

# **KENO BILL 1996**





## **KENO BILL 1996**

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## A BILL

### FOR

An Act to provide for the conduct of certain keno games, and for other purposes

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The Parliament of Queensland enacts—

#### PART 1—PRELIMINARY

#### Division 1—Introduction

Short title	4
1. This Act may be cited as the Keno Act 1996.	5
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2. The dictionary in schedule 4 defines particular words used in this Act. <sup>1</sup>	7
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Division 2—Interpretation	8

#### **References to operations of keno licensees and appointed agents**

**3.(1)** In this Act, a reference to the operations of a keno licensee is a reference to the licensee's operations as a keno licensee.

(2) In this Act, a reference to the operations of an appointed agent is a reference to the agent's operations as an appointed agent.

In some Acts, definitions are contained in a dictionary that appears as the last schedule and forms part of the Act—Acts Interpretation Act 1954, section 14(4). Words defined elsewhere in the Act are generally signposted by entries in the dictionary. However, if a section has a definition that only applies to the section, or a part of the section, it is generally not signposted by an entry in the dictionary. If this type of definition is set out in a separate subsection, the subsection is generally the last subsection of the section. Signpost definitions in the dictionary alert the reader to the terms defined elsewhere in the Act and tell the reader where these definitions can be found. For example, the definition ' "keno agreement" see section 14' tells the reader that the term "keno agreement" is defined in section 14.

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References to particular agency agreements	1
<b>4.</b> In this Act, a reference to an agency agreement in association with a reference to a keno agent is a reference to the agency agreement providing for the keno agent's appointment.	2 3 4
References to particular approved keno games	5
<b>5.(1)</b> In this Act, a reference to an approved keno game in association with a reference to a keno licensee is a reference to an approved keno game conducted by the keno licensee.	6 7 8
(2) In this Act, a reference to an approved keno game in association with a reference to an appointed agent is a reference to an approved keno game conducted by the principal keno licensee.	9 10 11
References to particular associated keno agreements	12
<b>6.</b> In this Act, a reference to an associated keno agreement in association with a reference to a keno licence is a reference to the keno agreement in relation to which the keno licence is issued.	13 14 15
References to particular keno agents	16
<b>7.(1)</b> In this Act, a reference to a keno agent in association with a reference to an agency agreement is a reference to the keno agent appointed under the agency agreement.	17 18 19
(2) In this Act, a reference to a keno agent in association with a reference to a keno subagent is a reference to the keno agent by whom the keno subagent was appointed.	20 21 22
References to particular keno employee licences	23
<b>8.</b> In this Act, a reference to a keno employee licence in association with a reference to a licensed keno employee is a reference to the keno employee licence held by the licensed keno employee.	24 25 26

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Reference	ces to particular keno licences	1
	his Act, a reference to a keno licence in association with a reference o licensee is a reference to the keno licence held by the keno	2 3 4
Reference	ces to particular keno licensees	5
. ,	In this Act, a reference to a keno licensee in association with a e to a keno licence is a reference to the keno licensee who holds the nce.	6 7 8
reference	this Act, a reference to a keno licensee in association with a e to a keno agent is a reference to the keno licensee by whom the nt was appointed.	9 10 11
a referen	this Act, a reference to a principal keno licensee in association with ce to a keno subagent is a reference to the keno licensee who is the keno licensee for the keno subagent.	12 13 14
reference	this Act, a reference to a keno licensee in association with a e to an agency agreement is a reference to the keno licensee by keno agent is appointed under the agreement.	15 16 17
P Lawful a	ART 2—LAWFULNESS OF KENO GAMES	18
	e following activities are lawful—	19 20
(a)	the conduct of a keno game by a keno licensee under a keno licence in accordance with this Act and the associated keno agreement;	20 21 22 23
(b)	the carrying on of operations as an appointed agent in accordance with this Act and any agency agreement in relation to a keno game conducted, or purporting to be conducted, by a keno licensee under a keno licence;	24 25 26 27
(c)	the playing of a keno game conducted, or purporting to be	28

conducted, by a keno licensee under a keno licence;

(d)	d) the use by a keno licensee of keno equipment in the conduct of a		
	keno game by the licensee under the keno licence;		

- (e) the use by an appointed agent of keno equipment in the conduct, or purported conduct, of a keno game by a keno licensee under a keno licence;
- (f) the use of keno equipment in playing a keno game conducted, or purporting to be conducted, by a keno licensee under a keno licence;
- (g) the doing of anything else required or authorised to be done under 10 this Act. 11

#### **Relationship with other laws**

**12.** Section 11 has effect despite any other law dealing with gaming.

### PART 3—KENO LICENSEES

Division 1—Issue of keno licences	15
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Minister may issue licence	16
<b>13.</b> The Minister may issue a keno licence to a person.	17
Issue of licence conditional on keno agreement	18
14. The Minister may issue a keno licence to a person only if—	19
<ul> <li>(a) a written agreement (a "keno agreement") has been entered into between the Minister on behalf of the State and the person about the proposed conduct of keno games by the person under a keno licence; and</li> </ul>	20 21 22 23
(b) any terms or conditions stated in the agreement or this Act	24

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	required to be complied with by the person before a keno licence is issued have been complied with.	1 2
Conditio	ons for entering into keno agreement	3
<b>15.</b> Be that—	fore entering into a keno agreement, the Minister must be satisfied	4 5
(a)	the person with whom the agreement is proposed to be entered into (the <b>"proposed keno licensee"</b> ) is a suitable person to hold a keno licence; and	6 7 8
(b)	each business and executive associate of the proposed keno licensee is a suitable person to be associated with a keno licensee's operations.	9 10 11
Suitabili	ity of proposed keno licensee	12
	In deciding whether a proposed keno licensee is a suitable person a keno licence, the Minister may have regard to the following	13 14 15
(a)	the person's character;	16
(b)	the person's financial position and background;	17
(c)	if the person is not an individual—whether the person has, or has arranged, a satisfactory ownership, trust or corporate structure;	18 19
(d)	whether the person has, or is able to obtain, appropriate resources and appropriate services;	20 21
(e)	whether the person has the appropriate business ability to successfully conduct keno games under a keno licence;	22 23
(f)	if the person has a business association with another entity—the entity's character and financial position and background;	24 25
(g)	any other issues prescribed under a regulation.	26
( <b>2</b> ) In	subsection (1)—	27
are	<b>priate resources</b> " means financial resources the Minister considers adequate to ensure the financial viability of operations conducted er a keno licence.	28 29 30

"appropriate services" means the services of persons who have appropriate experience—	1 2
(a) in the conduct or operation of keno games; or	3
(b) to enable keno games to be successfully conducted or operated.	4
Suitability of business and executive associates	5
<b>17.</b> In deciding whether a business or executive associate of a proposed keno licensee is a suitable person to be associated with a keno licensee's operations, the Minister may have regard to the following issues—	6 7 8
(a) the person's character and financial position and background;	9
<ul> <li>(b) if the person has a business association with another entity—the entity's character and financial position and background;</li> </ul>	10 11
(c) any other issues prescribed under a regulation.	12
Investigations about suitability of persons	13
<b>18.(1)</b> The chief executive may make investigations about a proposed keno licensee to help the Minister to decide whether the person is a suitable person to hold a keno licence.	14 15 16
(2) The chief executive may make investigations about a business or executive associate of a proposed keno licensee to help the Minister to decide whether the person is a suitable person to be associated with a keno licensee's operations.	17 18 19 20
Conditions of licence	21
<b>19.</b> The Minister may issue a keno licence on conditions the Minister considers necessary or desirable—	22 23
(a) in the public interest; or	24
(b) for the proper conduct of keno games by the keno licensee.	25

Division 2—Dealings with keno licences	1
Transfer of licence prohibited	2
<b>20.</b> A keno licensee must not transfer the keno licence to another person.	3
Mortgage of licence prohibited	4
<b>21.</b> A keno licensee must not mortgage, or encumber in another way, the keno licence, or the rights or benefits under the associated keno agreement.	5 6
Amendment of licence	7
<b>22.(1)</b> This section applies if, after the issue of a keno licence, the parties to the associated keno agreement amend the agreement in a way that affects the accuracy of a matter stated in the licence.	8 9 10
(2) The keno licensee must return the licence to the Minister for amendment.	11 12
(3) The Minister must return the amended licence to the licensee after making the appropriate amendment.	13 14
Surrender of licence	15
<b>23.</b> A keno licensee may surrender the keno licence only after giving written notice of the proposed surrender to the Minister—	16 17
(a) at least 3 months before the surrender; or	18
(b) if the Minister, by written notice given to the licensee approves a shorter period of notice—before the time approved by the Minister.	19 20 21
Division 3—Suspension and cancellation of keno licences	22
Grounds for suspension or cancellation	23
<b>24.(1)</b> Each of the following is a ground for suspending or cancelling a keno licence—	24 25

(a)	the keno licensee is not, or is no longer, a suitable person to hold a keno licence;	1 2
(b)	a business or executive associate of the keno licensee is not, or is no longer, a suitable person to be associated with a keno licensee's operations;	3 4 5
(c)	the keno licensee has been convicted of an offence against this Act or a Gaming Act;	6 7
(d)	the keno licensee has been convicted of an indictable offence;	8
(e)	the keno licensee has breached the associated keno agreement in a way that entitles the State to terminate the agreement;	9 10
(f)	the keno licensee has contravened a condition of the licence;	11
(g)	the keno licensee has contravened a provision of this Act (being a provision a contravention of which does not constitute an offence against this Act);	12 13 14
(h)	the associated keno agreement was entered into by the Minister on behalf of the State because of a materially false or misleading representation or declaration;	15 16 17
(i)	the keno licensee has failed to discharge the licensee's financial commitments for the licensee's operations;	18 19
(j)	the keno licensee is bankrupt, has compounded with creditors or otherwise taken, or applied to take, advantage of any law about bankruptcy;	20 21 22
(k)	the keno licensee is the subject of a winding-up, either voluntarily or under a court order, appointment of a liquidator or appointment of a receiver or receiver and manager under the Corporations Law.	23 24 25 26
exists, th Minister	r forming a belief that the ground mentioned in subsection (1)(a) ne Minister may have regard to the same issues to which the may have regard in deciding whether a proposed keno licensee is a person to hold a keno licence.	27 28 29 30
	r forming a belief that the ground mentioned in subsection (1)(b) ne Minister may have regard to the same issues to which the	31 32

Minister may have regard in deciding whether a business or executive

s 24

	of a proposed keno licensee is a suitable person to be associated no licensee's operations.	1 2
Show ca	use notice	3
25.(1)	This section applies if the Minister believes—	4
(a)	a ground exists to suspend or cancel a keno licence; and	5
(b)	the act, omission or other thing constituting the ground is of a serious and fundamental nature; and	6 7
(c)	either—	8
	(i) the integrity of the conduct of keno games by the keno licensee may be jeopardised in a material way; or	9 10
	<ul><li>(ii) the public interest may be affected in an adverse and material way.</li></ul>	11 12
	e Minister must give the keno licensee a written notice (a <b>"show tice"</b> ) that—	13 14
(a)	states the action (the " <b>proposed action</b> ") the Minister proposes taking under this division; and	15 16
(b)	states the grounds for the proposed action; and	17
(c)	outlines the facts and circumstances forming the basis for the grounds; and	18 19
(d)	if the proposed action is suspension of the licence—states the proposed suspension period; and	20 21
(e)	invites the licensee to show within a stated period (the <b>"show</b> cause period") why the proposed action should not be taken.	22 23
	e show cause period must end not less than 21 days after the show ice is given to the keno licensee.	24 25
Copy of	show cause notice to be given to interested persons	26
to each	The Minister must promptly give a copy of the show cause notice person (an <b>"interested person"</b> ) the Minister believes has an the keno licence if the Minister considers—	27 28 29

s 27	23 s 28	
	Keno	
(a)	the person's interest may be affected adversely by the suspension or cancellation of the licence; and	1 2
(b)	it is otherwise appropriate in the circumstances to give the copy of the notice to the person.	3 4
cause no	considering whether it is appropriate to give a copy of the show otice to an interested person, the issues to which the Minister may ard include the following—	5 6 7
(a)	the nature of the interested person's interest;	8
(b)	whether the keno licensee's interest may be improperly prejudiced.	9 10
	n interested person to whom a copy of the show cause notice is ay make representations about the notice to the Minister in the show riod.	11 12 13
Conside	eration of representations	14

27. The Minister must consider all written representations (the "accepted	15
representations") made during the show cause period by—	16

- (a) the keno licensee; or
- (b) an interested person to whom a copy of the show cause notice is given. 18

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#### **Immediate suspension**

**28.(1)** The Minister may suspend a keno licence immediately if the21Minister believes—22

- (a) a ground exists to suspend or cancel the licence; and
- (b) the circumstances are so extraordinary that it is imperative to suspend the licence immediately to ensure—
   24
  - (i) the public interest is not affected in an adverse and material 26 way; or 27
  - (ii) the integrity of the conduct of keno games by the keno28licensee is not jeopardised in a material way.29

( <b>2</b> ) The	e suspension—	1
(a)	must be effected by written notice (a <b>"suspension notice"</b> ) given to the keno licensee with a show cause notice; and	2 3
(b)	operates immediately the suspension notice is given; and	4
(c)	continues to operate until the show cause notice is finally dealt with.	5 6
Censuri	ng keno licensee	7
<b>29.</b> (1)	This section applies if the Minister—	8
(a)	believes a ground exists to suspend or cancel a keno licence; but	9
(b)	does not believe the giving of a show cause notice to the keno licensee is warranted.	10 11
	his section also applies if, after considering the accepted ations for a show cause notice, the Minister—	12 13
(a)	still believes a ground exists to suspend or cancel a keno licence; but	14 15
(b)	does not believe suspension or cancellation of the licence is warranted.	16 17
	he Minister may, by written notice given to the keno licensee, he licensee for a matter relating to the ground for suspension or on.	18 19 20
Direction	n to rectify	21
	This section applies if, after considering the accepted ations for a show cause notice, the Minister—	22 23
(a)	still believes a ground exists to suspend or cancel a keno licence; but	24 25
(b)	considers a matter relating to the ground for suspension or cancellation is capable of being rectified and that it is appropriate to give the keno licensee an opportunity to rectify the matter.	26 27 28

(2) The Minister may, by written notice given to the keno licensee, direct 29

the licensee to rectify the matter within the period stated in the notice.

(3) The period stated must be reasonable, having regard to the nature of the matter to be rectified.

#### Notice by Minister

**31.(1)** This section applies if, after considering the accepted representations for a show cause notice, the Minister still believes—

- (a) a ground exists to suspend or cancel a keno licence; and
- (b) the act, omission or other thing constituting the ground is of a serious and fundamental nature; and
- (c) either—
  - (i) the integrity of the conduct of keno games by the keno licensee may be jeopardised in a material way; or
  - (ii) the public interest may be affected in an adverse and material way.

(2) This section also applies if a keno licensee fails to comply with a direction to rectify a matter within the period stated in the relevant notice.

(3) The Minister must give written notice of the Minister's belief, or of
the keno licensee's failure to comply with the direction, to the Governor in
Council.

Suspension, cancellation and appointment of administrator		20
	If a notice is given by the Minister under section 31, the Governor cil may—	21 22
(a)	if the proposed action stated in the show cause notice was to suspend the keno licence for a stated period—suspend the licence for not longer than the stated period; or	23 24 25
(b)	if the proposed action stated in the show cause notice was to cancel the keno licence—	26 27
	(i) suspend the licence for a period; or	28
	(ii) cancel the licence; or	29

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	Keno	
	(iii) appoint an administrator to conduct the operations of the keno licensee under the licence.	1 2
	ne Minister must promptly give written notice of the decision of the or in Council to the keno licensee.	3 4
( <b>3</b> ) Th	ne decision takes effect on the later of the following—	5
(a)	the day the notice is given to the keno licensee;	6
(b)	the day of effect stated in the notice.	7
Terms o	of appointment, and role, of administrator	8
	This section applies to an administrator appointed by the Governor cil to conduct operations under a keno licence.	9 10
	or any matter not provided for under this Act, the administrator fice on terms decided by the Governor in Council.	11 12
( <b>3</b> ) Th	ne administrator—	13
(a)	has full control of, and responsibility for, the operations of the keno licensee conducted under the keno licence; and	14 15
(b)	subject to any directions of the Minister, must conduct the operations in accordance with this Act and the associated keno agreement as if the administrator were the keno licensee.	16 17 18
keno lic	he costs of and incidental to the conduct and administration of a censee's operations by an administrator under this section are by the keno licensee.	19 20 21
Cancell	ation or reduction of period of suspension	22
. ,	) If a keno licence is suspended, at any time the suspension is in he Governor in Council may, for any remaining period of ion—	23 24 25
(a)	cancel the period; or	26
(b)	reduce the period by a stated period.	27
( <b>2</b> ) Th	ne Minister must promptly give written notice of the decision of the	28

Governor in Council to the keno licensee.

#### Division 4—Investigations about suitability of persons

#### Audit program

**35.(1)** The Minister may approve an audit program for investigating keno licensees, or business or executive associates of keno licensees.

(2) The chief executive is responsible for ensuring an investigation of a person under an approved audit program is conducted in accordance with the program.

(3) A person may be investigated under an audit program only once every 2 years.

#### Investigations

**36.(1)** The chief executive may investigate a keno licensee to help the Minister to decide whether the person is a suitable person to hold, or to continue to hold, a keno licence.

(2) The chief executive may investigate a business or executive associate of a keno licensee to help the Minister to decide whether the person is, or continues to be, a suitable person to be associated with a keno licensee's operations.

(3) However, the chief executive may investigate a keno licensee only if—

- (a) the Minister reasonably suspects the licensee is not, or is no longer, a suitable person to hold a keno licence; or
- (b) the investigation is made under an audit program for keno 22 licensees approved by the Minister. 23

(4) Also, the chief executive may investigate a business or executive associate of a keno licensee only if—

- (a) the Minister reasonably suspects the person is not, or is no
   longer, a suitable person to be associated with a keno licensee's
   operations; or
   28
- (b) the investigation is made under an audit program for business and executive associates of keno licensees approved by the Minister; 30 or 31

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(c)	the	person—	1
	(i)	became a business or executive associate of the licensee after the issue of the keno licence; and	2 3
	(ii)	has not been investigated previously under an audit program mentioned in paragraph (b).	4 5
Require	ment	to give information or material for investigation	6
of a kend person,	o lice requi	vestigating a keno licensee, or business or executive associate nsee, the chief executive may, by written notice given to the re the person to give the chief executive information or nief executive considers is relevant to the investigation.	7 8 9 10
person it	is a	making the requirement, the chief executive must warn the n offence to fail to comply with the requirement, unless the easonable excuse.	11 12 13
(3) Th a reasona	-	son must comply with the requirement, unless the person has xcuse.	14 15
Maximu	m per	halty—200 penalty units or 2 years imprisonment.	16
	ent i	reasonable excuse for the person not to comply with the f complying with the requirement might tend to incriminate	17 18 19
	ion o	rson does not commit an offence against this section if the r material sought by the chief executive is not in fact relevant ation.	20 21 22
	Di	vision 5—General provisions about keno licences	23
Form of	licen	ce	24
38.(1)	A ke	no licence must be in the approved form.	25
(2) Th particular		proved form must provide for the inclusion of the following	26 27
(a)	the o	date of issue of the licence;	28
(b)	the	name of the keno licensee;	29

(c) the conditions of the licence;	1
(d) other particulars prescribed under a regulation.	2
Term of licence	3
<b>39.(1)</b> A keno licence is for the term stated in the associated keno agreement.	4 5
(2) Subsection (1) applies subject to this Act.	6
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Reports about person's criminal history	7
<b>40.(1)</b> If the chief executive, in making an investigation about a person under section 18 or $36^2$ asks the commissioner of the police service for a written report about the person's criminal history, the commissioner must give the report to the chief executive.	8 9 10 11
(2) However, the report is required to contain only criminal history in the commissioner's possession or to which the commissioner has access.	12 13
Justiciability of decisions about licence	14
<b>41.(1)</b> A decision of the Governor in Council or Minister made, or appearing to be made, under this Act about a keno licence, or person with an interest or potential interest in a keno licence—	15 16 17
(a) is final and conclusive; and	18
<ul> <li>(b) cannot be challenged, appealed against, reviewed, quashed, set aside, or called in question in another way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, another court, a tribunal or another entity); and</li> </ul>	19 20 21 22
(c) is not subject to any writ or order of the Supreme Court, another court, a tribunal or another entity on any ground.	23 24
(2) The decisions to which subsection (1) applies include, but are not limited to—	25 26

