Queensland



BRISBANE CASINO AGREEMENT AMENDMENT BILL 2001

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TABLE OF PROVISIONS

Section	1	Page
	2001	
	PART 1—PRELIMINARY	
1	Short title	4
2	Commencement	4
	PART 2—AMENDMENT OF BRISBANE CASINO AGREEMENT ACT 1992	
3	Act amended in pt 2	4
4	Amendment of s 2 (Definitions)	4
5	Omission of s 3 (Interpretation—meaning of "development")	5
6	Amendment of s 4 (Minister may make agreement for Brisbane Casino)	5
7	Amendment of s 6 (Variation of casino agreement)	5
8	Replacement of pt 3 hdg (Application of other Acts)	5
9	Omission of ss 7–10	5
10	Omission of s 12 (Casino agreement not limited by this Part)	6
11	Omission of pt 4 hdg (Miscellaneous)	6
12	Insertion of new schedule	6
	SCHEDULE	
	PROPOSED FURTHER AGREEMENT	
13	Renumbering	97
	PART 3—REPEAL OF CERTAIN SUBORDINATE LEGISLATION	
14	Repeal of regulation made under Brisbane Casino Agreement Act 1992 .	97
15	Repeal of subordinate legislation made under the Jupiters Casino Agreement Act 1983	98

2001

A BILL

FOR

An Act to amend the *Brisbane Casino Agreement Act 1992*, and for other purposes

s 4				
S 4				

4	
Brisbane Casino Agreement Amendment Bill 200	1

	The Parliament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
Clause	1 Short title	3
	This Act may be cited as the <i>Brisbane Casino Agreement Amendment Act 2001</i> .	4 5
Clause	2 Commencement	6
	Sections 4, 5, 8 to 11 and 13 commence immediately after a further agreement is entered into under the <i>Brisbane Casino Agreement Act 1992</i> , section 5(1) (as renumbered by this Act).	7 8 9
	PART 2—AMENDMENT OF BRISBANE CASINO AGREEMENT ACT 1992	10 11
Clause	3 Act amended in pt 2	12
	This part amends the Brisbane Casino Agreement Act 1992.	13
Clause	4 Amendment of s 2 (Definitions)	14
	(1) Section 2, definitions other than the definitions "Brisbane Casino", "casino agreement" and "Control Act"—	15 16
	omit.	17
	(2) Section 2, definition "casino agreement", 'section 4'—	18
	omit, insert—	19
	'section 3'.	20

Clause	5 Omission of s 3 (Interpretation—meaning of "development")	1
	Section 3—	2
	omit.	3
Clause	6 Amendment of s 4 (Minister may make agreement for Brisbane Casino)	4 5
	Section 4—	6
	insert—	7
	'(4) The Minister may not enter into an agreement under this section after the commencement of the <i>Brisbane Casino Agreement Amendment Act</i> 2001, section 6.	
Clause	7 Amendment of s 6 (Variation of casino agreement)	11
	(1) Section 6(1), after 'further agreement'—	12
	insert—	13
	'corresponding to the proposed further agreement set out in the schedule'.	ne 14 15
	(2) Section 6(2)—	16
	omit.	17
	(3) Section 6(3)—	18
	renumber as section 6(2).	19
Clause	8 Replacement of pt 3 hdg (Application of other Acts)	20
	Part 3, heading—	21
	omit, insert—	22
	'PART 3—MISCELLANEOUS'.	23
Clause	9 Omission of ss 7–10	24
	Sections 7 to 10—	25
	omit.	26

Brisbane Casino Agreement Amendment Bill 2001

Clause	10 Om	ission of s 12 (Casino agreement not lir	mited by this Part)	1
	Section	n 12—			2
	omit.				3
Clause	11 Om	ission of pt 4 l	ndg (Miscellaneous)		4
	Part 4,	heading—			5
	omit.				6
Clause	12 Inse	rtion of new s	chedule		7
	After s	ection 13—			8
	insert–	_			9
			'SCHEDULE		10
		'PROPOS	SED FURTHER AGE	REEMENT	11
				section 5(1)	12
	THIS DI	EED is made o	n		13
	BETWE	EN THE	STATE OF QUEENSLA	ND ("the State")	14
	AND	Nieco	TERS LIMITED ACN 0 n Tower, 17 Victoria iters")		15 16 17
	RECITA	LS			18
	A The parties are the parties to an agreement made on 6 May 1993 relating to the development and operation of a casino-hotel complex at Brisbane in the State of Queensland which was authorised by the Act and was varied pursuant to the Act by agreements made on 15 June 1993, 21 October 1994, 6 April 1995 and 3 February 1997.			19 20 21 22 23 24	
			e agreed to amend the Bri et out in this document.	sbane Casino Agreement	25 26

IT I	IS AC	GREI	ED	1
1	INI	TERP	PRETATION	2
1.1	Def	initio	ns	3
Iı	n this	docu	ment:	4
"Ac	e t" m	eans	the Brisbane Casino Agreement Act 1992.	5
"Br		ne C ital A	asino Agreement' means the agreement referred to in	6 7
1.2	Cor	stru	ction	8
U	Inless	s expi	ressed to the contrary:	9
	(a)	wor	ds importing:	10
		(i)	the singular include the plural and vice versa; and	11
		(ii)	any gender includes the other genders;	12
	(b)		word or phrase is defined cognate words and phrases have esponding definitions;	13 14
	(c)	a re	ference to:	15
		(i)	a person includes a firm, unincorporated association, corporation and a government or statutory body or authority;	16 17 18
		(ii)	a person includes its legal personal representatives, successors and assigns;	19 20
		(iii)	a statute, ordinance, code or other law includes regulations and other statutory instruments under it and consolidations, amendments, re-enactments or replacements of any of them;	21 22 23
		(iv)	a right includes a benefit, remedy, discretion, authority or power;	24 25
		(v)	an obligation includes a warranty or representation and a reference to a failure to observe or perform an obligation includes a breach of warranty or representation;	26 27 28
		(vi)	provisions or terms of this document or another document, agreement, understanding or arrangement include a	29 30

reference to both express and implied provisions and terms; and	1 2
(vii) this or any other document includes the document as varied or replaced and notwithstanding any change in the identity of the parties; and	3 4 5
(d) a reference to this document includes all schedules and annexures referred to in it.	6 7
1.3 Headings	8
Headings do not affect the interpretation of this document.	9
2 AMENDMENT OF BRISBANE CASINO AGREEMENT	10
The parties agree that the Brisbane Casino Agreement is amended in the manner set out in Schedule 1.	11 12
3 MISCELLANEOUS	13
3.1 Governing law and jurisdiction	14
(a) This document is governed by and is to be construed in accordance with the laws in force in Queensland.	15 16
(b) Each party irrevocably and unconditionally submits to the non-exclusive jurisdiction of the courts of Queensland and any courts which have jurisdiction to hear appeals from any of those courts and waives any right to object to any proceedings being brought in those courts.	17 18 19 20
EXECUTED as a deed.	21
SIGNED BY the Treasurer of the State of Queensland) for and on behalf of the State of Queensland in the presence of:)	22 23 24 25

Name of Witness (print)	3
	7
THE COMMON SEAL of) JUPITERS LIMITED is affixed) in the presence of:)	5 6 7
Company Secretary/Director Director	8
Name of Company Secretary/Director Name of Director (print) (print)	10 11 12 13
SCHEDULE 1	14
AMENDMENTS TO BRISBANE CASINO AGREEMENT	15
1 Insertion of new index	16
Before the heading, 'CASINO AGREEMENT'—	17
insert—	18
'INDEX	19
PART I—PRELIMINARY	20
1. Definitions	21
2. Interpretation	22 23
4. Legislative Acts	23 24

Brisbane Casino Agreement Amendment Bill 2001

5.	Authority to enter into Agreement	1
6.	Special Lease	2
7.	Variation of the Agreement17	3
8.	Stamp Duty	4
9.	Agreement to have force of law	5
10.	Illegal acts	6
11.	Encumbrances to the Licence	7
12.	Bear own costs	8
PAI	RT II—DEVELOPMENT AND USE OF BRISBANE CASINO-HOTEL COMPLEX AND RELATED MATTERS 18	9 10
13.	Application of Development Legislation to Brisbane Casino-Hotel Complex and the Site	11 12
14.	Use of Brisbane Casino-Hotel Complex Lawful18	13
15.	Development of the Brisbane Casino-Hotel Complex and the Site	14 15
16.	Brisbane Casino-Hotel Complex to Comply20	16
17.	Acknowledgment and Warranties20	17
18.	Internal Review Procedure—Development Applications 21	18
19.	Appeal	19
20.	Time for Approval	20
21.	Schematic Design Drawings	21
22.	Casino to Comply	22
23.	Easements	23
24.	Special Lease	24
25.	Acknowledgments and Warranties in respect of Queens Park	25 26
26.	Application of Development Legislation and Heritage Legislation to Queens Park	27 28
27.	Permitted Park Works in Queens Park24	29
28.	Minor Park Works in Queens Park25	30
29.	Major Park Works in Queens Park	31

30.	Internal Review Procedure—Park Works Application 27	1
PAI	RT III—HERITAGE PROTECTION27	2
31.	Application of Heritage Legislation to Brisbane Casino-Hotel Complex and the Site	3 4
32.	Heritage Management Principles27	5
33.	Heritage Management Plan	6
34.	Minor Variation Work29	7
35.	Major Variation Work30	8
36.	Permitted Variation Work	9
37.	Approval of Method Statement	10
38.	Emergency Work	11
39.	Decision or Opinion	12
40.	Other Requirements	13
41.	Heritage Advice	14
42.	Stop Orders—Heritage Minister	15
43.	Stop Orders—Minister	16
44.	Internal Review—Stop Order37	17
45.	Materials	18
46.	Management of Storage	19
47.	Inspection	20
48.	State Removal	21
49.	Company Return	22
50.	Materials Insurance40	23
51.	Inspection of the Site	24
PAI	RT IV—CORPORATE ORGANISATION AND RELATED MATTERS41	25 26
52.	Approvals	27
53.	Company requirements41	28
54.	Corporate structure43	29
55.	Additional Founder	30

56.	Disposal of excess voting Shares44	1
57.	Foreign person	2
PAI	RT V—CASINO LICENCE AND RELATED MATTERS46	3
58.	Casino Licence	4
59.	Provisions of Land Act not to apply to Special Lease46	5
60.	Exclusivity	6
61.	Casino Tax	7
62.	Liquor Act—Special Facility Licence	8
63.	Land Act—Special Lease	9
64.	Assignment and Subletting of Special Lease49	10
65.	Partial Surrender of Special Lease	11
66.	Review of Decisions in respect of Brisbane Casino-Hotel Complex, Site and Queens Park50	12 13
PAI	RT VI—CASINO OPERATIONS AND REVIEW THEREOF . 52	14
67.	Hours of Operation	15
68.	Operational Review	16
PAI	RT VII—TERMINATION52	17
69.	Grounds for Termination52	18
70.	Termination of Special Lease	19
71.	Appointment of Administrator55	20
72.	Impact of Termination on the Development of the Brisbane Casino-Hotel Complex or the Site	21 22
73.	Impact of Termination on Special Facility Licence57	23
PAI	RT VIII—GENERAL57	24
74.	Approvals and Notices57	25
75.	Waiver58	26
76.	Governing Law	27
77.	Delegations	28
78.	Extensions of Time	29

S	CHEDULE I—BRIEF TO APPLICANTS	1
S	CHEDULE II—WORKS & FEES	2
2	Amendment of introductory clause	3
	(1) Introductory clause, 'this day of 1993'—	4
	omit, insert—	5
	'this sixth day of May 1993'.	6
	(2) Introductory clause, 'hereinafter called "the State" '—	7
	omit, insert—	8
	"the State".	9
	(3) Introductory clause, 'principal'—	10
	omit, insert—	11
	'registered'.	12
	(4) Introductory clause, 'in the State of Queensland'—	13
	omit.	14
	(5) Introductory clause, 'hereinafter called "the Company" '—	15
	omit, insert—	16
	"the Company".	17
3	Replacement of recital A	18
	Recital A—	19
	omit, insert—	20
se	'This Agreement was entered into in accordance with section 4 (Minister ay make agreement for Brisbane Casino) of the <i>Agreement Act</i> to satisfy action 19 (Agreement to precede grant of casino licence) of the <i>Control ct.</i> '.	21 22 23 24
4	Omission of recital B	25
	Recital B—	26
	omit.	27

5	Amendment of recital C	1
	(1) Recital C—	2
	renumber as recital B.	3
	(2) Recital B, as renumbered, 'The'—	4
	omit, insert—	5
	'Prior to the grant of the Casino Licence, the'.	6
	(3) Recital B, as renumbered, 'has'—	7
	omit.	8
	(4) Recital B, as renumbered, 'an hotel-casino complex'—	9
	omit, insert—	10
	'a casino-hotel'.	11
6	Amendment of recital D	12
	(1) Recital D—	13
	renumber as recital C.	14
	(2) Recital C, as renumbered, 'acknowledges'—	15
	omit, insert—	16
	'acknowledged'.	17
	(3) Recital C, as renumbered, 'Complex is'—	18
	omit, insert—	19
	'Brisbane Casino-Hotel Complex was'.	20
	(4) Recital C, as renumbered, 'is necessary'—	21
	omit, insert—	22
	'was necessary'.	23
	(5) Recital C, as renumbered, after 'for the establishment of the'—	24
	insert—	25
	'Brisbane Casino-Hotel'.	26

Brisbane Casino Agreement Amendment Bill 2001

7	Omission of recital E	1
	Recital E—	2
	omit.	3
8	Amendment of recital F	4
	Recital F—	5
	renumber as recital D.	6
9	Amendment of recital G	7
	(1) Recital G—	8
	renumber as recital E.	9
	(2) Recital E, as renumbered, 'Agreement'—	10
	omit, insert—	11
	'agreement'.	12
1(Replacement of introductory words	13
П	(1) Introductory words at the end of the recitals, 'NOW THEREFORE IS HEREBY AGREED AS FOLLOWS:'—	14 15
	omit, insert—	16
	'IT IS AGREED'.	17
11	Amendment of cl 1	18
"(") "] N "] L A	(1) Clause 1, definitions, "Building Agreement", "Commissioning", Company's Contractor", "Company's Nominated Representative", Complex", "Construction Period", "Development Program", Easement Plan", "Facility Letter", "Fit-out", "Lands Minister", Licence Agreement", "Management Agreement", "Minister's ominated Representative", "Operative Date", "Ordinances", Permitted Development", "Permit to Occupy", "Planning egislation", "Planning Scheme", "Planning Scheme Maps", "Project dvisory Group", "Registered Place", "Show Cause", "Site stablishment" and "Statutory Planning Provisions"—	19 20 21 22 23 24 25 26 27 28

omit.		1
(2) Cla	ause 1—	2
insert-	_	3
"Appro	oved Holder" means—	4
(a)	a body registered under the <i>Life Insurance Act 1995</i> (Cwlth) if the body, in its last published audited financial statements, held net assets of at least \$100 million; or	5 6 7
(b)	a regulated superannuation fund, an approved deposit fund, a pooled superannuation trust, or a public sector superannuation scheme within the meaning of the <i>Superannuation Industry</i> (<i>Supervision</i>) <i>Act 1993</i> (Cwlth) if the fund, trust or scheme, in its last published audited financial statements, held net assets of at least \$100 million; or	8 9 10 11 12 13
(c)	a managed investment scheme within the meaning of the <i>Corporations Law</i> if the scheme, in its last published audited financial statements, held net assets of at least \$100 million; or	14 15 16
(d)	a person who is a licensed dealer and a member organisation of an Australian stock exchange within the meaning of the <i>Corporations Law</i> acting as principal, if the licensed dealer, in its last published audited financial statements, held net assets of at least \$100 million; or	17 18 19 20 21
(e)	an authorised deposit-taking institution that carries on any banking business in Australia within the meaning of the <i>Banking Act 1959</i> (Cwlth) and their wholly-owned subsidiaries; or	22 23 24
(f)	any building society regulated by the Australian Prudential Regulation Authority and their wholly-owned subsidiaries.	25 26
	ne Casino-Hotel Complex" means all land and Works used,	27
Site	structed or effected or to be used, constructed or effected on the for a hotel, casino and other Uses in accordance with this reement.	28 29 30
"Buildin	ng" has the meaning given in the Integrated Planning Act 1997.	31
	Part" means the part of the Brisbane Casino-Hotel Complex that Casino.	32 33
	Executive (Gaming Regulation)" means the chief executive of the artment responsible for the <i>Control Act</i> .	34 35

