Queensland



WAGERING BILL 1998

Queensland



WAGERING BILL 1998

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Entering into ancillary wagering agreements

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1998

A BILL

FOR

An Act about wagering and for other purposes

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Wao	ering
1100	cities

The Par	liament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
Short ti	tle	3
1. Thi	s Act may be cited as the Wagering Act 1998.	4
Comme	ncement	5
2. Thi	s Act commences on a day to be fixed by proclamation.	6
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Meanin	g of "exclusivity period"	12
	The "exclusivity period", for a race wagering licence, is the period	13
	on the commencement of this section and ending—	14
(a)	15 years after the commencement; or	15
(b)	if, within the period of 15 years, a race wagering licence held by	16
	the TAB or a TAB subsidiary is cancelled, surrendered or ceases to have effect for another reason (other than suspension)—on the	17 18
	day the licence is cancelled, surrendered or otherwise ceases to	19

	have effect.	1
	e "exclusivity period", for a sports wagering licence, is the period on the commencement of this section and ending—	2 3
(a)	15 years after the commencement; or	4
(b)	if, within the period of 15 years, a sports wagering licence held by the TAB or a TAB subsidiary is cancelled, surrendered or ceases to have effect for another reason (other than suspension)—on the day the licence is cancelled, surrendered or otherwise ceases to have effect.	5 6 7 8 9
Meaning	g of "oncourse wagering permit"	10
permit haccepting	An "oncourse wagering permit" is a permit authorising the older to conduct oncourse wagering by means of a totalisator by g investments placed by persons at a race meeting conducted by the older at a racing venue.	11 12 13 14
(2) Su	bsection (1) applies only to investments that—	15
(a)	are placed by persons at the racing venue stated in the permit; and	16
(b)	relate to races held at the race meeting conducted by the permit holder.	17 18
Meaning	g of "race wagering licence"	19
	'race wagering licence'' is a licence authorising the race wagering to conduct wagering on an event or contingency that—	20 21
(a)	is, or relates to, a horse, trotting or greyhound race; and	22
(b)	is scheduled to be held at a race meeting at a racing venue.	23
Meaning	g of "sports wagering licence"	24
	"sports wagering licence" is a licence authorising the sports glicensee to conduct wagering on—	25 26
(a)	a sporting event or contingency (whether in Australia or elsewhere); or	27 28

(b)	another event or contingency that is an approved event or contingency for the licensee.	1 2
Meaning	g of "totalisator"	3
8. (1) A	a "totalisator " is a system used—	4
(a)	to enable persons to invest money on events or contingencies with a view to successfully predicting specified outcomes of the events or contingencies; and	5 6 7
(b)	to enable the totalisator pool to be divided and distributed among the persons who successfully predict the outcomes.	8 9
, ,	'totalisator' also includes an instrument, machine or device under e system mentioned in subsection (1) is operated.	10 11
` ,	subsection (1)(b), a reference to the totalisator pool is a reference to nt left from the investments after—	12 13
(a)	making allowances for refunds of investments; and	14
(b)	deducting any amount payable by way of commission for the conduct of the totalisator.	15 16
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Reference holders	ces to applicants for oncourse wagering permits and permit	18 19
	This section applies if the applicant for an oncourse wagering a permit holder is an unincorporated body of persons.	20 21
, ,	this Act, a reference to the applicant or permit holder is a reference person who is a member of the management committee of the	22 23 24
Reference	ces to investments	25
	this Act, a reference to an amount invested (whether in a totalisator wise) is a reference to the amount invested, less any amount	26 27

1 -	e to the investor by way of a refund (whether because of the ion or calling off of a bet or for any other reason).	1 2
	PART 3—LAWFULNESS OF WAGERING	3
Lawful a	activities	4
11. Th	e following activities are lawful—	5
(a)	the conduct, under this Act, of a totalisator by a wagering licensee under a wagering licence;	6 7
(b)	the conduct, under this Act and the relevant wagering management agreement, of a totalisator by a wagering manager under a wagering licence;	8 9 10
(c)	the conduct, under this Act, of a totalisator by a permit holder under an oncourse wagering permit;	11 12
(d)	the conduct, under this Act, of wagering (on a fixed odds basis) by a wagering licensee under a wagering licence;	13 14
(e)	the conduct, under this Act and the relevant wagering management agreement, of wagering (on a fixed odds basis) by a wagering manager under a wagering licence;	15 16 17
(f)	the carrying on of a wagering agent's operations under this Act and the relevant agency agreement;	18 19
(g)	the use of approved wagering equipment by a wagering licensee, manager or agent or permit holder;	20 21
(h)	betting, under this Act, by a person (whether by means of a totalisator or on a fixed odds basis) for wagering conducted by a wagering licensee under a wagering licence;	22 23 24
(i)	betting, under this Act and the relevant wagering management agreement, by a person (whether by means of a totalisator or on a fixed odds basis) for wagering conducted by a wagering manager under a wagering licence;	25 26 27 28
(i)	betting under this Act by a person (by means of a totalisator) for	29

	wagering conducted by a permit holder under an oncourse wagering permit;	1 2
(k)	the doing of anything else required or authorised to be done under this Act.	3
Relations	ship with other laws	5
	Section 11 has effect despite any other law dealing with wagering, in particular, the <i>Racing and Betting Act 1980</i> .	6 7
	thing in this Act applies to a person carrying on bookmaking <i>Racing and Betting Act 1980</i> under a bookmaker's licence.	9
	PART 4—WAGERING AUTHORITIES	1(
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Suitabilit	ty of involved persons	12
13. (1)	This section applies to the Minister in deciding whether—	13
(a)	an applicant for a wagering licence (the "involved person") is a suitable person to hold a wagering licence; or	14 15
(b)	a wagering licensee (also the "involved person") is a suitable person to hold a wagering licence; or	1 <i>6</i> 17
(c)	an applicant for an oncourse wagering permit (also the "involved person") is a suitable person to hold an oncourse wagering permit; or	18 19 20
(d)	a permit holder (also the "involved person") is a suitable person to hold an oncourse wagering permit.	21 22
(2) The	e Minister may have regard to the following matters—	23
(a)	the involved person's character or business reputation;	24
(b)	the involved person's current financial position and financial	25

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background;

(c)	if the involved person is not an individual—whether the person has, or has arranged, a satisfactory ownership, trust or corporate structure;	2 3 4
(d)	whether the involved person has, or is able to obtain, financial resources the Minister considers to be adequate to ensure the financial viability of operations conducted under a wagering authority of the kind applied for, or held, by the involved person;	5 6 7 8
(e)	whether the involved person has the appropriate business ability, knowledge or experience to successfully conduct operations under a wagering authority of the kind applied for, or held, by the involved person;	9 10 11 12
(f)	whether the involved person has, or is able to obtain, the services of persons with appropriate business ability, knowledge or experience to enable the involved person to successfully conduct operations under a wagering authority of the kind applied for, or held, by the involved person;	13 14 15 16 17
(g)	if the involved person has a business association with another entity—	18 19
	(i) the entity's character or business reputation; and(ii) the entity's current financial position and financial background;	20 21 22
(h)	anything else prescribed under a regulation.	23
Suitabili	ty of associates	24
14. (1)	This section applies to the Minister in deciding whether—	25
(a)	a business or executive associate of an applicant for a wagering licence is a suitable person to be associated with a wagering licensee's operations; or	26 27 28
(b)	a business or executive associate of a wagering licensee is a suitable person to be associated with a wagering licensee's operations; or	29 30 31
(c)	a business or executive associate of an applicant for an oncourse	32

	wagering permit is a suitable person to be associated with a permit holder's operations; or	1 2
(d)	a business or executive associate of a permit holder is a suitable person to be associated with a permit holder's operations.	3
(2) The	e Minister may have regard to the following matters—	5
(a)	the associate's character or business reputation;	ϵ
(b)	the associate's current financial position and financial background;	7 8
(c)	if the associate has a business association with another entity—	9
	(i) the entity's character or business reputation; and	10
	(ii) the entity's current financial position and financial background;	11 12
(d)	anything else prescribed under a regulation.	13
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Applicat	ion for race wagering licence	18
16.(1) corporation	An application for a race wagering licence may only be made by a on.	19 20
` '	uring the exclusivity period for a race wagering licence, an on for a race wagering licence may be made only by the TAB or a sidiary.	21 22 23
Applicat	ion for sports wagering licence	24
17.(1) An application for a sports wagering licence may only be made by		25 26

(2) During the exclusivity period for a sports wagering licence, an application for a sports wagering licence may be made only by the TAB or a TAB subsidiary.	1 2 3
Application for oncourse wagering permit	4
18. An application for an oncourse wagering permit may only be made by a race club.	5 6
Requirements about applications	7
19. An application for a wagering authority must—	8
(a) be made to the Minister; and	9
(b) be in the approved form; and	10
(c) be accompanied by any application fee prescribed under a regulation.	11 12
Further information or documents to support application	13
20.(1) The Minister may, by written notice given to an applicant for a wagering authority, require the applicant to give the Minister further information or a document about the application within the reasonable time stated in the notice.	14 15 16 17
(2) The requirement must relate to information or a document that is necessary and reasonable to help the Minister decide the application.	18 19
Consideration of application	20
21.(1) The Minister must consider an application for a wagering authority and either grant or refuse to grant the application.	21 22
(2) However, the Minister is not required to decide an application if—	23
(a) the Minister has given the applicant a notice under section 20 requiring the applicant to give the Minister further information or a document about the application; and	24 25 26

(b) the applicant has failed, without reasonable excuse, to comply with the requirement within the time stated in the notice.	1 2
Conditions for granting application for wagering licence	3
22.(1) During the exclusivity period for a race wagering licence, the Minister may grant an application for a race wagering licence only if the applicant is the TAB or a TAB subsidiary.	4 5 6
(2) During the exclusivity period for a sports wagering licence, the Minister may grant an application for a sports wagering licence only if the applicant is the TAB or a TAB subsidiary.	7 8 9
(3) If, in relation to an application for a race wagering licence, the Minister considers that, to ensure the effective conduct of authorised wagering under the licence, it would be necessary for the applicant to enter into arrangements with a racing entity, the Minister may grant the application only if the Minister is satisfied the applicant has entered into, or is in a position to enter into, appropriate arrangements with a racing entity.	10 11 12 13 14 15
(4) After the end of the exclusivity period for a race wagering licence, the Minister may grant an application for a race wagering licence only if the Minister is satisfied, having regard to relevant market conditions at the time, that appropriate commercial arrangements have been made between the interested parties that the Minister considers are no less favourable to the race companies than the arrangements last in force between the race companies and the initial licensee.	16 17 18 19 20 21 22
(5) Also, the Minister may grant an application for a wagering licence only if the Minister is satisfied—	23 24
(a) the applicant is a suitable person to hold a wagering licence; and	25
(b) each business and executive associate of the applicant is a suitable person to be associated with a wagering licensee's operations.	26 27
(6) However, the Minister may refuse to grant an application even if the Minister is satisfied of the matters mentioned in subsection (5).	28 29
(7) In this section—	30

"commercial arrangements" includes commercial arrangements about the

conduct of approved wagering.

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	icensee" means the race wagering licensee under a race wagering nce issued on the day this section commences.	1
	ted parties" means the initial licensee, the applicant for the race gering licence and the race companies.	3
	mpanies" means Queensland Race Co Ltd (ACN 081 743 777) Queensland Race Product Co Ltd (ACN 081 743 722).	5
Condition	ons for granting application for oncourse wagering permit	,
23.(1) permit or	The Minister may grant an application for an oncourse wagering aly if—	9
(a)	the Minister is satisfied—	10
	(i) the applicant has negotiated in good faith with the licence operator for entering into an agency agreement with the operator; and	11 12 13
	(ii) despite the negotiations, the applicant has not been able to enter into an agency agreement on reasonable terms with the licence operator relating to race meetings for which the permit is sought; or	14 13 16 17
(b)	the Minister is satisfied the licence operator has refused or failed to enter into an agency agreement with the race club.	19 19
	so, the Minister may grant an application for an oncourse wagering ally if the Minister is satisfied—	20 21
(a)	the applicant is a suitable person to hold an oncourse wagering permit; and	22 23
(b)	each business and executive associate of the applicant is a suitable person to be associated with a permit holder's operations.	24 25
	owever, the Minister may refuse to grant an application even if the is satisfied of the matters mentioned in subsection (2).	26 27
Investig	ation of suitability of persons	28
	The chief executive may investigate an applicant for a wagering	29 30

person to hold a wagering authority of the kind applied for.	1
(2) The chief executive may investigate a business or executive associate of an applicant for a wagering authority to help the Minister decide—	2 3
 (a) for an application for a wagering licence—whether the associate is a suitable person to be associated with a wagering licensee's operations; or 	4 5 6
(b) for an application for an oncourse wagering permit—whether the associate is a suitable person to be associated with a permit holder's operations.	7 8 9
Criminal history reports for investigations	10
25.(1) If the chief executive in investigating a person under section 24 asks the commissioner of the police service for a written report on the person's criminal history, the commissioner must give the report to the chief executive.	11 12 13 14
(2) The report is to contain—	15
(a) relevant information in the commissioner's possession; and	16
 (b) relevant information the commissioner can reasonably obtain by asking officials administering police services in other Australian jurisdictions; and 	17 18 19
(c) other relevant information to which the commissioner has access.	20
Decision on application	21
26.(1) If the Minister decides to grant an application for a wagering authority, the Minister must promptly issue the authority to the applicant.	22 23
(2) An oncourse wagering permit may be issued—	24
(a) for a stated term (not longer than 5 years); or	25
(b) for a stated race meeting or race meetings.	26
(3) If the Minister decides to refuse to grant an application for a wagering authority, the Minister must promptly give the applicant written notice of the decision.	27 28 29

Conditio	ons of authority	1
27. Th	e Minister may issue a wagering authority—	2
(a)	on conditions the Minister considers necessary or desirable for the proper conduct of authorised wagering under the wagering authority; and	3 4 5
(b)	on other conditions the Minister considers necessary or desirable in the public interest.	6 7
Form of	authority	8
28.(1)	A wagering authority must be in the approved form.	9
(2) The particular	e approved form must provide for the inclusion of the following rs—	10 11
(a)	the name of the authority holder;	12
(b)	the date of issue of the authority;	13
(c)	the term of the authority or, for an oncourse wagering permit, the race meeting or race meetings for which the permit is issued;	14 15
(d)	for an oncourse wagering permit—the racing venue for which the permit is issued;	16 17
(e)	the conditions of the authority;	18
(f)	any other particulars prescribed under a regulation.	19
Term of	licence	20
29. (1) licence.	A wagering licence remains in force for the term stated in the	21 22
(2) Su	bsection(1) applies subject to this Act.	23
Term of	permit	24
30.(1)	An oncourse wagering permit remains in force—	25
(a)	if issued for a stated term—for the stated term; or	26
(b)	if issued for a stated race meeting or race meetings—for the term	27

	and	essary and reasonable to enable the permit holder to undertake finish the permit holder's operations under the permit for the ed meeting or meetings.	1 2 3
(2) Su	bsect	ion (1) applies subject to this Act.	4
	Di	vision 3—Dealings affecting wagering authorities	5
Changin	g co	nditions of authority	ϵ
, ,	if th	Minister may decide to change the conditions of a wagering the Minister considers it is necessary or desirable to make the	7 8 9
(a)		the proper conduct of authorised wagering under the wagering nority; or	10 11
(b)	othe	erwise in the public interest.	12
promptly	give	Minister decides to change the conditions, the Minister must the authority holder a written notice (a "condition notice") eision and the reasons for the decision.	13 14 15
(3) A	chang	ge of the conditions—	16
(a)	take	es effect—	17
	(i)	on the day the condition notice for the change is given to the authority holder; or	18 19
	(ii)	if a later day of effect is stated in the notice—on the later day; and	20 21
(b)	reco	s not depend on the wagering authority being amended to ord the change, or a replacement authority recording the nge being issued.	22 23 24
		wer of the Minister to change the conditions of a wagering ides the power to add conditions to an unconditional authority.	25 26
Recordi	ng ch	nange of conditions	27

32.(1) The authority holder must return the wagering authority to the

Minister within 7 days of receiving the condition notice notifying a change

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of condit	ions, unless the holder has a reasonable excuse.	-
Maximu	m penalty—40 penalty units.	2
(2) On	receiving the wagering authority, the Minister must—	3
(a)	amend the authority in an appropriate way and return the amended authority to the authority holder; or	4
(b)	if the Minister does not consider it practicable to amend the authority—issue a replacement authority, incorporating the changed conditions, to the authority holder.	8
Authorit	ty generally not transferable	9
33.(1)	A wagering authority cannot be transferred.	10
encumbe	owever, if a wagering authority is mortgaged or otherwise ared with the Minister's approval, subsection (1) does not prevent fer of the authority, subject to section 34, by way of enforcement of ity.	1; 1; 1 14
Mortgag	ge and transfer of authority	1:
	An authority holder may mortgage or otherwise encumber the authority only with the written approval of the Minister.	10 17
encumbra	a person has, under or because of a mortgage or other ance, a right to sell and transfer a wagering authority, the authority sold and transferred only to a person approved by the Minister in	18 19 2 2
	fore the Minister approves a person for the transfer of a wagering he Minister must be satisfied—	22
(a)	the proposed transferee is a suitable person to hold a wagering licence; and	24 2:
(b)	each business and executive associate of the proposed transferee is a suitable person to be associated with a wagering licensee's operations.	20 2 28
	fore the Minister approves a person for the transfer of an oncourse germit, the Minister must be satisfied—	29

30

(a)	the proposed transferee is a suitable person to hold an oncourse wagering permit; and	1 2
(b)	each business and executive associate of the proposed transferee	3
` /	is a suitable person to be associated with a permit holder's	۷
	operations.	5
(5) Th	e Minister may require the proposed transferee of the wagering	6
-	to submit an application for the authority and may deal with the	7
	on, and investigate the suitability of the proposed transferee and	8
	transferee's business and executive associates, in the same way as	9
	oblication were an application for a new wagering authority of the bosed to be transferred.	10 11
	a person has, under or because of a mortgage or other ance, a power to appoint a receiver or manager of the operations	12 13
	d under a wagering authority, the power may be exercised only if	14
	ster first approves the proposed receiver or manager in writing.	15
Surrend	er of authority	16
35.(1)	An authority holder may surrender the wagering authority by	17
	otice given to the Minister.	18
(2) The	e surrender of a wagering licence takes effect—	19
(a)	if paragraph (b) does not apply—	20
	(i) 3 months after the notice is given; or	21
	(ii) if a later day of effect is stated in the notice—on the later day;	22
	or	23
(b)	if the Minister, by written notice given to the wagering licensee,	24
	approves a day of effect that is earlier than 3 months after the	25
	notice is given—on the day of effect approved by the Minister.	26
(3) The	e surrender of an oncourse wagering permit takes effect—	27
(a)	on the day the notice is given to the Minister; or	28
(b)	if a later day of effect is stated in the notice—on the later day.	29

Division 4—Investigation of authority holders and associates	1
Audit programs	2
36.(1) The Minister may approve audit programs for investigating the following—	3 4
(a) wagering licensees;	5
(b) business or executive associates of wagering licensees;	6
(c) permit holders;	7
(d) business or executive associates of permit holders.	8
(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.	9 10 11
Investigation of suitability of authority holders	12
37.(1) The chief executive may investigate an authority holder to help the Minister decide whether the holder is a suitable person to hold a wagering authority of the kind held by the holder.	13 14 15
(2) However, the chief executive may investigate an authority holder only if—	16 17
(a) the Minister reasonably suspects the holder is not a suitable person to hold a wagering authority of the kind held by the holder; or	18 19 20
(b) the investigation is made under the relevant audit program approved by the Minister.	21 22
(3) Also, an authority holder may be investigated under an audit program only if there has not been an investigation of the holder under the program within the preceding 2 years.	23 24 25
Investigation of suitability of associates of wagering licensees	26
38.(1) The chief executive may investigate a business or executive	27
associate of a wagering licensee to help the Minister decide whether the associate is a suitable person to be associated with a wagering licensee's	28 29

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operation	IS.	1
	wever, the chief executive may investigate a business or executive of a wagering licensee only if—	2 3
(a)	the Minister reasonably suspects the associate is not a suitable person to be associated with a wagering licensee's operations; or	4 5
(b)	the investigation is made under an audit program for business and executive associates of wagering licensees approved by the Minister; or	6 7 8
(c)	for a person who became a business or executive associate of the wagering licensee after the issue of the wagering licence— the associate has not been investigated previously under an audit program mentioned in paragraph (b).	9 10 11 12
investiga	so, a business or executive associate of a wagering licensee may be ted under an audit program only if there has not been an tion of the associate under the program within the preceding	13 14 15 16
Investiga	ation of suitability of associates of permit holders	17
associate	The chief executive may investigate a business or executive of a permit holder to help the Minister decide whether the is a suitable person to be associated with a permit holder's as.	18 19 20 21
	owever, the chief executive may investigate a business or executive of a permit holder only if—	22 23
(a)	the Minister reasonably suspects the associate is not a suitable person to be associated with a permit holder's operations; or	24 25
(b)	the investigation is made under an audit program for business and executive associates of permit holders approved by the Minister; or	26 27 28
(c)	for a person who became a business or executive associate of the permit holder after the issue of the oncourse wagering permit—the associate has not been investigated previously under an audit program mentioned in paragraph (b).	29 30 31 32

(3) Also, a business or executive associate of a permit holder may be investigated under an audit program only if there has not been an investigation of the associate under the program within the preceding 2 years.	1 2 3 4
Requirement to give information or document for investigation	5
40.(1) In investigating an authority holder, or business or executive associate of an authority holder, the chief executive may, by written notice given to the person, require the person to give the chief executive information or a document the chief executive considers relevant to the investigation.	6 7 8 9 10
(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.	11 12 13
Failure to give information or document for investigation	14
41.(1) A person of whom a requirement is made under section 40 must comply with the requirement, unless the person has a reasonable excuse.	15 16
Maximum penalty—200 penalty units or 2 years imprisonment.	17
(2) 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.	18 19 20
(3) The person does not commit an offence against this section if the information or document sought by the chief executive is not in fact relevant to the investigation.	21 22 23
Criminal history report for investigation	24
42.(1) If the chief executive in investigating a person under section 37, 38 or 39 asks the commissioner of the police service for a written report on the person's criminal history, the commissioner must give the report to the chief executive.	25 26 27 28
(2) The report is to contain—	29
(a) relevant information in the commissioner's possession; and	30