Section 18 (Investigations about suitability of persons) Section 36 (Investigations)

s 42	30 s 42	2
	Keno	
(a)	a decision of the Governor in Council mentioned in schedule 1, part 1; and	, 1 2
(b)	a decision of the Minister mentioned in schedule 1, part 2.	3
( <b>3</b> ) In	his section—	4
"decisio	n" includes—	5
(a)	conduct engaged in to make a decision; and	6

(b)	conduct related to making a decision; and	7
(c)	failure to make a decision.	8

### PART 4—LICENSED KENO EMPLOYEES

Division 1—Licensing	requirements
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Exempt	keno employee	11
42.(1)	The chief executive may declare—	12
(a)	a keno employee to be an exempt keno employee; or	13
(b)	a class of keno employees to be an exempt class of keno employees.	14 15
(2) The is satisfie	e chief executive may make a declaration only if the chief executive ed—	16 17
(a)	the functions of the employee, or of each employee included in the class, relating to the conduct of approved keno games, are minor; and	18 19 20
(b)	the licensing of the employee, or of each employee included in the class, is not warranted.	21 22
( <b>3</b> ) A c	leclaration must be made in writing.	23

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Carrying out functions as keno employee	1
<b>43.</b> A person must not, as an employee of a keno licensee, carry out functions relating to the conduct of approved keno games unless—	2 3
(a) the person is a licensed keno employee; or	4
(b) in relation to the functions, the person is an exempt keno employee.	5 6
Maximum penalty—100 penalty units or 1 year's imprisonment.	7
Employing keno employees	8
<b>44.</b> A keno licensee must not employ a person as a keno employee unless—	9 10
(a) the person is a licensed keno employee; or	11
(b) in relation to the person's functions, the person is an exempt keno employee.	12 13
Division 2—Key operators	14
Requirement that key operator apply for licence or end role	15
<b>45.(1)</b> If the chief executive reasonably believes a person is a key operator for a keno licensee, the chief executive may, by written notice given to the person, require the person either to apply for a keno employee licence, or to stop being a key operator of the licensee, within 7 days of receiving the notice.	16 17 18 19 20
(2) The person must comply with the requirement within 7 days of	21
receiving the notice, unless the person has a reasonable excuse.	22
receiving the notice, unless the person has a reasonable excuse. Maximum penalty—100 penalty units or 1 year's imprisonment.	22 23

Requirement that key operator end role	1
<b>46.(1)</b> If the chief executive refuses to approve an application for a keno employee licence made by a person of whom a key operator's requirement is made, the chief executive may, by written notice given to the person, require the person to stop being a key operator of the keno licensee within the time stated in the notice.	2 3 4 5 6
(2) The person must comply with the requirement within the time stated in the notice, unless the person has a reasonable excuse.	7 8
Maximum penalty for subsection (2)—100 penalty units 1 year's imprisonment.	9 10
Requirement to end key operator's role	11
<b>47.(1)</b> This section applies if a key operator's requirement is made of a person and—	12 13
(a) the person fails to comply with the requirement; or	14
(b) the chief executive refuses to approve an application for a keno employee licence made by the person.	15 16
(2) The chief executive may, by written notice given to the keno licensee for whom the person is a key operator, require the licensee to end the association with the person within the time stated in the notice.	17 18 19
(3) The keno licensee must comply with the requirement.	20
(4) This section applies to a keno licensee despite another Act or law.	21
(5) A keno licensee does not incur any liability because the licensee ends an association with a person under this section.	22 23

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Division 3—Applications for, and issue of, keno employee licences		
	Subdivision 1—General applications	2
Applicat	ion of subdivision	3
	his subdivision does not apply to an application for a keno e licence to which subdivision 2 applies.	4 5
Applicat	ion for licence	6
	An application for a keno employee licence must be made to the cutive in the approved form.	7 8
( <b>2</b> ) An	application must be accompanied by—	9
(a)	a letter from a keno licensee addressed to the chief executive stating that the licensee intends to employ the applicant as a keno employee on the applicant being issued with a keno employee licence; and	10 11 12 13
(b)	any documents prescribed under a regulation; and	14
(c)	the application fee prescribed under a regulation.	15
	bsection (2)(a) does not apply to an application made by a person a key operator's requirement has been made.	16 17
Conside	ration of application	18
	The chief executive must consider an application for a keno e licence and either grant or refuse to grant the application.	19 20
application	spite subsection (1), the chief executive is required to consider an on only if the applicant agrees to having the applicant's photograph erprints taken.	21 22 23
Conditio	ons for granting application	24
<b>51.(1)</b> licence of	The chief executive may grant an application for a keno employee nly if—	25 26

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	Keno		
(a)	the applicant's photograph and fingerprints have been taken; and	1	
(b)	the chief executive is satisfied the applicant is a suitable person to hold a keno employee licence.	2 3	
	deciding whether the applicant is a suitable person to hold a keno		
employe issues—	e licence, the chief executive may have regard to the following	g 5 6	
(a)	the applicant's character;	7	
(b)	the applicant's financial position and background;	8	
(c)	the applicant's general suitability to carry out the functions of a	a 9	
	keno employee or to be a key operator for a keno licensee.	10	
Investig	ation about suitability of applicant	11	
	e chief executive may make investigations about an applicant for a		
	ployee licence to help the chief executive to decide whether the is a suitable person to hold a keno employee licence.	e 13 14	
application	is a suitable person to hold a keno employee incence.	14	
Decision	about application	15	
	••	-	
	<b>53.(1)</b> If the chief executive decides to grant an application for a keno employee licence, the chief executive must promptly issue the licence to the		
applicant		e 17 18	
(2) If the chief executive decides to refuse to grant an application for a			
keno employee licence, the chief executive must promptly give the applicant			
an inform	nation notice about the decision.	21	

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Subdivision	2—Application	ns hv license	d casino em	nlovees
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Application of subdivision	23
<b>54.</b> This subdivision applies to an application for a keno employee licence if—	24 25
(a) the application is made by a person who is a licensed casino employee; and	26 27

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(b)	the casino key employee licence or casino employee licence held by the licensed casino employee is not suspended.	1 2
Applicat	ion for licence	3
<b>55.</b> An	application for a keno employee licence must—	4
(a)	be made to the chief executive; and	5
(b)	be in the approved form; and	6
(c)	be accompanied by a letter from a keno licensee addressed to the chief executive stating the licensee intends to employ the applicant as a keno employee on the applicant being issued with a keno employee licence.	7 8 9 10
Issue of	licence	11
	n an application being made under this subdivision, the chief e must promptly issue a keno employee licence to the applicant.	12 13
	Subdivision 3—Conditions of licences	14
Conditio	ons	15
	The chief executive may issue a keno employee licence on as the chief executive considers necessary or desirable—	16 17
(a)	in the public interest; or	18
(b)	for the proper conduct of keno games by a keno licensee.	19
conditior	the chief executive decides to issue a keno employee licence on as, the chief executive must promptly give the applicant an ion notice about the decision.	20 21 22

# Division 4—Dealings with keno employee licences

## **Changing conditions of licence**

**58.(1)** The chief executive may decide to change the conditions of a keno employee licence if the chief executive considers it is necessary or desirable to make the change—

- (a) in the public interest; or
- (b) for the proper conduct of keno games by a keno licensee.

(2) If the chief executive decides to change the conditions, the chief executive must promptly give the licensed keno employee an information notice about the decision.

(3) The licensed keno employee must return the licence to the chief executive within 7 days of receiving the information notice, unless the employee has a reasonable excuse.

Maximum penalty—40 penalty units.

(4) On receiving the licence, the chief executive must—

- (a) amend the licence in an appropriate way and return the amended
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   licence to the licensed keno employee; or
   17
- (b) if the chief executive does not consider it is practical to amend the licence—issue another keno employee licence, incorporating the changed conditions, to the licensed keno employee to replace the licence returned to the chief executive.
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(5) The change of the conditions of a keno employee licence under this
section does not depend on the licence being amended to record the change
or a replacement licence being issued.

(6) The power of the chief executive under subsection (1) includes the power to add conditions to an unconditional licence.

## **Replacement of licence**

**59.(1)** A licensed keno employee may apply to the chief executive for the28replacement of a lost, stolen, destroyed or damaged keno employee licence.29

(2) The chief executive must consider an application and either grant or 30

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refuse to grant the application.

(3) The chief executive must grant an application if the chief executive is satisfied the licence has been lost, stolen or destroyed, or damaged in a way to require its replacement.

(4) If the chief executive decides to grant an application, the chief executive must, on payment of the fee prescribed under a regulation, issue another keno employee licence to the applicant to replace the lost, stolen, destroyed or damaged licence.

(5) If the chief executive decides to refuse to grant an application, the chief executive must promptly give the applicant an information notice about the decision.

	A licensed keno employee may surrender the keno employee written notice given to the chief executive.	13 14
( <b>2</b> ) Th	e surrender takes effect on the later of the following—	15
(a)	the day the notice is given to the chief executive;	16
(b)	the day of effect stated in the notice.	17
licensed	at the time of the surrender, the chief executive believes the keno employee was employed by a keno licensee, the chief must give written notice of the surrender to the licensee.	18 19 20
Divisi	on 5—Suspension and cancellation of keno employee licences	21
Ground	for suspension or cancellation	
	for suspension of cancenation	22
	Each of the following is a ground for suspending or cancelling a loyee licence—	22 23 24
	Each of the following is a ground for suspending or cancelling a	23
keno emp	Each of the following is a ground for suspending or cancelling a loyee licence— the licensed keno employee is not, or is no longer, a suitable	23 24 25
keno emp (a)	Each of the following is a ground for suspending or cancelling a loyee licence— the licensed keno employee is not, or is no longer, a suitable person to hold a keno employee licence; the licensed keno employee has been convicted of an offence	23 24 25 26 27

	offence;	1
(d)	the licensed keno employee has contravened a condition of the licence;	2 3
(e)	the licensed keno employee has contravened a provision of this Act (being a provision a contravention of which does not constitute an offence against this Act);	4 5 6
(f)	the licence was issued because of a materially false or misleading representation or declaration.	7 8
exists, the chief exe	r forming a belief that the ground mentioned in subsection (1)(a) e chief executive may have regard to the same issues to which the cutive may have regard in deciding whether an applicant for a keno e licence is a suitable person to hold a keno employee licence.	9 10 11 12
Show car	use notice	13
a keno ei	If the chief executive believes a ground exists to suspend or cancel mployee licence, the chief executive must give the licensed keno e a written notice under this section (a <b>"show cause notice"</b> ).	14 15 16
(2) The	e show cause notice must—	17
(a)	state the action (the <b>"proposed action"</b> ) the chief executive proposes taking under this division; and	18 19
(b)	state the grounds for the proposed action; and	20
(c)	outline the facts and circumstances forming the basis for the grounds; and	21 22
(d)	if the proposed action is suspension of the licence—state the proposed suspension period; and	23 24
(e)	invite the employee to show within a stated period (the <b>"show</b> cause period") why the proposed action should not be taken.	25 26
	e show cause period must end not less than 21 days after the show ice is given to the employee.	27 28
	he chief executive believes the employee is currently employed by, operator of, a keno licensee—	29 30
(a)	the chief executive must promptly give a copy of the show cause	31

	notice to the licensee; and	1
(b)	the licensee may make representations about the notice to the chief executive in the show cause period.	2 3
	e chief executive must consider all written representations (the <b>d representations'')</b> made during the show cause period by—	4 5
(a)	the employee; or	6
(b)	a keno licensee to whom a copy of the show cause notice is given.	7 8
Immedia	ate suspension	9
	The chief executive may suspend a keno employee licence tely if the chief executive believes—	10 11
(a)	a ground exists to suspend or cancel the licence; and	12
(b)	it is necessary to suspend the licence immediately—	13
	(i) in the public interest; or	14
	(ii) to ensure the integrity of the conduct of approved keno games is not jeopardised.	15 16
( <b>2</b> ) The	e suspension—	17
(a)	must be effected by written notice (a <b>"suspension notice"</b> ) given to the licensed keno employee with a show cause notice; and	18 19
(b)	operates immediately the suspension notice is given; and	20
(c)	continues to operate until the show cause notice is finally dealt with.	21 22
	he suspension notice must state the reason for the decision to the licence immediately.	23 24
or a key o	he chief executive believes the employee is currently employed by, operator of, a keno licensee, the chief executive must promptly give the suspension notice to the licensee.	25 26 27

# Censuring licensed keno employee

**64.(1)** This section applies if, after considering the accepted representations for a show cause notice, the chief executive—

- (a) still believes a ground exists to suspend or cancel a keno employee licence; but
- (b) does not believe suspension or cancellation of the licence is warranted.

(2) The chief executive may, by written notice given to the licensed keno employee, censure the employee for a matter relating to the ground for suspension or cancellation.

(3) The notice must state the reason for the decision to censure the licensed keno employee.

(4) If the chief executive believes the employee is currently employed by, or a key operator of, a keno licensee, the chief executive must promptly give a copy of the notice to the licensee.

# **Direction to rectify**

**65.(1)** This section applies if, after considering the accepted 17 representations for a show cause notice, the chief executive— 18

- (a) still believes a ground exists to suspend or cancel a keno employee licence; but
- (b) considers a matter relating to the ground for suspension or cancellation is capable of being rectified and that it is appropriate to give the licensed keno employee an opportunity to rectify the matter.
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(2) The chief executive may, by written notice given to the licensed keno25employee, direct the employee to rectify the matter within the period stated26in the notice.27

(3) The notice must state the reason for the decision to give the direction.

(4) The period stated in the notice must be reasonable, having regard to 29 the nature of the matter to be rectified. 30

(5) If the chief executive believes the employee is currently employed by, 31

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•	operator of, a keno licensee, the chief executive must promptly give the notice to the licensee.	1 2
Suspensi	ion and cancellation of licence	3
66.(1) represent	This section applies if, after considering the accepted ations for a show cause notice, the chief executive—	4 5
(a)	still believes a ground exists to suspend or cancel a keno employee licence; and	6 7
(b)	believes suspension or cancellation of the licence is warranted.	8
	is section also applies if a licensed keno employee fails to comply rection to rectify a matter within the period stated in the relevant	9 10 11
( <b>3</b> ) The	e chief executive may—	12
(a)	if the proposed action stated in the show cause notice was to suspend the licence for a stated period—suspend the licence for not longer than the stated period; or	13 14 15
(b)	if the proposed action stated in the show cause notice was to cancel the licence—either cancel the licence or suspend it for a period.	16 17 18
(4) The the decisi	e chief executive must promptly give an information notice about ion to—	19 20
(a)	the licensed keno employee; and	21
(b)	if the chief executive believes the employee is currently employed by, or a key operator of, a keno licensee—the licensee.	22 23
( <b>5</b> ) The	e decision takes effect on the later of the following—	24
(a)	the day the information notice is given to the licensed keno employee;	25 26
(b)	the day of effect stated in the notice.	27
Cancella	tion or reduction of period of suspension	28

67.(1) If a keno employee licence is suspended, at any time the 29

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suspensi suspensi	on is in force, the chief executive may, for any remaining period of on—	1 2
(a)	cancel the period; or	3
(b)	reduce the period by a stated period.	4
	e chief executive may cancel or reduce the period only if the chief e considers it is appropriate to take the action.	5 6
( <b>3</b> ) Th to—	e chief executive must promptly give written notice of the decision	7 8
(a)	the licensed keno employee; and	9
(b)	if, when the keno employee licence was suspended, the employee was employed by, or a key operator of, a keno licensee—the licensee.	10 11 12
	Division 6—Investigation of licensed keno employees	13
Audit p	rogram	14
	The chief executive may approve an audit program for ting licensed keno employees.	15 16
licensed	e chief executive is responsible for ensuring an investigation of a keno employee under an approved audit program is conducted in ce with the program.	17 18 19
	licensed keno employee may be investigated under an audit only once every 2 years.	20 21
Investig	ations about suitability of licensed keno employees	22
help the	The chief executive may investigate a licensed keno employee to chief executive to decide whether the employee is a suitable person or to continue to hold, a keno employee licence.	23 24 25
	owever, the chief executive may investigate a licensed keno e only if—	26 27
(a)	the chief executive reasonably suspects the employee is not, or is no longer, a suitable person to hold a keno employee licence; or	28 29

(b) the investigation is made under an audit program for licensed keno employees approved by the chief executive.

# Requirement to give information or material for investigation

**70.(1)** In investigating a licensed keno employee, the chief executive may, by written notice given to the employee, require the employee to give the chief executive information or material the chief executive considers is relevant to the investigation.

(2) When making the requirement, the chief executive must warn the employee it is an offence to fail to comply with the requirement, unless the employee has a reasonable excuse.

(3) The employee must comply with the requirement, unless the employee has a reasonable excuse.

Maximum penalty-200 penalty units or 2 years imprisonment.

(4) It is a reasonable excuse for the employee not to comply with the requirement if complying with the requirement might tend to incriminate the employee.

(5) The employee does not commit an offence against this section if the
information or material sought by the chief executive is not in fact relevant
to the investigation.

#### Division 7—General provisions about keno employee licences

# Requirement for additional information or documents to support21applications22

**71.(1)** The chief executive may, by written notice given to an applicant23under this part, require the applicant to give the chief executive further24information or another document about the application.25

(2) The requirement must relate to information or a document the giving26of which is necessary and reasonable to help the chief executive decide the27application.28

(3) The chief executive may refuse to grant the application if the applicant 29 fails to comply with the requirement without a reasonable excuse. 30

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# Form of licence

**72.(1)** A keno employee licence must be in the approved form.

(2) The approved form must provide for the inclusion of the following particulars—

- (a) the employee's name;
  (b) a recent photograph of the employee;
  (c) the date of issue of the licence;
  (d) the conditions of the licence:
  - (e) other particulars prescribed under a regulation.

# Term of licence

**73.** A keno employee licence remains in force unless it lapses or is 11 cancelled or surrendered. 12

# Lapsing of licence

**74.(1)** A keno employee licence held by a keno employee lapses— 14

- (a) 1 year after the licensed keno employee last ceased to be
   employed as a keno employee by a keno licensee; or
   16
- (b) if the licensed keno employee is not employed as a keno
  employee by a keno licensee for 1 year after being issued with the
  licence—at the end of the year.

