## Queensland



# GAMBLING LEGISLATION AMENDMENT BILL 2002

## Queensland



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## 2002

# A BILL

## **FOR**

An Act to amend the Casino Control Act 1982, Charitable and Non-Profit Gaming Act 1999, Gaming Machine Act 1991, Interactive Gambling (Player Protection) Act 1998, Keno Act 1996, Lotteries Act 1997 and Wagering Act 1998, and for other purposes 10

s 4

s 1

	The Parliament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
Clause	1 Short title  This Act may be cited as the Gambling Legislation Amendment Act 2002.	3 4 5
Clause	2 Commencement This Act commences on a day to be fixed by proclamation.	6 7
	PART 2—AMENDMENT OF CASINO CONTROL ACT 1982	8
Clause	3 Act amended in pt 2	10
	This part amends the Casino Control Act 1982.	11
Clause	4 Amendment of s 4 (Interpretation) (1) Section 4, heading— omit, insert—	12 13 14
	'4 Definitions'.	15
	(2) Section 4(1), 'In this Act—'—	16
	omit, insert—	17
	'The dictionary in the schedule defines particular words used in this Act.'.	18 19

( <b>3</b> ) Se	ction 4(1)—	1
insert-	_	2
"accep	ted representations" see section 44B.	3
	<b>g commission</b> " means the Queensland Gaming Commission under <i>Gaming Machine Act 1991</i> .	4 5
	", of a casino key employee licence or a casino employee licence, ans the person to whom the licence is issued.	6 7
	ation notice", for a decision of the chief executive, means a tten notice stating—	8 9
(a)	the decision; and	10
(b)	the reasons for the decision; and	11
(c)	that the person to whom the notice is given may appeal to the gaming commission against the decision within 28 days after the person receives the notice; and	12 13 14
(d)	how the person may appeal to the gaming commission.	15
desi	ar", of the gaming commission, means the officer or person ignated under a regulation under the <i>Wagering Act 1998</i> as the istrar of the commission.	16 17 18
"relevan	at casino operator", for part 4, division 2, means—	19
(a)	for a person who is asked, under section 36(1), to apply for a casino key employee licence—the casino operator for whom the chief executive reasonably believes the person is a casino key employee; or	20 21 22 23
(b)	for another person—the casino operator who intends to employ the person as a casino key employee or a casino employee.	24 25
"show c	ause notice", for part 4, division 5, see section 44A(1)(a).'.	26
( <b>4</b> ) Se	ction 4(1), definition "approved keno game", after 'see'—	27
insert-	_	28
'the'.		29
	ection 4(1), definition "casino key employee", paragraphs (b) and the opinion of the Minister,'—	30 31
omit.		32

	(6) Section 4(1), definition "casino key employee", paragraph (c), 'determined by the Minister'—	1 2
	omit, insert—	3
	'prescribed under a regulation'.	4
	(7) Section 4(1), definition "casino operator", at the end of paragraphs (a) and (b)—	5 6
	insert—	7
	'or'.	8
	(8) Section 4(1), definition "casino operator", at the end of paragraphs (d) and (e)—	9 10
	insert—	11
	'and'.	12
	(9) Section 4(1), definitions (as amended)—	13
	relocate to the schedule as inserted by this Act.	14
Clause	5 Insertion of new s 35A	15
	After section 35—	16
	insert—	17
	'35A Further information or documents to support application	18
	'(1) The chief executive may, by written notice given to the applicant, require the applicant to give the chief executive further information or a document about the application within the reasonable time stated in the notice.	19 20 21 22
	'(2) The requirement must relate to information or a document that is necessary and reasonable to help the chief executive decide the application.'.	23 24 25

Clause	Amendment of s 36 (Requirement to apply for casino key employee licence in certain cases)	1 2
	(1) Section 36(1) and (1A)—	3
	omit, insert—	4
	'(1) If the chief executive reasonably believes a person is a casino key employee for a casino operator and is not the holder of a casino key employee licence, the chief executive must, by written notice given to the person, require the person to apply for a casino key employee licence within 7 days after receiving the notice.	5 6 7 8 9
	'(1A) The person must comply with the requirement within 7 days after receiving the notice, unless the person has a reasonable excuse.	10 11
	Maximum penalty—200 penalty units.'.	12
	(2) Section 36(4), 'Minister'—	13
	omit, insert—	14
	'chief executive'.	15
Clause	7 Amendment of s 37 (Consideration of application)	16
	(1) Section 37(1), from 'licensee;'—	17
	omit, insert—	18
	'licensee.'.	19
	(2) Section 37(1A)—	20
	omit.	21
	(3) Section 37(2), 'making a recommendation'—	22
	omit, insert—	23
	'deciding the application'.	24