(b)	relevant information the commissioner can reasonably obtain by asking officials administering police services in other Australian jurisdictions; and	1 2 3
(c)	other relevant information to which the commissioner has access.	4
Divis	sion 5—Suspension and cancellation of wagering authorities	5
Ground	s for suspension or cancellation	6
, ,	A ground for suspending or cancelling a wagering authority exists hority holder—	7 8
(a)	is not a suitable person to hold a wagering authority of the kind held by the holder; or	9 10
(b)	is convicted of an offence against this Act or a gaming Act; or	11
(c)	is convicted of an indictable offence; or	12
(d)	contravenes a provision of this Act (being a provision a contravention of which is not an offence against this Act); or	13 14
(e)	contravenes a condition of the authority; or	15
(f)	fails to discharge the holder's financial commitments for the holder's operations; or	16 17
(g)	is affected by bankruptcy action, or by control action under the Corporations Law.	18 19
(2) Al exists if-	so, a ground for suspending or cancelling a wagering authority —	20 21
(a)	the authority was issued because of a materially false or misleading representation or declaration; or	22 23
(b)	for a wagering licence—a business or executive associate of the wagering licensee is not a suitable person to be associated with a wagering licensee's operations; or	24 25 26
(c)	for an oncourse wagering permit—a business or executive associate of the permit holder is not a suitable person to be associated with a permit holder's operations.	27 28 29

	r subsection (1)(g), an authority holder is affected by bankruptcy the holder—	1 2
(a)	is bankrupt; or	3
(b)	has compounded with creditors; or	4
(c)	has otherwise taken, or applied to take, advantage of any law about bankruptcy.	5
	r subsection (1)(g), an authority holder is affected by control action corporations Law if the holder—	7 8
(a)	has executed a deed of company arrangement under the Law; or	9
(b)	is the subject of a winding-up (whether voluntarily or under a court order) under the Law; or	10 11
(c)	is the subject of an appointment of an administrator, liquidator, receiver or receiver and manager under the Law.	12 13
Show ca	use notice	14
44.(1)	This section applies if the Minister believes—	15
(a)	a ground exists to suspend or cancel a wagering authority; and	16
(b)	the act, omission or other thing forming the ground is of a serious and fundamental nature; and	17 18
(c)	either—	19
	(i) the integrity of the conduct of authorised wagering under the wagering authority may be jeopardised in a material way; or	20 21
	(ii) the public interest may be affected in an adverse and material way.	22 23
(2) The cause no	e Minister must give the authority holder a written notice (a "show tice")—	24 25
(a)	stating the action (the "proposed action") the Minister proposes taking under this division; and	26 27
(b)	stating the grounds for the proposed action; and	28
(c)	outlining the facts and circumstances forming the basis for the grounds; and	29 30

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(d) if the proposed action is suspension of the wagering authority—stating the proposed suspension period; and	1 2
(e) inviting the authority holder to show within a stated period (the "show cause period") why the proposed action should not be taken.	3 2 5
(3) The show cause period must be a period ending at least 21 days after the show cause notice is given to the authority holder.	7
(4) The authority holder may make representations about the show cause notice to the Minister in the show cause period.	8
Involvement of interested persons in show cause process	10
45.(1) The Minister must promptly give a copy of the show cause notice to each person (an "interested person") the Minister considers has an interest in the wagering authority if the Minister considers—	11 12 13
(a) the person's interest may be affected adversely by the suspension or cancellation of the authority; and	14 15
(b) it is otherwise appropriate in the circumstances to give a copy of the notice to the person.	16 17
(2) In considering whether it is appropriate to give a copy of the show cause notice to an interested person, the issues to which the Minister may have regard include the following—	18 19 20
(a) the nature of the interested person's interest;	21
(b) whether the authority holder's interest may be improperly prejudiced.	22 23
(3) An interested person to whom a copy of the show cause notice is given may make representations about the notice to the Minister in the show cause period.	24 25 26
Consideration of representations	27
46. The Minister must consider all written representations (the "accepted representations") made in the show cause period by—	28 29
(a) the authority holder; or	30

(b) an interested person to whom a copy of the show cause notice was given.	1 2
Ending show cause process without further action	3
47.(1) This section applies if, after considering the accepted representations for the show cause notice, the Minister no longer believes a ground exists to suspend or cancel the wagering authority.	4 5 6
(2) The Minister must not take any further action about the show cause notice.	7 8
(3) Notice that no further action about the show cause notice is to be taken must be given by the Minister to—	9 10
(a) the authority holder; and	11
(b) each interested person to whom a copy of the show cause notice was given.	12 13
Censuring authority holder	14
48.(1) This section applies if, after considering the accepted representations for the show cause notice, the Minister still believes a ground exists to suspend or cancel the wagering authority but—	15 16 17
(a) does not believe suspension or cancellation of the authority is warranted; and	18 19
(b) does not consider it is appropriate to take action under section 49.	20
(2) This section also applies if the Minister has not given a show cause notice to the authority holder but—	21 22
(a) believes a ground exists to suspend or cancel the wagering authority; and	23 24
(b) does not believe the giving of a show cause notice is warranted.	25
(3) The Minister may, by written notice given to the authority holder, censure the holder for a matter relating to the ground for suspension or cancellation	26 27 28

Direction	n to rectify	1
represent	This section applies if, after considering the accepted ations for the show cause notice, the Minister still believes a xists to suspend or cancel the wagering authority but considers—	2 3 4
(a)	a matter relating to the ground for suspension or cancellation is reasonably capable of being rectified; and	5 6
(b)	that it is appropriate to give the authority holder an opportunity to rectify the matter.	7 8
` '	wever, this section applies only if the Minister does not have the entioned in section $50(1)$.	9 10
	e Minister may, by written notice given to the authority holder, holder to rectify the matter within the period stated in the notice.	11 12
	e period stated in the notice must be reasonable, having regard to e of the matter to be rectified.	13 14
Notice b	y Minister to Governor in Council	15
	This section applies if, after considering the accepted ations for the show cause notice, the Minister still believes—	16 17
(a)	a ground exists to suspend or cancel the wagering authority; and	18
(b)	the act, omission or other thing constituting the ground is of a serious and fundamental nature; and	19 20
(c)	either—	21
	(i) the integrity of the conduct of authorised wagering under the wagering authority may be jeopardised in a material way; or	22 23
	(ii) the public interest may be affected in an adverse and material way.	24 25
(2) Th	is section also applies if—	26
(a)	there are no accepted representations for the show cause notice; or	27
(b)	a direction to rectify a matter is given to the authority holder under section 49 and the holder fails to comply with the direction within the period stated in the relevant notice.	28 29 30

the Mini	e Minister must give to the Governor in Council written notice of ster's belief under subsection (1), or of the matter mentioned in on (2), together with—	1 2 3
(a)	a copy of the show cause notice; and	4
(b)	copies of any accepted representations for the show cause notice.	5
Suspens	ion, cancellation and appointment of administrator	6
	After receiving the notice from the Minister under section 50, the r in Council may—	7 8
(a)	if the proposed action stated in the show cause notice was to suspend the wagering authority for a stated period—suspend the authority for not longer than the stated period; or	9 10 11
(b)	if the proposed action stated in the show cause notice was to cancel the wagering authority—	12 13
	(i) suspend the authority for a period; or	14
	(ii) cancel the authority; or	15
	(iii) appoint an administrator to conduct the operations of the authority holder under the authority.	16 17
	e Minister must promptly give written notice of the decision of the r in Council to—	18 19
(a)	the authority holder; and	20
(b)	each interested person to whom a copy of the show cause notice was given.	21 22
(3) Th	e decision takes effect—	23
(a)	on the day the notice is given to the authority holder; or	24
(b)	if a later day of effect is stated in the notice—on the later day.	25
authority	the wagering authority is cancelled, the person who held the must, within 14 days after receiving notice of the decision, return prity to the chief executive.	26 27 28
Maximu	m penalty for subsection (4)—200 penalty units or 1 year's ment.	29 30

Immedia	ate suspension of authority by Minister	1
, ,	The Minister may suspend a wagering authority immediately if ster believes—	2 3
(a)	a ground exists to suspend or cancel the authority; and	4
(b)	the circumstances are so extraordinary that it is imperative to suspend the authority immediately to ensure—	5 6
	(i) the integrity of the conduct of authorised wagering under the wagering authority is not jeopardised in a material way; or	7 8
	(ii) the public interest is not affected in an adverse and material way.	9 10
(2) Th	e suspension—	11
(a)	must be effected by written notice (a "suspension notice") given to the authority holder with a show cause notice; and	12 13
(b)	operates immediately the suspension notice is given; and	14
(c)	continues to operate until the show cause notice is finally dealt with.	15 16
Terms o	f appointment, and role, of administrator	17
	This section applies to an administrator appointed by the Governor il to conduct operations under a wagering authority.	18 19
, ,	r any matter not provided for under this Act, the administrator ice on terms decided by the Governor in Council.	20 21
(3) The	e administrator—	22
(a)	has full control of, and responsibility for, the operations of the authority holder conducted under the wagering authority (including operations relating to anything that had been started but not finished at the time of the administrator's appointment); and	23 24 25 26
(b)	subject to any directions by the Minister, must conduct the operations as required by this Act as if the administrator were the authority holder.	27 28 29
	e costs of and incidental to the conduct and administration of an holder's operations by an administrator under this section (the	30 31

"costs of	f administration") are payable by the authority holder.	1
	ny profits derived from the conduct of the authority holder's as by the administrator are, after payment of the costs of	2 3
administr	ration, to be paid to the authority holder.	4
Cancella	ation or reduction of period of suspension	5
in Counc	At any time a suspension of a wagering authority by the Governor cil is in force, the Governor in Council may, for the remaining suspension—	6 7 8
(a)	cancel the period; or	9
(b)	reduce the period by a stated period.	10
	e Minister must promptly give written notice of the decision of the r in Council to—	11 12
(a)	the authority holder; and	13
(b)	each interested person to whom a copy of the show cause notice was given.	14 15
Notice to	o interested persons of decisions	16
55. (1)	This section applies if the Minister—	17
(a)	censures the authority holder under section 48; or	18
(b)	directs the authority holder to rectify a matter under section 49; or	19
(c)	suspends the wagering authority under section 52.	20
` '	ne Minister must promptly give written notice of the decision to rested person to whom a copy of the show cause notice was given.	21 22
	Division 6—Approved events and contingencies	23
Applicat	tion for approval of events or contingencies	24
	A sports wagering licensee may apply to the Minster for approval ct wagering on—	25 26

(a)	an event or contingency; or	1
(b)	a class of events or contingencies.	2
(2) The	e application must—	3
(a)	be in writing; and	4
(b)	describe the event or contingency or class of events or contingencies for which approval is sought.	6
Decision	on application	7
	The Minister must consider an application under section 56 and re, or refuse to give, the approval sought by the application.	8
(2) An	approval must not relate to—	10
(a)	an event or contingency for which a race wagering licence has been, or may be, issued; or	11 12
(b)	a sporting event or contingency.	13
(3) An Australia	a approval may relate to an event or contingency in or outside	14 15
	e Minister must not give an approval for an event or contingency ster considers to be offensive or contrary to the public interest.	16 17
Conditio	ons of approval	18
58. (1)	The Minister may give an approval for this division—	19
(a)	on conditions the Minister considers necessary or desirable for the proper conduct of the wagering under the sports wagering licence; or	20 21 22
(b)	on other conditions the Minister considers necessary or desirable in the public interest.	23 24
	condition under subsection (1) is taken to be a condition of the agering licence.	25 26

Notice of decision	1
59.(1) If the Minister gives an approval for this division, the must give the sports wagering licensee a written notice stating—	e Minister 2
(a) the decision; and	4
(b) any conditions of the approval.	5
(2) The notice also may state the period for which the approvain force.	al remains 6
(3) If the Minister refuses to give an approval, the Minister mus	· ·
sports wagering licensee a written notice stating the decision and the	
for the decision.	10
Period of approval	11
60. An approval remains in force—	12
(a) if a period is stated in the notice mentioned in section 50 period stated; or	9—for the 13
(b) if no period is stated in the notice—until the ap withdrawn.	oproval is 15 16
Withdrawal of approval	17
61.(1) The Minister may, for any reason the Minister appropriate, withdraw an approval given under section 57.	considers 18 19
(2) However, an approval may be withdrawn only if the Ministra	er— 20
(a) has given the sports wagering licensee a reasonable oppose be heard or to make representations on the proposed w and	
(b) has considered any representations made by the licen process carried out by the Minister under paragraph (a).	see in the 24 25
(3) The withdrawal must be made by written notice, stating the for the decision, given to the sports wagering licensee.	ne reasons 26 27
(4) The decision takes effect—	28

(a)	on the day the notice is given to the sports wagering licensee; or	1
(b)	if a later day of effect is stated in the notice—on the later day.	2
	PART 5—WAGERING MANAGERS	3
	Division 1—Suitability of persons	4
Suitabili	ity of involved persons	5
62. (1)	This section applies to the Minister in deciding whether—	6
(a)	a proposed wagering manager (the "involved person") is a suitable person to be a wagering manager; or	7 8
(b)	a wagering manager (also the "involved person") is a suitable person to be a wagering manager.	9 10
(2) Th	e Minister may have regard to the following matters—	11
(a)	the involved person's business reputation;	12
(b)	the involved person's current financial position and financial background;	13 14
(c)	whether the person has, or has arranged, a satisfactory ownership, trust or corporate structure;	15 16
(d)	whether the involved person has, or is able to obtain, financial resources the Minister considers to be adequate to ensure the financial viability of a wagering manager's operations;	17 18 19
(e)	whether the involved person has the appropriate business ability, knowledge or experience to successfully conduct operations as a wagering manager;	20 21 22
(f)	whether the involved person has, or is able to obtain, the services of persons with appropriate business ability, knowledge or experience to enable the involved person to successfully conduct operations as a wagering manager;	23 24 25 26
(g)	if the involved person has a business association with another	27

	entity—	1
	(i) the entity's character or business reputation; and	2
	(ii) the entity's current financial position and financial background;	3 4
(h)	anything else prescribed under a regulation.	5
Suitabili	ty of associates	6
63. (1)	This section applies to the Minister in deciding whether—	7
(a)	a business or executive associate of a proposed wagering manager is a suitable person to be associated with a wagering manager's operations; or	8 9 10
(b)	a business or executive associate of a wagering manager is a suitable person to be associated with a wagering manager's operations.	11 12 13
(2) The	e Minister may have regard to the following matters—	14
(a)	the associate's character or business reputation;	15
(b)	the associate's current financial position and financial background;	16 17
(c)	if the associate has a business association with another entity—	18
	(i) the entity's character or business reputation; and	19
	(ii) the entity's current financial position and financial background;	20 21
(d)	anything else prescribed under a regulation.	22
Other m	atters about suitability	23

64. Sections 62 and 63 do not limit the matters the Minister may have

regard to in deciding matters to which the sections relate.

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	Division 2—Appointment of wagering managers	-
Appoint	ment	2
	A wagering licensee may appoint a person to manage the as relating to authorised wagering conducted under the wagering	3
(2) Ho manager	owever, a wagering licensee may appoint a person as wagering	7
(a)	only with the approval of the Minister; and	8
(b)	only if the person is a related body corporate of the licensee.	9
Applicat	tion for approval	10
	application for approval to appoint a person as wagering manager made to the Minister in writing by the wagering licensee.	11 12
Further	information or documents to support application	13
approval	The Minister may, by written notice given to an applicant for an , require the applicant to give the Minister further information or a at about the application within the reasonable time stated in the	14 15 10 17
	ne requirement must relate to information or a document that is y and reasonable to help the Minister decide the application.	18 19
Conside	ration of application	20
, ,	The Minister must consider an application for an approval and ve, or refuse to give, the approval.	21 22
(2) Ho	wever, the Minister is not required to decide an application if—	23
(a)	the Minister has given the applicant a notice under section 67 requiring the applicant to give the Minister further information or a document about the application; and	24 25 26
(b)	the applicant has failed, without reasonable excuse, to comply	25

with the requirement within the time stated in the notice.	1
(3) The Minister may approve the appointment of a person as a wagering manager only if the Minister is satisfied—	2 3
(a) the person is a suitable person to be a wagering manager; and	4
(b) each business and executive associate of the person is a suitable person to be associated with a wagering manager's operations.	5 6
(4) The Minister must promptly give the applicant written notice of the Minister's decision.	7 8
Investigation of suitability of persons	9
69.(1) The chief executive may investigate a proposed wagering manager to help the Minister decide whether the person is a suitable person to be a wagering manager.	10 11 12
(2) The chief executive may investigate a business or executive associate of a proposed wagering manager to help the Minister decide whether the associate is a suitable person to be associated with a wagering manager's operations.	13 14 15 16
Criminal history reports for investigations	17
70.(1) If the chief executive in investigating a person under section 69 asks the commissioner of the police service for a written report on the person's criminal history, the commissioner must give the report to the chief executive.	18 19 20 21
(2) The report is to contain—	22
(a) relevant information in the commissioner's possession; and	23
 (b) relevant information the commissioner can reasonably obtain by asking officials administering police services in other Australian jurisdictions; and 	24 25 26
(c) other relevant information to which the commissioner has access.	27

	Division 3—Wagering management agreements	1
Meaning	g of "wagering management agreement"	2
	"wagering management agreement" is an agreement between a glicensee and another person—	3 4
(a)	appointing the other person as a wagering manager for the operations relating to authorised wagering conducted under the wagering licence; and	5 6 7
(b)	dealing with the wagering manager's authority; and	8
(c)	stating the conditions under which the wagering manager acts as, and remains, the wagering manager for the wagering licensee; and	9 10 11
(d)	stating other matters agreed between the wagering manager and wagering licensee.	12 13
Entering	g into wagering management agreement	14
	wagering licensee must not enter into a wagering management nt without the written approval of the Minister.	15 16
Maximu	m penalty—40 penalty units.	17
Amendr	ment of wagering management agreement	18
	wagering management agreement may be amended only with the pproval of the Minister.	19 20
Approva	als for wagering management agreements	21
	A wagering licensee may apply to the Minister for approval to o, or amend, a wagering management agreement.	22 23
(2) An	application must—	24
(a)	be in writing; and	25
(b)	be accompanied by a copy of the proposed agreement or amendment.	26 27

(3) The Minister must consider an application for approval and either give, or refuse to give, the approval.	1 2
(4) However, the Minister may refuse to give an approval only if the Minister reasonably believes it is necessary to refuse the approval—	3
(a) in the public interest; or	5
(b) to protect proper standards of integrity in the conduct of approved wagering.	6 7
(5) The Minister must promptly give the wagering licensee written notice of the Minister's decision.	8 9
Division 4—Investigation of wagering managers and associates	10
Audit programs	11
75. (1) The Minister may approve audit programs for investigating—	12
(a) wagering managers; and	13
(b) business or executive associates of wagering managers.	14
(2) The chief executive is responsible for ensuring an investigation of a person under a relevant approved audit program is conducted in accordance with the program.	15 16 17
Investigation of suitability of wagering managers	18
76.(1) The chief executive may investigate a wagering manager to help the Minister decide whether the manager is a suitable person to be a wagering manager.	19 20 21
(2) However, the chief executive may investigate a wagering manager only if—	22 23
(a) the Minister reasonably suspects the manager is not a suitable person to be a wagering manager; or	24 25
(b) the investigation is made under an audit program for wagering managers approved by the Minister.	26 27
(3) Also, a wagering manager may be investigated under an audit	28

program only if there has not been an investigation of the manager under

the program within the preceding 2 years.

person has a reasonable excuse.

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Investigation of suitability of associates of wagering managers	3
77.(1) The chief executive may investigate a business or executive associate of a wagering manager to help the Minister decide whether the associate is a suitable person to be associated with a wagering manager's operations.	4 5 6 7
(2) However, the chief executive may investigate a business or executive associate of a wagering manager only if—	8 9
(a) the Minister reasonably suspects the associate is not a suitable person to be associated with a wagering manager's operations; or	10 11
 (b) the investigation is made under an audit program for business and executive associates of wagering managers approved by the Minister; or 	12 13 14
(c) for a person who became a business or executive associate of the wagering manager after the manager's appointment—the associate has not been investigated previously under an audit program mentioned in paragraph (b).	15 16 17 18
(3) Also, a business or executive associate of a wagering manager may be investigated under an audit program only if there has not been an investigation of the associate under the program within the preceding 2 years.	19 20 21 22
Requirement to give information or document for investigation	23
78.(1) In investigating a wagering manager, or business or executive associate of a wagering manager, the chief executive may, by written notice given to the person, require the person to give the chief executive information or a document the chief executive considers relevant to the investigation.	24 25 26 27 28
(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	29 30

Failure t	to give information or document for investigation	1
	A person of whom a requirement is made under section 78 must with the requirement, unless the person has a reasonable excuse.	2 3
Maximu	m penalty—200 penalty units or 2 years imprisonment.	4
	is a reasonable excuse for the person not to comply with the ent if complying with the requirement might tend to incriminate on.	5 6 7
informati	ne person does not commit an offence against this section if the ion or document sought by the chief executive is not in fact relevant restigation.	8 9 10
Crimina	l history report for investigation	11
77 asks t	If the chief executive in investigating a person under section 76 or the commissioner of the police service for a written report on the criminal history, the commissioner must give the report to the cutive.	12 13 14 15
(2) Th	e report is to contain—	16
(a)	relevant information in the commissioner's possession; and	17
(b)	relevant information the commissioner can reasonably obtain by asking officials administering police services in other Australian jurisdictions; and	18 19 20
(c)	other relevant information to which the commissioner has access.	21
Di	vision 5—Terminating wagering management agreements	22
Ground	s for directing termination	23
` ′	A ground for directing the termination of a wagering management nt exists if the wagering manager—	24 25
(a)	is not a suitable person to be a wagering manager; or	26
(b)	is convicted of an offence against this Act or a gaming Act; or	27
(c)	is convicted of an indictable offence; or	28

(d)	contravenes a provision of this Act (being a provision a contravention of which is not an offence against this Act); or	1 2
(e)	fails to discharge the manager's financial commitments for the manager's operations; or	3 4
(f)	is affected by control action under the Corporations Law; or	5
(g)	stops being a related body corporate of the wagering licensee.	6
	lso, a ground for directing the termination of a wagering nent agreement exists if—	7 8
(a)	the approval of the Minister for the wagering manager's appointment, or the entering into of the agreement, was given because of a materially false or misleading representation or declaration; or	9 10 11 12
(b)	a business or executive associate of the wagering manager is not a suitable person to be associated with a wagering manager's operations.	13 14 15
	or subsection (1)(f), a wagering manager is affected by control der the Corporations Law if the manager—	16 17
(a)	has executed a deed of company arrangement under the Law; or	18
(b)	is the subject of a winding-up (whether voluntarily or under a court order) under the Law; or	19 20
(c)	is the subject of an appointment of an administrator, liquidator, receiver or receiver and manager under the Law.	21 22
Show ca	use notice	23
82.(1)	This section applies if the Minister believes—	24
(a)	a ground exists for directing the termination of a wagering management agreement; and	25 26
(b)	the act, omission or other thing constituting the ground is of a serious and fundamental nature; and	27 28
(c)	either—	29
	(i) the integrity of the conduct of authorised wagering under the relevant wagering licence may be jeopardised in a material	30 31

	way; or	1
	(ii) the public interest may be affected in an adverse and material way.	2
	e Minister must give the wagering manager a written notice (a nuse notice")—	4 5
(a)	stating the Minister proposes to take action (the " proposed action ") to direct the wagering licensee to terminate the wagering management agreement; and	8
(b)	stating the grounds for the proposed action; and	9
(c)	outlining the facts and circumstances forming the basis for the grounds; and	10 11
(d)	inviting the wagering manager to show within a stated period (the " show cause period ") why the proposed action should not be taken.	12 13 14
	e show cause period must be a period ending at least 21 days after cause notice is given to the wagering manager.	15 16
	e Minister must promptly give a copy of the show cause notice to ring licensee.	17 18
Represe	ntations about show cause notice	19
the show	The wagering manager, and wagering licensee to whom a copy of cause notice is given, may make representations about the show ice to the Minister in the show cause period.	20 21 22
	e Minister must consider all written representations (the "accepted tations") made under subsection (1).	23 24
Ending s	show cause process without further action	25
represent	This section applies if, after considering the accepted ations for the show cause notice, the Minister no longer believes a exists to direct the termination of the wagering management at.	26 27 28 29
(2) Th	e Minister must not take any further action about the show cause	30

notice.	į
(3) Notice that no further action about the show cause notice is to be taken must be given by the Minister to the wagering manager and licensee.	2
Censuring wagering manager	4
85.(1) This section applies if, after considering the accepted representations for the show cause notice, the Minister still believes a ground exists to direct the termination of the wagering management agreement but—	
(a) does not believe termination of the agreement is warranted; and	Ģ
(b) does not consider it is appropriate to take action under section 86.	10
(2) This section also applies if the Minister has not given a show cause notice to the wagering manager but—	1: 1:
(a) believes a ground exists to direct the termination of the wagering management agreement; and	1 1
(b) does not believe the giving of a show cause notice is warranted.	1:
(3) The Minister may, by written notice given to the wagering manager, censure the manager for a matter relating to the ground for directing the termination of the agreement.	10 17 18
Direction to rectify	19
86.(1) This section applies if, after considering the accepted representations for the show cause notice, the Minister still believes a ground exists to direct the termination of the wagering management agreement but considers—	20 2 2 2 2
(a) a matter relating to the ground is reasonably capable of being rectified; and	24 25
(b) that it is appropriate to give the wagering manager an opportunity to rectify the matter.	2
(2) However, this section applies only if the Minister does not have the belief mentioned in section 87.	28 29

