

GAMING MACHINE AMENDMENT BILL 2001



GAMING MACHINE AMENDMENT BILL 2001

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2001

A BILL

FOR

An Act to amend the Gaming Machine Act 1991, and for other purposes

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	The Parliament of Queensland enacts—	I
	PART 1—PRELIMINARY	2
Clause	1 Short title	3
	This Act may be cited as the Gaming Machine Amendment Act 2001.	4
Clause	2 Commencement	5
	Sections 3, 4, 6 and 8 are taken to have commenced at midday on 8 May 2001.	6 7
	PART 2—AMENDMENT OF GAMING MACHINE ACT 1991	8 9
Clause	3 Act amended in pt 2	10
	This part amends the Gaming Machine Act 1991.	11
Clause	4 Amendment of s 2 (Definitions)	12
	(1) Section 2, definition "category 2 licensee"—	13
	omit.	14
	(2) Section 2—	15
	insert—	16
	"category 1 licensee" means a licensee whose gaming machine licence relates to category 1 licensed premises.	17 18
	"category 2 licensee" means a licensee whose gaming machine licence relates to category 2 licensed premises.	19 20

	"liquor licence transfer application" means an application under the <i>Liquor Act 1992</i> , section 113 for the transfer of a liquor licence from the holder of the liquor licence to a proposed transferee.".	1 2 3
Clause	5 Amendment of s 54 (Secrecy)	4
	(1) Section 54(3)—	5
	omit, insert—	6
	'(3) A person who is or was a licensed monitoring operator must not communicate or reveal information about a licensee's operations that the person obtained in the course of the person's operations as a licensed monitoring operator.	7 8 9 10
	Maximum penalty—200 penalty units or 1 year's imprisonment.'.	11
	(2) Section 54(4), 'licensed operator or'—	12
	omit.	13
Clause	6 Amendment of s 56 (Application for gaming machine licences)	14
	(1) Section 56(1), after 'made'—	15
	insert—	16
	'only'.	17
	(2) Section 56(1)(b) to (f)—	18
	omit, insert—	19
	(b) a body corporate that—	20
	(i) has applied to become the holder of a club liquor licence; or	21
	(ii) is the proposed transferee in a liquor licence transfer application relating to a club liquor licence; or	22 23
	(c) the proposed transferee in a liquor licence transfer application relating to a general liquor licence or prescribed liquor licence.'.	24 25
	(3) Section 56(2)(a), (b) and (c)—	26
	omit, insert—	27
	(a) if the application is made by an applicant mentioned in subsection (1)(a)—premises specified in the applicant's liquor	28 29

licence or the liquor licence under which the applicant may sell liquor; or	1 2
(b) if the application is made by an applicant mentioned in subsection (1)(b)—premises specified in the applicant's application for a liquor licence or the liquor licence transfer application naming the applicant as the proposed transferee; or	3 4 5 6
(c) if the application is made by an applicant mentioned in subsection (1)(c)—category 1 licensed premises specified in the liquor licence transfer application naming the applicant as the proposed transferee.'.	7 8 9 10
(4) Section $56(5)(g)$ —	11
omit, insert—	12
'(g) must be accompanied by the liquor licence, application for a liquor licence or liquor licence transfer application, relating to the premises specified in the application for the grant of the gaming machine licence; and'.	13 14 15 16
(5) Section 56(5), 'is to'—	17
omit, insert—	18
'must'.	19
(6) Section 56(5)(f), 'is also to'—	20
omit, insert—	21
'must also'.	22
(7) Section 56(6)—	23
omit.	24
Amendment of s 78 (Certain applications under Liquor Act 1992 subject to chief executive's certificate)	25 26
(1) Section 78(1), from 'a person' to 'transfer of'—	27
omit, insert—	28

'a person makes a liquor licence transfer application relating to'.(2) Section 78(3)(a), from 'applies' to 'transfer of'—

