Queensland



GAMING MACHINE AND OTHER LEGISLATION AMENDMENT BILL (No. 2) 1999

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TABLE OF PROVISIONS

Section	on P	age
	PART 1—PRELIMINARY	
1	Short title	14
2	Commencement	14
	PART 2—AMENDMENT OF GAMING MACHINE ACT 1991	
3	Act amended in pt 2 and sch 1	14
4	Amendment of s 3 (Definitions)	14
5	Insertion of new ss 6AB and 6AC	22
	6AB Meaning of "due date for payment"	22
	6AC Meaning of "information notice"	22
6	Amendment of s 24 (Appeals to Minister)	23
7	Insertion of new s 25AA	24
	25AA Appeals to commission	24
8	Amendment of s 25B (Starting appeal)	25
9	Amendment of s 25C (Stay of operations of decisions)	25
10	Amendment of s 25D (Hearing procedures)	26
11	Insertion of new s 25DA	26
	25DA Power of commission to gather evidence	26
12	Amendment of s 25E (Powers of court on appeal)	27
13	Amendment of s 25F (Appeal to District Court)	28
14	Replacement of ss 26–28	28
	26 Inspectors	28
	27 Qualifications for appointment as inspector	29

	28	Approving audit program for inspectors	29
	28A	Investigating inspectors	29
	28B	Powers of inspectors	30
	28C	Appointment conditions for inspectors	30
	28D	Identity cards for inspectors	31
	28E	Return of identity cards	31
	28F	Production or display of identity cards	31
	28G	Approved evaluators	31
15	Amend	dment of s 29 (Officers of division to be of good repute)	32
16	Omiss	ion of s 30 (Machine Gaming Division)	32
17	Amen	dment of s 30A (Delegation by Minister)	32
18	Amend	dment of s 34 (Criminal history reports for investigations)	33
19	Amen	dment of s 35 (Secrecy)	33
20	Omiss	ion of s 36 (Identification cards)	35
21	Amen	dment of s 38 (Gaming lawful and does not constitute nuisance)	35
22	Amen	dment of s 39 (Application for gaming machine licences)	35
23		dment of s 40 (Recommendation by chief executive about ation for gaming machine licence)	36
24		dment of s 40A (Decision on application for gaming ne licence)	36
25		dment of s 41 (Application by clubs for additional licensed ses)	36
26		dment of s 41A (Recommendation by chief executive additional premises application)	37
27		dment of s 42A (Changes in circumstances of licensees of bry 2 licensed premises)	37
28	Amen	dment of s 46 (Issue of copy gaming machine licences)	37
29		dment of s 55A (Directions to licensees about authorised g machines)	38
30		dment of s 57C (Matters to be taken into account for se proposal)	39
31	Amend	dment of s 58 (Relocation of gaming machine areas)	39
32		dment of s 64 (Cancellation or suspension of gaming ne licences and letters of censure)	39

33	Amendment of s 69 (Appointment of administrator instead of	4.0
	suspension)	
34	Amendment of s 70 (Expenses of administration)	40
35	Amendment of s 71 (Liability for losses incurred during administration)	41
36	Amendment of pt 3A, hdg (Licensing of monitoring operators)	41
37	Replacement of ss 72A–72C	41
	72A References to particular licensed suppliers	41
	72B References to particular suppliers' licences	41
38	Amendment of s 72E (Suitability of applicants for, and holders of, monitoring operators' licences)	42
39	Amendment of s 72F (Suitability of associates)	43
40	Amendment of s 72M (Investigations about application)	43
41	Amendment of s 72O (Recommendation about application)	44
42	Amendment of s 72Q (Conditions of licences)	44
43	Amendment of s 72S (Duration of licence)	45
44	Insertion of new s 72SA	45
	72SA Provisional licences	45
45	Amendment of s 72T (Changing conditions of licence)	46
46	Amendment of s 72W (Renewal of licence—application)	46
47	Amendment of s 72X (Renewal of licence—decision)	46
48	Replacement of ss 72Y and 72Z	47
	72Y Replacement of licence	47
	72Z Licence not transferable	48
49	Amendment of s 72ZA (Surrender of licence)	48
50	Replacement of s 72ZC (Conducting investigations)	49
	72ZC Conducting investigations	49
51	Amendment of s 72ZG (Grounds for suspension or cancellation)	50
52	Amendment of s 72ZH (Show cause notice)	51
53	Amendment of s 72ZI (Involvement of interested persons in show cause process)	52
54	Amendment of s 72ZJ (Consideration of representations)	52
55	Amendment of s 72ZO (Decision of commission)	53

56	Amendment of s 72ZP (Suspension, cancellation and appointment of administrator)	54
57	Amendment of s 72ZS (Notices to interested persons)	55
58	Replacement of pt 3A, div 7, hdg (Obligations of licensed operators)	56
	Division 7—Obligations of licensed suppliers	
	Subdivision 1—Obligations for all licensed suppliers	
59	Replacement of ss 72ZVA-72ZW	56
	72ZVA Returns about employees	56
	72ZVB Notice about failure of licensee to pay amount	57
	Subdivision 2—Additional obligations for licensed monitoring operators	
	72ZW Returns about licensed key monitoring employees	57
60	Insertion of new s 72ZZAA	58
	72ZZAA Notice about failure of licensee to pay basic monitoring fee	58
61	Amendment of s 72ZZB (Control system submission)	58
62	Amendment of s 72ZZC (Control system (change) submission)	59
63	Amendment of s 72ZZF (Notices about keeping monitoring records)	59
64	Replacement of s 72ZZG (Monitoring records to be kept at certain place)	60
	72ZZG Places at which monitoring records to be kept	60
65	Amendment of s 72ZZH (Monitoring records to be kept for required period)	60
66	Amendment of s 72ZZN (Audit guidelines)	60
67	Amendment of s 72ZZO (Audit of monitoring operations)	61
68	Amendment of s 72ZZP (Carrying out of audit)	62
69	Insertion of new s 72ZZPA	62
	72ZZPA Dealing with audit report	63
70	Amendment of s 72ZZQ (Licensed operator to give documents about audit to chief executive)	63
71	Insertion of new s 72ZZQA	64
	72ZZQA Further information about audit report or associated documents	64

72	Insertion of new ss 72ZZRA and 72ZZRB	65
	72ZZRA Requirements for returns about employees	65
	72ZZRB Requirements for notices about unpaid amounts	66
73	Replacement of s 74 (Unlicensed persons not to be service contractors)	67
	74 Entering into service contracts	67
74	Amendment of s 75 (Licensing requirements for carrying out gaming duties on licensed premises)	68
75	Replacement of s 76B (Meaning of nominee)	69
	76B Meaning of nominee	69
76	Amendment of s 76D (Nominees of licensees)	70
77	Amendment of s 77 (Applications for licences under this part)	70
78	Replacement of s 79 (Consideration of applications)	71
	79 Recommendation by chief executive about applications	71
79	Amendment of s 82 (Issue of copy licence)	73
80	Insertion of new s 91A	74
	91A Employment of licensed repairers	74
81	Amendment of s 92 (Returns about employees and agreements)	74
82	Amendment of s 98 (Installation and storage of gaming machines by licensees)	74
83	Amendment of s 100 (Gaming equipment not to be an annoyance etc.)	74
84	Insertion of new ss 100A and 100B	75
	100A Advertising gaming	75
	100B Directions about advertising	75
85	Amendment of s 101 (Installation of electronic monitoring systems)	76
86	Insertion of new s 101AA	78
	101AA Approvals for gaming related systems	78
87	Amendment of s 102 (Maintenance of facilities etc.)	79
88	Amendment of s 107 (Gaming tokens)	79
89	Amendment of s 108 (Gaming tokens that are not Australian currency)	79
90	Replacement of ss 109–111	80
	109 Entitlement of players to winnings	80

	110	Payments for gaming	81
	110A	Gaming by employees of licensees	82
	111	Gaming system malfunctions	82
	111A	Notices and reports about payout refusal decisions	83
	111B	Requests for review of payout refusal decisions	84
	111C	Review of payout refusal decisions	84
	111D	Review of initial review decisions	85
	111E	Effect of reviews on payout refusal decisions	85
91	Amen	dment of s 112 (Defective gaming machines not allowed)	86
92	Amen	dment of s 113 (Security of keys etc.)	87
93	Omiss	ion of s 117 (Minors cannot be employed)	87
94	Amen	dment of s 118 (Minors cannot play gaming machines)	87
95	Amen	dment of s 119 (Minors cannot be allowed to game)	88
96	Omiss	ion of ss 130–134	88
97		dment of s 135 (Manufacture, sale, supply, obtaining or ssion of gaming machines)	88
98	Inserti	on of new s 135A	89
	135A	Possession of gaming equipment and other property by licensed monitoring operators	89
99	restric	dment of s 136 (Possession etc. of gaming machines and ted components by recognised manufacturers or suppliers of g machines)	90
100		dment of s 137 (Possession etc. of restricted components by nised suppliers of restricted components)	91
101		dment of s 138 (Possession etc. of gaming machines and ted components by licensed repairers)	91
102		dment of s 139 (Possession etc. of restricted components by ed service contractors)	92
103		dment of s 140 (Possession etc. of gaming machines and ted components by licensees)	92
104		dment of s 141 (Possession etc. of gaming machines etc. by persons)	93
105	Amen	dment of s 141B (Repossession of gaming machines)	94
106		dment of s 141C (Storage of gaming machines by operators	
	and fir	nanciers)	94

107	Omission of s 142 (Consignment or movement of gaming machines)	95
108	Amendment of s 142A (Destruction of gaming machines)	95
109	Amendment of s 143 (Purchase of gaming machines etc.)	95
110	Replacement of s 146 (Acceptance by chief executive of gaming machines and games for evaluation)	96
	146 Approval and rejection of gaming machines and games	96
111	Amendment of s 146A (Replacing approved games)	97
112	Amendment of s 146B (Change to percentage returns)	97
113	Amendment of s 148 (Gaming machines supplied to be in accordance with approval)	98
114	Amendment of s 149 (Approval of linked jackpot arrangements)	98
115	Insertion of new s 149A	100
	149A Decisions about approvals for linked jackpot arrangements 1	100
116	Amendment of s 152 (Unlawful interference with gaming equipment) 1	101
117	Amendment of s 153 (Protection of sensitive areas of gaming equipment)	101
118	Amendment of s 155 (Use of unauthorised gaming machines)	102
119	Amendment of s 156 (Monthly money clearances)	102
120	Amendment of s 157 (Weekly money clearances)	102
121	Insertion of new s 157A	103
	157A Requirement for money clearance	103
122	Amendment of s 158 (Accounts and analyses)	103
123	Amendment of s 159 (Monthly gaming machine reconciliation reports) . 1	104
124	Replacement of ss 161 and 162	104
	160A Licensees audit guidelines	104
	161 Audit of gaming operations	105
	161A Carrying out of audit	106
	161B Dealing with audit report	106
	161C Associated documents for audit report for category 2 licensee 1	107
	161D Further information about audit report or associated documents 1	108
	161E Notices about keeping accounting records	109
	161F Places at which licensee's accounting records to be kept	110
	Period for which licensee's accounting records to be kept 1	110

125	Amendment of s 163 (Monthly taxable metered win)	111
126	Amendment of s 164 (Monthly fees)	111
127	Amendment of s 165 (Gaming machine tax)	111
128	Amendment of s 170 (Payment of monthly fees, taxes etc.)	112
129	Amendment of s 171 (Penalty for late payment)	113
130	Amendment of s 173 (Licensed operator's financial statement)	113
131	Amendment of s 175 (Adjustment of monthly fees etc. in certain circumstances)	114
132	Amendment of s 176 (Recovery of fees and taxes)	114
133	Amendment of s 179 (Interpretation)	114
134	Amendment of s 180 (Directions to licensees and licensed operators)	115
135	Insertion of new s 180A	115
	180A Stop directions	115
136	Amendment of s 181 (Powers of inspectors)	116
137	Insertion of new ss 182A-182D	117
	182A Forfeiture of things that have been seized	117
	182B Return of things that have been seized	118
	182C Access to things that have been seized	118
	182D Dealing with forfeited things	119
138	Amendment of s 184 (Review and termination of agreements)	119
139	Replacement of s 187 (Officers of division may be prohibited from playing gaming machines)	120
	187 Restricted officials prohibited from playing gaming machines	120
140	Amendment of s 188 (Prohibition on control of applications by clubs)	120
141	Replacement of s 188A (Prohibition on control of gaming at clubs)	121
	188A Prohibition on control of gaming at category 2 licensed premises	121
142	•	122
143	Amendment of s 193 (Bribery of commissioners or officers of division).	122
144	Amendment of s 194 (Financial connections and interests of officers of the division)	123
145	Amendment of s 197 (Forgery and like offences)	125
146	Amendment of \$ 204 (Protection of officers etc.)	125
0	interest of 5 20 i (1 forestion of officers etc.)	- 23

147	Amen	dment of s 206 (Proceedings for offences)	125
148	Repla	cement of s 209 (Forfeiture)	126
	209	Forfeiture on order of court	126
149	Amen	dment of s 211 (Evidentiary provisions)	127
150	Amen	dment of s 212 (Disclosure of criminal history)	127
151	Amen	dment of s 215 (Regulation making power)	128
152	Insert	ion of new s 217A	128
	217A	Numbering and renumbering of Act	128
153	Amen	dment of s 223 (Definitions)	128
154	Insert	ion of new pt 11, div 3	129
		on 3—Provisions for Gaming Machine and Other Legislation Iment Act (No. 2) 1999	
	233	Definitions	129
	234	Continuation of appeals by former listed persons	129
	235	Existing inspectors	130
	236	Existing additional employees	130
	237	Certain listed manufacturers taken to be licensed major dealers .	130
	238	Listed suppliers taken to be licensed secondary dealers	131
	239	Appeal decisions resulting in persons taken to be licensed dealers	131
	240	Continuation of directions prohibiting the playing of gaming machines	131
155		ty amendments—omitting imprisonment and retaining er of penalty units at 200	132
156		ty amendments—omitting imprisonment and reducing er of penalty units from 200 to 100	132
157		ty amendments—omitting imprisonment and reducing er of penalty units from 200 to 40	132
	PA	ART 3—AMENDMENT OF CASINO CONTROL ACT 1982	
158	Act a	mended in pt 3	133
159	Amen	dment of s 4 (Interpretation)	133
160	Insert	ion of new s 14A	133
	14A	Approved evaluators	133
161	Amen	dment of s 44 (Cancellation or suspension of licence)	133

162	Amendment of s 62 (Gaming equipment and chips)	134
	PART 4—AMENDMENT OF CHARITABLE AND NON–PROFIT GAMING ACT 1999	
163	Act amended in pt 4	135
164	Amendment of s 10 (Meaning of "eligible association")	135
165	Replacement of s 99 (Evaluating equipment)	135
	99 Evaluating equipment	135
166	Amendment of s 100 (Deciding application)	136
167	Insertion of new s 100A	136
	100A Approved evaluators	137
168	Amendment of s 174 (Appeals)	137
169	Amendment of sch 2 (Dictionary)	137
	PART 5—AMENDMENT OF INTERACTIVE GAMBLING (PLAYER PROTECTION) ACT 1998	
170	Act amended in pt 5	137
171	Amendment of s 18 (Procedure for registration)	137
172	Replacement of s 19 (Verification of player's identity)	138
	19 Restrictions for registration	138
173	Amendment of s 20 (Player's account)	139
174	Insertion of new s 20A	140
	20A Restrictions on deposits for player's account	140
175	Insertion of new s 22A	140
	22A Accounting for account balances for restricted players	140
176	Amendment of s 132 (Funds in player's account to be remitted on demand)	141
177	Amendment of s 134 (Licensed providers limited recourse to players accounts)	141
178	Amendment of s 137 (Prohibition of interactive gambling)	142
179	Amendment of pt 7, div 13, hdg	142
180	Insertion of new s 159A	142
	159A Interrupted games	142
181	Amendment of s 160 (Aborted games)	143

182	Amendment of s 162 (Approval of regulated interactive gambling equipment)	143
183	Insertion of new s 163A	144
	163A Approved evaluators	144
184	Amendment of sch 2 (Decisions of chief executive subject to appeal)	145
185	Amendment of sch 3 (Dictionary)	145
186	Amendment of sch 3 (Dictionary)	145
	PART 6—AMENDMENT OF KENO ACT 1996	
187	Act amended in pt 6	145
188	Amendment of s 145 (Approval of regulated keno equipment)	146
189	Insertion of new s 146A	146
	146A Approved evaluators	147
190	Omission of s 234 (Court to which appeal may be made)	147
191	Insertion of new s 237A	147
	237A Power to gather evidence	147
192	Insertion of new pt 13	148
	PART 13—TRANSITIONAL PROVISION FOR GAMING MACHINE AND OTHER LEGISLATION AMENDMENT ACT (No. 2) 1999	
	244 Continuation of appeals	148
193	Amendment of sch 2 (Decisions of chief executive subject to appeal)	149
194	Amendment of sch 4 (Dictionary)	149
	PART 7—AMENDMENT OF LOTTERIES ACT 1997	
195	Act amended in pt 7	149
196	Amendment of s 129 (Claims for prizes)	149
197	Amendment of s 133 (Approval of regulated lottery equipment)	150
198	Insertion of new s 134A	151
	134A Approved evaluators	151
199	Omission of s 219 (Court to which appeal may be made)	151
200	Insertion of new s 222A	151
	222A Power to gather evidence	151

201	Insertion of new pt 12, div 3	152
	Division 3—Transitional provision for Gaming Machine and Other Legislation Amendment Act (No. 2) 1999	
	247 Continuation of appeals	152
202	Amendment of sch 2 (Decisions of chief executive subject to appeal)	153
203	Amendment of sch 3 (Dictionary)	153
	PART 8—AMENDMENT OF WAGERING ACT 1998	
204	Act amended in pt 8	153
205	Amendment of s 208 (Approval of regulated wagering equipment)	153
206	Insertion of new s 208A	154
	208A Approved evaluators	154
207	Amendment of s 228 (Employment of minors prohibited)	155
208	Amendment of s 291 (Appeals by authority operators)	155
209	Amendment of sch 2 (Dictionary)	155
	PART 9—OTHER AMENDMENTS OF GAMING ACTS	
210	Acts amended in sch 2	156
	SCHEDULE 1	157
	MINOR AMENDMENTS OF GAMING MACHINE ACT 1991	
	SCHEDULE 2	161
	OTHER AMENDMENTS OF GAMING ACTS	
	CASINO CONTROL ACT 1982	161
	INTERACTIVE GAMBLING (PLAYER PROTECTION) ACT 1998	161
	KENO ACT 1996	162
	LOTTERIES ACT 1997	163

1999

A BILL

FOR

An Act to amend the *Gaming Machine Act 1991* and certain other Acts

s 1 14 **s 4**

	The Parliament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
	Short title	3
Clause	1. This Act may be cited as the Gaming Machine and Other Legislation Amendment Act (No. 2) 1999.	4 5
	Commencement	6
Clause	2.(1) Section 21, parts 3 to 9 and schedule 2 commence on assent.	7
	(2) The remaining provisions commence on a day to be fixed by proclamation.	8 9
	PART 2—AMENDMENT OF GAMING MACHINE	10
	ACT 1991	11
	Act amended in pt 2 and sch 1	12
Clause	3. This part and schedule 1 amend the <i>Gaming Machine Act 1991</i> .	13
	Amendment of s 3 (Definitions)	14
Clause	4.(1) Section 3, definitions "approved place", "associates (operators) audit program", "audit guidelines", "division", "information notice", "licensed operator", "listed person", "money clearance", "officer of the division", "operators audit program", "recognised manufacturer or supplier of gaming machines" and "recognised supplier of restricted components"—	15 16 17 18 19 20
	omit.	21

(2) Sec	ction 3—	
insert-	_	,
	e kept and maintained by the licensee under section 158(1).1	
"affected	d person", for a payout refusal decision, see section 111A(2)(a).	:
"appeal	authority" means—	(
(a)	for an appeal against a decision mentioned in section 25A2—the Magistrates Court; or	:
(b)	for an appeal against a decision mentioned in section 25AA ³ —the commission.	10
"approv	red accountant" means—	1
(a)	a member of the Institute of Chartered Accountants in Australia who holds a current certificate of public practice issued by the institute; or	
(b)	a member of the Australian Society of Certified Practising Accountants who holds a current public practice certificate issued by the society; or	1: 10 17
(c)	a member of the National Institute of Accountants who—	13
	(i) holds a current public practice certificate issued by the institute; and	19 20
	(ii) has satisfactorily completed an auditing component of a course of study in accountancy at a tertiary level conducted by an institution prescribed under the Corporations Law, section 1280(2)(a)(ii); ⁴ or	2 2: 2: 2:
(d)	a registered company auditor; or	2:
(e)	a person approved by the chief executive as having the necessary	2

¹ Section 158 (Accounts and analyses)

² Section 25A (Appeals to Magistrates Court)

³ Section 25AA (Appeals to commission)

⁴ Corporations Law, section 1280 (Registration of auditors)

experience or qualifications to conduct audits for the gaming operations of licensees.	1 2
"approved evaluator" means an entity declared under a regulation to be an approved evaluator.	3
"approved game" means a game approved by the chief executive under section 145(1)(c) or 146(8). ⁵	5
"approved place", for the keeping of a licensee's accounting records for licensed premises of the licensee, means—	7 8
(a) the licensed premises; or	9
(b) a place approved by the chief executive under section 161E(1)(a) ⁶ for the records.	10 11
"approved place", for the keeping of monitoring records of a licensed monitoring operator, means—	12 13
(a) the operator's main office; or	14
(b) a place approved by the chief executive under section 72ZZF(1)(a) ⁷ for the records.	15 16
"associates (suppliers) audit program" means an audit program, for investigating associates of licensed suppliers, approved by the Minister under section 72ZB(1).8	17 18 19
"category 2 licensee" means a licensee of category 2 licensed premises.	20
"claimant", for a review of a payout refusal decision, see section 111C(2).	21
"decision maker", for an appeal made to the Magistrates Court under section 25A or the commission under section 25AA, means the person who made the decision appealed against.	22 23 24
"departmental gaming officer" means a departmental officer who performs functions as a departmental officer solely or mainly for the	25 26

⁵ Section 145 (Procedure for determination of tenders) or 146 (Acceptance by chief executive of gaming machines and games for evaluation)

⁶ Section 161E (Notices about keeping accounting records)

⁷ Section 72ZZF (Notices about keeping monitoring records)

⁸ Section 72ZB (Approving audit programs)

purposes of this Act or a gaming Act.	1
"departmental officer" means a public service employee employed in the department, and includes any person to whom section 2369 applies.	2
"displayed win" see section 111(1).	4
"exempt accounting record" see section 161E.	5
"former licensee" see section 161(2).	6
"former operator" see section 72ZZO(2).	7
"gaming operations", of a licensee, means gaming conducted, and the conduct of gaming, on the licensee's licensed premises.	8 9
"gaming related system" means—	10
(a) an electronic monitoring system; or	11
(b) a centralised credit system.	12
"gaming system component" means—	13
(a) a gaming machine; or	14
(b) gaming equipment, other than a gaming machine; or	15
(c) equipment, other than gaming equipment, that is ancillary or related equipment for a gaming machine; or	16 17
(d) the approved game for a gaming machine.	18
"gaming system malfunction" means a malfunction of a gaming system component.	19 20
"information notice" see section 6AC(1).	21
"inspectors audit program" means an audit program, for investigating inspectors, approved by the Minister under section 28(1). ¹⁰	22 23
"involved licensed monitoring operator", for a payout refusal decision for a displayed win, means—	24 25
(a) if paragraph (b) does not apply a licensed monitoring operator	26

⁹ Section 236 (Existing additional employees)

¹⁰ Section 28 (Approving audit program for inspectors)

		who, when the decision was made, was supplying basic monitoring services to the involved licensee; or	1 2
	(b)	if, when the decision was made, the gaming machine to which the	3
		displayed win related was part of a linked jackpot	4
		arrangement—the licensed monitoring operator by whom the arrangement was operated.	5
"inv	olved	d licensee", for a payout refusal decision, see section 111A(2)(b).	7
"lice	nsed	dealer" means—	8
	(a)	a licensed major dealer; or	9
	(b)	a licensed secondary dealer.	10
"lice		I major dealer' means the holder of a major dealer's licence in e under this Act.	11 12
		I monitoring operator" means the holder of an operator's licence orce under this Act.	13 14
		I secondary dealer" means the holder of a secondary dealer's nee in force under this Act.	15 16
"lice	ensed	l supplier'' means—	17
	(a)	a licensed monitoring operator; or	18
	(b)	a licensed major dealer; or	19
	(c)	a licensed secondary dealer.	20
"lice	nsee	es audit guidelines" see section 160A(1).	21
"ma	in of	fice", of a licensed monitoring operator, means—	22
	(a)	the operator's principal place of business in the State; or	23
	(b)	if the operator is a corporation and has its registered office in the State—its registered office.	24 25
		ction", of a gaming system component, means a failure of the ponent to function—	26 27
	(a)	in the way it is designed to function; and	28
	(b)	for a component programmed to function in a particular way—in the way it is programmed to function.	29 30