(3) The Minister may, by written notice given to the wagering manager,

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(a) terminate the agreement within the time stated in the relevant notice; and	1 2
(b) notify the chief executive of the termination in the approved form within 7 days after terminating the agreement.	3 4
(2) If the wagering licensee does not terminate the wagering management agreement as required by subsection (1), the agreement is terminated by this Act.	5 6 7
(3) The State does not incur any liability if a wagering management agreement is terminated by a wagering licensee under subsection (1) or by this Act.	8 9 10
(4) A wagering licensee does not incur any liability because the licensee terminates a wagering management agreement under subsection (1).	11 12
Termination of agreement without direction	13
89.(1) This section applies if a wagering management agreement is terminated otherwise than because of a direction to terminate the agreement given to the wagering licensee by the Minister.	14 15 16
(2) The wagering licensee must notify the chief executive in writing of the termination within 7 days after the agreement is terminated.	17 18
Maximum penalty for subsection (2)—40 penalty units.	19
Suspending wagering manager's operations	20
90.(1) The Minister may suspend the wagering manager's operations immediately if the Minister believes—	21 22
(a) a ground exists to direct the termination of the wagering management agreement; and	23 24
(b) the circumstances are so extraordinary that it is imperative to suspend the operations to ensure—	25 26
 the integrity of the conduct of authorised wagering under the relevant wagering licence is not jeopardised in a material way; or 	27 28 29
(ii) the public interest is not affected in an adverse and material	30

	way.	1
(2) Th	e suspension—	2
(a)	must be effected by written notice (a "suspension notice") given to the wagering manager with a show cause notice; and	3 4
(b)	operates immediately the suspension notice is given; and	5
(c)	continues to operate until the show cause notice is finally dealt with.	6 7
	wagering manager must not carry on operations while the 's operations are suspended.	8 9
Maximus imprison	m penalty for subsection (3)—200 penalty units or 2 years ment.	10 11
Notice to	o wagering licensee of decisions	12
91.(1)	This section applies if the Minister—	13
(a)	censures the wagering manager under section 85; or	14
(b)	directs the wagering manager to rectify a matter under section 86; or	15 16
(c)	suspends the wagering manager's operations under section 90.	17
	e Minister must promptly give written notice of the decision to the glicensee.	18 19
P	ART 6—STATUS OF CERTAIN DECISIONS	20
Definition	on for part	21
92. In	this part—	22
"decision	n" includes—	23
(a)	conduct engaged in to make a decision; and	24

(b)	conduct related to making a decision; and	1
(c)	failure to make a decision.	2
Applicat	tion of part	3
	This part applies to a decision of the Governor in Council or made, or appearing to be made, under this Act about or affecting—	4 5
(a)	a wagering authority, wagering manager or wagering management agreement; or	6 7
(b)	a person with an interest or potential interest in—	8
	(i) a wagering authority; or	9
	(ii) the appointment of a wagering manager; or	10
	(iii) a wagering management agreement.	11
(2) Th	e decisions to which this part applies include, but are not limited	12 13
(a)	a decision of the Governor in Council mentioned in schedule 1, part 1; and	14 15
(b)	a decision of the Minister mentioned in schedule 1, part 2.	16
Certain	decisions not to be justiciable	17
94. A	decision to which this part applies—	18
(a)	is final and conclusive; and	19
(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	20 21 22 23
(c)	is not subject to any writ or order of the Supreme Court, another court, a tribunal or another entity on any ground	24 25

PART 7—KEY EMPLOYEES AND OPERATORS FOR AUTHORITY OPERATORS	
Division 1—Licensing requirements for key employees	3
Meaning of "key employee"	4
95.(1) A wagering employee is a "key employee" of an authority operator if the employee—	5 6
 (a) occupies or acts in a managerial position, or carries out managerial functions, in relation to the operations conducted under the relevant wagering authority; or 	7 8 9
(b) is in a position to affect or significantly influence the operations conducted under the relevant wagering authority; or	10 11
(c) occupies or acts in a position designated in the authority operator's approved control system as a key position.	12 13
(2) Subsection (1)(a) applies to a position only if the position is designated by the chief executive as a key position.	14 15
(3) Subsection (1)(a) applies to functions only if the functions are designated by the chief executive as key functions.	16 17
(4) Subsection (1)(b) applies to an employee only if the employee is designated by the chief executive as being in a key position.	18 19
(5) A designation of the chief executive for subsection (2), (3) or (4) must be made by written notice given to the authority operator.	20 21
Requirement to be licensed employee	22
96. A person must not occupy or act in the position of a key employee, or carry out the functions of a key employee, in relation to the conduct of operations under a wagering authority unless the person is a licensed employee.	23 24 25 26
Maximum penalty—40 penalty units.	27

Prohibition of employment as key employees of persons who are not licensed employees	1 2
97. An authority operator must not employ a person as a key employee.	, 3
or to carry out the functions of a key employee, unless the person is a	a 4
licensed employee.	5
Maximum penalty—40 penalty units.	6
Division 2—Requirements about key operators	7
Meaning of "key operator"	8
98. A "key operator" is a person (other than a wagering employee) who—) 9 10
 (a) is in a position to control or exercise significant influence over the conduct of an authority operator's operations; or 	e 11 12
(b) is associated with an authority operator in a way that enables the	e 13
person to control or exercise significant influence over the	
conduct of the authority operator's operations; or	15
(c) occupies a position or has an association with an authority	
operator of a kind that makes the person a key operator under	
criteria prescribed under a regulation.	18
Requirement that key operator apply for licence or end role	19
99.(1) If the chief executive reasonably believes a person is a key	20
operator, the chief executive may, by written notice given to the person	
require the person either to apply to be licensed as a key operator under a	
key person licence, or to stop being a key operator, within 7 days or	
receiving the notice.	24
(2) The person must comply with the requirement (the "key operator's	
requirement ") within 7 days of receiving the notice, unless the person has a reasonable excuse.	s 2ϵ 27
Maximum penalty—100 penalty units or 1 year's imprisonment.	28

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(3) The chief executive must give a copy of the notice to the relevant authority operator.	1 2
Requirement that key operator end role	3
100.(1) This section applies if—	4
(a) a key operator's requirement is made of a person; and	5
(b) the person complies with the requirement by applying to be licensed as a key operator but the chief executive refuses to grant the application.	6 7 8
(2) The chief executive may, by written notice given to the person, require the person to stop being a key operator of the authority operator within the time stated in the notice.	9 10 11
(3) The person must comply with the requirement within the time stated in the notice, unless the person has a reasonable excuse.	12 13
Maximum penalty—100 penalty units or 1 year's imprisonment.	14
(4) A person does not incur any liability because of action taken to comply with a requirement under this section.	15 16
Requirement to end key operator's role	17
101.(1) This section applies if a key operator's requirement is made of a person and either—	18 19
(a) the person fails to comply with the requirement; or	20
(b) the person complies with the requirement by applying to be licensed as a key operator but the chief executive refuses to grant the application.	21 22 23
(2) The chief executive may, by written notice given to the authority operator for whom the person is a key operator, require the authority operator to take any necessary action to ensure the person stops being a key operator within the time stated in the notice.	24 25 26 27
(3) The authority operator must comply with the requirement.	28
(4) This section applies to an authority operator despite any other Act or law.	29 30

	magering	
	n authority operator does not incur any liability because of action comply with a requirement under this section.	
Di	vision 3—Applications for, and issue of, key person licences	
Applica	tion for licence	
	1) An application for a key person licence must be made to the chief e in the approved form.	
(2) Th	ne application must be accompanied by—	
(a)	if the applicant applies to be licensed as an employee—a written notice from an authority operator to the chief executive stating that the operator intends to employ the applicant as a key employee subject to the applicant being issued with a key person licence; and	
(b)	any documents prescribed under a regulation; and	
(c)	the application fee prescribed under a regulation.	
Further	information or documents to support application	
for a ke further	1) The chief executive may, by written notice given to an applicant y person licence, require the applicant to give the chief executive information or a document about the application within the ble time stated in the notice.	
	ne requirement must relate to information or a document that is y and reasonable to help the chief executive decide the application.	
Conside	eration of application	
	1) The chief executive must consider an application for a key person and either grant or refuse to grant the application.	
applicat	espite subsection (1), the chief executive is required to consider an on only if the applicant agrees to having the applicant's photograph erprints taken.	

(3) Also, despite subsection (1), the chief executive is not required to

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decide ar	application if—	1
(a)	the chief executive has given the applicant a notice under section	2
	103 requiring the applicant to give the chief executive further	3
	information or a document about the application; and	4
(b)	the applicant has failed, without reasonable excuse, to comply	5
	with the requirement within the time stated in the notice.	6
Conditio	ons for granting application	7
105.	The chief executive may grant an application for a key person	8
licence o		9
(a)	the applicant's photograph and fingerprints have been taken; and	10
(b)	the chief executive is satisfied the applicant is a suitable person to	11
	hold a key person licence.1	12
Investig	ation of suitability of applicant	13
106. T	The chief executive may investigate an applicant for a key person	14
	help the chief executive decide whether the applicant is a suitable	15
person to	hold a key person licence.	16
Crimina	l history report for investigation	17
107.(1) If the chief executive in investigating an applicant for a key	18
	cence asks the commissioner of the police service for a written	19
	the applicant's criminal history, the commissioner must give the	20
report to	the chief executive.	21
(2) Th	e report is to contain—	22
(a)	relevant information in the commissioner's possession; and	23
(b)	relevant information the commissioner can reasonably obtain by inquiry from officials administering police services in other	24 25

Criteria for deciding a person's suitability to hold a key person licence are dealt with in section 113.

	Australian jurisdictions; and	1
(c)	other relevant information to which the commissioner has access.	2
ъ	1	
Decision	on application	3
	1) If the chief executive decides to grant an application for a key cence, the chief executive must promptly—	4 5
(a)	issue a key person licence to the applicant; and	6
(b)	give written notice of the issue of the licence to the relevant authority operator.	7 8
	the chief executive decides to refuse to grant an application for a on licence, the chief executive must promptly—	9 10
(a)	give the applicant an information notice about the decision; and	11
(b)	give a copy of the notice to the relevant authority operator.	12
Condition	ons of licence	13
109.(1) The chief executive may issue a key person licence—	14
(a)	on conditions the chief executive considers necessary or desirable for the proper conduct of approved wagering; and	15 16
(b)	on other conditions the chief executive considers necessary or desirable in the public interest.	17 18
	the chief executive decides to issue a key person licence on as, the chief executive must promptly—	19 20
(a)	give the applicant an information notice about the decision; and	21
(b)	give a copy of the notice to the relevant authority operator.	22
Form of	licence	23
110.(1	A key person licence must be in the approved form.	24
(2) Th	the approved form must provide for the inclusion of the following—	25
(a)	the name of the key person licensee;	26

(b)	a recent photograph of the licensee;	1
(c)	the date of issue of the licence;	2
(d)	whether the licensee is a licensed employee or licensed as a key operator;	3
(e)	the conditions of the licence;	5
(f)	any other particulars prescribed under a regulation.	6
Term of	licence	7
111. A or surren	key person licence remains in force unless it lapses or is cancelled dered.	8
Lapsing	of licence	10
	A key person licence lapses if the key person licensee is a employee and—	11 12
(a)	at the end of 1 year after the licence was issued, the licensee has not been employed (whether as a key employee or in another capacity) by an authority operator; or	13 14 15
(b)	the licensee ceases to be employed by an authority operator and is not re-employed by the same or another authority operator within the following 3 months.	16 17 18
	key person licence lapses if the key person licensee is licensed as a antor and ceases to be a key operator.	19 20
	Division 4—Suitability of persons	21
Suitabili	ty of applicants and key person licensees	22
applicant	This section applies to the chief executive in deciding whether an for a key person licence (the "involved person") or a key person (also the "involved person") is a suitable person to hold a key person.	23 24 25 26
(2) The	e chief executive may have regard to the following matters—	27

(a)	the involved person's character;	1
(b)	the involved person's current financial position and financial	2
(0)	background;	3
(c)	the involved person's general suitability to carry out functions as a key employee or to be a key operator for an authority operator.	4 5
	Division 5—Dealings affecting key person licences	6
Changir	ng conditions of licence	7
114.(1) The chief executive may decide to change the conditions of a key	8
-	cence if the chief executive considers it is necessary or desirable to	9
	e change for the proper conduct of approved wagering or otherwise blic interest.	10 11
(2) If	the chief executive decides to change the conditions, the chief	12
executive	e must promptly—	13
(a)	give the key person licensee an information notice about the decision; and	14 15
(b)	if the chief executive believes the key person licensee is currently an employee or key operator of an authority operator—give a copy of the information notice to the authority operator.	16 17 18
(3) A	change of the conditions—	19
(a)	takes effect—	20
	(i) on the day the information notice for the change is given to the key person licensee; or	21 22
	(ii) if a later day of effect is stated in the notice—on the later day; and	23 24
(b)	does not depend on the key person licence being amended to record the change, or a replacement licence recording the change being issued.	25 26 27
	ne power of the chief executive to change the conditions of a key icence includes the power to add conditions to an unconditional	28 29 30

Recordi	ng change of conditions	1
chief exe	The key person licensee must return the key person licence to the ecutive within 7 days of receiving the information notice notifying a f conditions, unless the licensee has a reasonable excuse.	2 3 4
Maximu	m penalty—40 penalty units.	5
(2) Or	receiving the key person licence, the chief executive must—	6
(a)	amend the licence in an appropriate way and return the amended licence to the key person licensee; or	7 8
(b)	if the chief executive does not consider it practicable to amend the licence—issue a replacement key person licence, incorporating the changed conditions, to the key person licensee.	9 10 11
Replace	ment of licence	12
replacen	A key person licensee may apply to the chief executive for the nent of the key person licence if the licence has been lost, stolen, d or damaged.	13 14 15
	e chief executive must consider an application and either grant or grant the application.	16 17
satisfied	e chief executive must grant an application if the chief executive is the licence has been lost, stolen or destroyed, or damaged in a way e its replacement.	18 19 20
executive another	the chief executive decides to grant an application, the chief e must, on payment of the fee prescribed under a regulation, issue key person licence to the applicant to replace the lost, stolen, d or damaged licence.	21 22 23 24
	the chief executive decides to refuse to grant an application, the ecutive must promptly—	25 26
(a)	give the key person licensee an information notice about the decision; and	27 28
(b)	if the chief executive believes the key person licensee is currently an employee or key operator of an authority operator—give a copy of the information notice to the authority operator.	29 30 31

Surrender of licence	1
117.(1) A key person licensee may surrender the key person licence by written notice given to the chief executive.	2 3
(2) The surrender takes effect—	4
(a) on the day the notice is given to the chief executive; or	5
(b) if a later day of effect is stated in the notice—on the later day.	6
(3) If the chief executive believes the key person licensee was, at the time of the surrender, an employee or key operator of an authority operator, the chief executive must promptly give written notice of the surrender to the authority operator.	7 8 9 10
Division 6—Investigation of key person licensees	11
Audit program	12
118.(1) The chief executive may approve an audit program for investigating key person licensees.	13 14
(2) The chief executive is responsible for ensuring an investigation of a key person licensee under an approved audit program is conducted in accordance with the program.	15 16 17
Investigation of suitability of key person licensees	18
119.(1) The chief executive may investigate a key person licensee to help the chief executive decide whether the licensee is a suitable person to hold a key person licence. ²	19 20 21
(2) However, the chief executive may investigate a key person licensee only if—	22 23
(a) the chief executive reasonably suspects the licensee is not a suitable person to hold a key person licence; or	24 25
(b) the investigation is made under an audit program for key person	26

² Criteria for deciding a person's suitability to hold a key person licence are dealt with in section 113.

licensees approved by the chief executive.	1
(3) Also, a key person licensee may be investigated under an audit	2
program only if there has not been an investigation of the licensee under the	3
program within the preceding 2 years.	4
Requirement to give information or document for investigation	5
120.(1) In investigating a key person licensee, the chief executive may,	6
by written notice given to the licensee, require the licensee to give the chief	7
executive information or a document the chief executive considers relevant to the investigation.	8 9
(2) When making the requirement, the chief executive must warn the key	10
person licensee it is an offence to fail to comply with the requirement,	11
unless the licensee has a reasonable excuse.	12
Failure to give information or document for investigation	13
121.(1) A key person licensee of whom a requirement is made under	14
section 120 must comply with the requirement, unless the licensee has a	15
reasonable excuse.	16
Maximum penalty—200 penalty units or 2 years imprisonment.	17
(2) It is a reasonable excuse for the key person licensee not to comply	18
with the requirement if complying with the requirement might tend to	19
incriminate the licensee.	20
(3) The key person licensee does not commit an offence against this	21
section if the information or document sought by the chief executive is not in fact relevant to the investigation.	22 23
in fact relevant to the investigation.	23
Criminal history report for investigation	24
122.(1) If the chief executive in investigating a key person licensee under	25
section 119 asks the commissioner of the police service for a written report	26
on the licensee's criminal history, the commissioner must give the report to	27
the chief executive.	28
(2) The report is to contain—	29

(a)	relevant information in the commissioner's possession; and	1
(b)	relevant information the commissioner can reasonably obtain by asking officials administering police services in other Australian jurisdictions; and	2 3 4
(c)	other relevant information to which the commissioner has access.	5
Divi	ision 7—Suspension and cancellation of key person licences	6
Ground	s for suspension or cancellation	7
) A ground for suspending or cancelling a key person licence he key person licensee—	8
(a)	is not a suitable person to hold a key person licence;3 or	10
(b)	is convicted of an offence against this Act or a gaming Act; or	11
(c)	is convicted of an indictable offence; or	12
(d)	contravenes a provision of this Act (being a provision a contravention of which is not an offence against this Act); or	13 14
(e)	contravenes a condition of the licence.	15
exists if	so, a ground for suspending or cancelling a key person licence the licence was issued because of a materially false or misleading ation or declaration.	16 17 18
Show ca	use notice	19
cancel a) If the chief executive believes a ground exists to suspend or key person licence, the chief executive must give the key person a written notice (a "show cause notice").	20 21 22
(2) Th	e show cause notice must—	23
(a)	state the action (the "proposed action") the chief executive proposes taking under this division; and	24 25

³ Criteria for deciding a person's suitability to hold a key person licence are dealt with in section 113.

(b) st	tate the grounds for the proposed action; and	1
	utline the facts and circumstances forming the basis for the rounds; and	2
• •	The proposed action is suspension of the licence—state the roposed suspension period; and	4 5
66	nvite the key person licensee to show within a stated period (the show cause period") why the proposed action should not be aken.	8
	show cause period must be a period ending at least 21 days after use notice is given to the key person licensee.	9 10
employee o	chief executive believes the key person licensee is currently an or key operator of an authority operator, the chief executive must live a copy of the show cause notice to the authority operator.	11 12 13
Representa	ations about show cause notice	14
copy of the	The key person licensee, and an authority operator to whom a show cause notice is given, may make representations about the notice to the chief executive in the show cause period.	15 16 17
	chief executive must consider all written representations (the representations'') made under subsection (1).	18 19
Ending sho	ow cause process without further action	20
representati	This section applies if, after considering the accepted ions for the show cause notice, the chief executive no longer ground exists to suspend or cancel the key person licence.	21 22 23
(2) The cause notice	chief executive must not take any further action about the show e.	24 25
	ce that no further action about the show cause notice is to be be given by the chief executive to—	26 27
(a) th	ne key person licensee; and	28
	n authority operator to whom a copy of the show cause notice vas given.	29 30

Censuring key person licensee	1	
127.(1) This section applies if, after considering the accepted representations for the show cause notice, the chief executive still believes a ground exists to suspend or cancel the key person licence but—	2 3 4	
(a) does not believe suspension or cancellation of the licence is warranted; and	5	
(b) does not consider it is appropriate to take action under section 128.	8	
(2) The chief executive may, by written notice given to the key person licensee, censure the licensee for a matter relating to the ground for suspension or cancellation.	9 10 11	
(3) The notice must state the reason for the decision to censure the key person licensee.	12 13	
(4) If the chief executive believes the key person licensee is currently an employee or key operator of an authority operator, the chief executive must promptly give a copy of the notice to the authority operator.		
Direction to rectify	17	
128.(1) This section applies if, after considering the accepted representations for the show cause notice, the chief executive still believes a ground exists to suspend or cancel the key person licence but considers—	18 19 20	
(a) a matter relating to the ground for suspension or cancellation is reasonably capable of being rectified; and	21 22	
(b) that it is appropriate to give the key person licensee an opportunity to rectify the matter.	23 24	
(2) However, this section applies only if the chief executive does not believe suspension or cancellation of the key person licence is warranted.		
(3) The chief executive may, by written notice given to the key person licensee, direct the licensee to rectify the matter within the period stated in the notice.	27 28 29	
(4) The notice must state the reason for the decision to give the direction.	30	
(5) The period stated in the notice must be reasonable, having regard to the nature of the matter to be rectified.		

employee	he chief executive believes the key person licensee is currently an e or key operator of an authority operator, the chief executive must give a copy of the notice to the authority operator.	1 2 3
Suspensi	on and cancellation of licence after show cause process	4
	This section applies if, after considering the accepted ations for the show cause notice, the chief executive—	5 6
(a)	still believes a ground exists to suspend or cancel the key person licence; and	7 8
(b)	believes suspension or cancellation of the licence is warranted.	9
(2) Thi	is section also applies if—	10
(a)	there are no accepted representations for the show cause notice; or	11
(b)	a direction to rectify a matter is given to the key person licensee under section 128 and the licensee fails to comply with the direction within the period stated in the relevant notice.	12 13 14
(3) The	e chief executive may—	15
(a)	if the proposed action stated in the show cause notice was to suspend the key person licence for a stated period—suspend the licence for not longer than the stated period; or	16 17 18
(b)	if the proposed action stated in the show cause notice was to cancel the key person licence—either cancel the licence or suspend it for a period.	19 20 21
(4) The	e chief executive must promptly—	22
(a)	give an information notice about the decision to the key person licensee; and	23 24
(b)	if the chief executive believes the key person licensee is currently an employee or key operator of an authority operator—give a copy of the information notice to the authority operator.	25 26 27
(5) The	e decision takes effect—	28
(a)	on the day the information notice is given to the key person licensee; or	29 30
(b)	if a later day of effect is stated in the information notice—on the	31

	later day.	1
must, wi	the key person licence is cancelled, the person who held the licence thin 14 days after receiving the information notice for the decision, e licence to the chief executive.	2 3 4
Maximus imprison	m penalty for subsection (6)—200 penalty units or 1 year's ment.	5
Suspens	ion of licence before show cause process	7
•	The chief executive may suspend a key person licence tely if the chief executive believes—	8
(a)	a ground exists to suspend or cancel the licence; and	10
(b)	it is necessary to suspend the licence immediately—	11
	(i) in the public interest; or	12
	(ii) to ensure the integrity of the conduct of approved wagering is not jeopardised.	13 14
(2) Th	e suspension—	15
(a)	must be effected by written notice (a "suspension notice") given to the key person licensee with a show cause notice; and	16 17
(b)	operates immediately the suspension notice is given; and	18
(c)	continues to operate until the show cause notice is finally dealt with.	19 20
	ne suspension notice must state the reason for the decision to the key person licence immediately.	21 22
employe	the chief executive believes the key person licensee is currently an e or key operator of an authority operator, the chief executive must give a copy of the suspension notice to the authority operator.	23 24 25
Cancella	ation or reduction of period of suspension	26
under se	At any time a suspension of a key person licence is in force ection 129, the chief executive may, for any reason the chief e considers appropriate—	27 28 29