Brisbane Casino Agreement Amendment Bill 2001

"Chief Executive (Heritage)" means the chief executive of the department responsible for the <i>Heritage Act</i> .	1 2
"Chief Executive (Natural Resources and Mines)" means the chief executive of the department responsible for the <i>Land Act</i> .	3 4
"Chief Executive (Public Works)" means the chief executive of the department responsible for public works.	5 6
"1992 Conservation Study" means the 1992 conservation study undertaken by Allom Lovell Marquis-Kyle Architects in respect of the Treasury Buildings Groups, a copy of which has been lodged by the Company with the Chief Executive (Gaming Regulation).	7 8 9 10
"1995 Conservation Report" means the 1995 report undertaken by Allom Lovell Marquis-Kyle Architects in respect of the Former Museum/ Library Brisbane, a copy of which has been lodged by the Company with the Chief Executive (Gaming Regulation).	11 12 13 14
"Cultural Heritage Significance" has the meaning given to it in the Heritage Act.	15 16
"Decision Date" means the day immediately following—	17
(a) the end of the Public Notice Period where the Heritage Council has decided to publish a Public Notice pursuant to clause 35(g)(i); or	18 19 20
(b) the day on which the Heritage Council has decided not to publish a Public Notice pursuant to clause 35(g)(i).	21 22
"Decision Notice" means a notice—	23
(a) published in—	24
(i) the gazette; and	25
(ii) a newspaper circulating throughout Queensland; and	26
(iii) a newspaper circulating in the Local Government Area; and	27
(b) containing details of the Minister's decision.	28
"Development Application" means an application to the Minister for approval of Regulated Development in respect of the Brisbane Casino-Hotel Complex or the Site pursuant to clause 15.	29 30 31
"Development Approval" means an approval granted by the Minister in respect of a Development Application and includes other working drawings and specifications approved by the Minister as part of the	32 33 34

		1
"Develo	ment Legislation" means any—	3
(a)	including, without limitation, the Building Act 1975, the Sewerage and Water Supply Act 1949, the Local Government Act 1993, the City of Brisbane Act 1924, the City of Brisbane Town Planning Act 1964, the City of Brisbane Town Planning Modification Act 1976, the Local Government (Planning and Environment) Act 1990, the Integrated Planning Act 1997, and	4 5 6 7 8 9 10
(b)	<u> </u>	12 13
(c)	other statutory provisions regulating the Development of the Site.	14
"Easem	nts" means easements 700603724, 700603750 and 700603774.	15
	· · ·	1 <i>6</i> 17
"Emerg	ncy Works Notice" means a notice setting out—	18
(a)	the damage that has been caused to the Heritage Place; and	19
(b)	· · · · · · · · · · · · · · · · · · ·	20 21
	(i) mitigate the hazards or risks specified in clause 38(a); and	22
		23 24
"Fabric	means all the physical material of the Heritage Place.	25
		26 27
rela	ing to the Cultural Heritage Significance of a place or an object	28 29 30
agre any	ed or approved by the Minister pursuant to clause 33 and includes amendments to the Heritage Management Plan approved by the	31 32 33 34

"Heritage Management Principles" means the following principles for the heritage management of the Heritage Places—	1 2
(a) The Use of the Heritage Places to house a casino-hotel requires frequent changes to decoration and presentation during the Lease Period. In the long term such changes generally do not harm the Cultural Heritage Significance of the Heritage Places.	3 4 5 6
(b) A clear distinction must be made between the Heritage Places themselves and the casino-hotel and furniture and fitments which are temporary and benign and without Cultural Heritage Significance.	7 8 9 10
(c) The Heritage Places are to be used like a theatre stage, equipped to work and dressed to create the atmosphere required by the casino-hotel function. It is a decision for the Company to decide the style "stage set", to change it from time to time and to make judgements about the taste.	11 12 13 14 15
(d) The aim is to protect for the future the Fabric of the Heritage Places that is of Cultural Heritage Significance. It is understood that some elements, even though they are of Cultural Heritage Significance, may be hidden from view during the Lease Period. These hidden elements are to be protected from damage.	16 17 18 19 20
(e) The taste and judgment applied to the temporary decoration and furnishings of areas which are—	21 22
(i) not of special Cultural Heritage Significance can be undertaken in most cases as Permitted Variation Work; and	23 24
(ii) of special Cultural Heritage Significance can be undertaken in most cases with approval for Major Variation Work or Minor Variation Work.	25 26 27
"Heritage Place" means the Treasury Building, Land Administration Building, John Oxley Library Building and the Queens Wharf Road Retaining Wall.	28 29 30
"Land Act" means the Land Act 1994.	31
"Liquor Act" means the Liquor Act 1992.	32
"Major Park Works" has the meaning given in clause 29.	33
"Major Variation Work" has the meaning given in clause 35.	34
"Material Change of Use" means a change of the Use of the Brisbane Casino-Hotel Complex or the Site.	35 36

"Materials" means all furniture, fittings, fixtures, statues, ornaments and monuments within or attached to the Buildings, Structures and land comprising the Former Construction Site.	1 2 3
"Method Statement" means a written description of the manner in which Variation Work that is likely to be required repeatedly and that has the potential to cause cumulative harm to the Cultural Heritage Significance of the Heritage Place should be carried out.	4 5 6 7
"Minor Park Works" has the meaning given in clause 28.	8
"Minor Variation Work" has the meaning given in clause 34.	9
"Natural Resources Minister" means the Minister responsible for the Land Act.	10 11
"Park Works" means Works that are carried out in Queens Park.	12
"Park Works Application" means an application to the Minister for approval of Minor Park Works or Major Park Works pursuant to clauses 28 and 29.	13 14 15
"Permitted Park Works" has the meaning given in clause 27.	16
"Permitted Variation Work" has the meaning given in clause 36.	17
"Planning Instrument" means any statutory instrument regulating Development.	18 19
"Prescribed Development Legislation" means the following Development Legislation—	20 21
(a) Standard Building Regulation 1993;	22
(b) Standard Water Law;	23
(c) Standard Sewerage Law;	24
(d) Fire and Rescue Authority Act 1990;	25
(e) Workplace Health and Safety Act 1995; and	26
(f) State laws generally applicable to Works.	27
"Prescribed Information" means details of—	28
(a) the existing condition of that part of the Heritage Place relevant to the application for approval of Major Variation Work; and	29 30
(b) the history and Development of that part of the Heritage Place relevant to the application for approval of Major Variation Work; and	31 32 33

(c)	the Cultural Heritage Significance of that part of the Heritage Place relevant to the application for approval of Major Variation Work; and	1 2 3
(d)	the proposed Major Variation Work; and	4
(e)	the likely impact of the proposed Major Variation Work on the Cultural Heritage Significance of that part of the Heritage Place relevant to the application for approval of Major Variation Work.	5 6 7
	ibed Works" means plumbing work or drainage work as defined in <i>Integrated Planning Act 1997</i> .	8 9
"Public	Notice" means a notice—	10
(a)	published in—	11
	(i) the gazette; and	12
	(ii) a newspaper circulating throughout Queensland; and	13
	(iii) a newspaper circulating in the Local Government Area in which the Heritage Place is situated; and	14 15
(b)	containing any details of the proposed Major Variation Work; and	16
(c)	inviting written representations from interested members of the public within the Public Notice Period.	17 18
	Notice Period" means the period specified in the Public Notice exceeding 20 days from the publication of the Public Notice.	19 20
	Official " includes a minister, an officer of the public service and officer or employee of a Public Sector Entity.	21 22
"Public	Sector Entity" means—	23
(a)	a department or part of a department; or	24
(b)	an agency, authority, commission, corporation, instrumentality, office, or other entity, established under an Act for the public or a State purpose.	25 26 27
	Works Minister" means the Minister of the Crown charged with construction of Works in respect of land owned by the Crown.	28 29
	figuring a Lot" has the meaning given in the <i>Integrated Planning</i> 1997.	30 31
_	ited Development " means Development other than Prescribed rks.	32 33

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omit, insert—	1
'the licence dated 11 April 1995'.	2
(8) Clause 1, definition "Construction Site", from 'the surroundinarea' to 'footpaths'—	3 4
omit, insert—	5
'such other land'.	6
(9) Clause 1, definition "Construction Site", 'the indicated areas'—	7
omit, insert—	8
'the Site'.	9
(10) Clause 1, definition "Construction Site", 'and approved'—	10
omit, insert—	11
'which has been approved'.	12
(11) Clause 1, definition "Corporations Law", 'Section 3"—	13
omit, insert—	14
'section 3 (Definitions)'.	15
(12) Clause 1, definition "Decision", "Decision" in Part III"—	16
omit, insert—	17
"decision".	18
(13) Clause 1, first definition of "Development", from 'in Part III' to 'meanings given in this Agreement.'—	20 19
omit, insert—	21
'means—	22
(a) a Material Change of Use; or	23
(b) Works; or	24
(c) Reconfiguring a Lot.'.	25
(14) Clause 1, second definition of "Development"—	26
omit.	27
(15) Clause 1, definition "External Structure", 'structure'—	28
omit, insert—	29
'Structure'.	30

(16) Clause 1, definition "Facade", after 'for the relevant Special Lease;'—	1 2
insert—	3
'and'.	4
(17) Clause 1, definition "Financial Agreement", 'even date'—	5
omit, insert—	6
'the date 6 May 1993'.	7
(18) Clause 1, definition "Foundation Agreement", from ', a copy' to 'Parliament'—	8 9
omit.	10
(19) Clause 1, definition "gaming" or "gambling", 'or "gambling" '—	11
omit.	12
(20) Clause 1, definition "gaming machine", after 'chance and skill;'—	13
insert—	14
'and'.	15
(21) Clause 1, definition "gaming machine", after 'into the device;'—	16
insert—	17
'or'.	18
(22) Clause 1, definition "gaming machine", after 'gaming machine credits;'—	19 20
insert—	21
'or'.	22
(23) Clause 1, definition "Heritage Archaeologist", from 'heritage archaeologist agreed' to 'set out in this clause'—	23 24
omit, insert—	25
'person approved by the Minister pursuant to clause 41(e)'.	26
(24) Clause 1, definition "Heritage Architect", from 'heritage architect agreed' to 'set out in this clause'—	27 28
omit, insert—	29
'person approved by the Minister pursuant to clause 41(d)'.	30
(25) Clause 1, definition "Heritage Council", 'of the Heritage Act'—	31

omit, insert—	1
'(Establishment of Council) of the Heritage Act'.	2
(26) Clause 1, definition "Heritage Minister", from 'of the Crown charged' to 'duties of the Heritage Minister'—	3 4
omit, insert—	5
'responsible for the Heritage Act'.	6
(27) Clause 1, definition "Lease Commencement Date", from 'in respect of' to 'public'—	7 8
omit, insert—	9
'11 April 1995'.	10
(28) Clause 1, definition "Lease Period", ', subject to clause 45, the period"—	11 12
omit, insert—	13
'75 years,'.	14
(29) Clause 1, definition "Lease Period", from 'of the final' to 'for the Site'—	15 16
omit.	17
(30) Clause 1, definition "Local Authority", from "Local Authority" means' to 'in which the Site is situated.'—	18 19
omit, insert—	20
"Local Government" means the Brisbane City Council constituted under the <i>City of Brisbane Act 1924</i> and any local government or joint local government established under the <i>Local Government Act 1993</i> having jurisdiction in respect of the Local Government Area in which the Site is situated.'.	21 22 23 24 25
(31) Clause 1, definition "Local Authority Area", 'a Local Authority'—	26 27
omit, insert—	28
'the Local Government'.	29
(32) Clause 1, definition "Local Authority Area", 'Local Authority outside'—	30 31
omit insert—	32

Local	Government outside.	1
(33) C Area" '-	Clause 1, definition "Local Authority Area", "Local Authority	2 3
omit, i	insert—	4
' "Loc	cal Government Area" '.	5
	Clause 1, definition "Maintenance Work", from 'means work ed' to 'or under Part III.'—	6 7
omit, i	insert—	8
of the I	s Variation Work performed for the purposes of the protective care Heritage Place including without limitation, for example, the e care of the materials, features, contents and setting that	9 10 11 12
(a)	fences;	13
(b)	gardens and grounds;	14
(c)	roads and paths;	15
(d)	roof and drainage systems;	16
(e)	services and utilities; and	17
(f)	the Facade.	18
substanti Place or	ance Work also includes painting work in a colour that ally conforms with an existing colour scheme at the Heritage a colour scheme approved under section 37 (Development by the of the <i>Heritage Act</i> or under Part III.'.	19 20 21 22
(35) C Minister.	Clause 1, definition "Minister", from 'The term' to 'duties of the	23 24
omit.		25
	Clause 1, definition "Minor Repair Work", from 'means:' to Control Division.'—	26 27
omit, i	insert—	28
'mean	s—	29
(a)	Variation Works of a minor nature that involves repairs to the Fabric of the Heritage Place and which—	30 31
	(i) use the same types of materials and the same construction methods as were originally used on the Heritage Place or	32 33

			by the Crown) of the <i>Heritage Act</i> or under clause 37; or	2
		(ii)	are recommended by the Heritage Architect and approved in writing by the Minister having regard to best available information, conservation technology and conservation trade; and	3 4 5 6
	(b)		r Variation Work which is determined from time to time by Chief Executive (Gaming Regulation).'.	7 8
	(37) C	lause	1, definition "Premium Junket Revenue", 'Control Act'—	9
	omit, i	nsert-	_	10
	'Contr	ol Ac	t'.	11
to	(38) C 'provio		1, definition "Schematic Design Drawings", from 'means'	12 13
	omit, i	nsert-	_	14
	'means	S		15
	(a)	repo	Schematic Design Drawings including all plans, drawings, orts or other material relating to the Schematic Design wings which were tabled in Parliament; and	16 17 18
	(b)	mate	variations and additional plans, drawings, reports and other erial relating to the Schematic Design Drawings which were roved under the Agreement; and	19 20 21
	(c)		amended Schematic Design Drawings that are prepared want to clause 21.'.	22 23
	(39) C	lause	1, definition "Share Holder", 'Articles of Association'—	24
	omit, i	nsert-	<u> </u>	25
	'Const	itutic	on'.	26
	(40) C	lause	1, definition "Share Holder", "Share Holder" '—	27
	omit, i	nsert-	<u> </u>	28
	' "Sha	reho	lder" '.	29
B	(41) C 31753.'		1, definition "Site", from 'means' to 'Lot 10 on Crown Plan	30 31
	omit i	ncort		32