"manage	ement letter" means a written notice—	1
(a)	that is issued by an auditor in relation to an audit; and	2
(b)	that is not part of an audit report; and	3
(c)	in which the auditor identifies issues the auditor considers may be of concern to an entity or an entity's executive officers.	4 5
Exar	nples of issues for paragraph (c)—	6
1.	Weaknesses in an internal control structure.	7
2.	Inefficiencies.	8
3.	Potential areas of risk.	9
"money	clearance" means—	10
(a)	for a gaming machine—the removal of gaming tokens from the cash box or banknote acceptor of the gaming machine; or	11 12
(b)	for a centralised credit system—the deduction of an amount in relation to amounts received by a licensee from persons for establishing gaming machine credits under the system for the persons.	13 14 15 16
"operato	ors audit guidelines" see section 72ZZN(1).	17
"payout refusal decision" , for a displayed win, means a decision of a gaming employee under section 111(2) ¹¹ refusing—		18 19
(a)	to make a payment, or to allow a payment to be made, to a person for the credit the subject of the displayed win; or	20 21
(b)	to pay, or to allow to be paid, to a person the amount the subject of the displayed win; or	22 23
(c)	to award, or to allow to be awarded, to a person the non-monetary prize the subject of the displayed win.	24 25
resp	rr , of the commission, means the officer of the department consible for the time being for performing functions as the registrar ne commission.	26 27 28
"relevan	t chief executive" means the chief executive of the department in	29

¹¹ Section 111 (Gaming system malfunctions)

	whi	ch th	e <i>Liquor Act 1992</i> is administered.	
"rest	rict	ed of	ficial" means an inspector or departmental officer—	7
	(a)		whom a direction has been given by the chief executive under ion 187(1); ¹² and	:
	(b)	for	whom the direction is in force.	4
"revi	iew	decis	sion" see section 111C(4)(a).	(
_			ity liquor licence" means a licence mentioned in the $Liquor$, section $58(1)(f)$. 13	,
_			lity premises" means premises to which a special facility ence relates.	10
"sub	sidi	ary o	perator" means—	1
	(a)	an individual or body corporate to which the holder of a special facility liquor licence has, with the approval of the relevant chief executive—		
		(i)	let or sublet part of the special facility premises; and	1:
		(ii)	let or sublet the right to sell liquor; or	10
	(b)	faci	ndividual or body corporate with which the holder of a special lity liquor licence has, with the approval of the relevant chief cutive—	1′ 18 19
		(i)	entered into a franchise or management agreement for part of the special facility premises; and	20
		(ii)	let or sublet the right to sell liquor.	22
_	_		udit program " means an audit program, for investigating suppliers, approved by the Minister under section 72ZB. ¹⁴	2:
"sup	plie	r's li	cence" means—	2:
	(a)	an c	operator's licence; or	20

¹² Section 187 (Restricted officials prohibited from playing gaming machines)

¹³ Liquor Act 1992, section 58 (Available licences)

¹⁴ Section 72ZB (Approving audit programs)

(b) a major dealer's licence; or	1
(c) a secondary dealer's licence.	2
"supply operations", of a licensed supplier, means operations conducted by the licensed supplier under its supplier's licence.'.	3
(3) Section 3, definition "additional premises application", 'a club that is a licensee'—	5 6
omit, insert—	7
'a category 2 licensee'.	8
(4) Section 3, definition "additional premises application", 'club's'—	9
omit, insert—	10
'licensee's'.	11
(5) Section 3, definition "club liquor licence"—	12
insert—	13
'(c) a right to sell liquor held by a person as a subsidiary operator that is a non-proprietary club.'.	14 15
(6) Section 3, definition "financial institution", paragraph (e)—	16
omit.	17
(7) Section 3, definition "gaming trainer", 'listed person'—	18
omit, insert—	19
'licensed dealer'.	20
(8) Section 3, definition "liquor licence"—	21
insert—	22
'(c) a right to sell liquor held by a person as a subsidiary operator.'.	23
(9) Section 3, definition "non-proprietary club", 'a club whose"—	24
omit, insert—	25
'a body corporate whose'.	26
(10) Section 3, definition "non-proprietary club", paragraphs (a)	27

22 s 5 s 5

Gaming Machine and Other Legislation Amendment (No. 2)

	omit, i	insert—	1
	'body'	,	2
		Section 3, definition "privately acquired gaming machine", h (a)(ii)—	3
	omit, i	insert—	5
		'(ii) a licensed monitoring operator, approved financier, gaming trainer or licensed major dealer; or'.	7
	Insertio	n of new ss 6AB and 6AC	8
Clause	5. Afte	er section 6AA—	9
	insert-	_	10
	'Meanin	ng of "due date for payment"	11
	'6AB.	(1) This section applies if—	12
	(a)	a contract is entered into between a licensed supplier and a licensee under which an amount (other than a basic monitoring fee) is payable by the licensee to the licensed supplier; and	13 14 15
	(b)	the contract does not state a due date for payment of the amount.	16
	'(2) T	his section also applies if—	17
	(a)	a contract is entered into between a licensed monitoring operator and a licensee under which a basic monitoring fee is payable by the licensee to the operator; and	18 19 20
	(b)	the contract does not state a due date for payment of the fee.	21
	fee is a re	this Act, a reference to the due date for payment of the amount or eference to the date that is 1 month after the incurring of liability for of the amount or fee.	22 23 24
	'Meanin	ng of "information notice"	25
	under th	(1) An "information notice" is a written notice of a decision is Act of the commission, the chief executive or an inspector ng with the requirements of this section.	26 27 28

28

s **6** 23 s **6**

Gaming Machine and Other Legislation Amendment (No. 2)

(2) T	na information nation must state	1
` ,	he information notice must state—	1
(a)	the decision to which it relates; and	2
(b)	the reasons for the decision; and	3
(c)	the appropriate appeal details; and	4
(d)	how the appeal may be made.	5
'(3) Fo	or subsection (2)(c) the appropriate appeal details are as follows—	6
(a)	for a commission appeal notice—that the person to whom the notice is given may appeal against the decision to which the notice relates to the commission within 28 days after the person receives the notice;	7 8 9 10
(b)	for a court appeal notice—that the person to whom the notice is given may appeal against the decision to which the notice relates to a Magistrates Court within 28 days after the person receives the notice;	11 12 13 14
(c)	for a Minister appeal notice—that the person to whom the notice is given may appeal against the decision to which the notice relates to the Minister within 14 days after the person receives the notice.	15 16 17 18
'(4) In	this section—	19
give	ession appeal notice" means an information notice required to be en to a person who has a right to appeal against the decision to ch the notice relates to the commission.	20 21 22
а ре	ppeal notice" means an information notice required to be given to erson who has a right to appeal against the decision to which the ce relates to a Magistrates Court.	23 24 25
give	"Minister appeal notice" means an information notice required to be given to a person who has a right to appeal against the decision to which the notice relates to the Minister.'.	
Amendn	nent of s 24 (Appeals to Minister)	29

30

6.(1) Section 24(1)(b), 'or a listed person'—

Clause

	omit.	1
	(2) Section 24—	2
	insert—	3
	'(7A) Nothing in sections 25B to 25F applies to an appeal under this section.'.	4 5
	(3) Section 24(8)(ba), 'club's'—	6
	omit, insert—	7
	'category 2 licensee's'.	8
	(4) Section 24(8)(o) and (p)—	9
	omit.	10
	(5) Section 24(9)(a), 'an operator's licence'—	11
	omit, insert—	12
	'a supplier's licence'.	13
	(6) Section 24(9)(b)—	14
	omit, insert—	15
	'(b) a decision of the chief executive under section 72Y ¹⁵ refusing, on an application made on the ground mentioned in subsection (1)(a) of the section, to replace a supplier's licence.'.	16 17 18
	Insertion of new s 25AA	19
Clause	7. After section 25A—	20
	insert—	21
	'Appeals to commission	
	'25AA.(1) A person who seeks the chief executive's approval for section 101 or 14916 may appeal to the commission against a decision of	23 24

¹⁵ Section 72Y (Replacement of licence)

Section 101 (Installation, operation and modification of gaming related systems) or 149 (Requirements for approvals for linked jackpot arrangements)

	the chief executive refusing to give the approval.	1
	'(2) A person who submits a gaming machine type or game to the chief executive under section 146 ¹⁷ for evaluation may appeal to the commission against a decision of the chief executive rejecting the gaming machine type or game.	2 3 4 5
	'(3) The owner of an article, record or other thing seized by an inspector may appeal to the commission against a decision of an inspector under section 182A ¹⁸ resulting in the thing being forfeited.'.	6 7 8
	Amendment of s 25B (Starting appeal)	9
Clause	8.(1) Section 25B(1), after 'An appeal'—	10
	insert—	11
	'to the Magistrates Court'.	12
	(2) Section 25B—	13
	insert—	14
	'(1A) An appeal to the commission is started by—	15
	(a) filing a written notice of appeal with the registrar of the commission; and	16 17
	(b) serving a copy of the notice on the chief executive.'.	18
	(3) Section 25B(3), 'court'—	19
	omit, insert—	20
	'appeal authority'.	21
	Amendment of s 25C (Stay of operations of decisions)	22
Clause	9.(1) Section 25C(1), 'Magistrates Court'—	23
	omit, insert—	24

¹⁷ Section 146 (Approval and rejection of gaming machines and games)

¹⁸ Section 182A (Forfeiture of things that have been seized)

s 10 26 s 11

	'appeal authority'.	1
	(2) Section 25C(2) and (3), 'court'—	2
	omit, insert—	3
	'appeal authority'.	4
	(3) Section 25C(3), 'stay'—	5
	omit, insert—	6
	'period of a stay under this section'.	7
	Amendment of s 25D (Hearing procedures)	8
Clause	10.(1) Section 25D(1), 'Magistrates Court'—	9
	omit, insert—	10
	'appeal authority'.	11
	(2) Section 25D(1)(a), 'commission'—	12
	omit, insert—	13
	'decision maker'.	14
	(3) Section 25D(1)(d)—	15
	omit, insert—	16
	'(d) if the appeal authority is the commission—may hear the appeal in public or in private.'.	17 18
	Insertion of new s 25DA	19
Clause	11. After section 25D—	20
	insert—	21
	'Power of commission to gather evidence	22
	'25DA.(1) This section applies only to an appeal made to the commission.	23 24
	'(2) The commission may, by written notice signed by the registrar, require a person—	25 26

s 12 27 s 12

Gaming Machine and Other Legislation Amendment (No. 2)

(a) to give written answers to questions, or produce a document,

1

	stated in the notice for an appeal mentioned in the notice; or	2
	(b) to appear before the commission at a stated time and place to answer questions, or produce a stated document, related to an appeal mentioned in the notice.	3 4 5
	'(3) A notice under subsection (2)(a) may require the answers to questions given in response to the notice to be verified by statutory declaration.	6 7 8
	'(4) A person must not, without reasonable excuse—	9
	(a) fail to comply with a requirement of a notice under this section; or	10
	(b) if appearing for examination before the commission—	11
	(i) fail to take an oath or make an affirmation when required to do so by a member of the commission or the registrar; or	12 13
	(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	14 15 16
	(iii) fail to produce a document the person is required to produce under subsection (2)(b).	17 18
	Maximum penalty—40 penalty units.	19
	'(5) A member of the commission may administer an oath or affirmation to a person appearing before the commission for examination.	20 21
	'(6) It is a reasonable excuse for a person to fail to comply with a requirement to answer a question or produce a document if complying with the requirement might tend to incriminate the person.'.	22 23 24
	Amendment of s 25E (Powers of court on appeal)	25
Clause	12.(1) Section 25E, heading—	26
	omit, insert—	27
	'Powers of appeal authority'.	28
	(2) Section 25E(1), 'Magistrates Court'—	29

	omit, insert—	1
	'appeal authority'.	2
	(3) Section 25E(1)(c), 'commission'—	3
	omit, insert—	4
	'decision maker'.	5
	(4) Section 25E(1)(c), 'court'—	6
	omit, insert—	7
	'appeal authority'.	8
	(5) Section 25E(2)—	9
	omit, insert—	10
	'(2) If the appeal authority substitutes another decision, the substituted decision is, for this Act (other than section 25A or 25AA), taken to be the decision maker's decision.	11 12 13
	'(3) For an appeal to the commission, the commission must immediately give the parties to the appeal written notice of its decision on the appeal and the reasons for its decision.'.	14 15 16
	Amendment of s 25F (Appeal to District Court)	17
Clause	13. Section 25F, 'a Magistrates Court'—	18
	omit, insert—	19
	'an appeal authority'.	20
	Replacement of ss 26–28	21
Clause	14. Sections 26 to 28—	22
	omit, insert—	23
	'Inspectors	24
	'26. The chief executive may appoint as inspectors—	25

s 14 29 s 14

(a) public service officers or employees; or	
(b) other persons prescribed under a regulation.	
'Qualifications for appointment as inspector	•
'27.(1) The chief executive may appoint a person as an inspector of if—	only 4
(a) the chief executive considers the person has the neces expertise or experience to be an inspector; or	ssary (
(b) the person has satisfactorily finished training approved by chief executive.	the 8
'(2) Also, the chief executive may appoint a person as an inspector of if the chief executive is satisfied the person is a suitable person to b inspector, having regard to—	_
(a) the person's character; and	13
(b) the person's current financial position and financial backgroun	nd. 14
'(3) Before appointing a person as an inspector, the chief executive investigate the person to help the chief executive decide whether the pe is a suitable person to be an inspector.	•
'Approving audit program for inspectors	18
'28.(1) The Minister may approve an audit program for investigatinspectors.	nting 19
'(2) An audit program approved by the Minister may not provide for investigation of inspectors under the program at intervals of less 2 years.	
'Investigating inspectors	24
'28A.(1) The chief executive may investigate an inspector to help chief executive decide whether the inspector is a suitable person to b inspector.	
(2) However, the chief executive may investigate an inspector only it	f

(a) the investigation is conducted under an inspectors audit program;

1

	or	2
(b)	the chief executive reasonably suspects the inspector is not a suitable person to be an inspector.	3
	he chief executive must ensure the investigation of an inspector inspectors audit program is conducted in compliance with the	5 6 7
'Powers	of inspectors	8
'28B. (1) An inspector has the powers given under this Act.	9
, ,	n inspector is subject to the directions of the chief executive in g the powers.	10 11
'(3) A	n inspector's powers may be limited—	12
(a)	under a condition of appointment; or	13
(b)	by written notice given by the chief executive to the inspector.	14
'Appoin	tment conditions for inspectors	15
	1) An inspector holds office on the conditions stated in the nt of appointment.	16 17
'(2) A	n inspector ceases holding office as follows—	18
(a)	if the appointment provides for a term of appointment—at the end of the term;	19 20
(b)	if the appointment conditions provide—on ceasing to hold another office (the "main office") stated in the appointment conditions.	21 22 23
'(3) An	n inspector may resign by signed notice of resignation given to the cutive.	24 25
(the "sec	owever, an inspector may not resign from the office of inspector ondary office'') if a term of the inspector's employment for the ce requires the inspector to hold the secondary office.	26 27 28

s 14 31 **s 14**

'Identity	cards for inspectors	1
'28D. (1) The chief executive must give each inspector an identity card.	2
'(2) Th	ne identity card must—	3
(a)	contain a recent photograph of the inspector; and	4
(b)	be signed by the inspector; and	5
(c)	include an expiry date; and	6
(d)	identify the person as an inspector under this Act.	7
'Return	of identity cards	8
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	9 10 11 12
Maximu	m penalty—40 penalty units.	13
'Produc	tion or display of identity cards	14
•	1) An inspector may exercise a power in relation to someone else er person") only if the inspector—	15 16
(a)	first produces the inspector's identity card for the other person's inspection; or	17 18
(b)	has the identity card displayed so it is clearly visible to the other person.	19 20
subsection	lowever, if for any reason it is not practicable to comply with on (1) before exercising the power, the inspector must produce the card for the other person's inspection at the first reasonable ity.	21 22 23 24
'Approv	red evaluators	25
	The Governor in Council may, under a regulation, declare an be an approved evaluator for evaluating—	26 27

s 15 32 s 17

	(a) centralised credit systems; and	1
	(b) electronic monitoring systems; and	2
	(c) gaming machine types and games; and	3
	(d) linked jackpot arrangements.'.	4
	Amendment of s 29 (Officers of division to be of good repute)	5
Clause	15.(1) Section 29, heading, 'Officers of division'—	6
	omit, insert—	7
	'Departmental gaming officers'.	8
	(2) Section 29(1), 'Officers of the division'—	9
	omit, insert—	10
	'Departmental gaming officers'.	11
	(3) Section 29(2) and (3)—	12
	omit, insert—	13
	'(2) Before a person is appointed to be a departmental gaming officer, the chief executive may investigate the person for the purpose of finding out whether the person is of good repute.'.	14 15 16
	(4) Section 29(4), 'an officer of the division'—	17
	omit, insert—	18
	'a departmental gaming officer'.	19
	Omission of s 30 (Machine Gaming Division)	20
Clause	16. Section 30—	21
	omit.	22
	Amendment of s 30A (Delegation by Minister)	23
Clause	17.(1) Section 30A, 'powers under this Act'—	24
	omit, insert—	25

'designated powers'.	1
(2) Section 30A—	2
insert—	3
'(2) In this section—	4
"designated powers", of the Minister, means—	5
(a) the powers of the Minister under sections 72ZB and 90;19 or	6
(b) the power of the Minister to give a direction section 72ZRA(3)(b); ²⁰ or	for 7 8
(c) the power of the Minister to determine criteria section 76(1)(b)(ii). ²¹ '.	for 9 10
Amendment of s 34 (Criminal history reports for investigations)	11
Clause 18. Section 34(1), 'section 29(4),' to '72ZC(1),'—	12
omit, insert—	13
'sections 27(3), 28A(1), 29(2) and (4), 40(2)(a), 60(1), 72ZC,'.	14
Amendment of s 35 (Secrecy)	15
Clause 19.(1) Section 35(2), words before paragraph (a)—	16
omit, insert—	17
'(2) A person who is or was a departmental officer—'.	18
(2) Section 35(2)(b)—	19
omit, insert—	20
'(b) must not communicate or reveal the information.'.	21
(3) Section 35(2A)—	22

Sections 72ZB (Approving audit programs) and 90 (Approving audit programs for licensed gaming nominees and associates)

²⁰ Section 72ZRA (Terms of appointment, and role, of administrator)

²¹ Section 76 (Certain persons must apply for gaming employee's licence)

omit, insert—	1
'(2A) A person who is a licensed monitoring operator or was a licensed operator or licensed monitoring operator must not communicate or reveal information about a licensee's operations that the person obtained in the course of the person's operations as a licensed monitoring operator or licensed operator.	2 3 4 5 6
Maximum penalty—200 penalty units or 1 year's imprisonment.'.	7
(4) Section 35(2B), words before '(whether'—	8
omit, insert—	9
'(2B) A person who is employed by or works for a licensed monitoring operator, or a person who was employed by or worked for a licensed operator or licensed monitoring operator'.	10 11 12
(5) Section 35(2C)(c), 'or commission'—	13
omit.	14
(6) Section 35(3) to (5)—	15
omit, insert—	16
'(3) The chief executive may, for a person mentioned in subsection (2), (2A) or (2B), approve the communication or revealing of information mentioned in the subsection by the person to—	17 18 19
(a) an entity prescribed under a regulation; or	20
(b) an officer, employee or member of the entity; or	21
(c) a stated department, office holder or person.	22
'(4) If, under an approval of the chief executive under subsection (3), information is communicated or revealed by a person mentioned in subsection (2), (2A) or (2B) to an entity, department or person, the entity, department or person, and each employee or other person under the control of the entity, department or person—	23 24 25 26 27
(a) is, for the information, taken to be a person to whom the secrecy provision applies; and	28 29
(b) is taken to have gained the information in the way mentioned in the secrecy provision.'.	30 31

s 20 s 22

	(7) Section 35(6), 'the commission'—	1
	omit, insert—	2
	'the chief executive'.	3
	(8) Section 35—	4
	insert—	5
	'(7) In this section—	6
	"secrecy provision", for information communicated or revealed by a person under this section, means the subsection (being subsection (2), (2A) or (2B)) in which the person by whom the information is communicated or revealed is mentioned.".	7 8 9 10
	Omission of s 36 (Identification cards)	11
Clause	20. Section 36—	12
	omit.	13
	Amendment of s 38 (Gaming lawful and does not constitute nuisance)	14
Clause	21. Section 38—	15
	insert—	16
	'(1A) Without limiting subsection (1)(a), the other information or material the commission may have regard to includes information or material about social and community issues.'.	17 18 19
	Amendment of s 39 (Application for gaming machine licences)	20
Clause	22.(1) Section 39(1)(d)(iii)—	21
	omit.	22
	(2) Section 39(1)(e) and (f)—	23
	omit, insert—	24
	'(e) an individual who has applied to become the holder of a general liquor licence; or	25 26

s 23 36 s 25

	(f) a subsidiary operator, other than a subsidiary operator that is a non-proprietary club.'.	2
	(3) Section 39(6)—	3
	omit.	۷
	Amendment of s 40 (Recommendation by chief executive about application for gaming machine licence)	<u>.</u>
Clause	23.(1) Section 40(5), 'the applicant agrees'—	7
	omit, insert—	8
	'the applicant, if asked, agrees'.	ç
	(2) Section 40(8)(c)—	10
	insert—	11
	'(iii) the public interest; or'.	12
	Amendment of s 40A (Decision on application for gaming machine licence)	13 14
Clause	24. Section 40A(11), definition "election", after 'committee'—	15
	insert—	16
	'or board'.	17
	Amendment of s 41 (Application by clubs for additional licensed premises)	18 19
Clause	25.(1) Section 41, heading, 'by clubs'—	20
	omit.	21
	(2) Section 41(1), 'club that is a licensee'—	22
	omit, insert—	23
	'category 2 licensee'.	24
	(3) Section 41(1), 'club's'—	25

s 26 37 **s 28**

	omit, insert—	1
	'licensee's'.	2
	Amendment of s 41A (Recommendation by chief executive about additional premises application)	3
Clause	26. Section 41A(6)(a)—	5
	insert—	6
	'(iii) the public interest; or'.	7
	Amendment of s 42A (Changes in circumstances of licensees of category 2 licensed premises)	8
Clause	27. (1) Section 42A, heading—	10
	omit, insert—	11
	'Changes in circumstances of category 2 licensees'.	12
	(2) Section 42A(1), words before paragraph (a)—	13
	omit, insert—	14
	'42A.(1) This section applies to a category 2 licensee, in relation to the category 2 licensed premises, if—'.	15 16
	(3) Section 42A(3), words before paragraph (b)—	17
	omit, insert—	18
	'(3) For subsection (1)(a), the relevant time, for the category 2 licensee, is—	19 20
	(a) the time the licensee became the licensee of the category 2 licensed premises; or'.	21 22
	Amendment of s 46 (Issue of copy gaming machine licences)	23
Clause	28.(1) Section 46, heading, after 'copy'—	24
	insert—	25
	'or replacement'.	26

	(2) Section 46—	1
	insert—	2
	'(1A) If the chief executive is satisfied the name of a licensee has been changed, the chief executive must issue to the licensee a fresh licence, stating the licensee's current name, to replace the licence (the "affected licence") previously issued to the licensee.	3 2 5
	'(1B) However, the chief executive is required to issue a licence to a licensee under subsection (1A) only if—	7
	(a) the fee prescribed under a regulation for the issue of the licence has been paid to the chief executive; and	<u>9</u> 10
	(b) the licensee's affected licence has been returned to the chief executive.'.	11 12
	Amendment of s 55A (Directions to licensees about authorised gaming machines)	13 14
Clause	29. Section 55A(2)—	15
	omit, insert—	16
	'(2) However, the chief executive may give a direction about a gaming machine only if—	17 18
	(a) the game that may be played on the machine is not an approved game; or	19 20
	(b) if the game that may be played on the machine is an approved game—the chief executive reasonably believes subsection (2A) applies to the machine.	21 22 23
	'(2A) This subsection applies for subsection (2)(b) if—	24
	(a) the machine malfunctions when it is being used; and	25
	(b) the making of the proposed alteration will stop the machine malfunctioning; and	26 27
	(c) without the proposed alteration being made, the continued use of the machine may compromise proper standards of integrity	28 29

s 30 s 32

	affecting gaming or adversely affect the public interest in some other way.'.	1 2
	Amendment of s 57C (Matters to be taken into account for decrease proposal)	3
Clause	30. Section 57C(4)(d), words before subparagraph (ii)—	5
	omit, insert—	6
	'(d) if the licensee of the subject premises is a category 2 licensee—	7
	(i) the interests of the members of the licensee; and'.	8
	Amendment of s 58 (Relocation of gaming machine areas)	9
Clause	31.(1) Section 58(1), 'the licensee's licensed premises'—	10
	omit, insert—	11
	'licensed premises of the licensee'.	12
	(2) Section 58(1), penalty—	13
	omit, insert—	14
	'Maximum penalty—40 penalty units.'.	15
	(3) Section 58(5) and (6), penalties, 'or 1 year's imprisonment'—	16
	omit.	17
	Amendment of s 64 (Cancellation or suspension of gaming machine licences and letters of censure)	18 19
Clause	32.(1) Section 64(1)(c)(v), 'is a club'—	20
	omit, insert—	21
	'is a category 2 licensee'.	22
	(2) Section 64(1)(c)(v), 'the club'—	23
	omit, insert—	24
	'the licensee'.	25