(a)	cancel the remaining period of suspension; or	1
(b)	reduce the remaining period of suspension by a stated period.	2
(2) Th	e chief executive must promptly give written notice of the decision	3
(a)	the key person licensee; and	5
(b)	if the chief executive believes the key person licensee was an employee or key operator of an authority operator when the key person licence was suspended—the authority operator.	6 7 8
	Division 8—Requirements about employment	Ģ
Notice o	f start of licensed employee's employment	10
132. Within 7 days after a licensed employee starts employment with an authority operator, the authority operator must notify the chief executive of the start of the employment by notice in the approved form.		11 12 13
Maximu	m penalty—40 penalty units.	14
Returns	about employees	15
) The chief executive may, by written notice given to an authority require the operator to give a return under this section.	1 <i>6</i> 17
(2) The notice must state the time (not less than 14 days after the notice is given) for giving the return.		18 19
, ,	notice must not be given under this section within 1 month after g of a previous notice.	20 21
	an authority operator is given a notice under subsection (1), the must give a return as required by this section—	22 23
(a)	listing the licensed and unlicensed employees currently employed by the operator; and	24 25
(b)	stating the duties performed by each employee.	26
Maximu	m penalty—40 penalty units.	27
(5) The return must—		28

(a)	be in the approved form; and	1
(b)	be given to the chief executive within the time stated in the notice.	2
Notice of	f end of licensed employee's employment	3
134.(1	This section applies if—	4
(a)	an authority operator ends the employment of a licensed employee; or	5 6
(b)	a licensed employee ends the employee's employment with an authority operator; or	7 8
(c)	a licensed employee otherwise ceases to be employed by an authority operator.	9 10
authority	ithin 7 days after the licensed employee's employment with the operator ends, the authority operator must notify the chief of the end of the employment by notice in the approved form.	11 12 13
Maximu	m penalty for subsection (2)—40 penalty units.	14
Require	ment to end licensed employee's employment	15
135.(1	This section applies if—	16
(a)	a key person licence held by a licensed employee of an authority operator is cancelled or suspended; or	17 18
(b)	a licensed employee of an authority operator ceases to hold a key person licence for some other reason.	19 20
operator,	e chief executive may, by written notice given to the authority require the operator to end the employee's employment as a key within the time stated in the notice.	21 22 23
(3) Th	e authority operator must comply with the requirement.	24
	is section applies to an authority operator despite any other Act or y industrial award or agreement.	25 26
	authority operator does not incur any liability because of action	27

Division 9—Requirements about association with key operators	1
Notice of end of key operator's role	2
136.(1) This section applies if a person who holds a key person licence as a key operator stops being a key operator for an authority operator.	3 4
(2) Within 7 days after the person stops being a key operator for the authority operator, the authority operator must notify the chief executive of that fact by notice in the approved form.	5 6 7
Maximum penalty—40 penalty units.	8
Requirement to end key operator's role	9
137.(1) This section applies if—	10
(a) a key person licence held by a key operator for an authority operator is cancelled or suspended; or	11 12
(b) a key operator for an authority operator ceases to hold a key person licence for some other reason.	13 14
(2) The chief executive may, by written notice given to the authority operator, require the authority operator to take any action that is necessary and reasonable to ensure the person ceases to be a key operator for the authority operator within the time stated in the notice.	15 16 17 18
(3) The authority operator must comply with the requirement.	19
(4) This section applies to an authority operator despite any other Act or law.	20 21
(5) An authority operator does not incur any liability because of action taken to comply with a requirement under this section.	22 23
Division 10—Other matters	24
False statements by applicants	25
138. A person must not, for an application made under this part, state	26

anything	the person knows is false or misleading in a material particular.	1
Maximum penalty—40 penalty units.		
Destruc	tion of fingerprints	3
139.(1) This section applies if—	4
(a)	the chief executive refuses to grant an application for a key person licence; or	5 6
(b)	a key person licence lapses, or is surrendered or cancelled.	7
former k	ne chief executive must have any fingerprints of the applicant or key person licensee taken for the application for the key person lestroyed as soon as practicable.	8 9 10
	PART 8—WAGERING AGENTS Division 1—Agency agreements	11
Meaning	g of "agency agreement"	13
	An "agency agreement" is an agreement between a licence and another person—	14 15
(a)	appointing the other person as an agent (a "wagering agent") of the licence operator for the conduct of wagering under the relevant wagering licence; and	16 17 18
(b)	dealing with the wagering agent's authority; and	19
(c)	stating the conditions under which the wagering agent acts as, and remains, an agent of the licence operator; and	20 21
(d)	stating other matters agreed between the wagering agent and licence operator.	22 23

Condition	ons for entering into agency agreement	1
141.(1 with—) A licence operator may enter into an agency agreement only	2 3
(a)	a race club; or	4
(b)	a person prescribed under a regulation as a person eligible to be a wagering agent.	5 6
(2) A agreemen	licence operator may enter into an agency agreement only if the nt—	7 8
(a)	is in a form approved by the chief executive; and	9
(b)	states the wagering agent's place of operation; and	10
(c)	includes any other provisions required by the chief executive.	11
agency a	the chief executive may require the inclusion of a provision in an agreement only if the chief executive reasonably believes the of the provision is necessary and reasonable to ensure—	12 13 14
(a)	the integrity of the conduct of authorised wagering under the relevant wagering licence is not jeopardised in a material way; or	15 16
(b)	the public interest is not affected in an adverse and material way.	17
Notice of	f agency agreement	18
operator	Vithin 7 days after entering into an agency agreement, the licence must inform the chief executive of the wagering agent's name and operation.	19 20 21
Amenda	nent of agency agreement	22
) An agency agreement may be amended only with the written of the chief executive.	23 24
amendmenthe public	he chief executive may withhold approval of a proposed ent only if the chief executive considers it is necessary to do so in c interest or to protect proper standards of integrity in the conduct ised wagering under the relevant wagering licence.	25 26 27 28

Returns about agents	1	
144.(1) A licence operator must give a return as required by this section listing the operator's current wagering agents.		
Maximum penalty—40 penalty units.	4	
(2) The return must—	5	
(a) be in the approved form; and	6	
(b) be given to the chief executive at least once every 6 months.	7	
Notice of change of agent's place of operation	8	
145.(1) This section applies if a wagering agent changes, or proposes to change, the agent's place of operation and the licence operator becomes aware of the change or proposed change.	9 10 11	
(2) Within 7 days after the licence operator becomes aware of the change or proposed change, the operator must inform the chief executive of the wagering agent's new, or proposed new, place of operation.	12 13 14	
Division 2—Suitability of persons	15	
Suitability of agents	16	
146. In deciding whether a wagering agent is a suitable person to be a wagering agent, the chief executive may have regard to the following matters—	17 18 19	
(a) the agent's character or business reputation;	20	
(b) the agent's current financial position and financial background;	21	
(c) the agent's general suitability to act as an agent for a wagering licensee.	22 23	
Suitability of associates	24	
147. In deciding whether a business or executive associate of a wagering agent is a suitable person to be associated with a wagering agent's operations, the chief executive may have regard to the following matters—	25 26 27	

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(a) the associate's character or business reputation;	1
(b) the associate's current financial position and financial background.	2 3
Division 3—Investigation of wagering agents and associates	4
Investigation of suitability of agents	5
148.(1) The chief executive may investigate a wagering agent to help the chief executive decide whether the agent is a suitable person to be a wagering agent.	6 7 8
(2) However, the chief executive may investigate a wagering agent only if the chief executive reasonably suspects the agent is not a suitable person to be a wagering agent.	9 10 11
Investigation of suitability of associates	12
149.(1) The chief executive may investigate a business or executive associate of a wagering agent to help the chief executive decide whether the associate is a suitable person to be associated with a wagering agent's operations.	13 14 15 16
(2) However, the chief executive may investigate a business or executive associate of a wagering agent only if the chief executive reasonably suspects the associate is not a suitable person to be associated with a wagering agent's operations.	17 18 19 20
Requirement to give information or document for investigation	21
150.(1) In investigating a wagering agent, or business or executive associate of a wagering agent, the chief executive may, by written notice given to the person, require the person to give the chief executive information or a document the chief executive considers relevant to the investigation.	22 23 24 25 26
(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.	27 28 29

Failure	to give information or document for investigation	1
151.(1) A person of whom a requirement is made under section 150 must comply with the requirement, unless the person has a reasonable excuse.		
Maximu	m penalty—200 penalty units or 2 years imprisonment.	5
	is a reasonable excuse for the person not to comply with the nent if complying with the requirement might tend to incriminate on.	6 7 8
informat	ne person does not commit an offence against this section if the ion or document sought by the chief executive is not in fact relevant vestigation.	9 10 11
Crimina	l history report for investigation	12
or 149 a	1) If the chief executive in investigating a person under section 148 sks the commissioner of the police service for a written report on on's criminal history, the commissioner must give the report to the ecutive.	13 14 15 16
(2) Th	e report is to contain—	17
(a)	relevant information in the commissioner's possession; and	18
(b)	relevant information the commissioner can reasonably obtain by asking officials administering police services in other Australian jurisdictions; and	19 20 21
(c)	other relevant information to which the commissioner has access.	22
	Division 4—Terminating agency agreements	23
Ground	s for directing termination	24
	A ground for directing the termination of an agency agreement the wagering agent—	25 26
(a)	is not a suitable person to be a wagering agent; or	27
(b)	is not eligible to be a wagering agent for a licence operator; or	28

(c)	is convicted of an offence against this Act or a gaming Act; or	1	
(d)	is convicted of an indictable offence; or		
(e)	contravenes a provision of this Act (being a provision a contravention of which is not an offence against this Act).	3 4	
exists if	so, a ground for directing the termination of an agency agreement a business or executive associate of the wagering agent is not a person to be associated with a wagering agent's operations.	5 6 7	
Show ca	use notice	8	
154.(1) This section applies if the chief executive believes—	9	
(a)	a ground exists for directing the termination of an agency agreement; 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 authorised wagering under the relevant wagering licence may be jeopardised; or	15 16	
	(ii) the public interest may be affected adversely.	17	
	e chief executive must give the wagering agent a written notice cause notice")—	18 19	
(a)	stating the chief executive proposes to take action (the " proposed action") to direct the licence operator to terminate the agency agreement; and	20 21 22	
(b)	stating the grounds for the proposed action; and	23	
(c)	outlining the facts and circumstances forming the basis for the grounds; and	24 25	
(d)	inviting the wagering agent to show within a stated period (the "show cause period") why the proposed action should not be taken.	26 27 28	
	e show cause period must be a period ending at least 21 days after cause notice is given to the wagering agent.	29 30	

(4) The chief executive must promptly give a copy of the show cause notice to the licence operator.	1
Representations about show cause notice	3
155.(1) The wagering agent, and licence operator to whom a copy of the show cause notice is given, may make representations about the show cause notice to the chief executive in the show cause period.	2 5
(2) The chief executive must consider all written representations (the "accepted representations") made under subsection (1).	8
Ending show cause process without further action	Ģ
156.(1) This section applies if, after considering the accepted representations for the show cause notice, the chief executive no longer believes a ground exists to direct the termination of the agency agreement.	10 11 12
(2) The chief executive must not take any further action about the show cause notice.	13 14
(3) Notice that no further action about the show cause notice is to be taken must be given by the chief executive to the wagering agent and licence operator.	15 10 17
Censuring agent	18
157.(1) This section applies if, after considering the accepted representations for the show cause notice, the chief executive still believes a ground exists to direct the termination of the agency agreement but—	19 20 21
(a) does not believe termination of the agreement is warranted; and	22
(b) does not consider it is appropriate to take action under section 158.	23 24
(2) This section also applies if the chief executive has not given a show cause notice to the wagering agent but—	25 26
(a) believes a ground exists to direct the termination of the agency agreement; and	27 28
(b) does not believe the giving of a show cause notice is warranted.	29

agent, ce	nsure	ef executive may, by written notice given to the wagering the agent for a matter relating to the ground for directing the the agreement.	1 2 3
(4) The wagering		tice must state the reason for the decision to censure the at.	4 5
(5) Th licence of		ef executive must promptly give a copy of the notice to the or.	6 7
Direction	n to r	ectify	8
represent	tation exists	nis section applies if, after considering the accepted s for the show cause notice, the chief executive still believes a to direct the termination of the agency agreement but	9 10 11 12
(a)		atter relating to the ground is reasonably capable of being fied; and	13 14
(b)		it is appropriate to give the wagering agent an opportunity to fy the matter.	15 16
		etion also applies if the chief executive has not given a show the wagering agent and—	17 18
(a)		chief executive believes a ground exists to direct the ination of the agency agreement; and	19 20
(b)	the o	chief executive considers—	21
	(i)	a matter relating to the ground is reasonably capable of being rectified; and	22 23
	(ii)	that it is appropriate to give the wagering agent an opportunity to rectify the matter without giving a show cause notice; and	24 25 26
(c)	the v	wagering agent and licence operator have been given—	27
	(i)	written notice that the chief executive proposes to give a direction under this section; and	28 29
	(ii)	a reasonable opportunity to make representations about the proposed direction.	30 31

	owever, this section applies only if the chief executive does not belief mentioned in section 159(1).		
, ,		ef executive may, by written notice given to the wagering he agent to rectify the matter within the period stated in the	3 4 5
(5) The	e noti	ce must state the reason for the decision to give the direction.	6
, ,	-	iod stated in the notice must be reasonable, having regard to ne matter to be rectified.	7 8
(7) Th licence of		ef executive must promptly give a copy of the notice to the or.	9 10
(8) The section.	ne wa	agering agent must comply with a direction given under this	11 12
Direction	ı to t	erminate agreement	13
,	•	nis section applies if, after considering the accepted s for the show cause notice, the chief executive still believes—	14 15
(a)	a greand	ound exists to direct the termination of the agency agreement;	16 17
(b)		act, omission or other thing constituting the ground is of a ous and fundamental nature; and	18 19
(c)	eithe	er—	20
	(i)	the integrity of the conduct of authorised wagering under the relevant wagering licence may be jeopardised; or	21 22
	(ii)	the public interest may be affected adversely.	23
(2) Th	is sec	tion also applies if—	24
(a)	after considering the accepted representations for the show cause notice, the chief executive directs the wagering agent to rectify a matter and the agent fails to comply with the direction within the period stated in the relevant notice; or		25 26 27 28
(b)	ther	e are no accepted representations for the show cause notice.	29
		ief executive may, by written notice given to the licence ct the operator to terminate the agreement within the time	30 31

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stated in the notice.

(4) If the chief executive gives a direction under this section, the chief executive must promptly give an information notice for the decision to—	2
(a) the licence operator; and	4
(b) the wagering agent affected by the decision.	5
Termination of agreement on direction	6
160.(1) If the chief executive directs a licence operator to terminate an agency agreement, the operator must—	7 8
(a) terminate the agreement within the time stated in the relevant notice; and	9 10
(b) notify the chief executive of the termination in the approved form within 7 days after terminating the agreement.	11 12
(2) If the licence operator does not terminate the agency agreement as required by subsection (1), the agreement is terminated by this Act.	13 14
(3) The State does not incur any liability if an agency agreement is terminated by a licence operator under subsection (1) or by this Act.	15 16
(4) A licence operator does not incur any liability because the operator terminates an agency agreement under subsection (1).	17 18
Termination of agreement without direction	19
161.(1) This section applies if an agency agreement is terminated otherwise than because of a direction to terminate the agreement given to the licence operator by the chief executive.	20 21 22
(2) The licence operator must notify the chief executive in writing of the termination within 7 days after the agreement is terminated.	23 24
Maximum penalty for subsection (2)—40 penalty units.	25
Suspending agent's operations	26
162.(1) The chief executive may suspend the wagering agent's operations if the chief executive believes—	27 28

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(a)	a ground exists to direct the termination of the agency agreement; and		
(b)	it is necessary to suspend the operations—	3	
	(i) in the public interest; or	4	
	(ii) to ensure the integrity of the conduct of authorised wagering under the relevant wagering licence is not jeopardised.	5	
(2) Th	e suspension—	7	
(a)	must be effected by written notice (a "suspension notice") given to the wagering agent with a show cause notice; and	8 9	
(b)	operates immediately the suspension notice is given; and	10	
(c)	continues to operate until the show cause notice is finally dealt with.	11 12	
	e suspension notice must state the reason for the decision to he wagering agent's operations.	13 14	
	e chief executive must promptly give a copy of the suspension the licence operator.	15 16	
	wagering agent must not carry on operations while the agent's s are suspended.	17 18	
Maximus imprison	m penalty for subsection (5)—200 penalty units or 2 years ment.	19 20	
	PART 9—FINANCIAL	21	
	Division 1—Commissions and dividends	22	
Commis	sion	23	
commiss by the au	An authority operator may deduct, or cause to be deducted, as ion, out of the total amount invested in each totalisator conducted thority operator on 1 or more events or contingencies, an amount than the amount calculated under a regulation.	24 25 26 27	

(2) An authority operator must not, under subsection (1), deduct, or cause to be deducted, for a financial year, out of the total amount invested in the year in totalisators conducted by the authority operator on events or		
contingencies, an amount that is more than the amount calculated under a regulation.	5	
Dividends	6	
164.(1) An authority operator, after deducting the operator's commissions under section 163, must pay by way of dividends all amounts	7 8	
invested in totalisators conducted by the authority operator on events or contingencies.	<u>9</u> 10	
(2) In calculating a dividend—	11	
(a) a fraction of 10c less than 5c is to be disregarded; and	12	
(b) a fraction of 10c equal to or greater than 5c is to be taken to be 5c.	13	
(3) An amount that, apart from subsection (2), would be required to be included in a dividend (an "unpaid fraction") may be retained by the authority operator.	14 15 16	
Division 2—Taxes and fees	17	
Liability to wagering tax	18	
165. An authority holder must pay a tax (a "wagering tax") to the chief	19	
executive for each month for the wagering authority.	20	
Calculation and payment of wagering tax	21	
166.(1) The amount of wagering tax to be paid for a month is the	22	
percentage prescribed under a regulation of the authority holder's gross revenue for the month.	23 24	
(2) The wagering tax is to be paid under a regulation.	25	

Returns for calculation of wagering tax	1	
167.(1) An authority holder must give the chief executive returns as	2 3	
required under a regulation giving the details required under the regulation		
for the calculation of wagering tax.	4	
(2) A return must be in the approved form.	5	
Liability to wagering authority fee	6	
168.(1) An authority holder must give consideration (the "wagering authority fee") for the wagering authority.	7 8	
(2) The wagering authority fee is to be calculated and paid or satisfied under the conditions of the wagering authority.	9 10	
Application of wagering tax and authority fee	11	
169. The chief executive must, for an amount of wagering tax or wagering authority fee received under this part—	12 13	
(a) pay a proportion of the amount prescribed under a regulation into	14	
a fund established for community benefit under a gaming Act and stated in the regulation; and	15 16	
(b) pay any balance of the amount into the consolidated fund.	17	
Penalty for late payment	18	
170.(1) An authority holder must pay to the chief executive a penalty on an amount or value of wagering tax or wagering authority fee outstanding (the "unpaid amount") as at the end of the period allowed for payment.	19 20 21	
(2) The penalty is the percentage prescribed under a regulation of the unpaid amount.	22 23	
(3) An additional penalty is payable by the authority holder to the chief executive for any part of the unpaid amount, and any previous penalty,	24 25	
remaining unpaid—	26	
(a) 1 month after the end of the period allowed for payment of the unpaid amount; and	27 28	
(b) at the end of each succeeding month starting—	29	

	(i)	on the day of the month corresponding to the day mentioned in paragraph (a); or	1 2
	(ii)	if there is no corresponding day—on the first day of the following month.	3 4
		itional penalty is the percentage prescribed under a regulation or other amount for which the penalty is payable.	5 6
for a reas	son th	ty, or a part of a penalty, is not payable if the chief executive, ne chief executive considers appropriate, decides the penalty, he penalty, need not be paid.	7 8 9
Recover	y of a	nmounts	10
payable ı	under	mount of wagering tax, wagering authority fee or penalty this part is a debt payable to the State and may be recovered court of competent jurisdiction.	11 12 13
Revenue	offe	nces	14
172.(1) An	authority holder must not—	15
(a)		de the payment of an amount payable by the authority holder vagering tax or wagering authority fee; or	16 17
(b)	info	the chief executive a return under section 1674 containing rmation the authority holder knows to be false, misleading or mplete in a material particular.	18 19 20
Maximu	m per	nalty—200 penalty units or 2 years imprisonment.	21
		ion (1)(b) does not apply to an authority holder if the holder, ne return—	22 23
(a)		rms the chief executive in writing, to the best of the authority ler's ability, how the return is false, misleading or incomplete;	24 25 26
(b)		e authority holder has, or can reasonably obtain, the correct rmation—gives the correct information.	27 28

⁴ Section 167 (Returns for calculation of wagering tax)

(3) It is enough for a complaint for an offence against subsection (1) involving the giving of a return to state that the return was false, misleading or incomplete to the defendant's knowledge.	1 2 3
PART 10—COMPLIANCE REQUIREMENTS	4
Division 1—Control systems	5
Approved control system required for authorised wagering	6
173.(1) An authority operator may conduct authorised wagering under the wagering authority only if—	7 8
(a) the operator has an approved control system for the wagering; and	9 10
(b) the wagering is conducted under the system.	11
(2) An approved control system of a licence operator must relate to the wagering agents, or each class of wagering agents, appointed by the licence operator.	12 13 14
(3) An authority operator may change the operator's approved control system only—	15 16
(a) if directed by, or with the approval of, the chief executive; and	17
(b) in the way directed or approved by the chief executive.	18
Control system submission	19
174.(1) An authority operator may make a submission (a "control system submission") to the chief executive for approval of the operator's proposed control system.	20 21 22
(2) A control system submission must be in writing and be made—	23
(a) at least 90 days before the authority operator proposes to start conducting authorised wagering under the wagering authority; or	24 25

(b)	if the chief executive considers it appropriate to allow a submission to be made at a later time—by the time allowed by the chief executive.	1 2 3
	control system submission must describe and explain the authority s proposed control system.	4 5
(4) In about—	particular, a control system submission must include information	6 7
(a)	the following things to be used for the conduct of wagering—	8
	(i) accounting systems and procedures and chart of accounts;	9
	(ii) administrative systems and procedures;	10
	(iii) computer software;	11
	(iv) standard forms and terms; and	12
(b)	the general procedures to be followed for the conduct of wagering; and	13 14
(c)	the procedures and standards for the maintenance, security, storage and transportation of equipment to be used for the conduct of wagering; and	15 16 17
(d)	the procedures for recording bets and paying winning bets; and	18
(e)	the procedures for using and maintaining security facilities.	19
	control system submission may include information additional to mation mentioned in subsection (4).	20 21
Control	system (change) submission	22
system	An authority operator may make a submission (a "control (change) submission") to the chief executive for approval to the holder's approved control system.	23 24 25
(2) A made—	control system (change) submission must be in writing and be	26 27
(a)	at least 90 days before the authority operator proposes to start conducting authorised wagering under the approved control system, as proposed to be changed; or	28 29 30

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	Wagering	
(b)	if the chief executive considers it approprisubmission to be made at a later time—by the the chief executive.	
	control system (change) submission must contain changes of the authority operator's approved con	-
Dealing	with submissions	
) This section applies to a control system submochange) submission made to the chief executive	
or refuse	e chief executive must consider the submission an to approve, the authority operator's proposed cosed change of the authority operator's approved c	control system or
notice give	considering the submission, the chief executive wen to the authority operator, require the operator of further information about the submission that le to help the chief executive make a decon.	to give the chief is necessary and
	considering whether to give an approval, the chie ard to the following issues—	f executive must
(a)	whether the submission satisfies the requirer division for the submission;	nents under this
(b)	whether the authority operator's proposed co approved control system as proposed to be change providing satisfactory and effective control over	ged, is capable of