'means the area of land described as situated in the County of Stanley, Parish of North Brisbane and consisting of—	1 2
• Lot 492 on Crown Plan 855445;	3
• Lot 682 on Crown Plan 855445;	4
 Lot 300 on Crown Plan 866930; 	5
 Lot 301 on Crown Plan 866931; 	6
 Lot 303 on Crown Plan 866933; 	7
 Lot 304 on Crown Plan 866934; 	8
 Lot 11 on Crown Plan 866932; and 	9
• Lot 10 on Crown Plan B31753.'.	10
(42) Clause 1, definition "Special Facility Licence", from 'a special facility licence' to 'Eleventh Schedule.'—	11 12
omit, insert—	13
'Special Facility Licence No 45100594.'.	14
(43) Clause 1, definition "Special Lease", from 'the lease' to 'Seventh Schedule.'—	15 16
omit, insert—	17
'registered lease No 17750245.'.	18
(44) Clause 1, definition "Stop Order", 'Minister,'—	19
omit, insert—	20
'Minister or'.	21
(45) Clause 1, definition "Stop Order", 'or their nominated representatives'—	22 23
omit.	24
(46) Clause 1, definition "Works", from 'all design' to 'the Site.'—	25
omit, insert—	26
'building work, operational work, plumbing work and drainage work as defined in the <i>Integrated Planning Act 1997</i> .'.	27 28
12 Amendment of cl 2	29
Clause 2, 'his'—	30

omit, insert—	1
'and that person's'.	2
13 Amendment of cl 3	3
(1) Clause 3(a), 'Brisbane'—	4
omit, insert—	5
'the Local Government Area'.	6
(2) Clause 3(a), '(a)'—	7
omit.	8
(3) Clause 3(b)—	9
omit.	10
14 Amendment of cl 4	11
(1) Clause 4, 'Act or Acts, regulations, ordinances or by-laws'—	12
omit, insert—	13
'primary or subordinate legislation'.	14
(2) Clause 4, from 'Act or those Acts' to 'regulation, ordinance or by-law'—	15 16
omit, insert—	17
'primary or subordinate legislation'.	18
15 Amendment of cl 5	19
(1) Clause 5, 'with the Agreement Act'—	20
omit, insert—	21
'with the Agreement Act'.	22
(2) Clause 5, 'to the Agreement Act'—	23
omit, insert—	24
'to the Agreement Act'.	25
(3) Clause 5, after 'section 19'—	26

insert—	1
'(Agreement to precede grant of Casino licence)'.	2
16 Danis	2
16 Replacement of cl 6	3
Clause 6—	4
omit, insert—	5
'6. Special Lease.	6
(a) The benefits conferred upon, and the obligations imposed upon, the Company pursuant to this Agreement include those benefits and obligations contained in the Special Lease.	7 8 9
(b) In the event of any conflict between this Agreement and the Special Lease, this Agreement shall prevail.'.	10 11
17 Omission of cl 7	12
Clause 7—	13
omit.	14
18 Amendment of cl 8	15
(1) Clause 8—	16
renumber as clause 7.	17
(2) Clause 7, as renumbered, 'section 6 of the Agreement Act'—	18
omit, insert—	19
'the Agreement Act'.	20
19 Omission of cl 9	21
Clause 9—	22
omit.	23
20 Amendment of cl 10	24
(1) Clause 10—	25

s 12 s 12 Brisbane Casino Agreement Amendment Bill 2001

renumber as clause 9.	1
(2) Clause 9, as renumbered, 'section 5 of the Agreement Act'—	2
omit, insert—	3
'section 5 (Agreement has effect as enactment) of the Agreement Act'.	4
(3) Clause 9, as renumbered, 'enactment of the Agreement Act'—	5
omit, insert—	6
'enactment of the Agreement Act'.	7
21 Amendment of cl 11	8
Clause 11—	9
renumber as clause 10.	10
22 Amendment of cl 12	11
(1) Clause 12—	12
renumber as clause 11.	13
(2) Clause 11, as renumbered, 'act'—	14
omit, insert—	15
'Act'.	16
(3) Clause 11, as renumbered, before 'Complex'—	17
insert—	18
'Brisbane Casino-Hotel'.	19
(4) Clause 11, as renumbered, 'this Agreement in accordance with Section 32 of the <i>Control Act</i> .'—	20 21
omit, insert—	22
'this Agreement,	23
in accordance with section 32 (Mortgage and assignment of casino licence etc.) of the <i>Control Act</i> ;'.	24 25
(5) Clause 11, as renumbered, from 'and the Minister shall' to 'and in accordance with Section 32 of the <i>Control Act</i> '—	26 27
omit.	28

23	Omission of cl 13	1
(Clause 13—	2
0	omit.	3
24	Amendment of cl 14	4
(Clause 14—	5
r	enumber as clause 12.	6
25	Amendment of cl 15	7
(1) Clause 15—	8
r	enumber as clause 8.	9
(2) Clause 8, as renumbered, ', the Permit to Occupy'—	10
0	omit.	11
26	Amendment of pt II hdg	12
P	Part II, heading, 'OF'—	13
0	mit, insert—	14
٠,	AND USE OF BRISBANE CASINO-HOTEL'.	15
27	Omission of cls 16–37	16
(Clauses 16 to 37—	17
0	omit.	18
28	Insertion of new cls 13–22	19
(Clauses 13 to 22—	20
ii	nsert—	21
'13	. Application of Development Legislation to Brisbane Casino-Hotel Complex and the Site.	22 23
	a) Any Development Legislation in force in the Local Government Area which the Brisbane Casino-Hotel Complex and the Site is situated shall	24 25

not apply to the Development of the Brisbane Casino-Hotel Complex or the Site except to the extent provided for in this Agreement.	1 2
(b) For the purposes of the <i>Integrated Planning Act 1997</i> , the Development of the Brisbane Casino-Hotel Complex or the Site (other than Prescribed Works) shall be exempt development.	3 4 5
'14. Use of Brisbane Casino-Hotel Complex Lawful.	6
(a) The Brisbane Casino-Hotel Complex shall be deemed to be a lawful Use and to be lawfully constructed under any Development Legislation in force in the Local Government Area in which the Brisbane Casino-Hotel Complex and the Site is situated.	7 8 9 10
(b) Any Development Legislation in force in the Local Government Area in which the Brisbane Casino-Hotel Complex and the Site is situated cannot—	11 12 13
(i) stop the Use of the Brisbane Casino-Hotel Complex and the Site from commencing or continuing; or	14 15
(ii) further regulate the Use of the Brisbane Casino-Hotel Complex and the Site; or	16 17
(iii) require the Use of the Brisbane Casino-Hotel Complex and the Site to be changed; or	18 19
(iv) require the Works constructed or effected or to be constructed or effected in respect of the Brisbane Casino-Hotel Complex or the Site in accordance with this Agreement to be altered or removed.	20 21 22
(c) The Brisbane Casino-Hotel Complex or the Site cannot be interfered with or interrupted by any Public Sector Entity or any person on the grounds that the Brisbane Casino-Hotel Complex or the Site is contrary to any Development Legislation in force in the Local Government Area in which the Brisbane Casino-Hotel Complex and the Site is situated.	23 24 25 26 27
(d) All Planning Instruments in force in the Local Government Area in which the Brisbane Casino-Hotel Complex and the Site is situated are deemed to be of no effect to the extent they are inconsistent with this Agreement.	28 29 30 31
'15. Development of the Brisbane Casino-Hotel Complex and the Site.	32
(a) Any Development Legislation in force in the Local Government Area in which the Brisbane Casino-Hotel Complex and the Site is situated—	33

(i)	shall not apply to Development (other than Prescribed Works) in respect of the Brisbane Casino-Hotel Complex or the Site; and	1 2
(ii)	shall apply to the Prescribed Works except to the extent that the Prescribed Works shall only be required to comply with the standards and requirements applicable to Prescribed Works contained in the Prescribed Development Legislation.	3 4 5 6
respect of	the Company proposes to carry out Regulated Development in f the Brisbane Casino-Hotel Complex or the Site, the Company ke application to the Minister for approval of the Regulated nent.	7 8 9 10
	Company must make application to the Minister by lodging with Executive (Gaming Regulation)—	12 12
(i)	a submission comprising such drawings, reports or other material as is necessary to illustrate the Regulated Development; and	13 14
(ii)	amended Schematic Design Drawings containing particulars of the Regulated Development; and	13 16
(iii)	such other information which may be required by the Chief Executive (Gaming Regulation).	17 18
(d) The	e Minister must—	19
(i)	consider the application; and	20
(ii)	make a decision in respect of the application in accordance with clause 15(e); and	22 22
(iii)	advise the Company in writing of the decision.	23
(e) The	Minister may subject to clause 15(f)—	24
(i)	approve the application in whole or in part unconditionally; or	25
(ii)	approve the application in whole or in part subject to conditions; or	20 27
(iii)	refuse the application in whole or in part; or	28
(iv)	deal with the application under any combination of clauses 15(e)(i), 15(e)(ii) and 15(e)(iii).	29
	Minister may refuse the Development Application only if in the Regulated Development involving—	31 32
(i)	a Material Change of Use, the Material Change of Use is—	33

	(A)	not of a like nature to the Uses comprising the Brisbane Casino-Hotel Complex; and	1 2
	(B)	in the Minister's discretion an undesirable Development of the Site; or	3 4
(ii)		onfiguring a Lot, the Reconfiguring a Lot is in the Minister's retion an undesirable Development of the Site; or	5 6
(iii)	Wor	ks—	7
	(A)	the Works do not comply with the standards and requirements applicable to Works contained in the Prescribed Development Legislation; and	8 9 10
	(B)	compliance with the standards and requirements applicable to Works contained in the Prescribed Development Legislation cannot be achieved by the imposition of conditions.	11 12 13 14
Company all Public all matter could hav or appro	mus Sect rs (in re bee	lated Development involves a Material Change of Use the t before carrying out Regulated Development, negotiate with or Entities and agree upon, to the satisfaction of the Minister, cluding financial contributions) which but for clause 13(a) en lawfully required as a condition of the consent, permission of the Public Sector Entities under any Development th respect to that Regulated Development.	15 16 17 18 19 20 21
of Regul empowere to exercis	ated ed to e a p	Development involves Works then in relation to that part Development which is Works, the Minister is hereby authorise, either generally or in a particular case, any person ower, authority or discretion or to perform a function or duty erred or imposed on the Minister pursuant to clause 15.	22 23 24 25 26
relation to of Lot, th	tha e Mi	ated Development involves a Reconfiguration of Lot, then in t part of Regulated Development which is a Reconfiguration nister shall assess the application as if it were an application ration of Lot under the <i>Land Act</i> .	27 28 29 30
Regulatio approved the Chief	n), w by tl Exec	mpany shall, if required by the Chief Executive (Gaming within 1 month of 30 June of each year or such longer period the Chief Executive (Gaming Regulation) provide a report to entire (Gaming Regulation) of all Uses carried out on the Site asino-Hotel Complex since the last report.	31 32 33 34 35

'16. Bris	sbane	e Casino-Hotel Complex to Comply.	1
The B	risbaı	ne Casino-Hotel Complex must comply with—	2
(a)	a Development Approval including any condition in the Development Approval where the Regulated Development authorised by the Development Approval has been started; and		3 4 5
(b)	Dev	elopment Legislation only—	6
	(i)	in respect of personal licences that may be required to be held by Development Legislation; and	7 8
		Example—	9
		The Company must hold if applicable a combustible and flammable liquids licence under the <i>Building (Flammable and Combustible Liquids) Regulation 1994</i> and an environmental authority under the <i>Environmental Protection Act 1994</i> .	10 11 12 13
	(ii)	to the extent that the standards and requirements applicable to Works contained in the Prescribed Development Legislation are complied with (except to the extent they are inconsistent with a Development Approval); and	14 15 16 17
(c)	legis	slation (including subordinate legislation) other than—	18
	(i)	Development Legislation; and	19
	(ii)	legislation specifically excluded by this Agreement.	20
'17. Ack	now	ledgment and Warranties.	21
		te acknowledges that in respect of the Brisbane Casino-Hotel Company has—	22 23
(i)		formed at its own cost the Works set out in Part A of edule II; and	24 25
(ii)		to the Local Government the cost of the Works set out in B of Schedule II.	26 27
the Comwhatsoev Works or in respect Complex	pany er cont to m et of whice	to clause 15(g), the parties acknowledge that compliance by with the provisions of clause 16 shall in no manner ampel or require the Company to carry out any additional make any financial contributions to any Public Sector Entities the Use or Development of the Brisbane Hotel-Casino ch are in addition to those provided for in clause 17(a). This ot affect the rights of a Public Sector Entity to require the	28 29 30 31 32 33 34 35

(i)	a levy or cha	arge of general ap	plication; c	r	1
(ii)	a fee for a relation to W	-	l by that	Public Sector Entity in	2 3
'18. Inte	nal Review	Procedure—Dev	elopment	Applications.	4
		does not approion, the Minister		hole or any part of a	5 6
(i)	issue to the	Company a writte	n notice sta	ating—	7
	` '	1		ter does not approve the ent Application; and	8
	further introdu	submission to ction of such a cration by the M	the M further alt	ten, oral or other type of finister including the ternative proposals for the Company deems	11 12
		ny) within which		e notice is issued to the ner submission may be	
(ii)	the time stat		being not	by the Company within more than 20 days after ompany).	
				nde by the Company, the ssue to the Company—	21 22
(i)	a written not	tice stating—			23
	the Cor		Developm	further submission, that nent Application in such or	
	Ministe Compa	er's approval of th	ne Develop form or sub	further submission, the ment Application of the oject to any modification	28
(ii)	in the case o		evelopment	Application a statement	31
	(A) the reas	sons for the Minis	ter's decisi	on; and	33

(B) a reference to the evidence or other material on which the reasons were based.	1 2
(c) In the Minister's consideration of all Development Applications or submissions made pursuant to this clause the Minister must have regard to the general design and planning objectives of the State and the Company contained in the Schematic Design Drawings.	3 4 5 6
'19. Appeal.	7
(a) In this clause—	8
"Appeal Court" means the Planning and Environment Court established under the <i>Integrated Planning Act 1997</i> .	9 10
"Reviewed Decision" means a decision made by the Minister pursuant to clause 18(b) in respect of that part of a Development Application involving—	11 12 13
(a) a Material Change of Use, that the Material Change of Use is not of a like nature to the uses comprising the Brisbane Casino-Hotel Complex; or	14 15 16
(b) Works.	17
(b) The Company may appeal against a Reviewed Decision within 20 days after a notice is issued to the Company pursuant to clause 18(b).	18 19
(c) An appeal must be started by—	20
(i) filing a written notice of appeal with the Appeal Court; and	21
(ii) serving a copy of the notice of appeal on the Chief Executive (Gaming Regulation).	22 23
(d) The Appeal Court may extend the period for appealing.	24
(e) In deciding an appeal, the Appeal Court—	25
(i) has the same powers as the Minister; and	26
(ii) is not bound by the rules of evidence; and	27
(iii) must comply with natural justice; and	28
(iv) may hear the appeal in court or in chambers.	29
(f) An appeal is by way of hearing.	30
(a) The Appeal Court may—	31

(i)	confirm the Reviewed Decision; or	1
(ii)	set aside the Reviewed Decision and return the issue to the Minister with the directions that it considers appropriate; or	2 3
(iii)	substitute another decision for the Reviewed Decision, in which case the substituted decision is, for the purposes of this Agreement, taken to be that of the Minister.	4 5 6
'20. Tim	e for Approval.	7
	e Minister must, subject to clause 20(b), decide a Development on within 20 days of the lodgment of the Development on.	8 9 10
comprising Lot, the	a Development Application relates to Regulated Development ng Works as well as a Material Change of Use or Reconfiguring a Minister must decide that component of the Development on being—	11 12 13 14
(i)	the Material Change of Use or Reconfiguring a Lot within 20 days of the lodgement of the Development Application; and	15 16
(ii)	the Works within 20 days after the approval of the Material Change of Use or Reconfiguring a Lot.	17 18
than a De making p	e Minister may in the case of a Development Application (other evelopment Application involving only Works) extend the decision period specified in clause 20(a) and (b) by not more than 20 days in notice given to the Company before the end of the decision period.	19 20 21 22 23
and (b) of further in between informati	he Minister at any time during the period specified in clause 20(a) or as extended by clause 20(c) requests the Company to provide information relevant to the Development Application, the days the date that the information is requested and the date that the on is provided, inclusive of both dates, shall not be counted in the ecified in clause 20(a) and (b) or as extended by clause 20(c).	24 25 26 27 28 29
	the Minister has not advised the Company of the Minister's within the time specified in clause 20(a) and (b) or as extended by (c)—	30 31 32
(i)	that the Development Application has to be resubmitted, giving particular reasons for non-approval; or	33 34

(ii) that the Development Application is approved subject to particular conditions being undertaken; or	1 2
(iii) that a notice pursuant to clause 18(a) has already been issued covering the topic of the Development Application; or	3 4
(iv) that a notice pursuant to clause 18(a) is hereby issued;	5
then the Company may at its discretion advise that deemed approval will be in effect by formally advising the Minister.	6 7
(f) If no written response as required herein has been received within 2 days of the Company's notice being served, the Minister's approval is deemed to be in effect and the Company may proceed with the Regulated Development for which approval was sought.	8 9 10 11
'21. Schematic Design Drawings.	12
If Development involving Works is commenced on the Site or the Brisbane Casino-Hotel Complex, the Company shall, as soon as is reasonably practicable, upon the completion of those Works submit to the Chief Executive (Gaming Regulation) amended Schematic Design Drawings that incorporate the Works.	13 14 15 16 17
'22. Casino to Comply.	18
The Company shall ensure that all materials, fittings and equipment utilised in operation of the Casino shall be of a high standard of manufacture and of a quality commensurate with an international class casino-hotel.'.	19 20 21 22
29 Amendment of cl 38	23
(1) Clause 38—	24
renumber as clause 23.	25
(2) Clauses 23(a) and (b), as renumbered—	26
omit.	27
(3) Clause 23, as renumbered, '(c) Any easement granted pursuant to this clause'—	28 29
omit, insert—	30
'(a) The State granted the Easements to the Company.	31

(b) The Easements'.	1
(4) Clause 23, as renumbered, 'any Special Lease granted pursuant to this Agreement'—	2 3
omit, insert—	4
'the Special Lease'.	5
(5) Clause 23, as renumbered, 'clause 29.(a)'—	6
omit, insert—	7
'clause 29(a)'.	8
30 Omission of cls 39 and 40	9
Clauses 39 and 40—	10
omit.	11
31 Amendment of cl 40A	12
(1) Clause 40A—	13
renumber as clause 24.	14
(2) Clause 24, as renumbered, heading—	15
omit, insert—	16
'Special Lease.'.	17
(3) Clause 24, as renumbered, before 'In determining the obligations'—	18
insert—	19
'(a) The State granted the Special Lease to the Company.	20
(b)'.	21
(4) Clause 24, as renumbered, after 'Company in respect of the'—	22
insert—	23
'Brisbane Casino-Hotel'.	24
(5) Clause 24, as renumbered, after 'Works in respect of the'—	25
insert—	26
'Brisbane Casino-Hotel'.	27