Clause	8 Rep	placement of ss 38 and 39	1
	Section	ons 38 and 39—	2
	omit, i	insert—	3
	'38 Dec	cision on application	4
		he chief executive must, after considering an application under this ner grant or refuse to grant the application.	5 6
		f the chief executive decides to grant the application, the chief e must immediately—	7 8
	(a)	issue the casino key employee licence or casino employee licence to the applicant; and	9 10
	(b)	give written notice of its issue to the relevant casino operator.	11
		If the chief executive decides to refuse to grant the application, the ecutive must—	12 13
	(a)	immediately give—	14
		(i) an information notice for the decision to the applicant; and	15
		(ii) written notice of the decision to the relevant casino operator; and	16 17
	(b)	as soon as practicable destroy the applicant's fingerprints taken under section 37(1)(a).	18 19
	'39 Coi	nditions of licence	20
	casino e	The chief executive may issue a casino key employee licence or a employee licence on conditions the chief executive considers by or desirable in the public interest or for the proper operation of a	21 22 23 24
		the chief executive decides to issue a casino key employee licence sino employee licence on conditions the chief executive must ately—	25 26 27
	(a)	give the applicant an information notice for the decision; and	28
	(b)	give a copy of the notice to the relevant casino operator.	29

<b>'39A For</b>	rm of licence	1
	casino key employee licence and a casino employee licence must approved form.	2 3
'(2) T following	The approved form must provide for the inclusion of the	4 5
(a)	the name of the casino key employee licensee or casino employee licensee;	6 7
(b)	a recent photograph of the licensee;	8
(c)	the date of issue of the licence;	9
(d)	whether the licensee is a casino key employee or casino employee;	10 11
(e)	the conditions of the licence;	12
(f)	other particulars prescribed under a regulation.	13
<b>'39C Ch</b>	anging conditions of licence	14
key employees	ne chief executive may decide to change the conditions of a casino loyee licence or a casino employee licence if the chief executive it is necessary or desirable to make the change in the public or for the proper operation of a casino.	15 16 17 18
	the chief executive decides to change the conditions, the chief e must immediately—	19 20
(a)	give the holder of the licence—	21
	(i) written notice of the changed conditions; and	22
	(ii) an information notice for the decision; and	23
(b)	if the chief executive believes the holder is an employee of a casino operator—give a copy of the information notice to the casino operator.	24 25 26
'( <b>3</b> ) A	change of conditions takes effect on—	27
(a)	the day the information notice is given to the holder; or	28
(b)	if a later day is stated in the notice—the later day.	29
casino ke	he power of the chief executive to change the conditions of a ey employee licence or a casino employee licence includes the add conditions to the licence.	30 31 32

<b>'39D Re</b>	cording change of conditions	1
licence receiving	the holder of a casino key employee licence or a casino employee must return the licence to the chief executive within 7 days after an information notice under section 39C(2)(a), unless the holder sonable excuse.	2 3 4 5
Maximu	m penalty—40 penalty units.	6
'(2) O	n receiving the licence, the chief executive must—	7
(a)	amend the licence to include the changed conditions and return it to the holder; or	8 9
(b)	give the holder a replacement licence showing the changed conditions.	10 11
	ne amendment of the licence does not depend on it being amended ed under this section.	12 13
<b>'39E Re</b> ]	placement of licence	14
` '	he holder of a casino key employee licence or a casino employee hay apply to the chief executive for a replacement licence if—	15 16
(a)	the licence has been damaged, destroyed or lost; or	17
(b)	the holder has changed his or her name.	18
'(2) Tl regulatio	he application must be accompanied by the fee prescribed under a n.	19 20
	ne chief executive must consider the application and either grant or grant the application.	21 22
	the chief executive may grant the application only if the chief e is satisfied—	23 24
(a)	for an application to replace a licence that has been damaged, destroyed or lost—the licence has been damaged, destroyed or lost; or	25 26 27
(b)	for an application to replace a licence because of a change of name—the holder of the licence has changed his or her name.	28 29
	the chief executive decides to grant the application, the chief must immediately give the applicant a replacement licence.	30 31
	the chief executive decides to refuse to grant the application, the cutive must immediately—	32 33