	(3) Section 64(1)(c)(v), 'the club's'—	1
	omit, insert—	2
	'the licensee's'.	3
	(4) Section 64—	4
	insert—	5
	'(16A) In the application of subsection $(1)(c)(v)(L)$ to a category 2 licensee, a reference in a paragraph of section $40A(4)$ to a club that is an applicant for a gaming machine licence is taken to be a reference to the licensee.'.	6 7 8 9
	(5) Section 64(17), definition "directly interested person", paragraph (c)—	10 11
	omit, insert—	12
	'(c) for a category 2 licensee—a member of the licensee.'.	13
	Amendment of s 69 (Appointment of administrator instead of suspension)	14 15
Clause	33.(1) Section 69(1), 'a club'—	16
	omit, insert—	17
	'a category 2 licensee'.	18
	(2) Section 69, 'the club'—	19
	omit, insert—	20
	'the licensee'.	21
	Amendment of s 70 (Expenses of administration)	22
Clause	34.(1) Section 70(1), 'a club'—	23
	omit, insert—	24
	'a category 2 licensee'.	25
	(2) Section 70(1), 'the club'—	26

s 35 41 s 37

	omit, insert—	1
	'the licensee'.	2
	Amendment of s 71 (Liability for losses incurred during administration)	3
Clause	35.(1) Section 71, 'a club'—	5
	omit, insert—	6
	'a category 2 licensee'.	7
	(2) Section 71, 'the club'—	8
	omit, insert—	9
	'the licensee'.	10
	Amendment of pt 3A, hdg (Licensing of monitoring operators)	11
Clause	36. Part 3A, heading, after ' OPERATORS '—	12
	insert—	13
	'AND DEALERS'.	14
	Replacement of ss 72A–72C	15
Clause	37. Sections 72A to 72C—	16
	omit, insert—	17
	'References to particular licensed suppliers	18
	'72A. In this Act, a reference to a licensed supplier in association with a reference to a supplier's licence is a reference to the licensed supplier who holds the supplier's licence.	19 20 21
	'References to particular suppliers' licences	22
	'72B. In this Act, a reference to a supplier's licence in association with a reference to a licensed supplier is a reference to the supplier's licence held by the licensed supplier.'	23 24 25

	Amendment of s 72E (Suitability of applicants for, and holders of, monitoring operators' licences)	1 2
Clause	38.(1) Section 72E, heading, 'monitoring operators' '—	3
	omit, insert—	4
	'suppliers' '.	5
	(2) Section 72E(1)(a) and (b)—	6
	omit, insert—	7
	'(a) an applicant (the "involved body") for an operator's licence, or a licensed monitoring operator (also the "involved body"), is a suitable person to hold an operator's licence; or	8 9 10
	(b) an applicant (also the "involved body") for a major dealer's licence, or a licensed major dealer (also the "involved body"), is a suitable person to hold a major dealer's licence; or	11 12 13
	(c) an applicant (also the "involved body") for a secondary dealer's licence, or a licensed secondary dealer (also the "involved body"), is a suitable person to hold a secondary dealer's licence.'.	14 15 16
	(3) Section 72E(2)(d)—	17
	omit, insert—	18
	'(d) the involved body's general suitability to hold a supplier's licence of the kind applied for, or held, by the involved body;'.	19 20
	(4) Section 72E(2)(f), 'the operations of a licensed operator'—	21
	omit, insert—	22
	'operations conducted under a supplier's licence of the kind applied for, or held, by the involved body'.	23 24
	(5) Section 72E(2)(g) and (h)—	25
	omit, insert—	26
	'(g) whether the involved body has, or is able to obtain, the services of persons with appropriate business ability, knowledge or experience to enable the involved body to successfully conduct operations under a supplier's licence of the kind applied for, or held, by the involved body;'.	27 28 29 30 31

s 39 43 **s 40**

	Amendn	nent of s 72F (Suitability of associates)	1
Clause	39. Se	ction 72F(1)(a) and (b)—	2
	omit, i	insert—	3
	'(a)	an associate of an applicant for an operator's licence, or of a licensed monitoring operator, is a suitable person to be associated with the monitoring operations of a licensed monitoring operator; or	4 5 6 7
	(b)	an associate of an applicant for a major dealer's licence, or of a licensed major dealer, is a suitable person to be associated with the supply operations of a licensed major dealer; or	8 9 10
	(c)	an associate of an applicant for a secondary dealer's licence, or of a licensed secondary dealer, is a suitable person to be associated with the supply operations of a licensed secondary dealer.'.	11 12 13
	Amendr	ment of s 72M (Investigations about application)	14
Clause	40.(1)	Section 72M(1)—	15
	omit, i	insert—	16
	executive	(1) In considering an application for a supplier's licence, the chief e must conduct the investigations the chief executive considers are to help the chief executive decide—	17 18 19
	(a)	whether the applicant is a suitable person to hold a supplier's licence of the kind applied for; and	20 21
	(b)	if there is a disclosed associate for the applicant—whether the associate is a suitable person to be associated with the operations of a licensed supplier holding a supplier's licence of the kind applied for.'.	22 23 24 25
	(2) Sec	ction 72M(2), 'an associate of a licensed operator'—	26
	omit, i	insert—	27
		iated with the operations of a licensed supplier holding a supplier's f the kind applied for'.	28 29

	Amendment of s 72O (Recommendation about application)]
Clause	41.(1) Section 72O(1) and (6), 'an operator's licence'—	2
	omit, insert—	3
	'a supplier's licence'.	4
	(2) Section 72O(2)(a)—	5
	omit, insert—	ϵ
	'(a) the suitability of the applicant to hold a supplier's licence of the kind applied for; and'.	8
	(3) Section 72O(2)(b) and (3), 'an associate of a licensed operator'—	9
	omit, insert—	10
	'associated with the operations of a licensed supplier holding a supplier's licence of the kind applied for'.	11 12
	(4) Section 72O(4), 'to be a licensed operator'—	13
	omit, insert—	14
	'to hold a supplier's licence of the kind applied for'.	15
	Amendment of s 72Q (Conditions of licences)	16
Clause	42.(1) Section 72Q(1), 'An operator's licence'—	17
	omit, insert—	18
	'A supplier's licence'.	19
	(2) Section 72Q(1)(c)—	20
	omit, insert—	21
	'(c) for the proper conduct of the licensed supplier's supply operations, including, for a licensed monitoring operator, its operations involving electronic monitoring systems.'.	22 23 24
	(3) Section 72Q(2), 'an operator's licence'—	25
	omit, insert—	26
	'a supplier's licence'.	27

	Amendr	ment of s 72S (Duration of licence)	1
Clause	43. Se	ection 72S—	2
	insert-	_	3
	'(2) A issue.'.	A dealer's licence remains in force for 5 years from its date of	4 5
	Insertio	n of new s 72SA	6
Clause	44. Pa	art 3A, division 3, after section 72S—	7
	insert-	<u> </u>	8
	'Provisi	onal licences	9
		(1) The commission may grant to an applicant for a supplier's provisional licence for the kind of licence applied for.	10 11
		Iowever, the commission may grant a provisional licence only if mission considers—	12 13
	(a)	a decision about the applicant's application for a supplier's licence may not be made for some time; and	14 15
	(b)	the conduct of gaming may be prejudiced or disadvantaged if the applicant is not granted the provisional licence; and	16 17
	(c)	the issue of the provisional licence to the applicant will not prejudice or disadvantage gaming or the conduct of gaming.	18 19
	'(3) T	he commission may grant a provisional licence—	20
	(a)	on conditions the commission considers necessary or desirable for the proper conduct of gaming; and	21 22
	(b)	on other conditions the commission considers necessary or desirable in the public interest.	23 24
		The commission grants a provisional licence to a person, the chief e must immediately issue the licence to the person.	25 26
	'(5) A	provisional licence must be in the approved form.	27
		provisional licence issued to an applicant for a supplier's licence in force until—	28 29

s 45 46 s 47

	(a) a supplier's licence of the kind applied for is issued to the applicant; or	1
	(b) the commission decides to refuse to grant the application; or	3
	(c) the licence is surrendered or cancelled.	۷
	'(7) While a provisional licence for a particular kind of supplier's licence is in force, it has the same effect, and this Act applies to the holder of the licence, as if the licence were a supplier's licence of that kind.'.	6
	Amendment of s 72T (Changing conditions of licence)	:
Clause	45.(1) Section 72T(1) and (4), 'an operator's licence'—	Ģ
	omit, insert—	10
	'a supplier's licence'.	11
	(2) Section 72T(1)(c)—	12
	omit, insert—	13
	'(c) for the proper conduct of the licensed supplier's supply operations, including, for a licensed monitoring operator, its operations involving electronic monitoring systems.'.	14 13 16
	(3) Section 72T(2), 'operator'—	17
	omit, insert—	18
	'supplier'.	19
	Amendment of s 72W (Renewal of licence—application)	20
Clause	46. Section 72W(1)—	21
	omit, insert—	22
	'72W.(1) A licensed supplier may apply for renewal of its supplier's licence.'.	23 24
	Amendment of s 72X (Renewal of licence—decision)	25
Clause	47.(1) Section 72X(1), 'an operator's licence'—	26

	omit, insert—	1
	'a supplier's licence'.	2
	(2) Section 72X(2), 'operator'—	3
	omit, insert—	4
	'supplier'.	5
	(3) Section 72X(4), '10 years'—	6
	omit, insert—	7
	'the standard licence period'.	8
	(4) Section 72X—	9
	insert—	10
	'(5) In this section—	11
	"standard licence period" means—	12
	(a) for an operator's licence—10 years; or	13
	(b) for a dealer's licence—5 years.'.	14
	Replacement of ss 72Y and 72Z	15
Clause	48. Sections 72Y and 72Z—	16
	omit, insert—	17
	'Replacement of licence	18
	'72Y.(1) A licensed supplier may apply to the chief executive for the replacement of its supplier's licence if—	19 20
	(a) the licence is lost, stolen, destroyed or damaged; or	21
	(b) the licensee's name changes.	22
	'(2) The application must be accompanied by—	23
	(a) the fee prescribed under a regulation for issuing a replacement licence; and	24 25
	(b) for a lost licence application based on damage or a name change application—the licensed supplier's current licence.	26 27

s 49 48 **s 49**

Gaming Machine and Other Legislation Amendment (No. 2)

'(3) The chief executive must consider the application and either—	1
(a) replace the licence by issuing another supplier's licence to the applicant with, for a name change application, the name of the licensed supplier changed to reflect the licensed supplier's current name; or	2 3 4 5
(b) refuse to replace the licence.	6
'(4) The chief executive must replace the licence if—	7
(a) for a lost licence application—the chief executive is satisfied the licence—	9
(i) has been lost, stolen or destroyed; or	10
(ii) has been damaged in a way to require its replacement; or	11
(b) for a name change application—the chief executive is satisfied the change of name has taken place.	12 13
'(5) If, on a lost licence application, the chief executive refuses to replace the licence, the chief executive must immediately give the applicant an information notice for the decision.	14 15 16
'(6) If, on a name change application, the chief executive refuses to replace the licence, the chief executive must immediately give the applicant a written notice stating the decision and the reason for the decision.	17 18 19
'(7) In this section—	20
"lost licence application" means an application under this section made on a ground mentioned in subsection (1)(a).	21 22
"name change application" means an application under this section made on the ground mentioned in subsection (1)(b).	23 24
'Licence not transferable	25
'72Z. A supplier's licence is not transferable.'.	26
Amendment of s 72ZA (Surrender of licence)	27
49. (1) Section 72ZA(1), 'operator'—	28

Clause

	omit, insert—	1
	'supplier'.	2
	(2) Section 72ZA(1), 'the operator's licence'—	3
	omit, insert—	4
	'its supplier's licence'.	5
	(3) Section 72ZA(3), 'the operator'—	6
	omit, insert—	7
	'the licensed supplier'.	8
	(4) Section 72ZA(5)—	9
	omit, insert—	10
	'(5) If the licensed supplier is a licensed monitoring operator, the licensed supplier must give a copy of the notice of surrender to—	11 12
	(a) any licensee to whom the licensed supplier is supplying basic monitoring services; and	13 14
	(b) any other licensed monitoring operator using the electronic monitoring system of the licensed supplier, or a part of the system, to supply basic monitoring services to licensees.	15 16 17
	Maximum penalty for subsection (5)—40 penalty units.'.	18
	Replacement of s 72ZC (Conducting investigations)	19
Clause	50. Section 72ZC—	20
	omit, insert—	21
	'Conducting investigations	22
	'72ZC.(1) The chief executive may investigate a licensed supplier to help the chief executive decide whether the licensed supplier is a suitable person to hold the supplier's licence.	23 24 25
	'(2) The chief executive may investigate an associate of a licensed supplier to help the chief executive decide whether the associate is a suitable person to be associated with the licensed supplier's supply operations.	26 27 28

s 51 50 **s 51**

	'(3) However, the chief executive may investigate a licensed supplier only if—	1 2
	(a) the investigation is conducted under a suppliers audit program; or	3
	(b) the chief executive reasonably suspects the licensed supplier is not a suitable person to hold the supplier's licence.	4 5
	'(4) Also, the chief executive may investigate an associate of a licensed supplier only if—	6 7
	(a) the investigation is conducted under an associates (suppliers) audit program; or	8 9
	(b) the chief executive reasonably suspects the associate is not a suitable person to be associated with the licensed supplier's supply operations; or	10 11 12
	(c) for an associate who became an associate of the licensed supplier after the issue of its supplier's licence—the associate has not been investigated previously under an associates (suppliers) audit program.	13 14 15 16
	'(5) The chief executive must ensure the investigation of a person under a suppliers audit program or associates (suppliers) audit program is conducted in compliance with the program.'.	17 18 19
	Amendment of s 72ZG (Grounds for suspension or cancellation)	20
Clause	51.(1) Section 72ZG(1), words before paragraph (b)—	21
	omit, insert—	22
	'72ZG.(1) A ground for suspending or cancelling a supplier's licence exists if the licensed supplier, or an associate of the licensed supplier—'.	23 24
	(2) Section 72ZG(1)(e)—	
	omit, insert—	26
	'(e) fails to discharge the licensed supplier's, or associates, financial commitments; or'.	27 28
	(3) Section 72ZG(2)—	29
	omit, insert—	30

	(2) Also, a ground for suspending or cancelling the supplier's licence exists if—	1 2
	(a) the licensed supplier is not a suitable person to hold the supplier's licence; or	3
	 (b) an associate of the licensed supplier is not a suitable person to be associated with the licensed supplier's supply operations; or 	5 6
	(c) the licensed supplier contravenes a condition of the licence; or	7
	(d) the licence was issued because of a materially false or misleading representation or declaration.'.	9
	Amendment of s 72ZH (Show cause notice)	10
Clause	52.(1) Section 72ZH(1)(a), 'an operator's licence'—	11
	omit, insert—	12
	'a supplier's licence'.	13
	(2) Section 72ZH(2) and (4), 'licensed operator'—	14
	omit, insert—	15
	'licensed supplier'.	16
	(3) Section 72ZH(2)(a), 'operator's'—	17
	omit, insert—	18
	'supplier's'.	19
	(4) Section 72ZH(2)(d) and (3), 'the operator'—	20
	omit, insert—	21
	'the licensed supplier'.	22
	(5) Section 72ZH(2)(e)—	23
	omit, insert—	24
	'(e) if the licensed supplier is a licensed monitoring operator—stating any requirements made of the licensed supplier by the chief executive under section 72ZI(2).'.	25 26 27

	Amendment of s 72ZI (Involvement of interested persons in show cause process)	1 2
Clause	53. (1) Section 72ZI, heading, after 'persons'—	3
	insert—	4
	'of licensed monitoring operators'.	5
	(2) Section 72ZI, before subsection (1)—	6
	insert—	7
	'(1A) This section applies only if the licensed supplier to whom the show cause notice is given is a licensed monitoring operator.'.	8 9
	(3) Section 72ZI, 'licensed operator'—	10
	omit, insert—	11
	'licensed supplier'.	12
	(4) Section 72ZI, 'the operator'—	13
	omit, insert—	14
	'the licensed supplier'.	15
	(5) Section 72ZI(3) and (4)(c), 'operator's'—	16
	omit, insert—	17
	'licensed supplier's'.	18
	(6) Section 72ZI(4)(b), 'operator's'—	19
	omit, insert—	20
	'supplier's'.	21
	Amendment of s 72ZJ (Consideration of representations)	22
Clause	54. Section 72ZJ(a) and (b)—	23
	omit, insert—	24
	'(a) the licensed supplier; or	25
	(b) if the licensed supplier is a licensed monitoring operator—an	26

		interested person of the licensed supplier to whom a copy of the show cause notice is given, or is required to be given.'.	1 2
	Amendi	ment of s 72ZO (Decision of commission)	3
Clause	55. (1)	Section 72ZO(1)—	4
	omit, i	insert—	5
	recomme	D.(1) This section applies to the commission on receiving a endation from the chief executive about a supplier's licence held by d supplier.	6 7 8
	'(1A)	The commission may—	9
	(a)	decide not to take any action in relation to the licensed supplier or licence; or	10 11
	(b)	by written notice given to the licensed supplier, censure the licensed supplier for a matter relevant to the show cause notice; or	12 13
	(c)	if the commission considers a matter relevant to the show cause notice is reasonably capable of being rectified—by written notice given to the licensed supplier, direct the licensed supplier to rectify the matter within the reasonable period stated in the commission's notice; or	14 15 16 17 18
	(d)	suspend the licence for the period the commission considers appropriate; or	19 20
	(e)	cancel the licence; or	21
	(f)	if the licensed supplier is a licensed monitoring operator—appoint an administrator to conduct the monitoring operations of the licensed supplier under its operator's licence.'.	22 23 24
	(2) Se	ction 72ZO(2), 'subsection (1)'—	25
	omit, i	insert—	26
	'subse	ection (1A)'.	27
	(3) Se	ction 72ZO(3) and (4)—	28
	omit, i	insert—	29

	'(3) If the commission directs the licensed supplier to rectify a matter and the licensed supplier fails to comply with the direction within the period stated in the relevant notice, the commission may—	1 2 3
	(a) take the action mentioned in subsection (1A)(d) or (e); or	4
	(b) if the licensed supplier is a licensed monitoring operator—take the action mentioned in subsection (1A)(f).	5 6
	'(4) If the commission decides not to take any action about the licensed supplier or supplier's licence, the chief executive must immediately give the licensed supplier written notice of the decision.'.	7 8 9
	Amendment of s 72ZP (Suspension, cancellation and appointment of administrator)	10 11
Clause	56.(1) Section 72ZP(1)—	12
	omit, insert—	13
	'72ZP.(1) This section applies if the commission decides—	14
	(a) to suspend or cancel a supplier's licence held by a licensed supplier; or	15 16
	(b) for a licensed supplier who is a licensed monitoring operator—to appoint an administrator to conduct the licensed supplier's monitoring operations.	17 18 19
	'(1A) The chief executive must immediately give the licensed supplier an information notice for the decision.'.	20 21
	(2) Section 72ZP(2)(a), 'operator'—	22
	omit, insert—	23
	'supplier'.	24
	(3) Section 72ZP(3) and (4), 'an operator's licence'—	25
	omit, insert—	26
	'a supplier's licence'.	27
	(4) Section 72ZP(4), 'the operator'—	28

	omit, insert—	1
	'the licensed supplier'.	2
	Amendment of s 72ZS (Notices to interested persons)	3
Clause	57.(1) Section 72ZS(1) and (2)(a) and (c), 'licensed operator'—	4
	omit, insert—	5
	'licensed supplier'.	6
	(2) Section 72ZS(2), 'section 72ZO(1)'—	7
	omit, insert—	8
	'section 72ZO(1A)'.	9
	(3) Section 72ZS(2)(a), 'operator's'—	10
	omit, insert—	11
	'supplier's'.	12
	(4) Section 72ZS(2)(d) and (3)(a) and (c), 'an operator's licence'—	13
	omit, insert—	14
	'a supplier's licence'.	15
	(5) Section 72ZS(2)(e) and (3)(b), 'a licensed operator's monitoring operations'—	16 17
	omit, insert—	18
	'the monitoring operations of a licensed monitoring operator'.	19
	(6) Section 72ZS(4) and (5)—	20
	omit, insert—	21
	'(3A) However, this section applies only if the licensed supplier is a licensed monitoring operator and—	22 23
	(a) the chief executive gave a copy of the relevant show cause notice to a person under section 72ZI;22 or	24 25

²² Section 72ZI (Involvement of interested persons of licensed monitoring operators in show cause process)

	(b) the licensed supplier gave, or was required to give, a copy of the relevant show cause notice to a person because of a requirement made of the licensed supplier under section 72ZI.	1 2 3
	'(4) If the chief executive took the action mentioned in subsection (3A)(a) in relation to a person, the chief executive must, as soon as practicable after an event mentioned in subsection (1), (2) or (3) happens, give written notice of the event to the person.	4 5 6
	'(5) If the licensed supplier took, or was required to take, the action mentioned in subsection (3A)(b) in relation to a person, the licensed supplier must, within 7 days after receiving a show cause result notice for an event mentioned in subsection (1), (2) or (3), give a copy of the notice to the person.'.	8 9 10 11 12
	Replacement of pt 3A, div 7, hdg (Obligations of licensed operators)	13
Clause	58. Part 3A, division 7, heading—	14
	omit, insert—	15
	'Division 7—Obligations of licensed suppliers	16
	'Subdivision 1—Obligations for all licensed suppliers'.	17
	Replacement of ss 72ZVA-72ZW	18
Clause	59. Sections 72ZVA to 72ZW—	19
	omit, insert—	20
	'Returns about employees	21
	'72ZVA.(1) A licensed supplier must give the chief executive a return as required under section 72ZZRA ²³ stating the name of each person employed by the licensed supplier for the supply operations of the licensed supplier when the return is given. Maximum penalty—40 penalty units.	22 23 24 25 26
		20

²³ Section 72ZZRA (Requirements for returns about employees)

s **59** 57 s **59**

the licensed supplier is not required to state under subsection (1) in the return—	2
(a) the name of a person employed by the licensed supplier as a licensed key monitoring employee; or	4 5
(b) the name of a person employed by the licensed supplier as a licensed repairer.	7
'Notice about failure of licensee to pay amount	8
'72ZVB.(1) This section applies if a licensee fails to pay to a licensed supplier, on or before the due date for payment, an amount or a part of an amount (other than a basic monitoring fee) payable by the licensee to the licensed supplier for a matter relating to the supply operations of the licensed supplier.	9 10 11 12 13
'(2) The licensed supplier must give the chief executive a notice as required under section 72ZZRB ²⁴ advising of the licensee's failure to pay the amount, or the part of the amount, on or before the due date for payment.	14 15 16 17
Maximum penalty for subsection (2)—40 penalty units.	18
'Subdivision 2—Additional obligations for licensed monitoring operators	19 20
'Returns about licensed key monitoring employees	21
'72ZW. A licensed monitoring operator must give the chief executive a return as required under section 72ZZRA ²⁵ stating the name and licence number of each person employed by the operator as a licensed key monitoring employee when the return is given.	22 23 24 25
Maximum penalty—40 penalty units.'.	26

²⁴ Section 72ZZRB (Requirements for notices about unpaid amounts)

²⁵ Section 72ZZRA (Requirements for returns about employees)

s 60 58 s 61

	Insertion of new s 72ZZAA	1
Clause	60. Part 3A, division 7, after section 72ZZ—	2
	insert—	3
	'Notice about failure of licensee to pay basic monitoring fee	4
	'72ZZAA.(1) This section applies if a licensee fails to pay to a licensed monitoring operator, on or before the due date for payment, a basic monitoring fee, or a part of a basic monitoring fee, payable by the licensee to the operator for basic monitoring services supplied by the operator to the licensee.	5 6 7 8 9
	'(2) The licensed monitoring operator must give the chief executive a notice as required under section 72ZZRB ²⁶ advising of the licensee's failure to pay the fee, or the part of the fee, on or before the due date for payment.	10 11 12
	Maximum penalty for subsection (2)—40 penalty units.'.	13
	Amendment of s 72ZZB (Control system submission)	14
Clause	61.(1) Section 72ZZB(1) and (2)(a), 'licensed operator'—	15
	omit, insert—	16
	'licensed monitoring operator'.	17
	(2) Section 72ZZB(3), words after 'explain'—	18
	omit, insert—	19
	'the control system proposed for the monitoring operations of the licensed monitoring operator'.	20 21
	(3) Section 72ZZB(4), 'for the licensed operator's monitoring operations'—	22 23
	omit.	24

²⁶ Section 72ZZRB (Requirements for notices about unpaid amounts)

	Amendr	nent of s 72ZZC (Control system (change) submission)	1
Clause	62.(1)	Section 72ZZC(1) and (2)(a), 'licensed operator'—	2
	omit, i	insert—	3
	'licens	sed monitoring operator'.	4
	(2) Se	ction 72ZZC(3), words after 'particulars of'—	5
	omit, i	nsert—	6
		nanges proposed to be made to the approved control system of the monitoring operator'.	7 8
	Amendr	nent of s 72ZZF (Notices about keeping monitoring records)	9
Clause	63. (1)	Section 72ZZF(1)—	10
	omit, i	insert—	11
		CF.(1) The chief executive may, by written notice given to a monitoring operator—	12 13
	(a)	approve, as a place at which the operator may keep the operator's monitoring records, a place, other than the operator's main office, nominated by the operator; or	14 15 16
	(b)	specify a monitoring record of the operator (an "exempt monitoring record") that may be kept at a place that is not an approved place for the keeping of the record; or	17 18 19
	(c)	specify a monitoring record of the operator that may be kept temporarily at a place (a "holding place") that is not an approved place for the keeping of the record, and the period for which, or the circumstances in which, the record may be kept at the holding place; or	20 21 22 23 24
	(d)	approve the keeping of information contained in a monitoring record of the operator in a way different from the way the information was originally kept; or	25 26 27
	(e)	approve the destruction of a monitoring record the chief executive considers need not be kept.'.	28 29
	(2) Se	ction 72ZZF(2), 'other than the approved place'—	30

s 64 60 **s 66**

	omit, insert—	1
	'that is not an approved place for the keeping of the record'.	2
	Replacement of s 72ZZG (Monitoring records to be kept at certain place)	3
Clause	64. Section 72ZZG—	5
	omit, insert—	6
	'Places at which monitoring records to be kept	7
	'72ZZG.(1) A licensed monitoring operator must keep the operator's monitoring records at a place that is an approved place for the keeping of the records.	8 9 10
	Maximum penalty—40 penalty units.	11
	'(2) Subsection (1) does not apply to a licensed monitoring operator for an exempt monitoring record.'.	12 13
	Amendment of s 72ZZH (Monitoring records to be kept for required period)	14 15
Clause	65.(1) Section 72ZZH(1), 'licensed operator'—	16
	omit, insert—	17
	'licensed monitoring operator'.	18
	(2) Section 72ZZH(2), after 'apply to'—	19
	insert—	20
	'a licensed monitoring operator for'.	21
	Amendment of s 72ZZN (Audit guidelines)	22
Clause	66.(1) Section 72ZZN, heading—	23
	omit, insert—	24