(6) Clause 24, as renumbered, 'further development of the'—	1
omit, insert—	2
'Development of the Brisbane Casino-Hotel'.	3
(7) Clause 24, as renumbered, 'clause 42'—	4
omit, insert—	5
'clause 15'.	6
(8) Clause 24, as renumbered, after 'condition of the'—	7
insert—	8
'Brisbane Casino-Hotel'.	9
(9) Clause 24, as renumbered, after 'relevant part of the'—	10
insert—	11
'Brisbane Casino-Hotel'.	12
32 Omission of cls 41–43	13
Clauses 41 to 43—	14
omit.	15
33 Amendment of cl 44	16
(1) Clause 44—	17
renumber as clause 25.	18
(2) Clause 25(d), (e) and (f), as renumbered—	19
omit.	20
(3) Clause 25(a), (b) and (c), as renumbered—	21
renumber as clause 25(b), (c) and (e) respectively.	22
(4) Clause 25, as renumbered, heading—	23
omit, insert—	24
'Acknowledgments and Warranties in respect of Queens Park.'.	25
(5) Clause 25, as renumbered, before clause 25(b)—	26
insert—	27

'(a) For the purposes of clarity the parties acknowledge that—	1
(i) Queens Park and Queens Park Car Park are not Heritage Places for the purposes of this Agreement and as such are not subject to Part III of this Agreement; and	2 3 4
(ii) Queens Park is a registered place as that term is defined in Section 4 (Definitions) of the <i>Heritage Act</i> ; and'.	5 6
(6) Clause 25(b), as renumbered, from 'forms an integral' to 'development of the Site'—	7 8
omit, insert—	9
'is integrally associated with the Brisbane Casino-Hotel Complex'.	10
(7) Clause 25(c), as renumbered, from 'From the Lease' to 'Carpark the'—	11 12
omit, insert—	13
'(d) The'.	14
(8) Clause 25(e), as renumbered, 'clauses 5.(a), 5.(c) and 5.(e)'—	15
omit, insert—	16
'clauses 5(a), 5(c) and 5(e)'.	17
(9) Clause 25(e), as renumbered, 'relating to Queens Park Carpark'—	18
omit.	19
(10) Clause 25(e), as renumbered, 'structures'—	20
omit, insert—	21
'Structures'.	22
34 Insertion of new cls 26–30	23
Clauses 26 to 30—	24
insert—	25
'26. Application of Development Legislation and Heritage Legislation to Queens Park.	26 27
Any Development Legislation and Heritage Legislation in force in the Local Government Area in which Queens Park is situated shall not apply to—	28 29 30

(a)	Permitted Park Works; or	1
(b)	Minor Park Works except to the extent provided for in clause 28.	2
'27. Per ı	mitted Park Works in Queens Park.	3
(a) In t	his clause—	4
of th	ency Works" means Park Works that are in the reasonable opinion ne Company required to be carried out urgently to deal with any regency on or immediately adjacent to the Site.	5 6 7
	Taintenance Works" means the Park Works that are required to be ied out by the Company to comply with clause 25(e).	8 9
"Permitt	ed Park Works' means Park Works that are—	10
(i)	Park Maintenance Works; or	11
(ii)	Minor Park Works that are determined by the Minister to be Permitted Park Works; or	12 13
(iii)	Emergency Works.	14
	ring the Lease Period, the Company may carry out Permitted Park ithout an approval under any Development Legislation or Heritage on.	15 16 17
(c) If the	he Company is carrying out—	18
(i)	Emergency Works, the Company shall—	19
	(A) only carry out such Park Works as is reasonably necessary to remedy the emergency; and	20 21
	(B) not cause or allow any nuisance or any hindrance to the rights of the State or any other person except in so far as is reasonably necessary to carry out the Emergency Work; or	22 23 24
(ii)	Park Maintenance Works, the Company shall not unduly hinder or restrict access to the public to Queens Park or any part thereof; or	25 26 27
(iii)	Minor Park Works that have been determined by the Minister to be Permitted Park Works, the Company shall not unduly hinder or restrict access to the public to Queens Park or any part thereof beyond that which is reasonably necessary to carry out the Park Works.	28 29 30 31 32
(d) The	e Company shall—	33

(i)	if required by the Chief Executive (Gaming Regulation) within 1 month of 30 June of each year or such longer period approved by the Chief Executive (Gaming Regulation) provide a report to the Chief Executive (Gaming Regulation) of the Park Maintenance Works carried out since the previous report; and	1 2 3 4 5
(ii)	as soon as is reasonably practicable after carrying out Emergency Works give written notice of the Permitted Park Works that were carried out to the Chief Executive (Gaming Regulation).	6 7 8
'28. Min	or Park Works in Queens Park.	9
(a) In t	his clause—	10
mair	Park Works" means Park Works that are required for the ntenance, repair or operation of the Brisbane Casino-Hotel nplex.	11 12 13
carry out	oject to clause 28(c), during the Lease Period, the Company may Minor Park Works without an approval under any Development on or Heritage Legislation.	14 15 16
	ring the Lease Period, the Company must not carry out Minor ks without the approval of the Minister pursuant to clause 28.	17 18
	the Company proposes to carry out Minor Park Works, the must make application to the Minister for approval of Minor ks.	19 20 21
the Chief	e Company must make application to the Minister by lodging with Executive (Gaming Regulation) a submission comprising such reports or other material as is necessary to illustrate the Minor eks.	22 23 24 25
application	e Company must within 5 days after the lodgement of the on pursuant to clause 28(e), give a copy of the application to the ecutive (Natural Resources and Mines) and the Chief Executive Vorks).	26 27 28 29
	e Minister must within 20 days of the lodgement of the application to clause 28(e)—	30 31
(i)	consider the application and the recommendations (if any) of the Chief Executive (Natural Resources and Mines) and Chief Executive (Public Works); and	32 33 34

(ii)	make a decision in respect of the application in accordance with clause 28(h); and				
(iii)	advise the Company in writing of the decision.				
(h) The	(h) The Minister may subject to clause 28(i)—				
(i)	approve the application in whole or in part unconditionally; and	5			
(ii)	approve the application in whole or in part subject to conditions; or	6 7			
(iii)	refuse the application in whole or in part; or	8			
(iv)	deal with the application under any combination of clauses 28(h)(i), 28(h)(ii) and 28(h)(iii).	9 10			
(i) The	Minister may refuse the application only if—	11			
(i)	the Minor Park Works do not comply with the standards and requirements applicable to Works contained in the Prescribed Development Legislation; and	12 13 14			
(ii)	compliance with the standards and requirements applicable to Works contained in the Prescribed Development Legislation cannot be achieved by the imposition of conditions.	15 16 17			
•	the Company is dissatisfied with the Minister's decision under (h), the Company may seek a review of the decision in accordance se 30.	18 19 20			
ʻ29. Ma j	or Park Works in Queens Park.	21			
(a) In t	his clause—	22			
	Park Works" means Park Works other than Permitted Park Works Minor Park Works.	23 24			
	ring the Lease Period, the Company must not carry out Major ks without—	25 26			
(i)	the approval of the Minister pursuant to clause 29; and	27			
(ii)	the approvals required from all Public Sector Entities under any Development Legislation.	28 29			
	the Company proposes to carry out Major Park Works, the must make application to the Minister for approval of Major Park	30 31 32			

(d) The Company must make application to the Minister by lodging with the Chief Executive (Gaming Regulation) a submission comprising such drawings, reports or other material as is necessary to illustrate the Major Park Works.			
	nister must within 20 days of the lodgement of the application lause 29(d)—	5 6	
(i) con	nsider the application; and	7	
	ke a decision in respect of the application in accordance with use 29(f); and	8 9	
(iii) adv	rise the Company in writing of the decision.	10	
(f) The Mi	nister may—	11	
(i) app	prove the application in whole or in part unconditionally; or	12	
(ii) app or	prove the application in whole or in part subject to conditions;	13 14	
(iii) refu	use the application in whole or in part; or	15	
	al with the application under any combination of uses $29(f)(i)$, $29(f)(ii)$ and $29(f)(iii)$.	16 17	
clause 29(e)	linister may extend the decision making period specified in by not more than 20 days by written notice to the Company d of the decision making period.	18 19 20	
* *	Company is dissatisfied with the Minister's decision under the Company may seek a review of the decision in accordance 0.	21 22 23	
'30. Internal	l Review Procedure—Park Works Application.	24	
	Minister does not approve the whole or part of a Park Works the Minister must—	25 26	
(i) issu	ue to the Company a written notice stating—	27	
(A)	the grounds upon which the Minister does not approve the whole or such part of the Park Works Application; and	28 29	
(B)	that the Company may make a written, oral or other type of further submission to the Minister including the introduction of such further alternative proposals for	30 31 32	

consideration by the Minister as the Company deems necessary; and	1 2
(C) the time (at least 10 days after the notice is issued to the Company) within which the further submission may be made; and	3 4 5
(ii) consider any further submission made by the Company within the time stated in the notice (being not more than 10 days after the further submission is made by the Company).	6 7 8
(b) After considering any further submission made by the Company the Minister must within the time stated in the notice issue to the Company—	9 10
(i) if the Minister does not accept the further submission—a written notice directing that the Company modify its Park Works Application in such manner as will satisfy the Minister; or	11 12 13
(ii) if the Minister does accept the further submission—a written notice stating the Minister's approval of the Park Works Application of the Company in its original form or subject to any modification which the Minister directs.	14 15 16 17
(c) In the Minister's consideration of all Park Works Applications or submissions made pursuant to this clause the Minister must have regard to—	18 19 20
(i) the 1992 Conservation Study to the extent that it is relevant to Queens Park; and	21 22
(ii) the 1995 Conservation Report to the extent that it is relevant to Queens Park.'.	23 24
35 Omission of cls 45–53	25
Clauses 45 to 53—	26
omit.	27
36 Insertion of new cls 31–40	28
Clauses 31 to 40—	29
insert—	30

'31. Application of Heritage Legislation to Brisbane Casino-Hotel Complex and the Site.	1 2
(a) During the Lease Period, Heritage Legislation shall not apply to the Brisbane Casino-Hotel Complex and the Site and this Part III shall apply in lieu thereof;	3 4 5
(b) The Heritage Council shall be deemed to have all the powers that are necessary to perform any functions imposed on it pursuant to this Agreement.	6 7 8
'32. Heritage Management Principles.	9
During the Lease Period, the parties shall exercise their rights and perform their obligations having regard to the Heritage Management Principles.	10 11 12
'33. Heritage Management Plan.	13
(a) The Heritage Management Plan has been agreed by the Minister and the Company.	14 15
(b) If the Company wishes to amend the Heritage Management Plan the Company must make application to the Minister to amend the Heritage Management Plan in accordance with the provisions of clause 35 as if the application for amendment of the Heritage Management Plan were an application for approval of Major Variation Work.	16 17 18 19 20
(c) The Minister may amend the Heritage Management Plan by publishing a Decision Notice if—	21 22
(i) the Company and the Minister have consulted in good faith; and	23
(ii) the amendment to the Heritage Management Plan is consistent with the Heritage Management Principles; and	24 25
(iii) the parties have agreed in writing to the amendments.	26
(d) The Minister may suspend the Heritage Management Plan from applying to the Brisbane Casino-Hotel Complex and the Site by publishing a Decision Notice if the Minister is unable to amend the Heritage Management Plan pursuant to clause 33(c).	27 28 29 30
(e) If the Minister is satisfied it is necessary to suspend a Heritage Management Plan, the Minister must—	31 32
(i) give the Company a written notice stating—	33

	(A) the reasons for the proposed suspension; and	1
	(B) that the Company may make written representations to the Minister about the suspension; and	2 3
	(C) the time (at least 15 days after the notice is given to the Company) within which written representations may be made; and	4 5 6
(ii)	consider any written representations made by the Company within the time stated in the notice.	7 8
` '	er considering any written representations made by the Company ter must give to the Company—	9 10
(i)	if the Minister is not satisfied that the suspension is necessary—a written notice stating that the Minister has decided not to suspend the Heritage Management Plan; or	11 12 13
(ii)	if the Minister is satisfied that the suspension is necessary—a written notice stating that the Minister has decided to suspend the Heritage Management Plan.	14 15 16
	e suspension of the Heritage Management Plan takes effect from the written notice was given to the Company.	17 18
applying	he Minister has suspended the Heritage Management Plan from to the Brisbane Casino-Hotel Complex or the Site the Minister el the suspension at any time.	19 20 21
approval provision	Company may at any time make application to the Minister for of the Heritage Management Plan in accordance with the s of clause 35 for approval of a Heritage Management Plan as if eation were an application for approval of Major Variation Work.	22 23 24 25
	Chief Executive (Gaming Regulation) must hold the original or copy of each of the following—	26 27
(i)	any Heritage Management Plan that has been agreed or approved pursuant to clause 33(a) or 33(i); and	28 29
(ii)	each amendment to the Heritage Management Plan and the corresponding Decision Notice that has been made pursuant to clauses 33(b) and 33(c); and	30 31 32
(iii)	any Heritage Management Plan that has been suspended and the corresponding Decision Notice pursuant to clause 33(d); and	33 34
	a consolidated Heritage Management Plan incorporating the Heritage Management Plan and all amendments.	35 36

'34. Mino	r Va	riation Work.	1
(a) In th	is cla	ause—	2
"Minor V	ariat	tion Work" means—	3
			4 5
	Casin	no-Hotel Complex and the Site, the Variation Work specified	6 7 8
	Casin	no-Hotel Complex and the Site due to its suspension	9 10 11
() (S	Complex which, in the opinion of the Minister, does not substantially reduce the Cultural Heritage Significance of	12 13 14 15
(<u> </u>	16 17
(` (Complex of security systems, surveillance or computer	18 19 20
(21 22
	((1) in the opinion of the Minister is minor in nature; or	23
	(•	24 25
			26 27
	must	t make application to the Minister for approval of Minor	28 29 30
the Chief	Exec repor	cutive (Gaming Regulation), a submission comprising such rts or other material as is necessary to illustrate the proposed	31 32 33

application	n pursuant to clause 34(d), give a copy of the application to the cutive (Heritage).	2 3
* *	Chief Executive (Heritage) must within 10 days of the receipt of the application pursuant to clause 34(e)—	4 5
(i) (consider the application; and	6
`	recommend to the Minister that the proposed Minor Variation Work should be carried out, carried out subject to specified conditions or modifications or not be carried out; and	7 8 9
• •	forward its recommendation to the Chief Executive (Gaming Regulation).	10 11
to the Chie clause 340	ne Chief Executive (Heritage) does not give its recommendation ef Executive (Gaming Regulation) within the period prescribed in (f), the Chief Executive (Heritage) shall be deemed to have added the approval of the application without conditions or ons.	12 13 14 15 16
	Minister must within 20 days of the lodgement of the application o clause 34(d)—	17 18
	consider the application and the recommendations (if any) of the Chief Executive (Heritage) and Chief Executive (Gaming Regulation); and	19 20 21
	make a decision in respect of the application in accordance with clause 34(i); and	22 23
(iii) a	advise the Company in writing of the decision.	24
(i) The l	Minister may—	25
(i) a	approve the application in whole or in part unconditionally; or	26
	approve the application in whole or in part subject to conditions; or	27 28
(iii) 1	refuse the application in whole or in part; or	29
	deal with the application under any combination of clauses 34(i)(i), 34(i)(ii) and 34(i)(iii).	30 31
0,	ne Company is dissatisfied with the Minister's decision under i) then it may—	32 33
	elect to have the Minor Variation Work treated as Major Variation Work for the purpose of this Part III; and	34 35