(2) A keno employee licence held by a key operator lapses 1 year after20the key operator last ceased to be a key operator for a keno licensee.21

# Reports about person's criminal history

**75.(1)** If the chief executive, in making an investigation about a person23under section 523 or 694 asks the commissioner of the police service for a24written report about the person's criminal history, the commissioner must25

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<sup>&</sup>lt;sup>3</sup> Section 52 (Investigation about suitability of applicant)

<sup>&</sup>lt;sup>4</sup> Section 69 (Investigations about suitability of licensed keno employees)

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give the report to the chief executive.	1
(2) However, the report is required to contain only criminal history in the commissioner's possession or to which the commissioner has access.	2 3
Division 8—Requirements about employment of keno employees	4
Notice of start of keno employee's employment	5
<b>76.</b> Within 7 days after a licensed or exempt keno employee starts employment with a keno licensee, the licensee must notify the chief executive of the start of the employment by notice in the approved form.	6 7 8
Maximum penalty—40 penalty units.	9
Returns about keno employees	10
<b>77.(1)</b> The chief executive may, by written notice given to a keno licensee, require the licensee to give a return under this section.	11 12
(2) The notice must state the time (not less than 14 days after the notice is given) for giving the return.	13 14
(3) A notice must not be given under this section within 1 month after the giving of a previous notice.	15 16
(4) If a keno licensee is given a notice under subsection (1), the licensee must give a return as required by this section listing the licensed and exempt keno employees currently employed by the licensee.	17 18 19
Maximum penalty—40 penalty units.	20
(5) The return must—	21
(a) be in the approved form; and	22
(b) be given to the chief executive within the time stated in the notice.	23
Notice of end of keno employee's employment	24
<b>78.(1)</b> This section applies if—	25

(a) a keno licensee ends the employment of a licensed or exempt 26

keno employee; or	1
(b) a licensed or exempt keno employee ends the employee's employment with a keno licensee; or	2 3
<ul><li>(c) a licensed or exempt keno employee otherwise ceases to be employed by a keno licensee.</li></ul>	4 5
(2) Within 7 days after the licensed or exempt keno employee stops being employed by the keno licensee, the licensee must notify the chief executive of the end of the employment by notice in the approved form.	6 7 8
Maximum penalty—40 penalty units.	9
Requirement to end licensed keno employee's employment	10
<b>79.(1)</b> This section applies if—	11
<ul> <li>(a) a keno employee licence held by a keno employee employed by a keno licensee is cancelled or suspended; or</li> </ul>	12 13
<ul> <li>(b) a keno employee employed by a keno licensee ceases to hold a keno employee licence for another reason.</li> </ul>	14 15
(2) The chief executive may, by written notice given to the keno licensee, require the licensee to end the keno employee's employment as a keno employee within the time stated in the notice.	16 17 18
(3) The keno licensee must comply with the requirement.	19
(4) This section applies to a keno licensee despite another Act or law or any industrial award or agreement.	20 21
(5) A keno licensee does not incur any liability because the licensee ends the employment of a person under this section.	22 23
Division 9—Requirements about association with key operators	24
Notice of end of key operator's role	25
<b>80.(1)</b> This section applies if a person holds a keno employee licence as a key operator and the person stops being a key operator for a keno licensee.	26 27
(2) Within 7 days after the person stops being a key operator for the keno	28

licensee, the licensee must notify the chief executive of that fact by notice in the approved form.	1 2
Maximum penalty—40 penalty units.	3
Requirement to end key operator's role	4
<b>81.(1)</b> This section applies if—	5
<ul> <li>(a) a keno employee licence held by a person as a key operator of a keno licensee is cancelled or suspended; or</li> </ul>	6 7
(b) a key operator of a keno licensee ceases to hold a keno employee licence for another reason.	8 9
(2) The chief executive may, by written notice given to the keno licensee, require the licensee to end the association with the person within the time stated in the notice.	10 11 12
(3) The keno licensee must comply with the requirement.	13
(4) This section applies to a keno licensee despite another Act or law.	14
(5) A keno licensee does not incur any liability because the licensee ends an association with a person under this section.	15 16
Division 10—General offences	17
False statements by applicants	18
<b>82.</b> A person must not state anything in an application made under this part the person knows is false or misleading in a material particular.	19 20
Maximum penalty—40 penalty units.	21
Display of identification	22
<b>83.</b> A licensed keno employee carrying out functions relating to the conduct of approved keno games must—	23 24
(a) if asked by another person—produce an approved form of identification for the other person's inspection; or	25 26

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(b)	have an approved form of identification displayed so it is clearly visible to other persons.	1 2
Maximu	m penalty—40 penalty units.	3
P	ART 5—KENO AGENTS AND SUBAGENTS	4
	Division 1—Agency agreements	5
Entering	g into agency agreements	6
	keno licensee may enter into an agreement (an "agency ent") with a person providing for the following—	7 8
(a)	the appointment of the person as an agent of the licensee for the conduct of keno games by the licensee under the keno licence;	9 10
(b)	the person's authority as an agent;	11
(c)	the conditions under which the person acts as, and remains, an agent of the licensee;	12 13
(d)	other matters agreed between the licensee and person.	14
Conditio	ons for entering into agency agreement	15
	A keno licensee may enter into an agency agreement only with a rescribed under a regulation as a person eligible to be a keno agent.	16 17
(2) A agreeme	keno licensee may enter into an agency agreement only if the nt-	18 19
(a)	is in a form approved by the chief executive; and	20
(b)	includes a provision stating the appointed person may not start operating as a keno agent until the qualifying period for the agreement ends; and	21 22 23
(c)	states the agent's place of operation; and	24
(d)	includes any other provisions required by the chief executive.	25

(d) includes any other provisions required by the chief executive.

Notice of agency agreement	1
<b>86.</b> Within 7 days after entering into an agency agreement, the keno licensee must inform the chief executive of the keno agent's name and place of operation.	2 3 4
Condition for amending agency agreement	5
<b>87.</b> A keno licensee may agree to amend an agency agreement only with the written approval of the chief executive.	6 7
Notice delaying start of keno agent's operations	8
<b>88.(1)</b> The chief executive may, by written notice (a "qualification notice") given to a keno agent, extend the basic qualifying period for the agency agreement until a day (the "final qualification day") stated in the notice.	9 10 11 12
(2) The chief executive may give the notice only if the chief executive reasonably believes—	13 14
(a) the keno agent is not a suitable person to be a keno agent; or	15
(b) a business or executive associate of the keno agent is not a suitable person to be associated with a keno agent's operations.	16 17
(3) The notice must be given before the basic qualifying period for the agreement ends.	18 19
(4) The final qualification day must be a day within 28 days after the end of the basic qualifying period.	20 21
(5) At any time before the final qualification day, the chief executive may withdraw the qualification notice by written notice given to the keno agent.	22 23
(6) The chief executive must give a copy of the qualification notice and a notice under subsection (5) to the keno licensee with whom the agency agreement is entered into.	24 25 26
Start of keno agent's operations	27
<b>89.</b> A keno agent must not start operating as a keno agent until the	28

**89.** A keno agent must not start operating as a keno agent until the qualifying period for the agency agreement ends.

# **Returns about keno agents**

**90.(1)** A keno licensee must give a return as required by this section listing the current keno agents of the licensee.

Maximum penalty—40 penalty units.

(2) The return must—

- (a) be in the approved form; and
- (b) be given to the chief executive at least once every 6 months.

# Notice of change of keno agent's place of operation

**91.(1)** This section applies if a keno agent changes, or proposes to change, the agent's place of operation and the keno licensee becomes aware of the change or proposed change.

(2) Within 7 days after the keno licensee becomes aware of the change or
proposed change, the licensee must inform the chief executive of the keno
agent's new, or proposed new, place of operation.

# Division 2—Appointment of subagents

# Appointment

92.(1) A keno agent may appoint a person (a "keno subagent") as an17agent of the keno agent for the conduct of keno games by the keno licensee18for whom the keno agent acts.19

(2) However, a keno agent may appoint a keno subagent only if the keno20agent is authorised under the agency agreement to make the appointment.21

# Notice of keno subagent's appointment

**93.** Within 7 days after a keno licensee becomes aware of the<br/>appointment of a keno subagent by a keno agent of the licensee, and of the<br/>subagent's name and place of operation, the licensee must inform the chief<br/>executive of the subagent's name and place of operation.2324252526

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Returns about keno subagent	eturns	ns about	t keno	subagent
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94.(1) A keno licensee must give a return as required by this section listing the current keno subagents appointed by keno agents of the licensee.

Maximum penalty-40 penalty units.

(2) The return must—

- (a) be in the approved form; and
- (b) be given to the chief executive at least once every 6 months.

(3) Subsection (1) applies to a keno licensee, in relation to a keno subagent, only-

- (a) if the licensee is aware of the subagent's appointment; and
- (b) to the extent the particulars about the subagent required to be stated in the approved form are known to the licensee.

# Notice of change of keno subagent's place of operation

**95.(1)** This section applies if a keno subagent changes, or proposes to 14 change, the subagent's place of operation and the principal keno licensee becomes aware of the change or proposed change. 16

(2) Within 7 days after the principal keno licensee becomes aware of the 17 change or proposed change, the licensee must inform the chief executive of 18 the keno subagent's new, or proposed new, place of operation. 19

#### Division 3—Terminating agency agreements and appointment of keno 20subagents 21

Ground	s for termination	22
	Each of the following is a ground for directing the termination of y agreement or the appointment of a keno subagent—	23 24
(a)	the appointed agent is not, or is no longer, a suitable person to be an appointed agent;	25 26
(b)	a business or executive associate of the appointed agent is not, or is no longer, a suitable person to be associated with an appointed	27 28

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agent's operations;

(c)	the appointed agent has been convicted of an offence against this Act or a Gaming Act;	2 3
(d)	the appointed agent has been convicted of an indictable offence;	4
(e)	the appointed agent has contravened a provision of this Act (being a provision a contravention of which does not constitute an offence against this Act).	5 6 7
agreemen	lso, it is a ground for directing the termination of an agency nt if the keno agent is not, or is no longer, a person who is eligible eno agent.	8 9 10
	r forming a belief that the ground mentioned in subsection (1)(a) e chief executive may have regard to the following issues—	11 12
(a)	the appointed agent's character;	13
(b)	the appointed agent's financial position and background;	14
(c)	the appointed agent's general suitability to act as an appointed agent.	15 16
exists, th	r forming a belief that the ground mentioned in subsection (1)(b) he chief executive may have regard to the business or executive 's character and financial position and background.	17 18 19
Show ca	use notice	20
97.(1)	This section applies if the chief executive believes—	21
(a)	a ground exists for directing the termination of an agency agreement or the appointment of a keno subagent; and	22 23
(b)	the act, omission or other thing constituting the ground is of a serious and fundamental nature; and	24 25
(c)	either—	26
	<ul><li>(i) the integrity of the conduct of keno games by the principal keno licensee may be jeopardised; or</li></ul>	27 28
	(ii) the public interest may be affected adversely.	29
(2) Th	e chief executive must give the appointed agent a written notice	30

(a "show	cause notice") that—	1
(a)	states that the chief executive proposes to take action (the "proposed action")—	2 3
	(i) if the appointed agent is a keno agent—to direct the keno licensee to terminate the agency agreement; or	4 5
	<ul> <li>(ii) if the appointed agent is a keno subagent—to direct the keno agent to terminate the subagent's appointment; and</li> </ul>	6 7
(b)	states the grounds for the proposed action; and	8
(c)	outlines the facts and circumstances forming the basis for the grounds; and	9 10
(d)	invites the appointed agent to show within a stated period (the <b>"show cause period"</b> ) why the proposed action should not be taken.	11 12 13
	e show cause period must end not less than 21 days after the show ice is given to the appointed agent.	14 15
(4) Th notice to-	e chief executive must promptly give a copy of the show cause	16 17
(a)	the appointed agent's principal; and	18
(b)	if the appointed agent is a keno subagent—the principal keno licensee.	19 20
given ma	keno licensee or agent to whom a copy of the show cause notice is any make representations about the notice to the chief executive in cause period.	21 22 23
	e chief executive must consider all written representations (the <b>d representations'')</b> made during the show cause period by—	24 25
(a)	the appointed agent; or	26
(b)	a keno licensee or agent to whom a copy of the show cause notice is given.	27 28
Suspend	ing appointed agent's operations	29
<b>98.</b> (1)	This section applies if the chief executive believes—	30

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(a)	a ground exists to direct the termination of an agency agreement or the appointment of a keno subagent; and	1 2
(b)	it is necessary to suspend the appointed agent's operations—	3
	(i) in the public interest; or	4
	<ul><li>(ii) to ensure the integrity of the conduct of keno games by the principal keno licensee is not jeopardised.</li></ul>	5 6
( <b>2</b> ) Th	e chief executive may suspend the appointed agent's operations.	7
( <b>3</b> ) Th	e suspension—	8
(a)	must be effected by written notice (a <b>"suspension notice"</b> ) given to the appointed agent with a show cause notice; and	9 10
(b)	operates immediately the suspension notice is given; and	11
(c)	continues to operate until the show cause notice is finally dealt with.	12 13
	the suspension notice must state the reason for the decision to the appointed agent's operations.	14 15
(5) Th notice to-	e chief executive must promptly give a copy of the suspension	16 17
(a)	the appointed agent's principal; and	18
(b)	if the appointed agent is a keno subagent—the principal keno licensee.	19 20
	keno agent must not carry on operations as a keno agent while the perations are suspended.	21 22
Maximu	m penalty—200 penalty units or 2 years imprisonment.	23
	keno subagent must not carry on operations as a keno subagent subagent's operations are suspended.	24 25
Maximu imprison	m penalty for subsection (7)—200 penalty units or 2 years ment.	26 27
Censuri	ng appointed agent	28

**99.(1)** This section applies if the chief executive—

(a)	believes a ground exists to direct the termination of an agency agreement or the appointment of a keno subagent; but	1 2
(b)	does not believe the giving of a show cause notice to the appointed agent is warranted.	3 4
	his section also applies if, after considering the accepted ations for a show cause notice, the chief executive—	5 6
(a)	still believes a ground exists to direct the termination of an agency agreement or the appointment of a keno subagent; but	7 8
(b)	does not believe termination of the agreement or appointment is warranted.	9 10
agent, cer	e chief executive may, by written notice given to the appointed nsure the agent for a matter relating to the ground for directing the on of the agreement or appointment.	11 12 13
(4) Th appointed	e notice must state the reason for the decision to censure the lagent.	14 15
( <b>5</b> ) The	e chief executive must promptly give a copy of the notice to—	16
(a)	the appointed agent's principal; and	17
(b)	if the appointed agent is a keno subagent—the principal keno licensee.	18 19
Direction	ı to rectify	20
	) This section applies if, after considering the accepted ations for a show cause notice, the chief executive—	21 22
(a)	still believes a ground exists to direct the termination of an agency agreement or the appointment of a keno subagent; but	23 24
(b)	considers a matter relating to the ground is capable of being rectified and that it is appropriate to give the appointed agent an opportunity to rectify the matter.	25 26 27
	e chief executive may, by written notice given to the appointed rect the agent to rectify the matter within the period stated in the	28 29 30
( <b>3</b> ) The	e notice must state the reason for the decision to give the direction.	31

	e period stated in the notice must be reasonable, having regard to e of the matter to be rectified.	1 2
( <b>5</b> ) Th	e chief executive must promptly give a copy of the notice to—	3
(a)	the appointed agent's principal; and	4
(b)	if the appointed agent is a keno subagent—the principal keno licensee.	5 6
Directio	ns to terminate affecting appointed agents	7
	) This section applies if, after considering the accepted ations for a show cause notice, the chief executive still believes—	8 9
(a)	a ground exists to direct the termination of an agency agreement or the appointment of a keno subagent; and	10 11
(b)	the act, omission or other thing constituting the ground is of a serious and fundamental nature; and	12 13
(c)	either—	14
	(i) the integrity of the conduct of keno games by the principal keno licensee may be jeopardised; or	15 16
	(ii) the public interest may be affected adversely.	17
	is section also applies if an appointed agent fails to comply with a to rectify a matter within the period stated in the relevant notice.	18 19
relates to given to	the ground mentioned in subsection $(1)(a)$ , or direction to rectify, an agency agreement, the chief executive must, by written notice the keno licensee, direct the licensee to terminate the agreement e time stated in the notice.`	20 21 22 23
relates to written r	the ground mentioned in subsection 1)(a), or direction to rectify, o a keno subagent's appointment, the chief executive must, by notice given to the subagent's principal, direct the principal to the subagent's appointment within the time stated in the notice.	24 25 26 27
	he chief executive decides to give a direction under this section, the cutive must promptly give written notice of the decision to—	28 29
(a)	the appointed agent affected by the decision; and	30
(b)	if the appointed agent is a keno subagent-the principal keno	31

	licensee.	1
<b>(6)</b> A :	notice under subsection (3), (4) or (5) must state—	2
(a)	the reason for the decision to give the direction; and	3
(b)	that the person to whom the notice is given may appeal against the decision to a Magistrates Court within 28 days.	4 5
Termina	ntion of agreement	6
	) If the chief executive directs a keno licensee to terminate an greement, the licensee must—	7 8
(a)	terminate the agreement within the time stated in the notice giving the direction; and	9 10
(b)	notify the chief executive of the termination in the approved form within 7 days after terminating the agreement.	11 12
	the keno licensee does not terminate the agency agreement as by subsection (1), the agreement is terminated by this Act.	13 14
	the State does not incur any liability if an agency agreement is ed by a keno licensee under subsection (1) or by this Act.	15 16
	keno licensee does not incur any liability because the licensee es an agency agreement under subsection (1).	17 18
Termina	ation of appointment	19
	) If the chief executive directs a keno agent to terminate a keno 's appointment, the agent must—	20 21
(a)	terminate the appointment within the time stated in the notice giving the direction; and	22 23
(b)	notify the chief executive of the termination in the approved form within 7 days after terminating the appointment.	24 25
	the keno agent does not terminate the appointment as required by on (1), the appointment is terminated by this Act.	26 27
	he State does not incur any liability if a keno subagent's nent is terminated by a keno agent under subsection (1) or by this	28 29

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(4) A keno agent does not incur any liability because the agent terminates	2
a keno subagent's appointment under subsection (1).	3
Notice of termination of agreement	4
104.(1) This section applies if an agency agreement is terminated	5
otherwise than because of a direction to terminate the agreement given to the	6
keno licensee by the chief executive.	7
(2) The keno licensee must notify the chief executive in writing of the	8
termination within 7 days after the agreement is terminated.	9
Maximum penalty—40 penalty units.	10
Notice of termination of appointment	11
105.(1) This section applies if a keno subagent's appointment is	12
terminated otherwise than because of a direction to terminate the	13
appointment given to the keno agent by the chief executive.	14
(2) The keno agent must notify the chief executive in writing of the	15
termination within 7 days after the appointment is terminated.	16
Maximum penalty—40 penalty units.	17
Division 4—Investigations about suitability of persons	18
<b>T</b> (* )*	10
Investigations	19
<b>106.(1)</b> The chief executive may investigate an appointed agent to help	20
the chief executive to decide whether the person is, or continues to be, a suitable person to be an appointed agent	21 22
suitable person to be an appointed agent.	
(2) The chief executive may investigate a business or executive associate	23
of an appointed agent to help the chief executive to decide whether the person is, or continues to be, a suitable person to be associated with an	24 25
appointed agent's operations.	25 26

(3) However, the chief executive may investigate an appointed agent, or 27 business or executive associate of an appointed agent, only if the chief 28

executive reasonably suspects the person is not, or is no longer, a suitable person to be an appointed agent, or to be associated with an appointed agent's operations, as the case requires.

# Requirement to give information or material for investigation

**107.(1)** In investigating an appointed agent or business or executive associate of an appointed agent, the chief executive may, by written notice given to the person, require the person to give the chief executive information or material the chief executive considers is relevant to the investigation.

(2) When making the requirement, the chief executive must warn the person it is an offence to fail to comply with the requirement, unless the person has a reasonable excuse

(3) The person must comply with the requirement unless the person has a reasonable excuse.

Maximum penalty-200 penalty units or 2 years imprisonment.

(4) It is a reasonable excuse for the person not to comply with the requirement if complying with the requirement might tend to incriminate the person.

(5) The person does not commit an offence against this section if the19information or material sought by the chief executive is not in fact relevant20to the investigation.21

#### Reports about person's criminal history

**108.(1)** If the chief executive, in making an investigation about a person asks the commissioner of the police service for a written report about the person's criminal history, the commissioner must give the report to the chief executive.

(2) However, the report is required to contain only criminal history in the commissioner's possession or to which the commissioner has access.

Requirement	to	pay	keno	tax
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**109.(1)** A keno licensee must pay to the chief executive a tax (a "**keno tax**") for each month for the keno licence.

(2) The keno tax must be paid on or before the seventh day of the month immediately following the month for which the keno tax is payable.

#### Calculating keno tax

**110.(1)** The amount of keno tax to be paid is a percentage of the keno licensee's gross revenue for the month for which the keno tax is payable.

(2) The percentage for subsection (1) is the percentage that applies under the associated keno agreement for the relevant keno licence.

#### Monthly gross revenue return

**111.(1)** A keno licensee must give the chief executive a return (a **"monthly gross revenue return"**) as required by this section each month stating details of the licensee's gross revenue for the previous month.

Maximum penalty—40 penalty units.

(2) The return must—	17
(a) be in the approved form; and	18

(b) be given not later than the day prescribed under a regulation.

# Keno licence fee

112.(1) A keno licensee must pay to the chief executive a fee (a "keno21licence fee") for the keno licence for each period (a "licence payment22period") stated in the associated keno agreement.23

(2) The keno licence fee for each licence payment period— 24	:4
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(a) is the amount stated in, or decided under, the associated keno 25

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	agreement; and	1
(b)	must be paid at the time stated in the agreement.	2
Applicat	ion of keno tax and licence fee	3
. ,	) The chief executive must, for an amount of keno tax or keno e received under this part—	4 5
(a)	pay a proportion of the amount into the sport and recreation benefit fund established under the <i>Gaming Machine Act 1991</i> , section 166; <sup>5</sup> and	6 7 8
(b)	pay a proportion of the amount into the charities and rehabilitation benefit fund established under the <i>Gaming Machine Act 1991</i> , section 167; <sup>6</sup> and	9 10 11
(c)	pay any balance of the amount into the consolidated fund.	12
paid into	e proportion of the amount of keno tax or keno licence fee to be a fund mentioned in subsection (1)(a) or (b) is the proportion d under a regulation for the fund.	13 14 15
Penalty f	for late payment	16
amount (	A keno licensee must pay to the chief executive a penalty for an the <b>"unpaid amount"</b> ) of keno tax or keno licence fee remaining ter the day the amount becomes payable.	17 18 19
unpaid ar	e penalty is the percentage prescribed under a regulation of the nount, calculated immediately the amount becomes payable but is red by the chief executive.	20 21 22
executive	additional penalty is payable by the keno licensee to the chief of or any part of the unpaid amount, and any previous penalty, g unpaid—	23 24 25
(a)	at the end of 1 month starting on the day the unpaid amount first became payable; and	26 27

<sup>&</sup>lt;sup>5</sup> Section 166 (Sport and recreation levy)

<sup>&</sup>lt;sup>6</sup> Section 167 (Charities and rehabilitation levy)

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(b) at the end of each succeeding month starting—	1
<ul><li>(i) on the day of the month corresponding to the day mentioned in paragraph (a); or</li></ul>	23
<ul><li>(ii) if there is no corresponding day—on the first day of the following month.</li></ul>	4 5
(4) The additional penalty is the percentage prescribed under a regulation of each amount for which the penalty is payable.	6 7
(5) A penalty, or a part of a penalty, is not payable if the chief executive, for a reason the chief executive considers appropriate, decides the penalty, or the part of the penalty, need not be paid.	