- wagering.
- (5) The chief executive may refuse to give an approval if the authority operator fails to comply with a requirement under subsection (3) without a reasonable excuse.
- (6) The chief executive must promptly give the authority operator a written notice of the chief executive's decision to give, or to refuse to give, an approval.
- (7) If the chief executive refuses to give an approval, the notice of the decision—

(a)	must state the reasons for the decision; and	1
(b)	if the chief executive believes the submission can easily be changed to enable the chief executive to give an approval—must also—	2 3 4
	(i) explain how the submission may be changed; and	5
	(ii) invite the authority operator to resubmit the submission after making the appropriate changes.	6 7
Direction	n to change approved control system	8
operator,	The chief executive may, by written notice given to an authority direct the operator to change the operator's approved control ithin the time, and in the way, stated in the notice.	9 10 11
(2) The	e authority operator must comply with the direction.	12
of the tin	ne authority operator does not comply with the direction, at the end ne stated in the notice the operator's approved control system is have been changed in the way stated in the notice.	13 14 15
	Division 2—Wagering records	16
Notices a	Division 2—Wagering records about keeping wagering records	16 17
	about keeping wagering records The chief executive may, by written notice given to an authority	
178.(1)	about keeping wagering records The chief executive may, by written notice given to an authority	17 18
178.(1) operator–	about keeping wagering records The chief executive may, by written notice given to an authority approve a place (the "approved place") nominated by the operator as the place where the operator is required to keep the	17 18 19 20 21
178.(1) operator— (a)	about keeping wagering records The chief executive may, by written notice given to an authority approve a place (the "approved place") nominated by the operator as the place where the operator is required to keep the operator's wagering records; or specify a wagering record of the operator (an "exempt wagering")	17 18 19 20 21 22 23

	a way different from the way the information was kept record was being used by the operator; or	1 2
	the destruction of a wagering record the chief executive need not be kept.	3 4
subsection (1)(b) o	executive may specify a wagering record for only if the chief executive considers there is sufficient d to be kept at a place other than the approved place.	5 6 7
(3) A wagering rewagering record"-	ecord mentioned in subsection (1)(c) is also an "exempt	8 9
(a) for the pe	eriod stated in the notice; or	10
(b) while the	circumstances stated in the notice exist.	11
	of the chief executive's power under subsection (1)(d) any other law about the retention or destruction of the	12 13 14
Wagering records	to be kept at certain place	15
179.(1) An authorat—	ority operator must keep the operator's wagering records	16 17
operator i	ator's principal place of business in the State or, if the is a corporation and has its registered office in the State, ered office; or	18 19 20
(b) an approv	ved place for the records.	21
Maximum penalty-	—40 penalty units.	22
(2) Subsection (1) does not apply to an exempt wagering record.	23
Wagering records	to be kept for required period	24
, ,	ority operator must keep a wagering record for 5 years transaction to which the record relates.	25 26
Maximum penalty-	—40 penalty units.	27
(2) Subsection (1) does not apply to a wagering record if—	28
(a) the infor	mation previously contained in the record is kept in	29

	another way under an approval of the chief executive; or	1
(b)	the record has been destroyed under an approval of the chief executive.	2
	bsection (1) has effect subject to any other law about the retention ction of the wagering record.	4 5
	Division 3—Financial accounts, statements and reports	6
Keeping	g of accounts	7
181. A	an authority operator must—	8
(a)	keep accounting records that correctly record and explain the transactions and financial position for the operations of the operator conducted under the wagering authority; and	9 10 11
(b)	keep the accounting records in a way that allows—	12
	(i) true and fair financial statements and accounts to be prepared from time to time; and	13 14
	(ii) the financial statements and accounts to be conveniently and properly audited.	15 16
Maximu	m penalty—40 penalty units.	17
Prepara	tion of financial statements and accounts	18
accounts	An authority operator must prepare financial statements and as required by this section giving a true and fair view of the operations of the operator conducted under the wagering authority.	19 20 21
Maximu	m penalty—40 penalty units.	22
(2) Th	e financial statements and accounts must include the following—	23
(a)	trading accounts, if applicable, for each financial year;	24
(b)	profit and loss accounts for each financial year;	25
(c)	a balance sheet as at the end of each financial year.	26

183.(1) An authority operator must give reports to the chief executive as

required by this section about the operations of the operator conducted

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Submission of reports

under the wagering authority.

Maximum penalty—40 penalty units.

(2) The reports must be given at the times stated in a written notice given to the authority operator by the chief executive.	(
(3) A report must be in the approved form.	8
(4) The chief executive may, by written notice given to an authority operator, require the operator to give the chief executive further information about a report within the time stated in the notice to help the chief executive acquire a proper appreciation of the operator's operations.	1 1 1 1
(5) An authority operator must comply with a requirement under subsection (4) within the time stated in the notice, unless the operator has a reasonable excuse.	1; 14 1;
Maximum penalty—40 penalty units.	10
(6) An authority operator must not give the chief executive a report containing information, or further information about a report, the operator knows to be false, misleading or incomplete in a material particular.	1′ 1 19
Maximum penalty—100 penalty units.	20
(7) Subsection (6) does not apply to an authority operator if the operator, when giving the report or further information—	22
 (a) informs the chief executive in writing, to the best of the operator's ability, how the return or information is false, misleading or incomplete; and 	2: 2: 2:
(b) if the operator has, or can reasonably obtain, the correct information—gives the correct information.	20 2
(8) It is enough for a complaint for an offence against subsection (6) to state that the report or information was false, misleading or incomplete to the defendant's knowledge.	28 2 30

Division 4—Financial institution accounts	1
Keeping of accounts	2
184. An authority operator must keep a financial institution account, financial institution accounts, approved by the chief executive for use for a banking or similar transactions for the operations of the operator conduct under the wagering authority.	all 4
Maximum penalty—40 penalty units.	7
Use of accounts	8
185. An authority operator must not use a financial institution accourapproved by the chief executive other than for a purpose for which it approved.	
Maximum penalty—40 penalty units.	12
Division 5—Audit	13
Exempt authority operators	14
186.(1) The chief executive may declare a permit holder to be an exem authority operator for this division.	15 16
(2) The chief executive may make a declaration only if the chief executive considers—	ve 17 18
(a) the permit holder's operations conducted under the oncour wagering permit are not significant; and	rse 19 20
(b) in particular, the extent of wagering conducted does not warra an audit of any of the permit holder's documents relating to to operations.	
(3) A declaration must be made by written notice given to the perm holder.	nit 24 25

Audit of operations	1
187.(1) As soon as practicable after the end of a financial year, an affected authority operator must, at the operator's own expense, cause the operator's books, accounts and financial statements for the operator's operations conducted under the wagering authority for the financial year to be audited by—	2 3 4 5 6
(a) a registered company auditor; or	7
(b) if the affected authority operator is a permit holder—an approved accountant.	8 9
Maximum penalty—40 penalty units.	10
(2) In this section—	11
"affected authority operator" means an authority operator who has not been declared by the chief executive under section 186 to be an exempt authority operator for this division.	12 13 14
Completion of audit	15
188.(1) The auditor must—	16
(a) complete the audit within 3 months after the end of the financial year; and	17 18
(b) immediately after completion of the audit, give a copy of the audit report to the chief executive and authority operator.	19 20
Maximum penalty—40 penalty units.	21
(2) Subsection (1)(a) does not apply to the auditor if, in the circumstances, it would be unreasonable to require the auditor to comply with the paragraph and the auditor completes the audit as soon as practicable.	22 23 24 25
Further information following audit	26
189.(1) On receiving a copy of the audit report, the chief executive may, by written notice given to the authority operator, require the operator to give the chief executive further information about a matter relating to the operations of the operator mentioned in the audit report.	27 28 29 30

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subsection	n authority operator must comply with a requirement under on (1) within the time stated in the notice, unless the operator has a le excuse.	1 2 3
Maximu	m penalty for subsection (2)—40 penalty units.	4
PAR	Γ 11—CONDUCT OF APPROVED WAGERING	5
	Division 1—Agreements	(
	Division 1 Agreements	
Meaning	g of "ancillary wagering agreement"	7
190.(1) An "ancillary wagering agreement" is an agreement, contract,	8
	arrangement (whether written or unwritten) under which a person	9
	provide to an authority operator a thing or service in return for a indirect interest in, or percentage or share of—	10 11
(a)	amounts received by the operator in the conduct of approved	12
(a)	wagering; or	13
(b)	the revenue, profit or earnings derived by the operator in the conduct of approved wagering.	14 15
(2) Ho	owever, an "ancillary wagering agreement" does not include—	16
(a)	an agency agreement; or	17
(b)	a wagering management agreement; or	18
(c)	a totalisator supply agreement.	19
Meaning	g of "related agreement"	20
	.) A "related agreement" is—	21
(a)	an ancillary wagering agreement; or	22
(b)	another agreement, contract, lease or arrangement (whether	23
(0)	written or unwritten) entered into between an authority operator	23 24
	and another person relating to the operator's operations.	25

(2) However, a "related agreement" does not include a wagering management agreement.	1 2
Entering into ancillary wagering agreements	3
192. An authority operator must not enter into, or be a party to, an ancillary wagering agreement without the written approval of the Minister.	4 5
Maximum penalty—40 penalty units.	ϵ
Approval for ancillary wagering agreement	7
193. (1) An authority operator may apply to the Minister for approval to enter into an ancillary wagering agreement	8
(2) An application must—	10
(a) be in writing; and	11
(b) if it is proposed the agreement will be in writing—be accompanied by a copy of the proposed agreement.	12 13
(3) The Minister must consider an application for approval and either give, or refuse to give, the approval.	14 15
(4) However, the Minister may give an approval only if the Minister considers it would be appropriate or desirable in all the circumstances for the authority operator to enter into the agreement.	16 17 18
(5) The Minister must promptly give the authority operator written notice of the Minister's decision.	19 20
Review of related agreements	21
194.(1) The Minister may, by written notice given to an authority operator, require the operator to give to the Minister, within the time stated in the notice—	22 23 24
(a) the information stated in the notice about a related agreement to which the authority operator is a party; and	25 26
(b) if the agreement is in writing—a copy of the agreement.	27
(2) Without limiting subsection (1), the information the Minister may	28

require to	be given about the agreement includes the following—	1
(a)	the names of the parties;	2
(b)	a description of any property, goods or other things, or any services, supplied or to be supplied;	3
(c)	the value or nature of the consideration;	5
(d)	the term of the agreement.	6
	e authority operator must comply with the requirement within the ed in the notice, unless the operator has a reasonable excuse.	7 8
Show ca	use notice for related agreement	9
the Minis) This section applies if, after considering the information given to ster about the related agreement and, if appropriate, the contents of ment, the Minister believes the continuance of the agreement—	10 11 12
(a)	may jeopardise the integrity of the conduct of approved wagering; or	13 14
(b)	may affect the public interest adversely.	15
(2) Th	is section also applies if—	16
(a)	the authority operator does not comply with the requirement mentioned in section 194; and	17 18
(b)	the Minister has the belief mentioned in section 195(1).	19
	ne Minister must give the authority operator a written notice (a ause notice")—	20 21
(a)	stating the Minister proposes to take action to direct the termination of the agreement (the "proposed action"); and	22 23
(b)	stating the grounds for the proposed action; and	24
(c)	outlining the facts and circumstances forming the basis for the grounds; and	25 26
(d)	inviting the operator to show within a stated period (the "show cause period") why the proposed action should not be taken.	27 28
(4) Th	e show cause period must be a period ending at least 21 days after	29

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the show cause notice is given to the authority operator.

(5) The Minister must promptly give a copy of the show cause notice to

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each other person (an "interested person") who is a party to the agreement.	2 3
Representations about show cause notice	4
196.(1) The authority operator and each interested person may make representations about the show cause notice to the Minister in the show cause period.	
(2) The Minister must consider all written representations (the "accepted representations") made under subsection (1).	8 9
Direction to terminate related agreement	10
197.(1) This section applies if, after considering the accepted representations for the show cause notice, the Minister still believes the continuance of the agreement—	11 12 13
(a) may jeopardise the integrity of the conduct of approved wagering; or	14 15
(b) may affect the public interest adversely.	16
(2) This section also applies if there are no accepted representations for the show cause notice.	
(3) The Minister may, by written notice given to each of the parties to the related agreement, direct the termination of the agreement.	
(4) The notice must state—	21
(a) the reason for the decision to direct the termination of the related agreement; and	22 23
(b) the time within which the agreement is required to be terminated.	24
(5) If the agreement is not terminated within the time stated in the notice, it is terminated at the end of the time by this Act.	
(6) The termination of the agreement under the direction or by this Act does not affect any rights or liabilities acquired or incurred by a party to the agreement before the termination.	27 28 29
(7) The State does not incur any liability if the agreement is terminated	

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and and a discretion or bording Are	1
under the direction or by this Act.	1 2
(8) A party to the agreement does not incur any liability for breach of the	
agreement because the agreement is terminated under the direction.	3
Division 2—Operations of authority operators and wagering agents	4
Subdivision 1—Rules	5
Making rules	6
198.(1) The Minister may make rules about approved wagering.	7
(2) Rules are subordinate legislation.	8
(3) An authority operator may make submissions to the Minister about a	9
rule or proposed rule.	10
Application of rules	11
199. The rules are binding on an authority operator and a person betting	12
or intending to bet with an authority operator for authorised wagering	13
conducted under the wagering authority.	14
Availability of rules for public inspection	15
200. A general operator must arrange for a copy of the rules to be made	16
available for public inspection at each office of the operator during ordinary	17
office hours.	18
General responsibilities of authority operators	19
201. An authority operator, in doing an act for the conduct of approved	20
wagering must ensure the act is done under the rules.	21
Maximum penalty—40 penalty units	22

Responsibility of licence operator for acts of agents	1
202. A licence operator must take reasonable steps to ensure an act done by a wagering agent of the operator for the conduct of approved wagering is done under with the rules.	
Maximum penalty—40 penalty units.	5
Responsibility of wagering agent for agent's acts	6
203. A wagering agent, in doing an act for the conduct of approved wagering, must ensure the act is done under the rules.	
Maximum penalty—40 penalty units.	9
Subdivision 2—Other matters	10
Meaning of "totalisator supply agreement"	11
204. A "totalisator supply agreement" is an agreement, contract, lease or arrangement (whether written or unwritten) under which a person (the "totalisator supplier") agrees to install, supply or operate regulated wagering equipment for or to—	12 13 14 15
(a) a permit holder (the "designated operator"); or	16
(b) a wagering agent that is a race club (also "the designated operator").	17 18
Places of operation	19
205.(1) An authority operator must not carry on the operator's operations at a place other than a place that—	20 21
(a) the operator has, by notice given to the chief executive, nominated as being the operator's proposed place of operation; and	22 23
(b) has been approved by the chief executive.	24
Maximum penalty—200 penalty units or 2 years imprisonment.	
(2) A wagering agent must not carry on the agent's operations at a place other than a place that—	

(a) is of a kind prescribed under a regulation as appropriate for a wagering agent; and	1 2
(b) is stated in the agency agreement as the agent's place of operation.	3
Maximum penalty for subsection (2)—200 penalty units or 2 years imprisonment.	4 5
Acceptance of wagers	(
206. A general operator, in carrying on the operator's operations, may accept wagers by phone or another form of communication.	7 8
Use of regulated wagering equipment	ç
207.(1) A general operator must not use regulated wagering equipment for the conduct of approved wagering unless the equipment is approved wagering equipment.	10 11 12
Maximum penalty—40 penalty units.	13
(2) A general operator must not modify approved wagering equipment unless the modification is approved by the chief executive in writing.	14 15
Maximum penalty—40 penalty units.	16
(3) A totalisator supplier must not, under a totalisator supply agreement, install, supply or operate regulated wagering equipment for or to a designated operator unless the equipment is approved wagering equipment.	17 18 19
Maximum penalty—40 penalty units.	20
(4) A designated operator may use approved wagering equipment installed, supplied or operated for or to the operator by a person who is not a licence operator.	21 22 23
Approval of regulated wagering equipment	24
208.(1) An authority operator may apply to the chief executive—	25
(a) for an approval for regulated wagering equipment proposed to be used in the conduct of approved wagering; or	20 27
(b) for approval to modify approved wagering equipment used in the	28

	conduct of approved wagering.	1
(2) An	application must—	2
(a)	be in the approved form; and	3
(b)	be accompanied by the application fee prescribed under a regulation.	4 5
(3) The	e chief executive must—	6
(a)	consider the application; and	7
(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	8 9 10 11
(c)	after completing the consideration of the application and carrying out any necessary evaluation—approve, or refuse to approve, the equipment or modification.	12 13 14
to carry	spite subsection (3)(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.	15 16 17
(5) Th written no	e chief executive must promptly give the authority operator a otice—	18 19
(a)	setting out the chief executive's decision; and	20
(b)	if the decision is to refuse to give an approval—stating the reasons for the decision.	21 22
Extendin	ng credit	23
form to a	a general operator must not make a loan or extend credit in any a person to enable the person or another person to take part in wagering.	24 25 26
Maximun	m penalty—200 penalty units or 2 years imprisonment.	27
Advertis	ing wagering	28
210. A	person who advertises approved wagering must take reasonable	29

steps to e	ensure the advertisement—	1
(a)	is not indecent or offensive; and	2
(b)	is based on fact; and	3
(c)	is not false, deceptive or misleading in a material particular.	4
Directio	ns about advertising	5
approved may dire) If the chief executive reasonably believes an advertisement about d wagering does not comply with section 210, the chief executive ect the person appearing to be responsible for authorising the ment to take the appropriate steps—	6 7 8 9
(a)	to stop the advertisement being shown; or	10
(b)	to change the advertisement.	11
(2) Th	e direction must—	12
(a)	be in writing; and	13
(b)	state the grounds for the direction; and	14
(c)	for a direction to change the advertisement—state how the advertisement is to be changed.	15 16
	person to whom a direction is given must comply with the unless the person has a reasonable excuse.	17 18
Maximu	m penalty for subsection (3)—20 penalty units.	19
Inquirie	es about complaints	20
executiv	2) Subsection (2) applies if a complaint is made to the chief e by a person about the conduct of approved wagering (including uct of a wagering agent's operations).	21 22 23
(2) Th	e chief executive must promptly—	24
(a)	if the chief executive believes the complaint has not previously been referred to the relevant authority operator and that it is appropriate for the complaint to be referred to the operator—refer the complaint to the authority operator; or	25 26 27 28
(b)	if paragraph (a) does not apply—inquire into the complaint.	29

(3) The	e chief executive must promptly advise the complainant of—	1				
(a)	if the chief executive acts under subsection (2)(a)—the decision to refer the complaint to the authority operator; or					
(b)	if the chief executive acts under subsection (2)(b)—the result of the inquiry.					
(4) Sub	osection (5) applies if—	6				
(a)	a complaint is made to an authority operator by a person about—	7				
	(i) the conduct of authorised wagering by the authority operator under the wagering authority; or	8 9				
	(ii) the operations of a wagering agent of the authority operator; or	10 11				
(b)	a complaint is referred to an authority operator under subsection (2).	12 13				
, ,	e authority operator must, within 21 days after the complaint is by, or referred to, the operator—	14 15				
(a)	inquire into the complaint; and	16				
(b)	give written notice of the result of the inquiry—	17				
	(i) to the complainant; and	18				
	(ii) if the complaint was referred to the operator by the chief executive—to the chief executive.	19 20				
(6) A c	complaint must—	21				
(a)	be in writing; and	22				
(b)	state the complainant's name and address; and	23				
(c)	give appropriate details of the complaint.	24				
Claims f	or payment of winning bets	25				
	A claim for payment of a winning bet made in relation to wagering—	26 27				
(a)	must be made within 5 years after the holding of the event or the happening of the contingency to which the bet relates; and	28 29				

(b) must be accompanied by the ticket for the winning bet, unless the claim is made within the period allowed under the rules for making claims without production of a ticket.	1 2 3
(2) An amount for a winning bet not claimed within the period of 5 years mentioned in subsection (1) may be retained by the authority operator who conducted the wagering.	4 5 6
Claims for payment	7
214.(1) If a claim for payment of a winning bet is made to a general operator, the operator must—	8 9
(a) pay the relevant winnings to the claimant; or	10
(b) if the operator disputes the claim—immediately try to resolve the claim.	11 12
(2) If a wagering agent, for a claim for payment made to the agent, disputes the claim and is not able to resolve the claim, the agent must refer the claim to the licence operator.	13 14 15
(3) If an authority operator, for a claim for payment made or referred to the operator, disputes the claim and is not able to resolve the claim, the operator must, by written notice (a "claim result notice") given to the claimant, promptly inform the claimant—	16 17 18 19
(a) of the operator's decision on the claim; and	20
(b) that the person may, within 10 days of receiving the notice, ask the chief executive to review the decision.	21 22
(4) If the claim is not resolved, the claimant may ask the chief executive—	23 24
(a) if the claimant received a claim result notice—to review the authority operator's decision; or	25 26
(b) if the claimant did not receive a claim result notice—to resolve the claim.	27 28
(5) A request to the chief executive under subsection (4)—	29
(a) must be in the approved form; and	30
(b) if the claimant received a claim result notice—must be made	31

within 10 days after receiving the notice.	1
(6) If a request is made to the chief executive, the chief executive must deal with the request in the way prescribed under a regulation.	2 3
Banning excessive gamblers	4
215.(1) This section applies if a general operator reasonably believes the peace and happiness of a person's family are endangered because of excessive wagering by the person.	5 6 7
(2) For 1 month after the general operator first forms the belief, the operator must not allow the person, or another person the operator reasonably suspects is acting for the person, to take part in approved wagering at a place at which the operator is entitled to carry on the operator's operations.	8 9 10 11 12
Reporting improper behaviour	13
216.(1) This section applies if a general operator becomes aware, or reasonably suspects, that—	14 15
 (a) a person, by a dishonest act, has obtained a benefit for the person or another person in relation to approved wagering involving the operator; or 	16 17 18
(b) there has been a contravention of this Act, in relation to approved wagering involving the operator, by a wagering agent, an employee of a wagering agent or another person.	19 20 21
(2) Within 3 days of becoming aware of, or suspecting, the dishonest act or contravention, the general operator must give the chief executive a written notice advising the chief executive of all facts known to the operator about the matter.	22 23 24 25
Maximum penalty—200 penalty units or 2 years imprisonment.	26
(3) A person must not mistreat another person because—	27
(a) the other person has given, or may give, a notice under this section; or	28 29
(b) the person believes the other person has given, or may give, a notice under this section.	30 31

Maximum penalty—200 penalty units or 2 years imprisonment.	1
(4) In this section—	2
"dishonest act" means fraud, misrepresentation or theft.	3
"mistreat" a person means—	4
(a) end the person's employment or prejudice the career of the person in another way; or	5
(b) prejudice the safety of the person; or	7
(c) intimidate or harass the person.	8
Division 3—Wagering offences	Ģ
Cheating	10
217.(1) A person must not, in relation to approved wagering, dishonestly obtain a benefit by—	11 12
(a) an act, practice or scheme; or	13
(b) the use of a thing.	14
Maximum penalty—200 penalty units or 2 years imprisonment.	15
(2) For subsection (1), a person obtains a benefit if the person obtains for the person or another person, or induces a person to deliver, give or credit to the person or another person, any money, benefit, advantage, valuable consideration or security.	16 17 18 19
Forgery and deception	20
218.(1) A person must not—	21
(a) forge an official wagering document; or	22
(b) knowingly utter a forged official wagering document.	23
Maximum penalty—200 penalty units or 2 years imprisonment.	24
(2) A person must not connive at the commission of an offence against subsection (1).	25 26

