1B)(a)—	6
omit, insert—	7
(a) the proposed locations mentioned in subsection (1A)(a) are within the premises to which the licensee's liquor licence relates; and'.	8 9 10
26. Section 3.18(1B)(b)(ii)—	11
omit, insert—	12
(ii) unrestricted access to fire exits in a way that complies with the <i>Fire Service Act 1990</i> , the <i>Building Act 1975</i> and the Building Code of Australia;'.	13 14 15
27. Section 3.18—	16
insert—	17
(6) If an application under subsection (1) is refused, the Director must immediately give the applicant written notice of, and the reasons for, the decision.'.	18 19 20
28. Section 3.22(5) (after 'premises')—	21
insert 'or another time decided by the Director'.	22
29. Section 3.23(a) and (b)—	23
omit, insert—	24

(a) cancelled, transferred or surrendered—the gaming machine licence for the premises is cancelled; or	1 2
(b) suspended—the gaming machine licence for the premises is suspended for the same period as the liquor licence is suspended.'.	3 4 5
30. Section 3.24(13)—	6
omit, insert—	7
(13) If the Commission cancels or suspends a licence, the Director must immediately give the licensee written notice of, and the reasons for, the cancellation or suspension.'.	8 9 10
31. Section 3.25(2)(a)—	11
omit, insert—	12
(a) must immediately give the licensee written notice of, and the reasons for, the suspension.'.	13 14
32. Sections 4.3(1), (2) and (5) and 4.20(6)(c) and (d), (7)(b), (d) and (e) and (11)(a) and (b) and 5.20(1)—	15 16
omit 'authorised', insert 'employed'.	17
33. Section 4.3(3)—	18
omit 'authorised in writing', insert 'employed'.	19
34. Section 4.3(4)—	20
omit 'authorise in writing', insert 'employ'.	21
35. Section 4.3(6)—	22
omit 'authorise in writing', insert 'employ'.	23

36. Section 4.3(7)—	1
omit, insert—	2
(7) Until a licensee is able to comply with subsection (5) or obtains the	3
Director's approval under subsection (6), the licensee must cease the	4
conduct of gaming on the licensee's licensed premises.	5
Maximum penalty—200 penalty units or imprisonment for 1 year.'.	6
37. Section 4.7(2)(a)—	7
omit, insert—	8
(a) if the applicant is an individual—	9
(i) the applicant is not 18; or	10
(ii) the applicant has failed to have finger prints and palm prints	11
taken under subsection (1)(a) or section 4.5(2);'.	12
38. Section 4.7(2)—	13
insert—	14
(c) the applicant, or an associate of the applicant, has failed to submit	15
information or material requested by the Director or the	16
Commission under subsection (3);'.	17
39. Section 4.8(2) —	18
omit, insert—	19
(2) The Director must immediately give the applicant written notice of—	20
(a) the Commission's decision; and	21
(b) if the application is refused—the reasons for the refusal.'.	22
40. Section 4.13(2)—	23
omit, insert—	23
(2) If the Commission imposes or varies conditions under subsection (1), the Director must immediately give the holder of the licence	25 26
	-

written notice of—	1
(a) the conditions or varied conditions; and	2
(b) reasons for the imposition or variation.'.	3
41. Section 4.14(4)—	4
omit, insert—	5
(4) If a licensee complies with this section, the Directo licence for 2 years starting on—	r must renew the 6 7
(a) the day after its last expiry; or	8
(b) the day it would have last expired apart from its subsection (3).'.	extension under 9 10
42. Section 4.14—	11
insert—	12
(5) If an application under subsection (1) is refused, the immediately give the applicant written notice of, and the decision.'.	
43. Section 4.20 (heading)—	16
omit ', authorisations'.	17
44. Section 4.20(7)(a)—	18
omit 'authorising', insert 'employing'.	19
45. Section 4.20(11)—	20
omit 'authorisation', insert 'employment under section 4	4.3(3) or (4) '. 21
46. Section 4.20(12)—	22
omit ', service contract or authorisation', insert 'or service	ce contract'. 23

47. Section 4.22(13)—	1
omit, insert—	2
(13) If the Commission cancels or suspends a licence, the Director must immediately give the applicant written notice of, and the reasons for, the cancellation or suspension. ' .	3 4 5
48. Section 4.23(2)(a)—	6
omit, insert—	7
(a) must immediately give the holder of the licence written notice of, and the reasons for, the suspension; and '.	8 9
49. Section 5.6(a)—	10
omit, insert—	11
(a) when, under the liquor licence relating to the premises, liquor is not permitted to be consumed in the part of the premises; or'.	12 13
50. Section 5.18—	14
omit.	15
51. Section 6.5(2)—	16
omit 'and advise the person so removed by written notice',	17
<i>insert</i> 'and immediately give the person written notice of, and the reasons for, the removal'.	18 19
52. Section 6.5—	20
insert—	21
'(4) If the Commission refuses to approve that the name of a person whose name has been removed under this section or section 6.3 from a roll under this Part be again listed, the Director must immediately give the person written notice of, and the reasons for, the refusal.'.	22 23 24 25