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Recovery	of	amounts
NCLUVCIV	UL	amounts

115. An amount of keno tax or keno licence fee, or penalty for a keno tax 12 or keno licence fee, payable to the chief executive under this part and 13 remaining unpaid is a debt payable to the Crown and may be recovered by 14 action in a court of competent jurisdiction. 15

# **Revenue offences**

<b>116.(1)</b> A keno licensee must not—	17
(a) evade the payment of an amount payable by the licensee for a keno tax or keno licence fee; or	18 19
(b) give the chief executive a monthly gross revenue return containing information the licensee knows is false, misleading or incomplete in a material particular.	20 21 22
Maximum penalty—200 penalty units or 2 years imprisonment.	23
(2) Subsection (1)(b) does not apply to a keno licensee if the licensee, when giving the monthly gross revenue return—	24 25
(a) informs the chief executive in writing, to the best of the licensee's ability, how the return is false, misleading or incomplete; and	26 27
(b) if the licensee has, or can reasonably obtain, the correct information—gives the correct information.	28 29
(3) It is enough for a complaint against a person for an offence against	30

	on (1) to state that the document was false, misleading or the person's knowledge.	1 2
P	PART 7—COMPLIANCE REQUIREMENTS	3
	Division 1—Control system for conducting keno games	4
Keno ga	mes to be conducted under approved control system	5
<b>117.(1</b> licence of	) A keno licensee may conduct a keno game under the keno nly if—	6 7
(a)	the licensee has an approved control system that relates to keno agents, or each class of keno agents, appointed by the licensee; and	8 9 10
(b)	the game is conducted under the system.	11
(2) A I only—	keno licensee may change the licensee's approved control system	12 13
(a)	if directed by, or with the approval of, the chief executive; and	14
(b)	in the way directed or approved by the chief executive.	15
Control	system submission	16
	) A keno licensee may make a submission (a " <b>control system</b> <b>ion</b> ") to the chief executive for approval of the licensee's proposed ystem.	17 18 19
(2) A than—	control system submission must be made in writing not later	20 21
(a)	90 days before the keno licensee proposes to start conducting keno games under the keno licence; or	22 23
(b)	if the chief executive considers it is appropriate to allow a submission to be made at a later time—the time allowed by the chief executive.	24 25 26

	control system submission must describe and explain the proposed control system.	1 2
( <b>4</b> ) In p about—	particular, a control system submission must include information	3 4
(a)	the following things to be used for the conduct of keno games-	5
	(i) accounting systems and procedures and chart of accounts;	6
	(ii) administrative systems and procedures;	7
	(iii) computer software;	8
	(iv) standard forms and terms; and	9
	the general procedures to be followed for the conduct of keno games; and	10 11
	the procedures and standards for the maintenance, security, storage and transportation of equipment to be used for the conduct of keno games; and	12 13 14
	the procedures for paying and recording amounts won at keno games; and	15 16
(e)	the procedures for using and maintaining security facilities.	17
	control system submission may include information additional to nation mentioned in subsection (4).	18 19
Control s	system (change) submission	20
(change)	A keno licensee may make a submission (a <b>"control system submission"</b> ) to the chief executive for approval to change the approved control system.	21 22 23
(2) A c later than-	control system (change) submission must be made in writing not	24 25
	90 days before the keno licensee proposes to start conducting keno games under the approved control system, as proposed to be changed; or	26 27 28
. ,	if the chief executive considers it is appropriate to allow a submission to be made at a later time—the time allowed by the chief executive.	29 30 31

	control system (change) submission must contain particulars of the changes of the licensee's approved control system.	1 2
Conside	ration of, and decisions about, submissions	3
	) This section applies to a control system submission or control hange) submission made to the chief executive by a keno licensee.	4 5
or refuse	e chief executive must consider the submission and either approve, to approve, the licensee's proposed control system or proposed f the licensee's approved control system.	6 7 8
notice gi executive	considering the submission, the chief executive may, by written ven to the keno licensee, require the licensee to give the chief e further information about the submission that is necessary and le to help the chief executive make a decision about the on.	9 10 11 12 13
	considering whether to give an approval, the chief executive must and to the following issues—	14 15
(a)	whether the submission satisfies the requirements under this division for the submission;	16 17
(b)	whether the licensee's proposed control system, or approved control system as proposed to be changed, is capable of providing satisfactory and effective control over the conduct of keno games.	18 19 20
	e chief executive may refuse to give an approval if the keno fails to comply with a requirement under subsection (3) without a e excuse.	21 22 23
	e chief executive must promptly give the keno licensee a written the chief executive's decision to give, or to refuse to give, an	24 25 26
must state the submit	he chief executive decides to refuse to give an approval, the notice e the reasons for the decision and, if the chief executive believes ission can easily be rectified to enable the chief executive to give an the notice also must—	27 28 29 30
(a)	explain how the submission may be changed; and	31

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• •	invite the keno licensee to resubmit the submission after making the appropriate changes.	1 2		
Direction	to change approved control system	3		
<b>121.(1)</b> The chief executive may, by written notice given to a keno licensee, direct the licensee to change the licensee's approved control system within the time, and in the way, stated in the notice.				
( <b>2</b> ) The	keno licensee must comply with the direction.	7		
the time s	he keno licensee does not comply with the direction, at the end of tated in the notice, the licensee's approved control system is taken een changed in the way stated in the notice.	8 9 10		
	Division 2—Keno records	11		
Notices a	bout keeping keno records	12		
122.(1) licensee—	The chief executive may, by written notice given to a keno	13 14		
	approve a place (the <b>"approved place"</b> ) nominated by the licensee as the place where the licensee is required to keep the licensee's keno records; or	15 16 17		
. ,	specify a keno record of the licensee (an <b>"exempt keno record"</b> ) that is not required to be kept at the approved place; or	18 19		
	specify a keno record of the licensee that may be kept temporarily at a place other than the approved place, and the period for which, or circumstances in which, the record may be kept at the other place; or	20 21 22 23		
	<ul> <li>(d) approve the keeping of information contained in a keno record of the licensee in a way different from the way the information was kept when the record was being used by the licensee; or</li> </ul>			
	approve the destruction of a keno record of the licensee the chief executive considers need not be kept.	27 28		
( <b>2</b> ) A	keno record mentioned in subsection (1)(c) is also an	29		

# "exempt keno record"-

- (a) for the period stated in the notice; or
- (b) while the circumstances stated in the notice exist.

(3) The chief executive may specify a keno record for subsection (1)(b) only if the chief executive considers there is sufficient reason for the keno record to be kept at a place other than the approved place.

(4) The exercise of the chief executive's power under subsection (1)(d) or (e) is subject to any other law about the retention or destruction of the keno record.

Keno records to be kept at certain place	10	
<b>123.(1)</b> A keno licensee must keep the licensee's keno records at—	11	
<ul><li>(a) the licensee's principal place of business in the State or, if the licensee is a corporation and has its registered office in the State, at its registered office; or</li></ul>	12 13 14	
(b) at an approved place for the records.	15	
Maximum penalty—40 penalty units.		
(2) Subsection (1) does not apply to an exempt keno record of the licensee.	17 18	
Keno records to be kept for required period	19	
<b>124.(1)</b> A keno licensee must keep a keno record of the licensee for 5 years after the end of the transaction to which the record relates.	20 21	
Maximum penalty—40 penalty units.	22	
(2) Subsection (1) does not apply to a keno record of the licensee if the information previously contained in the record is kept in another way in accordance with an approval of the chief executive.	23 24 25	
(3) Also, subsection (1) does not apply to a keno record of the licensee that has been destroyed in accordance with an approval of the chief executive.		

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		tion (1) has effect subject to any other law about the retention of the keno record.	1 2
	Divis	sion 3—Financial accounts, statements and reports	3
Keepin	ig of a	ccounts	4
125.	A ken	o licensee must—	5
(a)	tran	p accounting records that correctly record and explain the isactions and financial position for the licensee's operations ducted under the keno licence; and	6 7 8
(b	) kee	p the accounting records in a way that allows—	9
	(i)	true and fair financial statements and accounts to be prepared from time to time; and	10 11
	(ii)	the financial statements and accounts to be conveniently and properly audited.	12 13
Maxim	um pe	nalty—40 penalty units.	14
Prepar	ation	of financial statements and accounts	15
as requ	ired b	keno licensee must prepare financial statements and accounts by this section giving a true and fair view of the licensee's ations conducted under the keno licence.	16 17 18
Maxim	um pe	nalty—40 penalty units.	19
(2) T	he fina	ancial statements and accounts must include the following—	20
(a)	) trad	ling accounts, if applicable, for each financial year;	21
(b	) pro	fit and loss accounts for each financial year;	22
(c)	) a ba	alance sheet as at the end of each financial year.	23
Submi	ssion (	of reports	24

**127.(1)** A keno licensee must give reports to the chief executive as required by this section about the licensee's operations conducted under the 26

keno licence. 1 Maximum penalty—40 penalty units. 2 3 (2) The reports must be given at the times stated in a written notice given to the keno licensee by the chief executive. 4 (3) A report must be in the approved form. 5 (4) The chief executive may, by written notice given to a keno licensee, 6 require the licensee to give the chief executive further information about a 7 report within the time stated in the notice to help the chief executive acquire 8 a proper appreciation of the licensee's operations. 9 (5) A keno licensee must comply with a requirement under 10 subsection (4) within the time stated in the notice, unless the licensee has a 11 reasonable excuse. 12 Maximum penalty—40 penalty units. 13 (6) A keno licensee must not give the chief executive a report containing 14 information, or further information about a report, the licensee knows is 15 false, misleading or incomplete in a material particular. 16 Maximum penalty—40 penalty units. 17 (7) Subsection (6) does not apply to a keno licensee if the licensee, when 18 giving the report or further information-19 (a) informs the chief executive in writing, to the best of the licensee's 20 ability, how the return or information is false, misleading or 21 incomplete; and 22 (b) if the licensee has, or can reasonably obtain, the correct 23 information-gives the correct information. 24 (8) It is enough for a complaint against a person for an offence against 25 subsection (6) to state that the report or information was false, misleading 26 or incomplete to the person's knowledge. 27

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#### Keno

# **Division 4—Financial institution accounts**

#### **Keeping of accounts**

**128.** A keno licensee must keep a financial institution account, or financial institution accounts, approved by the chief executive for use for all banking or similar transactions for the licensee's operations conducted under the keno licence.

Maximum penalty-40 penalty units.

### Use of accounts

**129.** A keno licensee must not use a financial institution account approved by the chief executive other than for a purpose for which it is approved.

Maximum penalty—40 penalty units.

Division	5—Audit	

# Audit of keno licensee's operations 14

130. As soon as practicable after the end of a financial year, a keno15licensee must, at the licensee's own expense, cause the licensee's books,16accounts and financial statements for the licensee's operations conducted17under the keno licence for the financial year to be audited by a registered18company auditor approved by the chief executive.19

Maximum penalty—40 penalty units.

# Completion of audit21131.(1) The auditor must—22(a) complete the audit within 3 months after the end of the financial<br/>year; and23(b) immediately after completion of the audit, give a copy of the audit<br/>report to the chief executive and keno licensee.25

Maximum penalty—40 penalty units.	1
(2) Subsection (1)(a) does not apply to the auditor if, in the circumstances, it would be unreasonable to require the auditor to comply	2 3
with the paragraph.	4
Further information following audit	5
<b>132.(1)</b> On receiving a copy of the audit report, the chief executive may,	6
by written notice given to the keno licensee, require the licensee to give the	7
chief executive, within a reasonable time stated in the notice, further	8
information about a matter relating to the licensee's operations mentioned in	9
the audit report.	10
(2) A keno licensee must comply with a requirement under	11
subsection (1) within the time stated in the notice, unless the licensee has a	12
reasonable excuse.	13
Maximum penalty for subsection (2)-40 penalty units.	14
PART 8—CONDUCT OF APPROVED KENO GAMES	15

Division 1—Agreements relating to keno licensee's operations	
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Approval of ancillary keno agreements	17
<b>133.(1)</b> A keno licensee may apply to the Minister for approval to enter into an ancillary keno agreement.	18 19
(2) The Minister may give the approval if the Minister considers it is appropriate or desirable in all the circumstances for the licensee to enter into the agreement.	20 21 22
(3) An approval must be in writing.	23
Entering into ancillary keno agreements	24
<b>134.</b> A keno licensee must not enter into, or be a party to, an ancillary	25

keno agr	eement without the written approval of the Minister.	1
Maximu	m penalty—40 penalty units.	2
Review	of related agreements	3
	) The Minister may, by written notice given to a keno licensee,	4
require t notice—	he licensee to give to the Minister, within the time stated in the	5 6
(a)	the information stated in the notice about a related agreement to which the licensee is a party; and	7 8
(b)	if the agreement is in writing—a copy of the agreement.	9
	ithout limiting subsection (1), the information the Minister may be given about the agreement includes the following—	10 11
(a)	the names of the parties;	12
(b)	a description of any property, goods or other things, or any services, supplied or to be supplied;	13 14
(c)	the value or nature of the consideration;	15
(d)	the term of the agreement.	16
	e keno licensee must comply with the requirement within the time the notice, unless the licensee has a reasonable excuse.	17 18
Show ca	use notice for related agreement	19
	) This section applies if, after considering the information given to	20
	ster about a related agreement and, if appropriate, the contents of ment, the Minister believes the continuance of the agreement—	21 22
(a)	may jeopardise the integrity of the conduct of keno games by the keno licensee who is a party to the agreement; or	23 24
(b)	may affect the public interest adversely.	25
	ne Minister must give the keno licensee who is a party to the nt a written notice (a <b>"show cause notice"</b> ) that—	26 27
(a)	states the Minister proposes to take action to direct the termination of the agreement (the <b>"proposed action"</b> ); and	28 29

(b)	states the grounds for the proposed action; and	1
(c)	outlines the facts and circumstances forming the basis for the grounds; and	2 3
(d)	invites the licensee to show within a stated period (the <b>"show cause period"</b> ) why the proposed action should not be taken.	4 5
	e show cause period must end not less than 21 days after the show tice is given to the keno licensee.	6 7
	e Minister must promptly give a copy of the show cause notice to her person (an <b>"interested person"</b> ) who is a party to the nt.	8 9 10
	a interested person may make representations about the notice to ster in the show cause period.	11 12
represen	e Minister must consider all written representations (the "accepted atations") made during the show cause period by the keno licensee perested person.	13 14 15
Direction	n to terminate related agreement	16
after con	) The Minister may direct the termination of a related agreement if, sidering the accepted representations for a show cause notice, the still believes the continuance of the agreement—	17 18 19
(a)	may jeopardise the integrity of the conduct of keno games by the keno licensee who is a party to the agreement; or	20 21
(b)	may affect the public interest adversely.	22
(2) Th the agree	e direction must be given by written notice to each of the parties to ment.	23 24
( <b>3</b> ) Th	e notice must state—	25
(a)	the reason for the decision to direct the termination of the related agreement; and	26 27
(b)	the time within which the agreement is required to be terminated.	28
	he agreement is not terminated within the time stated in the notice, inated at the end of the time by this Act.	29 30
( <b>5</b> ) Th	e termination of the agreement under the direction or by this Act	31

does not affect any rights or liabilities acquired or incurred by a party to the agreement before the termination.	1 2
(6) The State does not incur any liability if the agreement is terminated under the direction or by this Act.	3 4
(7) A party to the agreement does not incur any liability for breach of the agreement because the agreement is terminated under the direction.	5 6
Division 2—Operations of keno licensees and agents	7
Keno rules	8
<b>138.(1)</b> For this Act, the Minister may make rules for the playing of a game commonly known as keno.	9 10
(2) The rules are subordinate legislation.	11
Responsibility of keno licensee for licensee's acts	12
<b>139.</b> A keno licensee, in doing an act for the conduct of a keno game by the licensee under the keno licence, must ensure the act is done in accordance with the rules for the playing of the game.	13 14 15
Maximum penalty—40 penalty units.	16
Responsibility of keno licensee for acts of appointed agents	17
<b>140.(1)</b> This section applies to the doing of an act by an appointed agent for the conduct of a keno game by the keno licensee who is the principal keno licensee for the agent.	18 19 20
(2) The keno licensee must take reasonable steps to ensure the act is done in accordance with the rules for the playing of the game.	21 22
Maximum penalty—40 penalty units.	23
Responsibility of appointed agent for agent's acts	24
<b>141.</b> An appointed agent, in doing an act for the conduct of a keno game by the principal keno licensee, must ensure the act is done in accordance	25 26

with the	rules for the playing of the game.	1
Maximum penalty—40 penalty units.		2
Places of	f operation	3
	) A keno licensee must not carry on the licensee's operations at a er than a place that—	4 5
(a)	the licensee has, by notice given to the chief executive, nominated as being the licensee's proposed place of operation; and	6 7
(b)	has been approved by the chief executive.	8
Maximu	m penalty—200 penalty units or 2 years imprisonment.	9
	n appointed agent must not carry on the agent's operations at a er than a place that—	10 11
(a)	is prescribed under a regulation as an approved place for the agent; and	12 13
(b)	is stated in a notice given to the chief executive as being the agent's place of operation.	14 15
Maximu	m penalty—200 penalty units or 2 years imprisonment.	16
( <b>3</b> ) Th	e notice mentioned in subsection (2) may be given by—	17
(a)	the appointed agent; or	18
(b)	the appointed agent's principal; or	19
(c)	if the appointed agent is a keno subagent—the principal keno licensee.	20 21
Times of	f conduct of approved keno games	22
	) A keno licensee must not conduct a keno game under the keno uring a period prescribed under a regulation for this subsection.	23 24
Maximu	m penalty—200 penalty units or 2 years imprisonment.	25
keno gan	appointed agent must not carry on operations for the conduct of a ne by the principal keno licensee during a period prescribed under a n for this subsection.	26 27 28

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Maximum penalty for subsection (2)-200 penalty units or 2 years imprisonment.

# **Claims for prizes**

**144.** A claim for payment of a prize for an approved keno game must be made within 5 years after the day on which the game was conducted.

Approva	al of regulated keno equipment	6
145.(1	) A keno licensee may apply to the chief executive—	7
(a)	for an approval for regulated keno equipment proposed to be used in the conduct of keno games by the licensee under the keno licence; or	8 9 10
(b)	for approval to modify regulated keno equipment used in the conduct of keno games by the licensee under the keno licence.	11 12
( <b>2</b> ) Th	e chief executive must—	13
(a)	consider an application; and	14
(b)	if the chief executive believes it is necessary for the chief executive to evaluate the equipment, or the equipment as proposed to be modified, to decide the application—carry out the evaluation as soon as practicable; and	15 16 17 18
(c)	after completing the consideration of the application and carrying out any necessary evaluation—approve, or refuse to approve, the equipment or modification.	19 20 21
to carry	spite subsection (2)(b) and (c), the chief executive is not required out the evaluation, or decide the application, unless the fee d under a regulation for the evaluation has been paid.	22 23 24
	e chief executive must promptly give the keno licensee written the chief executive's decision.	25 26
	he chief executive decides to refuse to give an approval, the notice e the reasons for the decision.	27 28

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Use of regulated keno equipment	1
<b>146.(1)</b> A keno licensee must not use any regulated keno equipment in conducting a keno game under the keno licence unless the equipment is approved keno equipment.	2 3 4
Maximum penalty—40 penalty units.	5
(2) An appointed agent must not use any regulated keno equipment for the conduct of a keno game by the principal keno licensee unless the equipment is approved keno equipment.	6 7 8
Maximum penalty—40 penalty units.	9
(3) A keno licensee or appointed agent must not modify approved keno equipment unless the modification is approved by the chief executive in writing.	10 11 12
Maximum penalty—40 penalty units.	13
(4) In this section—	14
<b>"approved keno equipment"</b> means regulated keno equipment approved by the chief executive under section 145 or the <i>Casino Control</i> <i>Act 1982</i> , section 62.7	15 16 17
Deposit advance accounts	18
<b>147.(1)</b> A keno licensee may establish a deposit advance account for a person for use by the person in playing keno games conducted by the licensee under the keno licence.	19 20 21
(2) The person may deposit amounts into the account in advance of playing a keno game.	22 23
(3) The keno licensee may issue keno tickets to the person for keno games conducted by the licensee under the keno licence of a value, or pay cash to the person, up to the amount for the time being standing to the person's credit in the account.	24 25 26 27
(4) In working out the amount for the time being standing to a person's credit in a deposit advance account, the amount of a cheque deposited in the account must not be taken into account until it has been cleared.	28 29 30

<sup>7</sup> Section 62 (Gaming equipment and chips)

Extending credit	1
<b>148.</b> An authorised keno operator must not make a loan or extend credit in any form to a person to enable the person or another person to take part in an approved keno game.	2 3 4
Maximum penalty—200 penalty units or 2 years imprisonment.	5
Keno advertising	6
<b>149.</b> A person who advertises the conduct of approved keno games must take reasonable steps to ensure the advertisement—	7 8
(a) is not indecent or offensive; and	9
(b) is based on fact; and	10
(c) is not false, deceptive or misleading in a material particular.	11
Directions about keno advertising	12
<b>150.(1)</b> If the chief executive reasonably believes an advertisement about the conduct of approved keno games does not comply with section 149, the chief executive may direct the person appearing to be responsible for authorising the advertisement to take the appropriate steps—	13 14 15 16
(a) to stop the advertisement being shown; or	17
(b) to change the advertisement.	18
(2) The direction must—	19
(a) be in writing; and	20
(b) state the grounds for the direction; and	21
(c) if the direction is a direction to change the advertisement—state how the advertisement is required to be changed.	22 23
(3) A person to whom a direction is given must comply with the direction, unless the person has a reasonable excuse.	24 25
Maximum penalty for subsection (3)-20 penalty units.	26

Maximum penalty for subsection (3)—20 penalty units.