Maximu	m penalty—200 penalty units or 2 years imprisonment.	1
	person forges a document if the person makes a false document, it to be false, with the intention that—	2 3
(a)	it may be used or acted on to the prejudice or benefit of a person; or	4 5
(b)	a person may, in the belief that it is genuine, be induced to do, or refrain from doing, something.	6 7
	thout limiting subsection (3), a genuine document may become a ument because of—	8 9
(a)	an alteration of the document in a material respect; or	10
(b)	an addition to the body of the document in a material respect; or	11
(c)	an addition of a false date, signature, attestation, seal or other material matter.	12 13
(5) A j	person utters a document if the person—	14
(a)	uses or deals with the document; or	15
(b)	attempts to use or deal with the document; or	16
(c)	induces a person to use, deal with or act on the document; or	17
(d)	attempts to induce a person to use, deal with or act on the document.	18 19
Imperso	nating certain persons	20
	A person must not pretend to be a wagering agent, key person or wagering official.	21 22
Maximu	m penalty—200 penalty units or 2 years imprisonment.	23
(2) A subsection	person must not connive at the commission of an offence against on (1).	24 25
Maximum imprison	m penalty for subsection (2)—200 penalty units or 2 years ment.	26 27

Bribery			1	
220.(1) A wagering 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.				
Maximu	n pen	alty—200 penalty units or 2 years imprisonment.	5	
confer or	obtai	n must not give, confer or obtain, or promise or offer to give, in, any money, property or benefit of any kind to, on or for a ial or another person for an improper purpose.	6 7 8	
Maximu	n pen	alty—200 penalty units or 2 years imprisonment.	9	
	on (1)	ering official or other person does an act mentioned in or (2) for an improper purpose if the official or other person	10 11 12	
(a)	this	he official to forego or neglect the official's functions under Act, or to influence the official in the performance of the sial's functions under this Act; or	13 14 15	
(b)	after	suse of anything already done or omitted to be done, or to be wards done or omitted to be done, by the official in the ormance of the official's functions under this Act; or	16 17 18	
(c)	impı	the official to use, or take advantage of, the official's office coperly to gain a benefit or advantage for, or facilitate the mission of an offence by—	19 20 21	
	(i)	if the act is done by the official—another person; or	22	
	(ii)	if the act is done by another person—that person or another person.	23 24	
Restricte	ed off	icials and licensees	25	
221.(1) The	chief executive may—	26	
(a)	decla	are a wagering official to be a restricted official; or	27	
(b)	decla	are a key person licensee to be a restricted licensee.	28	
		er, a declaration may be made only if the chief executive propriate to make the declaration in the public interest.	29 30	

(3) A declaration must be made by written notice given to the wagering official or key person licensee.				
Directions to restricted officials and licensees	3			
222.(1) The chief executive may direct a restricted official or licensee not to participate in—	4 5			
(a) approved wagering; or	ϵ			
(b) approved wagering except in stated circumstances or for stated purposes.	7 8			
(2) Also, the chief executive may direct a restricted official not to have a financial relationship with a general operator.	9 10			
(3) However, a direction may be given only if the chief executive considers it appropriate to give the direction in the public interest.	11 12			
(4) A direction must be given by written notice given to the restricted official or licensee.	13 14			
Requirement to comply with direction about wagering	15			
223. A restricted official or licensee must not participate in wagering in contravention of a direction given by the chief executive under section 222.	16 17			
Maximum penalty—40 penalty units.	18			
Relationship of restricted officials with general operators	19			
224.(1) This section applies if a restricted official has been given a direction by the chief executive not to have a financial relationship with a general operator.	20 21 22			
(2) The restricted official must not—	23			
(a) accept or solicit employment from a general operator; or	24			
(b) be an employee in any capacity of a general operator; or	25			
(c) knowingly have, directly or indirectly—	26			
(i) a business or financial association with a general operator; or	27			

	(ii) a business or financial interest together with a general operator.	1 2
Maximu	m penalty—40 penalty units.	3
	r 1 year after ceasing to be a restricted official, the person must not, he chief executive's approval—	4 5
(a)	accept or solicit employment from a general operator; or	6
(b)	be an employee in any capacity of a general operator; or	7
(c)	knowingly have, directly or indirectly—	8
	(i) a business or financial association with a general operator; or	9
	(ii) a business or financial interest together with a general operator.	10 11
Maximu	m penalty for subsection (3)—40 penalty units.	12
Relation operator	ship of restricted officials with prospective authority es	13 14
225.(1 or indired) This section applies if a restricted official knowingly has, directly etly—	15 16
(a)	a business or financial association with another person who is a prospective authority operator; or	17 18
(b)	a business or financial interest together with another person who is a prospective authority operator.	19 20
given a c	owever, this section applies only if the restricted official has been lirection by the chief executive not to have a financial relationship neral operator.	21 22 23
person is	mediately after the restricted official becomes aware that the other is a prospective authority operator, the official must give written the official's association or interest to the chief executive.	24 25 26
Maximu	m penalty—40 penalty units.	27
official,	the chief executive may, by written notice given to the restricted direct the official to end the association, or give up the interest, the time stated in the notice.	28 29 30

(5) However, the chief executive may give the direction only if the chief executive considers it appropriate to take the action in the public interest.				
		cted official to whom a direction is given must comply with vithin the time stated in the notice.	3	
Maximu	m per	nalty—40 penalty units.	5	
(7) In	this s	ection—	6	
"prospe	ctive	authority operator" means—	7	
(a)	-	erson who has applied for a wagering authority but whose lication has not yet been decided; or	8	
(b)	a pr	oposed wagering manager.	10	
Relation	ship	of general operators with restricted officials	11	
has been	give	s section applies to a general operator if a restricted official on a direction by the chief executive not to have a financial ith a general operator.	12 13 14	
	asona	er, this section applies only if the general operator knows, or ably to know, that the restricted official has been given the	15 16 17	
(3) Th	e gen	eral operator must not—	18	
(a)	emp	oloy the restricted official in any capacity; or	19	
(b)	kno	wingly have, directly or indirectly—	20	
	(i)	a business or financial association with the restricted official; or	21 22	
	(ii)	a business or financial interest together with the restricted official.	23 24	
Maximu	m per	nalty—40 penalty units.	25	
	•	year after the person ceases to be a restricted official, the or must not, without the chief executive's approval—	26 27	
(a)	emp	loy the person in any capacity; or	28	
(b)	kno	wingly have, directly or indirectly—	29	

	(i) a business or financial association with the person; or	1
	(ii) a business or financial interest together with the person.	2
Maximu	m penalty for subsection (4)—40 penalty units.	3
Particip	ation by minors prohibited	4
•	A person involved in the conduct of approved wagering must lation to the conduct of the wagering—	5 6
(a)	accept a bet from, or give a ticket or other acknowledgment for a bet to, a minor; or	7 8
(b)	allow a minor to establish an account for conducting betting by telephone; or	9 10
(c)	otherwise allow a minor to take part in wagering.	11
Maximu	m penalty—40 penalty units.	12
defendar	is a defence to a charge against subsection (1) to prove that the at had no reason to believe, and did not believe, that the person ge is material to the offence was a minor.	13 14 15
Employ	ment of minors prohibited	16
228. A wagering	a general operator must not, in relation to the conduct of approved	17 18
(a)	employ a minor to sell or give a ticket or other acknowledgment for a bet to a person; or	19 20
(b)	employ a minor in any other capacity.	21
Maximu	m penalty—40 penalty units.	22

PART 12—INVESTIGATION AND ENFORCEMENT 1 Division 1—Inspectors 2 **Appointment** 3 **229.** The chief executive may appoint as inspectors— 4 public service officers or employees; or 5 (b) other persons prescribed under a regulation. 6 Qualifications for appointment 7 **230.(1)** The chief executive may appoint a person as an inspector only 8 if— 9 (a) the chief executive considers the person has the necessary 10 expertise or experience to be an inspector; or 11 (b) the person has satisfactorily finished training approved by the 12 chief executive. 13 (2) Also, the chief executive may appoint a person as an inspector only if 14 the chief executive is satisfied the person is a suitable person to be an 15 inspector, having regard to— 16 (a) the person's character; and 17 (b) the person's current financial position and financial background. 18 (3) The chief executive may investigate a person to help the chief 19 executive decide whether the person is a suitable person to be an inspector. 20 **Audit program** 21 **231.(1)** The Minister may approve an audit program for investigating 22 inspectors. 23 (2) The chief executive may investigate an inspector under an approved 24 audit program to help the chief executive decide whether the inspector is a 25

26

suitable person to be an inspector, having regard to—

(a)	the inspector's character; and	1
(b)	the inspector's current financial position and financial background.	2 3
program	wever, an inspector may be investigated under an approved audit only if there has not been an investigation of the inspector under am within the preceding 2 years.	4 5 6
	e chief executive is responsible for ensuring an investigation under ved audit program is conducted under the program.	7 8
Crimina	l history reports for investigations	9
or 231 as	If the chief executive in investigating a person under section 230 sks the commissioner of the police service for a written report on n's criminal history, the commissioner must give the report to the cutive.	10 11 12 13
(2) The	e report is to contain—	14
(a)	relevant information in the commissioner's possession; and	15
(b)	relevant information the commissioner can reasonably obtain by asking officials administering police services in other Australian jurisdictions; and	16 17 18
(c)	other relevant information to which the commissioner has access.	19
Powers		20
233.(1)	An inspector has the powers given under this Act.	21
	inspector is subject to the directions of the chief executive in g the powers.	22 23
(3) An	inspector's powers may be limited—	24
(a)	under a condition of appointment; or	25
(b)	by written notice given by the chief executive to the inspector.	26

Appoint	ment conditions	1
•) An inspector holds office on the conditions stated in the nt of appointment.	2
(2) An	inspector ceases holding office—	4
(a)	if the appointment provides for a term of appointment—at the end of the term; and	5 6
(b)	if the conditions of appointment provide—on ceasing to hold another office (the "main office") stated in the appointment conditions.	7 8 9
(3) An chief exe	inspector may resign by signed notice of resignation given to the cutive.	10 11
(the "sec	owever, an inspector may not resign from the office of inspector condary office") if a term of the inspector's employment to the ice requires the inspector to hold the secondary office.	12 13 14
Identity	cards	15
235.(1) The chief executive must give each inspector an identity card.	16
(2) Th	e identity card must—	17
(a)	contain a recent photograph of the inspector; and	18
(b)	be signed by the inspector; and	19
(c)	include an expiry date; and	20
(d)	identify the person as an inspector under this Act.	21
Failure t	to return identity card	22
identity	A person who ceases to be an inspector must return the person's card to the chief executive as soon as practicable (but within after ceasing to be an inspector, unless the person has a reasonable	23 24 25 26
Maximu	m penalty—40 penalty units.	27

Product	tion or display of identity card	1
	1) An inspector may exercise a power in relation to someone else ner person") only if the inspector—	2 3
(a)	first produces the inspector's identity card for the other person's inspection; or	4 5
(b)	has the identity card displayed so it is clearly visible to the other person.	6 7
(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.		8 9 10 11
	Division 2—Powers of inspectors	12
Subdivision 1—Power to enter places		13
Entry w	vithout consent or warrant	14
238. enter—	An inspector may, without the occupier's consent or a warrant,	15 16
(a)	a public place; or	17
(b)	a place where approved wagering is being, or is about to be, conducted; or	18 19
(c)	a place where a general operator carries on business at any time when the place is open for carrying on business or otherwise open for entry; or	20 21 22
(d)	the land around premises to ask its occupier for consent to enter the premises.	23 24
Entry w	vith consent or warrant	25
	Unless an inspector is authorised to enter a place under section 238, ctor may enter a place only if—	26 27

(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.	5 6
(2) 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
	the consent is given, the inspector may ask the occupier to sign an edgment of the consent (a "consent acknowledgment").	10 11
(4) Th	e acknowledgment must state—	12
(a)	the occupier has been 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
	the occupier signs a consent acknowledgment, the inspector must give a copy to the occupier.	20 21
Evidenc	e of consent	22
241.(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; and	24 25 26

(b)	a consent acknowledgment is not produced in evidence for the entry; and	1 2
(c)	it is not proved the occupier consented to the entry.	3
(2) The	e court may presume the occupier did not consent.	4
Annliast	ion for warment	5
	ion for warrant	5
	An inspector may apply to a magistrate for a warrant for a place.	6
(2) Th warrant i	e application must be sworn and state the grounds on which the s sought.	7 8
	ne magistrate may refuse to consider the application until the gives the magistrate all the information the magistrate requires	9 10
about the	application in the way the magistrate requires.	11
Example—		12
	agistrate may require additional information supporting the application to y statutory declaration.	13 14
Issue of	warrant	15
	The magistrate may issue a warrant only if the magistrate is there are reasonable grounds for suspecting—	16 17
(a)	there is a particular thing or activity (the "evidence") that may provide evidence of an offence against this Act; and	18 19
(b)	the evidence is at the place, or may be at the place, within the next 7 days.	20 21
(2) The	e warrant must state—	22
(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	23 24 25
(b)	the offence for which the warrant is sought; and	26
(c)	the evidence that may be seized under the warrant; and	27
(d)	the hours of the day or night when the place may be entered; and	28

(e)	the date, within 14 days after the warrant's issue, the warrant ends.	1 2
Special v	warrants	3
244.(1) An inspector may apply for a warrant (a "special warrant") by	4
-	ax, radio or another form of communication if the inspector	5 6
	s it necessary because of—	
	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
(3) The 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
(5) 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 authorises the entry and the exercise of the other powers stated in ant issued by the magistrate.	25 26 27
(7) The magistra	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
Evidence	e about special warrants	5
245.(1)	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
246.(1)	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 premises, this section applies to the inspector only if the consent is the entry is otherwise authorised.	15 16 17
(3) 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)	access, electronically or in some other way, a system used at the place for conducting approved wagering or for administrative purposes related to the conduct of approved wagering; or	26 27 28

(f)

Wagering

take into or onto the place any person, equipment and materials

1

the inspector reasonably requires for exercising a power under this part; or	2 3
(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	4 5 6
(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.	7 8 9
(4) When making a requirement mentioned in subsection (3)(g) or (h), the inspector must warn the person it is an offence to fail to comply with the requirement, unless the person has a reasonable excuse.	10 11 12
Failure to help inspector	13
247.(1) A person required to give reasonable help under section 246(3)(g) must comply with the requirement, unless the person has a reasonable excuse.	14 15 16
Maximum penalty—40 penalty units.	17
(2) If the requirement is to be complied with by the person giving information, or producing a document (other than a document required to be kept by the person under this Act), it is a reasonable excuse for the person to fail to comply with the requirement, if complying with the requirement might tend to incriminate the person.	18 19 20 21 22
Failure to give information	23
248.(1) A person of whom a requirement is made under section 246(3)(h) must comply with the requirement, unless the person has a reasonable excuse.	24 25 26
Maximum penalty—40 penalty units.	27
(2) It is a reasonable excuse for the person to fail to comply with the requirement if complying with the requirement might tend to incriminate the person.	28 29 30

Subdivision 4—Power to seize evidence	1
Seizing evidence at place that may be entered without consent or warrant	2
249. An inspector who enters a place that may be entered under this part without the consent of the occupier and without a warrant, may seize a thing at the place if the inspector reasonably believes the thing is evidence of an offence against this Act.	4 5 6 7
Seizing evidence at place that may only be entered with consent or warrant	8
250. (1) This section applies if—	10
(a) an inspector is authorised to enter a place under this part only with the consent of the occupier or a warrant; and	11 12
(b) the inspector enters the place after obtaining the necessary consent or warrant.	13 14
(2) If the inspector enters the place with the occupier's consent, the inspector may seize a thing at the place if—	15 16
(a) the inspector reasonably believes the thing is evidence of an offence against this Act; and	17 18
(b) seizure of the thing is consistent with the purpose of entry as told to the occupier when asking for the occupier's consent.	19 20
(3) If the inspector enters the place with a warrant, the inspector may seize the evidence for which the warrant was issued.	21 22
(4) The inspector also may seize anything else at the place if the inspector reasonably believes—	23 24
(a) the thing is evidence of an offence against this Act; and	25
(b) the seizure is necessary to prevent the thing being—	26
(i) hidden, lost or destroyed; or	27
(ii) used to continue, or repeat, the offence.	28
(5) Also the inspector may seize a thing at the place if the inspector	20

reasonab this Act.	ly believes it has just been used in committing an offence against	1 2
Securing	g things after seizure	3
251. H	laving seized a thing, an inspector may—	4
(a)	move the thing from the place where it was seized (the "place of seizure"); or	5 6
(b)	leave the thing at the place of seizure but take reasonable action to restrict access to it.	7 8
Examples	of restricting access to a thing—	9
1. Seal	ing a thing and marking it to show access to it is restricted.	10
	ing the entrance to a room where the thing is situated and marking it to ess to it is restricted.	11 12
Tamper	ing with things subject to seizure	13
must no	f an inspector restricts access to a thing subject to seizure, a person t tamper, or attempt to tamper, with the thing, or something g access to the thing, without an inspector's approval.	14 15 16
Maximu	m penalty—40 penalty units.	17
Powers	to support seizure	18
) 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
(2) 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 notice in the approved form—may be made orally and confirmed by notice in the	27 28

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	approved form as soon as practicable.	1
	person of whom a requirement is made must comply with the ent, unless the person has a reasonable excuse.	2 3
Maximu	m penalty—40 penalty units.	4
	further requirement may be made under this section about the ng if it is necessary and reasonable to make the further requirement.	5 6
Receipts	to be given on seizure	7
	As soon as practicable after an inspector seizes a thing, the must give a receipt for it to the person from whom it was seized.	8 9
subsection	owever, if for any reason it is not practicable to comply with on (1), the inspector must leave the receipt at the place of seizure in cuous position and in a reasonably secure way.	10 11 12
(3) The condition	ne receipt must describe generally each thing seized and its	13 14
	is section does not apply to a thing if it is impracticable or would sonable to give the receipt (given the thing's nature, condition and	15 16 17
Forfeitu	re	18
	A thing that has been seized under this part is forfeited to the ne inspector who seized the thing—	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
(2) In	applying 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

	it would be unreasonable to make efforts to return the thing to its owner.	1 2
	a thing is forfeited because of a decision of the inspector under on (1)(c), the inspector must tell the owner of the decision by otice.	3 4 5
(4) Su	bsection (3) does not apply if—	6
(a)	the inspector cannot find the owner, after making reasonable inquiries; or	7 8
(b)	it is impracticable or would be unreasonable to give the notice.	9
(5) Th	e notice must state—	10
(a)	the reasons for the decision; and	11
(b)	that the owner may appeal against the decision to the Gaming Commission within 28 days; and	12 13
(c)	how the appeal may be made; and	14
(d)	that the owner may apply for a stay of the decision if the owner appeals against the decision.	15 16
(6) Re	gard must be had to a thing's nature, condition and value—	17
(a)	in deciding—	18
	(i) whether it is reasonable to make inquiries or efforts; and	19
	(ii) if making inquiries or efforts—what inquiries or efforts are reasonable; or	20 21
(b)	in deciding whether it would be unreasonable to give notice about a thing.	22 23
Return o	of things that have been seized	24
) If a thing has been seized but not forfeited, the inspector must to its owner—	25 26
(a)	at the end of 6 months; or	27
(b)	if a proceeding for an offence involving the thing is started within 6 months—at the end of the proceeding and any appeal from the proceeding.	28 29 30

(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.	
Access to things that have been seized	;
257.(1) Until a thing that has been seized is forfeited or returned, an inspector must allow its owner to inspect it and, if it is a document, to copy it.	
(2) Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	10
Subdivision 5—Power to give directions to stop using things	1
Direction to stop using thing	12
258. (1) This section applies if an inspector reasonably believes—	1.
(a) a thing used in the conduct of approved wagering is unsatisfactory for the purpose for which it is used; and	14 1:
(b) the continued use of the thing may—	10
(i) jeopardise the integrity of the conduct of approved wagering;or	1′ 18
(ii) adversely affect the public interest.	19
(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 wagering.	20 2 2
Requirements about stop directions	23
259.(1) A direction given to a person under section 258 (a "stop direction") may be given orally or by written notice (a "stop notice").	24 25
(2) However, if the direction is given orally, it must be confirmed by	20

written notice (also a "stop notice") given to the person as soon as

practicable.