		(a)	give	the applicant an information notice for the decision; and	1
		(b)	emp	ne chief executive believes the holder of the licence is an loyee of a casino operator—give a copy of the notice to the no operator.'.	2 3 4
Clause	9	Rep	olacer	ment of ss 44 and 45	5
	S	ectio	ns 44	and 45—	6
	0	mit, i	nsert-	_	7
	Ъ	ivisio	on 5–	-Suspension and cancellation of casino key employee and casino employee licences	8 9
	<b>'44</b>	Gro	ounds	for suspension or cancellation	10
				of the following is a ground for suspending or cancelling a ployee licence or a casino employee licence—	11 12
		(a)		icence was issued because of a materially false or misleading esentation or document;	13 14
		(b)		holder of the licence has a conviction, other than a spent viction, for—	15 16
			(i)	an offence against this Act or a gaming Act; or	17
			(ii)	another offence that is an indictable offence, whether dealt with on indictment or summarily;	18 19
		(c)	the l	nolder of the licence—	20
			(i)	is not a suitable person to hold the licence; or	21
			(ii)	acts in a way that is inappropriate for a casino's operations; or	22 23
			(iii)	contravenes a provision of this Act, other than a provision a contravention of which is an offence against this Act; or	24 25
			(iv)	contravenes a condition of the licence.	26
	lice	nce,	the cl	ding if the holder of a licence is a suitable person to hold the nief executive may have regard to the matters mentioned in c)(i) to (iii). <sup>1</sup>	27 28 29

<sup>1</sup> Section 37 (Consideration of application)

'(3) F	or subsection (1)(c)(ii), the holder of a casino key employee	1
	r a casino employee licence acts in a way that is inappropriate for	2
a casino's	s operations if the licensee does, or omits to do, an act that results	3
in—		4
(a)	the operation of the casino at which the licensee is employed not being conducted under the system of internal controls and administrative and accounting procedures approved by the chief executive under section 75 <sup>2</sup> for the casino's operations; and	5 6 7 8
(b)	the integrity of the casino's operations being jeopardised.	9
'( <b>4</b> ) In	this section—	10
"spent co	onviction" means a conviction—	11
(a)	for which the rehabilitation period under the <i>Criminal Law</i> ( <i>Rehabilitation of Offenders</i> ) Act 1986 has expired under that Act; and	12 13 14
(b)	that is not revived as prescribed by section 11 of that Act.	15
'44A Pro	ocedure for suspension or cancellation	16
	the chief executive believes a ground exists to suspend or cancel a ey employee licence or a casino employee licence, the chief e must—	17 18 19
(a)	give the holder of the licence a written notice (a "show cause notice"); or	20 21
(b)	take action under section 44E³ if the chief executive considers—	22
	(i) a matter relating to the ground for suspension or cancellation is reasonably capable of being rectified; and	23 24
	(ii) it is appropriate to give the licence holder an opportunity to rectify the matter without giving a show cause notice.	25 26
'(2) Th	ne show cause notice must state each of the following—	27
(a)	the action (the "proposed action") the chief executive proposes taking under this division;	28 29
(b)	the grounds for the proposed action:	30

<sup>2</sup> Section 75 (Chief executive's approval)

<sup>3</sup> Section 44E (Direction to rectify)

(c) the facts and circumstances that are the basis for the grounds;	1
(d) if the proposed action is suspension of the licence—the suspension period;	2 3
(e) that the holder may make, within a stated period, written representations to show why the proposed action should not be taken.	4 5 6
'(3) The stated period must end at least 21 days after the holder is given the notice.	7 8
'(4) If the chief executive believes the holder is an employee of a casino operator, the chief executive must immediately give a copy of the notice to the casino operator.	9 10 11
'(5) The casino operator may make, within the stated period, written representations to show why the proposed action should not be taken.	12 13
'44B Considering representations	14
'The chief executive must consider all written representations (the "accepted representations") made under section 44A(2)(e) or (5).	15 16
'44C Ending show cause process without further action	17
'(1) This section applies if, after considering the accepted representations, the chief executive no longer believes a ground exists to suspend or cancel the casino key employee licence or casino employee licence.	18 19 20 21
'(2) The chief executive—	22
(a) must not take any further action about the show cause notice; and	23
(b) must give each of the following written notice stating that no further action is to be taken—	24 25
(i) the holder of the licence;	26
(ii) a casino operator to whom a copy of the show cause notice was given under section 44A(4).	27 28
'44D Censuring licensee	29
'(1) This section applies if, after considering the accepted representations, the chief executive still believes a ground exists to suspend	30 31

or cance but—	l the casino key employee licence or casino employee licence	1 2
(a)	does not believe suspension or cancellation of the licence is warranted; and	3 4
(b)	does not consider it is appropriate to take action under section 44E.	5 6
	ne chief executive may censure the holder for a matter relating to and for suspension or cancellation.	7 8
	the chief executive decides to censure the holder, the chief must give the holder an information notice for the decision.	9 10
operator,	the chief executive believes the holder is an employee of a casino the chief executive must immediately give a copy of the ion notice to the casino operator.	11 12 13
<b>'44E Di</b> r	rection to rectify	14
-	ations, the chief executive still believes a ground exists to suspend the casino key employee licence or casino employee licence but	15 16 17 18
(a)	a matter relating to the ground for suspension or cancellation is reasonably capable of being rectified; and	19 20
(b)	that it is appropriate to give the holder of the licence an opportunity to rectify the matter.	21 22
'(2) Th	nis section also applies if—	23
(a)	the chief executive has not given a show cause notice to the holder of the casino key employee licence or casino employee licence; and	24 25 26
(b)	the chief executive believes a ground exists to suspend or cancel the licence; and	27 28
(c)	the chief executive considers—	29
	(i) a matter relating to the ground for suspension or cancellation is reasonably capable of being rectified; and	30 31
	(ii) that it is appropriate to give the holder of the licence an opportunity to rectify the matter without giving a show cause notice; and	32 33 34