Inquirie	es about complaints	1
151.(1	) A keno licensee must inquire into—	2
(a)	a complaint made to the licensee by a person about—	3
	<ul><li>(i) the conduct of a keno game by the licensee unde licence; or</li></ul>	r the keno 4 5
	<ul> <li>(ii) if the licensee is the principal keno licensee for an agent—the carrying on of the appointed agent's relating to the conduct of a keno game by the license</li> </ul>	operations 7
(b)	a complaint referred to the licensee by the chief execu subsection (3).	tive under 9 10
	ithin 21 days after the complaint is received by, or reference, the licensee must give written notice of the rest o-	
(a)	the complainant; and	14
(b)	if the complaint was referred to the licensee by executive—the chief executive.	the chief 15 16
conduct	a complaint is made to the chief executive by a person of an approved keno game, or the conduct of an appoint ns relating to an approved keno game, the chief exect y—	ed agent's 18
(a)	inquire into the complaint; or	21
(b)	if the chief executive believes the complaint has not been referred to the keno licensee who conducted the l and that it is appropriate to refer the complain licensee—refer the complaint to the keno licensee.	keno game 23
( <b>4</b> ) Th	e chief executive must promptly advise the complainant of	of— 26
(a)	the result of the chief executive's inquiry; or	27
(b)	the chief executive's decision to refer the complaint to licensee.	28 29
(5) A d	complaint must—	30
(a)	be in writing; and	31

(b)	state the complainant's name and address; and	1
(c)	give appropriate details of the complaint.	2
Claims f	for payment	3
-	) If a claim for payment of a prize for an approved keno game is an authorised keno operator, the operator must—	4 5
(a)	immediately try to resolve the claim; and	6
(b)	if the operator is not able to resolve the claim—by written notice (a <b>"claim result notice"</b> ) given to the person, promptly inform the person—	7 8 9
	(i) of the decision; and	10
	<ul><li>(ii) that the person may, within 10 days of receiving the notice, ask the chief executive to review the decision.</li></ul>	11 12
	he person's claim is not resolved by the authorised keno operator, n may ask the chief executive—	13 14
(a)	if the person did not receive a claim result notice—to resolve the claim; or	15 16
(b)	if the person received a claim result notice—to review the operator's decision.	17 18
( <b>3</b> ) A 1	request to the chief executive under subsection (2)—	19
(a)	must be in the approved form; and	20
(b)	if the person received a claim result notice—must be made within 10 days after receiving the notice.	21 22
	a request is made to the chief executive, the chief executive must the request in the way prescribed under a regulation.	23 24
Banning	excessive gamblers from playing approved keno games	25
reasonab	) This section applies to an authorised keno operator if the operator ly believes the peace and happiness of a person's family are red because of excessive keno gaming by the person.	26 27 28

(2) For 1 month after the authorised keno operator first forms the belief, 29

the operation	tor n	nust not—	1
(a)	accept a completed entry form or subscription for an approved keno game from—		2 3
	(i)	the person; or	4
	(ii)	another person the operator reasonably suspects is acting for the person; or	5 6
(b)	issu	e a keno ticket for an approved keno game to—	7
	(i)	the person; or	8
	(ii)	another person the operator reasonably suspects is acting for the person; or	9 10
(c)	othe	erwise allow—	11
	(i)	the person to take part in keno gaming; or	12
	(ii)	another person the operator reasonably suspects is acting for the person to take part in keno gaming.	13 14
applies to	o an a	authorised keno operator is a keno licensee, subsection (2) act or thing done by the licensee only if it is done directly by at a place at which the licensee is entitled to carry on the rations.	15 16 17 18
Reportin	ng in	proper behaviour	19
		is section applies if a keno licensee becomes aware, or spects, that—	20 21
(a)	or a	erson, by a dishonest act, has obtained a benefit for the person nother person in relation to a keno game conducted by the nsee under the keno licence; or	22 23 24
(b)		eno agent, or an employee of a keno agent, of the licensee has travened a provision of this Act.	25 26
		ction also applies if an appointed agent becomes aware, or spects, that—	27 28
(a)	or a	erson, by a dishonest act, has obtained a benefit for the person mother person in relation to a keno game conducted by the cipal keno licensee; or	29 30 31

(b)	if the appointed agent is a keno agent—a keno subagent, or an employee of a keno subagent, of the agent has contravened a provision of this Act.	1 2 3
or contra	thin 3 days of becoming aware of, or suspecting, the dishonest act evention, the keno licensee or appointed agent must give the chief e a written notice advising the chief executive of all facts known to see or agent about the matter.	4 5 6 7
Maximu	m penalty—200 penalty units or 2 years imprisonment.	8
( <b>4</b> ) A j	person must not mistreat another person because—	9
(a)	the other person has given, or may give, a notice under this section; or	10 11
(b)	the person believes the other person has given, or may give, a notice under this section.	12 13
Maximu	m penalty—200 penalty units or 2 years imprisonment.	14
( <b>5</b> ) In	this section—	15
"dishon	est act" means fraud, misrepresentation or theft.	16
"mistrea	t'' a person means—	17
(a)	end the person's employment or prejudice the career of the person in another way; or	18 19
(b)	prejudice the safety of the person; or	20
(c)	intimidate or harass the person.	21
	Division 3—Keno gaming offences	22
Cheating	g	23
	) A person must not, in relation to an approved keno game, tly obtain a benefit by—	24 25
(a)	an act, practice or scheme; or	26
(b)	the use of a thing of a type used, or appearing to be of a type used, in the conduct of keno games; or	27 28
(c)	the use of another thing.	29

Maximu	m penalty—200 penalty units or 2 years imprisonment.	1
	r subsection (1), a person obtains a benefit if the person obtains for	2
-	n or another person, or induces a person to deliver, give or credit to	3
	on or another person, any money, benefit, advantage, valuable	4
considera	ation or security.	5
Forgery	and deception	6
156.(1	) A person must not—	7
(a)	forge an official keno document; or	8
(b)	knowingly utter a forged official keno document.	9
Maximu	m penalty—200 penalty units or 2 years imprisonment.	10
( <b>2</b> ) A	person must not connive at the commission of an offence against	11
subsectio	on (1).	12
Maximu	m penalty—200 penalty units or 2 years imprisonment.	13
( <b>3</b> ) A	person forges a document if the person makes a false document,	14
knowing	it to be false, with the intention that—	15
(a)	it may be used or acted on to the prejudice or benefit of a person;	16
	or	17
(b)	a person may, in the belief it is genuine, be induced to do, or	18
	refrain from doing, something.	19
	ithout limiting subsection (3), a genuine document may become a	20
false doc	ument because of—	21
(a)	an alteration of the document in a material respect; or	22
(b)	an addition to the body of the document in a material respect; or	23
(c)	an addition of a false date, signature, attestation, seal or other	24
	material matter.	25
(5) A j	person utters a document if the person—	26
(a)	uses or deals with the document; or	27
(b)	attempts to use or deal with the document; or	28
(c)	induces a person to use, deal with or act on the document; or	29

(d) attempts to induce a person to use, deal with or act on the document.	1 2
Impersonating licensed keno employees or officials	3
<b>157.(1)</b> A person must not pretend to be a licensed keno employee or keno official.	4 5
Maximum penalty—200 penalty units or 2 years imprisonment.	6
(2) A person must not connive at the commission of an offence against subsection (1).	7 8
Maximum penalty for subsection (2)-200 penalty units or 2 years imprisonment.	9 10
Bribery	11
<b>158.(1)</b> A keno official must not ask for, receive or obtain, or agree to receive or obtain, any money, property or benefit of any kind for the official or another person for an improper purpose.	12 13 14
Maximum penalty—200 penalty units or 2 years imprisonment.	15
(2) A person must not give, confer or obtain, or promise or offer to give, confer or obtain, any money, property or benefit of any kind to, on or for a keno official or another person for an improper purpose.	16 17 18
Maximum penalty—200 penalty units or 2 years imprisonment.	19
(3) A keno official or other person does an act mentioned in subsection (1) or (2) for an improper purpose if the official or other person does the act—	20 21 22
<ul> <li>(a) for the official to forego or neglect the official's functions under this Act, or to influence the official in the performance of the official's functions under this Act; or</li> </ul>	23 24 25
(b) because of anything already done or omitted to be done, or to be afterwards done or omitted to be done, by the official in the performance of the official's functions under this Act; or	26 27 28
(c) for the official to use, or take advantage of, the official's office improperly to gain a benefit or advantage for, or facilitate the	29 30

	con	mission of an offence by—	1
	(i)	if the act is done by the official-another person; or	2
	(ii)	if the act is done by another person—that person or another person	3 4
		person.	4
Keno ga	ming	g by licensed keno or casino employees	5
-		icensed keno employee must not, while carrying out functions conduct of approved keno games, take part in keno gaming.	6 7
Maximu	n pei	halty—40 penalty units.	8
	g of t	sed casino employee directly involved in the draw for, or the the results of, an approved keno game in a casino must not e game.	9 10 11
Maximu	n pei	nalty—40 penalty units.	12
		on is not eligible to win a prize for an approved keno game if prohibited under subsection (1) or (2) from taking part in the	13 14
game.			15
Key offic	cials		16
<b>160.(1</b> official.	) Th	e chief executive may declare a keno official to be a key	17 18
( <b>2</b> ) Th	e chi	ef executive may direct a key official—	19
(a)	not	to take part in keno gaming; or	20
(b)		to take part in keno gaming except in stated circumstances or stated purposes; or	21 22
(c)		to have a financial relationship with an authorised keno rator.	23 24
( <b>3</b> ) A c	decla	ration or direction—	25
(a)		t be made or given by written notice given to the keno cial; and	26 27
(b)	•	only be made or given if the chief executive considers it is ropriate to take the action in the public interest.	28 29

Keno ga	ming by key officials	1
	key official must not take part in keno gaming in contravention of n given to the official by the chief executive.	2 3
Maximu	m penalty—40 penalty units.	4
Relation	ship of key officials with authorised keno operators	5
direction	) This section applies only to a key official who has been given a by the chief executive not to have a financial relationship with an d keno operator.	6 7 8
( <b>2</b> ) A	key official must not—	9
(a)	accept or solicit employment from an authorised keno operator; or	10 11
(b)	be an employee in any capacity of an authorised keno operator; or	12
(c)	knowingly have, directly or indirectly—	13
	(i) a business or financial association with an authorised keno operator; or	14 15
	<ul> <li>(ii) a business or financial interest in something together with an authorised keno operator.</li> </ul>	16 17
Maximu	m penalty—40 penalty units.	18
	person must not, for 1 year after ceasing to be a key official, he chief executive's approval—	19 20
(a)	accept or solicit employment from an authorised keno operator; or	21 22
(b)	be an employee in any capacity of an authorised keno operator; or	23
(c)	knowingly have, directly or indirectly—	24
	(i) a business or financial association with an authorised keno operator; or	25 26
	<ul> <li>(ii) a business or financial interest in something together with an authorised keno operator.</li> </ul>	27 28
Maximu	m penalty for subsection (3)—40 penalty units.	29

Maximum penalty for subsection (3)—40 penalty units.

Relationship of key officials with prospective keno licensees	1
<b>163.(1)</b> This section applies if a key official knowingly has, directly or indirectly—	2 3
<ul> <li>(a) a business or financial association with another person who is a prospective keno licensee; or</li> </ul>	4 5
(b) a business or financial interest in something together with another person who is a prospective keno licensee.	6 7
(2) However, this section applies only if the key official has been given a direction by the chief executive not to have a financial relationship with an authorised keno operator.	8 9 10
(3) Immediately after the key official becomes aware that the other person is a prospective keno licensee, the official must give written notice of the official's association or interest to the chief executive.	11 12 13
Maximum penalty—40 penalty units.	14
(4) The chief executive may, by written notice given to the key official, direct the official to end the association, or give up the interest, within the time stated in the notice.	15 16 17
(5) However, the chief executive may give the direction only if the chief executive considers it is appropriate to take the action in the public interest.	18 19
(6) A key official to whom a direction is given must comply with the direction within the time stated in the notice.	20 21
Maximum penalty—40 penalty units.	22
(7) In this section—	23
<b>"prospective keno licensee"</b> means a person who has entered into a keno agreement with the intention of becoming a keno licensee but to whom a keno licence has not yet been issued.	24 25 26
Relationship of authorised keno operators with key officials	27
<b>164.(1)</b> This section applies only to a key official who has been given a direction by the chief executive not to have a financial relationship with an authorised keno operator.	28 29 30
(2) Also, this section applies only if the authorised keno operator knows,	31

U	reasonably to know, that the key official is a key official to whom on applies.	1 2
( <b>3</b> ) Th	e authorised keno operator must not—	3
(a)	employ in any capacity, or have as an employee, the key official; or	4 5
(b)	knowingly have, directly or indirectly—	6
	(i) a business or financial association with the key official; or	7
	(ii) a business or financial interest in something together with the key official.	8 9
Maximu	m penalty—40 penalty units.	10
	e authorised keno operator must not, for 1 year after the person be a key official, without the chief executive's approval—	11 12
(a)	employ the person in any capacity; or	13
(b)	have the person as an employee; or	14
(c)	knowingly have, directly or indirectly—	15
	(i) a business or financial association with the person; or	16
	(ii) a business or financial interest in something together with the person.	17 18
Maximu	m penalty for subsection (4)—40 penalty units.	19
Keno ga	ming by minors	20
<b>165.</b> A	minor must not take part in keno gaming.	21
Maximu	m penalty—10 penalty units.	22
Allowing	g minors to take part in keno gaming	23
	) A person involved in the conduct of an approved keno game (an <b>d person''</b> ) must not—	24 25
(a)	accept a completed entry form or subscription for the game from a minor; or	26 27
(b)	issue a keno ticket for the game to a minor; or	28

(c) otherwise allow a minor to take part in keno gaming.	1
Maximum penalty—20 penalty units.	2
(2) If an involved person suspects a person attempting to take part in keno gaming is a minor, the involved person may ask the person to give the involved person acceptable evidence of the person's age.	3 4 5
(3) If a person is asked to give acceptable evidence of the person's age, the person must not—	6 7
(a) further attempt to take part in keno gaming without giving acceptable evidence; or	8 9
(b) give acceptable evidence that is false or misleading in a material particular.	10 11
Maximum penalty—20 penalty units.	12
(4) In a prosecution for an offence against subsection (1), it is a defence to prove that—	13 14
(a) the defendant had no reason to believe, and did not believe, that the person whose age is material to the offence was a minor; or	15 16
(b) at the time of the contravention constituting the offence, the defendant had obtained from the person whose age is material to the offence acceptable evidence of the person's age indicating the person was an adult.	17 18 19 20
(5) In the application of a defence on the ground mentioned in subsection $(4)(a)$ , the operation of the Criminal Code, section $24^8$ is excluded.	21 22 23
(6) In this section, a reference to acceptable evidence of a person's age is a reference to a document that is acceptable evidence of the person's age for the <i>Liquor Act 1992</i> .9	24 25 26

<sup>&</sup>lt;sup>8</sup> Criminal Code, section 24 (Mistake of fact)

<sup>&</sup>lt;sup>9</sup> See *Liquor Act 1992*, section 6 (Acceptable evidence of age).

PART 9—INVESTIGATION AND ENFORCEMENT	1
Division 1—Inspectors	2
Persons who are inspectors	3
<b>167.</b> A person who is an inspector under a Gaming Act is an inspector for this Act.	4 5
Powers	6
<b>168.(1)</b> For this Act, an inspector has the powers given under this Act.	7
(2) An inspector is subject to the directions of the chief executive in exercising the powers.	8 9
(3) An inspector's powers may be limited—	10
(a) under a regulation; or	11
(b) by written notice given by the chief executive to the inspector.	12
Term of office	13
<b>169.</b> An inspector ceases to hold office if the inspector is no longer an inspector under at least 1 Gaming Act.	14 15
Identity cards	16
<b>170.(1)</b> An inspector must have an identity card.	17
(2) An inspector's identity card is the identity card given to the person as an inspector under a Gaming Act.	18 19
(3) The identity card must identify the person as an inspector for this Act.	20
Production or display of identity card	21
<b>171.(1)</b> An inspector may exercise a power in relation to someone else (the " <b>other person</b> ") only if the inspector—	22 23

(b) has the identity card displayed so it is clearly visible to the other person.

(2) However, if for any reason it is not practicable to comply with subsection (1) before exercising the power, the inspector must produce the identity card for the other person's inspection at the first reasonable opportunity.