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	stop direction may be given for a thing at a place occupied by a operator or another person involved in the conduct of approved i	1 2 3
	stop direction does not apply to a use of the thing carried out for or testing the thing.	4 5
(5) A s	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
260. A direction.	person to whom a stop direction is given must comply with the	12 13
Maximuı	m penalty—40 penalty units.	14
	Subdivision 6—Power to obtain information	15
Power to	require name and address	16
261.(1	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 reasonably to suspect the person has just committed an offence against this Act.	20 21 22
	e inspector may require the person to state the person's name and al address.	23 24
is an offe	nen making the requirement, the inspector must warn the person it ence to fail to state the person's name or residential address, unless in 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

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Teasonably	suspects the stated name of address to be faise.	1
(5) A red	quirement under subsection (2) or (4) is called a "personal uirement".	2 3
Failure to	give name or address	4
	A person of whom a personal details requirement is made must he the requirement, unless the person has a reasonable excuse.	5 6
Maximum 1	penalty—40 penalty units.	7
(2) A per	rson does not commit an offence against subsection (1) if—	8
a	ne person was required to state the person's name and residential ddress by an inspector who suspected the person had committed n offence against this Act; and	9 10 11
(b) th	ne person is not proved to have committed the offence.	12
Power to r	equire production of documents	13
inspection	An inspector may require a person to make available for by an inspector, or produce to the inspector for inspection, at a time and place nominated by the inspector—	14 15 16
(a) a	document issued to the person under this Act; or	17
(b) a	document required to be kept by the person under this Act; or	18
0	If the person is a general operator—a document kept by the perator about the conduct of approved wagering involving the perator.	19 20 21
(2) The i	nspector may keep the document to copy it.	22
inspector n	inspector copies the document, or an entry in the document, the nay require the person responsible for keeping the document to copy as a true copy of the document or entry.	23 24 25
	inspector must return the document to the person as soon as after copying it.	26 27
` '	wever, if a requirement (a "document certification nt") is made of a person under subsection (3), the inspector may	28 29

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
production requirement.	3
Failure to produce document	4
264. (1) 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
265. A person of whom a document certification requirement is made must comply with the requirement, unless the person has a reasonable excuse.	13 14 15
Maximum penalty—40 penalty units.	16
Power to require attendance of persons	17
266.(1) 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 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 an authority operator's operations—	22 23 24
(a) the authority operator or, if the operator is a corporation, an executive officer of the operator;	25 26
(b) a licensed employee employed by the authority operator;	27
(c) if the authority operator is a licence operator—a wagering agent appointed by the operator or, if the wagering agent is a	28 29

	corporation, an executive officer of the corporation;	1
(d)	an employee of a wagering agent mentioned in paragraph (c);	2
(e)	another person associated with the operations, or management of the operations, of—	3 4
	(i) the authority operator; or	5
	(ii) a wagering agent mentioned in paragraph (c).	6
before the	n inspector may require any of the following persons to attend ne inspector to answer questions or give information about a agent's operations—	7 8 9
(a)	the wagering agent or, if the agent is a corporation, an executive officer of the agent;	10 11
(b)	an employee of the wagering agent;	12
(c)	the licence operator by whom the agent is appointed or, if the licence operator is a corporation, an executive officer of the corporation;	13 14 15
(d)	another person associated with the operations, or management of the operations, of—	16 17
	(i) the wagering agent; or	18
	(ii) the licence operator mentioned in paragraph (c).	19
(4) A 1	requirement made of a person under this section must—	20
(a)	be made by written notice given to the person; and	21
(b)	state a reasonable time and place for the person's attendance.	22
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.	23 24 25
Failure 1	to comply with requirement about attendance	26
	A person of whom a requirement is made under section 266 unless the person has a reasonable excuse—	27 28
(a)	fail to attend before the inspector at the time and place stated in the relevant notice; or	29 30

(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 to be false or misleading in a material particular.	4 5
Maximum penalty—40 penalty units.	6
(2) It is a reasonable excuse for a person to fail to comply with a requirement to answer a question or give information if complying with the requirement might tend to incriminate the person.	7 8 9
Power to require financial records	10
268.(1) This section applies to a person who is the manager or other principal officer at a place of business of a financial institution at which a general operator keeps an account relating to the operator's operations.	11 12 13
(2) An inspector may, by written notice given to the person, require the person to give to the inspector, within the time (not less than 7 days) stated in the notice—	14 15 16
(a) a statement of account for the account; or	17
(b) copies of cheques or other records relevant to the account; or	18
(c) other particulars or documents relevant to the account stated in the notice.	19 20
(3) An inspector may make a requirement under subsection (2) (a "financial records requirement") only with the written approval of the chief executive.	21 22 23
Effect of compliance with financial records requirement	24
269.(1) No liability for breach of trust or on any other basis attaches to a person who is the manager or other principal officer at a place of business of a financial institution merely because the person complies with a financial records requirement.	25 26 27 28

(2) No liability for breach of trust or on any other basis attaches to a

financial institution merely because a person who is the manager or other

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	officer at a place of business of the institution complies with a records requirement.	1 2
Failure	to comply with financial records requirement	3
comply	A person of whom a financial records requirement is made must with the requirement within the time stated in the relevant notice, e person has a reasonable excuse.	4 5 6
Maximu	m penalty—40 penalty units.	7
	Division 3—Powers of Minister	8
Directio	n about management practice	9
271.(1) This section applies if the Minister reasonably believes—	10
(a)	the management, supervision or control of a part of a general operator's operations (the "management practice") is unsatisfactory; and	11 12 13
(b)	the management practice may—	14
	(i) compromise proper standards of integrity in the conduct of approved wagering; or	15 16
	(ii) adversely affect the public interest in some other way.	17
	e Minister may direct the general operator to stop, or change, the nent practice.	18 19
(3) Th	e direction must—	20
(a)	be in writing; and	21
(b)	state the grounds on which the Minister believes the management practice is unsatisfactory; and	22 23
(c)	if the person is required to change the management practice—clearly describe how the practice is to be changed; and	24 25
(d)	state when the person is required to comply with the direction.	26
(4) A	person to whom a direction is given must comply with the	27

direction, unless the person has a reasonable excuse.	1
Maximum penalty for subsection (4)—40 penalty units.	2
Division 4—General enforcement matters	3
Forfeiture on conviction	4
272.(1) On conviction of a person for an offence against this Act, the court may order the forfeiture to the State of—	5 6
(a) anything used to commit the offence; or	7
(b) anything else the subject of the offence.	8
(2) The court may make the order—	9
(a) whether or not the thing has been seized; and	10
(b) if the thing has been seized—whether or not the thing has been returned to its owner.	11 12
(3) The court may make any order to enforce the forfeiture it considers appropriate.	13 14
(4) This section does not limit the court's powers under the <i>Penalties</i> and <i>Sentences Act 1992</i> or another law.	15 16
Dealing with forfeited things	17
273.(1) On the forfeiture of a thing to the State, the thing becomes the State's property and may be dealt with by the chief executive as the chief executive considers appropriate.	18 19 20
(2) Without limiting subsection (1), the chief executive may destroy the thing.	21 22
Notice of damage	23
274. (1) This section applies if—	24
(a) an inspector damages something when exercising or purporting to exercise a power; or	25 26

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(b) a person (the "officiating person") acting under the direction of an inspector damages something.	1 2
(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 4 5
(3) If the inspector believes the damage was caused by a latent defect in the thing or circumstances beyond the control of the inspector or officiating person, the inspector may state the belief in the notice.	6 7 8
(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.	9 10 11
(5) This section does not apply to damage the inspector reasonably considers trivial.	12 13
(6) In this section—	14
"owner", of a thing, includes the person in possession or control of it.	15
Compensation	16
275.(1) A person may claim compensation from the State if the person incurs loss or expense because of the exercise or purported exercise of a power under any of the following subdivisions of division 25—	17 18 19
• subdivision 1 (Power to enter places)	20
• subdivision 3 (General powers)	21
• subdivision 4 (Power to seize evidence)	22
• subdivision 6 (Power to obtain information).	23
(2) Without limiting subsection (1), compensation may be claimed for loss or expense incurred in complying with a requirement made of the person under the subdivision.	24 25 26
(3) Compensation may be claimed and ordered in a proceeding—	27
(a) brought in a court with jurisdiction in proceedings for the recovery of the amount of compensation claimed; or	28 29
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Division 2 (Powers of inspectors)

(b) for an offence against this Act brought against the person claiming compensation.	1 2
(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.	3
(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.	5 6
Protecting officials from liability	7
276. (1) In this section—	8
"official" means—	9
(a) the Minister; or	10
(b) the chief executive; or	11
(c) an inspector; or	12
(d) a person acting under the direction of an inspector.	13
(2) An official is not civilly liable for an act done, or omission made, honestly and without negligence under this Act.	14 15
(3) If subsection (2) prevents a civil liability attaching to an official, the liability attaches instead to the State.	16 17
Division 5—General enforcement offences	18
False or misleading statements	19
277.(1) A person must not state anything to an inspector the person knows to be false or misleading in a material particular.	20 21
Maximum penalty—40 penalty units.	22
(2) It is enough for a complaint for an offence against subsection (1) to state that the statement made was false or misleading to the person's knowledge.	23 24 25

False, misleading or incomplete documents	1
278.(1) A person must not give an inspector a document containing information the person knows to be 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—	7
(a) tells the inspector, to the best of the person's ability, how it is false, misleading or incomplete; and	8
(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 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
279.(1) A person must not obstruct an inspector in the exercise of a power, unless the person has a reasonable excuse.	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 an obstruction.	28

PART 13—LEGAL PROCEEDINGS 1 Division 1—Evidence 2 Application of division 3 **280.** This division applies to a proceeding under this Act. **Appointments and authority** 5 **281.** It is not necessary to prove— 6 (a) the chief executive's appointment; or 7 (b) an inspector's appointment; or 8 the authority of the chief executive or an inspector to do anything 9 under this Act. 10 Signatures 11 12 **282.** A signature purporting to be the signature of the chief executive or an inspector is evidence of the signature it purports to be. 13 **Evidentiary aids** 14 **283.(1)** A certificate purporting to be signed by the chief executive stating 15 any of the following matters is evidence of the matter— 16 a stated document is one of the following things made, given, 17 issued or kept under this Act— 18 (i) 19 an appointment, approval or decision; (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 (c) a stated document is a copy of a thing mentioned in paragraph (a) 24

or (b);	1
(d) on a stated day, or during a stated period, a stated person was or was not the holder of a licence;	3
(e) on a stated day, or during a stated period, a licence—	4
(i) was or was not in force; or	5
(ii) was or was not subject to a stated condition;	6
 (f) on a stated day, a licence was suspended for a stated period or cancelled; 	7 8
(g) on a stated day, or during a stated period, a stated appointment (including a person's appointment as an inspector) or a stated approval was, or was not, in force for a stated person or thing;	9 10 11
(h) on a stated day, a stated person was given a stated notice or direction under this Act;	12 13
(i) on a stated day, a stated requirement was made of a stated person;	14
(j) a stated amount is payable under this Act by a stated person and has not been paid;	15 16
(k) anything else prescribed under a regulation.	17
(2) In this section—	18
'licence' means a wagering licence, oncourse wagering permit or key person licence.	19 20
Division 2—Proceedings	21
Indictable and summary offences	22
284.(1) An offence against section 217, 218 or 2206 is an indictable offence.	23 24
(2) Any other offence against this Act is a summary offence.	25

⁶ Section 217 (Cheating), 218 (Forgery and deception) or 220 (Bribery)

Proceed	ings for indictable offences	1
	A proceeding for an indictable offence against this Act may be the election of the prosecution—	2
(a)	by way of summary proceedings under the <i>Justices Act 1886</i> ; or	4
(b)	on indictment.	5
` /		
(2) A	magistrate must not hear an indictable offence summarily if—	6
(a)	the defendant asks at the start of the hearing that the charge be prosecuted on indictment; or	7 8
(b)	the magistrate considers the charge should be prosecuted on indictment.	9 10
(3) If s	subsection (2) applies—	11
(a)	the magistrate must proceed by way of an examination of witnesses for an indictable offence; and	12 13
(b)	a plea of the person charged at the start of the proceedings must be disregarded; and	14 15
(c)	evidence brought in the proceedings 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	16 17 18 19
(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).7	20 21 22
	he maximum penalty that may be summarily imposed for an e offence is 165 penalty units.	23 24
Limitati proceed	on on who may summarily hear indictable offence ings	25 26
286.(1) A proceeding must be before a magistrate if it is a proceeding—	27
(a)	for the summary conviction of a person on a charge of an	28

Section 104 (Proceedings upon an examination of witnesses in relation to an indictable offence)

	indictable offence; or	1
(b)	for an examination of witnesses for a charge of an indictable offence.	3
justice w procedur	owever, 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 umissioners for Declarations Act 1991</i> .	4 5 6 7
Limitati	on on time for starting summary proceedings	8
proceedi more tha	A proceeding for an offence against this Act by way of summary ng under the <i>Justices Act 1886</i> may start at any time but, if started in 1 year after the commission of the offence, must start within after the offence comes to the complainant's knowledge.	9 10 11 12
Respons	sibility for acts or omissions of representatives	13
288.(1) In this section—	14
"represe	entative" means—	15
(a)	of a corporation—an executive officer, employee or agent of the corporation; or	1 <i>6</i> 17
(b)	of an individual—an employee or agent of the individual.	18
"state of	mind" of a person includes—	19
(a)	the person's knowledge, intention, opinion, belief or purpose; and	20
(b)	the person's reasons for the intention, opinion, belief or purpose.	21
(2) Su this Act.	bsections (3) and (4) apply in a proceeding for an offence against	22 23
	t is relevant to prove a person's state of mind about a particular act ion, it is enough to show—	24 25
(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	26 27 28
(b)	the representative had the state of mind.	29

(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.	1 2 3 4 5
Executive officers must ensure corporation complies with Act	6
289.(1) The executive officers of a corporation must ensure the corporation complies with this Act.	7 8
(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.	9 10 11 12
Maximum penalty for subsection (2)—the penalty for the contravention of the provision by an individual.	13 14
(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.	15 16 17 18
(4) However, it is a defence for an executive officer to prove—	19
(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	20 21 22 23
(b) the officer was not in a position to influence the conduct of the corporation in relation to the offence.	24 25

290.(1) A person who attempts to commit an offence against this Act

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Attempts to commit offences

commits an offence.

Maximum penalty for an attempt—half the maximum penalty for the completed offence.	1 2
(2) The Criminal Code, section 48 applies to subsection (1).	3
PART 14—APPEALS AND REVIEWS	4
Division 1—Appeals	5
Appeals by authority operators	6
291. An authority operator may appeal to the Gaming Commission against the following decisions of the chief executive—	7 8
 a decision under section 1299 suspending a key person licence held by a licensed employee or key operator of the authority operator 	9 10 11
• a decision under section 129 cancelling a key person licence held by a licensed employee or key operator of the authority operator.	12 13
Appeals by licence operators	14
292. A licence operator may appeal to the Gaming Commission against a decision of the chief executive under section 159 ¹⁰ directing the operator to	15 16
terminate an agency agreement entered into by the operator.	17
Appeals by applicants for key person licences	18
293. An applicant for a key person licence may appeal to the Gaming	19

⁸ Section 4 (Attempts to commit offences)

⁹ Section 129 (Suspension and cancellation of licence after show cause process)

¹⁰ Section 159 (Direction to terminate agreement)

Commission against a decision of the chief executive under section 104 ¹¹ refusing to grant the application.	1 2
Appeals by key person licensees	3
294. A key person licensee may appeal to the Gaming Commission against the following decisions of the chief executive—	4 5
• a decision under section 10912 imposing a condition on the key person licence	6 7
• a decision under section 11413 changing a condition of the key person licence	8 9
• a decision under section 116 ¹⁴ refusing to grant an application to replace the key person licence	10 11
• a decision under section 12915 suspending the key person licence	12
• a decision under section 129 cancelling the key person licence.	13
Appeals by wagering agents	14
295. A wagering agent may appeal to the Gaming Commission against a decision of the chief executive under section 159 ¹⁶ directing the licence operator by whom the agent was appointed to terminate the agency agreement.	15 16 17 18
Appeals about forfeiture of things that have been seized	19
296. The owner of a thing seized by an inspector may appeal to the	20

¹¹ Section 104 (Consideration of application)

¹² Section 109 (Conditions of licence)

¹³ Section 114 (Changing conditions of licence)

¹⁴ Section 116 (Replacement of licence)

¹⁵ Section 129 (Suspension and cancellation of licence after show cause process)

¹⁶ Section 159 (Direction to terminate agreement)

Gaming Commission against a decision of an inspector under section 255 ¹⁷ resulting in the thing being forfeited.	1 2
Starting appeal	3
297. (1) An appeal is started by—	4
(a) filing a written notice of appeal with the registrar of the Gaming Commission; and	5 6
(b) serving a copy of the notice on the person (the "decision maker") who made the decision appealed against.	7 8
(2) The notice of appeal must be filed within 28 days after the appellant receives notice of the decision.	9 10
(3) The Gaming Commission may at any time extend the period for filing the notice of appeal.	11 12
(4) The notice of appeal must state fully the grounds of the appeal and the facts relied on.	13 14
Stay of operation of decisions	15
298. (1) The Gaming Commission may grant a stay of the operation of a decision appealed against to secure the effectiveness of the appeal.	16 17
(2) A stay—	18
(a) may be given on conditions the Gaming Commission considers appropriate; and	19 20
(b) operates for the period fixed by the commission; and	21
(c) may be revoked or amended by the commission.	22
(3) The period of a stay under this section must not extend past the time when the Gaming Commission decides the appeal.	23 24
(4) An appeal against a decision affects the decision, or the carrying out of the decision, only if the decision is stayed.	25 26

¹⁷ Section 255 (Forfeiture)

Hearing	procedures	1
299.(1) In deciding an appeal, the Gaming Commission—	2
(a)	has the same powers as the decision maker; and	3
(b)	is not bound by the rules of evidence; and	4
(c)	must comply with natural justice; and	5
(d)	may hear the appeal in public or in private.	6
(2) An	appeal is by way of rehearing.	7
Power to	gather evidence	8
	The Gaming Commission may, by written notice signed by the require a person—	9 10
(a)	to give written answers to questions, or produce a document, stated in the notice for an appeal mentioned in the notice; or	11 12
(b)	to appear before the commission at a stated time and place to answer questions, or produce a stated document, relating to an appeal mentioned in the notice.	13 14 15
	e answers mentioned in subsection (1)(b) must, if the notice so be verified by statutory declaration.	16 17
(3) A ₁	person must not, without reasonable excuse—	18
(a)	fail to comply with a requirement under this section; or	19
(b)	if appearing for examination before the Gaming Commission—	20
	(i) fail to take or make an oath when required to do so by a member of the commission or the registrar; or	21 22
	(ii) fail to answer a question relevant to the subject of the appeal to the best of the person's knowledge, information or belief; or	23 24 25
	(iii) fail to produce a document the person is required to produce under subsection (1)(b).	26 27
Maximu	m penalty—40 penalty units.	28
(4) A	member of the Gaming Commission may administer an oath to a	29

person ap	opearing before the commission for examination.	1
(5) It is a reasonable excuse for a person to fail to comply with a		2
requirement to answer a question or produce a document if complying with		3
the requi	rement might tend to incriminate the person.	4
Powers	of Gaming Commission on appeal	5
301.(1) In deciding an appeal, the Gaming Commission may—	6
(a)	confirm the decision; or	7
(b)	set aside the decision and substitute another decision; or	8
(c)	set aside the decision and return the issue to the decision maker	9
	with the directions the commission considers appropriate.	10
` '	the Gaming Commission substitutes another decision, the	11
	ed decision is, for this Act (other than this part) taken to be the	12
decision	maker's decision.	13
	to District Court	14
	an appeal lies to a District Court from a decision of the Gaming	15
Commiss	sion on a question of law.	16
	Division 2—Reviews	17
	Division 2—Reviews	17
Refusal	of licence operator to enter into agency agreement	18
303.(1	This section applies if—	19
(a)	a race club reasonably believes it has negotiated in good faith with	20
	a licence operator for entering into an agency agreement with the operator but the club and the operator have been unable to agree	21 22
	the terms of the agreement; or	23
(b)	the operator has refused to enter into an agency agreement with	24
(5)	the race club.	25
(2) Th	e race club may ask the Minister to review—	26
(a)	the outcome of the negotiations mentioned in subsection (1)(a)	27

(the "outcome"); or	1
(b) the decision mentioned in subsection (1)(b).	2
(3) After reviewing the outcome or decision, the Minister may direct the licence operator to enter into an agency agreement with the race club on the terms decided by the Minister.	3 4 5
(4) In giving a direction, the Minister must have regard to—	6
(a) the commercial viability of the licence operator and the race club; and	7 8
(b) the public interest.	9
(5) If the race club is willing to enter into an agency agreement on the terms decided by the Minister, the licence operator must comply with the direction.	10 11 12
Maximum penalty—100 penalty units.	13
(6) In this section, a reference to a decision of a licence operator to refuse to enter into an agency agreement includes a failure to enter into an agency agreement.	14 15 16
Termination of agency agreement	17
304.(1) This section applies if a licence operator terminates an agency agreement with a race club otherwise than because of a direction to terminate the agreement given to the licence operator by the chief executive.	18 19 20
(2) The race club may ask the Minister to review the decision.	21
(3) To secure the effectiveness of the review, the Minister may grant a stay of the decision.	22 23
(4) After reviewing the decision, the Minister may direct the licence operator to reinstate the agency agreement.	24 25
(5) However, the Minister may give a direction only if the Minister considers the licence operator, in terminating the agency agreement—	26 27
(a) acted otherwise than under the agreement; or	28
(b) despite having acted under the agreement—acted unreasonably.	29
(6) The licence operator must comply with the direction.	30

Maximu	m penalty—100 penalty units.	1
(7) In	this section—	2
into	te" an agency agreement that has been terminated includes enter a fresh agency agreement on terms similar to the agency ement terminated.	3 4 5
Issues al	bout staying operations of decisions	ϵ
305.(1) A stay mentioned in section 304(3)—	7
(a)	may be given on conditions the Minister considers appropriate; and	8 9
(b)	operates for the period fixed by the Minister; and	10
(c)	may be revoked or amended by the Minister.	11
	e period of a stay under this section must not extend past the time Minister decides the review.	12 13
	review of a decision affects the decision, or the carrying out of the only if the decision is stayed.	14 15
Procedu	res for reviews	16
306. F	or reviewing an outcome or a decision, the Minister—	17
(a)	must give the licence operator and the race club a reasonable opportunity to be heard or to make representations about the outcome or decision; and	18 19 20
(b)	consider any representations.	21
Delegati	on for div 2	22
	The Minister may delegate the Minister's powers under this to the Queensland Competition Authority.	23 24
	e Queensland Competition Authority has the powers and functions of for the delegation.	25 26

PART 15—MISCELLANEOUS

1

Confide	ntiality of information	2
the depa	A person who is, or was, an inspector, or officer or employee of rtment, must not disclose information gained by the person in ng functions under this Act.	3 4 5
Maximu	m penalty—200 penalty units or 2 years imprisonment.	6
(2) Su person—	bsection (1) does not apply to the disclosure of information by a	7 8
(a)	for a purpose under this Act or a gaming Act; or	9
(b)	with a lawful excuse; or	10
(c)	under an approval of the chief executive under this section.	11
(3) The person to	e chief executive may approve the disclosure of information by a	12 13
(a)	an entity prescribed under a regulation; or	14
(b)	an officer, employee or member of the entity; or	15
(c)	a stated department, entity or person.	16
(4) Be must—	fore giving an approval for subsection (3)(c), the chief executive	17 18
(a)	give written notice of the proposed approval to any person whom the chief executive considers likely to be affected adversely by the disclosure; and	19 20 21
(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.	22 23 24
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 nder the control of the entity or person, are taken to be persons to ubsection (1) applies and to have gained the information in ng functions under this Act.	25 26 27 28 29

s 309	157	s 312

1

Delegations

309.(1) The Minister may delegate the Minister's powers under this Act (other than part 14, division 2) to the chief executive or an appropriately qualified officer of the department.	2 3 4
(2) The chief executive may delegate the chief executive's powers under this Act to an appropriately qualified inspector or an appropriately qualified officer of the department.	5 6 7
(3) The chief executive must notify authority operators of the current delegations in force under this section from time to time.	8 9
(4) A contravention by the chief executive of subsection (3) does not invalidate a delegation.	10 11
(5) In this section—	12
"appropriately qualified" includes having the qualifications, experience or standing appropriate to the exercise of the power.	13 14
Example of 'standing'—	15
A person's classification level in the public service.	16
Approval of forms	17
310. The chief executive may approve forms for use under this Act.	18
Regulation-making power	19
311. The Governor in Council may make regulations under this Act.	20
PART 16—AMENDMENT OF BREAKWATER	21
ISLAND CASINO AGREEMENT ACT 1984	22
Act amended in pt 16	23
312. This part amends the <i>Breakwater Island Casino Agreement Act</i> 1984.	24 25

Amendment of s 2 (Ratification of formal agreement)	1
313. Section 2(1), 'the Schedule'—	2
omit, insert—	3
'schedule 1'.	4
Amendment of s 3 (Variation of formal agreement)	5
314.(1) Section 3(1), after 'further agreement'—	6
insert—	7
'(corresponding to the proposed further agreement set out in schedule 2)'.	8 9
(2) Section 3(2)—	10
omit.	11
(3) Section 3(3)—	12
renumber as section 3(2).	13
Amendment of schedule	14
315. Schedule, heading—	15
omit, insert—	16
'SCHEDULE 1'.	17
Insertion of new sch 2	18
316. After the schedule—	19
insert—	20

'SCHEDULE 2 'PROPOSED FURTHER AGREEMENT		1
		2
	section 3	3
THIS AGREE	EMENT is made on 1998	4
BETWEEN	THE STATE OF QUEENSLAND ("State")	5
AND	PERPETUAL TRUSTEES QUEENSLAND LIMITED ACN 009 656 811 a company duly incorporated and having its registered office at 10th Floor, Riverside Centre, 123 Eagle Street, Brisbane, Queensland ("Perpetual")	6 7 8 9
AND	BREAKWATER ISLAND LIMITED ACN 010 271 691 a company duly incorporated and having its registered office at Ground Floor, Garden Square, 643 Kessels Road, Upper Mount Gravatt, Queensland ("Breakwater")	10 11 12 13
RECITALS		14
A	The parties are parties to an agreement made on 27 November 1984 relating to the establishment and operation of an hotel/casino complex in Townsville in the State of Queensland which was authorised by the Act and as subsequently amended.	15 16 17 18 19
В	The parties have agreed to amend the Breakwater Island Casino Agreement in the manner set out in this agreement.	20 21