Clause 7

29

	omit, insert—	1
	'makes a liquor licence transfer application relating to'.	2
Clause	8 Amendment of s 81 (Application to increase approved number of gaming machines)	3 4
	Section 81(1), after 'A licensee'—	5
	insert—	6
	', other than a category 1 licensee,'.	7
Clause	9 Amendment of s 86 (Proposals to decrease approved number of gaming machines)	8 9
	Section 86(3)—	10
	omit, insert—	11
	(3) An inspector may make a report recommending the approved number of gaming machines for a licensee's licensed premises be decreased—	12 13 14
	 (a) because of a material change affecting the licensee that has happened since the licensee was granted a gaming machine licence; or 	15 16 17
	 (b) if, within the period of 6 months immediately before the report, the licensee did not operate, for a continuous period of 3 months, 1 or more gaming machines included in the approved number of gaming machines for the licensed premises other than— 	18 19 20 21
	 (i) a gaming machine stored with the chief executive's approval as mentioned in section 225(3)¹; or 	22 23
	 (ii) a gaming machine that was not available for gaming because the gaming machine was undergoing alteration, adjustment, maintenance or repair by a licensed repairer acting under this Act. 	24 25 26 27
	'(3A) For subsection (3)(b), the period immediately before a report can not include a period before the commencement of this subsection.'.	28 29

¹ Section 225 (Installation and storage of gaming machines by licensees)

Clause	10 Insertion of new division headings in pt 9	1
	(1) Part 9, before section 310—	2
	insert—	3
	Division 1—Assessment of monthly taxable metered wins'.	4
	(2) After section 310—	5
	insert—	6
	Division 2—Gaming machine tax and relevant funds'.	7
Clause	11 Insertion of new div 3, and div 4 hdg	8
	After section 316—	9
	insert—	10
	'Division 3—Major facilities levy	11
	'316A Purpose of div 3	12
	(1) The purpose of this division is to provide for a levy payable by each category 1 licensee based on the monthly taxable metered win for the licensee's licensed premises.	13 14 15
	(2) Amounts attributable to the levy may be used for 1 or more of the following—	16 17
	(a) major public sporting facilities of State wide significance;	18
	(b) major cultural facilities of State wide significance;	19
	(c) infrastructure for facilities mentioned in paragraph (a) or (b).	20
	'316B Major facilities levy on category 1 licensed premises	21
	(1) A category 1 licensee must pay a major facilities levy to the chief executive each month for the licensee's licensed premises.	22 23
	(2) The major facilities levy must be paid on or before the day, prescribed under a regulation, of the month next following the month for which it is payable.	24 25 26

(3) The amount of major facilities levy payable by the category 1

licensee is the amount represented by the percentage, prescribed under a

s 12

regulation, of the monthly taxable metered win for the licensee's licensed premises for the month for which the levy is payable.	3 4
(4) To remove any doubt, it is declared that the major facilities levy is additional to any gaming machine tax the category 1 licensee is liable to pay for the licensee's licensed premises.	5 6 7
'316C Major facilities fund accounts'(1) The major facilities levies are administered receipts of the department.	8 9 10
(2) The chief executive must establish and keep accounts to record amounts received as major facilities levy, called the major facilities fund accounts.	11 12 13
(3) To remove any doubt, it is declared that the chief executive's obligations under this section are additional to the chief executive's obligations under the <i>Financial Administration and Audit Act 1977</i> .	14 15 16

Division 4—Payment of taxes, levies and fees and related matters'. 17

Clause	12	Amendment of s 317 (Payment of taxes etc.)	18
	(1) Section 317(1)(a), (b) and (c)—	19
	01	nit, insert—	20
		(a) the monthly gaming machine tax payable by the licensee; and	21
		(b) the monthly major facilities levy payable by the licensee; and	22
		(c) the penalty payable by the licensee under section 319 on or before that day; and	23 24
		(d) the gaming machine tax, major facilities levy or penalty payable by the licensee and remaining unpaid at the end of the day, prescribed under a regulation, of the preceding month.'.	25 26 27
	(2) Section 317(4), after 'gaming machine tax'—	28
	in	sert—	29
	΄ ,	major facilities levy'.	30

1

Clause	13 Amendment of s 322 (Disposition of fees etc.)	1
	(1) Section 322(2), after 'gaming machine tax'—	2
	insert—	3
	', major facilities levy'.	4
	(2) Section 322(3), 'gaming tax'—	5
	omit, insert—	6
	'gaming machine tax, the major facilities levy'.	7
Clause	14 Amendment of s 323 (Adjustment of assessment in certain circumstances)	8 9
	Section 323, after 'gaming machine tax'—	10
	insert—	11
	', major facilities levy'.	12
Clause	15 Amendment of s 324 (Recovery of taxes and penalties)	13
	(1) Section 324, heading, after 'taxes'—	14
	insert—	15
	', levies'.	16
	(2) Section 324(1), from 'or penalty' to 'recovered'—	17
	omit, insert—	18
	', major facilities levy or penalty payable under section 319 that remains unpaid may be recovered by the chief executive'.	19 20
Clause	16 Amendment of s 325 (Offences relating to revenue)	21
	Section 325(a), 'a monthly fee or gaming machine tax'	22
	omit, insert—	23
	'gaming machine tax or major facilities levy'.	24
Clause	17 Insertion of new pt 12, div 5	25
	After section 398—	26