Division	2—Powers	of inspectors	ç
Division	2-1 Uwers (		

Subdivision 1—Power to enter places	10
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Entry wi	ithout consent or warrant	11
172. A enter—	an inspector may, without the occupier's consent or a warrant,	12 13
(a)	a public place; or	14
(b)	a keno gaming place when—	15
	(i) approved keno games, or parts of approved keno games, are being conducted at the place; or	16 17
	<ul><li>(ii) the place is open for conducting approved keno games, or parts of approved keno games; or</li></ul>	18 19
	(iii) the place is open for carrying on business; or	20
	(iv) the place is otherwise open for entry; or	21
(c)	the land around premises to ask its occupier for consent to enter the premises.	22 23
Entry wi	ith consent or warrant	24
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**173.** Unless an inspector is authorised to enter a place under section 172,25an inspector may enter a place only if—26

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(a)	its occupier consents to the entry; or	1
(b)	the entry is authorised by a warrant.	2
	Subdivision 2—Consents and warrants for entry	3
Consent	to entry	4
	) This section applies if an inspector intends to ask an occupier of a consent to the inspector or another inspector entering the place. <sup>10</sup>	5 6
( <b>2</b> ) Be	fore asking for the consent, the inspector must tell the occupier—	7
(a)	the purpose of the entry; and	8
(b)	that the occupier is not required to consent.	9
	he consent is given, the inspector may ask the occupier to sign an edgment of the consent (a <b>"consent acknowledgment"</b> ).	10 11
( <b>4</b> ) Th	e acknowledgment must state—	12
(a)	the occupier was told—	13
	(i) the purpose of the entry; and	14
	(ii) that the occupier is not required to consent; and	15
(b)	the purpose of the entry; and	16
(c)	the occupier gives the inspector consent to enter the place and exercise powers under this part; and	17 18
(d)	the time and date the consent was given.	19
(5) If the occupier signs a consent acknowledgment, the inspector must promptly give a copy to the occupier.		20 21
Evidence	e of consent	22
175.(1	) Subsection (2) applies if—	23
(a)	an issue arises in a court proceeding whether the occupier of a place consented to an inspector entering the place under this part;	24 25

<sup>&</sup>lt;sup>10</sup> This section does not apply if entry is authorised by section 172 or 173(b).

	and	1
(b)	a consent acknowledgment is not produced in evidence for the entry; and	2 3
(c)	it is not proved the occupier consented to the entry.	4
( <b>2</b> ) Th	e court may presume the occupier did not consent.	5
Applicat	ion for warrant	б
176.(1	) An inspector may apply to a magistrate for a warrant for a place.	7
(2) Th warrant i	e application must be sworn and state the grounds on which the s sought.	8 9
inspector	ne magistrate may refuse to consider the application until the r gives the magistrate all the information the magistrate requires application in the way the magistrate requires.	10 11 12
Example—		13
	agistrate may require additional information supporting the application to y statutory declaration.	14 15
Issue of	warrant	16
	) The magistrate may issue a warrant only if the magistrate is there are reasonable grounds for suspecting—	17 18
(a)	there is a particular thing or activity (the <b>"evidence"</b> ) that may provide evidence of an offence against this Act; and	19 20
(b)	the evidence is at the place, or may be at the place within the next 7 days.	21 22
( <b>2</b> ) Th	e warrant must state—	23
(a)	that a stated inspector may, with necessary and reasonable help and force, enter the place and exercise the inspector's powers under this part; and	24 25 26
(b)	the offence for which the warrant is sought; and	27
(c)	the evidence that may be seized under the warrant; and	28
(d)	the hours of the day or night when the place may be entered; and	29

(e)	the date, within 14 days after the warrant's issue, the warrant ends.	1 2
Special v	warrants	3
phone, f	) An inspector may apply for a warrant (a <b>"special warrant"</b> ) by fax, radio or another form of communication if the inspector is it necessary because of—	4 5 6
(a)	urgent circumstances; or	7
(b)	other special circumstances, including, for example, the inspector's remote location.	8 9
	efore applying for the warrant, the inspector must prepare an on stating the grounds on which the warrant is sought.	10 11
( <b>3</b> ) Th sworn.	e inspector may apply for the warrant before the application is	12 13
	ter issuing the warrant, the magistrate must promptly fax a copy to ctor if it is reasonably practicable to fax the copy.	14 15
( <b>5</b> ) If i	t is not reasonably practicable to fax a copy to the inspector—	16
(a)	the magistrate must tell the inspector—	17
	(i) what the terms of the warrant are; and	18
	(ii) the date and time the warrant was issued; and	19
(b)	the inspector must complete a form of warrant (a "warrant form") and write on it—	20 21
	(i) the magistrate's name; and	22
	(ii) the date and time the magistrate issued the warrant; and	23
	(iii) the terms of the warrant.	24
inspector	e facsimile warrant, or the warrant form properly completed by the c, authorises the entry and the exercise of the other powers stated in ant issued by the magistrate.	25 26 27
(7) Th magistrat	e inspector must, at the first reasonable opportunity, send to the te-	28 29
(a)	the sworn application; and	30

(b)	if the inspector completed a warrant form—the completed warrant form.	1 2
(8) On warrant.	receiving the documents, the magistrate must attach them to the	3 4
Evidence	e about special warrants	5
<b>179.(1</b> )	Subsection (2) applies if—	6
(a)	an issue arises in a court proceeding whether a power exercised by an inspector was not authorised by a special warrant; and	7 8
(b)	the warrant is not produced in evidence.	9
	e court must presume the exercise of the power was not authorised ial warrant, unless the contrary is proved.	10 11
	Subdivision 3—General powers	12
General	powers after entering places	13
<b>180.(1</b> )	This section applies to an inspector who enters a place.	14
to enter p	wever, if an inspector enters a place to get the occupier's consent remises, this section applies to the inspector only if the consent is he entry is otherwise authorised.	15 16 17
( <b>3</b> ) For may—	monitoring or enforcing compliance with this Act, the inspector	18 19
(a)	search any part of the place; or	20
(b)	inspect, measure, test, photograph or film any part of the place or anything at the place; or	21 22
(c)	take a thing, or a sample of or from a thing, at the place for analysis or testing; or	23 24
(d)	copy a document at the place; or	25
(e)	for a keno gaming place—access, electronically or in another way, a system used at the place for conducting approved keno games, or administrative purposes related to the conduct of	26 27 28

approved keno games; or

- take into or onto the place any persons, equipment and materials (f) the inspector reasonably requires for exercising a power under this part; or
- (g) require the occupier of the place, or a person at the place, to give the inspector reasonable help to exercise the inspector's powers under paragraphs (a) to (f); or
- (h) require the occupier of the place, or a person at the place, to give the inspector information to help the inspector ascertain whether this Act is being complied with.

(4) When making a requirement mentioned in subsection (3)(g) or (h), 11 the inspector must warn the person it is an offence to fail to comply with the 12 requirement, unless the person has a reasonable excuse. 13

# **Failure to help inspector**

under **181.(1)** A person required to give reasonable help 15 section 180(3)(g) must comply with the requirement, unless the person has a reasonable excuse. 17

Maximum penalty-40 penalty units.

(2) If the requirement is to be complied with by the person giving 19 information, or producing a document (other than a document required to 20 be kept by the person under this Act), it is a reasonable excuse for the 21 person to fail to comply with the requirement, if complying with the 22 requirement might tend to incriminate the person. 23

#### Failure to give information

**182.(1)** A person of whom a requirement is made under section 180(3)(h) must comply with the requirement, unless the person has a reasonable excuse.

Maximum penalty—40 penalty units.

(2) It is a reasonable excuse for the person to fail to comply with the 29 requirement if complying with the requirement might tend to incriminate 30 the person. 31

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**Role of police officers** 

183.(1) An inspector may ask a police officer to help the inspector in the

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exercise of	of a power under this part.
	e police officer must give the inspector the reasonable help the requires, if it is practicable to give the help.
	Subdivision 4—Power to seize evidence
Seizing e	vidence at keno gaming places
seize a th	In inspector who enters a keno gaming place under this part may ning at the place if the inspector reasonably believes the thing is of an offence against this Act.
Seizing e	vidence at places other than keno gaming places
	) This section applies if an inspector enters a place under this part lace is not a keno gaming place.
	the inspector enters the place with the occupier's consent, the may seize a thing at the place if—
(a)	the inspector reasonably believes the thing is evidence of an offence against this Act; and
(b)	seizure of the thing is consistent with the purpose of entry as told to the occupier when asking for the occupier's consent.
	the inspector enters the place with a warrant, the inspector may evidence for which the warrant was issued.
	e inspector also may seize anything else at the place if the inspector y believes—
(a)	the thing is evidence of an offence against this Act; and
(b)	the seizure is necessary to prevent the thing being—
	(i) hidden, lost or destroyed; or

- (ii) used to continue, or repeat, the offence. 27
- (5) Also, the inspector may seize a thing at the place if the inspector 28

reasonably believes it has just been used in committing an offence against this Act.		1 2
Securing	g seized things	3
<b>186.</b> H	laving seized a thing, an inspector may—	4
(a)	move the thing from the place where it was seized (the <b>"place of seizure"</b> ); or	5 6
(b)	leave the thing at the place of seizure but take reasonable action to restrict access to it.	7 8
Example o	f restricting access to a thing—	9
1. Seali	ng a thing and marking it to show access to it is restricted.	10
	ing the entrance to a room where the seized thing is situated and marking access to it is restricted.	11 12
Tamper	ing with seized things	13
tamper, o	f an inspector restricts access to a seized thing, a person must not or attempt to tamper, with the thing, or something restricting access ng, without an inspector's approval.	14 15 16
Maximu	m penalty—40 penalty units.	17
Dowored	to support soizuro	18
	to support seizure	
	) To enable a thing to be seized, an inspector may require the control of it—	19 20
(a)	to take it to a stated reasonable place by a stated reasonable time; and	21 22
(b)	if necessary, to remain in control of it at the stated place for a reasonable time.	23 24
( <b>2</b> ) Th	e requirement—	25
(a)	must be made by notice in the approved form; or	26
(b)	if for any reason it is not practicable to give the notice, may be made orally and confirmed by notice in the approved form as	27 28

soon as practicable.

(3) A person of whom a requirement is made must comply with the requirement, unless the person has a reasonable excuse.

Maximum penalty—40 penalty units.

(4) A further requirement may be made under this section about the same thing if it is necessary and reasonable to make the further requirement.

### **Receipt for seized things**

**189.(1)** As soon as practicable after an inspector seizes a thing, the inspector must give a receipt for it to the person from whom it was seized.

(2) However, if for any reason it is not practicable to comply with
subsection (1), the inspector must leave the receipt at the place of seizure in
a conspicuous position and in a reasonably secure way.

(3) The receipt must describe generally each thing seized and its condition.

(4) This section does not apply to a thing if it is impracticable or would
be unreasonable to give the receipt (given the thing's nature, condition and
16 value).

Forfeiture of seized things 190.(1) A seized thing is forfeited to the Crown if the inspector who seized the thing—		18
		19 20
(a)	cannot find its owner, after making reasonable inquiries; or	21
(b)	cannot return it to its owner, after making reasonable efforts; or	22
(c)	reasonably believes it is necessary to retain the thing to prevent it being used to commit an offence against this Act.	23 24
( <b>2</b> ) In a	pplying subsection (1)—	25
(a)	subsection (1)(a) does not require the inspector to make inquiries if it would be unreasonable to make inquiries to find the owner; and	26 27 28
(b)	subsection (1)(b) does not require the inspector to make efforts if	29

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	it wo own	ould be unreasonable to make efforts to return the thing to its er.	1 2
		spector decides to forfeit a thing under subsection (1)(c), the tell the owner of the decision by written notice.	3 4
( <b>4</b> ) Su	bsecti	on (3) does not apply if—	5
(a)		inspector cannot find the owner, after making reasonable iries; or	6 7
(b)	it is	impracticable or would be unreasonable to give the notice.	8
(5) Th	e noti	ce must state—	9
(a)	the 1	easons for the decision; and	10
(b)		the owner may appeal against the decision to a Magistrates rt within 28 days; and	11 12
(c)	how	the appeal may be made; and	13
(d)		the owner may apply for a stay of the decision if the owner eals against the decision.	14 15
(6) Re	gard	must be had to a thing's nature, condition and value—	16
(a)	in de	eciding—	17
	(i)	whether it is reasonable to make inquiries or efforts; and	18
	(ii)	if making inquiries or efforts—what inquiries or efforts are reasonable; or	19 20
(b)	in de a thi	eciding whether it would be unreasonable to give notice about ng.	21 22
Return o	of seiz	zed things	23
<b>191.(1</b> it to its o		seized thing has not been forfeited, the inspector must return	24 25
(a)	at th	e end of 6 months; or	26
(b)	6 m	proceeding for an offence involving the thing is started within onths—at the end of the proceeding and any appeal from the eeding.	27 28 29

(2) Despite subsection (1), unless the thing has been forfeited, the inspector must promptly return a thing seized as evidence to its owner if the inspector stops being satisfied its continued retention as evidence is necessary.	1 2 3 4
Access to seized things	5
<b>192.(1)</b> Until a seized thing is forfeited or returned, an inspector must allow its owner to inspect it and, if it is a document, to copy it.	6 7
(2) Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	8 9
Subdivision 5—Power to give directions to stop using things	10
Direction to stop using thing	11
<b>193.(1)</b> This section applies if an inspector reasonably believes—	12
(a) a thing used in the conduct of approved keno games is unsatisfactory for the purpose for which it is used; and	13 14
(b) the continued use of the thing may—	15
(i) jeopardise the integrity of the conduct of approved keno games; or	16 17
(ii) adversely affect the public interest.	18
(2) The inspector may direct the person who has, or reasonably appears to have, authority to exercise control over the thing to stop using the thing, or allowing the thing to be used, in the conduct of approved keno games.	19 20 21
Requirements about stop directions	22
<b>194.(1)</b> A direction given to a person under section 193 (a "stop direction") may be given orally or by written notice (a "stop notice").	23 24
(2) However, if the direction is given orally, it must be confirmed by written notice (also a " <b>stop notice</b> ") given to the person as soon as practicable.	25 26 27

(3) A stop direction may be given for a thing at a place occupied by an authorised keno operator or another person involved in the conduct of an approved keno game.		
(4) A stop direction does not apply to a use of the thing carried out for repairing or testing the thing.	4 5	
(5) A stop notice must state—	6	
(a) the grounds on which the inspector believes the thing is unsatisfactory; and	7 8	
(b) the circumstances (if any) under which the stop direction may be cancelled.	9 10	
Failure to comply with stop direction	11	
<b>195.</b> A person to whom a stop direction is given must comply with the direction.	12 13	
Maximum penalty—40 penalty units.	14	
Subdivision 6—Power to obtain information	15	
Power to require name and address	16	
<b>196.(1)</b> This section applies if—	17	
(a) an inspector finds a person committing an offence against this Act; or	18 19	
(b) an inspector finds a person in circumstances that lead, or has information that leads, the inspector to reasonably suspect the person has just committed an offence against this Act.	20 21 22	
(2) The inspector may require the person to state the person's name and residential address.	23 24	
(3) When making the requirement, the inspector must warn the person it is an offence to fail to state the person's name or residential address, unless the person has a reasonable excuse.	25 26 27	
(4) The inspector may require the person to give evidence of the correctness of the stated name or residential address if the inspector	28 29	

reasonabl	y suspects the stated name or address is false.	1
	thout limiting section 183, <sup>11</sup> an inspector may ask a police officer	2
to help w	ith the enforcement of this section.	3
	requirement under subsection (2) or (4) is called a <b>"personal</b> equirement".	4 5
Failure t	o give name or address	6
	A person of whom a personal details requirement is made must with the requirement, unless the person has a reasonable excuse.	7 8
Maximur	n penalty—40 penalty units.	9
(2) A p	person does not commit an offence against subsection (1) if—	10
(a)	the person was required to state the person's name and residential address by an inspector who suspected the person had committed an offence against this Act; and	11 12 13
(b)	the person is not proved to have committed the offence.	14
Steps pol	lice officer may take for failure to give name and address	15
	a police officer may take the following steps if a person fails to with a personal details requirement—	16 17
(a)	the police officer may ask the person whether the person has a reasonable excuse for not complying with the requirement;	18 19
(b)	if the person gives an excuse, the police officer may ask for details or further details of the excuse;	20 21
(c)	if the person does not answer the question or gives an excuse the police officer reasonably believes is not a reasonable excuse, the officer may—	22 23 24
	(i) tell the person that the officer is considering arresting the person for failing to comply with the requirement; and	25 26
	(ii) require the person to state the person's name and residential address (or, if the person has no residential address, an	27 28

<sup>&</sup>lt;sup>11</sup> Section 183 (Role of police officers)

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address at which the person can most likely be contacted); and

- (iii) if the officer reasonably suspects a stated name or address is false-require the person to give evidence of the correctness of the stated name or address:
- (d) the police officer may arrest the person without a warrant if the officer reasonably believes-
  - (i) the person has not complied with a requirement of the officer under paragraph (c)(ii) or (iii); and
  - (ii) proceedings by way of complaint and summons against the 10 person for an offence against section 197 would be 11 ineffective. 12

# Power to require production of documents

199.(1) An inspector may require a person to make available for 14 inspection by an inspector, or produce to the inspector for inspection, at a 15 reasonable time and place nominated by the inspector-16

- (a) a document issued to the person under this Act; or
- (b) a document required to be kept by the person under this Act; or
- (c) if the person is a keno licensee—a document kept by the person 19 about the conduct of keno games by the licensee under the keno 20 licence: or 21
- (d) if the person is an appointed agent-a document kept by the person about the conduct of keno games by the principal keno licensee. 24
- (2) The inspector may keep the document to copy it.

(3) If the inspector copies the document, or an entry in the document, the inspector may require the person responsible for keeping the document to certify the copy as a true copy of the document or entry.

(4) The inspector must return the document to the person as soon as 29 practicable after copying it. 30

(5) However, if a requirement (a "document certification 31 requirement") is made of a person under subsection (3), the inspector may 32

s 202

keep the document until the person complies with the requirement.	1
(6) A requirement under subsection (1) is called a "document production requirement".	2 3
Failure to produce document	4
<b>200.(1)</b> A person of whom a document production requirement is made must comply with the requirement, unless the person has a reasonable excuse.	5 6 7
Maximum penalty—40 penalty units.	8
(2) It is a reasonable excuse for a person not to comply with a document production requirement if complying with the requirement might tend to incriminate the person.	9 10 11
Failure to certify copy of document	12
<b>201.</b> A person of whom a document certification requirement is made must comply with the requirement, unless the person has a reasonable excuse.	
Maximum penalty—40 penalty units.	16
Power to require attendance of persons	17
<b>202.(1)</b> An inspector may require a person, or an executive officer of a corporation, of whom a document production requirement has been made to attend before the inspector to answer questions or give information about the document to which the document production requirement relates.	18 19 20 21
(2) An inspector may require any of the following persons to attend before the inspector to answer questions or give information about the operations of a keno licensee conducted under the keno licence—	22 23 24
(a) the licensee or, if the licensee is a corporation, an executive officer of the licensee;	25 26
(b) a licensed keno employee employed by the licensee;	27
(c) an appointed agent for whom the licensee is the principal keno licensee or, if the appointed agent is a corporation, an executive	28 29

	officer of the agent;	1
(d)	an employee of an appointed agent mentioned in paragraph (c);	2
(e)	another person associated with the operation or management of the operations of—	3 4
	(i) the licensee; or	5
	(ii) an appointed agent mentioned in paragraph (c).	6
before th	in inspector may require any of the following persons to attend the inspector to answer questions or give information about an d agent's operations—	7 8 9
(a)	the agent or, if the agent is a corporation, an executive officer of the agent;	10 11
(b)	an employee of the agent;	12
(c)	the principal keno licensee or, if the licensee is a corporation, an executive officer of the licensee;	13 14
(d)	another person associated with the operation or management of the operations of—	15 16
	(i) the agent; or	17
	(ii) the principal keno licensee.	18
( <b>4</b> ) A 1	requirement made of a person under this section must—	19
(a)	be made by written notice given to the person; and	20
(b)	state a reasonable time and place for the person's attendance.	21
is an offe	nen making the requirement, the inspector must warn the person it ence to fail to comply with the requirement, unless the person has a le excuse.	22 23 24
Failure (	to comply with requirement about attendance	25
	) A person of whom a requirement is made under section 202 unless the person has a reasonable excuse—	26 27
(a)	fail to attend before the inspector at the time and place stated in the notice imposing the requirement; or	28 29

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(b)	when attending before the inspector—	1
	(i) fail to comply with a requirement to answer a question or give information; or	2 3
	(ii) state anything the person knows is false or misleading in a material particular.	4 5
Maximur	n penalty—40 penalty units.	6
requirem	is a reasonable excuse for a person to fail to comply with a ent to answer a question or give information if complying with the ent might tend to incriminate the person.	7 8 9
Power to	require financial records	10
	This section applies to a person who is the manager or other officer at a place of business of a financial institution at which—	11 12
(a)	a keno licensee keeps an account in relation to the licensee's operations under the keno licence; or	13 14
(b)	an appointed agent keeps an account in relation to the agent's operations.	15 16
	inspector may, by written notice given to the person, require the give to the inspector, within the time (not less than 7 days) stated ce—	17 18 19
(a)	a statement of account for the account; or	20
(b)	copies of cheques or other records relevant to the account; or	21
(c)	other particulars or documents relevant to the account stated in the notice.	22 23
	inspector may make a requirement under subsection (2) (a <b>l records requirement''</b> ) only with the written approval of the putive.	24 25 26
Effect of	compliance with financial records requirement	27
	No liability attaches to a person who is the manager or other officer at a place of business of a financial institution for any	28 29

breach of trust or other reason, merely because the person complies with a

s 204

financial	records requirement.	1
	liability attaches to a financial institution, for any breach of trust or	2
	son, merely because a person who is the manager or other principal	3
	t a place of business of the institution complies with a financial equirement.	4 5
iecolus l	equitement.	5
Failure	o comply with financial records requirement	6
<b>206.</b> A	A person of whom a financial records requirement is made must	7
	with the requirement within the time stated in the relevant notice,	8
unless th	e person has a reasonable excuse.	9
Maximu	n penalty—40 penalty units.	10
	Division 3—Powers of Minister	11
Directio	n about management practices	12
207.(1	) This section applies if the Minister reasonably believes—	13
(a)	the management, supervision or control of a part of a keno	14
	licensee's or appointed agent's operations (the <b>"management</b>	15
	practice") is unsatisfactory; and	16
(b)	the management practice may result in—	17
	(i) the integrity of the conduct of keno games by the keno licensee under the keno licence being jeopardised; or	18 19
	(ii) the public interest being affected adversely.	20
	e Minister may direct the keno licensee or appointed agent to stop,	21
or change	e, the management practice.	22
( <b>3</b> ) Th	e direction must—	23
(a)	be in writing; and	24
(b)	state the grounds on which the Minister believes the management practice is unsatisfactory; and	25 26
(c)	if the direction is to change the management practice—clearly describe how the practice is required to be changed; and	27 28

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(d) state when the person is required to comply with the direction.	1
(4) A person to whom a direction is given must comply with the direction, unless the person has a reasonable excuse.	2 3
Maximum penalty for subsection (4)—40 penalty units.	4
<b>Division 4—General enforcement matters</b>	5
Forfeiture on conviction	6
<b>208.(1)</b> On the conviction of a person for an offence against this Act, the court may order the forfeiture to the Crown of—	7 8
(a) anything used to commit the offence; or	9
(b) anything else the subject of the offence.	10
(2) The court may make the order—	11
(a) whether or not the thing has been seized; and	12
(b) if the thing has been seized—whether or not the thing has been returned to its owner.	13 14
(3) The court may make any order to enforce the forfeiture it considers appropriate.	15 16
(4) This section does not limit the court's powers under the <i>Penalties</i> and Sentences Act 1992 or another law.	17 18
Dealing with forfeited things	19
<b>209.(1)</b> On the forfeiture of a thing to the Crown, the thing becomes the Crown's property and may be dealt with by the chief executive as the chief executive considers appropriate.	20 21 22
(2) Without limiting subsection (1), the chief executive may destroy the thing.	23 24
Notice of damage	25

**210.(1)** This section applies if—

s 211		110 Keno		s 211
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(a) an inspector damages something when exercising or purporting to exercise a power; or

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(b) a person (the "**other person**") acting under the direction of an inspector damages something.