	'Operators audit guidelines'.	1
	(2) Section 72ZZN(1), '("audit guidelines")'—	2
	omit, insert—	3
	'("operators audit guidelines")'.	4
	(3) Section 72ZZN(2) to (4), before 'audit guidelines'—	5
	insert—	6
	'operators'.	7
	Amendment of s 72ZZO (Audit of monitoring operations)	8
Clause	67.(1) Section 72ZZO, 'licensed operator'—	9
	omit, insert—	10
	'licensed monitoring operator'.	11
	(2) Section 72ZZO—	
	insert—	
	'(2) If a licensed monitoring operator ceases to be a licensed monitoring operator, the person (the "former operator") must, within the required time, at the former operator's own expense, take the appropriate audit action.	14 15 16 17
	Maximum penalty—200 penalty units.	
	'(3) The appropriate audit action for subsection (2) is for the former operator to cause the former operator's books, accounts and financial statements for the former operator's monitoring operations for the operating period to be audited by a registered company auditor approved by the chief executive.	19 20 21 22 23
	'(4) The required time for the former operator to take the appropriate audit action is—	24 25
	(a) the period ending 1 month after the former operator ceases to be a licensed monitoring operator; or	26 27
	(b) if the chief executive extends, or further extends, the period for	28

s 68 62 s 69

		the former operator in the period or extended period—the period as extended.	1 2
	'(5) In	this section—	3
	"operati	ing period", for a former operator, means—	4
	(a)	if an audit for the former operator's monitoring operations has been done for subsection (1)—the period—	5
		(i) starting on the day immediately after the end of the period to which the audit, or last audit, related; and	8
		(ii) ending on the day the former operator ceased to be a licensed monitoring operator; or	9 10
	(b)	if paragraph (a) does not apply—the period starting on the day the former operator's monitoring operations started and ending on the day the former operator ceased to be a licensed monitoring operator.'.	11 12 13 14
	Amendr	ment of s 72ZZP (Carrying out of audit)	15
Clause	68. Se	ection 72ZZP(1)—	16
	omit, i	insert—	17
		ZP.(1) A registered company auditor carrying out an audit for 72ZZO must—	18 19
	(a)	to the extent it is reasonably practicable, comply with any operators audit guidelines; and	20 21
	(b)	complete the audit within 3 months after the end of the financial year or other period to which the audit relates; and	22 23
	(c)	immediately after completing the audit, give a copy of the audit report to the licensed monitoring operator or former operator.	24 25
	Maximu	m penalty—40 penalty units.'.	26
	Insertio	n of new s 72ZZPA	27
Clause	69. Af	fter section 72ZZP—	28

	insert—	1
	'Dealing with audit report	2
	'72ZZPA. Within 14 days after a licensed monitoring operator or former operator receives a copy of an audit report under section 72ZZP(1)(c), the operator or former operator must give a copy of the report to the chief executive.	3 4 5
	Maximum penalty—200 penalty units.'.	7
	Amendment of s 72ZZQ (Licensed operator to give documents about audit to chief executive)	8
Clause	70. (1) Section 72ZZQ, heading—	10
	omit, insert—	11
	'Associated documents for audit report for licensed monitoring operator'.	12 13
	(2) Section 72ZZQ(1) to (3)—	
	omit, insert—	15
	'72ZZQ.(1) A licensed monitoring operator, on receiving a copy of an audit report under section 72ZZP(1)(c) for a financial year, must, in addition to giving a copy of the report to the chief executive under section 72ZZPA, give to the chief executive, as required under this section—	16 17 18 19 20
	 (a) if the registered company auditor who carried out the audit issued a management letter for the audit—a copy of the management letter; and 	21 22 23
	(b) a copy of the audited financial statements for the operator's monitoring operations for the financial year; and	24 25
	(c) a copy of a profit and loss statement containing the required details of revenue and expenditure for the operator's monitoring operations for the financial year; and	26 27 28
	(d) if an entity is a parent entity of the licensed monitoring operator—a copy of the consolidated financial statements for the parent entity.	29 30 31

s 71 64 s 71

Maximum penalty—200 penalty units.			
	'(2) A document mentioned in subsection (1)(a) must be given to the chief executive with the copy of the audit report given to the chief executive.		
	'(3) A document mentioned in subsection (1)(b) to (d) must be given to the chief executive—		
	(a) if the licensed monitoring operator's annual general meeting for the financial year was held before the operator received the copy of the audit report—with the copy of the audit report given to the chief executive; or	6 7 8 9	
	(b) if paragraph (a) does not apply—within 14 days after the licensed monitoring operator's annual general meeting for the financial year is held.	10 11 12	
	'(3A) Subsection (1) applies to the licensed monitoring operator for a profit and loss statement only to the extent to which the audited financial statements given to the chief executive do not contain the required details of revenue and expenditure for the operator's monitoring operations for the relevant financial year.'.	13 14 15 16 17	
	(3) Section 72ZZQ(4), definitions "required details of expenditure" and "required details of revenue", 'a licensed operator's monitoring operations'—	18 19 20	
	omit, insert—	21	
	'the monitoring operations of a licensed monitoring operator'.	22	
	Insertion of new s 72ZZQA	23	
Clause	71. Part 3A, division 7A, subdivision 5, after section 72ZZQ—	24	
	insert—	25	
	'Further information about audit report or associated documents	26	
	'72ZZQA.(1) This section applies on the receipt by the chief executive of—	27 28	
	(a) a copy of an audit report under section 72ZZPA; or	29	
	(b) a document under section 72ZZQ.	30	

s 72

Gaming Machine and Other Legislation Amendment (No. 2)

65

	'(2) The chief executive may, by written notice given to the person from whom the copy of the audit report or other document is received, require the person to give the chief executive, within a reasonable time stated in the notice, the information stated in the notice.		
	'(3) The chief executive may require a person to give the chief executive information about a matter under subsection (2) only if—	5 6	
	(a) the matter relates to the person's monitoring operations; and	7	
	(b) the matter is mentioned in, or arises out of—	8	
	(i) the audit report a copy of which is received by the chief executive from the person; or	9 10	
	(ii) the other document received by the chief executive from the person.	11 12	
	'(4) When making a requirement of a person under subsection (2), 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.	13 14 15	
	'(5) A person to whom a notice is given under subsection (2) must comply with the requirement mentioned in the notice within the stated time, unless the person has a reasonable excuse.	16 17 18	
	Maximum penalty—200 penalty units.	19	
	'(6) 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.'.	20 21 22	
	Insertion of new ss 72ZZRA and 72ZZRB	23	
Clause	72. Part 3A, division 8, after section 72ZZR—	24	
	insert—	25	
	'Requirements for returns about employees	26	
	'72ZZRA.(1) This section applies to—	27	
	(a) a return required to be given to the chief executive under	28	

	section 72ZVA ²⁷ by a licensed supplier (the "licensed entity"); or	1 2
(b)	a return required to be given to the chief executive under section 72ZW ²⁸ by a licensed monitoring operator (also the "licensed entity") .	3 2 5
'(2) Th	ne return must—	6
(a)	be in the approved form; and	7
(b)	be given within 14 days after the licensed entity receives a written request from the chief executive to give the return.	9
licensed 72ZW w	owever, the chief executive must not, for subsection (2)(b), ask a entity to give the chief executive a return under section 72ZVA or ithin 1 month after the time by which the licensed entity was last to give a return under the section.	10 11 12 13
'Require	ements for notices about unpaid amounts	14
'72ZZ	RB.(1) This section applies to—	15
(a)	a notice required to be given to the chief executive by a licensed supplier under section 72ZVB; ²⁹ or	1 <i>6</i> 17
(b)	a notice required to be given to the chief executive by a licensed monitoring operator under section 72ZZAA. ³⁰	18 19
'(2) Th	ne notice must—	20
(a)	be in writing; and	21
(b)	be given within 1 month after the due date for payment of the fee or other amount to which the notice relates.	22 23
'(3) Th	ne notice must state—	24
(a)	the matter for which the fee or other amount to which the notice	25

²⁷ Section 72ZVA (Returns about employees)

²⁸ Section 72ZW (Returns about licensed key monitoring employees)

²⁹ Section 72ZVB (Notice about failure of licensee to pay amount)

³⁰ Section 72ZZAA (Notice about failure of licensee to pay basic monitoring fee)

	relates is payable; and	1
	(b) the due date for payment; and	2
	(c) the amount involved; and	3
	(d) whether or not, when the notice is given, the fee or other amount, or a part of the fee or other amount, remains unpaid.'.	4 5
	Replacement of s 74 (Unlicensed persons not to be service contractors)	6
Clause	73. Section 74—	7
	omit, insert—	8
	'Entering into service contracts	9
	'74.(1) A person must not enter into a service contract with a licensed monitoring operator or the chief executive unless the person is—	10 11
	(a) an authorised service provider; or	12
	(b) a licensee.	13
	Maximum penalty—100 penalty units.	14
	'(2) A person must not enter into a service contract with an authorised service provider unless the person is—	15 16
	(a) a licensed monitoring operator; or	17
	(b) a gaming trainer.	18
	Maximum penalty—100 penalty units.	19
	'(3) A person must not enter into a service contract with a licensee unless the person is a licensed monitoring operator.	20 21
	Maximum penalty—100 penalty units.	22
	'(4) A person must not enter into an agreement with an authorised service provider to subcontract a service contract from the authorised service provider unless the person is an authorised service provider.	23 24 25
	Maximum penalty—100 penalty units.	26
	'(5) An authorised service provider must not enter into an agreement with another person to subcontract a service contract to the other person	27 28

1

unless the other person is an authorised service provider.

	Maximum penalty—100 penalty units.	2
	'(6) An authorised service provider to whom a service contract is subcontracted under an agreement with another authorised service provider must not subcontract the service contract.	3 4 5
	Maximum penalty—100 penalty units.	ϵ
	'(7) A person must not enter into an agreement with a licensed monitoring operator to subcontract a service contract from the operator unless the person is a licensed monitoring operator.	7 8 9
	Maximum penalty—100 penalty units.	10
	'(8) A licensed monitoring operator must not enter into an agreement with another person to subcontract a service contract to the other person unless the other person is a licensed monitoring operator.	11 12 13
	Maximum penalty—100 penalty units.	14
	'(9) A licensed monitoring operator to whom a service contract is subcontracted under an agreement with another licensed monitoring operator must not subcontract the service contract.	15 16 17
	Maximum penalty—100 penalty units.	
	'(10) In this section—	19
	"authorised service provider" means—	20
	(a) a licensed service contractor; or	21
	(b) a licensed repairer carrying on the business of a licensed repairer in the person's own right and not as a partner in a partnership.'.	22 23
	Amendment of s 75 (Licensing requirements for carrying out gaming duties on licensed premises)	24 25
Clause	74. Section 75(15), definition "eligible licensee", paragraph (b)—	26
	omit, insert—	27
	'(b) is not required under section 76D(2) to have a nominee for the premises; and'.	28 29

	Replace	ment of 8 76B (Meaning of nominee)	
Clause	75. Se	ction 76B—	2
	omit, i	insert—	3
	'Meanin	ng of nominee	•
	' 76B. ((1) A person is a nominee of a licensee for premises if—	4
	(a)	the person is a licensed gaming nominee; and	(
	(b)	the person is designated by the licensee to be the licensee's nominee for the premises; and	?
	(c)	when the designation takes effect—	Ģ
		(i) the person is not the nominee of the licensee or another licensee for other premises; and	10 1
		(ii) another person is not the licensee's nominee for the premises.	12 12
	'(2) A	person is a nominee of a licensee for premises if—	14
	(a)	the person is a licensed gaming employee employed by the licensee; and	1; 10
	(b)	the person is designated by the licensee to be the licensee's nominee for the premises for a period of not more than 1 month; and	1′ 18 19
	(c)	when the designation takes effect—	20
		(i) the person is not the nominee of the licensee or another licensee for other premises; and	22
		(ii) another person is not the licensee's nominee for the premises under this subsection or subsection (3), (4) or (5).	2: 2:
	'(3) A	person is a nominee of a licensee for premises if the person—	2:
	(a)	is a licensed gaming employee employed by the licensee; and	20
	(b)	is, with the chief executive's approval, designated by the licensee to be the licensee's nominee for the premises for a period longer than 1 month.	2° 28 29
	'(4) A	person is a nominee of a licensee for premises if the person—	30

s 76 70 **s 77**

Gaming Machine and Other Legislation Amendment (No. 2)

1

(a) is an applicant for a gaming nominee's licence; and

	(b)	is, with the chief executive's approval, designated by the licensee to be the licensee's nominee for the premises.	2 3
	with the	a person is a nominee of a licensee for premises if the person is, chief executive's approval, designated by the licensee to be the s nominee for the premises for a period of not more than 7 days.	4 5 6
	'(6) H	owever, a person is a licensee's nominee only if—	7
	(a)	the designation by the licensee of the person as the licensee's nominee is done with the person's agreement; and	8
	(b)	the designation and agreement are in force; and	10
	(c)	for a person designated by the licensee to be the licensee's nominee for a stated period—the stated period has not ended.	11 12
	subsection	a person stops being a nominee of a licensee for premises under on (1) during any period for which another person is the licensee's for the premises under subsection (2), (3), (4) or (5).	13 14 15
	, ,	The chief executive must refuse to give an approval for on (3), (4) or (5) if—	16 17
	(a)	the person sought to be designated by the licensee for the premises is the nominee of the licensee or another licensee for other premises; or	18 19 20
	(b)	another person is the licensee's nominee for the premises under a provision of this section other than subsection (1).'.	21 22
	Amendr	ment of s 76D (Nominees of licensees)	23
Clause	76. Se	ction 76D(2), 'holding more than 1 gaming machine licence'—	24
	omit.		25
	Amendr	nent of s 77 (Applications for licences under this part)	26
Clause	77. (1)	Section 77(5), 'Subsection (1)(g)'—	27
	omit, i	insert—	28

	'Subsection (4)(g)'.	1
	(2) Section 77(6)—	2
	omit.	3
	(3) Section 77(8), definitions "employment notice", paragraphs (a)—	4
	omit.	5
	Replacement of s 79 (Consideration of applications)	6
Clause	78. Section 79—	7
	omit, insert—	8
	'Recommendation by chief executive about applications	9
	'79.(1) The chief executive must—	10
	(a) consider an application for a licence under this part; and	11
	(b) recommend to the commission that a licence either be granted or refused.	12 13
	'(2) In considering the application, the chief executive—	14
	 (a) must conduct investigations the chief executive considers are necessary and reasonable to help the chief executive make a recommendation; and 	15 16 17
	(b) may require the applicant, or an associate of the applicant, to give the chief executive further information or a document for the application.	18 19 20
	'(3) A requirement under subsection (2)(b)—	21
	(a) must be made by written notice given to the applicant or associate; and	22 23
	(b) may only relate to information or a document that is necessary and reasonable to help the chief executive make a recommendation.	24 25 26
	'(4) The notice mentioned in subsection (3)(a) must state the period within which the requirement is to be complied with.	27 28
	'(5) Also, in considering the application, the chief executive must	29

assess—		1
(a)	if the applicant is an individual—the financial stability, general reputation and character of the applicant; and	2
(b)	if the applicant is a body corporate—	4
	(i) the financial stability and business reputation of the body corporate; and	5
	(ii) the financial stability, general reputation and character of the secretary and each executive officer of the body corporate; and	7 8 9
(c)	the suitability of the applicant to be the holder of a licence of the kind to which the application relates; and	10 11
(d)	if a person is stated in an affidavit under section 89 ³¹ as being a person who satisfies a description mentioned in subsection (4)(a) or (b) of that section—the suitability of the person to be an associate of the applicant; and	12 13 14 15
(e)	if the chief executive considers it appropriate—the suitability of any other associate of the applicant to be an associate of the applicant.	16 17 18
	the applicant is an individual, the chief executive may, with the 's agreement, cause the applicant's fingerprints to be taken.	19 20
executive	espite subsection (1)(a), if the applicant is an individual, the chief is required to consider the application only if the applicant, if rees to having the applicant's fingerprints taken.	21 22 23
	making a recommendation, the chief executive must have regard poorting material for the application.	24 25
'(9) Th	ne chief executive must recommend that a licence be refused if—	26
(a)	for an application by an individual—	27
	(i) the applicant is not 18; or	28
	(ii) the applicant's fingerprints have not been taken under subsection (6) because of the applicant's failure to agree to	29 30

³¹ Section 89 (Disclosure of influential or benefiting parties)

s 79 73 **s 79**

	the action being taken; or	1
	(b) for an application by a body corporate—the secretary or an executive officer of the body corporate is not 18.	2 3
	'(10) The chief executive may recommend that a licence be refused if the applicant, or an associate of the applicant, fails to comply with a requirement of the chief executive under subsection (2)(b) without a reasonable excuse.	4 5 6 7
	'(11) If the commission has delegated its powers under section 80 in relation to an application for a licence under this part to the chief executive, the chief executive—	8 9 10
	(a) is not required to make a recommendation about the application under this section; but	11 12
	(b) must take the action mentioned in subsection (2)(a) and (5), and may take the action mentioned in subsection (6), as if the chief executive were dealing with the application for making a recommendation under this section.'.	13 14 15 16
	Amendment of s 82 (Issue of copy licence)	17
Clause	79. (1) Section 82, heading, after 'copy'—	18
	insert—	19
	'or replacement'.	20
	(2) Section 82—	21
	insert—	22
	'(1A) If the chief executive is satisfied the name of a person who is the holder of a licence under this part has been changed, the chief executive must issue to the person a fresh licence, stating the person's current name, to replace the licence (the "affected licence") previously issued to the person.	23 24 25 26 27
	'(1B) However, the chief executive is required to issue a licence to a person under subsection (1A) only if—	28 29
	(a) the fee prescribed under a regulation for the issue of the licence has been paid to the chief executive; and	30 31

s 80 74 **s 83**

	(b) the person's affected licence has been returned to the chief executive.'.	1 2
	Insertion of new s 91A	3
Clause	80. After section 91—	4
	insert—	5
	'Employment of licensed repairers	6
	'91A. A person (an "employer") must not employ a licensed repairer to carry out functions as a licensed repairer, unless the employer is a licensed monitoring operator, a licensed service contractor or another licensed repairer.	7 8 9 10
	Maximum penalty—100 penalty units.'.	11
	Amendment of s 92 (Returns about employees and agreements)	12
Clause	81. Section 92(5)(b), '7 days'—	13
	omit, insert—	14
	'14 days'.	15
	Amendment of s 98 (Installation and storage of gaming machines by licensees)	16 17
Clause	82. Section 98(3), '1 month'—	18
	omit, insert—	19
	'2 months'.	20
	Amendment of s 100 (Gaming equipment not to be an annoyance etc.)	21
Clause	83.(1) Section 100(2), (4) and (5), 'listed person'—	22
	omit, insert—	23
	'licensed dealer'.	24
	(2) Section 100(3)—	25

	omit.	1
	(3) Section 100(4), 'subsection (1), (2) or (3)'—	2
	omit, insert—	3
	'subsection (1) or (2)'.	4
	(4) Section 100(5), penalty—	5
	omit, insert—	ϵ
	'Maximum penalty for subsection (5)—200 penalty units.'.	7
	Insertion of new ss 100A and100B	8
Clause	84. After section 100—	9
	insert—	10
	'Advertising gaming	11
	'100A. A person who advertises gaming must take reasonable steps to ensure the advertisement—	12 13
	(a) is not indecent or offensive; and	14
	(b) is based on fact; and	15
	(c) is not false, deceptive or misleading in a material particular.	16
	'Directions about advertising	17
	'100B.(1) If the chief executive reasonably believes an advertisement about gaming does not comply with section 100A, the chief executive may direct the person appearing to be responsible for authorising the advertisement to take the appropriate steps—	18 19 20 21
	(a) to stop the advertisement being shown; or	22
	(b) to change the advertisement.	23
	'(2) The direction must—	24
	(a) be in writing; and	25
	(b) state the grounds for the direction; and	26

	(c) for a direction to change the advertisement—state how the advertisement is to be changed.	1 2
	'(3) A person to whom a direction is given must comply with the direction, unless the person has a reasonable excuse.	3
	Maximum penalty for subsection (3)—200 penalty units.'.	5
	Amendment of s 101 (Installation of electronic monitoring systems)	6
Clause	85.(1) Section 101, heading—	7
	omit, insert—	8
	'Installation, operation and modification of gaming related systems'.	9
	(2) Section 101(1) and (2)—	10
	omit, insert—	11
	'101.(1) A person (other than the chief executive) who is not a licensed monitoring operator must not—	12 13
	(a) install a gaming related system on licensed premises; or	14
	(b) modify an electronic monitoring system operating on licensed premises.	15 16
	Maximum penalty—200 penalty units.	17
	'(2) A person who is not a licensee or licensed monitoring operator must not operate a gaming related system on licensed premises.	18 19
	Maximum penalty—200 penalty units.	20
	'(2A) A licensed monitoring operator must not, without the chief executive's written approval—	21 22
	(a) install a gaming related system on licensed premises; or	23
	(b) modify an electronic monitoring system operating on licensed premises.	24 25
	Maximum penalty—200 penalty units.	26
	'(2B) A licensee or licensed monitoring operator must not operate a gaming related system on licensed premises—	27 28

(a)	without the chief executive's written approval; and	1
(b)	unless the system was installed on the premises by the chief executive or a licensed monitoring operator.	2 3
Maximu	m penalty—200 penalty units.	4
on licens	A person must not cause a gaming related system to be installed ed premises, or cause an electronic monitoring system on licensed to be modified—	5 6 7
(a)	without the chief executive's written approval; and	8
(b)	unless the installation or modification is carried out by the chief executive or a licensed monitoring operator.	9 10
Maximu	m penalty—200 penalty units.	11
	A person must not cause a gaming related system on licensed to be operated—	12 13
(a)	without the chief executive's written approval; and	14
(b)	unless the operation is carried out by a licensee or licensed monitoring operator; and	15 16
(c)	unless the system was installed on the premises by the chief executive or a licensed monitoring operator.	17 18
Maximu	m penalty—200 penalty units.'.	19
(3) Sec	ction 101(3), 'licensed operator'—	20
omit, i	nsert—	21
'licens	ed monitoring operator'.	22
(4) Sec	ction 101(3) and (4), 'subsection (2)'—	23
omit, i	nsert—	24
'this se	ection'.	25
(5) Sec	ction 101(3) and (4), penalties, 'or 1 year's imprisonment'—	26
omit.		27
(6) Sec	ction 101(5), from 'approved' to 'subsection (2)'—	28
omit, i	nsert—	29