insert- Divis	— ion 5—Provisions for Gaming Machine Amendment Act 2001	1 2
	nsitional provision for applications relating to gaming chine licences	3 4
	his section applies to each of the following applications (each of a "relevant application") —	5 6
(a)	an application under section 56 for proposed Liquor Act premises or for Liquor Act premises, that is received by the chief executive before midday on 8 May 2001;	7 8 9
(b)	an application under section 81 made by a category 1 licensee, that is received by the chief executive before midday on 8 May 2001;	10 11 12
(c)	an application under section 56, that is received by the chief executive at or after midday on 8 May 2001 and before or at 5 p.m. on 29 June 2001, if—	13 14 15
	 (i) the applicant had applied under the <i>Liquor Act 1992</i> for a general liquor licence and the application for the general liquor licence was received by the liquor licensing authority before midday on 8 May 2001; and 	16 17 18 19
	 (ii) at midday on 8 May 2001, the liquor licensing authority had not finished dealing with the application by issuing a general liquor licence for the premises. 	20 21 22
applicati	f the commission has not made a decision about a relevant on by 31 December 2001, the relevant application lapses at the end ay unless the commission fixes a date under subsection (3) for it to	23 24 25 26
	efore 31 December 2001, the commission may fix a date after mber 2001 as the date for a relevant application to lapse if—	27 28
(a)	the chief executive receives an application for deferment of the lapsing of the relevant application before or at 5 p.m. on 30 November 2001; and	29 30 31
(b)	the commission is, after considering the application for deferment, satisfied there are exceptional circumstances for a deferment of the lapsing of the relevant application; and	32 33 34
(c)	the date fixed is no later than 30 June 2002.	35

(4) If the commission fixes a date under subsection (3) as the date for a 1 2 relevant application to lapse and the commission has not made a decision about the relevant application immediately before the end of that day, the 3 relevant application lapses at the end of that day. 4 5 (5) An applicant for deferment must include as part of the application all supporting information and material the applicant considers relevant to 6 establish the exceptional circumstances for the deferment. 7 (6) In this section— 8 "Liquor Act premises" means premises specified in a general liquor 9 licence, on-premises licence or a special facility licence under the 10 Liquor Act 1992 as licensed premises under that Act. 11 "proposed Liquor Act premises" means premises in relation to which 12 there is an application to the liquor licensing authority for a general 13 liquor licence, on-premises licence or special facility licence and for 14 which a licence has not been issued under the Liquor Act 1992. 15 '400 What happens to an application if made after 8 May 2001 16 (1) This section applies to an application under section 56 or 81 that 17 could not be made under this Act after the commencement of the Gaming 18 Machine Amendment Act 2001, sections 6 and 8. 19 (2) To remove any doubt, it is declared that the application is taken not 20 to be validly made, and must not be dealt with, under this Act. 21 (3) No proceeding may be taken at or after midday on 8 May 2001 22 against the State or a departmental officer for an action or failure to take an 23 action relating to the application. 24 (4) If a proceeding relating to the application was started before the 25 commencement of this section against the State or a departmental officer, 26 the proceeding is stayed and the court dealing with the proceeding must 27 dismiss the proceeding. 28 '401 First month for which the major facilities levy is payable 29

'The major facilities levy under section 316B is payable for July 2001 30 and each month after July 2001.'. 31

PART 3—MINOR AMENDMENTS OF OTHER ACTS

Clause	18 Minor amendments of other Acts	2
	The schedule amends the Acts it mentions.	3

SCHEDULE	1	
MINOR AMENDMENTS OF OTHER ACTS	2	
section 18	3	
LOTTERIES ACT 1997	4	
1 Schedule 3, definition "registrar", <i>'Gaming Machine Act 1991</i> , section 3'—	5 6	
omit, insert—	7	
'Gaming Machine Act 1991, section 2'.	8	
KENO ACT 1996	9	
1 Section 239—	10	
omit, insert—	11	
239 Appeal to District Court		
'An appeal lies from a decision of the Gaming Commission to the District Court, but only on a question of law.'.		

SCHEDULE (continued)

2	Schedule 4, definition "registrar", ' <i>Gaming Machine Act 1991</i> , section 3'—	1 2
	omit, insert—	3
	'Gaming Machine Act 1991, section 2'	4

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