(ii)	make whatever application and seek whatever approval would be required for Major Variation Work.	1 2
clause 34	e Minister may extend the decision making period specified in 4(h) by not more than 20 days by written notice given to the before the end of the decision making period.	3 4 5
'35. Maj	or Variation Work.	6
(a) In t	his clause—	7
"Major V	Variation Work" means—	8
(i)	the approval of a Method Statement in respect of Major Variation Work for the purposes of clause 37; and	9 10
(ii)	the approval or amendment of a Heritage Management Plan for the purposes of clause 33; and	11 12
(iii)	if a Heritage Management Plan does apply to the Brisbane Casino-Hotel Complex and the Site, the Variation Work specified as Major Variation Work in the Heritage Management Plan; and	13 14 15
(iv)	if a Heritage Management Plan does not apply to the Brisbane Casino-Hotel Complex and the Site due to its suspension pursuant to clause 33(d), the Variation Work which is not Permitted Variation Work or Minor Variation Work.	16 17 18 19
	wing the Lease Period, the Company must not carry out Major Work without the approval of the Minister pursuant to clause 35.	20 21
	the Company proposes to carry out Major Variation Work, the must make application to the Minister for approval of Major Work.	22 23 24
	e Company must prior to lodging an application pursuant to (e), consult with—	25 26
(i)	the Chief Executive (Gaming Regulation) in relation to all operational matters relating to the Brisbane Casino-Hotel Complex; and	27 28 29
(ii)	the Chief Executive (Public Works) in relation to Works matters; and	30 31
(iii)	the Chief Executive (Heritage) in relation to matters of Cultural Heritage Significance; and	32 33

(iv)	such other Public Sector Entities as may be nominated by the persons referred to in clauses 35(d)(i), 35(d)(ii) or 35(d)(iii).	1 2
	e Company must make application to the Minister by lodging with Executive (Gaming Regulation)—	3 4
(i)	a submission comprising such drawings, reports or other material as is necessary to illustrate the Major Variation Work; and	5 6
(ii)	the Prescribed Information; and	7
(iii)	such other information which may be required by the persons referred to in clauses 35(d)(i), 35(d)(ii) or 35(d)(iii).	8 9
	e Company must within 5 days after the lodgment of the on pursuant to clause 35(e) give a copy of the application to—	10 11
(i)	the Heritage Council by providing a copy of the application to the Chief Executive (Heritage); and	12 13
(ii)	the Chief Executive (Public Works).	14
	e Heritage Council or a person authorised by the Heritage Council oon as practicable after the receipt of the application—	15 16
(i)	decide whether to publish a Public Notice; and	17
(ii)	publish the Public Notice if it so decides pursuant to clause $35(g)(i)$.	18 19
	e Heritage Council must as soon as is reasonably practicable after sion Date—	20 21
(i)	consider the application and any written representations made in respect of the Public Notice published pursuant to clause 35(g)(ii); and	22 23 24
(ii)	recommend to the Minister that the proposed Major Variation Work should be carried out, carried out subject to specified conditions or modifications or not be carried out; and	25 26 27
(iii)	forward its recommendation to the Minister.	28
	e Chief Executive (Gaming Regulation) and the Chief Executive Works) may as soon as is reasonably practicable after the receipt of cation—	29 30 31
(i)	consider the application; and	32

(ii)	recommend to the Minister that the proposed Major Variation Work should be carried out, carried out subject to specified conditions or modifications or not be carried out; and			
(iii)	forward their recommendations to the Minister.	4		
•	e Minister must as soon as practicable after receiving the ndation of the Heritage Council—	5 6		
(i)	consider the application, the Heritage Council's recommendation and the recommendations (if any) of the Chief Executive (Public Works) and the Chief Executive (Gaming Regulation); and	7 8 9		
(ii)	make a decision in respect of the application in accordance with clause $35(k)$; and	10 11		
(iii)	advise the Company in writing of the decision.	12		
(k) The	e Minister may—	13		
(i)	approve the application in whole or in part unconditionally; or	14		
(ii)	approve the application in whole or in part subject to conditions; or	15 16		
(iii)	refuse the application in whole or in part; or	17		
(iv)	deal with the application under any combination of clauses $35(k)(i)$, $35(k)(ii)$ and $35(k)(iii)$.	18 19		
	Minister must publish a Decision Notice as soon as practicable ting the decision in respect of the application in accordance with (k).	20 21 22		
Minister i Major Va	here the proposed major variation work has been approved by the in accordance with clause 35(k), the Company may carry out the riation Work prior to the Minister publishing a Decision Notice in ce with clause 35(l).	23 24 25 26		
'36. Perr	nitted Variation Work.	27		
(a) In t	his clause—	28		
"Permitt	ed Variation Work" means—	29		
(i)	Variation Work which—	30		
	(A) involves a change to the content of a sign or banner in or on a Heritage Place; or	31 32		

	(B)	is carried out in accordance with a Method Statement approved pursuant to clause 34 or clause 35; or	1 2
	(C)	is Emergency Work and which is carried out in accordance with clause 38(a); or	3 4
	(D)	is specified in an Emergency Works Notice and which is carried out in accordance with clause 38(e); and	5 6
(ii)	Casi	Heritage Management Plan does apply to the Brisbane no-Hotel Complex and the Site, Variation Work specified as nitted Variation Work in the Heritage Management Plan; and	7 8 9
(iii)	Casi	Heritage Management Plan does not apply to the Brisbane no-Hotel Complex and the Site due to its suspension uant to clause 33(d)—	10 11 12
	(A)	Maintenance Work; or	13
	(B)	Minor Repair Work; or	14
	(C)	Variation Work (other than Minor Repair Work) that involves the replacement of small items, for example, door or window furniture, or the laying of new carpet, that—	15 16 17
		(1) will cause no detriment to the Cultural Heritage Significance of the Heritage Place; and	18 19
		(2) is not of significant scale; and	20
		(3) is reversible; or	21
	(D)	Variation Work that is to be wholly undertaken in the basements of the Treasury Building and Land Administration Building in respect of the kitchens, laundry areas, plant rooms, service entrances and back of house areas and plant and equipment installations of the Brisbane Casino-Hotel Complex which do not involve the removal of Fabric; or	22 23 24 25 26 27 28
	(E)	Variation Work that involves variations to the furniture and furnishings in the Brisbane Casino-Hotel Complex.	29 30
		the Lease Period, the Company may carry out Permitted k without an approval under this Part III.	31 32
longer pe provide a	eriod a rep	approved by the Chief Executive (Gaming Regulation) port to the Chief Executive (Gaming Regulation) of all ation Work carried out since the previous report.	33 34 35 36

. 37. App	proval of Method Statement.	1
Minister,	the Company wishes to have a Method Statement approved by the the Company must make application to the Minister for approval hod Statement in respect of—	2 3 4
(i)	Minor Variation Work in accordance with the provisions of clause 34 as if the application for approval of the Method Statement were an application for approval of Minor Variation Work; or	5 6 7 8
(ii)	Major Variation Work in accordance with the provisions of clause 35 as if the application for approval of the Method Statement were an application for approval of Major Variation Work.	9 10 11 12
	the Chief Executive (Gaming Regulation) must maintain at no cost ompany a Register of approved Method Statements that contains—	13 14
(i)	all approved Method Statements; and	15
(ii)	details of the date of approval of the approved Method Statements; and	16 17
(iii)	such other matters as the Chief Executive (Gaming Regulation) considers appropriate.	18 19
'38. Em	ergency Work.	20
	e Company may carry out Emergency Work without obtaining any under this Part III where—	21 22
(i)	the Fabric of the Heritage Place is damaged causing—	23
	(A) a hazard or a risk of a hazard to human health or safety; or	24
	(B) a risk of further damage to the Heritage Place; or	25
(ii)	directed by an officer authorised by the Chief Executive of the department which administers the <i>Fire and Rescue Authority Act 1990</i> .	26 27 28
the Emer	e Company must as soon as is reasonably practicable after starting regency Work in accordance with clause 38(a) give written notice of regency Work to—	29 30 31
(i)	the Chief Executive (Gaming Regulation); and	32
(ii)	the Chief Executive (Heritage); and	33

(iii) the Chief Executive (Public Works).	1
(c) The Company must as soon as is reasonably practicable after carrying out the Emergency Work in accordance with clause 38(a)—	2 3
(i) give written notice of the Emergency Work that was carried out to the persons specified in clause 38(b); and	4 5
(ii) determine the Variation Work that is necessary to repair the Heritage Place; and	6 7
(iii) give an Emergency Works Notice to the Chief Executive (Gaming Regulation) and a copy of the Emergency Works Notice to the Chief Executive (Heritage) and the Chief Executive (Public Works).	8 9 10 11
(d) The Minister must as soon as is reasonably practicable after the receipt of the Emergency Works Notice—	12 13
(i) consider the Emergency Works Notice; and	14
(ii) consult with the Chief Executive (Heritage) and the Chief Executive (Public Works); and	15 16
(iii) determine whether the Variation Work specified in the Emergency Works Notice should be carried out, carried out subject to specified conditions or modifications or not be carried out; and	17 18 19 20
(iv) advise the Company in writing of the decision.	21
(e) The Company may carry out the Variation Works that is approved by the Minister pursuant to clause 38(d) without any other approval under this Part III.	22 23 24
(f) If the Company is dissatisfied with the decision of the Minister under clause 38(d) then it may make application to the Minister for approval of the Variation Work as Minor Variation Work under clause 34 or Major Variation Work under clause 35.	25 26 27 28
'39. Decision or Opinion.	29
(a) A decision made or an opinion formed under this Part III, in respect of—	30 31
(i) the suspension, approval or amendment of a Heritage Management Plan pursuant to clause 33, must be consistent with the Heritage Management Principles; and	32 33 34

	a mat with–		not referred to in clause 39(a)(i), must be consistent	1 2
((Casir	Heritage Management Plan does apply to the Brisbane no-Hotel Complex and the Site, the Heritage agement Plan; and	3 4 5
(]	Brisb	Heritage Management Plan does not apply to the ane Casino-Hotel Complex and the Site due to its ension pursuant to clause 33(d)—	6 7 8
	((1)	the Heritage Management Principles; and	9
	(the 1992 Conservation Study to the extent that it is not inconsistent with the Heritage Management Principles; and	10 11 12
	(the 1995 Conservation Report to the extent that it is not inconsistent with the Heritage Management Principles.	13 14
			must provide in respect of any decision or when under this Part III, a statement of reasons containing—	15 16
(i) t	the re	eason	s for the decision or forming the opinion; and	17
` '	a refe were		e to the evidence or other material on which the reasons d.	18 19
'40. Othe	r Red	quire	ements.	20
requiremen	nts of	f all l	Work must be carried out in accordance with the Public Sector Entities in respect of the carrying out of opt where otherwise provided for in this Agreement.	21 22 23
Minister u Entity for may notwi	inder carry ithsta ne rec	this ying ındin	Part III and the requirements of any Public Sector out Variation Work, the requirements of the Minister g any other Act, at the Minister's discretion expressly ments of any Public Sector Entity to the extent of such	24 25 26 27 28 29
Example—				30
work or d	lrainag inister	ge wo	proval granted by the Local Government in respect of plumbing rk involves Variation Work that conflicts with an approval granted r Part III the Minister may override the requirements of the Local	31 32 33

37 Amendment of cl 54	1
(1) Clause 54—	2
renumber as clause 41.	3
(2) Clause 41(a), as renumbered, from 'throughout' to 'construction of the Site'—	4 5
omit.	6
(3) Clause 41(a), as renumbered, 'cultural heritage significance of the Registered Place'—	7 8
omit, insert—	9
'Cultural Heritage Significance of the Heritage Place'.	10
(4) Clause 41(b), as renumbered, 'Registered Place'—	11
omit, insert—	12
'Heritage Place'.	13
(5) After clause 41(c), as renumbered—	14
insert—	15
'(d) The Heritage Architect shall be agreed between the Company and the Minister and failing agreement the Heritage Architect shall be a person nominated by the Company and approved in writing by the Minister whose approval shall not be unreasonably withheld where the person nominated by the Company is an architect of at least 5 years best conservation practice experience in the restoration, renovation, repair and maintenance of heritage buildings utilised for a commercial purpose.	16 17 18 19 20 21 22
(e) The Heritage Archaeologist shall be agreed between the Minister and the Company and failing agreement the heritage archaeologist shall be a person nominated by the Company and approved in writing by the Minister whose approval shall not be unreasonably withheld where the person nominated by the Company is an archaeologist of at least 5 years experience in the investigation and recording of heritage sites and buildings.	23 24 25 26 27 28 29
(f) The Company may serve a notice on the Minister that the Company wishes to appoint a new Heritage Architect or a new Heritage Archaeologist in which case a new Heritage Archaeologist must be approved in accordance with clauses 41(d) and 41(e).'	30 31 32 33 34

38 Amendment of cl 55	1
(1) Clause 55—	2
renumber as clause 42.	3
(2) Clause 42, as renumbered, from '(a) If during the Construction Period,' to '(i) The Minister must give written notice to the Company of the person authorised by the Heritage Minister under this clause.'—	4 5 6
omit, insert—	7
'(a) If, during the Lease Period, the Heritage Minister is of the opinion that—	8 9
(i) Variation Work is being carried out other than in accordance with Part III of this Agreement; and	10 11
(ii) it is necessary to do so to protect the Heritage Place;	12
the Heritage Minister may issue a Stop Order requiring a person to stop any Variation Work or prohibiting a person from starting any Variation Work—	13 14
(iii) that is not in accordance with Part III of this Agreement; and	15
(iv) that may destroy or reduce the Cultural Heritage Significance of the Heritage Place.	16 17
(b) A Stop Order issued by the Heritage Minister shall be in writing and may be served by affixing it in a prominent position in the Site, whereupon it shall become immediately binding on the Company, its servants and agents and any independent contractors claiming through the Company. The Heritage Minister must send the Stop Order by facsimile transfer to the Company and to the Minister at the same time the Stop Order is served under this clause.	18 19 20 21 22 23 24
(c) During the Lease Period the Stop Order continues in force, until—	25
(i) it is revoked by the Heritage Minister or the Minister; or	26
(ii) the Minister has reached a final determination pursuant to clause 44.	27 28
(d) A contravention of a Stop Order made by the Heritage Minister shall constitute a substantial breach by the Company of its obligations under this Agreement.	29 30 31
(e) The Heritage Minister may authorise, by instrument in writing, a person to exercise the Heritage Minister's powers under this clause, which authorisation may be subject to conditions.	32 33 34

(f) The Minister must give written notice to the Company of the person authorised by the Heritage Minister under this clause.	1 2
(g) No liability for any loss arising from the giving of a Stop Order will be incurred by the Heritage Minister, the Heritage Minister's appointee or the Crown if the Stop Order is given by the Heritage Minister in the honest and reasonable belief that the requirements of Part III were not being complied with.'.	3 4 5 6 7
39 Amendment of cl 56	8
(1) Clause 56—	9
renumber as clause 43.	10
(2) Clause 43, as renumbered, from '(a) If during the Construction Period,' to 'honest and reasonable belief that the requirements of Part III were not being complied with.'—	11 12 13
omit, insert—	14
'(a) If, during the Lease Period, the Minister is of the opinion that—	15
(i) Variation Work is being carried out other than in accordance with Part III of this Agreement; and	16 17
(ii) it is necessary to do so to protect the Heritage Place;	18
the Minister may make a Stop Order requiring a person to stop any Variation Work or prohibiting a person from starting any Variation Work that—	19 20 21
(iii) is not in accordance with Part III of this Agreement; and	22
(iv) may destroy or reduce the Cultural Heritage Significance of the Heritage Place.	23 24
(b) A Stop Order issued by the Minister shall be in writing and may be served by affixing it in a prominent position in the Site, whereupon it shall become immediately binding on the Company, its servants and agents and any independent contractors claiming through the Company. The Minister shall send the Stop Order by facsimile transfer to the Company and the Heritage Minister at the same time as the Stop Order is served under this clause.	25 26 27 28 29 30 31
(c) During the Lease Period the Stop Order continues in force until—	32
(i) it is revoked by the Minister; or	33

(11) the Minister has reached a final determination pursuant to clause 44.	1 2
(d) A contravention of a Stop Order made by the Minister shall constitute a substantial breach by the Company of its obligations under this Agreement.	3 4 5
(e) The Minister may authorise, by instrument in writing, a person to exercise the Minister's powers under this clause, which authorisation may be subject to conditions.	6 7 8
(f) The Minister must give written notice to the Company of the person authorised by the Minister under this clause.	9 10
(g) No liability for any loss arising from the giving of a Stop Order will be incurred by the Minister, the Minister's appointee or the Crown if the Stop Order is given in the honest and reasonable belief that the requirements of Part III were not being complied with.	11 12 13 14
(h) The Minister has the power to revoke a Stop Order made under clause 42.'.	15 16
40 Omission of cl 57	17
Clause 57—	18
omit.	19
41 Insertion of new cl 44 (Internal Review—Stop Order.)	20
After clause 43, as renumbered—	21
insert—	22
'44. Internal Review—Stop Order.	23
(a) If a Stop Order is issued pursuant to clauses 42 or 43—	24
(i) the person issuing the Stop Order must at the same time the Stop Order is served issue to the Company a written notice stating—	25 26
(A) the grounds upon which the Stop Order has been issued; and	27
(B) that the Company may make a written, oral or other type of further submission to the Minister; and	28 29