	'installed, or proposed to be installed, under this section'.	1
	(7) Section 101(5), penalty—	2
	omit, insert—	3
	'Maximum penalty for subsection (5)—200 penalty units'.	4
	Insertion of new s 101AA	5
Clause	86. After section 101—	6
	insert—	7
	'Approvals for gaming related systems	8
	'101AA.(1) This section applies to the chief executive for giving, or refusing to give, an approval for section 101 for a gaming related system.	9 10
	'(2) If, for deciding whether or not to give the approval, the chief executive considers it is necessary for the gaming related system to be evaluated, the chief executive may—	11 12 13
	(a) carry out the evaluation; or	14
	(b) direct the applicant—	15
	(i) to arrange to have the system evaluated by an approved evaluator; and	16 17
	(ii) to give the chief executive a written report of the evaluation.	18
	'(3) If the chief executive carries out an evaluation of the gaming related system—	19 20
	(a) the applicant must pay the fee prescribed under a regulation for the evaluation to the chief executive; and	21 22
	(b) if an amount of the fee is not paid by the applicant, the State may recover the amount from the applicant as a debt.	23 24
	'(4) The chief executive may refuse to give an approval if—	25
	(a) the fee payable for an evaluation carried out by the chief executive is not paid; or	26 27
	(b) the applicant fails to comply with a direction of the chief executive under subsection (2)(b).	28 29

s 87 79 **s 89**

	immediately give the applicant written notice of the decision.	1 2
	'(6) If the chief executive refuses to give the approval, the chief executive must immediately give the applicant an information notice for the decision.	3
	'(7) In this section—	5
	"applicant" means the person by whom an approval of the chief executive for section 101 is sought.'.	7
	Amendment of s 102 (Maintenance of facilities etc.)	8
Clause	87.(1) Section 102(1), penalty, 'or 1 year's imprisonment'—	9
	omit.	10
	(2) Section 102(2), penalty—	11
	omit, insert—	12
	'Maximum penalty for subsection (2)—40 penalty units.'.	13
	Amendment of s 107 (Gaming tokens)	14
Clause	88.(1) Section 107(1)—	15
	insert—	16
	'Maximum penalty—200 penalty units.'.	17
	(2) Section 107, penalty—	18
	omit, insert—	19
	'Maximum penalty for subsection (2)—200 penalty units.'.	20
	Amendment of s 108 (Gaming tokens that are not Australian currency)	21 22
Clause	89.(1) Section 108(2) to (6)—	23
	insert—	24
	'Maximum penalty—200 penalty units.'.	25

s 90 80 s 90

omit, insert— 'Maximum panelty for subsection (7) 200 panelty units'	3
'Maximum panelty for subsection (7) 200 panelty units?	3
'Maximum penalty for subsection (7)—200 penalty units.'.	
Replacement of ss 109–111	4
Clause 90. Sections 109 to 111—	5
omit, insert—	6
'Entitlement of players to winnings	7
'109.(1) This section applies if a person (the "player") playing a gaming machine installed on licensed premises becomes entitled to receive an amount or a non-monetary prize because of the playing of the gaming machine.	8 9 10 11
'(2) The responsible licensed person must ensure the player—	12
(a) is paid the amount the player is entitled to receive, calculated in the way prescribed under a regulation; or	13 14
(b) receives the non-monetary prize the player is entitled to receive.	15
Maximum penalty—200 penalty units.	16
'(3) In this section—	17
"responsible licensed person", for an amount or non-monetary prize mentioned in subsection (1), means—	18 19
(a) if the gaming machine under which the entitlement to the amount or prize arises is not part of a multiple site linked jackpot arrangement for which a licensed monitoring operator has an approval for its operation under section 149 ³² —the licensee of the licensed premises on which the gaming machine is installed; or	20 21 22 23 24
(b) if the gaming machine under which the entitlement to the amount or prize arises is part of a multiple site linked jackpot arrangement for which a licensed monitoring operator has an approval for its	25 26 27

³² Section 149 (Approval of linked jackpot arrangements)

s 90 81 **s 90**

	operation under section 149—the licensed monitoring operator who has the approval for the operation of the arrangement.	1 2
'Paymen	nts for gaming	3
	1) This section applies to a licensee or licensed monitoring operator quired to make a payment for—	4
(a)	an amount for winnings, or gaming machine credits, that is not made by a gaming machine; or	7
(b)	the redemption of gaming tokens.	8
'(2) T payment-	The licensee or licensed monitoring operator must make the	9 10
(a)	if paragraph (b) does not apply—with Australian currency; or	11
(b)	if, under a regulation or the ancillary rules, the payment is required to be made in a way prescribed under the regulation or stated in the rules—in the way prescribed or stated.	12 13 14
Maximur	m penalty—200 penalty units.	15
operator to be made	absection (2) does not apply to a licensee or licensed monitoring for a payment that, apart from this subsection, would be required de with Australian currency if, at the request of the person entitled to the payment, the licensee or operator makes the payment by—	16 17 18 19
(a)	gaming tokens (other than Australian currency); or	20
(b)	a cheque; or	21
(c)	a combination of Australian currency, gaming tokens (other than Australian currency) and a cheque.	22 23
	othing in subsection (3) requires a licensee or licensed monitoring to make a payment in the way requested by a person.	24 25
'(5) In	this section—	26
und prer	cy rules ", for a payment under this section, means the rules that, er section 105, are required to be displayed on the licensed mises on which the gaming machine to which the payment relates stalled.	23 28 29 30

s 90 82 s 90

'Gaming	g by employees of licensees	1
'110A	.(1) This section applies if—	2
(a)	an employee of a licensee who is not a gaming employee plays a gaming machine on the licensee's licensed premises for carrying out the employee's duties; and	3 4 5
(b)	a winning result is obtained by the playing of the gaming machine. ³³	6 7
any winr	o amount is payable to the employee for the winning result and sings produced by the obtaining of the winning result remain the of the licensee.	8 9 10
'Gaming	g system malfunctions	11
'111. (2	1) This section applies if—	12
(a)	a credit of gaming tokens (a "displayed win") is registered by a gaming machine by the playing of the gaming machine; or	13 14
(b)	a gaming system component produces a display (also a "displayed win") to indicate, for a gaming machine—	15 16
	(i) an amount (a " prize amount ") has been won by the playing of the gaming machine; or	17 18
	(ii) a non-monetary prize (a " prize item ") has been won by the playing of the gaming machine.	19 20
	gaming employee for the licensed premises on which the gaming is installed may—	21 22
(a)	refuse to make a payment, or to allow a payment to be made, to a person for the registered credit; or	23 24
(b)	refuse to pay the prize amount, or to allow the prize amount to be paid, to a person; or	25 26
(c)	refuse to award the prize item, or to allow the prize item to be awarded, to a person.	27 28

The issue of the playing of gaming machines by gaming employees is dealt with in section 186 (Certain persons not to play gaming machines).

s 90 83 s 90

Gaming Machine and Other Legislation Amendment (No. 2)

'(3) However, the gaming employee may make a payout refusal decision about a displayed win only if the gaming employee is satisfied the registering or production of the displayed win is caused by a gaming system malfunction.	1 2 3 4
'(4) If a gaming employee makes a payout refusal decision about a displayed win, the gaming employee must ensure the gaming machine to which the displayed win relates is not played, except for testing purposes, until the gaming system malfunction is rectified.	5 6 7 8
Maximum penalty—200 penalty units.	9
'(5) A gaming employee may make a payout refusal decision regardless of the reason for the gaming system malfunction.	10 11
'(6) Subsection (1) applies to a displayed win whether the displayed win is attributable to the obtaining of a winning result, promotions or something else.	12 13 14
'Notices and reports about payout refusal decisions	15
'111A.(1) This section applies if a gaming employee makes a payout refusal decision about a displayed win.	16 17
'(2) As soon as practicable after making the decision, the gaming employee must—	18 19
(a) give the person affected by the decision (the "affected person") a written notice stating—	20 21
(i) that the person may ask for a review of the decision; and	22
(ii) how the request for the review may be made; and	23
(b) give a report of the decision, in the approved form, to the licensee (the "involved licensee") of the licensed premises at which the gaming employee is carrying out gaming duties.	24 25 26
Maximum penalty—40 penalty units.	27
'(3) As soon as practicable after receiving a report under subsection (2), the involved licensee must give a copy of the report to the involved licensed monitoring operator.	28 29 30

31

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

s 90 84 **s 90**

'Requests for review of payout refusal decisions	1	
'111B.(1) An affected person who is dissatisfied with a payout refusal decision may ask for a review of the decision.	2 3	
'(2) A request under subsection (1) must—	4	
(a) be in writing; and	5	
(b) be given to the involved licensee; and	6	
(c) be made within 10 days after the payout refusal decision is made; and	7 8	
(d) state the grounds for seeking a review of the decision.	9	
'(3) As soon as practicable after receiving a request for a review of a payout refusal decision, the involved licensee must give a copy of the request to the involved licensed monitoring operator.	10 11 12	
'Review of payout refusal decisions	13	
'111C.(1) This section applies to an involved licensed monitoring operator on receiving a copy of a request about a payout refusal decision under section 111B.	14 15 16	
'(2) The involved licensed monitoring operator must—	17	
(a) review the payout refusal decision as soon as practicable after receiving the copy of the request; and	18 19	
(b) decide the review by either confirming or overruling the payout refusal decision; and	20 21	
(c) immediately after making a decision for the review, give written notice of the decision, as required under this section, to—	22 23	
(i) the person by whom the request for the review was made (the "claimant"); and	24 25	
(ii) the involved licensee.	26	
'(3) However, the involved licensed monitoring operator may confirm the payout refusal decision only if the operator is satisfied the registering or production of the displayed win to which the decision relates was caused by	27 28 29	
a gaming system malfunction.		

s 90 85 s 90

(4) 11	ne notice mentioned in subsection (2)(c) must state—	1
(a)	the outcome of the review (the "review decision"); and	2
(b)	the reasons for the review decision; and	3
(c)	if the review decision is a decision confirming the payout refusal decision—	5
	(i) that the claimant may ask the chief executive to review the review decision; and	7
	(ii) how the request for the further review may be made.	8
'Review	of initial review decisions	Ģ
'111D refusal de	(1) This section applies if a claimant for a review of a payout ecision—	10 11
(a)	receives a notice under section 111C(2) confirming the decision; or	12 13
(b)	does not receive a notice under section 111C(2) within 1 month after asking for the review.	14 15
	this section applies because of subsection (1)(a), the claimant may nief executive to review the review decision.	1 <i>6</i> 17
	this section applies because of subsection (1)(b), the claimant may nief executive to review the payout refusal decision.	18 19
'(4) A	request to the chief executive under this section must—	20
(a)	be made in the way, and within the time, prescribed under a regulation; and	21 22
(b)	be dealt with by the chief executive in the way prescribed under a regulation.	23 24
'Effect o	f reviews on payout refusal decisions	25
	(1) If, following the review of a review decision by the chief e, the chief executive sets aside the review decision—	26 27
(a)	the payout refusal decision to which the review decision relates	28

s 91 86 s 91

	ceases to have effect; and	1
	(b) this Act applies to the involved licensee in relation to the displayed win to which the payout refusal decision related as if the decision had not been made.	2 3 4
	'(2) If an involved licensed monitoring operator overrules a payout refusal decision—	5 6
	(a) the decision ceases to have effect; and	7
	(b) this Act applies to the involved licensee in relation to the displayed win to which the decision related as if the decision had not been made.	8 9 10
	'(3) Nothing in section 111B to 111D affects or prejudices any other right or remedy of an affected person in relation to a displayed win to which a payout refusal decision relates.'.	11 12 13
	Amendment of s 112 (Defective gaming machines not allowed)	14
Clause	91.(1) Section 112, heading—	15
	omit, insert—	16
	'Defective gaming system components not allowed'.	17
	(2) Section 112(2)—	18
	omit, insert—	19
	'(2) A licensee must not allow a gaming system component installed, or available for use, on the licensee's licensed premises to be played or used, except for testing purposes, if the component malfunctions when it is played or used.	20 21 22 23
	Maximum penalty—200 penalty units.'.	24
	(3) Section 112(3)(a), from 'gaming machine' to 'function'—	25
	omit, insert—	26
	'gaming system component did not malfunction when it was played or used'.	27 28
	(4) Section 112(3)(b), from 'gaming machine' to 'function'—	29

	omit, insert—	1
	'gaming system component was malfunctioning'.	2
	Amendment of s 113 (Security of keys etc.)	3
Clause	92.(1) Section 113(1)—	4
	insert—	5
	'Maximum penalty—200 penalty units.'.	6
	(2) Section 113, penalty—	7
	omit, insert—	8
	'Maximum penalty for subsection (2)—200 penalty units.'.	9
	Omission of s 117 (Minors cannot be employed)	10
Clause	93. Section 117—	11
	omit.	12
	Amendment of s 118 (Minors cannot play gaming machines)	13
Clause	94. Section 118—	14
	insert—	15
	'(2) Subsection (1) does not apply to a minor if the minor—	16
	(a) is an employee of the licensee of the licensed premises; and	17
	(b) plays the gaming machine only to the extent that is necessary for carrying out the minor's duties as the licensee's employee.	18 19
	Example of circumstances in which minor may play gaming machine for subsection (2)(b)—	20 21
	If a gaming machine has malfunctioned and has been adjusted to correct the malfunction, a minor may play the gaming machine to test that it is operating properly.'.	22 23 24

s 95 88 s 97

	Amendment of s 119 (Minors cannot be allowed to game)	1
Clause	95.(1) Section 119(1)—	2
	insert—	3
	'Maximum penalty—	4
	(a) for a person who is the licensee of, or a gaming employee for, the licensed premises—250 penalty units; or	5 6
	(b) for another person—40 penalty units.'.	7
	(2) Section 119(2)—	8
	omit, insert—	9
	'(2) A person does not commit an offence against subsection (1) if the minor—	10 11
	(a) is an employee of the licensee of the licensed premises; and	12
	(b) plays the gaming machine only to the extent that is necessary for carrying out the minor's duties as the licensee's employee.	13 14
	Example of circumstances in which minor may play gaming machine for subsection $(2)(b)$ —	15 16
	If a gaming machine has malfunctioned and has been adjusted to correct the malfunction, a minor may play the gaming machine to test it is operating properly.'.	17 18
	Omission of ss 130–134	19
Clause	96. Sections 130 to 134—	20
	omit.	21
	Amendment of s 135 (Manufacture, sale, supply, obtaining or possession of gaming machines)	22 23
Clause	97.(1) Section 135(1)(b)—	24
	omit, insert—	25
	'(b) linked jackpot equipment; or'.	26
	(2) Section 135(1)(c), 'arrangement'—	27

	omit, insert—	1
	'equipment'.	2
	(3) Section 135, 'licensed operator'—	3
	omit, insert—	4
	'licensed monitoring operator'.	5
	(4) Section 135(1A), 'a recognised manufacturer or supplier of gaming machines'—	6 7
	omit, insert—	8
	'a licensed major dealer'.	9
	(5) Section 135(1E), 'licensed operator's'—	10
	omit, insert—	11
	'licensed monitoring operator's'.	12
	(6) Section 135(7)—	13
	omit.	14
	Insertion of new s 135A	15
Clause	98. After section 135—	16
	insert—	17
	'Possession of gaming equipment and other property by licensed monitoring operators	18 19
	'135A.(1) A licensed monitoring operator must not use premises for storing or handling designated property, unless the premises are approved by the chief executive for the purpose.	20 21 22
	Maximum penalty—200 penalty units.	23
	'(2) An application for the approval of premises must be made in the way prescribed under a regulation.	24 25
	'(3) In this section—	26
	"designated property" means—	27

	(a) gaming equipment; or	1
	(b) property of a licensed monitoring operator that is ancillary or related to the operator's gaming equipment; or	3
	(c) restricted components.'.	4
	Amendment of s 136 (Possession etc. of gaming machines and restricted components by recognised manufacturers or suppliers of gaming machines)	5 6 7
Clause	99.(1) Section 136, heading, 'recognised manufacturers or suppliers of gaming machines'—	8
	omit, insert—	10
	'by licensed major dealers'.	11
	(2) Section 136, 'recognised manufacturer or supplier of gaming machines'—	12 13
	omit, insert—	14
	'licensed major dealer'.	15
	(3) Section 136(1), 'arrangements'—	16
	omit, insert—	17
	'equipment'.	18
	(4) Section 136(1)(b)(ia), 'licensed operator'—	19
	omit, insert—	20
	'licensed monitoring operator'.	21
	(5) Section 136(1)(b)(ii)—	22
	omit, insert—	23
	'(ii) linked jackpot equipment or restricted components to a person authorised under this Act to obtain and be in possession of the equipment or components; and'.	24 25 26
	(6) Section 136(2), 'gaming machines, linked jackpot arrangements or restricted components.'—	27 28

s 100 91 **s 101**

	omit, insert—	1
	'designated equipment'.	2
	(7) Section 136(2), penalty, 'or 1 year's imprisonment'—	3
	omit.	4
	(8) Section 136(4)—	5
	omit, insert—	6
	'(4) In this section—	7
	"designated equipment" means—	8
	(a) gaming equipment; or	9
	(b) property of a licensed major dealer that is ancillary or related to the dealer's gaming equipment; or	10 11
	(c) restricted components.'.	12
	Amendment of s 137 (Possession etc. of restricted components by recognised suppliers of restricted components)	13 14
Clause	100.(1) Section 137, heading—	15
	omit, insert—	16
	'Possession etc. of restricted components by licensed secondary dealers'.	17 18
	(2) Section 137, 'recognised supplier of restricted components'—	19
	omit, insert—	20
	'licensed secondary dealer'.	21
	Amendment of s 138 (Possession etc. of gaming machines and restricted components by licensed repairers)	22 23
Clause	101.(1) Section 138(d), 'arrangement'—	24
	omit, insert—	25
	'equipment'.	26

	(2) Section 138(e), 'a linked jackpot arrangement'—	1
	omit, insert—	2
	'linked jackpot equipment'.	3
	(3) Section 138(e), 'the arrangement'—	4
	omit, insert—	5
	'the equipment'.	ϵ
	Amendment of s 139 (Possession etc. of restricted components by licensed service contractors)	8
Clause	102.(1) Section 139(d), 'arrangement'—	9
	omit, insert—	10
	'equipment'.	11
	(2) Section 139(e), 'a linked jackpot arrangement'—	12
	omit, insert—	13
	'linked jackpot equipment'.	14
	(3) Section 139(e), 'the arrangement'—	15
	omit, insert—	16
	'the equipment'.	17
	Amendment of s 140 (Possession etc. of gaming machines and restricted components by licensees)	18 19
Clause	103.(1) Section 140(2)—	20
	omit, insert—	21
	'(2) A licensee must not, on the licensee's licensed premises, be in possession of, or allow a person to play, a gaming machine unless—	22 23
	(a) the gaming machine is an authorised gaming machine of the licensee; and	24 25
	(b) the game for the machine is an approved game, whether or not	26

	changed by an alteration of the gaming machine under this Act.	1
	Maximum penalty—1 000 penalty units or 5 years imprisonment.'.	2
	(2) Section 140—	3
	insert—	4
	'(4) If a licensee's gaming machine licence is cancelled, the licensee may be in possession of gaming machines and restricted components supplied to the licensee under this section until—	5 6 7
	(a) the end of the period allowed for appealing against the decision to cancel the licence; or	9
	(b) if an appeal is made against the decision—the appeal is finally decided.'.	10 11
	Amendment of s 141 (Possession etc. of gaming machines etc. by other persons)	12 13
Clause	104.(1) Section 141(2) and (4), 'arrangements'—	14
	omit, insert—	15
	'equipment'.	16
	(2) Section 141(3), 'arrangments' (first mention)—	17
	omit, insert—	18
	'equipment'.	19
	(3) Section 141(3)(a)—	20
	omit, insert—	21
	'(a) the gaming machines, linked jackpot equipment and restricted components being provided by—	22 23
	(i) the chief executive, a licensee or an approved financier; or	24
	(ii) a licensed monitoring operator, licensed major dealer, licensed service contractor or licensed repairer; or	25 26
	(iii) another gaming trainer.'.	27
	(4) Section 141(4), 'or other officer of the division'—	28

	omit, insert—	1
	', a departmental officer'.	2
	(5) Section 141(5), words after 'conduct of gaming)'—	3
	omit, insert—	4
	'a gaming machine, linked jackpot equipment, a restricted component or a device capable of being represented as being a gaming machine or linked jackpot equipment'.	5 6 7
	Amendment of s 141B (Repossession of gaming machines)	8
Clause	105.(1) Section 141B, 'licensed operator'—	9
	omit, insert—	10
	'licensed monitoring operator'.	11
	(2) Section 141B, penalty—	12
	omit, insert—	13
	'Maximum penalty—100 penalty units.'.	14
	(3) Section 141B—	15
	insert—	16
	'(2) For obtaining the chief executive's approval for subsection (1), an application must be made to the chief executive.	17 18
	'(3) The application must—	19
	(a) be in the approved form; and	20
	(b) be accompanied by the fee prescribed under a regulation for the application.'.	21 22
	Amendment of s 141C (Storage of gaming machines by operators and financiers)	23 24
Clause	106.(1) Section 141C(2) and (3), penalties, 'or 1 year's imprisonment'—	25
	omit.	26

s 107 95 **s 109**

	(2) Section 141C(3), '1 month'—	1
	omit, insert—	2
	'2 months'.	3
	Omission of s 142 (Consignment or movement of gaming machines)	4
Clause	107. Section 142—	5
	omit.	6
	Amendment of s 142A (Destruction of gaming machines)	7
Clause	108. Section 142A, penalty—	8
	omit, insert—	9
	'Maximum penalty—100 penalty units.'.	10
	Amendment of s 143 (Purchase of gaming machines etc.)	11
Clause	109.(1) Section 143(1)(e)(ii), after 'arrangements'—	12
	insert—	13
	', linked jackpot equipment'.	14
	(2) Section 143(1)(g) and (h)—	15
	omit, insert—	16
	'(g) sell gaming equipment and ancillary or related property; and	17
	(h) contract for the service and maintenance of gaming equipment and ancillary or related property of the State; and'.	18 19
	(3) Section 143(1)(i), 'arrangements'—	20
	omit, insert—	21
	'equipment'.	22

s 110 96 **s 110**

Gaming Machine and Other Legislation Amendment (No. 2)

Clause

Replacement of s 146 (Acceptance by chief executive of gaming machines and games for evaluation)	1 2
110. Section 146—	3
omit, insert—	4
'Approval and rejection of gaming machines and games	5
'146.(1) Nothing in this section affects the operation of section 144 or 145.	6 7
'(2) The chief executive may accept gaming machine types and games from a person (the "applicant") for evaluation.	8 9
'(3) If the chief executive accepts a gaming machine type or game for evaluation, the chief executive must—	10 11
(a) carry out the evaluation; or	12
(b) direct the applicant—	13
(i) to arrange to have the gaming machine type or game evaluated by an approved evaluator; and	14 15
(ii) to give the chief executive a written report of the evaluation.	16
'(4) If the chief executive decides to carry out the evaluation, the chief executive may require the applicant to give the chief executive further information or material for the evaluation.	17 18 19
'(5) A requirement under subsection (4)—	20
(a) must be made by written notice given to the applicant; and	21
(b) may only relate to information or material that is necessary and reasonable for carrying out an appropriate evaluation.	22 23
'(6) The notice mentioned in subsection (5)(a) must state the period within which the requirement is to be complied with.	24 25
'(7) If the chief executive carries out an evaluation of a gaming machine type or game—	26 27
(a) the applicant must pay the fee prescribed under a regulation for the evaluation to the chief executive; and	28 29
(b) if an amount of the fee is not paid by the applicant, the State may	30

s 111 97 **s 112**

	recover	the amount from the applicant as a debt.	1
	executive may ei	as practicable as the circumstances allow, the chief ither approve or reject a gaming machine type or game hief executive under this section.	2 3 4
	'(9) The chief e	executive may reject a gaming machine type or game if—	5
	(a) the fee j is not p	payable for an evaluation carried out by the chief executive aid; or	6 7
	(b) the appl	licant fails to comply with—	8
	(i) a c	direction of the chief executive under subsection (3)(b); or	9
	(ii) a r	requirement of the chief executive under subsection (4).	10
	'(10) A reject evaluation having	ion under subsection (9)(b) may be made without an been carried out.	11 12
		ef executive approves a gaming machine type or game, the nust immediately give the applicant written notice of the	13 14 15
		tef executive rejects a gaming machine type or game, the nust immediately give the applicant an information notice	16 17 18
	Amendment of s	s 146A (Replacing approved games)	19
Clause	111. (1) Section	n 146A(1) and (2), 'licensed operator'—	20
	omit, insert—		21
	'licensed monit	toring operator'.	22
	(2) Section 146	5A(3)—	23
	omit.		24
	Amendment of s	s 146B (Change to percentage returns)	25
Clause	112. (1) Section	n 146B, 'licensed operator'—	26
	omit, insert—		27