(d)	the holder has been given—	1
	(i) written notice that the chief executive proposes to give a direction under this section; and	2 3
	(ii) a reasonable opportunity to make representations about the proposed direction.	4 5
chief exe	owever, this section applies because of subsection (1) only if the ecutive does not believe suspension or cancellation of the casino oyee licence or the casino employee licence is warranted.	6 7 8
	ne chief executive may, by written notice given to the holder of the lirect the holder to rectify the matter within the period stated in the	9 10 11
'(5) T direction	he notice must state the reason for the decision to give the	12 13
	ne period stated in the notice must be reasonable, having regard to e of the matter to be rectified.	14 15
operator,	the chief executive believes the holder is an employee of a casino the chief executive must immediately give a copy of the notice to o operator.	16 17 18
	ne holder of a casino key employee licence or a casino employee nust comply with a direction under this section.	19 20
'44F Sus	pension or cancellation of licence	21
` '	This section applies if, after considering the accepted ations, the chief executive—	22 23
(a)	still believes a ground exists to suspend or cancel the casino key employee licence or casino employee licence; and	24 25
(b)	believes suspension or cancellation of the licence is warranted.	26
'(2) Th	nis section also applies if—	27
(a)	there are no accepted representations for the show cause notice; or	28 29
(b)	a direction to rectify a matter is given to the holder of the casino key employee or casino employee licence under section 44E(4) and the holder fails to comply with the direction within the period stated in the notice for the direction	30 31 32

'( <b>3</b> ) Th	e chief executive may—	1
(a)	if the proposed action stated in the show cause notice is to suspend the licence—suspend the licence for no longer than the proposed suspension period; or	2 3 4
(b)	if the proposed action stated in the show cause notice is to cancel the licence—cancel the licence or suspend it for a period.	5 6
	the chief executive suspends or cancels the licence, the chief must immediately—	7 8
(a)	give the holder of the licence an information notice for the decision; and	9 10
(b)	if the chief executive believes the holder is an employee of a casino operator—give a copy of the information notice to the casino operator.	11 12 13
'( <b>5</b> ) Th	e decision takes effect on—	14
(a)	the day the information notice is given to the holder; or	15
(b)	if a later day is stated in the notice—the later day.	16
within 14	the licence is cancelled, the person who held the licence must, 4 days after receiving the information notice for the decision, a licence to the chief executive.	17 18 19
Maximun	n penalty for subsection (6)—40 penalty units.	20
<b>'44G Im</b>	mediate suspension of licence	21
'(1) Th	is section applies if the chief executive believes—	22
(a)	a ground exists to suspend or cancel a casino key employee licence or a casino employee licence; and	23 24
(b)	it is necessary to immediately suspend the licence—	25
	(i) in the public interest; or	26
	(ii) to ensure the integrity of the conduct of casino operations is not jeopardised.	27 28
	e chief executive may immediately suspend the licence by written ven to the holder of the licence.	29 30
	ne notice must state the reason for the decision to immediately he licence.	31 32

	'(4) If the chief executive believes the holder of the licence is an employee of a casino operator, the chief executive must give a copy of the notice to the casino operator.	1 2 3
	'(5) The chief executive must, within 7 days after giving the holder a notice under subsection (2)—	4 5
	(a) give the holder a show cause notice; and	6
	(b) if the chief executive believes the holder is an employee of a casino operator—give a copy of the show cause notice to the casino operator.	7 8 9
	'(6) The licence is suspended under this section until the show cause notice is finally dealt with.'.	10 11
Clause	10 Amendment of s 62 (Gaming equipment and chips)	12
	(1) Section 62(4) to (6)—	13
	omit, insert—	14
	'(4) A casino operator must ensure a drop box or other receptacle (a "deposit receptacle") used for the deposit of money, chips, vouchers, slips or other papers at the casino (whether or not there is any thing in the deposit receptacle) is fitted with 2 locks.	15 16 17 18
	Maximum penalty—40 penalty units.	19
	'(4A) A casino operator must ensure a gaming table to which a deposit receptacle is attached is fitted with a lock that secures the deposit receptacle to the gaming table.	20 21 22
	Maximum penalty—40 penalty units.	23
	'(4B) A casino operator must ensure a count room or storage area in which a deposit receptacle is being used in connection with the operation of the casino is fitted with 2 locks.	24 25 26
	Maximum penalty—40 penalty units.	27
	'(4C) A casino operator must—	28
	(a) ensure the keys of 1 of the locks mentioned in subsections (4) and (4B) are under the exclusive control of the casino operator; and	29 30 31
	(b) give the keys of the other lock to an inspector at the casino.	32
	Maximum penalty—40 penalty units.	33