53. Secti	on 6.11(4)—	1
renum	ber as section 6.11(3).	2
54. Secti	on 6.14(5)—	3
omit 'j	paragraph (a)', <i>insert</i> 'subsection (3)'.	4
55. Secti	on 6.18(1)—	5
omit 'g	give written notice of',	6
insert	'immediately give written notice of, and reasons for'.	7
56. Secti	on 6.20—	8
insert-	_	9
Director	f an application for an approval under subsection (1) is refused, the must immediately give the applicant written notice of, and the for, the refusal.'.	10 11 12
57. Secti	on 7.6(1)—	13
omit, i	nsert—	14
'7.6 (1)) In this section—	15
"accoun	tant" means—	16
(a)	a member of the Institute of Chartered Accountants in Australia who holds a current Certificate of Public Practice issued by the Institute; or	17 18 19
(b)	a member of the Australian Society of Certified Practising Accountants who holds a current Public Practice Certificate issued by the Society; or	20 21 22
(c)	a person registered as an auditor under the Corporations Law; or	23
(d)	in a particular case—a member of an accounting body mentioned in paragraph (a) or (b) who—	24 25
	(i) does not hold the current certificate mentioned in the	26

paragraph; and	1
(ii) is approved as an accountant for the case b	by the Director'. 2
	_
58. Section 7.6(2)(a) and (4)—	3
<i>omit</i> 'an income and expenditure statement',	4
insert 'a statement of receipts and payments'.	5
59. Section 7.6—	6
insert—	7
'(2A) If a person ceases for any reason to be a licens the person must, at the person's own expense and w ceasing to be a licensee (or any further period the Director	within 1 month of 9
 (a) prepare a statement of receipts and payments f conduct of gaming on the person's licensed p day to which the gaming machine accounts under subsection (2)(b) to the day the person licensee or, if an audit has not been perform from the start of gaming to the day the person licensee; and 	premises from the12were last audited13on ceased to be a14ed, for the period15
(b) have the accounts relating to that gaming and c an accountant.'.	conduct audited by 18 19
60. Section 7.6(3) — <i>omit</i> 'subsection (2)', <i>insert</i> 'subsection (2) or (2A)'.	20 21
61. Section 7.6(4)—	22
omit 'subsection (2)(a),', insert 'subsection (2)(a) or (2	2A)(a) '. 23
62. Section 7.6(4)—	24
omit 'subsection (2)(b)', insert 'subsection (2)(b) or (2	A)(b) '. 25

63. Section 8.6(1)(a)—	1
omit, insert—	2
(a) the monthly rental fee, gaming machine tax, sport and recreation	3
levy, charities and rehabilitation levy and gaming machine	4
community benefit levy payable under sections 8.2 to 8.5A; and'.	5
64. Section 8.6(1)(c)—	6
insert—	7
'(iva) gaming machine community benefit levy; or'.	8
65. Section 8.6(2) (after 'charities and rehabilitation levy')	9
insert ', gaming machine community benefit levy'.	10
66. Section 8.9(2) and (3)—	11
omit 'report referred to in subsection (1)(b)',	12
insert 'statement or report mentioned in subsection (1)'.	13
67. Section 8.10(2) (after 'charities and rehabilitation levy')	14
insert ', gaming machine community benefit levy'.	15
68. Section 8.10(3)—	16
insert—	17
'and	18
(d) gaming machine community benefit levy, must be paid by the	19
Director into the Gaming Machine Community Benefit Fund.'.	20
69. Section 8.10(5)—	21
omit 'the benefit of charities and rehabilitation programs',	22
insert 'charitable, rehabilitative or social development purposes'.	23

70. Section 8.11 (after 'charities and rehabilitation levy')—	1
insert ', gaming machine community benefit levy'.	2
71. Section 8.12(1) (after 'charities and rehabilitation levy')—	3
insert ', gaming machine community benefit levy'.	4
72. Section 8.13 (after 'charities and rehabilitation levy')—	5
insert 'or gaming machine community benefit levy'.	6
73. Section 9.6(12) (after 'specify')—	7
insert 'the reasons for the termination and'.	8
74. Section 10.9—	9
insert—	10
(6) In subsections (3), (4) and (5)—	11
"officer of the Division" includes a person who has ceased to be an officer	12
of the Division if less than 1 year has elapsed since the person ceased to be an officer.'.	13 14
75. After section 10.32—	15
insert—	16
'Numbering and renumbering of Act	17
'10.33 In the next reprint of the Act produced under the Reprints Act	18
<i>1991</i> , section 43 (Numbering and renumbering of provisions) of that Act must be used.'.	19 20
	21

© State of Queensland 1993