	'licensed monitoring operator'.	1
	(2) Section 146B(1), 'a game'—	2
	omit, insert—	3
	'an approved game'.	4
	(3) Section 146B(2)(a) to (c)—	5
	omit, insert—	6
	'(a) is installed on the licensed premises; and	7
	(b) has the same game and betting unit as the gaming machine to which the change relates; and	8
	(c) is not part of a linked jackpot arrangement.'.	10
	Amendment of s 148 (Gaming machines supplied to be in accordance with approval)	11 12
Clause	113.(1) Section 148, 'recognised manufacturer or supplier of gaming machines'—	13 14
	omit, insert—	15
	'licensed major dealer'.	16
	(2) Section 148, penalty, 'or 1 year's imprisonment'—	17
	omit.	18
	Amendment of s 149 (Approval of linked jackpot arrangements)	19
Clause	114.(1) Section 149, heading—	20
	omit, insert—	21
	'Requirements for approvals for linked jackpot arrangements'.	22
	(2) Section 149, before subsection (1)—	23
	insert—	24
	'(1A) A person who is not a licensee or licensed monitoring operator must not—	25 26

single site linked jackpot arrangement; or	2
(b) install or operate, or cause or allow to be installed or operated, or participate in the operation of, a multiple site linked jackpot arrangement.	3 4 5
Maximum penalty—200 penalty units.'.	6
(3) Section 149, 'licensed operator'—	7
omit, insert—	8
'licensed monitoring operator'.	9
(4) Section 149(1) and (4), penalties, 'or 1 year's imprisonment'—	10
omit.	11
(5) Section 149(2), after 'subsection (1)'—	12
insert—	13
'relating to the installation of an unrestricted arrangement'.	14
(6) Section 149(3)—	15
omit.	16
(7) Section 149(5), penalty—	17
omit, insert—	18
'Maximum penalty—200 penalty units.'.	19
(8) Section 149(11)—	20
omit, insert—	21
'(9) In this section—	22
"restricted arrangement" means a single or multiple site linked jackpot arrangement under which the only amounts or other things able to be won by the playing of gaming machines forming part of the arrangement are promotions.	23 24 25 26
"unrestricted arrangement" means a single or multiple site linked jackpot arrangement that is not a restricted arrangement.'.	27 28

	insertio	on of new \$ 149A	1
Clause	115. <i>A</i>	After section 149—	2
	insert-	<u>. </u>	3
	'Decisio	ons about approvals for linked jackpot arrangements	4
		(1) This section applies to the chief executive for giving, or to give, an approval for section 149 for a linked jackpot ment.	5 6 7
	executiv	f, for deciding whether or not to give the approval, the chief re considers it is necessary for the linked jackpot arrangement to be d, the chief executive may—	8 9 10
	(a)	carry out the evaluation; or	11
	(b)	direct the applicant—	12
		(i) to arrange to have the arrangement evaluated by an approved evaluator; and	13 14
		(ii) to give the chief executive a written report of the evaluation.	15
	'(3) If arrangen	f the chief executive carries out an evaluation of the linked jackpot ment—	16 17
	(a)	the applicant must pay the fee prescribed under a regulation for the evaluation to the chief executive; and	18 19
	(b)	if an amount of the fee is not paid by the applicant, the State may recover the amount from the applicant as a debt.	20 21
	'(4) T	he chief executive may refuse to give an approval if—	22
	(a)	the fee payable for an evaluation carried out by the chief executive is not paid; or	23 24
	(b)	the applicant fails to comply with a direction of the chief executive under subsection (2)(b).	25 26
		f the chief executive gives the approval, the chief executive must ately give the applicant written notice of the decision.	27 28
		The chief executive refuses to give the approval, the chief executive mediately give the applicant an information notice for the decision.	29 30

s 116 101 **s 117**

	'(7) In this section—	1
	"applicant" means the person by whom an approval of the chief executive for section 149 is sought.".	2 3
	Amendment of s 152 (Unlawful interference with gaming equipment)	4
Clause	116.(1) Section 152(1)(a), after 'device'—	5
	insert—	6
	'or computer software'.	7
	(2) Section 152(1)(c), 'the game as approved by the chief executive'—	8
	omit, insert—	9
	'the approved game'.	10
	(3) Section 152(2)(a), before 'licensed repairer'—	11
	insert—	12
	'licensed monitoring operator or'.	13
	Amendment of s 153 (Protection of sensitive areas of gaming equipment)	14 15
Clause	117.(1) Section 153(1)(g), 'arrangement or'—	16
	omit, insert—	17
	'equipment or an'.	18
	(2) Section 153(2), 'the licensed operator's approval'—	19
	omit, insert—	20
	'the approval of the licensed monitoring operator'.	21
	(3) Section 153(3), penalty—	22
	omit, insert—	23
	'Maximum penalty—200 penalty units.'.	24

s 118 102 **s 120**

	Amendment of s 155 (Use of unauthorised gaming machines)	1
Clause	118. Section 155(1), 'an officer of the division'—	2
	omit, insert—	3
	'a departmental officer'.	4
	Amendment of s 156 (Monthly money clearances)	5
Clause	119.(1) Section 156(1), 'of all gaming machines'—	6
	omit, insert—	7
	'complying with section 157A of all gaming machines and any centralised credit system'.	8 9
	(2) Section 156(1)—	10
	insert—	11
	'Maximum penalty—200 penalty units.'.	12
	(3) Section 156(2), ', and the licensee must comply with the direction'—	13
	omit.	14
	(4) Section 156—	15
	insert—	16
	'(2A) A licensee to whom a direction is given under subsection (2) must comply with the direction.	17 18
	Maximum penalty—200 penalty units.'.	19
	(5) Section 156, penalty—	20
	omit, insert—	21
	'Maximum penalty for subsection (3)—200 penalty units.'.	22
	Amendment of s 157 (Weekly money clearances)	23
Clause	120.(1) Section 157(1), 'of each gaming machine'—	24
	omit, insert—	25
	'complying with section 157A of each gaming machine and any	26

	centralised credit system'.	1
	(2) Section 157(1)—	2
	insert—	3
	'Maximum penalty—200 penalty units.'.	4
	(3) Section 157, penalty—	5
	omit, insert—	6
	'Maximum penalty for subsection (2)—200 penalty units.'.	7
	Insertion of new s 157A	8
Clause	121. After section 157—	9
	insert—	10
	'Requirement for money clearance	11
	'157A.(1) This section applies for carrying out a money clearance under section 156 or 157.	12 13
	'(2) For a money clearance of a gaming machine, the gaming tokens to be removed from the gaming machine are all the tokens in the gaming machine, other than gaming tokens in the hopper.	14 15 16
	'(3) For a money clearance of a centralised credit system, the amount to be deducted is the amount calculated on the basis fixed under a regulation.'.	17 18
	Amendment of s 158 (Accounts and analyses)	19
Clause	122.(1) Section 158(1)—	20
	insert—	21
	'Maximum penalty—200 penalty units.'.	22
	(2) Section 158, penalty—	23
	omit, insert—	24
	'Maximum penalty for subsection (2)—200 penalty units.'.	25

	Amendment of s 159 (Monthly gaming machine reconciliation reports)	1 2
Clause	123.(1) Section 159(1)(a), after 'report'—	3
	insert—	4
	'complying with subsection (2)'.	5
	(2) Section 159(1)—	6
	insert—	7
	'Maximum penalty—200 penalty units.'.	8
	(3) Section 159, penalty—	9
	omit.	10
	Replacement of ss 161 and 162	11
Clause	124. Sections 161 and 162—	12
	omit, insert—	13
	'Licensees audit guidelines	14
	'160A.(1) The chief executive may prepare guidelines ('licensees audit guidelines'') for the carrying out of audits for the gaming operations of category 2 licensees.	15 16 17
	'(2) The chief executive must keep copies of the licensees audit guidelines available for inspection and permit a person—	18 19
	(a) to inspect the guidelines without fee; and	20
	(b) to take extracts from the guidelines without fee.	21
	'(3) Also, the chief executive must keep copies of the licensees audit guidelines available for supply to persons and permit a person to obtain a copy of the guidelines, or a part of the guidelines, without fee.	22 23 24
	'(4) For subsection (2)—	25
	(a) copies of the licensees audit guidelines—	26
	 must be kept at the head office and any regional office of the department; and 	27 28

	(ii) may be kept at any other place the chief executive considers appropriate; and	1 2
(b)	the copies of the guidelines kept at a place must be available for inspection during office hours on business days for the place.	3
'Audit o	f gaming operations	5
category licensee' records f	1) As soon as practicable after the end of a financial year, a 2 licensee must, for each of the licensee's licensed premises, at the s own expense, cause the licensee's accounts and accounting for the licensee's gaming operations for the licensed premises for cial year to be audited by an approved accountant.	6 7 8 9
Maximui	m penalty—200 penalty units.	11
premises time, at accounts operation	f a category 2 licensee ceases to be a category 2 licensee of , the person (the "former licensee") must, within the required the former licensee's own expense, cause the former licensee's and accounting records for the former licensee's gaming as for the premises for the operating period to be audited by an accountant.	12 13 14 15 16
Maximu	m penalty—200 penalty units.	18
	The required time for the former licensee to take action under on (2) is—	19 20
(a)	the period ending 1 month after the former licensee ceases to be a category 2 licensee; or	21 22
(b)	if the chief executive extends, or further extends, the period for the former licensee to take the action, by written notice given to the former licensee in the period or extended period—the period as extended.	23 24 25 26
'(4) In	this section—	27
"operati	ng period", for a former licensee, means—	28
(a)	if an audit for the former licensee's gaming operations has been done for subsection (1)—the period—	29 30
	(i) starting on the day immediately after the end of the period to	31

s 124 106 s 124

	which the audit, or last audit, related; and	1
	(ii) ending on the day the former licensee ceased to be a category 2 licensee; and	2
(b)	if paragraph (a) does not apply—the period starting on the day the former licensee's gaming operations started and ending on the day the former licensee ceased to be a category 2 licensee.	4 5 6
'Carryir	ng out of audit	7
	(1) An approved accountant carrying out an audit for 61(1) or (2) must—	8 9
(a)	to the extent it is reasonably practicable, comply with any licensees audit guidelines; and	10 11
(b)	complete the audit within 3 months after the end of the financial year or other period to which the audit relates; and	12 13
(c)	immediately after completing the audit, give a copy of the audit report to the category 2 licensee or former licensee.	14 15
Maximuı	m penalty—40 penalty units.	16
'(2) Su	absection (1)(b) does not apply to the approved accountant if—	17
(a)	in the circumstances, it would be unreasonable to require the accountant to comply with the paragraph; and	18 19
(b)	the accountant completes the audit as soon as practicable.	20
'Dealing	; with audit report	21
receives	• Within 14 days after a category 2 licensee or former licensee a copy of an audit report under section 161A(1)(c), the category 2 or former licensee must give a copy of the report to the chief e.	22 23 24 25
Maximuu	m nenalty—200 nenalty units	26

'161C.(1) A category 2 licensee, on receiving a copy of an audit report

under section 161A(1)(c) for a financial year, must, in addition to giving a

1

2

3

'Associated documents for audit report for category 2 licensee

	the report to the chief executive under section 161B, give to the cutive, as required by this section—	5	
(a)	if the approved accountant who carried out the audit issued a management letter in relation to the audit—a copy of the management letter; and		
(b)	a statement—	Ģ	
	(i) stating the number of members in each class of membership of the licensee at the end of the financial year; and	10 11	
	(ii) identifying each class of membership of the licensee for which the members in the class have voting rights; and	12 13	
(c)	a copy of a profit and loss statement containing details of all revenue received, and expenditure incurred, by the licensee in carrying on the licensee's general operations for the licensee's licensed premises to which the audit report relates for the financial year; and	14 15 16 17 18	
(d)	a copy of any balance sheet, financial statement, auditor's report or other statement or report, relating to the licensee's general operations that was presented to the licensee's annual general meeting for the financial year.	19 20 21 22	
Maximu	m penalty—200 penalty units.	23	
	document mentioned in subsection (1)(a) or (b) must be given to executive with the copy of the audit report given to the chief executive.	24 2: 26	
	document mentioned in subsection (1)(c) or (d) must be given to executive—	27 28	
(a)	if the category 2 licensee's annual general meeting for the financial year was held before the licensee received the copy of the audit report—with the copy of the audit report given to the chief executive; or	29 30 31 32	
(b)	if paragraph (a) does not apply—within 14 days after the	33	

	lice	nsee's annual general meeting for the financial year is held.	1
profit and to the ex- subsection specifical report rel	d loss xtent on do lly re ates.	etion (1) applies to the category 2 licensee in relation to the statement mentioned in paragraph (c) of the subsection only to which a document mentioned in paragraph (d) of the person of contain the details mentioned in paragraph (c), elating to the licensee's licensed premises to which the audit	2 3 4 5 6 7
definition	n "ge	and expressions used in a Gaming Act and subsection (6), neral operations ", paragraph (b) have the same meanings in as they have in the Gaming Act.	8 9 10
'(6) In	this	section—	11
_	l ope nsee–	rations", of a licensee, means operations conducted by the	12 13
(a)	und	er the licensee's gaming machine licence; or	14
(b)	in re	elation to the conduct of—	15
	(i)	keno games by a keno licensee under a keno licence; or	16
	(ii)	wagering by a wagering licensee under a wagering licence; or	17 18
	(iii)	art unions by the holder of an authority under the authority; or	19 20
(c)	rela	ting to the supply of—	21
	(i)	liquor and other beverages; and	22
	(ii)	food.	23
'Further	r info	ormation about audit report or associated documents	24
'161D	.(1)	This section applies on the receipt by the chief executive of—	25
(a)	a co	py of an audit report under section 161B; or	26
(b)	a do	ocument under section 161C.	27
		ief executive may, by written notice given to the person from y of the audit report or other document is received, require the	28 29

-	give the chief executive, within a reasonable time stated in the e information stated in the notice.	1 2	
	ne chief executive may require a person to give the chief executive on about a matter under subsection (2) only if—	3	
(a)	(a) the matter relates to the person's gaming operations; and		
(b)	the matter is mentioned in, or arises out of—	6	
	(i) the audit report a copy of which is received by the chief executive from the person; or	7 8	
	(ii) the other document received by the chief executive from the person.	9 10	
chief exe	Then making a requirement of a person under subsection (2), the cutive must warn the person it is an offence to fail to comply with rement, unless the person has a reasonable excuse.	11 12 13	
comply w	person to whom a notice is given under subsection (2) must with the requirement mentioned in the notice within the stated time, e person has a reasonable excuse.	14 15 16	
Maximur	m penalty—200 penalty units.	17	
	is a reasonable excuse for the person not to comply with the ent if complying with the requirement might tend to incriminate n.	18 19 20	
'Notices	about keeping accounting records	21	
'161E.	(1) The chief executive may, by written notice given to a	22 23	
(a)	approve, as a place at which the licensee may keep the licensee's accounting records for licensed premises of the licensee, a place, other than the licensed premises, nominated by the licensee; or	24 25 26	
(b)	specify an accounting record of the licensee (an "exempt accounting record") that may be kept at a place that is not an approved place for the keeping of the record; or	27 28 29	
(c)	specify an accounting record of the licensee that may be kept temporarily at a place (a "holding place") that is not an approved	30 31	

s 124 110 **s 124**

place for the keeping of the record, and the period for which, or the circumstances in which, the record may be kept at the holding place; or	1 2 3
(d) approve the keeping of information contained in an accounting record of the licensee in a way different from the way the information was originally kept; or	
(e) approve the destruction of an accounting record of the licensee the chief executive considers need not be kept.	8
'(2) The chief executive may specify an accounting record for subsection (1)(b) only if the chief executive considers there is sufficient reason for the record to be kept at a place that is not an approved place for the keeping of the record.	9 10 11 12
'(3) An accounting record mentioned in subsection (1)(c) is also an "exempt accounting record"—	13 14
(a) for the period stated in the notice; or	15
(b) while the circumstances stated in the notice exist.	16
'(4) The exercise of the chief executive's power under subsection (1)(d) or (e) is subject to any other law about the retention or destruction of the accounting record.	17 18 19
'Places at which licensee's accounting records to be kept	20
'161F.(1) A licensee must keep the licensee's accounting records for licensed premises of the licensee at a place that is an approved place for the keeping of the records.	21 22 23
Maximum penalty—40 penalty units.	24
'(2) Subsection (1) does not apply to an exempt accounting record.	25
'Period for which licensee's accounting records to be kept	26
'162.(1) A licensee must keep an accounting record of the licensee for 5 years after the end of the transaction to which the record relates.	27 28
Maximum penalty—40 penalty units.	29

s 125 111 s 127

	'(2) Subsection (1) does not apply to an accounting record if—	1
	(a) the information previously contained in the record is kept in another way under an approval of the chief executive; or	3
	(b) the record has been destroyed under an approval of the chief executive.	4 5
	'(3) Subsection (1) has effect subject to any other law about the retention or destruction of the accounting record.'.	6 7
	Amendment of s 163 (Monthly taxable metered win)	8
Clause	125. Section 163(1) to (1B)—	9
	omit, insert—	10
	'163.(1) Each month the chief executive must, for the preceding month, make an assessment of the monthly taxable metered win of each licensed premises and, subject to section 175, the assessment is taken to be the monthly taxable metered win for the premises for the preceding month.'.	11 12 13 14
	Amendment of s 164 (Monthly fees)	15
Clause	126. Section 164(3), 'for each licensed premises'—	16
	omit, insert—	17
	'by the licensee'.	18
	Amendment of s 165 (Gaming machine tax)	19
Clause	127. Section 165(3)—	20
	omit, insert—	21
	'(3) If the licensee's licence relates to single premises only, the amount of gaming machine tax payable by the licensee is the amount represented by the percentage prescribed, for the category of licensed premises to which the licensee's licensed premises belong, of the monthly taxable metered win for the licensee's licensed premises for the month for which the tax is payable.	22 23 24 25 26
	'(4) If the licensee's licence relates to 2 or more premises, the amount of	27

gaming machine tax payable by the licensee is the amount represented by

1

	the percentage prescribed, for category 2 licensed premises, of the sum of the monthly taxable metered wins for both or all of the licensee's licensed	2 3
	premises for the month for which the tax is payable.'.	4
	Amendment of s 170 (Payment of monthly fees, taxes etc.)	5
Clause	128.(1) Section 170(1), 'Subject' to 'must'—	6
	omit, insert—	7
	'Subject to subsections (1A) and (1B), a licensee must'.	8
	(2) Section 170(1)(a), after 'tax'—	9
	insert—	10
	'payable by the licensee'.	11
	(3) Section 170(1)(b), after 'payable'—	12
	insert—	13
	'by the licensee'.	14
	(4) Section 170(1)(c), after 'payable'—	15
	insert—	16
	'by the licensee'.	17
	(5) Section 170(1), penalty, 'or 1 year's imprisonment'—	18
	omit.	19
	(6) Section 170(2)—	20
	omit, insert—	21
	'(2) For the payment of an amount to the chief executive for monthly fees, gaming machine tax or penalty under section 171, the licensee must ensure the payment—	22 23 24
	(a) is identifiable as being for the licensee's licensed premises only; and	25 26
	(b) is exclusive of any payment for any other licensee or purpose.	27
	Maximum penalty—40 penalty units '	28

	Amendm	ent of s 171 (Penalty for late payment)	1	
Clause	129.(1)	Section 171(1), from 'Subject' to 'premises,'—	2	
	omit, ir	isert—	3	
	'If,'.		4	
	(2) Sec	tion 171(1), from 'is less than' to 'in respect of'—	5	
	omit, ir	isert—	6	
		a licensee is less than the total amount the licensee is, under that in, required to ensure is received by the chief executive for'.	7 8	
	Amendm	nent of s 173 (Licensed operator's financial statement)	ç	
Clause	130.(1)	Section 173, heading—	10	
	omit, ir	nsert—	11	
	'Financia	al statement of licensed monitoring operator'.	12	
	(2) Section 173(1) and (2)—			
	omit, ir	isert—	14	
		A licensed monitoring operator who supplies basic monitoring for licensed premises of a licensee must, as required under n (2)—	15 16 17	
	(a)	give the licensee a financial statement for the premises; or	18	
	(b)	have a financial statement for the premises available in a form capable of being accessed by the licensee.	19 20	
	Maximum penalty—100 penalty units.			
	'(2) The financial statement for the licensed premises must—			
	, ,	be given to, or made available for access by, the licensee as soon as practicable after the end of the assessment period for the premises; and	23 24 25	
	(b)	contain the particulars stated by the chief executive in a written notice given to the licensed monitoring operator as the particulars the chief executive considers appropriate for the premises.'.	26 27 28	

	(3) Section 173(3) to (6), 'licensed operator'—	1
	omit, insert—	2
	'licensed monitoring operator'.	3
	(4) Section 173(7), 'dependant's'—	4
	omit, insert—	5
	'defendant's'.	6
	Amendment of s 175 (Adjustment of monthly fees etc. in certain circumstances)	7
Clause	131.(1) Section 175, from 'opinion' to 'metered win'—	9
	omit, insert—	10
	'opinion that an assessment of the monthly taxable metered win for licensed premises'.	11 12
	(2) Section 175, from 'month in respect of' to 'section 173(1),'—	13
	omit, insert—	14
	'month'.	15
	Amendment of s 176 (Recovery of fees and taxes)	16
Clause	132. Section 176(1)(b), 'that holds a category 1 licence'—	17
	omit, insert—	18
	'and the licensed premises to which licensee's licence relates are category 1 licensed premises'.	19 20
	Amendment of s 179 (Interpretation)	21
Clause	133. Section 179, definition "article", paragraph (c), 'arrangement'—	22
	omit, insert—	23
	'equipment'.	24

	Amendment of s 180 (Directions to licensees and licensed operators)	1	
Clause	134.(1) Section 180, heading, 'licensed'—	2	
	omit.	3	
	(2) Section 180, 'licensed operator'—	4	
	omit, insert—	5	
	'licensed monitoring operator'.	6	
	(3) Section 180(2), penalty, 'or 1 year's imprisonment'—	7	
	omit.	8	
	(4) Section 180(3), after 'the licensee'—	9	
	insert—	10	
	'or operator'.	11	
	(5) Section 180, penalty, 'Maximum penalty'—	12	
	omit, insert—	13	
	'Maximum penalty for subsection (3)'.	14	
	Insertion of new s 180A	15	
Clause	135. After section 180—	16	
	insert—	17	
	'Stop directions		
	'180A.(1) This section applies if an inspector reasonably believes—		
	(a) a thing used for gaming, or in the conduct of gaming, is unsatisfactory for the purpose for which it is used; and	20 21	
	(b) the continued use of the thing may—	22	
	(i) jeopardise the integrity of gaming or the conduct of gaming; or	23 24	
	(ii) adversely affect the public interest.	25	
	'(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,	26 27	

or allowing the thing to be used, for gaming or in the conduct of gaming.	1
'(3) A direction under subsection (2) (a "stop direction") may be given orally or by written notice (a "stop notice").	2
'(4) However, if the direction is given orally, it must be confirmed by written notice (also a "stop notice") given to the person as soon as practicable.	4 5
'(5) A stop direction may be given for a thing at or on licensed premises.	7
'(6) A stop direction does not apply to a use of the thing carried out for repairing or testing the thing.	8
'(7) A stop notice must state—	10
(a) the grounds on which the inspector believes the thing is unsatisfactory; and	11 12
(b) the circumstances (if any) under which the stop direction may be cancelled.	13 14
(8) A person to whom a stop direction is given must comply with the direction.	15 16
Maximum penalty for subsection (8)—40 penalty units.'.	17
Amendment of s 181 (Powers of inspectors)	18
136.(1) Section 181, heading—	19
omit, insert—	20
'General powers of inspectors'.	21
(2) Section 181(1)(f), 'and retain'—	22
omit.	23
(3) Section 181(1)(k)(iii)—	24
omit, insert—	25
'(iii) take possession of and remove any gaming equipment or ancillary or related property of the State, and do anything that is necessary and reasonable to effect the taking possession, or removal, of the equipment or property; and'.	26 27 28 29

Clause

	(4) Sec	tion 181(3)(c), 'and retain'—	1
	omit.		2
	(5) Sec	etion 181(3)(i)(i), 'or a police officer'—	3
	omit.		4
	(6) Sec	etion 181(4) to (6)—	5
	omit.		6
	Insertion	n of new ss 182A-182D	7
Clause	137. A	fter section 182—	8
	insert–	_	9
	'Forfeitu	re of things that have been seized	10
		(1) An article, record or other thing seized under section 181(1)(f) s forfeited to the State if the inspector who seized the thing—	11 12
	(a)	can not find its owner, after making reasonable inquiries; or	13
	(b)	can not return it to its owner, after making reasonable efforts; or	14
	(c)	reasonably believes it is necessary to retain the thing to prevent it being used to commit an offence against this Act. ³⁴	15 16
	'(2) In	applying subsection (1)—	17
	(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	18 19 20
	(b)	subsection (1)(b) does not require the inspector to make efforts if it would be unreasonable to make efforts to return the thing to its owner.	21 22 23
		the inspector makes a decision under subsection (1)(c), the must immediately give the owner an information notice for the	24 25 26
	'(4) Su	bsection (3) does not apply if—	27

³⁴ Section 209 (Forfeiture on order of court) also deals with forfeiture.

s 137 118 s 137

(a)	inquiries; or	2	
(b)	it is impracticable or would be unreasonable to give the notice.	3	
	degard must be had to the nature, condition and value of an article or ang (other than a record)—	4	
(a)	(a) in deciding—		
	(i) whether it is reasonable to make inquiries or efforts for this section; and	9	
	(ii) if making inquiries or efforts—what inquiries or efforts, including the period over which they are made, are reasonable; or	10 1	
(b)	in deciding whether it would be unreasonable to give notice about the article or other thing.	12	
'Return	of things that have been seized	14	
	3.(1) If an article, record or other thing that has been seized is not l, an inspector must return it to its owner—	1: 10	
(a)	at the end of 6 months; or	1′	
(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.	1 19 20	
been for other th	Despite subsection (1), unless an article, record or other thing has refeited, the inspector must immediately return the article, record or ing seized as evidence to its owner if the inspector stops being its continued retention as evidence is necessary.	2 2 2 2	
'Access	to things that have been seized	2:	
	C.(1) Until an article, record or other thing that has been seized is d or returned, an inspector must allow its owner—	20	
(a)	to inspect it; and	28	
(b)	for a record or another thing that is a document—to copy it.	29	

s 138 119 **s 138**

	'(2) Also, until a record or another document that has been seized is forfeited or returned, an inspector must, at the request of the owner of the record or other document, give the owner a correct copy of the record or other document.	1 2 3 4
	'(3) A copy of a record or another document given to a person under subsection (2) certified by an inspector as being a correct copy is admissible as evidence in any court and has the same effect as if it were the original of the record or other document.	5 6 7 8
	'(4) Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	9 10
	'Dealing with forfeited things	11
	'182D.(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.	12 13 14
	(2) Without limiting subsection (1), the chief executive may destroy or otherwise dispose of the thing.	15 16
	'(3) Despite subsection (1), the chief executive must not deal with the thing in a way that could prejudice the outcome of an appeal under this Act of which the chief executive is aware.	17 18 19
	'(4) The forfeiture of a thing, or the dealing with a thing under this section, does not confer a right to compensation on any person.'.	20 21
	Amendment of s 184 (Review and termination of agreements)	22
Clause	138.(1) Section 184(1), (3) and (7), 'A listed person or a holder'—	23
	omit, insert—	24
	'A holder'.	25
	(2) Section 184(1), 'the listed person or holder'—	26
	omit, insert—	27
	'the holder'.	28
	(3) Section 184(1) and (3), penalties, 'or 1 year's imprisonment'—	29

s 139 120 **s 140**

	omit.	1
	(4) Section 184(4), 'a listed person or a holder'—	2
	(4) Section 184(4), 'a listed person or a holder'— omit, insert— 'a holder'. Replacement of s 187 (Officers of division may be prohibited from playing gaming machines) 139. Section 187— omit, insert— 'Restricted officials prohibited from playing gaming machines '187.(1) The chief executive may direct an inspector or departmental officer not to play authorised gaming machines of a licensee. '(2) A direction under subsection (1)— (a) must be given by written notice given to the inspector or departmental officer; and (b) may be given only if the chief executive considers it appropriate to give the direction in the public interest; and (c) may be given on conditions the chief executive considers appropriate. '(3) A restricted official must not, except to the extent that is necessary for carrying out the official's functions as an inspector or departmental officer, play an authorised gaming machine of a licensee in contravention of a direction given to the official's functions as an inspector or departmental officer, play an authorised gaming machine of a licensee in contravention of a direction given to the official by the chief executive under this section. Maximum penalty for subsection (3)—40 penalty units.'. Amendment of s 188 (Prohibition on control of applications by clubs) 2ause 140.(1) Section 188, heading, 'clubs'— omit, insert—	3
	'a holder'.	4
		5 6
Clause	139. Section 187—	7
	omit, insert—	8
	'Restricted officials prohibited from playing gaming machines	9
	• • • • • • • • • • • • • • • • • • • •	10 11
	(2) A direction under subsection (1)—	12
		13 14
		15 16
		17 18
	for carrying out the official's functions as an inspector or departmental officer, play an authorised gaming machine of a licensee in contravention of	19 20 21 22
	Maximum penalty for subsection (3)—40 penalty units.'.	23
	Amendment of s 188 (Prohibition on control of applications by clubs)	24
Clause	140.(1) Section 188, heading, 'clubs'—	25
	omit, insert—	26
	'category 2 licensees'.	27