'( <b>4D</b> ) A casino operator must ensure the keys of the lock mentioned in subsection (4A) are under the exclusive control of the casino operator.	1 2
Maximum penalty—40 penalty units.	3
'( <b>4E</b> ) A casino operator must ensure each lock mentioned in subsection (4), (4A) or (4B) is not able to be unlocked by a key of any other lock at the casino.	4 5 6
Maximum penalty—40 penalty units.	7
'(4F) A casino operator must ensure a deposit receptacle is not brought into or removed from the area of the casino used for the conduct and playing of games other than at a time and in a way approved by the chief executive.	8 9 10 11
Maximum penalty—200 penalty units.	12
'(4G) A casino operator must ensure a deposit receptacle is not locked or unlocked other than at a time, and in a place and way, approved by the chief executive.	13 14 13
Maximum penalty—200 penalty units.	16
'(5) A casino operator must ensure that chips used, or for use, in the casino are clearly and permanently impressed, engraved or imprinted with—	17 18 19
(a) the name of the casino or a symbol identifying the casino; and	20
(b) any other matters provided for under a regulation.	2
Maximum penalty—40 penalty units.	22
'(6) A casino operator must, before placing an order for chips with a chips manufacturer, give the order to the chief executive for approval.	23 24
Maximum penalty—200 penalty units.	25
'(6A) A casino operator must not purchase chips from a chips manufacturer other than a chips manufacturer approved by the chief executive.	26 27 28
Maximum penalty—200 penalty units.'.	29

s 11 25 s 12

Clause	11 Amendment of s 62A (Gaming equipment outside of casino)	1
	Section 62A(1)—	2
	omit, insert—	3
	'(1) A casino operator must not operate gaming equipment outside of a casino unless the casino operator has an approval under this section to operate the gaming equipment.	4 5 6
	Maximum penalty—200 penalty units.	7
	'(2) A casino operator does not commit an offence under section 62(2) in so far as the possession, maintenance or exhibition of gaming equipment is merely incidental to the equipment being operated under an approval given under this section.'.	8 9 10 11
Clause	12 Amendment of s 63 (Casino games)	12
	(1) Section 63(6)—	13
	omit, insert—	14
	'(6) For each type of game, a casino operator must not conduct more than the maximum number of that type approved by the Minister.	15 16
	Maximum penalty—40 penalty units.'.	17
	(2) Section 63(9)—	18
	omit, insert—	19
	'(8A) A casino operator must comply with a direction given to the operator under subsection (8).	20 21
	Maximum penalty—200 penalty units.	22
	'(9) The casino operator must ensure that each game conducted in the casino is conducted under the rules made under subsection (1) for the game.	23 24 25
	Maximum penalty—200 penalty units.	26
	'(10) A casino key employee or a casino employee who is involved in the conduct of a game at a casino must ensure the game is conducted under the rules made under subsection (1) for the game.	27 28 29
	Maximum penalty—40 penalty units.'.	30

Clause		mendment of s 64A (Wagers other than permissible minimum nd maximum wagers)	1 2	
	Sect	ion 64A(4)—	3	
	omit	, insert—	4	
	'(4) If a patron makes a wager less than the permissible minimum wager or more than the permissible maximum wager, for a table or location, a casino employee at the table or location must not accept the wager unless—			
	(a	) the wager is made under an arrangement mentioned in subsection (1); and	9 10	
	(b	) the patron's document for the arrangement—	11	
		(i) is on the table, or at the location, in front of the patron; and	12	
		(ii) is clearly visible to the employee.	13	
	Maxim	num penalty for subsection (4)—20 penalty units.'.	14	
Clause		mendment of s 72 (Training courses for employees)	15	
		ion 72(2)—	16	
		, insert—	17	
		In providing a training course mentioned in subsection (1), a casino or must ensure—	18 19	
	(a	) the course is provided by the casino operator or, with the chief executive's approval, by the casino operator's nominee; and	20 21	
	(b	) the course complies with the content, format and duration, approved by the chief executive, for the course.	22 23	
	Maxim	num penalty—40 penalty units.'.	24	
Clause	15 In	sertion of new ss 72A and 72B	25	
	Part	6, after section 72—	26	
	insei	rt—	27	
	<b>'72A</b> A	dvertising casinos	28	
	'An	advertisement about a casino must—	29	
	(a	) not be indecent or offensive; and	30	