OPERATIVE PROVISIONS	1
Definitions	2
1. In this agreement—	3
"Act" means the Breakwater Island Casino Agreement Act 1984.	4
"Breakwater Island Casino Agreement" means the agreement referred to in Recital A.	5 6
Amendment of Breakwater Island Casino Agreement	7
2. The parties agree that the Breakwater Island Casino Agreement is amended by—	8 9
(a) inserting in clause 2 immediately following the definition of "Portion 645", the following definition—	10 11
" "Premium Junket Revenue" means premium junket revenue as defined in the Control Act."; and	12 13
(b) deleting from clause 47 the words "ten per centum (10%) of Casino gross revenue for the month in question." and inserting in lieu thereof—	14 15 16
"the sum of—	17
(a) 10% of Casino gross revenue for the month in question; and	18
(b) 8% of Premium Junket Revenue for the month in question.	19
The rates set out in this clause 47 shall apply from 1 July 1996.".	20
Governing Law	21
3. The interpretation and construction of this agreement shall be governed and determined in accordance with the law of Queensland and the parties submit to the non-exclusive jurisdiction of the courts of that State.	22 23 24

EXECUTED AS A DEED.		1
SIGNED by the Treasurer of)	2
THE STATE OF QUEENSLAND)	3
for and on behalf of the State of)	 4
Queensland in the presence of:)	5
		6
W		7
Witness		8
		10
Name of Witness (print)		11
4		12
THE COMMON SEAL of)	13
PERPETUAL TRUSTEES)	14
QUEENSLAND LIMITED is)	15
affixed in accordance with its articles)	16
of association in the presence of:)	17
1	,	18
		19
Director		20
		21
		22
Name of Director (print)		23
		24
		25
Director/Secretary		26
		27
		28
Name of Director/Secretary (print)		29

THE COMMON SEAL OF	1
BREAKWATER ISLAND LIMITED)	2
was hereunto affixed in accordance with)	3
its articles of association in the presence of:)	4
	5
	6
Director	7
	8
Name of Director (print)	9 10
(print)	11
	12
Director/Secretary	13
	14
Name of Director/Secretary (print)'.	15 16
raine of Director/Secretary (print).	10
PART 17—TRANSITIONAL PROVISIONS	17
Application of division	18
317. This division applies only if a wagering licence (the	"initial 19
licence") is issued on the commencement day.	20
Definitions	21
318. In this division—	22
"commencement day" means the day on which the provision in wheterm is used commences.	nich the 23
"existing Act" means the Racing and Betting Act 1980 as in force	ce from 25

s 319 163 **s 320**

tim	e to time before the commencement day.	1
"initial l	licence" see section 317.	2
"initial	operator" means—	3
(a)	if, on the commencement day, the wagering licensee under the initial licence does not enter into a wagering management agreement with the Minister's approval—the wagering licensee; or	4 5 6 7
(b)	if, on the commencement day, the wagering licensee under the initial licence enters into a wagering management agreement with the Minister's approval—the wagering manager appointed under the agreement.	8 9 10 11
ma as	de under the existing Act under which the TAB appointed a person its agent for the exercise of its powers or performance of its actions.	12 13 14 15
adr cor	control system" means the system of internal controls and ministrative and accounting procedures used, immediately before the mmencement day, by the TAB for the conduct of wagering by alisators.	16 17 18 19
Control	system for initial operator	20
	1) This section applies if, on the commencement day, the initial makes a control system submission to the chief executive.	21 22
taken to executiv	the TAB's control system is, with any necessary modifications, to be the initial operator's approved control system until the chief approves, or refuses to approve, under section 176,18 the control to which the submission relates.	23 24 25 26
Regulat	ted wagering equipment	27
320. (1	1) This section applies if—	28
(a)	immediately before the commencement day, wagering	29

¹⁸ Section 176 (Dealing with submissions)

equipment—	1
(i) is the TAB's equipment; or	2
(ii) was used in the conduct of betting by means of a totalisator under the existing Act; and	3
(b) on the commencement day, the equipment is regulated wagering equipment.	5 6
(2) The regulated wagering equipment is taken to be approved wagering equipment.	7 8
Key employees of initial operator	9
321.(1) This section applies if, on the commencement day, a key employee of the initial operator applies to the chief executive to be licensed as an employee under a key person licence.	10 11 12
(2) The key employee is taken to be a licensed employee until the chief executive grants or refuses to grant the application under section 104.19	13 14
Amounts payable before commencement day for investments	15
322. (1) This section applies if—	16
(a) an investment is made under the existing Act before the commencement day; and	17 18
(b) an amount first becomes payable in relation to the investment (whether by way of a dividend or refund) before the commencement day.	19 20 21
(2) Sections 201 to 203 ²⁰ of the existing Act continue to apply in relation to the investment and the amount as if the sections had not been repealed by the <i>Racing Legislation Amendment Act 1998</i> .	22 23 24
(3) For applying the sections—	25

¹⁹ Section 104 (Consideration of application)

Sections 201 (Unpaid dividends and refunds from totalisator other than totalisator operated by totalisator board), 202 (Unpaid dividends and refunds, and unpaid moneys from sports totalisators from totalisator operated by totalisator board), 203 (Unpaid fractions account and unpaid dividends account).

(a)	a reference to the totalisator board is taken to be a reference to the TAB; and	1 2
(b)	a reference to the Racing Development Fund is taken to be a reference to the consolidated fund.	3 4
Amount	s payable on or after commencement day for investments	5
323.(1	This section applies if—	6
(a)	an investment is made under the existing Act before the commencement day; and	7 8
(b)	an amount first becomes payable in relation to the investment (whether by way of a dividend or refund) on or after the commencement day.	9 10 11
	r paying the amount, the investment is taken to be an investment approved wagering.	12 13
Agency	agreements	14
commen	A TAB agency agreement made before, and in force at, the cement day is taken to be an agency agreement duly made under for the initial operator.	15 16 17
give the oname an	thin 7 days after the commencement day, the initial operator must chief executive a written notice informing the chief executive of the d place of operation of each wagering agent with whom the has an agency agreement to which this section applies.	18 19 20 21
Wagerin	ng agents	22
325.(1 day—) This section applies if, immediately before the commencement	23 24
(a)	a race club holds a totalisator licence under the existing Act; and	25
(b)	a net pool of the race club is amalgamated under section 196 of the existing Act.	26 27

(2) Subject to part 8, division 4,21 for 1 year starting on the

commencement day, the race club is taken to be a wagering agent of the

initial operator and the agency relationship between the club and operator is

taken to be an agency agreement.

1

2

3

(3) However, the race club may terminate the agency by written notice given to the initial operator.	5
(4) Within 7 days after the commencement day, the initial operator must give the chief executive a written notice informing the chief executive of the name and place of operation of each wagering agent under this section.	7 8 9
Permit holders	10
326.(1) This section applies if, immediately before the commencement day—	11 12
(a) a race club holds a totalisator licence under the existing Act; and	13
(b) a net pool of the race club is not amalgamated under section 196 of the existing Act.	14 15
(2) Subject to part 4, division 5,22 the race club is taken to be a permit holder for 1 year starting on the commencement day.	10 17
(3) However, if within the period of 1 year the race club enters into an agency agreement with the initial operator, the club stops being a permit holder.	18 19 20
Control system for permit holders	21
327.(1) This section applies to a race club that is taken to be a permit holder under section 326.	22 23
(2) The system of internal controls and administrative and accounting procedures used, immediately before the commencement day, by the race club for the conduct of wagering by totalisators is taken to be the club's approved control system until the earlier of the following—	24 23 20 27

²¹ Part 8 (Wagering agents) division 4 (Terminating agency agreements)

Part 4 (Wagering authorities), division 5 (Suspension and cancellation of wagering authorities)

(a)	the end of 1 year starting on the commencement day;	1
(b)	the entering into of an agency agreement between the race club and initial operator.	3
Continu	ed operation of former rules and certain former regulations	4
before tl	Rules in force under section 193 of the existing Act immediately ne commencement day continue to operate with any necessary and, for that purpose, are taken to be rules under this Act.	5 6 7
part 7 as operate v	ne Racing and Betting Regulation 1981, sections 63 to 68 and in force immediately before the commencement day continue to with any necessary changes and, for that purpose, are taken to be addy made under this Act.	8 9 10 11
	a provision applying as a rule under subsection (1) is inconsistent ovision applying as a rule under subsection (2), the latter provision	12 13 14
(4) Su	bsections (1) and (2) apply until the earlier of the following—	15
(a)	the end of 1 year starting on the commencement day;	16
(b)	the commencement of rules made under this Act superseding the rules mentioned in subsection (1) or the provisions mentioned in subsection (2).	17 18 19
	ovisions operating as rules under subsection (1) or (2) may be by rules under this Act.	20 21
	absections (1) and (2) apply despite the <i>Racing Legislation</i> ent Act 1998.	22 23
Transiti	onal regulations	24
) A regulation may make provision of a saving or transitional r which—	25 26
(a)	it is necessary or convenient to assist the transition from the conduct of wagering under the existing Act to the conduct of approved wagering under this Act; and	27 28 29
(b)	this Act does not make provision or sufficient provision.	30

	on under this section may have retrospective operation to a nan the commencement day.
(3) Subject to subsection (4), a regulation under this section expires 1 year after it is made.	subsection (4), a regulation under this section expires

(4) This section expires 1 year after the commencement day.

SCHEDULE 1		
DECISIONS NOT S	UBJECT TO APPEAL	
	section 93	
PART 1—DECISIONS OF	GOVERNOR IN COUNCIL	
Section	Description of decision	
51	Suspending a wagering authority	
51	Cancelling a wagering authority	
51	Appointing an administrator to conduct the operations of an authority holder	
54	For a wagering authority that is suspended—cancelling or reducing any remaining period of suspension	
PART 2—DECISIONS OF MINISTER		
Section	Description of decision	
21	Granting or refusing to grant an application for a wagering authority	
27	Imposing a condition on a wagering authority	
31	Changing conditions of a wagering authority	

48	Censuring an authority holder
49	Directing an authority holder to rectify a matter
52	Suspending a wagering authority
68	Giving, or refusing to give, an approval for the appointment of a person as a wagering manager
74	Giving, or refusing to give, an approval for the entering into of a wagering management agreement
74	Giving, or refusing to give, an approval for the amendment of a wagering management agreement
85	Censuring a wagering manager
86	Directing a wagering manager to rectify a matter
87	Directing a wagering licensee to terminate a wagering management agreement
90	Suspending a wagering manager's operations
193	Giving, or refusing to give, an approval for entering into an ancillary wagering agreement
197	Directing the termination of a related agreement
271	Directing a general operator to stop or change a management practice

SCHEDULE 2 1 DICTIONARY 2 section 3 3 "accepted representations"— 4 for part 4, division 5—see section 46 5 for part 5, division 5—see section 83 6 for part 7, division 7—see section 125 7 for part 8, division 4—see section 155 8 for part 11, division 1—see section 196. 9 "agency agreement" see section 140. 10 "ancillary wagering agreement" see section 190. 11 "approved accountant" means— 12 a member of the Institute of Chartered Accountants in Australia 13 who holds a current Certificate of Public Practice issued by the 14 institute: or 15 (b) a member of the Australian Society of Certified Practising 16 Accountants who holds a current Public Practice Certificate 17 issued by the society; or 18 (c) in a particular case—a member of an accounting body mentioned 19 in paragraph (a) or (b) who— 20 (i) does not hold the current certificate mentioned in the 21 paragraph; and 22 (ii) is approved as an accountant for the case by the chief 23 executive. 24 "approved contingency", for a sports wagering licensee, means a 25 contingency, or a contingency included in a class of contingencies, for 26 which an approval of the Minister under section 57 for the conduct of 27 wagering by the licensee is in force. 28

"approved control system" 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.	1 2 3
"approved event" , for a sports wagering licensee, means an event, or an event included in a class of events, for which an approval of the Minister under section 57 for the conduct of wagering by the licensee is in force.	4 5 6 7
"approved form" see section 310.	8
"approved place" see section 178.	9
"approved wagering" means authorised wagering conducted by an authority operator under a wagering authority.	10 11
"approved wagering equipment" means regulated wagering equipment approved under section 208.	12 13
"authorised wagering" means—	14
(a) for an oncourse wagering permit or permit holder—oncourse wagering conducted by means of a totalisator; or	15 16
(b) for a wagering licence or licence operator—wagering conducted either by means of a totalisator or on a fixed odds basis.	17 18
"authorised wagering operator" means—	19
(a) an authority holder; or	20
(b) a wagering agent.	21
"authority holder" means—	22
(a) a wagering licensee; or	23
(b) a permit holder.	24
"authority operator" means—	25
(a) a licence operator; or	26
(b) a permit holder.	27
"business associate", of an applicant for an oncourse wagering permit or wagering licence, means a person whom the Minister reasonably	28 29

SCHEDULE 2 (continued)

believes—

(a) is associated with the ownership or management of the applicant's operations; or	3
(b) will, if a wagering authority is issued to the applicant, be associated with the ownership or management of the authority holder's operations.	4 5 6
"business associate" , of a permit holder, wagering licensee or wagering manager, means a person whom the Minister reasonably believes is associated with the ownership or management of the operations of the permit holder, licensee or manager.	7 8 9 10
"business associate" , of a proposed wagering manager, means a person whom the Minister reasonably believes—	11 12
(a) is associated with the ownership or management of the operations of the proposed wagering manager; or	13 14
(b) will, if the proposed wagering manager is appointed as a wagering manager, be associated with the ownership or management of the wagering manager's operations.	15 16 17
"business associate" , of a wagering agent, means a person whom the chief executive reasonably believes is associated with the ownership or management of the agent's operations.	18 19 20
"condition notice" see section 31.	21
"conduct, for wagering, includes promote, organise and operate.	22
"consent acknowledgment" see section 240.	23
"control system" means a system of internal controls and administrative and accounting procedures for the conduct of authorised wagering by an authority holder.	24 25 26
"control system (change) submission" see section 175.	27
"control system submission" see section 174.	28
"conviction" includes a plea of guilty or a finding of guilt by a court even though a conviction is not recorded.	29 30

SCHEDULE 2 (continued)

with	al history", of a person, means the person's criminal history nin the meaning of the <i>Criminal Law</i> (<i>Rehabilitation of Offenders</i>) 1986, and—
(a)	despite section 6 of that Act, includes a conviction of the person to which the section applies; and
(b)	despite section 5 of that Act, includes a charge made against the person for an offence.
"designa	ated operator" see section 204.
"direct v	winning bet" does not include a refund of an investment.
"docum	ent certification requirement" see section 263.
"docum	ent production requirement" see section 263.
"employ	"includes engage under a contract for services.
emp	ee'' of a wagering licensee or wagering agent means a person bloyed by the licensee or agent in functions related to the conduct of gering.
"exclusi	vity period" see section 4.
wag or t	ve associate", of an applicant for an oncourse wagering permit or gering licence, means an executive officer of a corporation, partner rustee, or another person stated by the Minister, whom the Minister onably believes—
(a)	is associated with the ownership or management of the applicant's operations; or
(b)	will, if a wagering authority is issued to the applicant, be associated with the ownership or management of the authority holder's operations.
mar trus reas	ve associate", of a permit holder, wagering licensee or wagering nager, means an executive officer of a corporation, partner or tee, or another person stated by the Minister, whom the Minister conably believes is associated with the ownership or management me operations of the permit holder, licensee or manager.

executive associate", of a proposed wagering manager, means an executive officer of a corporation, partner or trustee, or another person stated by the Minister, whom the Minister reasonably believes—	1 2 3
(a) is associated with the ownership or management of the operations of the proposed wagering manager; or	4 5
(b) will, if the proposed wagering manager is appointed as a wagering manager, be associated with the ownership or management of the wagering manager's operations.	6 7 8
"executive associate", of a wagering agent, means an executive officer of a corporation, partner or trustee, or another person stated by the chief executive, whom the chief executive reasonably believes is associated with the ownership or management of the agent's operations.	9 10 11 12
"executive officer" , 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.	13 14 15 16
"exempt wagering record" see section 178.	17
"financial records requirement" see section 268.	18
"gaming Act", means any of the following Acts—	19
• Art Unions Act 1992	20
• Casino Control Act 1982	21
Gaming Machine Act 1991	22
• Interactive Gambling (Player Protection) Act 1998	23
• Keno Act 1996	24
• Lotteries Act 1997.	25
"Gaming Commission" means the Queensland Gaming Commission under the <i>Gaming Machine Act 1991</i> .	26 27
"general operator" means—	28
(a) an authority operator; or	29

(b) a wagering agent.	1
"greyhound race" see Racing and Betting Act 1980, section 5.23	2
"gross revenue", for an authority holder for a month, means the total amount invested in the month, less the total of the amounts paid in the month for direct winning bets, for wagering conducted under the wagering authority.	3 2 5
"horse race" see Racing and Betting Act 1980, section 5.24	7
"information notice" , for a decision of the chief executive, means a written notice stating—	8
(a) the decision; and	10
(b) the reasons for the decision; and	11
(c) that the person to whom the notice is given may appeal against the decision to the Gaming Commission within 28 days.	12 13
"inspector" means a person who is an inspector under this Act.	14
"interested person"—	15
• for part 4, division 5—see section 45	16
• for part 11, division 1—see section 195.	17
"key employee" see section 95.	18
"key operator" see section 98.	19
"key operator's requirement" see section 99.	20
"key person licence" means a licence issued under section 108.	21
"key person licensee" means a person licensed under a key person licence.	22
"licence operator", for a wagering licence, means—	23

²³ Racing and Betting Act 1980, section 5— "greyhound race" means a race for greyhounds.

Racing and Betting Act 1980, section 5—"horse race" means a race for galloping horses.

(a) if the wagering licensee has not entered into a wagering management agreement with the Minister's approval—the wagering licensee; or	- - - -
(b) if the wagering licensee has entered into a wagering management agreement with the Minister's approval—the wagering manager appointed under the agreement.	4
"licensed employee" means a person licensed as an employee under a key person licence.	? {
"management committee", of an unincorporated body, means the committee or other body of persons, whatever called, that conducts the affairs of the body.	1 1
"official wagering document" means—	12
(a) a betting ticket; or	13
(b) a wagering licence; or	14
(c) an oncourse wagering permit; or	1:
(d) a key person licence; or	10
(e) an inspector's identity card.	1′
"oncourse wagering permit" see section 5.	18
"permit holder" means the holder of an oncourse wagering permit.	19
"personal details requirement" see section 261.	20
"place of seizure" see section 251.	2
"proposed wagering manager" means a person in relation to whom an application for approval to appoint the person as a wagering manager has been made but not decided.	22 23 24
"race club" means a race club within the meaning of the Racing and	2:

that Act.	2
"race meeting" means a meeting for conducting horse, trotting or greyhound races.	3 4
"race wagering licence" see section 6.	5
"race wagering licensee" means a person who holds a race wagering licence.	6 7
"racing entity" means a corporation established for the <i>Racing and Betting Act 1980</i> , section 11B(2)(wa), 52(3)(ya) or 93(3)(ya). ²⁶	8 9
"racing venue" see Racing and Betting Act 1980, section 5.27	10
"reasonably believes" means believes on grounds that are reasonable in all the circumstances.	11 12
"reasonably suspects" means suspects on grounds that are reasonable in all the circumstances.	13 14
"registered company auditor" means a person registered as an auditor, or taken to be registered as an auditor, under the Corporations Law, chapter 9, part 9.2. ²⁸	15 16 17
"registrar" , of the Gaming Commission, means an officer or person designated under a regulation as the registrar of the commission.	18 19

²⁵ Racing and Betting Act 1980, section 5—

[&]quot;race club" means any body or association of persons corporate or unincorporate that promotes, holds or controls, or is formed to promote, hold or control, a race meeting, and includes such a body or an association that is not registered.

Section 11B (Powers of Queensland Principal Club), 52 (Functions, powers and duties of Harness Racing Board) or 93 (Functions, powers and duties of Greyhound Authority)

 ²⁷ Racing and Betting Act 1980, section 5—
 "racing venue" means a racecourse, paceway or greyhound course, whether in Queensland or elsewhere at which a meeting may lawfully be held.

²⁸ Corporations Law, chapter 9 (Miscellaneous), part 9.2 (Registration of auditors and liquidators)

"regulated wagering equipment" means wagering equipment declared under a regulation to be regulated wagering equipment.	1 2
"related agreement" see section 191.	3
"related body corporate" , of a race wagering licensee, means a body corporate related to the licensee because of the Corporations Law, section 50.29	5
"restricted licensee" means a key person licensee declared under section 221 to be a restricted licensee.	7 8
"restricted official" means a wagering official declared under section 221 to be a restricted official.	9 10
"rules" mean rules made under section 198.	11
"show cause notice"—	12
• for part 4, division 5—see section 44	13
• for part 5, division 5—see section 82	14
• for part 7, division 7—see section 124	15
• for part 8, division 4—see section 154	16
• for part 11, division 1—see section 195.	17
"show cause period"—	18
• for part 4, division 5—see section 44	19
• for part 5, division 5—see section 82	20
• for part 7, division 7—see section 124	21
• for part 8, division 4—see section 154	22
• for part 11, division 1—see section 195.	23

Corporations Law, section 50 (Related bodies corporate)Where a body corporate is:

⁽a) a holding company of another body corporate;

⁽b) a subsidiary of another body corporate; or

⁽c) a subsidiary of a holding company of another body corporate; the first-mentioned body and the other body are related to each other.

rspecial warrant see section 244.	1
"sporting contingency" means a contingency associated with a sporting event.	2
"sporting event" does not include a horse, trotting or greyhound race.	4
"sports wagering licence" see section 7.	5
"sports wagering licensee" means a person who holds a sports wagering licence.	6 7
"stop direction" see section 259.	8
"TAB" means the Totalisator Administration Board of Queensland constituted under the <i>Racing and Betting Act 1980</i> and, if before or on the commencement of section 11 ³⁰ the entity becomes a government owned corporation, includes the entity as a government owned corporation.	9 10 11 12 13
"TAB subsidiary" means a wholly-owned subsidiary of the TAB.	14
"totalisator" see section 8.	15
"totalisator supplier" see section 204.	16
"totalisator supply agreement" see section 204.	17
"trotting race" see Racing and Betting Act 1980, section 5.31	18
"wagering" means—	19
(a) betting conducted by means of a totalisator; or	20
(b) betting conducted on a fixed odds basis; or	21
(c) other betting prescribed under a regulation.	22
"wagering agent" see section 140.	23
"wagering authority" means—	24

³⁰ Section 11 (Lawful activities)

Racing and Betting Act 1980, section 5— "trotting race" means a race for trotting horses.

(a) a wagering licence; or	1
(b) an oncourse wagering permit.	2
"wagering authority fee" see section 168.	3
"wagering employee" means a person employed by a wagering licensee in operations conducted under the wagering licence.	5
"wagering equipment" means a machine or other device (whether electronic, electrical or mechanical), computer software or another thing used, or suitable for use, in the conduct of wagering.	8
"wagering licence" means—	9
(a) a race wagering licence; or	10
(b) a sports wagering licence.	11
"wagering licensee" means a person who holds a wagering licence.	12
"wagering management agreement" see section 71.	13
"wagering manager" means a person appointed by a wagering licensee under section 65 to manage the operations relating to authorised wagering conducted under the wagering licence.	14 15 16
"wagering official" means—	17
(a) an inspector; or	18
(b) an officer of the department.	19
"wagering record", of an authority holder, means a record (including a document) about the operations conducted by the authority holder under the wagering authority.	20 21 22
"wagering tax" see section 165.	23

SCHEDULE 2 (continued)

"wholly-owned subsidiary" see Corporations Law, section 9.32

"winning bet" includes a refund of an investment.

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³² Corporations Law, section 9—

[&]quot;wholly-owned subsidiary", in relation to a body corporate, means a body corporate none of whose members is a person other than:

⁽a) the first-mentioned body;

⁽b) a nominee of the first-mentioned body;

⁽c) a subsidiary of the first-mentioned body, being a subsidiary none of whose members is a person other than—

⁽i) the first-mentioned body; or

⁽ii) a nominee of the first-mentioned body; or

⁽d) a nominee of such a subsidiary.