(C) the time (at least 10 days after the notice is issued to the Company) in which the further submission may be made; and	1 2 3
(ii) the Minister must consider any further submission made by the Company within the time stated in the notice (being not more than 10 days after the further submission is made by the Company).	4 5 6 7
(b) After considering any further submission made by the Company, the Minister must within the time stated in the notice issue to the Company—	8 9
 (i) if the Minister does not accept the further submission—a written notice directing that the Company not carry out the Variation Work; 	10 11 12
(ii) if the Minister does accept the further submission—a written notice directing that the Company carry out the Variation Work in its original form or subject to any modification which the Minister directs.	13 14 15 16
(c) In the Minister's consideration of all submissions made pursuant to this clause, the Minister must have regard to—	17 18
(i) the general design and planning objectives of the State and the Company contained in the Schematic Design Drawings; and	19 20
(ii) the Heritage Management Principles.'.	21
42 Amendment of cl 58	22
(1) Clause 58—	23
renumber as clause 45.	24
(2) Clause 45(a), as renumbered, from 'All furniture,' to 'this Agreement'—	25 26
omit, insert—	27
'The Materials'.	28
(3) Clause 45(b), as renumbered, 'Construction'—	29
omit.	30

renumber as clause 46. (2) Clause 46(a), as renumbered, 'Construction Site ("Stored Materials")'— omit, insert— 'Site'. (3) Clause 46(a), as renumbered, 'his'— omit, insert— 'the Minister's'. (4) Clause 46(a), as renumbered, after 'appropriate;'— insert— 'and'. (5) Clause 46(b), as renumbered, after 'Materials;'— insert— 'and'. (6) Clause 46(c), as renumbered, 'clause 59.(a);'— omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— omit, insert— omit, insert—	43 Amendment of cl 59	1
(2) Clause 46(a), as renumbered, 'Construction Site ("Stored Materials")'— omit, insert— 'Site'. (3) Clause 46(a), as renumbered, 'his'— omit, insert— 'the Minister's'. (4) Clause 46(a), as renumbered, after 'appropriate;'— insert— 'and'. (5) Clause 46(b), as renumbered, after 'Materials;'— insert— 'and'. (6) Clause 46(c), as renumbered, 'clause 59.(a);'— omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— omit, insert— omit, insert—	(1) Clause 59—	2
Materials")'— omit, insert— 'Site'. (3) Clause 46(a), as renumbered, 'his'— omit, insert— 'the Minister's'. (4) Clause 46(a), as renumbered, after 'appropriate;'— insert— 'and'. (5) Clause 46(b), as renumbered, after 'Materials;'— insert— 'and'. (6) Clause 46(c), as renumbered, 'clause 59.(a);'— omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— omit, insert—	renumber as clause 46.	3
'Site'. (3) Clause 46(a), as renumbered, 'his'— omit, insert— 'the Minister's'. (4) Clause 46(a), as renumbered, after 'appropriate;'— insert— 'and'. (5) Clause 46(b), as renumbered, after 'Materials;'— insert— 'and'. (6) Clause 46(c), as renumbered, 'clause 59.(a);'— omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert—		4 5
(3) Clause 46(a), as renumbered, 'his'— omit, insert— 'the Minister's'. (4) Clause 46(a), as renumbered, after 'appropriate;'— insert— 'and'. (5) Clause 46(b), as renumbered, after 'Materials;'— insert— 'and'. (6) Clause 46(c), as renumbered, 'clause 59.(a);'— omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert—	omit, insert—	6
 **omit, insert— **the Minister's'. (4) Clause 46(a), as renumbered, after 'appropriate;'— *insert— *and'. (5) Clause 46(b), as renumbered, after 'Materials;'— *insert— *and'. (6) Clause 46(c), as renumbered, 'clause 59.(a);'— *omit, insert— *clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— *renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— *omit, insert— *a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— *omit, insert— 	'Site'.	7
'the Minister's'. (4) Clause 46(a), as renumbered, after 'appropriate;'— insert— 'and'. (5) Clause 46(b), as renumbered, after 'Materials;'— insert— 'and'. (6) Clause 46(c), as renumbered, 'clause 59.(a);'— omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert—	(3) Clause 46(a), as renumbered, 'his'—	8
 (4) Clause 46(a), as renumbered, after 'appropriate;'— insert— 'and'. (5) Clause 46(b), as renumbered, after 'Materials;'— insert— 'and'. (6) Clause 46(c), as renumbered, 'clause 59.(a);'— omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— 	omit, insert—	9
insert— 'and'. (5) Clause 46(b), as renumbered, after 'Materials;'— insert— 'and'. (6) Clause 46(c), as renumbered, 'clause 59.(a);'— omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— omit, insert—	'the Minister's'.	10
'and'. (5) Clause 46(b), as renumbered, after 'Materials;'— insert— 'and'. (6) Clause 46(c), as renumbered, 'clause 59.(a);'— omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— omit, insert—	(4) Clause 46(a), as renumbered, after 'appropriate;'—	11
 (5) Clause 46(b), as renumbered, after 'Materials;'— insert— 'and'. (6) Clause 46(c), as renumbered, 'clause 59.(a);'— omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— 	insert—	12
 insert— 'and'. (6) Clause 46(c), as renumbered, 'clause 59.(a);'— omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— omit, insert— omit, insert— 	'and'.	13
'and'. (6) Clause 46(c), as renumbered, 'clause 59.(a);'— omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— omit, insert—	(5) Clause 46(b), as renumbered, after 'Materials;'—	14
 (6) Clause 46(c), as renumbered, 'clause 59.(a);'— omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— omit, insert— 	insert—	15
 omit, insert— 'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— 	'and'.	16
'clause 46(a); and'. 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert—	(6) Clause 46(c), as renumbered, 'clause 59.(a);'—	17
 44 Amendment of cl 60 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— 	omit, insert—	18
 (1) Clause 60— renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— 	'clause 46(a); and'.	19
renumber as clause 47. (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert—	44 Amendment of cl 60	20
 (2) Clause 47(a), as renumbered, 'his authorised representatives'— omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— 	(1) Clause 60—	21
 omit, insert— 'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert— 	renumber as clause 47.	22
'a person authorised in writing by the Minister'. (3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert—	(2) Clause 47(a), as renumbered, 'his authorised representatives'—	23
(3) Clause 47(a), as renumbered, 'his intention to inspect the Materials'— omit, insert—	omit, insert—	24
Materials'— omit, insert—	'a person authorised in writing by the Minister'.	25
	•	26 27
'the Minister's intention to inspect the Stored Materials'.	omit, insert—	28
	'the Minister's intention to inspect the Stored Materials'.	29

66

•	1
omit, insert—	2
2	
'person authorised by'.	3
(5) Clause 47(b), as renumbered, 'his'—	4
omit, insert—	5
'the Minister's'.	6
(6) Clause 47(b), as renumbered, 'clause 59.(a) then'—	7
omit, insert—	8
'clause 46(a) then'.	9
(7) Clause 47(b), as renumbered, 'clause 59.(a).'—	10
omit, insert—	11
'clause 46(a).'.	12
45 Amendment of cl 61	13
(1) Clause 61—	14
renumber as clause 48.	15
(2) Clause 48(a), as renumbered, 'notice'—	16
omit, insert—	17
'a State Notice'.	18
(3) Clause 48(a), as renumbered, '("State Notice")'—	19
omit.	20
(4) Clause 48(c), as renumbered, 'clause 61.(b) then'—	21
omit, insert—	22
'clause 48(b) then'.	23
(5) Clause 48(c), as renumbered, 'issue a notice'—	24
omit, insert—	25
'issue a written notice on the Company'.	26
	27 28

omit, insert—	1
• • •	2
(7) Clause 48(d), as renumbered—	3
renumber as clause 48(e).	4
(8) After clause 48(c), as renumbered—	5
insert—	6
'(d) If clause 48(c) applies the following procedure shall apply—'.	7
(9) Clauses 48(c)(i), (ii) and (iii), as renumbered—	8
relocate and renumber as clauses 48(d)(i), (ii) and (iii) respectively.	9
(10) Clause 48(d)(i), as relocated and renumbered, 'such Show Cause'—	10
omit, insert—	11
'the written'.	12
(11) Clause 48(d)(i), as relocated and renumbered, after 'respond;'—	13
insert—	14
'and'.	15
(12) Clause 48(d)(ii), as relocated and renumbered, after 'written'—	16
insert—	17
· · · · · · · · · · · · · · · · · · ·	18
(13) Clause 48(d)(ii), as relocated and renumbered, after 'State Notice;'—	19 20
insert—	21
'and'.	22
(14) Clause 48(d)(iii), as relocated and renumbered, 'him'—	23
omit, insert—	24
'the Minister'.	25
(15) Clause 48(d)(iii), as relocated and renumbered, 'Show Cause'—	26
omit, insert—	27
'written'.	28
(16) Clause 48(d)(iii), as relocated and renumbered, 'his'—	29

omit, insert—	1
'the Minister's'.	2
(17) Clause 48(d)(iii)(A), as relocated and renumbered, 'clause 61.(b) the'—	3 4
omit, insert—	5
'clause 48(b) the'.	6
(18) Clause 48(d)(iii)(A), as relocated and renumbered, 'clause 61.(b); or'—	7 8
omit, insert—	9
'clause 48(b); or'.	10
(19) Clause 48(d)(iii)(B), as relocated and renumbered, 'clause 61.(b), then'—	11 12
omit, insert—	13
'clause 48(b), then'.	14
(20) Clause 48(d)(iii)(B), as relocated and renumbered, 'clause 61.(b) which'—	15 16
omit, insert—	17
'clause 48(b) which'.	18
46 Amendment of cl 62	19
(1) Clause 62—	20
renumber as clause 49.	21
(2) Clause 49(a), as renumbered, 'give notice'—	22
omit, insert—	23
'give a Superfluous Notice'.	24
(3) Clause 49(a), as renumbered, 'notice ("Superfluous Notice")'—	25
omit, insert—	26
'Superfluous Notice'.	27
(4) Clause 49(b), as renumbered, 'then'—	28
omit, insert—	29

	'then—	1
	(i)'.	2
	(5) Clause 49(b), as renumbered, 'Notice,'—	3
	omit, insert—	4
	'Notice; and	5
	(ii)'.	6
	(6) Clause 49(b), as renumbered 'Stored Materials and'—	7
	omit, insert—	8
	'Stored Materials; and	9
	(iii)'.	10
	(7) Clause 49(c), as renumbered, 'then,'—	11
	omit, insert—	12
	'then:	13
	(i)'.	14
	(8) Clause 49(c), as renumbered, 'Stored Materials,'—	15
	omit, insert—	16
	'Stored Materials; and	17
	(ii)'.	18
	(9) Clause 49(c), as renumbered, 'Stored Materials and'—	19
	omit, insert—	20
	'Stored Materials; and	21
	(iii)'.	22
1	7 Amendment of cl 63	23
	(1) Clause 63—	24
	renumber as clause 50.	25
	(2) Clause 50(a), as renumbered, from 'on and from' to 'Construction	26
S	ite'—	27
	omit.	28

(3) Clause 50(b), as renumbered, 'clauses 58 to 63'—	1
omit, insert—	2
'clauses 45 to 50'.	3
(4) Clause 50(b), as renumbered, 'clause 81'—	4
omit, insert—	5
'clause 69'.	6
48 Amendment of cl 64	7
(1) Clause 64—	8
renumber as clause 51.	9
(2) Clause 51, as renumbered, heading—	10
omit, insert—	11
'Inspection of the Site.'.	12
(3) Clause 51, as renumbered, from '(a) The Heritage Minister may,' to 'on-site health and safety.'—	13 14
omit, insert—	15
'(a) The Heritage Minister, Natural Resources Minister and Public Works Minister may, for the purposes of ensuring compliance with Part III, authorise in writing a person to enter and inspect the Site on the basis set out in this clause.	16 17 18 19
(b) The Heritage Minister, Natural Resources Minister and Public Works Minister must give written notice to the Company of any person authorised in writing pursuant to clause 51(a) to enter and inspect the Site.	20 21 22
(c) Upon receipt by the Company of the written notification pursuant to clause 51(b), the person the subject of such written notification shall subject to clause 51(d) be entitled to access to the Site during the Lease Period.	23 24 25 26
(d) A person authorised by the Heritage Minister, Natural Resources Minister or Public Works Minister pursuant to clause 51(b)—	27 28
(i) must give due notice to the Company of that person's intention to enter and inspect the Site; and	29 30
(ii) must not interfere with the progress of any Variation Work except for the purpose of exercising any powers under clause 51: and	31 32

(111) must upon entering the Site—	1
(A) inform the senior representative of the Company on the Site of the person's presence; and	2 3
(B) comply with all reasonable directions given and on-site policies made by the Company or its contractors in relation to persons entering the Site for the purpose of on-site health and safety.'.	4 5 6 7
49 Omission of cl 65	8
Clause 65—	9
omit.	10
50 Insertion of new cl 52 (Approvals.)	11
After Part IV heading—	12
insert—	13
'52. Approvals.	14
The State has accepted and approved the following—	15
(a) the Constitution of the Company; and	16
(b) the Foundation Agreement.'.	17
51 Amendment of cl 66	18
(1) Clause 66—	19
renumber as clause 53.	20
(2) Clause 53, as renumbered, heading—	21
omit, insert—	22
'Company requirements.'.	23
(3) Clause 53(b), as renumbered, 'ten'—	24
omit, insert—	25
¹ 0.	26
(4) Clause 53(b), as renumbered, from 'all or any' to 'Section 724 of the Corporations I aw.'—	27

omit, i	nsert—	1
-	register required to be kept by the Company pursuant to the tions Law,'.	2 3
(5) Cla	ause 53(b), as renumbered, 'any such'—	4
omit, i	nsert—	5
'the'.		6
(6) Cla	ause 53(b), as renumbered, 'year.'—	7
omit, i	nsert—	8
'year;'		9
(7) Aft	ter clause 53(b), as renumbered—	10
insert-	_	11
'(c)	obtain the prior approval in writing of the Minister to any appointment as a director or alternate director or associate director of the Company;	12 13 14
(d)	when directed by the Minister, issue a notice pursuant to section 672A (Disclosure Notices) of the <i>Corporations Law</i> ;	15 16
(e)	when directed by the Governor-in-Council, which direction shall be final and conclusive and shall not be appealed against, reviewed, quashed or in any other way called in question in any Court on any account whatsoever, enforce the disposal of the Shares of any Shareholder in accordance with the procedure in that respect set forth in the Constitution of the Company;	17 18 19 20 21 22
	PROVIDED THAT the Governor-in-Council shall not issue a direction to dispose of such Shares unless the Shareholder is considered not to be a suitable person to be a Shareholder having regard to those matters specified in section 20 (Suitability of casino licensee and other persons) of the <i>Control Act</i> given after a recommendation from the Minister that such Shareholder is not suitable having regard to the matters set out in section 20 (Suitability of casino licensee and other persons) of the <i>Control Act</i> ;	23 24 25 26 27 28 29 30 31
(f)	enforce the vacating from office of any director or alternate director or associate director of the Company in accordance with any direction to that effect by the Governor-in-Council;	32 33 34

(g)	when directed by the Minister require the production of a statutory declaration by any person registered as the holder of any Shares setting forth the name and address of any person with a relevant interest in the same and full particulars of that interest;	1 2 3 4
(h)	refrain from entering into any loan agreement except with a party or parties or a class of parties approved in writing by the Minister;	5 6 7
(i)	refrain from registering any transfer by a Founder (or its approved associate) of any Approval Shares held by that Founder (or associate, as applicable) without the prior approval of the Governor-in-Council;	8 9 10 11
(j)	except in the case of—	12
	(i) a pro-rata offer of Shares to existing Shareholders of Shares of a class which is already on issue by the Company where notice of the pro-rata offer of Shares has been given to the Minister; or	13 14 15 16
	(ii) an issue of voting Shares pursuant to the terms of any non-voting Shares or convertible securities approved in accordance with clause 53(k),	17 18 19
	refrain from the issue of any voting Shares unless the Governor-in-Council has approved such issue and such issue shall be on such terms and conditions as the Governor-in-Council thinks fit;	20 21 22 23
(k)	refrain from issuing any non-voting Shares or securities convertible into voting Shares unless the Minister has approved such issue and such issue shall be on such terms and conditions as the Minister thinks fit;	24 25 26 27
(1)	ensure that the appointment of the auditors of the Company shall be in accordance with the provisions of the <i>Corporations Law</i> and that no person shall be nominated as auditor unless that person's nomination has been approved in writing by the Minister;	28 29 30 31 32
(m)	ensure that the total voting power of any person (other than a Founder) shall not exceed 5% at any time without the prior approval in writing of the Minister;	33 34 35

(n) ensure that the total voting power of any Founder shall not 1 2 exceed 25% at any time without the prior approval in writing of the Minister; 3 (o) ensure that the aggregate voting power of all foreign persons 4 shall not exceed 40% without the prior approval in writing of the 5 Minister PROVIDED THAT the Minister may by notice in 6 7 writing exempt any holding of specified voting Shares by a specified person from the provisions of this paragraph for a 8 specified period and during that period such voting Shares shall 9 be disregarded for the purposes of this paragraph; 10 (p) ensure that the total number of Shares in any class of non-voting 11 Shares in which any person and their associates (other than an 12 Approved Holder) shall have a relevant interest shall not exceed 13 5% of the total number of Shares of that class on issue at any 14 time without the prior approval in writing of the Minister; 15 (q) ensure that the Constitution of the Company shall not be altered 16 or amended without the prior approval in writing of the Minister; 17 (r) make available for inspection by the Minister or the Minister's 18 nominee duly authorised in writing all information held in 19 respect to the ownership, shareholdings, directors or corporate 20 structure of the Company and all minutes of meetings of 21 Shareholders and directors and other records relating thereto; 22 make available for inspection by the Minister or the Minister's 23 nominee duly authorised in writing all books, records and 24 documents relating to the financial transactions, bank accounts, 25 source and application of funds, loans and investments of the 26 Company; 27 ensure that the Minister or the Minister's nominee duly 28 (t) authorised in writing shall be entitled to attend and to speak at 29 any meeting of the Company as though the Minister were a 30 Shareholder in the Company but nothing contained in this clause 31 shall confer on the Minister or the Minister's nominee a right to 32 vote; and 33 (u) deliver to the Minister a copy of all notices that are forwarded to 34 Shareholders or directors advising of such meetings in the same 35

manner and time frame as if the Minister were a Shareholder or a

director.'.