	(b) not be false, deceptive or misleading in a material particular; and	1
	(c) be based on fact.	2
	'72B Directions about advertising	3
	'(1) If the chief executive reasonably believes an advertisement about a casino does not comply with section 72A, the chief executive may direct the person who appears to be responsible for authorising the advertisement to take the appropriate steps—	t 5
	(a) to stop using the advertisement; or	8
	(b) to change the advertisement.	9
	'(2) The direction must—	10
	(a) be in writing; and	11
	(b) state the grounds for the direction; and	12
	(c) for a direction to change the advertisement—state how the advertisement is to be changed.	e 13
	'(3) A person to whom a direction is given must comply with the direction, unless the person has a reasonable excuse.	e 15
	Maximum penalty—200 penalty units.'.	17
Clause	16 Amendment of s 76 (Books etc. to be kept on premises)	18
	(1) Section 76, heading—	19
	omit, insert—	20
	'76 Keeping books, records and documents'.	21
	(2) Section 76(3)—	22
	omit, insert—	23
	'(3) The casino operator must keep a book, record or documen mentioned in subsection (1) for 5 years after the end of the transaction to which the book, record or document relates.	
	Maximum penalty—200 penalty units.	27
	'(4) Subsection (3) does not apply to a book, record or document if—	28

	<ul> <li>(a) the information previously contained in the book, record or document is kept in another way under an approval of the chief executive; or</li> </ul>	1 2 3
	(b) the book, record or document has been destroyed under an approval of the chief executive.	4 5
	'(5) Subsection (3) has effect subject to any other law about the retention or destruction of the book, record or document.'.	6 7
Clause	17 Replacement of s 82 (Audit provisions)	8
	Section 82—	9
	omit, insert—	10
	'82 Audit of operations	11
	'(1) As soon as practicable after the end of each financial year, a casino operator must have the operator's books, accounts and financial statements for the operation of the operator's hotel-casino complex or casino for the financial year audited by a person who—	12 13 14 15
	(a) is a registered company auditor under the Corporations Act; and	16
	(b) is approved by the chief executive to conduct the audit.	17
	Maximum penalty—200 penalty units.	18
	'(2) The auditor must—	19
	(a) complete the audit within 4 months after the end of the financial year; and	20 21
	(b) immediately after completion of the audit, give a copy of the audit report to the chief executive and casino operator.	22 23
	Maximum penalty—40 penalty units.	24
	'(3) Subsection (2)(a) does not apply to the auditor if, in the circumstances, it would be unreasonable to require the auditor to comply with the paragraph and the auditor completes the audit as soon as practicable.'.	25 26 27 28

Clause	18 Inse	ertion of new s 87A	1	
	After	section 87—	2	
	insert-	_	3	
	'87A Power to require name and address			
	'(1) T	his section applies if—	5	
	(a)	an inspector finds a person committing or attempting to commit an offence against this Act; or	6 7	
	(b)	an inspector finds a person in circumstances that lead, or has information that leads, the inspector to reasonably suspect the person is committing, or has committed, an offence against this Act.	8 9 10 11	
	, ,	he inspector may require the person to state the person's name and al address.	12 13	
	is an offe	Then making the requirement, the inspector must warn the person it ence to fail to state the person's name or residential address, unless on has a reasonable excuse.	14 15 16	
		he inspector may also require the person to give evidence of the ess of the stated name or residential address if—	17 18	
	(a)	the inspector reasonably suspects the stated name or address to be false; and	19 20	
	(b)	in the circumstances, it would be reasonable to expect the person to—	21 22	
		(i) be in possession of evidence of the correctness of the stated name and address; or	23 24	
		(ii) otherwise be able to give the evidence.	25	
		person of whom a requirement is made under subsection (2) or (4) mply with the requirement, unless the person has a reasonable	26 27 28	
	Maximu	m penalty—40 penalty units.	29	
	'( <b>6</b> ) A	person does not commit an offence against subsection (5) if—	30	
	(a)	the person was required by an inspector who suspected the person was committing or attempting to commit, or had committed, an offence against this Act, to state the person's name	31 32 33	