(2) The inspector must promptly give written notice of particulars of the damage to the person who appears to the inspector to be the owner of the thing.

(3) If the inspector believes the damage was caused by a latent defect in the thing or circumstances beyond the inspector's or other person's control, the inspector may state it in the notice.

(4) If, for any reason, it is impracticable to comply with subsection (2), the inspector must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.

(5) This section does not apply to damage the inspector reasonably believes is trivial.

(6) In this section—

"owner", of a thing, includes the person in possession or control of it.

### Compensation

**211.(1)** A person may claim compensation from the Crown if the person19incurs loss or expense because of the exercise or purported exercise of a20power under any of the following subdivisions of division 212\_\_\_\_\_21

• subdivision 1 (Power to enter places)	22
• subdivision 3 (General powers)	23
• subdivision 4 (Power to seize evidence)	24
• subdivision 6 (Power to obtain information).	25
(2) Without limiting subsection (1), compensation may be claimed for	26

loss or expense incurred in complying with a requirement made of the person under the subdivision. 28

(3) Compensation may be claimed and ordered in a proceeding—

<sup>&</sup>lt;sup>12</sup> Division 2 (Powers of inspectors)

s 212	111	s 213
	Keno	
(a)	brought in a court with jurisdiction for the recovery of	f the amount

(b)	for	an	offence	against	this	Act	brought	against	the	person	
	clai	min	g comper	nsation.							

(4) A court may order compensation to be paid only if it is satisfied it is just to make the order in the circumstances of the particular case.

of compensation claimed; or

(5) A regulation may prescribe matters that may, or must, be taken into account by the court when considering whether it is just to make the order.

Protecting officials from liability	9
<b>212.(1)</b> In this section—	10
"official" means—	11
(a) the Minister; or	12
(b) the chief executive; or	13
(c) an inspector; or	14
(d) a person acting under the direction of an inspector.	15
(2) An official is not civilly liable for an act done, or omission made, honestly and without negligence under this Act.	16 17
(3) If subsection (2) prevents a civil liability attaching to an official, the liability attaches instead to the Crown.	18 19
<b>Division 5—General enforcement offences</b>	20
False or misleading statements	21
<b>213.(1)</b> A person must not state anything to an inspector the person knows is false or misleading in a material particular.	22 23
Maximum penalty—40 penalty units.	24
(2) It is enough for a complaint against a person for an offence against subsection (1) to state that the statement made was false or misleading to the person's knowledge.	25 26 27

False, misleading or incomplete documents	1
<b>214.(1)</b> A person must not give an inspector a document containing information the person knows is false, misleading or incomplete in a material particular.	2 3 4
Maximum penalty—40 penalty units.	5
(2) Subsection (1) does not apply to a person if the person, when giving the document—	6 7
(a) tells the inspector, to the best of the person's ability, how it is false, misleading or incomplete; and	8 9
(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	10 11
(3) Also, a person must not make an entry in a document required or permitted to be made or kept under this Act knowing the entry to be false, misleading or incomplete in a material particular.	12 13 14
Maximum penalty—40 penalty units.	15
(4) It is enough for a complaint against a person for an offence against subsection (1) or (3) to state that the document or entry was false, misleading or incomplete to the person's knowledge.	16 17 18
Obstructing inspectors	19
<b>215.(1)</b> A person must not obstruct an inspector in the exercise of a power, unless the person has a reasonable excuse for the obstruction.	20 21
Maximum penalty—40 penalty units.	22
(2) If a person has obstructed an inspector and the inspector decides to proceed with the exercise of the power, the inspector must warn the person that—	23 24 25
(a) it is an offence to obstruct the inspector, unless the person has a reasonable excuse; and	26 27
(b) the inspector considers the person's conduct is an obstruction.	28
(3) If, after an inspector has warned the person, the person continues with the conduct or repeats the conduct, the inspector may ask a police	29 30

officer to	help with the enforcement of this section.	1
(4) Sub	osection (3) does not limit section 183. <sup>13</sup>	2
Steps pol	ice officer may take for obstruction	3
	a police officer may take the following steps if a person has d an inspector—	4 5
(a)	the police officer may ask the person whether the person has a reasonable excuse for the conduct;	6 7
(b)	if the person gives an excuse, the police officer may ask for details or further details of the excuse;	8 9
(c)	if the person does not answer the question or gives an excuse the police officer reasonably believes is not a reasonable excuse, the officer may—	10 11 12
	(i) tell the person that the officer is considering arresting the person for obstruction; and	13 14
	(ii) require the person to stop, or not repeat, the conduct;	15
(d)	the police officer may arrest the person without a warrant if the officer reasonably believes—	16 17
	(i) the person has not complied with a requirement of the officer under paragraph (c)(ii); and	18 19
	<ul> <li>(ii) proceedings by way of complaint and summons against the person for an offence against section 215 would be ineffective.</li> </ul>	20 21 22

<sup>&</sup>lt;sup>13</sup> Section 183 (Role of police officers)

	PART 10—LEGAL PROCEEDINGS	1
	Division 1—Evidence	2
Applicat	ion of division	3
<b>217.</b> T	his division applies to a proceeding under this Act.	4
Appoint	ments and authority	5
<b>218.</b> It	is not necessary to prove—	6
(a)	the chief executive's appointment; or	7
(b)	an inspector's appointment under a Gaming Act; or	8
(c)	the authority of the chief executive or an inspector to do anything under this Act.	9 10
Signatur	es	11
	signature purporting to be the signature of the chief executive or etor is evidence of the signature it purports to be.	12 13
Evidenti	ary aids	14
	) A certificate purporting to be signed by the chief executive stating e following matters is evidence of the matter—	15 16
(a)	a stated document is one of the following things made, given, issued or kept under this Act—	17 18
	(i) an appointment, approval or decision;	19
	(ii) a notice, direction or requirement;	20
	(iii) a licence;	21
	(iv) a record, or an extract from a record;	22
(b)	a stated document is another document kept under this Act;	23

<ul> <li><i>Keno</i></li> <li>(c) a stated document is a copy of a thing mentioned in paragraph (a) or (b);</li> <li>(d) on a stated day, or during a stated period, a stated person was or was not the holder of a licence;</li> <li>(e) on a stated day, or during a stated period, a licence— <ul> <li>(i) was or was not in force; or</li> <li>(ii) was or was not subject to a stated condition;</li> </ul> </li> <li>(f) on a stated day, a licence was suspended for a stated period or cancelled;</li> <li>(g) on a stated day, or during a stated period, a stated appointment gaming Act) or stated approval was, or was not, in force for a stated person or thing;</li> <li>(h) on a stated day, a stated person was given a stated notice or direction under this Act;</li> <li>(i) a stated day, a stated requirement was made of a stated person and has not been paid;</li> <li>(k) anything else prescribed under a regulation.</li> </ul> 2) In this section— ence* means a keno licence or keno employee licence.	s 221	115 s 221
<ul> <li>or (b);</li> <li>(d) on a stated day, or during a stated period, a stated person was or was not the holder of a licence;</li> <li>(e) on a stated day, or during a stated period, a licence— <ul> <li>(i) was or was not in force; or</li> <li>(ii) was or was not subject to a stated condition;</li> </ul> </li> <li>(f) on a stated day, a licence was suspended for a stated period or cancelled;</li> <li>(g) on a stated day, or during a stated period, a stated appointment (including a person's appointment as an inspector under a Gaming Act) or stated approval was, or was not, in force for a stated person or thing;</li> <li>(h) on a stated day, a stated requirement was made of a stated person;</li> <li>(i) a stated amount is payable under this Act by a stated person and has not been paid;</li> <li>(k) anything else prescribed under a regulation.</li> </ul> 2) In this section— ence" means a keno licence or keno employee licence.		Keno
<ul> <li>was not the holder of a licence;</li> <li>(e) on a stated day, or during a stated period, a licence— <ul> <li>(i) was or was not in force; or</li> <li>(ii) was or was not subject to a stated condition;</li> </ul> </li> <li>(f) on a stated day, a licence was suspended for a stated period or cancelled;</li> <li>(g) on a stated day, or during a stated period, a stated appointment (including a person's appointment as an inspector under a Gaming Act) or stated approval was, or was not, in force for a stated person or thing;</li> <li>(h) on a stated day, a stated person was given a stated notice or direction under this Act;</li> <li>(i) on a stated day, a stated requirement was made of a stated person;</li> <li>(j) a stated amount is payable under this Act by a stated person and has not been paid;</li> <li>(k) anything else prescribed under a regulation.</li> </ul> 2) In this section— ence" means a keno licence or keno employee licence.	(c)	
<ul> <li>(i) was or was not in force; or</li> <li>(ii) was or was not subject to a stated condition;</li> <li>(f) on a stated day, a licence was suspended for a stated period or cancelled;</li> <li>(g) on a stated day, or during a stated period, a stated appointment (including a person's appointment as an inspector under a Gaming Act) or stated approval was, or was not, in force for a stated person or thing;</li> <li>(h) on a stated day, a stated person was given a stated notice or direction under this Act;</li> <li>(i) on a stated day, a stated requirement was made of a stated person;</li> <li>(j) a stated amount is payable under this Act by a stated person and has not been paid;</li> <li>(k) anything else prescribed under a regulation.</li> <li>2) In this section—</li> <li>ence" means a keno licence or keno employee licence.</li> </ul>	(d)	
<ul> <li>(ii) was or was not subject to a stated condition;</li> <li>(f) on a stated day, a licence was suspended for a stated period or cancelled;</li> <li>(g) on a stated day, or during a stated period, a stated appointment (including a person's appointment as an inspector under a Gaming Act) or stated approval was, or was not, in force for a stated person or thing;</li> <li>(h) on a stated day, a stated person was given a stated notice or direction under this Act;</li> <li>(i) on a stated day, a stated requirement was made of a stated person;</li> <li>(j) a stated amount is payable under this Act by a stated person and has not been paid;</li> <li>(k) anything else prescribed under a regulation.</li> <li>2) In this section—</li> </ul>	(e)	on a stated day, or during a stated period, a licence—
<ul> <li>(f) on a stated day, a licence was suspended for a stated period or cancelled;</li> <li>(g) on a stated day, or during a stated period, a stated appointment (including a person's appointment as an inspector under a Gaming Act) or stated approval was, or was not, in force for a stated person or thing;</li> <li>(h) on a stated day, a stated person was given a stated notice or direction under this Act;</li> <li>(i) on a stated day, a stated requirement was made of a stated person;</li> <li>(j) a stated amount is payable under this Act by a stated person and has not been paid;</li> <li>(k) anything else prescribed under a regulation.</li> <li>2) In this section—</li> <li>ence'' means a keno licence or keno employee licence.</li> </ul>		(i) was or was not in force; or
<ul> <li>cancelled;</li> <li>(g) on a stated day, or during a stated period, a stated appointment (including a person's appointment as an inspector under a Gaming Act) or stated approval was, or was not, in force for a stated person or thing;</li> <li>(h) on a stated day, a stated person was given a stated notice or direction under this Act;</li> <li>(i) on a stated day, a stated requirement was made of a stated person;</li> <li>(j) a stated amount is payable under this Act by a stated person and has not been paid;</li> <li>(k) anything else prescribed under a regulation.</li> <li>2) In this section—</li> <li>ence" means a keno licence or keno employee licence.</li> </ul>		(ii) was or was not subject to a stated condition;
<ul> <li>(including a person's appointment as an inspector under a Gaming Act) or stated approval was, or was not, in force for a stated person or thing;</li> <li>(h) on a stated day, a stated person was given a stated notice or direction under this Act;</li> <li>(i) on a stated day, a stated requirement was made of a stated person;</li> <li>(j) a stated amount is payable under this Act by a stated person and has not been paid;</li> <li>(k) anything else prescribed under a regulation.</li> <li>2) In this section—</li> <li>ence'' means a keno licence or keno employee licence.</li> </ul>	(f)	
<ul> <li>direction under this Act;</li> <li>(i) on a stated day, a stated requirement was made of a stated person;</li> <li>(j) a stated amount is payable under this Act by a stated person and has not been paid;</li> <li>(k) anything else prescribed under a regulation.</li> <li>2) In this section—</li> <li>ence'' means a keno licence or keno employee licence.</li> </ul>	(g)	(including a person's appointment as an inspector under a Gaming Act) or stated approval was, or was not, in force for a
<ul> <li>(j) a stated amount is payable under this Act by a stated person and has not been paid;</li> <li>(k) anything else prescribed under a regulation.</li> <li>(2) In this section—</li> <li>ence" means a keno licence or keno employee licence.</li> </ul>	(h)	
<ul> <li>has not been paid;</li> <li>(k) anything else prescribed under a regulation.</li> <li>2) In this section—</li> <li>ence" means a keno licence or keno employee licence.</li> </ul>	(i)	on a stated day, a stated requirement was made of a stated person;
2) In this section— ence" means a keno licence or keno employee licence.	(j)	
ence'' means a keno licence or keno employee licence.	(k)	anything else prescribed under a regulation.
	( <b>2</b> ) In	this section—
Division 2—Proceedings	cence	' means a keno licence or keno employee licence.
		Division 2—Proceedings

**221.(1)** An offence against section  $155,^{14}$   $156^{15}$  or  $158^{16}$  is an indictable 24

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Indictable and summary offences

<sup>&</sup>lt;sup>14</sup> Section 155 (Cheating)

<sup>&</sup>lt;sup>15</sup> Section 156 (Forgery and deception)

<sup>&</sup>lt;sup>16</sup> Section 158 (Bribery)

offence.		1
( <b>2</b> ) An	y other offence against this Act is a summary offence.	2
Proceed	ings for indictable offences	3
-	) A proceeding for an indictable offence against this Act may be the election of the prosecution—	4 5
(a)	by way of summary proceedings under the Justices Act 1886; or	6
(b)	on indictment.	7
( <b>2</b> ) A 1	nagistrate must not hear an indictable offence summarily if—	8
(a)	the defendant asks at the start of the hearing that the charge be prosecuted on indictment; or	9 10
(b)	the magistrate considers the charge should be prosecuted on indictment.	11 12
<b>(3)</b> If s	subsection (2) applies—	13
(a)	the magistrate must proceed by way of an examination of witnesses for an indictable offence; and	14 15
(b)	a plea of the person charged at the start of the proceeding must be disregarded; and	16 17
(c)	evidence brought in the proceeding before the magistrate decided to act under subsection (2) is taken to be evidence in the proceeding for the committal of the person for trial or sentence; and	18 19 20 21
(d)	before committing the person for trial or sentence, the magistrate must make a statement to the person as required by the <i>Justices Act 1886</i> , section 104(2)(b). <sup>17</sup>	22 23 24
	ne maximum penalty that may be summarily imposed for an e offence is 165 penalty units.	25 26

<sup>&</sup>lt;sup>17</sup> Section 104 (Proceedings upon an examination of witnesses in relation to an indictable offence)

Limitati proceedi	on on who may summarily hear indictable offence ings	1 2
223.(1	) A proceeding must be before a magistrate if it is a proceeding—	3
(a)	for the summary conviction of a person on a charge for an indictable offence; or	4 5
(b)	for an examination of witnesses for a charge for an indictable offence.	6 7
justice w procedur	wever, if a proceeding for an indictable offence is brought before a tho is not a magistrate, jurisdiction is limited to taking or making a ral action or order within the meaning of the <i>Justices of the Peace</i> <i>amissioners for Declarations Act 1991</i> .	8 9 10 11
Limitati	on on time for starting summary proceedings	12
	A proceeding for an offence against this Act by way of summary ng under the <i>Justices Act 1886</i> must start—	13 14
(a)	within 1 year after the commission of the offence; or	15
(b)	at any later time but within 6 months after the offence comes to the complainant's knowledge.	16 17
Respons	ibility for acts or omissions of representatives	18
225.(1	) In this section—	19
"represe	entative" means—	20
(a)	of a corporation—an executive officer, employee or agent of the corporation; or	21 22
(b)	of an individual—an employee or agent of the individual.	23
"state of	<b>mind</b> " of a person includes—	24
(a)	the person's knowledge, intention, opinion, belief or purpose; and	25
(b)	the person's reasons for the intention, opinion, belief or purpose.	26
(2) Su this Act.	bsections (3) and (4) apply in a proceeding for an offence against	27 28
( <b>3</b> ) If i	t is relevant to prove a person's state of mind about a particular act	29

or omission, it is enough to show-

- (a) the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and
- (b) the representative had the state of mind.

(4) An act done or omitted to be done for a person by a representative of the person within the scope of the representative's actual or apparent authority is taken to have been done or omitted to be done also by the person, unless the person proves the person could not, by the exercise of reasonable diligence, have prevented the act or omission.

### Executive officers must ensure corporation complies with Act

**226.(1)** The executive officers of a corporation must ensure the corporation complies with this Act.

(2) If a corporation commits an offence against a provision of this Act, each of the corporation's executive officers also commits an offence, namely, the offence of failing to ensure that the corporation complies with the provision.

Maximum penalty for subsection (2)—the penalty for the contravention of the provision by an individual.

(3) Evidence that the corporation has been convicted of an offence against a provision of this Act is evidence that each of the executive officers committed the offence of failing to ensure that the corporation complies with the provision.

(4) However, it is a defence for an executive officer to prove—

- (a) if the officer was in a position to influence the conduct of the corporation in relation to the offence—the officer exercised reasonable diligence to ensure the corporation complied with the provision; or
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- (b) the officer was not in a position to influence the conduct of the corporation in relation to the offence.30

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Attempts to commit offences	1
<b>227.(1)</b> A person who attempts to commit an offence against this Act commits an offence.	2 3
Maximum penalty—half the maximum penalty for committing the offence.	
(2) The Criminal Code, section $4^{18}$ applies to subsection (1).	5

## PART 11—APPEALS

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Appeals by keno licensees	7
228. A keno licensee may appeal against a decision of the chief executive	8
mentioned in schedule 2, part 1.	9

Appeals by applicants for keno employee licences	10
<b>229.</b> An applicant for a keno employee licence may appeal against a	11

decision of the chief executive under section  $50^{19}$  to refuse to grant the 12 application. 13

### Appeals by licensed keno employees

230. A licensed keno employee may appeal against a decision of the 15 chief executive mentioned in schedule 2, part 2. 16

### Appeals by keno agents

231. A keno agent may appeal against a decision of the chief executive 18 mentioned in schedule 2, part 3. 19

<sup>&</sup>lt;sup>18</sup> Section 4 (Attempts to commit offences)

Section 50 (Consideration of application) 19

Appeals by keno subagents	1
<b>232.</b> A keno subagent may appeal against a decision of the chief executive mentioned in schedule 2, part 4.	2 3
Appeals by other persons	4
<b>233.</b> The owner of a thing seized by an inspector may appeal against a decision of the inspector under section $190^{20}$ to forfeit the thing.	5 6
Court to which appeal may be made	7
<b>234.(1)</b> An appeal by a licensed keno employee, or applicant for a keno employee licence, may be made to the Magistrates Court nearest the place where the employee or applicant resides or carries on, or proposes to carry on, employment, or activities as a key operator, under the keno employee licence.	8 9 10 11 12
(2) An appeal by a keno licensee may be made to the Magistrates Court nearest the place where the licensee resides or carries on operations under the keno licence.	13 14 15
(3) An appeal by an appointed agent may be made to the Magistrates Court nearest the place where the agent resides or carries on operations.	16 17
(4) An appeal by another person may be made to the Magistrates Court nearest the place where the person resides or carries on business.	18 19
Starting appeal	20
235.(1) An appeal is started by—	21
<ul> <li>(a) filing a written notice of appeal with the clerk of the court of the Magistrates Court; and</li> </ul>	22 23
<ul><li>(b) serving a copy of the notice on the person (the "decision maker") who made the decision appealed against.</li></ul>	24 25
(2) The notice of appeal must be filed within 28 days after the appellant receives notice of the decision.	26 27

<sup>&</sup>lt;sup>20</sup> Section 190 (Forfeiture of seized things)

( <b>3</b> ) Th appeal.	e court may at any time extend the period for filing the notice of	1 2
(4) The facts relief	e notice of appeal must state fully the grounds of the appeal and the ed on	3 4
ruets ren		-
Stay of c	operations of decisions	5
	) The Magistrates Court may grant a stay of the operation of a appealed against to secure the effectiveness of the appeal.	6 7
( <b>2</b> ) A s	stay—	8
(a)	may be given on conditions the court considers appropriate; and	9
(b)	operates for the period fixed by the court; and	10
(c)	may be revoked or amended by the court.	11
	e period of a stay under this section must not extend past the time court decides the appeal.	12 13
	a appeal against a decision affects the decision, or carrying out of ion, only if the decision is stayed.	14 15
Hearing	procedures	16
237.(1	) In deciding an appeal, the Magistrates Court—	17
(a)	has the same powers as the decision maker; and	18
(b)	is not bound by the rules of evidence; and	19
(c)	must comply with natural justice; and	20
(d)	may hear the appeal in court or chambers.	21
(2) An	appeal is by way of rehearing.	22
Powers	of Court on appeal	23
238.(1	) In deciding an appeal, the Magistrates Court may—	24
(a)	confirm the decision; or	25
(b)	set aside the decision and substitute another decision; or	26

s 239	
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(c)	set aside the decision and return the issue to the decision maker
	with the directions the court considers appropriate.