36

37

52	Amendment of cl 67	1
(1) Clauses 67—	2
r	enumber as clause 54.	3
(2) Clauses 54(a), (b), (c), (d) and (e), as renumbered—	4
c	omit.	5
(3) Clauses 54(f), (g), (h) and (i), as renumbered—	6
r	enumber as clauses 54(a), (b), (c), and (d) respectively.	7
(4) Clause 54(a), as renumbered, after 'shall be'—	8
i	nsert—	9
6	no termination of the Foundation Agreement and'.	10
(5) Clause 54(a), as renumbered, after 'of the Minister;'—	11
i	nsert—	12
6	and'.	13
(6) Clause 54(b), as renumbered, after 'Minister;'—	14
i	nsert—	15
6	and'.	16
(7) Clause 54(c), as renumbered, after 'Founder;'—	17
i	nsert—	18
4	and'.	19
(8) Clause 54(d) as renumbered, from 'that:' to 'September 1993,'—	20
c	omit, insert—	21
٤.	that'.	22
53	Omission of cl 68	23
(Clause 68—	24
C	omit.	25
54	Amendment of cl 69	26
(1) Clause 69—	27

renumber as clause 55.		1
(2) Clause 55(a), as renumbered, 'sharehole	der'—	2
omit, insert—		3
'Shareholder'.		4
(3) Clause 55(b), as renumbered, 'sharehol	der'—	5
omit, insert—		6
'Shareholder'.		7
(4) Clause 55(b), as renumbered, 'paragrap	h (a) above:'—	8
omit, insert—		9
'clause 55(a)—'.		10
(5) Clause 55(b), as renumbered, 'for the p	urposes of clause 73'—	11
omit.		12
(6) Clause 55(b), as renumbered, 'a Casino clause 73'—	Delicence in accordance with	13 14
omit, insert—		15
'the Casino Licence'.		16
(7) Clause 55(b), as renumbered, from 'at thereafter,'—	the time of' to 'clause 73 or	17 18
omit.		19
(8) Clause 55(c), as renumbered, 'Articles of	of Association'—	20
omit, insert—		21
'Constitution'.		22
(9) Clause 55(c), as renumbered, from 'Corto 'between them'—	nrad International Investment'	23 24
omit, insert—		25
'BI Gaming Corporation shall'.		26
(10) Clause 55(d), as renumbered, 'paragra	ph (a) above'—	27
omit, insert—		28
'clause 55(a)'.		29
(11) Clause 55(d), as renumbered, 'Articles	s of Association'—	30

omit, insert—	1
'Constitution'.	2
55 Amendment of cl 70	3
(1) Clause 70—	4
renumber as clause 56.	5
(2) Clause 56, as renumbered, 'clause 67, an entitlement to voting Shares'—	6 7
omit, insert—	8
'clause 53, a person's voting power or shareholding which is'.	9
(3) Clause 56, as renumbered, 'paragraphs (c), (d) and (e) of clause 67'—	10 11
omit, insert—	12
'clause 53(m), (n), (o) or (p)'.	13
(4) Clause 56, as renumbered, after 'relevant voting Shares'—	14
insert—	15
'or shareholding'.	16
(5) Clause 56, as renumbered, 'Memorandum and Articles of Association'—	17 18
omit, insert—	19
'Constitution'.	20
(6) Clause 56, as renumbered, 'that entitlement and that the entitlement'—	21 22
omit, insert—	23
'the person's voting power or shareholding and that the voting power or shareholding'.	24 25
(7) Clause 56, as renumbered, 'transfer of voting'—	26
omit, insert—	27
'transfer of'.	28

56 O	mission of cl 71	1
Clau	se 71—	2
omit.		3
57 Aı	mendment of cl 72	4
(1) C	Clause 72—	5
renui	mber as clause 57.	6
(2) C	Clause 57, as renumbered, after 'this Part'—	7
inser	<i>t</i> —	8
'IV'.		9
(3) C	clause 57(e), as renumbered, 'The'—	10
omit,	insert—	11
'For	the purposes of clause 57(c) and clause 57(d), the'.	12
(4) C	clause 57(e), as renumbered, 'corporation—any'—	13
omit,	insert—	14
'corp	poration, any'.	15
(5) C	Clause 57(f), as renumbered—	16
omit,	insert—	17
'(f) A	A reference to—	18
(i)	a person's voting power shall have the same meaning as a reference in section 610 (Voting Power in a body corporate) of the <i>Corporations Law</i> to a person's voting power;	19 20 21
(ii	a relevant interest in Shares shall have the same meaning as a reference to section 608 (Relevant interests in securities) of the <i>Corporations Law</i> ; and	22 23 24
(ii	i) an associate, other than for the purposes of clause 57(c) and clause 57(d), shall have the same meaning as a reference in Division 2 of Part 1.2 (Associates) of the <i>Corporations Law</i> excluding section 13 (References in chapter 7) and section 14 (References in chapter 8) of the <i>Corporations Law</i> .'	25 26 27 28 29

58	Amendment of Part V hdg	1
I	Part V, heading, 'GRANTING OF'—	2
C	omit.	3
59	Amendment of cl 73	4
(1) Clause 73—	5
r	renumber as clause 58.	6
(2) Clause 58, as renumbered, heading—	7
C	omit, insert—	8
6	Casino Licence.'.	9
(3) Clauses 58(a) to (e), as renumbered—	10
C	omit.	11
(4) After heading—	12
i	nsert—	13
4	(a) The State granted the Casino Licence to the Company.'.	14
(5) Clause 58(f), as renumbered—	15
1	renumber as clause 58(b).	16
	(6) Clause 58(b), as renumbered, 'term of the Special Lease or Special ases'—	17 18
C	omit, insert—	19
4	Lease Period'.	20
(7) Clause 58(b), as renumbered, 'Control Act'—	21
C	omit, insert—	22
4	Control Act'.	23
60	Amendment of cl 74	24
((1) Clause 74—	25
r	renumber as clause 59.	26
(2) Clause 59, as renumbered, 'Land Act 1962'—	27

omit, insert—	1
'Land Act'.	2
61 Amendment of cl 75	3
(1) Clause 75—	4
renumber as clause 60.	5
(2) Clause 60(b), as renumbered, 'clause 75.(a) and'—	6
omit, insert—	7
'clause 60(a) and'.	8
(3) Clause 60(b), as renumbered, 'clause 75.(a) or'—	9
omit, insert—	10
'clause 60(a) or'.	11
(4) Clause 60(c), as renumbered, 'clause 75.(a)'—	12
omit, insert—	13
'clause 60(a)'.	14
(5) Clause 60(c), as renumbered, 'sub-clause (d) of this clause'—	15
omit, insert—	16
'clause 60(d)'.	17
(6) Clause 60(d)(i), as renumbered, 'his'—	18
omit, insert—	19
'the Minister's'.	20
(7) Clause 60(d)(i), as renumbered, 'in sub-clause (b) of this clause'—	21
omit, insert—	22
'in clause 60(b)'.	23
(8) Clause 60(d)(i), as renumbered, 'of sub-clause (b) of this clause'—	24
omit, insert—	25
'of clause 60(b)'.	26
(9) Clause 60(d)(ii), as renumbered, 'he may'—	27
omit, insert—	28

'the Minister may'.	1
(10) Clause 60(d)(ii), as renumbered, 'him'—	2
omit, insert—	3
'the Minister'.	4
(11) Clause 60(d)(ii), as renumbered, 'he shall'—	5
omit, insert—	6
'the Minister shall'.	7
(12) Clause 60(d)(ii), as renumbered, 'his'—	8
omit, insert—	9
'the'.	10
(13) Clause 60(d)(iii), as renumbered, 'his'—	11
omit, insert—	12
'the Minister's'.	13
(14) Clause $60(d)(iv)$, as renumbered, 'paragraph (iii) of this sub-clause'—	14 15
omit, insert—	16
'clause 60(d)(iii)'.	17
(15) Clause 60(d)(iv), as renumbered, 'subject to Section 63 of the <i>Control Act</i> he shall'—	18 19
omit.	20
(16) Clause 60(d)(iv), as renumbered, 'him'—	21
omit, insert—	22
'the Minister'.	23
(17) Clause 60(d)(iv), as renumbered, 'he'—	24
omit, insert—	25
'the Minister'.	26
(18) Clause 60(d)(iv), as renumbered, 'his'—	27
omit, insert—	28
'the Minister's'.	29

(19) Clause 60(e), as renumbered, 'Art Unions and Public Amusements Act 1992'—	1 2
omit, insert—	3
'Charitable and Non-Profit Gaming Act 1999'.	4
62 Amendment of cl 76	5
(1) Clause 76—	6
renumber as clause 61.	7
(2) Clause 61, as renumbered, 'clause 80'—	8
omit, insert—	9
'clause 68'.	10
(3) Clause 61, as renumbered, from 'The rates' to '1 July 1996.'—	11
omit.	12
63 Amendment of cl 77	13
(1) Clause 77—	14
renumber as clause 62.	15
(2) Clause 62, as renumbered, heading—	16
omit, insert—	17
'Liquor Act—Special Facility Licence.'.	18
(3) Clauses 62(a) and (b), as renumbered—	19
omit.	20
(4) Clauses 62(c) and (d), as renumbered—	21
renumber as clauses 62(d) and (e) respectively.	22
(5) Before clause 62(d), as renumbered—	23
insert—	24
'(a) The Special Facility Licence was granted in respect of the Brisbane Casino-Hotel Complex and is taken to be a special facility licence for the purposes of the <i>Liquor Act</i> .	

(b) The Special Facility Licence shall, subject to this Agreement, be administered in accordance with the <i>Liquor Act</i> .	1 2
(c) Despite section 9 (Ordinary trading hours) of the <i>Liquor Act</i> but for the purposes of this Agreement, the ordinary trading hours during which the Special Facility Licence permits the sale or consumption of liquor in the Casino Part are the same hours approved (under section 61 (Hours of operation) of the <i>Control Act</i>) for the operation of the Casino Part.'.	3 4 5 6 7
(6) Clause 62(d), as renumbered, 'term of the Special Lease or Special Leases'—	8 9
omit, insert—	10
'Lease Period'.	11
(7) Clause 62(d), as renumbered, 'Liquor Act 1992'—	12
omit, insert—	13
'Liquor Act'.	14
(8) Clause 62(e), as renumbered, 'Liquor Act 1992'—	15
omit, insert—	16
'Liquor Act'.	17
64 Insertion of new cl 63 (Land Act—Special Lease.)	18
After clause 62, as renumbered—	19
insert—	20
'63. Land Act—Special Lease.	21
(a) The Special Lease was granted under the <i>Land Act 1962</i> and is taken to be a term lease pursuant to section 476 (Existing lease continues) of the <i>Land Act</i> .	22 23 24
(b) If the Site is land reserved and set apart for a public purpose, the Development and operation of the Brisbane Casino-Hotel Complex and the Development of the Site is taken to be a purpose declared under the <i>Land Act</i> by the Governor-in-Council to be not inconsistent with the reservation or the <i>Land Act</i> .	25 26 27 28 29
(c) The provisions of the <i>Land Act</i> dealing with rental amounts, payments and periods do not apply to the Special Lease.	30 31

65	Amendment of cl 78	1
(1) Clause 78—	2
r	enumber as clause 64.	3
(2) Clause 64(a)(iii), as renumbered, 'of his'—	4
C	omit, insert—	5
6	of the'.	6
(3) Clause 64(a)(iii), as renumbered, 'for his'—	7
C	omit, insert—	8
6	for the'.	9
(4) Clause 64(a)(iv), as renumbered, 'quoted by the'—	10
c	omit, insert—	11
6	quoted by'.	12
(5) Clause 64(b), as renumbered, 'clause 78.(a)(i)'—	13
C	omit, insert—	14
6	clause 64(a)(i)'.	15
(6) Clause 64(c), as renumbered—	16
c	omit.	17
(7) Clause 64(d), as renumbered—	18
r	enumber as clause 64(c).	19
	8) Clause 64(c), as renumbered, 'sections 274, 286 and 288 of the <i>Land 1962</i> . Sections 274, 286 and 288 of the <i>Land Act 1962</i> '—	20 21
C	omit, insert—	22
Div	Division 3—subleases of Part 4—Dealings Affecting Land and rision 1—Transfers of Part 4—Dealings Affecting Land of the <i>Land Act</i> . ese sections of the <i>Land Act</i> .	23 24 25
66	Amendment of cl 78A	26
(Clause 78A—	27
γ	enumber as clause 65.	28

6 7			of new cl 66 (Review of Decisions in respect of Brisbane Hotel Complex, Site and Queens Park.)	1 2
A	fter o	clause	e 65, as renumbered—	3
in	sert-	_		4
'66.			of Decisions in respect of Brisbane Casino-Hotel Complex, Queens Park.	5 6
,	_		ns made in relation to the Development of the Brisbane Complex, Site or Queens Park under—	7 8
	(i)	this	Agreement, in the case of Regulated Development, shall—	9
		(A)	not be subject to review under the <i>Review Act</i> or otherwise; and	10 11
		(B)	only be subject to review in accordance with any review process set out under this Agreement; and	12 13
	(ii)		elopment Legislation, in the case of Prescribed Works as remplated by clause 15(a)(ii), shall—	14 15
		(A)	not be subject to review under the <i>Review Act</i> or otherwise; and	16 17
		(B)	only be subject to review in accordance with any review process set out under that Development Legislation which is applicable to the Prescribed Works.	18 19 20
		Exan	nple for clause $66(a)(i)(B)$ —	21
			nis Agreement provides for an internal review procedure and appeals in spect of Regulated Development in Part II.	22 23
			his Agreement provides for an internal review procedure in respect of op Orders in Part III.	24 25
		Exan	nple for clause 66(a)(ii)(B)—	26
		W D	ecisions made under Development Legislation in respect of Prescribed orks shall be subject to any rights of review that are provided for in that evelopment Legislation which is applicable to plumbing work and rainage work.	27 28 29 30
anot	her d Deve	lecisi	cular, a decision under Part II or Part III of this Agreement, or on, of a Public Sector Entity or Public Official, in relation to ent of the Brisbane Casino-Hotel Complex, Site or Queens	31 32 33 34
	(i)	is fi	nal and conclusive; and	35