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			and residential address or to give evidence of the correctness of the stated name or residential address; and	1 2
		(b)	the person is not proved to have committed the offence.'.	3
Clause	19	Insc	ertion of new pt 9A	4
	В	Before	e part 10—	5
	iı	nsert-	_	6
	•	'PA	RT 9A—APPEALS TO GAMING COMMISSION	7
	<b>'91</b>	A WI	ho may appeal	8
	emp	oloye	rson who is or was an applicant for, or a holder of, a casino key e licence or a casino employee licence may appeal to the gaming tion against the following decisions of the chief executive—	9 10 11
		(a)	a decision, under section 38(1), refusing to grant an application for the licence;	12 13
		(b)	a decision, under section 39, imposing a condition on the licence;	14
		(c)	a decision, under section 39C(1), changing a condition of the licence;	15 16
		(d)	a decision, under section 39E(3), refusing to grant an application to replace the licence;	17 18
		(e)	a decision, under section 44D(2), censuring the holder of the licence;	19 20
		(f)	a decision, under section 44F(3)(a) or (b), suspending the licence;	21 22
		(g)	a decision, under section 44F(3)(b), cancelling the licence.	23
	<b>'91</b> ]	B Sta	arting appeal	24
	'(	( <b>1</b> ) A	n appeal is started by—	25
		(a)	filing a notice of appeal with the registrar of the gaming commission; and	26 27
		(b)	serving a copy of the notice on the chief executive.	28
	'(	( <b>2</b> ) Tl	he notice of appeal must be—	29

(a)	accompanied by the fee prescribed under a regulation; and	1
(b)	filed within 28 days after the appellant receives the information notice for the decision.	2 3
	ne gaming commission may at any time extend the period for filing e of appeal.	4 5
	he notice of appeal must state fully the grounds, and the facts , for the appeal.	6 7
'91C Sta	y of operation of decision	8
	he gaming commission may grant a stay of the operation of a appealed against to secure the effectiveness of the appeal.	9 10
'( <b>2</b> ) Tl	ne stay—	11
(a)	may be granted on conditions the gaming commission considers appropriate; and	12 13
(b)	has effect for the period stated by the commission; and	14
(c)	may be amended or revoked by the commission.	15
	he period of the stay must not extend past the time when the ion decides the appeal.	16 17
	n appeal against a decision does not affect the operation of the unless the commission stays the decision.	18 19
'91D He	aring procedures	20
'(1) In	deciding an appeal, the gaming commission—	21
(a)	has the same powers as the chief executive in making the decision appealed against; and	22 23
(b)	is not bound by the rules of evidence; and	24
(c)	must comply with natural justice; and	25
(d)	may hear the appeal in public or in private.	26
appealed	an appeal is by way of rehearing unaffected by the decision against on the material before the chief executive and any further allowed by the gaming commission	27 28

'91E Power to gather evidence	1
'(1) The gaming commission may, by written notice signed by the registrar of the gaming commission, require a person—	he 2 3
(a) to give written answers to questions, or produce a documer stated in the notice for an appeal mentioned in the notice; or	nt, 4 5
(b) to appear before the gaming commission at a stated time as place to answer questions, or produce a stated document, relating to an appeal mentioned in the notice.	
'(2) The answers mentioned in subsection (1)(b) must, if the noti requires, be verified by statutory declaration.	ce 9 10
'(3) A person must not, without reasonable excuse—	11
(a) fail to comply with a requirement under subsection (1) or (2); or	or 12
(b) if appearing for examination before the gaming commission—	13
(i) fail to take or make an oath when required by a member the commission or the registrar; or	of 14 15
(ii) fail to answer a question relevant to the appeal to the best the person's knowledge, information or belief.	of 16 17
Maximum penalty—40 penalty units.	18
'(4) A member of the gaming commission may administer an oath to person appearing before the commission for examination.	a 19 20
'(5) It is a reasonable excuse for a person to fail to comply with requirement to answer a question or produce a document if complying with the requirement might tend to incriminate the person.	
'91F Powers of gaming commission on appeal	24
'(1) In deciding an appeal, the gaming commission may—	25
(a) confirm the decision appealed against; or	26
(b) set aside the decision and substitute the commission's over decision; or	vn 27 28
(c) set aside the decision and return the issue to the chief executive with the directions the commission considers appropriate.	ve 29 30
'(2) A decision of the gaming commission under subsection (1)(b) other than for this part, taken to be the decision of the chief executive.	is, 31 32

	'91G Appeals to District Court	1
	'An appeal lies to the District Court from a decision of the gaming	2
	commission, but only on a question of law.'.	3
Clause	20 Amendment of s 92 (Entry to and exclusion of entry from casino)	4
	Section 92(3)—	5
	insert—	6
	'(d) the safety of a dependant, or someone in the care, of the person, is at risk because of the person's presence in the casino.'.	7 8
Clause	21 Amendment of s 93 (Appeal to Minister)	9
	Section 93(1), 'may appeal'—	10
	omit, insert—	11
	'may, within 3 months after the day the person receives the direction, appeal'.	12 13
Clause	22 Amendment of s 127 (Regulations)	14
	Section 127(2)(h), '10 penalty units'—	15
	omit, insert—	16
	'20 penalty units'.	17
Clause	23 Insertion of new pt 11, div 3	18
	After section 129—	19
	insert—	20
	'Division 3—Transitional provisions for Gambling Legislation Amendment Act 2002	21 22
	'130 Definition for div 3	23
	'In this division—	24
	"commencement" means the commencement of the provision in which the term is used.	25 26