(2) If the Magistrates Court substitutes another decision, the substituted decision is, for this Act (other than this part) taken to be the decision maker's decision.

#### **Appeal to District Court**

**239.** An appeal to a District Court from a decision of a Magistrates Court may be made only on a question of law.

### PART 12—MISCELLANEOUS

### **Confidentiality of information**

**240.(1)** A person who is, or was, an inspector, or officer or employee of11the department, must not disclose information gained by the person in12performing functions under this Act.13

Maximum penalty—200 penalty units or 2 years imprisonment.

(2) Subsection (1) does not apply to the disclosure of information by a	15
person—	16

- (a) for a purpose under this Act or a Gaming Act; or
- (b) with a lawful excuse; or
- (c) under an approval of the chief executive under this section.

(3) The chief executive may approve the disclosure of information by a 20 person to— 21

(a) an entity prescribed under a regulation; or

(b) an officer, employee or member of the entity; or

(c) a stated department, entity or person.

(4) Before giving an approval for subsection (3)(c), the chief executive25must—26

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s 241	123 s <b>243</b>	
	Keno	
(a)	give written notice of the proposed approval to any person whom the chief executive considers is likely to be affected adversely by the disclosure; and	1 2 3
(b)	give the person the opportunity of making a submission about the proposed approval within the time (not less than 14 days) stated in the notice.	4 5 6
given by person u whom s	information is disclosed to an entity or person under an approval the chief executive, the entity or person, and any employee or other ander the control of the entity or person, are taken to be persons to subsection (1) applies and to have gained the information in ang functions under this Act.	7 8 9 10 11
Delegat	ions	12
-	1) The Minister may delegate the Minister's powers under this Act ief executive or an appropriately qualified officer of the department.	13 14

(2) The chief executive may delegate the chief executive's powers under 15 this Act to an appropriately qualified inspector or an appropriately qualified officer of the department. 17

(3) In this section—

"appropriately qualified" includes having the qualifications, experience or	19
standing appropriate to exercise the power.	20

Example of 'standing'—

a person's classification level in the public service.

# **Approval of forms**

242. The chief executive may approve forms for use under this Act.

Regulation-making power	25
243. The Governor in Council may make regulations under this Act.	26

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# PART 13—CONSEQUENTIAL AMENDMENTS

### Acts amended

244. Schedule 3 amends the Acts mentioned in it.

SCHEDULE 1		1
DI	ECISIONS NOT SUBJECT TO APPEAL	2
	section 41	3
PART 1-	-DECISIONS OF GOVERNOR IN COUNCIL	4
Section	Description of decision	5
32	Suspending a keno licence	6
32	Cancelling a keno licence	7
32	Appointing an administrator to conduct the operations of a keno licensee under a keno licence	8 9
34	For a keno licence that is suspended—cancelling or reducing any remaining period of suspension	10 11
]	PART 2—DECISIONS OF MINISTER	12
Section	Description of decision	13
13	Issuing a keno licence	14
14	Entering into, or not to enter into, a keno agreement with a person	15 16
13 and 14	Not to issue a keno licence to a person who is a party to a keno agreement	17 18
19	Imposing a condition on a keno licence	19
28	Suspending a keno licence	20
29	Censuring a keno licensee	21

30	Directing a keno licensee to rectify a matter	1
133	Refusing to give an approval for a keno licensee to enter into an ancillary keno agreement	2 3
137	Directing the termination of a related agreement	4
207	Directing a keno licensee to stop or change a management practice	5 6
		7

	SCHEDULE 2	1
DECISI	ONS OF CHIEF EXECUTIVE SUBJECT TO APPEAL	2 3
	sections 228, 230, 231 and 232	4
PA	RT 1—DECISIONS AFFECTING KENO LICENSEES	5 6
Section	Description of decision	7
66	Suspending or cancelling a keno employee licence held by a keno employee or key operator of the keno licensee	8 9
101	Directing the keno licensee to terminate an agency agreement	10 11
101	Directing a keno agent of the keno licensee to terminate a subagent's appointment	12 13
PART 2–	-DECISIONS AFFECTING LICENSED KENO EMPLOYEES	14 15
Section	Description of decision	16
57	Imposing a condition on the keno employee licence	17
58	Changing a condition of the keno employee licence	18
59	Refusing to grant an application to replace the keno employee licence	19 20
66	Suspending or cancelling the keno employee licence	21

# PART 3—DECISIONS AFFECTING KENO AGENTS

Section	Description of decision	2
101	Directing a keno licensee to terminate the agency agreement	3 4
101	Directing the keno agent to terminate a subagent's appointment	5 6

# PART 4—DECISIONS AFFECTING KENO7SUBAGENTS8

Section	Description of decision	9
101	Directing a keno agent to terminate the subagent's appointment	10 11
101	Directing a keno licensee to terminate an agency agreement entered into by the keno subagent's principal	12 13

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SCHEDULE 3	1
CONSEQUENTIAL AMENDMENTS	2
section 244	3
ART UNIONS AND PUBLIC AMUSEMENTS ACT 1992	4
1. Section 4—	5
insert—	6
""Gaming Act" means any of the following Acts-	7
Casino Control Act 1982	8
Gaming Machine Act 1991	9
• Keno Act 1996.'.	10
2. Section 125, words after 'except'—	11
omit, insert—	12
'for a purpose under this Act or a Gaming Act'.	13
CASINO CONTROL ACT 1982	14
1. Section 4(1)—	15
insert—	16
"Gaming Act" means any of the following Acts—	17
Art Unions and Public Amusements Act 1992	18
Gaming Machine Act 1991	19
• Keno Act 1996.'.	20

130 Keno

# SCHEDULE 3 (continued)

2. Section 14(2)(b)(i)—	1
omit, insert—	2
(i) for a purpose under this Act or a Gaming Act; or'.	3
<b>GAMING MACHINE ACT 1991</b>	4
1. Section 3—	5
insert—	6
""Gaming Act" means any of the following Acts—	7
• Art Unions and Public Amusements Act 1992	8
Casino Control Act 1982	9
• Keno Act 1996.'.	10
2. Section 35(1), 'this Act, information'—	11
omit, insert—	12
'this Act or a Gaming Act, information'.	13
3. Section 35(2)(b)(i)—	14
omit, insert—	15
(i) for a purpose under this Act or a Gaming Act; or'.	16
LIQUOR ACT 1992	17
1. Section 151(a)—	18

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insert—

'(iv) for conducting or playing a keno game conducted by a keno licensee under a keno licence; or'.	1 2
2. Section 151—	3
insert—	4
<b>(2)</b> In subsection (1)—	5
<b>"keno game"</b> means a game for which rules are made under the <i>Keno Act</i> 1996, section 138. <sup>21</sup>	6 7
"keno licence" means a licence to conduct keno games issued under the <i>Keno Act 1996</i> .	8 9
"keno licensee" means a person who holds a keno licence.'.	10
RACING AND BETTING ACT 1980	11
1. Section 189(4)—	12
insert—	13
'(ca) to enter into an agency agreement with a keno licensee and act as an agent of the licensee for the conduct of keno games by the licensee under the licensee's keno licence;'.	14 15 16
2. Section 189—	17
insert—	18
(26) In this section—	19
"agency agreement" see the Keno Act 1996, section 84.22	20
"keno game" means a game for which rules are made under the Keno	21

<sup>&</sup>lt;sup>21</sup> Section 138 (Keno rules)

<sup>&</sup>lt;sup>22</sup> Section 84 (Entering into agency agreements)

Act 1996, section 138.23	1
"keno licence" means a licence to conduct keno games issued under the <i>Keno Act 1996</i> .	2 3
"keno licensee" means a person who holds a keno licence.'.	

SCHEDULE 4		
DICTIONARY	2	
section 2	3	
"accepted representations", for part 3, division 3, see section 27.	4	
"accepted representations", for part 4, division 5, see section 62.	5	
"accepted representations", for part 5, division 3, see section 97.	6	
"accepted representations", for part 8, division 1, see section 136.	7	
"agency agreement" see section 84.	8	
<b>"ancillary keno agreement"</b> means an agreement (other than an agency agreement or agreement providing for a subagent's appointment), contract, lease or arrangement (whether written or unwritten) under which a person agrees to provide to a keno licensee a thing or service in return for a direct or indirect interest in, or percentage or share of—		
<ul> <li>(a) amounts received by the licensee in conducting keno games under the keno licence; or</li> </ul>	14 15	
(b) the revenue, profit or earnings derived by the licensee in conducting keno games under the keno licence.	16 17	
"appointed agent" means a keno agent or subagent.	18	
<b>"approved control system"</b> means a control system approved by the chief executive, and includes an approved control system changed under a direction or approval of the chief executive.	19 20 21	
"approved form" see section 242.24	22	
<b>"approved form of identification"</b> , for a licensed keno employee, means a card or other thing that—		
(a) contains a recent photograph of the employee; and	25	

<sup>&</sup>lt;sup>24</sup> Section 242 (Approval of forms)

(b) is signed by the employee; and	1
(c) identifies the person as a licensed keno employee; and	2
(d) complies with any other requirements prescribed under a regulation.	3 4
"approved keno game" means a keno game conducted by a keno licensee under the keno licence.	5 6
"approved place" see section 122.	7
<b>"associated keno agreement"</b> , for a keno licence, means the keno agreement for which the licence is issued.	8 9
"authorised keno operator" means a keno licensee or appointed agent.	10
<b>"basic qualifying period"</b> , for an agency agreement, means the period starting when the agreement is entered into and ending on the day immediately before the intended operation day for the agreement.	11 12 13
<b>"business associate"</b> , of an appointed agent, means a person whom the chief executive reasonably believes is associated with the ownership or management of the agent's operations.	14 15 16
<b>"business associate"</b> , of a keno licensee, means a person whom the Minister reasonably believes is associated with the ownership or management of the licensee's operations.	17 18 19
"business associate", of a proposed keno licensee, means a person whom the Minister reasonably believes—	20 21
(a) is associated with the ownership or management of the proposed keno licensee's operations; or	22 23
(b) will, if a keno licence is issued to the proposed keno licensee, be associated with the ownership or management of the licensee's operations.	24 25 26

"casino" see the Casino Control Act 1982, section 4.25	1
<b>"completed entry form"</b> , for an approved keno game, means an entry form for the game marked by a person to show the person's selection of a number or numbers for the game.	2 3 4
"conduct", by a keno licensee, includes promote, organise and operate.	5
"consent acknowledgment" see section 174.	6
<b>"control system"</b> means a system of internal controls and administrative and accounting procedures for the conduct of keno games by a keno licensee under a keno licence.	7 8 9
"control system (change) submission" see section 119.	10
"control system submission" see section 118.	11
<b>"conviction"</b> includes a plea of guilty or a finding of guilt by a court even though a conviction is not recorded.	12 13
"document certification requirement" see section 199.	14
"document production requirement" see section 199.	15
"employ" includes engage under a contract for services.	16
<b>"entry form"</b> , for an approved keno game, means a card or other thing made available by the keno licensee conducting the game for use by a person intending to take part in the game for marking the person's selection of a number or numbers for the game.	17 18 19 20
<b>"executive associate"</b> , of an appointed agent, means an executive officer of a corporation, partner or trustee, or another person stated by the Minister, whom the Minister reasonably believes is associated with the ownership or management of the operations of the appointed agent.	21 22 23 24

<sup>&</sup>lt;sup>25</sup> Casino Control Act 1982, section 4—

<sup>&</sup>quot;casino" means the areas of a hotel-casino complex identified in the casino licence as the areas of the casino, and includes, for example, if identified in the licence, not only the areas for the conduct and playing of games but also areas for money counting, surveillance, accounting, storage and other activities related to the operation and functioning of the casino.

<b>"executive associate"</b> , of a keno licensee, means an executive officer of a corporation, partner or trustee, or another person stated by the Minister, whom the Minister reasonably believes is associated with the ownership or management of the operations of the keno licensee.			1 2 3 4	
C	<b>"executive associate"</b> , of a proposed keno licensee, means an executive officer of a corporation, partner or trustee, or another person stated by the Minister, whom the Minister reasonably believes—			
(	(a)	is associated with the ownership or management of the proposed keno licensee's operations; or	8 9	
(	(b)	will, if a keno licence is issued to the proposed keno licensee, be associated with the ownership or management of the licensee's operations.	10 11 12	
<b>"executive officer"</b> , of a corporation, means a person who is concerned with, or takes part in, the corporation's management, whether or not the person is a director or the person's position is given the name of executive officer.				
"exempt keno employee" means—			17	
(	(a)	a keno employee declared by the chief executive under section 42 to be an exempt keno employee; or	18 19	
(	(b)	a keno employee included in a class of keno employees declared by the chief executive under section 42 to be an exempt class of keno employees.	20 21 22	
"exen	npt	keno record" see section 122.	23	
"final	l qu	alification day" see section 88.	24	
"fina	ncia	I records requirement" see section 204.	25	
"Gan	ning	g Act" means any of the following Acts—	26	
•	•	Art Unions and Public Amusements Act 1992	27	
•	•	Casino Control Act 1982	28	
•	•	Gaming Machine Act 1991.	29	
"gros	s r	evenue", for a keno licensee for a month, means the amount	30	

worked out under the associated keno agreement as being the licensee's gross revenue for the month.	1 2		
"identity card", for an inspector, see section 170(2).			
"information notice", for a decision of the chief executive, is a written notice stating—			
(a) the decision; and	6		
(b) the reasons for the decision; and	7		
(c) that the person to whom the notice is given may appeal against the decision to a Magistrates Court within 28 days.	8 9		
"inspector" means a person who is an inspector for this Act.	10		
<b>"intended operation day"</b> , for an agency agreement, means the day (not earlier than 15 days after the agreement is entered into) stated in the agreement as the day it is intended the keno agent may start operations.	11 12 13		
"interested person", for section 27, see section 26.	14		
<b>"keno agent"</b> means a person appointed under an agency agreement as an agent of a keno licensee.	15 16		
"keno agreement" see section 14.	17		
<b>"keno employee"</b> means an employee who has functions relating to the conduct of keno games.	18 19		
<b>"keno employee licence"</b> means a licence issued under section 53 or 56.26	20		
<b>"keno equipment"</b> means a machine or other device (whether electronic, electrical or mechanical), computer software, or another thing, used, or suitable for use, in the conduct or playing of keno games.	21 22 23		
<b>"keno game"</b> means a game for which rules are made by the Minister under section 138. <sup>27</sup>	24 25		
"keno gaming" means the playing of an approved keno game.	26		

<sup>26</sup> Section 53 (Decision about application) Section 56 (Issue of licence)

<sup>27</sup> Section 138 (Keno rules)

"keno gaming place" means—					
(a)	<ul> <li>(a) a place occupied by a keno licensee that is used for the conduct of keno games, or parts of keno games, or a purpose relating to the conduct of keno games, by the licensee under the keno licence; or</li> </ul>				
(b)	(b) a place occupied by an appointed agent that is used for the conduct of keno games, or parts of keno games, or a purpose relating to the conduct of keno games, by the principal keno licensee; or				
(c)	if a keno licensee is a body corporate—a place occupied by a related body corporate of the licensee that is used for a purpose relating to the conduct of keno games by the licensee under the keno licence.	9 10 11 12			
"keno licence" means a licence to conduct keno games.					
"keno lio	cence fee'' see section 112.	14			
"keno licensee" means a person who holds a keno licence.					
<b>"keno official"</b> means—					
(a)	an inspector; or	17			
(b)	an officer of the department.	18			
	ecord", of a keno licensee, means a record (including a document) ut the operations conducted by the licensee under the keno licence.	19 20			
"keno su	ubagent" see section 92.	21			
"keno ta	<b>x</b> " see section 109.	22			
	<b>cket"</b> means a document or other thing that evidences the right of a son to take part in an approved keno game.	23 24			
"key offi	icial" see section 160.	25			
with	erator", for a keno licensee, means a person who is associated in the licensee in a way in which the person exercises, or is able to rcise—	26 27 28			
(a)	significant influence over the licensee's operations; or	29			

(	(b)	because of the person's remuneration or policy-making position or other reasons prescribed under a regulation—authority of a nature, or to an extent, about the licensee's operations that makes it desirable in the public interest for the person to be a licensed keno employee.	1 2 3 4 5
"key	ope	rator's requirement" see section 45.	6
(	emp	<b>casino employee''</b> means a person who holds a casino key loyee licence or casino employee licence under the <i>Casino Control</i> 1982.	7 8 9
	nsed licen	<b>keno employee''</b> means a person who holds a keno employee ace.	10 11
"monthly gross revenue return" see section 111.			12
"official keno document" means—			
(	(a)	a keno ticket; or	14
(	(b)	a keno licence; or	15
(	(c)	a keno employee licence; or	16
(	(d)	an inspector's identity card; or	17
(	(e)	an approved form of identification for a licensed keno employee.	18
"pers	sona	I details requirement" see section 196.	19
"plac	e of	seizure' see section 186.	20
"prin	ncipa	al keno licensee" means—	21
(	(a)	for a keno agent—the keno licensee by whom the agent is appointed; or	22 23
(	(b)	for a keno subagent—the keno licensee who appointed the keno agent by whom the subagent is appointed.	24 25
"proj	pose	ed action", for part 3, division 3, see section 25.	26
"proposed action", for part 4, division 5, see section 62.			
"proposed keno licensee" see section 15.			28

"qual	lific	ation	notice" see section 88.	1
"qualifying period", for an agency agreement, means the period starting when the agency agreement is entered into and ending—				2 3
(	(a) on the day immediately before the intended operation day for the agreement; or			
(	(b)	if a c	qualification notice is given for the agreement—	6
		(i)	on the final qualification day for the notice; or	7
		(ii)	if the notice is withdrawn—on the day the notice is withdrawn.	8 9
<b>"reasonably believes"</b> means believes on grounds that are reasonable in all the circumstances.				
"reasonably suspects" means suspects on grounds that are reasonable in all the circumstances.				
<b>"registered company auditor"</b> means a person registered as an auditor, or taken to be registered as an auditor, under the Corporations Law, chapter 9, part 9.2. <sup>28</sup>				14 15 16
<b>"regulated keno equipment"</b> means keno equipment declared under a regulation to be regulated keno equipment.				17 18
"related agreement" means—				19
(	(a)		greement, contract, lease or arrangement (whether written or ritten) that—	20 21
		(i)	is entered into between a keno licensee and another person; and	22 23
		(ii)	relates to the operations of the licensee conducted under the keno licence; or	24 25
(	(b)	an a	ncillary keno agreement.	26
				27 28

<sup>&</sup>lt;sup>28</sup> Chapter 9 (Miscellaneous), part 9.2 (Registration of auditors and liquidators)

Corporations Law, section 50.29	1
"show cause notice", for part 3, division 3, see section 25.	2
"show cause notice", for part 4, division 5, see section 62.	3
"show cause notice", for part 5, division 3, see section 97.	4
"show cause notice", for part 8, division 1, see section 136.	5
"show cause period", for part 3, division 3, see section 25.	6
"special warrant" see section 178.	7
"stop direction" see section 194.	8
"subscription" includes a contribution to a subscription.	
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<sup>&</sup>lt;sup>29</sup> Corporations Law, section 50 (Related bodies corporate) Where a body corporate is:

<sup>(</sup>a) a holding company of another body corporate;

<sup>(</sup>b) a subsidiary of another body corporate; or

<sup>(</sup>c) a subsidiary of a holding company of another body corporate;

the first-mentioned body and the other body are related to each other.