Brisbane Casino Agreement Amendment Bill 2001

(ii) cannot be challenged, appealed against, reviewed, quashed, set-aside, or called into question in any other way, under the <i>Review Act</i> or otherwise (whether by the Supreme Court, another court, a tribunal, an authority or a person); and	1 2 3 4
(iii) is not subject to any writ or order of the Supreme Court, another court, a tribunal, an authority or a person on any ground.	5 6
Examples of writs and orders to which the sub-clause applies—	7
Example 1—	8
Writs of mandamus, prohibition and certiorari.	9
Example 2—	10
Certiorari orders, prohibition orders, prerogative orders, prerogative injunctions, and statutory orders of review, within the meaning of the <i>Review Act</i> .	11 12
Example 3—	13
Declaratory and injunctive orders.	14
(c) Without limiting clause 66(b), the <i>Review Act</i> does not apply to the following matters—	15 16
(i) conduct engaged in for the purpose of making a decision which has the meaning given by section 8 (Conduct engaged in for making decision—preparatory acts) of the <i>Review Act</i> ;	17 18 19
(ii) other conduct that relates to the making of a decision;	20
(iii) the making of a decision or the failure to make a decision which has the meaning given by section 5 (Meaning of "making of a decision" and "failure to make a decision") of the <i>Review Act</i> ;	21 22 23
(iv) a decision;	24
under this Agreement, or otherwise, in relation to the Development of the Brisbane Casino-Hotel Complex, Site or Queens Park.	25 26
(d) In particular, but without limiting clause 66(c), the Supreme Court does not have jurisdiction to hear and determine applications made to it under Part 3, 4 or 5 of the <i>Review Act</i> in relation to matters mentioned in clause 66(c).	27 28 29 30
(e) The Minister's power under this Agreement to decide whether to accept or reject a recommendation of a Public Official, the Heritage Council or other Public Sector Entity is not affected by clause 66(b).'.	31 32 33

68 Amendment of cl 79	1
(1) Clause 79—	2
renumber as clause 67.	3
(2) Clause 67, as renumbered, 'Section 61 (8)'—	4
omit, insert—	5
'section 61(8) (Hours of Operation)'.	6
(3) Clause 67, as renumbered, 'time;'—	7
omit, insert—	8
'time,'.	9
69 Amendment of cl 80	10
(1) Clause 80—	11
renumber as clause 68.	12
(2) Clause 68, as renumbered, 'review the rate'—	13
omit, insert—	14
'review the rates'.	15
70 Amendment of cl 81	16
(1) Clause 81—	17
renumber as clause 69.	18
(2) Clause 69, as renumbered, 'clause 85'—	19
omit, insert—	20
'clause 71'.	21
(3) Clause 69(b)(ii), as renumbered, 'clause 12'—	22
omit, insert—	23
'clause 11'.	24
(4) Clause 69(b)(ii), as renumbered, 'Section 32'—	25
omit, insert—	26
'section 32 (Mortgage and assignment of casino licence)'.	27

(5) Clause 69(b), as renumbered, 'company'—	1
omit, insert—	2
'Company'.	3
71 Omission of cls 82 and 83	4
Clauses 82 and 83—	5
omit.	6
72 Amendment of cl 84	7
(1) Clause 84—	8
renumber as clause 70.	9
(2) Clause 70(a), as renumbered, 'If:'—	10
omit, insert—	11
'The Special Lease shall be liable to be forfeited if—'.	12
(3) Clause 70(a)(iv)(A), as renumbered, 'company is made'—	13
omit, insert—	14
'Company is made'.	15
(4) Clause 70(a)(iv)(A), as renumbered, 'company is effectively'—	16
omit, insert—	17
'Company is effectively'.	18
(5) Clause 70(a)(iv)(B), as renumbered, 'Corporations Law'—	19
omit, insert—	20
'Corporations Law'.	21
(6) Clause 70(a)(iv)(C), as renumbered, 'Governor in Council'—	22
omit, insert—	23
'Governor-in-Council'.	24
(7) Clause 70(a)(iv)(C), as renumbered, 'Section 32(2)(b)'—	25
omit, insert—	26
'section 32(2)(b) (Mortgage and assignment of casino licence etc.)'.	27

(8) Clause 70(a)(v), as renumbered, '; or'—	1
omit, insert—	2
·.·	3
(9) Clause 70(a)(vi), as renumbered, before 'or other person'—	4
insert—	5
', any mortgagee'.	6
(10) Clause 70(a)(vi), as renumbered, 'it'—	7
omit, insert—	8
'the Company'.	9
(11) Clause 70(a)(vi), as renumbered, after 'Lease; and'—	10
insert—	11
'either—'.	12
(12) Clause 70(a)(vii), as renumbered—	13
renumber as clause $70(a)(vi)(A)$.	14
(13) Clause 70(a)(vi)(A), as renumbered, 'being not'—	15
omit, insert—	16
'not being'.	17
(14) Clause 70(a)(viii), as renumbered—	18
renumber as clause $70(a)(vi)(B)$.	19
(15) Clause 70(a)(vi)(B), as renumbered, ';'—	20
omit, insert—	21
· · ·	22
(16) Clause 70(a), as renumbered, 'the Special Lease shall be liable to forfeited.'—	be 23 24
omit.	25
(17) Clause 70(b), as renumbered, 'clause 84.(a)'—	26
omit, insert—	27
'clause 70(a)'.	28
(18) Clause 70(c), as renumbered, 'his'—	29

omit, insert—	1
'the Minister's'.	2
(19) Clause 70(d), as renumbered, 'his'—	3
omit, insert—	4
'the Minister's'.	5
(20) Clause 70(d), as renumbered, 'he'—	6
omit, insert—	7
'the Minister'.	8
(21) Clause 70(e), as renumbered, 'clause 84.(d)(i)'—	9
omit, insert—	10
'clause 70(d)(i)'.	11
(22) Clause 70(f), as renumbered, from 'sections 295 and 297' to 'Land Act 1962'—	12 13
omit, insert—	14
'section 234 (When lease may be forfeited), section 238 (Application to the Court for forfeiture), section 239 (Governor-in-Council's options if court decides on forfeiture) and section 241 (Effect of forfeiture) of the Land Act. The sections of the Land Act'.	15 16 17 18
(23) Clause 70(g), as renumbered, 'Land Act 1962'—	19
omit, insert—	20
'Land Act'.	21
73 Amendment of cl 85	22
(1) Clause 85—	23
renumber as clause 71.	24
(2) Clause 71, as renumbered, from '(a) In the event that the Casino Licence' to 'shall maintain continue and be of full force and effect as if this Agreement had not been terminated.'—	25 26 27
omit, insert—	28
'(a) In the event that the Casino Licence is cancelled or suspended for	29 30

(i)	The Governor-in-Council shall appoint an Administrator—
	(A) in the case of cancellation of the licence as aforesaid within 7 days of the date of such cancellation; or
	(B) in the case of suspension of the licence as aforesaid for a period of not less than 3 months, within 7 days of the date of receipt by the Minister of a request from the Company to appoint an Administrator.
(ii)	In the event of a receiver and manager having been approved or appointed prior to either clause 71(a)(i)(A) or clause 71(a)(i)(B) becoming effective, the Governor-in-Council shall appoint that person as Administrator for the purposes of this Agreement.
(iii)	Notwithstanding the provisions of sections 19 (Agreement to precede grant of casino licence) and 21 (Hotel-casino complex owner or State as licensee) of the <i>Control Act</i> or any provision of this Agreement of the Special Lease the Governor-in-Council shall—
	(A) within the period of 7 days referred to in clause 71(a)(i) grant a casino licence to the Administrator; and
	(B) if the Special Lease issued to the Company in respect of the Brisbane Casino-Hotel Complex is terminated for any reason grant a special lease (substantially in the form of the Special Lease) in respect of the Brisbane Casino-Hotel Complex to the Administrator.
(iv)	The Administrator shall pursuant to the casino licence to be granted pursuant to clause 71(a)(iii) manage and operate in accordance with the provisions of the <i>Control Act</i> the Casino as the agent of the Company.
(v)	The Administrator if such Administrator has been appointed pursuant to clause 71(a)(ii) may at any time and from time to time but always subject to the rights of any mortgagee pursuant to its security and also pursuant to the provisions of section 32 (Mortgage and assignment of casino licence etc.) of the <i>Control Act</i> during a period of 12 calendar months from the date of the appointment of the Administrator introduce a proposed assignee to whom the provisions of section 32 (Mortgage and assignment of casino licence etc.) of the <i>Control Act</i> shall apply as if such assignee was proposed by a mortgagee wishing to enforce its security.

(vi) Should the proposed assignee be acceptable to the Governor-in-Council in the terms of clause 71(a)(v) the Governor-in-Council shall terminate the appointment of the Administrator and assign to the proposed assignee in accordance with the procedure set out in section 32 (Mortgage and assignment of casino licence etc.) of the *Control Act* the casino licence issued to the Administrator and the Minister shall approve an assignment of the special lease to the assignee of the casino licence in accordance with clause 64 of this Agreement.

- (vii) In the event that the Administrator is unable to introduce an acceptable assignee as hereinbefore provided in clause 71(a)(v) the Administrator shall while continuing to operate the Casino as hereinbefore in this clause provided but always subject to any rights of any mortgagee pursuant to its security and also the mortgagee's rights pursuant to the provisions of section 32 (Mortgage and assignment of casino licence etc.) of the Control Act dispose of the Brisbane Casino-Hotel Complex and arrange for the assignment of the casino licence at the highest attainable price the who approved assignee is Governor-in-Council as if that assignee had been nominated by a mortgagee seeking to enforce its security in accordance with section 32 (Mortgage and assignment of casino licence etc.) of the Control Act.
- (viii)The casino licence and special lease granted to an Administrator shall not be cancelled or suspended prior to its assignment as referred to in clause 71(a)(vi) but the Governor-in-Council may from time to time within the Governor-in-Council's discretion remove an Administrator and appoint another Administrator in that person's place and shall remove an Administrator who is not a receiver or manager approved pursuant to section 32(2)(b) (Mortgage and assignment of casino licence etc.) of the *Control Act* and replace that person with an Administrator who becomes so approved.
- (ix) If the term of any suspension mentioned in clause 71(a)(i) is reduced after a request for the appointment of an Administrator has been made, the Governor-in-Council shall terminate the appointment of any Administrator the Governor-in-Council has appointed following a request that the appointment be so terminated, and

	A) if the Company's Casino Licence has been cancelled, the Governor-in-Council shall assign to the Company the casino licence granted to the Administrator; or	1 2 3
(1	3) if the Company's Casino Licence has not been cancelled, the Governor-in-Council shall cancel the casino licence granted to the Administrator.	4 5 6
ir	In Administrator may be appointed on such terms which are not aconsistent with this clause as the Governor-in-Council considers desirable in the circumstances of the appointment.	7 8 9
	he term of any special lease granted pursuant to clause 71(a)(iii) nall expire on the last day of the Lease Period.	10 11
termination not in any r and the rig referred to	parties hereto acknowledge confirm and agree that any of this Agreement pursuant to the provisions of clause 69 shall nanner whatsoever terminate or reduce the effect of clause 71(a) hts and obligations of the parties and any mortgagee therein shall maintain continue and be of full force and effect as if this had not been terminated.'.	12 13 14 15 16 17
7 Igreement		
	dment of cl 86	18
	dment of cl 86	
74 Amen (1) Claus	dment of cl 86	18
74 Amen (1) Claus renumbe	dment of cl 86 e 86—	18 19
74 Amen (1) Claus renumbe	dment of cl 86 se 86— r as clause 72. se 72, as renumbered, heading—	18 19 20
74 Amen (1) Claus renumbe (2) Claus omit, inst	dment of cl 86 se 86— r as clause 72. se 72, as renumbered, heading—	18 19 20 21
74 Amen (1) Claus renumbe (2) Claus omit, inse 'Impact Casino-Ho (3) Claus	dment of cl 86 te 86— r as clause 72. te 72, as renumbered, heading— tert— of Termination on the Development of the Brisbane	18 19 20 21 22 23
74 Amen (1) Claus renumbe (2) Claus omit, inse 'Impact Casino-Ho (3) Claus	dment of cl 86 te 86— r as clause 72. te 72, as renumbered, heading— tert— of Termination on the Development of the Brisbane tel Complex or the Site.'. se 72, as renumbered, from 'or the Casino' to 'cancelled or as aforesaid'—	18 19 20 21 22 23 24 25

75 Amendment of cl 87	1
(1) Clause 87—	2
renumber as clause 73.	3
(2) Clause 73, as renumbered, 'contemplated by clause 77 shall'	4
omit, insert—	5
'granted pursuant to the Liquor Act shall,'.	6
(3) Clause 73, as renumbered, 'to be granted pursuant to clause	73'— 7
omit.	8
(4) Clause 73, as renumbered, 'Complex'—	9
omit, insert—	10
'Brisbane Casino-Hotel Complex'.	11
(5) Clause 73, as renumbered, 'Liquor Act 1992 as amended'—	12
omit, insert—	13
'Liquor Act'.	14
76 Omission of cl 88	15
Clause 88—	16
omit.	17
77 Amendment of cl 89	18
(1) Clause 89—	19
renumber as clause 74.	20
(2) Clause 74(a)(i), as renumbered, 'the Executive Building, 100 Street, Brisbane in the State of Queensland'—) George 21 22
omit, insert—	23
'the Minister's principal office in Brisbane'.	24
(3) Clause 74(a)(ii), as renumbered, 'nominated office in the Queensland;'—	State of 25 26
omit, insert—	27
'registered office; and'.	28

Brisbane Casino Agreement Amendment Bill 2001

(4) Clause 74(a)(iii), as renumbered, 'designated'—	1
omit, insert—	2
'designate'.	3
(5) Clause 74(i), as renumbered, from 'and are a condition' to 'this Agreement'—	4 5
omit.	6
78 Amendment of cl 90	7
Clause 90—	8
renumber as clause 75.	9
79 Amendment of cl 91	10
Clause 91—	11
renumber as clause 76.	12
80 Omission of cls 92–94	13
Clauses 92 to 94—	14
omit.	15
81 Insertion of new cl 77 (Delegations.)	16
After clause 76, as renumbered—	17
insert—	18
'77. Delegations.	19
(a) The Minister may delegate in writing the Minister's powers, rights or obligations pursuant to this Agreement, or any of them, to the Chief Executive (Gaming Regulation) or the Executive Director of the Queensland Office of Gaming Regulation.	20 21 22 23
(b) The Chief Executive (Gaming Regulation) may delegate in writing the Chief Executive's (Gaming Regulation) powers, rights or obligations pursuant to this Agreement to an officer of the public service within that unit of the public sector for which the Chief Executive (Gaming Regulation) is responsible.'.	24 25 26 27 28

82 Amendment of cl 95	1
(1) Clause 95—	2
renumber as clause 78.	3
(2) Clause 78, as renumbered, 'his'—	4
omit, insert—	5
'the Minister's'.	6
83 Omission of cl 96	7
Clause 96—	8
omit.	9
84 Omission of Index to Schedules	10
Index to Schedules—	11
omit.	12
85 Amendment of First schedule	13
First Schedule, heading—	14
omit, insert—	15
'SCHEDULE I—BRIEF TO APPLICANTS'.	16
86 Omission of Second and Third Schedules	17
Second and Third Schedules—	18
omit.	19
87 Amendment of Fourth Schedule	20
(1) Fourth Schedule—	21
renumber as Schedule II.	22
(2) Schedule II, as renumbered, heading—	23
omit, insert—	24

	'SCHEDULE II—WORKS & FEES'.	1
	(3) Schedule II, as renumbered, '8. Footpath rental fees'—	2
	omit.	3
	88 Omission of Fifth, Sixth, Seventh, Eighth, Ninth, Tenth and Eleventh Schedules	4 5
	Fifth, Sixth, Seventh, Eighth, Ninth, Tenth and Eleventh Schedules—	6
	omit.'.	7
Clause	13 Renumbering	8
	Sections 4, 5, 6, 11 and 13—	9
	renumber as sections 3 to 7.	10
	PART 3—REPEAL OF CERTAIN SUBORDINATE	11
	LEGISLATION	12
Clause	14 Repeal of regulation made under Brisbane Casino Agreement Act 1992	13 14
	The <i>Brisbane Casino Agreement Regulation 1993</i> (1993 SL No. 135) is repealed.	15 16

s 15	98	s 15

Brisbane Casino Agreement Amendment Bill 2001

Clause		epeal of subordinate legislation made under the Jupiters Casino greement Act 1983	1 2
		following subordinate legislation made under the <i>Jupiters Casino</i> nent Act 1983 is repealed—	3 4
	•	the order in council published in the gazette on 23 November 1991 at pages 1305–11	5 6
	•	Jupiters Casino (Variation of Agreement) Order 1992 published in the gazette on 1 February 1992 at pages 404–6.	7 8
			9 10