	(2) Se	ction 188, 'a club'—	1
	omit, i	insert—	2
	'a cate	egory 2 licensee'.	3
	(3) Se	ction 188, 'the club'—	4
	omit,	insert—	5
	'the lie	censee'.	6
	(4) Se	ction 188, penalty, 'or 1 year's imprisonment'—	7
	omit.		8
	Replace	ment of s 188A (Prohibition on control of gaming at clubs)	9
Clause	141. S	Section 188A—	10
	omit, i	insert—	11
	'Prohibi	ition on control of gaming at category 2 licensed premises	12
		(1) A person who is not an approved person for category 2 premises must not—	13 14
	(a)	have, or gain, control over the conduct of gaming at the premises; or	15 16
	(b)	have, or gain, the ability to control the conduct of gaming at the premises.	17 18
	Maximu	m penalty—200 penalty units.	19
		for subsection (1), a person has or gains control over, or has or ability to control, the conduct of gaming if the person—	20 21
	(a)	has or gains the capacity to dominate, directly or indirectly, decision-making about policies for the conduct of the gaming; or	22 23
	(b)	has or gains the capacity to enjoy the majority of the benefits, and to be exposed to the majority of the risks, associated with the conduct of the gaming.	24 25 26
	'(3) In	this section—	27
	"approv	ved person", for category 2 licensed premises, means the secretary,	28

	performing functions or exercising powers or rights as the secretary, an executive officer or a member, of the licensee.'.	2
	Amendment of s 191 (Approvals and authorities under this Act)	4
Clause	142.(1) Section 191(3), penalty, 'or 1 year's imprisonment'—	5
	omit.	6
	(2) Section 191, penalty—	7
	omit, insert—	8
	'Maximum penalty for subsection (4)—200 penalty units.'.	9
	Amendment of s 193 (Bribery of commissioners or officers of division)	10
Clause	143.(1) Section 193, heading—	11
	omit, insert—	12
	'Bribery of gaming officials'.	13
	(2) Section 193, 'commissioner or officer of the division'—	14
	omit, insert—	15
	'gaming official'.	16
	(3) Section 193, 'the commissioner or officer'—	17
	omit, insert—	18
	'the official'.	19
	(4) Section 193, 'commissioner's or officer's'—	20
	omit, insert—	21
	'official's'.	22
	(5) Section 193, 'commission of an offence'—	23
	omit, insert—	24
	'commission of an offence against this Act'.	25
	(6) Section 193(1)—	26

	insert—	1
	'Maximum penalty—400 penalty units or 2 years imprisonment.'.	2
	(7) Section 193—	3
	insert—	4
	'(3) In this section—	5
	"gaming official" means—	6
	(a) a commissioner; or	7
	(b) a departmental officer; or	8
	(c) an inspector.'.	9
	Amendment of s 194 (Financial connections and interests of officers of the division)	10 11
Clause	144.(1) Section 194, heading, 'officers of the division'—	12
	omit, insert—	13
	'restricted officials'.	14
	(2) Section 194(1), 'An officer of the division—'—	15
	omit, insert—	16
	'A restricted official—'.	17
	(3) Section 194(1), 'a listed person or'—	18
	omit.	19
	(4) Section 194(1)(c)—	20
	omit.	21
	(5) Section 194—	22
	insert—	23
	'(1A) A person who was a restricted official must not, for 1 year after ceasing to be a restricted official, without the chief executive's approval—	24 25
	(a) accept or solicit employment from a holder of a licence under this Act; or	26 27

(b)	be an employee in any capacity of a holder of a licence under this Act; or	1 2
(c)	knowingly have, directly or indirectly—	3
	(i) a business or financial association with a holder of a licence under this Act; or	4 5
	(ii) a business or financial interest in something together with or a holder of a licence under this Act.	6 7
Maximu	m penalty—200 penalty units.'.	8
(6) Sec	ction 194(2), 'A listed person or a holder'—	9
omit, i	nsert—	10
'A hol	der'.	11
(7) Sec	ction 194(2), 'an officer of the division'—	12
omit, i	nsert—	13
'a rest	ricted official'.	14
(8) Sec	ction 194(3), 'An officer of the division'—	15
omit, i	nsert—	16
'A res	tricted official'.	17
(9) Sec	ction 194(3), 'a listed person,'—	18
omit.		19
(10) S	ection 194(3), 'become listed,'—	20
omit, i	nsert—	21
'becor	ne'.	22
(11) S	ection 194(4), 'an officer of the division'—	23
omit, i	nsert—	24
'a rest	ricted official'.	25
(12) S	ection 194(4)(a)—	26
omit, i	nsert—	27
'(a)	from being a financial member of a category 2 licensee, or having	28

	another financial connection with a category 2 licensee of a kind that members of the licensee generally have; or'.	1 2
	(13) Section 194(4)(b), 'a listed person or holder'—	3
	omit, insert—	4
	'a holder'.	5
	(14) Section 194(5)—	6
	omit, insert—	7
	'(5) A restricted official must, immediately after applying for membership of a category 2 licensee, or of a club that is an applicant for a gaming machine licence, notify the chief executive of the making of the application.'.	8 9 10 11
	(15) Section 194(6), definition "officer of the division"—	12
	omit, insert—	13
	"restricted official" includes a person who has ceased to be a restricted official if less than 1 year has elapsed since the person ceased to be a restricted official."	14 15 16
	Amendment of s 197 (Forgery and like offences)	17
Clause	145. Section 197(d), 'an officer of the division'—	18
	omit, insert—	19
	'departmental officer'.	20
	Amendment of s 204 (Protection of officers etc.)	21
Clause	146. Section 204, 'or any other officer of the division'—	22
	omit, insert—	23
	', any departmental officer'.	24
	Amendment of s 206 (Proceedings for offences)	25
Clause	147.(1) Section 206(3), words before 'may be prosecuted'—	26

	omit, insert—	1
	'(3) A serious offence'.	2
	(2) Section 206 (4) and (7), 'an offence' to '197'—	3
	omit, insert—	4
	'a serious offence'.	5
	(3) Section 206—	6
	insert—	7
	'(8) In this section—	8
	"serious offence" means an offence against section 67, 99(1), 135(1) or (2), 136(2) or (3), 140(2), 148A(1) or (2), 149(7A), 151(1) or (2), 152(1), (3) or (4), 153(1), 155(1) or (3), 177, 193, 196 or 197.'	9 10 11
	Replacement of s 209 (Forfeiture)	12
Clause	148. Section 209—	13
	omit, insert—	14
	'Forfeiture on order of court	15
	'209.(1) On the conviction of a person for an offence against this Act, the court may order the forfeiture to the State of—	16 17
	(a) anything used to commit the offence; or	18
	(b) anything else the subject of the offence.	19
	'(2) The court may make the order—	20
	(a) whether or not the thing has been seized; and	21
	(b) if the thing has been seized—whether or not the thing has been returned to its owner.	22 23
	'(3) If a person charged with an offence against this Act is not convicted of any offence, the court may order the forfeiture to the State of anything that—	24 25 26
	(a) was found in the possession or under the control of the person;	27 28

s 149 127 **s 150**

	(b) was seized under section 181(1)(f) or (3)(c); and	1
	(c) was not returned to the person under section 182B.	2
	'(4) The court may make any order to enforce a forfeiture under this section it considers appropriate.	3
	'(5) This section does not limit the court's powers under the <i>Penalties</i> and <i>Sentences Act 1992</i> or another law.'.	5 6
	Amendment of s 211 (Evidentiary provisions)	7
Clause	149. (1) Section 211(a), 'other officer of the division'—	8
	omit, insert—	9
	'departmental officer'.	10
	(2) Section 211(c), from 'purports to be a copy' to 'such evidence'—	11
	omit.	12
	(3) Section 211(d)—	13
	omit, insert—	14
	'(d) a certificate purporting to be signed by the chief executive stating that at a stated time, or during a stated period, a licence, approval, authorisation or exemption was, or was not, in force under this Act is evidence of the matter stated.'.	15 16 17 18
	Amendment of s 212 (Disclosure of criminal history)	19
Clause	150.(1) Section 212, 'disclose' to 'taken not to be convictions'—	20
	omit, insert—	21
	'disclose the person's criminal history'.	22
	(2) Section 212, penalty, 'or 1 year's imprisonment'—	23
	omit.	24

s 151 128 **s 153**

	Amendment of s 215 (Regulation making power)	1
Clause	151.(1) Section 215(2)(a), 'repairer's gaming nominee's'—	2
	omit, insert—	3
	'repairer's, gaming nominee's'.	4
	(2) Section 215(2)(b), 'listed persons or'—	5
	omit.	6
	(3) Section 215(2)—	7
	insert—	8
	'(ka) establishing a float for use in financial transactions relating to gaming and the conduct of gaming, and maintaining and using the float; and'.	9 10 11
	(4) Section 215(2)(m), 'recognised manufacturer or supplier of gaming machines'—	12 13
	omit, insert—	14
	'licensed major dealer'.	15
	Insertion of new s 217A	16
Clause	152. Part 10, after section 217—	17
	insert—	18
	'Numbering and renumbering of Act	19
	'217A. In the next reprint of this Act produced under the <i>Reprints Act</i> 1992, the provisions of this Act must be numbered and renumbered as permitted by the <i>Reprints Act</i> 1992, section 43.'.	20 21 22
	Amendment of s 223 (Definitions)	23
Clause	153. Section 223, 'this part—'—	24
	omit, insert—	25
	'this division—'.	26

129 s 154 s 154

Gaming Machine and Other Legislation Amendment (No. 2)

1

s 154 130 s 154

Gaming Machine and Other Legislation Amendment (No. 2)

continued and decided under this Act as in force immediately before the

1

commen	cement day.	2
may be appeals, with and	this section applies because of subsection (2), the right of appeal exercised, within the time allowed under section 24 for starting and an appeal resulting from the exercise of the right may be dealt decided, under this Act as in force immediately before the cement day.	3 4 5 6 7
	·	
Existing	g inspectors	8
	A person who, immediately before the commencement day, was etor continues as an inspector on and from the commencement day.	9 10
'Existing	g additional employees	11
	1) This section applies to a person who, immediately before the cement day, was a person to whom section 27 applied.	12 13
'(2) F1	rom the commencement day—	14
(a)	the person continues to be employed under this Act; and	15
(b)	the terms that apply to the person for the person's employment are the same terms that applied to the person immediately before the commencement day.	16 17 18
'Certain	listed manufacturers taken to be licensed major dealers	19
'237. (1) This section applies to a listed manufacturer if—	20
(a)	before the commencement day, the chief executive approved a gaming machine type or game under section 146 submitted to the chief executive for evaluation by the listed manufacturer; and	21 22 23
(b)	the approval was in force immediately before the commencement day.	24 25
	n the commencement day, the listed manufacturer is taken to be a major dealer.	26 27

'(3) On, or as soon as practicable after the commencement day, the chief executive must issue a major dealer's licence to the listed manufacturer.	1 2
'Listed suppliers taken to be licensed secondary dealers	3
'238.(1) On the commencement day, a listed supplier is taken to be a licensed secondary dealer.	4 5
'(2) On, or as soon as practicable after the commencement day, the chief executive must issue a secondary dealer's licence to a listed supplier.	7
'Appeal decisions resulting in persons taken to be licensed dealers	8
'239.(1) This section applies if, on an appeal to which section 234 applies, the Minister directs that the decision appealed against (the "original decision") be set aside.	9 1(11
'(2) If the original decision was a decision relating to the removal of the name of a person from the roll of recognised manufacturers and suppliers of gaming machines—	12 13 14
(a) on the direction being given, the person is taken to be a licensed major dealer; and	15 16
(b) as soon as practicable after the direction is given, the chief executive must issue a major dealer's licence to the person.	17 18
'(3) If the original decision was a decision relating to the removal of the name of a person from the roll of recognised suppliers of restricted components—	19 20 21
(a) on the direction being given, the person is taken to be a licensed secondary dealer; and	22 23
(b) as soon as practicable after the direction is given, the chief executive must issue a secondary dealer's licence to the person.	24 25
'Continuation of directions prohibiting the playing of gaming machines	26 27
'240. A direction given to a person under section 187 before the commencement of this section and in force immediately before the	28 29

s 155 132 s 157

	commencement continues to have effect in relation to the person, after the commencement, as if the direction were given to the person under section 187 as in force immediately after the commencement.'.	2
	Penalty amendments—omitting imprisonment and retaining number of penalty units at 200	4
Clause	155.(1) The relevant provisions, penalties, 'or 1 year's imprisonment'—	6
	omit.	7
	(2) In subsection (1)—	8
	"relevant provisions" means sections 48, 60(3), 72ZF(1), 72ZY(1), 73(1) and (2), 75A(1) and (2), 76(3), (5) and (6), 76A(3), (5) and (6), 103, 106(1), 114, 147(2), 150(5), 154, 185(1), 186(1) and 189(1).	9 10 11
	Penalty amendments—omitting imprisonment and reducing number of penalty units from 200 to 100	12 13
Clause	156. Sections 42(1) and (2), 59(2), 72J(2), 72K(2), 72ZT(1), 72ZU(2), 78(1) and (2), 89(2), 98A(1) and 141D(1), penalties—	14 15
	omit, insert—	16
	'Maximum penalty—100 penalty units.'.	17
	Penalty amendments—omitting imprisonment and reducing number of penalty units from 200 to 40	18 19
Clause	157. Sections 61, 72ZP(3), 72ZV(2), 91 and 94(15), penalties—	20
	omit, insert—	21
	'Maximum penalty—40 penalty units.'.	22

s 158 133 **s 161**

	PART 3—AMENDMENT OF CASINO CONTROL ACT 1982	1 2
	Act amended in pt 3	3
Clause	158. This part amends the <i>Casino Control Act 1982</i> .	4
	Amendment of s 4 (Interpretation)	5
Clause	159. Section 4(1)—	6
	insert—	7
	"approved evaluator" means an entity declared under a regulation to be an approved evaluator.	8 9
	Insertion of new s 14A	10
Clause	160. After section 14—	11
	insert—	12
	'Approved evaluators	13
	'14A. The Governor in Council may, under a regulation, declare an entity to be an approved evaluator for evaluating gaming equipment.'.	14 15
	Amendment of s 44 (Cancellation or suspension of licence)	16
Clause	161.(1) Section 44(1)—	17
	insert—	18
	'(aa) if the holder contravenes a provision of this Act (being a provision a contravention of which is not an offence against this Act);'.	19 20 21
	(2) Section 44(1)—	22
	insert—	23
	'(ca) if the holder acts in a way that is inappropriate for a casino's operations;'.	24 25

	(3) Section 44—	1
	insert—	2
	'(1A) For subsection (1)(ca), the holder of a casino key employee licence or casino employee licence acts in a way that is inappropriate for a casino's operations if the licensee does, or omits to do, an act that results in—	3 4 5
	(a) the operation of the casino at which the licensee is employed not being conducted in accordance with the system of internal controls and administrative and accounting procedures approved by the chief executive under section 7335 for the casino's operation; and	6 7 8 9 10
	(b) the integrity of the casino's operations being jeopardised.'.	11
Clause	Amendment of s 62 (Gaming equipment and chips) 162.(1) Section 62(3), words before paragraph (a)—	12 13
Clause	omit, insert—	13
	'(3) A person must not possess, maintain or exhibit any gaming equipment in the area of a casino used for the conduct and playing of games (a "casino's gaming area"), or bring into or remove from a casino's gaming area any gaming equipment, unless the equipment—'.	15 16 17 18
	(2) Section 62(3), 'the casino'—	19
	omit, insert—	20
	'the casino's gaming area'.	21
	(3) Section 62(3AA)—	22
	omit.	23

³⁵ Section 73 (System of controls and procedures)

	PART 4—AMENDMENT OF CHARITABLE AND NON–PROFIT GAMING ACT 1999	1 2
	Act amended in pt 4	3
Clause	163. This part amends the <i>Charitable and Non-Profit Gaming Act 1999</i> .	4
	Amendment of s 10 (Meaning of "eligible association")	4
Clause	164.(1) Section 10(1)(a), 'educational, patriotic, religious'—	6
	omit, insert—	7
	'patriotic'.	8
	(2) Section 10(1)—	9
	insert—	10
	'(aa) an association formed and operated principally for an educational or religious purpose; or'.	11 12
	(3) Section 10(1)—	13
	insert—	14
	'(d) another association prescribed under a regulation.'.	15
	Replacement of s 99 (Evaluating equipment)	16
Clause	165. Section 99—	17
	omit, insert—	18
	Evaluating equipment	19
	'99.(1) If, for deciding the application, the chief executive considers it is necessary for the equipment, or the equipment as proposed to be modified, to be evaluated, the chief executive must—	20 21 22
	(a) carry out the evaluation; or	23
	(b) direct the applicant—	24
	(i) to arrange to have the equipment evaluated by an approved	25

s 166 s **167**

	evaluator; and	1
	(ii) to give the chief executive a written report of the evaluation.	2
	'(2) If the chief executive carries out an evaluation of the equipment—	3
	(a) the applicant must pay the fee prescribed under a regulation for the evaluation to the chief executive; and	4 5
	(b) if an amount of the fee is not paid by the applicant, the State may recover the amount from the applicant as a debt.'.	6 7
	Amendment of s 100 (Deciding application)	8
Clause	166.(1) Section 100(1), 'and carrying out any evaluation under section 99'—	9 10
	omit.	11
	(2) Section 100(3)—	12
	omit, insert—	13
	'(3) The chief executive may refuse to approve the equipment or modification if—	14 15
	(a) the fee payable for an evaluation carried out by the chief executive is not paid; or	16 17
	(b) the applicant fails to comply with a direction of the chief executive under section 99(1)(b).	18 19
	'(4) If the chief executive gives an approval, the chief executive must immediately give the applicant written notice of the decision.	20 21
	'(5) If the chief executive refuses to give an approval, the chief executive must immediately give the applicant an information notice for the decision.'.	22 23 24
	Insertion of new s 100A	25
Clause	167. Part 5, division 9, after section 100—	26
	insert—	27

s 168 137 **s 171**

	'Approved evaluators	1
	'100A. The Governor in Council may, under a regulation, declare an entity to be an approved evaluator for evaluating regulated general gaming equipment.'.	2 3 4
	Amendment of s 174 (Appeals)	5
Clause	168. Section 174(1)—	6
	insert—	7
	'(h) refusing to approve regulated general gaming equipment; or	8
	(i) refusing to approve a modification of regulated general gaming equipment.'.	9 10
	Amendment of sch 2 (Dictionary)	11
Clause	169. Schedule 2—	12
	insert—	13
	"approved evaluator" means an entity declared under a regulation to be an approved evaluator.	14 15
	PART 5—AMENDMENT OF INTERACTIVE	16
	GAMBLING (PLAYER PROTECTION) ACT 1998	17
	Act amended in pt 5	18
Clause	170. This part amends the <i>Interactive Gambling (Player Protection) Act 1998.</i>	19 20
	Amendment of s 18 (Procedure for registration)	21
Clause	171.(1) Section 18(1), 'An authorised provider'—	22
	omit, insert—	23

	'A licensed provider'.	1
	(2) Section 18(3)—	2
	omit, insert—	3
	'(3) A person may be registered as an unrestricted or restricted player.	4
	'(4) A person who is registered as a restricted player may subsequently be registered as an unrestricted player.	5
	'(5) If a person registered as a restricted player is subsequently registered as an unrestricted player, the person's registration as a restricted player is cancelled.	7 8 9
	'(6) Unless sooner cancelled under subsection (5), a person's registration as a restricted player ceases to have effect at the end of—	10 11
	(a) the period prescribed under a regulation; or	12
	(b) if the chief executive extends the period—the period as extended.'.	13 14
	Replacement of s 19 (Verification of player's identity)	15
Clause	172. Section 19—	16
	omit, insert—	17
	'Restrictions for registration	18
	'19.(1) A licensed provider, or an agent of a licensed provider, must not register a person as an unrestricted player unless—	19 20
	(a) the person's identity has been authenticated under the licensed provider's approved control system; and	21 22
	(b) the person's place of residence has been verified under the licensed provider's approved control system; and	23 24
	(c) the person's age has been verified under the licensed provider's approved control system to be at least 18.	25 26
	Maximum penalty—200 penalty units.	27
	'(2) A licensed provider, or an agent of a licensed provider, must not register a person as a restricted player unless—	28

s 173 s **173**

	` '	ed control system; and	2
	· /	der has informed the person in writing of the 20(4), 20A and 22A.	3 4
	Maximum penalty—200 per	nalty units.'.	5
	Amendment of s 20 (Playe	r's account)	6
Clause	173. Section 20(2)—		7
	omit, insert—		8
	'(2) A player's account r this section.	nust be established on the basis mentioned in	9 10
	* * * * * * * * * * * * * * * * * * *	must be established on a basis under which, tricted player, the player may only have direct ccount—	11 12 13
	(a) to obtain the bal account; or	ance of funds in the account and close the	14 15
	(b) to obtain the whol a prize in an autho	e or part of the amount paid into the account as rised game; or	16 17
	(c) as authorised by th	e licensed provider or chief executive.	18
		unt must be established on a basis under which, d player, the player may not—	19 20
		unds in the account to obtain the whole or part ne funds in the account; or	21 22
	(b) close the account is account.	f there is a balance standing to the credit of the	23 24
	'(5) Subsection (4) applies	s whether the balance—	25
	(a) consists of amount ("deposited amount of the consists of the consists of amount of the consists of the con	nts deposited into the account by the player ints"); or	26 27

s 174 140 s 175

	(b)	consists of amounts paid into the account as prizes in authorised games ("winnings"); or	1 2
	(c)	consists partly of deposited amounts and partly of winnings.'.	3
	Insertio	n of new s 20A	4
Clause	174. <i>A</i>	After section 20—	5
	insert-	_	6
	'Restric	tions on deposits for player's account	7
		A licensed provider must not, for the player's account of a l player, permit the player—	8 9
	(a)	to make a deposit that is more than the amount prescribed under a regulation (the "fixed amount"); or	10 11
	(b)	in a period prescribed under a regulation, to make deposits totalling more than the fixed amount.	12 13
	Maximu	m penalty—200 penalty units.'.	14
	Insertio	n of new s 22A	15
Clause	175. P	Part 2, division 3, after section 22—	16
	insert-	_	17
	'Accoun	ting for account balances for restricted players	18
	'22A.	(1) This section applies if—	19
	(a)	a person's registration as a restricted player ceases to have effect because of section 18(6); and	20 21
	(b)	when the registration ceases to have effect, an amount (the "account balance") is standing to the credit of a player's account established in the name of the person.	22 23 24
	'(2) T executive	The licensed provider must pay the account balance to the chief e.	25 26
		f an amount of the account balance is not paid by the licensed, the State may recover the amount from the provider as a debt.'.	27 28

	Amendr demand	nent of s 132 (Funds in player's account to be remitted on	1 2
Clause	176. S	ection 132, 'the registered player'—	3
	omit, i	insert—	4
	'an un	restricted player'.	5
	Amendr accounts	ment of s 134 (Licensed providers limited recourse to players s)	6 7
Clause	177.(1) Section 134(b) and (c)—	8
	omit, i	insert—	9
	'(b)	to debit to the account amounts authorised under this section to be debited to the account;	10 11
	(c)	for an unrestricted player—to remit funds standing to the credit of the account to the player at the player's request;	12 13
	(d)	as otherwise authorised under this Act.'.	14
	(2) Se	ction 134—	15
	insert-	_	16
	'(2) T	he licensed provider may debit an amount to the account for—	17
	(a)	fees, charges or expenses necessarily incurred by the licensed provider on transactions made on the account; and	18 19
	(b)	services supplied by the licensed provider to the player at the player's request that are additional to the services generally supplied by the licensed provider to players.	20 21 22
		owever, the licensed provider may debit an amount to the account tter mentioned in subsection (2) only if the matter is a matter for	23 24 25
	(a)	the player has agreed in writing debits may be made to the account; and	26 27
	(b)	provision for debiting players' accounts is made in the licensed provider's approved control system.	28 29

s 178 142 **s 180**

	'(4) Despite subsection (2)(a), the licensed provider may not debamount to the account for fees payable for maintaining the account.'.	oit an
	Amendment of s 137 (Prohibition of interactive gambling)	
Clause	178. Section 137(1)(a), 'resident in Queensland'—	4
	omit, insert—	4
	'a registered player'.	(
	Amendment of pt 7, div 13, hdg	
Clause	179. Part 7, division 13, heading—	8
	omit, insert—	Ģ
	'Division 13—Interrupted and aborted games'.	10
	Insertion of new s 159A	1
Clause	180. Part 7, division 13, before section 160—	12
	insert—	13
	'Interrupted games	14
	'159A.(1) This section applies if, after making a wager in an authorgame conducted by a licensed provider, a player's participation in the is interrupted by a failure of an operating or telecommunication system prevents the player from continuing with the game.	game 1
	'(2) The licensed provider must—	19
	(a) inform the player the game (the "interrupted game") has been finished; and	s not 20
	(b) at any time after operation of the operating or telecommunic system is restored and before the period (the "game comple period") prescribed under a regulation ends, allow the play continue with the game.	etion 2
	'(3) Also, the licensed provider must not allow the player—	20

s 181 143 **s 182**

	completion period; or	2
	(b) to participate in another authorised game conducted by the provider until the earlier of the following—	3
	(i) the interrupted game is finished;	5
	(ii) the game completion period for the interrupted game ends.	6
	'(4) If the interrupted game is not finished in the game completion period, the licensed provider must pay the amount of the wager for the game to the chief executive.	7 8 9
	'(5) If an amount of the wager is not paid by the licensed provider to the chief executive as required under subsection (4), the State may recover the amount form the provider as a debt.'.	10 11 12
	Amendment of s 160 (Aborted games)	13
Clause	181. Section 160(1)—	14
	omit.	15
	Amendment of s 162 (Approval of regulated interactive gambling equipment)	16 17
Clause		
Clause	182. Section 162(2) to (5)—	18
Clause	182. Section 162(2) to (5)— <i>omit, insert</i> —	18 19
Clause		
Clause	omit, insert— '(2) The chief executive must consider the application and if, for deciding the application, the chief executive considers it is necessary for the equipment, or the equipment as proposed to be modified, to be evaluated,	19 20 21 22
Clause	omit, insert— '(2) The chief executive must consider the application and if, for deciding the application, the chief executive considers it is necessary for the equipment, or the equipment as proposed to be modified, to be evaluated, the chief executive must—	19 20 21 22 23
Clause	 omit, insert— '(2) The chief executive must consider the application and if, for deciding the application, the chief executive considers it is necessary for the equipment, or the equipment as proposed to be modified, to be evaluated, the chief executive must— (a) carry out the evaluation; or 	19 20 21 22 23 24

	'(3) If the chief executive carries out an evalu	ation of the equipment—	1
	(a) the licensed provider must pay the regulation for the evaluation to the chi	-	2 3
	(b) if an amount of the fee is not paid be State may recover the amount from debt.	· -	4 5 6
	'(4) The chief executive may refuse to give a	n approval if—	7
	(a) the fee payable for an evaluation carri is not paid; or	ed out by the chief executive	8 9
	(b) the licensed provider fails to comply executive under subsection (2)(b).	with a direction of the chief	10 11
	'(5) If the chief executive gives an approval immediately give the licensed provider written r		12 13
	'(6) If the chief executive refuses to give an a must immediately give the licensed provider a decision.'.		14 15 16
	Insertion of new s 163A		17
Clause	183. Part 7, division 14, after section 163—		18
	insert—		19
	'Approved evaluators		20
	' 163A. The Governor in Council may, undentity to be an approved entity for evaluating requipment.'.		21 22 23

s 184 145 **s 187**

	Amendment of sch 2 (Decisions	of chief executive subject to appeal)	1
Clause	184. Schedule 2, part 1—		2
	insert—		3
	¹ 62	Refusing to approve regulated interactive gambling equipment	
	162	Refusing to approve a modification of regulated interactive gambling equipment'.	
	Amendment of sch 3 (Dictionary	y)	4
Clause	185. Schedule 3—		5
	insert—		6
	"approved evaluator" means a an approved evaluator.	n entity declared under a regulation to be	7 8
	Amendment of sch 3 (Dictionary	y)	9
Clause	186. Schedule 3—		10
	insert—		11
	"restricted player" means a pe an agent of a licensed provide	rson registered by a licensed provider, or er, as a restricted player.	12 13
	"unrestricted player" means a per an agent of a licensed provide	erson registered by a licensed provider, or er, as an unrestricted player.'.	14 15
	PART 6—AMENDM	ENT OF KENO ACT 1996	16
	Act amended in pt 6		17
Clause	187. This part amends the <i>Keno</i>	Act 1996.	18

s 188 146 **s 189**

	1 mondr	ment of a 145 (Approval of regulated kenn equipment)	1
~ 1		nent of s 145 (Approval of regulated keno equipment)	1
Clause	188. 5	ection 145(2) to (5)—	2
	omit, i	insert—	3
	the appl equipme	he chief executive must consider the application and if, for deciding lication, the chief executive considers it is necessary for the nt, or the equipment as proposed to be modified, to be evaluated, executive must—	4 5 6 7
	(a)	carry out the evaluation; or	8
	(b)	direct the keno licensee—	9
		(i) to arrange to have the equipment evaluated by an approved evaluator; and	10 11
		(ii) to give the chief executive a written report of the evaluation.	12
	'(3) If	the chief executive carries out an evaluation of the equipment—	13
	(a)	the keno licensee must pay the fee prescribed under a regulation for the evaluation to the chief executive; and	14 15
	(b)	if an amount of the fee is not paid by the keno licensee, the State may recover the amount from the keno licensee as a debt.	1 <i>6</i> 17
	'(4) Tl	he chief executive may refuse to give an approval if—	18
	(a)	the fee payable for an evaluation carried out by the chief executive is not paid; or	19 20
	(b)	the keno licensee fails to comply with a direction of the chief executive under subsection (2)(b).	21 22
		the chief executive gives an approval, the chief executive must tely give the keno licensee written notice of the decision.	23 24
		the chief executive refuses to give an approval, the chief executive mediately give the keno licensee an information notice for the .'.	25 26 27
	Insertio	n of new s 146A	28
Tlause	189 A	After section 146—	29

	ınsert-	_	1
	'Approv	ved evaluators	2
		The Governor in Council may, under a regulation, declare an be an approved evaluator for evaluating regulated keno nt.'.	3 2 5
	Omissio	n of s 234 (Court to which appeal may be made)	ć
Clause	190. S	ection 234—	7
	omit.		8
	Insertio	n of new s 237A	Ģ
Clause	191. A	After section 237—	10
	insert-	_	11
	'Power t	to gather evidence	12
		.(1) The Gaming Commission may, by written notice signed by trar, require a person—	13 14
	(a)	to give written answers to questions, or produce a document, stated in the notice for an appeal mentioned in the notice; or	15 16
	(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.	17 18 19
		The answers to questions given in response to a notice under on (1)(a) must, if the notice so requires, be verified by statutory on.	20 21 22
	'(3) A	person must not, without reasonable excuse—	23
	(a)	fail to comply with a requirement of a notice under this section; or	24
	(b)	if appearing for examination before the Gaming Commission—	25
		(i) fail to take an oath or make an affirmation when required to do so by a member of the commission or the registrar; or	26 27
		(ii) fail to answer a question relevant to the subject of the appeal	28

s 192 s 192

	to the best of the person's knowledge, information or belief; or	1 2
	(iii) fail to produce a document the person is required to produce under subsection (1)(b).	3
	Maximum penalty—40 penalty units.	5
	'(4) A member of the Gaming Commission may administer an oath or affirmation to a person appearing before the commission for examination.	6 7
	'(5) It is a reasonable excuse for a person to fail to comply with a requirement to answer a question or produce a document if complying with the requirement might tend to incriminate the person.'.	8 9 10
	Insertion of new pt 13	11
Clause	192. After section 243—	12
	insert—	13
	'PART 13—TRANSITIONAL PROVISION FOR	14
	GAMING MACHINE AND OTHER LEGISLATION	15
	AMENDMENT ACT (No. 2) 1999	16
	'Continuation of appeals	17
	'244.(1) This section applies if—	18
	(a) an appeal to a Magistrates Court was started under this Act before the commencement of this section; and	19 20
	(b) the appeal was not finally decided before the commencement.	21
	'(2) This section applies despite the amendment of this Act by the Gaming Machine and Other Legislation Amendment Act (No. 2) 1999.	22 23
	'(3) The appeal may be continued and decided under this Act as in force immediately before the commencement of this section.'	24

s 193 s **196**

	Amendment of sch 2 (Decis	ions of chief executive subject to appeal)	1
Clause	193. Schedule 2, part 1—		2
	insert—		3
	'145	Refusing to approve regulated keno equipment	
	145	Refusing to approve a modification of regulated keno equipment'.	
	Amendment of sch 4 (Diction	onary)	4
Clause	194. Schedule 4—		5
	insert—		6
	"approved evaluator" mea an approved evaluator.	ans an entity declared under a regulation to be	7 8
		ENT OF LOTTERIES ACT 1997	9
~1	Act amended in pt 7		10
Clause	195. This part amends the h	Lotteries Act 1997.	11
	Amendment of s 129 (Claim	ns for prizes)	12
Clause	196.(1) Section 129(3)(b)–	_	13
	omit, insert—		
	• /		14
	prize is won that is	od after the closure of the lottery in which the the reference period for the approved lottery.'.	14 15 16
	prize is won that is (2) Section 129—	•	15
	-	•	15 16
	(2) Section 129—	•	15 16 17

s 197 150 s 197

	"referen	ce period", for an approved lottery, means—	1
	(a)	if the approved lottery is prescribed under a regulation as a designated lottery for this section—3 years; or	2
	(b)	if paragraph (a) does not apply—7 years.'.	4
	Amendi	ment of s 133 (Approval of regulated lottery equipment)	4
Clause	197. S	Section 133(2) to (5)—	6
	omit, i	insert—	7
	the appl	the chief executive must consider the application and if, for deciding lication, the chief executive considers it is necessary for the ent, or the equipment as proposed to be modified, to be evaluated executive must—	8 9 10 11
	(a)	carry out the evaluation; or	12
	(b)	direct the lottery licensee—	13
		(i) to arrange to have the equipment evaluated by an approved evaluator; and	14 15
		(ii) to give the chief executive a written report of the evaluation.	16
	'(3) If	the chief executive carries out an evaluation of the equipment—	17
	(a)	the lottery licensee must pay the fee prescribed under a regulation for the evaluation to the chief executive; and	18 19
	(b)	if an amount of the fee is not paid by the lottery licensee, the State may recover the amount from the lottery licensee as a debt.	20 21
	'(4) T	he chief executive may refuse to given an approval if—	22
	(a)	the fee payable for an evaluation carried out by the chief executive is not paid; or	23 24
	(b)	the lottery licensee fails to comply with a direction of the chief executive under subsection (2)(b).	25 26
		the chief executive gives an approval, the chief executive must tely give the lottery licensee written notice of the decision.	27 28
	'(6) If	the chief executive refuses to give an approval, the chief executive	20

s 198 151 **s 200**

	must immediately give the lottery licensee an information notice for the decision.'.	1 2
	Insertion of new s 134A	3
Clause	198. After section 134—	4
	insert—	5
	'Approved evaluators	6
	'134A. The Governor in Council may, under a regulation, declare an entity to be an approved entity for evaluating regulated lottery equipment.'.	7 8
	Omission of s 219 (Court to which appeal may be made)	9
Clause	199. Section 219—	10
	omit.	11
	Insertion of new s 222A	12
Clause	200. After section 222—	13
	insert—	14
	'Power to gather evidence	15
	'222A.(1) The Gaming Commission may, by written notice signed by the registrar, require a person—	16 17
	(a) to give written answers to questions, or produce a document, stated in the notice for an appeal mentioned in the notice; or	18 19
	(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.	20 21 22
	'(2) The answers to questions given in response to a notice under subsection (1)(a) must, if the notice so requires, be verified by statutory declaration.	23 24 25
	'(3) A person must not, without reasonable excuse—	26

	(a) fai	il to comply with a requirement of a notice under this section; or	1
	(b) if a	appearing for examination before the Gaming Commission—	2
	(i)	fail to take an oath or make an affirmation when required to do so by a member of the commission or the registrar; or	3
	(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	5 6 7
	(iii	i) fail to produce a document the person is required to produce under subsection (1)(b).	9
	Maximum po	enalty—40 penalty units.	10
		ember of the Gaming Commission may administer an oath or to a person appearing before the commission for examination.	11 12
	requirement	a reasonable excuse for a person to fail to comply with a to answer a question or produce a document if complying with tent might tend to incriminate the person.'.	13 14 15
	Insertion of	f new pt 12, div 3	16
Clause	201. After	r section 246—	17
	insert—		18
	'Division	3—Transitional provision for Gaming Machine and Other Legislation Amendment Act (No. 2) 1999	19 20
	'Continuati	ion of appeals	21
	'247.(1) T	This section applies if—	22
	, ,	appeal to a Magistrates Court was started under this Act before e commencement of this section; and	23 24
	(b) the	e appeal was not finally decided before the commencement.	25
		section applies despite the amendment of this Act by the chine and Other Legislation Amendment Act (No. 2) 1999.	26 27

s 202 153 **s 205**

	'(3) The appeal may be continued and decided under this Act as in force immediately before the commencement of this section.'.	1 2
	Amendment of sch 2 (Decisions of chief executive subject to appeal)	3
Clause	202. Schedule 2, part 1—	4
	insert—	5
	Refusing to approve regulated lottery equipment	
	Refusing to approve a modification of regulated lottery equipment'.	
	Amendment of sch 3 (Dictionary)	6
Clause	203. Schedule 3—	7
	insert—	8
	"approved evaluator" means an entity declared under a regulation to be an approved evaluator.	9 10
	PART 8—AMENDMENT OF WAGERING ACT 1998	11
	Act amended in pt 8	12
Clause	204. This part amends the <i>Wagering Act 1998</i> .	13
	Amendment of s 208 (Approval of regulated wagering equipment)	14
Clause	205. Section 208(3) to (5)—	15
	omit, insert—	16
	'(3) The chief executive must consider the application and if, for deciding the application, the chief executive considers it is necessary for the equipment, or the equipment as proposed to be modified, to be evaluated,	17 18 19

	the chief	executive must—	1
	(a)	carry out the evaluation; or	2
	(b)	direct the authority operator—	3
		(i) to arrange to have the equipment evaluated by an approved evaluator; and	4 5
		(ii) to give the chief executive a written report of the evaluation.	6
	'(4) If	the chief executive carries out an evaluation of the equipment—	7
	(a)	the authority operator must pay the fee prescribed under a regulation for the evaluation to the chief executive; and	8 9
	(b)	if an amount of the fee is not paid by the authority operator, the State may recover the amount from the authority operator as a debt.	10 11 12
	'(5) T	he chief executive may refuse to give an approval if—	13
	(a)	the fee payable for an evaluation carried out by the chief executive is not paid; or	14 15
	(b)	the authority operator fails to comply with a direction of the chief executive under subsection (3)(b).	16 17
		the chief executive gives an approval, the chief executive must tely give the authority operator written notice of the decision.	18 19
		the chief executive refuses to give an approval, the chief executive mediately give the authority operator an information notice for the	20 21 22
	Insertio	n of new s 208A	23
Clause	206. A	After section 208—	24
	insert-	_	25
	'Approv	ved evaluators	26
		The Governor in Council may, under a regulation, declare an be an approved entity for evaluating regulated wagering nt'	27 28

s 207 155 s 209

	Amendment of \$ 228 (Employment of minors prohibited)	1
Clause	207. Section 228—	2
	insert—	3
	'(2) Subsection (1) does not apply to a general operator, in relation to the employment of a minor, if—	4 5
	(a) the general operator is—	6
	(i) a designated wagering manager; or	7
	(ii) a wagering agent of a designated wagering manager; and	8
	(b) the general operator employs the minor for a purpose relating to the conduct of the game the operations for which the designated wagering manager is appointed as wagering manager.	9 10 11
	'(3) In this section—	12
	"designated wagering manager" means a wagering manager appointed by a wagering licensee to manage the operations relating to the game 'Sports Tipping' conducted under the licensee's wagering licence.'.	13 14 15
	Amendment of s 291 (Appeals by authority operators)	16
Clause	208. Section 291, at the end—	17
	insert—	18
	 a decision under section 208³⁶ refusing to approve regulated wagering equipment 	19 20
	 a decision under section 208 refusing to approve a modification of regulated wagering equipment.'. 	21 22
	Amendment of sch 2 (Dictionary)	23
Clause	209. Schedule 2—	24
	insert—	25

³⁶ Section 208 (Approval of regulated wagering equipment)

"approved evaluator" means an entity declared under a regulation to be an approved evaluator.	1 2
PART 9—OTHER AMENDMENTS OF GAMING	3
ACTS	4
Acts amended in sch 2	5

6 7

210. Schedule 2 amends the Gaming Acts mentioned in it.

Clause

	SCHEDULE 1	1
MIN	NOR AMENDMENTS OF GAMING MACHINE ACT 1991	2
	section 3	4
1.(1) The	e relevant provisions, 'licensed operator'—	5
omit, i	insert—	6
'licens	sed monitoring operator'.	7
(2) In	subsection (1)—	8
"relevar	nt provisions" means—	9
(a)	section 3, definitions "basic monitoring services", "control system", "directly interested person", "excluded interested person", "indirectly interested person", "interested person", "monitoring operations", "monitoring record", "monthly taxable metered win", "parent entity" and "promotions"; and	10 11 12 13 14
(b)	section 77(8), definitions "employment notice", paragraph (b); and	15 16
(c)	section 148A(4), definition "acquirer"; and	17
(d)	sections 51(7), 57B(6)(a)(ii), 62(6) and (7)(a)(ii), 68A(4)(a), 72ZRA, 72ZX, 72ZY, 72ZZ, 72ZZA, 72ZZD, 72ZZE, 72ZZI, 72ZZJ(1), 72ZZK, 72ZZL, 72ZZM, 72ZZS, 72ZZT, 75A(2), 76A, 77(4)(g), 92, 101A, 141A(2), 141C(1) and (2), 141D(1), 142A, 186(2A) and (2B) and 189(6).	18 19 20 21 22
	ons 25A(1), 72H(1), 72I(1), 72J(1), 72K(1), 72L, 72P, 72ZQ, and 72ZZR(1), 'an operator's licence'—	23 24
omit, i	insert—	25
'a sup	plier's licence'.	26

SCHEDULE 1 (continued)

3. Sections $25A(2)$, $72U$, $72V$, $72ZK(2)$, $72ZL$, $72ZM$, $72ZN(1)$, $72ZQ(3)(a)$ and (4) , $72ZR(a)$, $72ZT$, $72ZU$, $72ZV$ and $72ZZR(1)$ and	1 2
(2), 'licensed operator'—	3
omit, insert—	4
'licensed supplier'.	5
4. Section 25A(4)—	6
omit.	7
5. Part 3A, divisions 3 and 6, heading, 'monitoring operators' licences'—	8
omit, insert—	10
'suppliers' licences'.	11
6. Section 72H(3)(c)—	12
omit.	13
7. Section 72P(7), 'issue the licence'—	14
omit, insert—	15
'issue the appropriate supplier's licence'.	16
8. Section 72R(1), 'An operator's licence'—	17
omit, insert—	18
'A supplier's licence'.	19
9. Part 3A, division 4, heading, 'operators' licences'—	20
omit, insert—	21
'suppliers' licences'.	22

SCHEDULE 1 (continued)

	2
omit, insert—	3
10. Sections 72U, 72V(1), 72ZK(1), 72ZK(1), 72ZK(2), 72ZZK(4), 'operator's licence'— omit, insert— 'supplier's licence'. 11. Sections 72U(1), 72ZL(3), 72ZM(3)(a) and (5)(b), 72ZQ(3)(b), 72ZT(2), 72ZU(1)(b) and (c) and 72ZV(1), 'the operator'— omit, insert— 'the licensed supplier'. 12. Part 3A, division 5, heading and section 72ZB(1), 'licensed operators'— omit, insert— 'licensed suppliers'. 13. Section 72ZRA(1), 'a licensed operator's monitoring operations'— omit, insert— 'the monitoring operations of a licensed monitoring operator'. 14. Section 72ZU(1)(a), 'the operator's licence'— omit, insert— 'its supplier's licence'. 15. Section 72ZZA, heading and section 72ZZD(2) and (4)(b), 'licensed operator's'— omit.	4
	5
omit, insert—	7
'the licensed supplier'.	8
, , , , , , , , , , , , , , , , , , , ,	9 10
omit, insert—	11
'licensed suppliers'.	12
13. Section 72ZRA(1), 'a licensed operator's monitoring operations'—	13
omit, insert—	14
'the monitoring operations of a licensed monitoring operator'.	15
14. Section 72ZU(1)(a), 'the operator's licence'—	16
omit, insert—	17
'its supplier's licence'.	18
, , , , , , , , , , , , , , , , , , , ,	19 20
omit.	21

SCHEDULE 1 (continued)

16. Section 72ZZH, heading—	1
omit, insert—	2
'Period for which monitoring records to be kept'.	3
17. Section 72ZZH(1) and (2), after 'monitoring record'—	4
insert—	5
'of the operator'.	6
18. Section 141D, heading, 'Licensed operators'—	7
omit, insert—	8
'Operators'.	9

10

SCHEDULE 2	1
OTHER AMENDMENTS OF GAMING ACTS	2
section 210	3
CASINO CONTROL ACT 1982	4
1. Section 92(3)(b)(ii)—	5
omit, insert—	ϵ
'(ii) the safety or wellbeing of the person or other persons in the casino; or'.	7 8
INTERACTIVE GAMBLING (PLAYER PROTECTION) ACT 1998	9 10
1. Section 185(a)—	11
omit.	12
2. Section 187(3), 'chief inspector'—	13
omit, insert—	14
'chief executive'.	15

SCHEDULE 2 (continued)

KENO ACT 1996	
1. Sections 101(6)(b), 190(5)(b), 239 and schedule 4, definition "information notice", paragraph (c), 'a Magistrates Court'—	2
omit, insert—	4
'the Gaming Commission'.	5
2. Sections 228 to 233, after 'appeal'—	ϵ
insert—	7
'to the Gaming Commission'.	8
3. Section 235(1)(a), 'the clerk of the court of the Magistrates Court'—	9
omit, insert—	10
'the registrar of the Gaming Commission'.	11
4. Sections 235(3) and 236(2)(a) and (3), 'court'—	12
omit, insert—	13
'Gaming Commission'.	14
5. Sections 236(1), 237(1) and 238, 'Magistrates Court'—	15
omit, insert—	16
'Gaming Commission'.	17
6. Sections 236(2)(b) and (c) and 238(1)(c), 'court'—	18
omit, insert—	19
'commission'.	20

SCHEDULE 2 (continued)

7. Section 237(1)(d), 'in court or chambers'—	1
omit, insert—	2
'in public or in private'.	3
8. Section 238, heading—	4
omit, insert—	5
'Powers of Gaming Commission'.	6
9. Schedule 4—	7
insert—	8
"Gaming Commission" means the Queensland Gaming Commission under the <i>Gaming Machine Act 1991</i> .	9 10
"registrar" , of the Gaming Commission, see <i>Gaming Machine Act 1991</i> , section 3.37'.	11 12
LOTTERIES ACT 1997	13
1. Sections 88(5)(b), 176(5)(b), 224 and schedule 3, definition "information notice", paragraph (c), 'a Magistrates Court'—	14 15
omit, insert—	16
'the Gaming Commission'.	17

³⁷ Gaming Machine Act 1991, section 3—

[&]quot;registrar", of the commission, means the officer of the department responsible for the time being for performing functions as the registrar of the commission.

SCHEDULE 2 (continued)

2. Sections 214 to 218, after 'appear'—	1
insert—	2
'to the Gaming Commission'.	3
3. Section 220(1)(a), 'the clerk of the court of the Magistrates Court'—	4
omit, insert—	5
'the registrar of the Gaming Commission'.	6
4. Sections 220(3) and 221(2)(a) and (3), 'court'—	7
omit, insert—	8
'Gaming Commission'.	9
5. Sections 221(1), 222(1) and 223, 'Magistrates Court'—	10
omit, insert—	11
'Gaming Commission'.	12
6. Sections 221(2)(b) and (c) and 223(1)(c), 'court'—	13
omit, insert—	14
'commission'.	15
7. Section 222(1)(d), 'in court or chambers'—	16
omit, insert—	17
'in public or in private'.	18
8. Section 223, heading—	19
omit, insert—	20
'Powers of Gaming Commission'.	21

SCHEDULE 2 (continued)

9. Part 12, heading, ', AMENDMENTS'—	1
omit.	2
10. Part 12, division 3, heading—	3
omit, insert—	4
'Division 2—Transitional provisions for Lotteries Act 1997'.	5
11. Schedule 3—	6
insert—	7
"Gaming Commission" means the Queensland Gaming Commission under the <i>Gaming Machine Act 1991</i> .	8
"registrar", of the Gaming Commission, see the Gaming Machine Act 1991, section 3.38'.	10 11

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³⁸ Gaming Machine Act 1991, section 3—

[&]quot;registrar", of the commission, means the officer of the department responsible for the time being for performing functions as the registrar of the commission.