'131 Unredeemed keno dollars	1
'(1) This section applies to keno dollars that would have been capable of being used or redeemed under this Act before 23 June 1997 at a casino.	2 3
'(2) The keno dollars may be redeemed for cash with the casino operator only within 1 year after the commencement.	4 5
'(3) The casino operator must pay unredeemed keno dollars by cheque to the chief executive as soon as practicable after the keno dollars become unredeemed keno dollars.	6 7 8
'(4) In this section—	9
<b>"unredeemed keno dollars"</b> means keno dollars that are not redeemed for cash within 1 year after the commencement.	10 11
'132 Dealing with existing applications	12
'(1) This section applies to an application for a casino key employee licence or a casino employee licence made under section 35(1) and not decided before the commencement.	13 14 15
'(2) The application must be decided under this Act as in force immediately after the commencement.	16 17
'133 Appeals	18
'(1) Subsection (2) applies if—	19
(a) immediately before the commencement a person could have appealed against a direction, under section 92, of a casino operator or a casino manager; and	20 21 22
(b) the person has not appealed before the commencement.	23
'(2) Despite section 93(1), the person may appeal, and the Minister may hear and decide the appeal under this Act.'.	24 25

	PART 3—AMENDMENT OF CHARITABLE AND NON-PROFIT GAMING ACT 1999	1 2
Clause	24 Act amended in pt 3	3
	This part amends the Charitable and Non-Profit Gaming Act 1999.	4
Clause	25 Amendment of s 69 (Investigations)	5
	Section 69(4)—	6
	insert—	7
	'(d) the associate—	8
	(i) was a business or executive associate of the licensee when the licensee applied for the licence; and	9 10
	(ii) has not been investigated under section 48(2).4'.	11
Clause	26 Insertion of new s 100B	12
	Part 5, division 9, after section 100A—	13
	insert—	14
	'100B Offences about using or modifying regulated general gaming equipment	15 16
	'(1) A person must not use regulated general gaming equipment in conducting a game unless the equipment is approved equipment.	17 18
	Maximum penalty—40 penalty units.	19
	'(2) A person must not modify approved equipment unless the modification is approved under section 100(1).	20 21
	Maximum penalty—40 penalty units.	22
	'(3) In this section—	23
	"approved equipment" means regulated general gaming equipment approved under section 100(1).'	24 25

<sup>4</sup> Section 48 (Investigations of suitability of applicant)

Clause	27 Amendment of sch 2 (Dictionary)	1
	Schedule 2, definition "regulated general gaming equipment", paragraphs (a) and (b)—	2 3
	omit, insert—	4
	'(a) a lucky envelope vending machine with an electronic or computer controlled random number generator; or	5 6
	(b) equipment with an electronic or computer controlled random number generator intended for the conduct of an art union, bingo or a promotional game; or'.	7 8 9
	PART 4—AMENDMENT OF GAMING MACHINE ACT 1991	10 11
Clause	28 Act amended in pt 4	12
	This part amends the Gaming Machine Act 1991.	13
Clause	29 Amendment of s 2 (Definitions)	14
	(1) Section 2, 'In this Act—'—	15
	omit, insert—	16
	'The dictionary in the schedule defines particular words used in this Act.'.	17 18
	(2) Section 2, definitions "parent entity" and "supporting material" for an application for a licence under part 5—	19 20
	omit.	21
	(3) Section 2—	22
	insert—	23
	"associates (contractors) audit program" means an audit program, for investigating associates of licensed service contractors, approved under section 211(1)(b).	24 25 26

"associates (repairers) audit program" means an audit program, for investigating associates of licensed repairers, approved under section 211(1)(b).	1 2 3
"contractors audit program" means an audit program, for investigating licensed service contractors, approved under section 211(1)(a).	4 5
<b>"holder"</b> , of a licence under this Act, means the person to whom the licence is issued.	6 7
"repairers audit program" means an audit program, for investigating licensed repairers, approved under section 211(1)(a).	8 9
"supporting material", for an application for a licence under part 5, means any information or document received by the chief executive in response to a notice given under section 200(3)(a) about the application."	10 11 12 13
(4) Section 2, definition "administered receipt", after 'see'—	14
insert—	15
'the'.	16
(5) Section 2, definition "approved authority", paragraph (b), 'Authority'—	17 18
omit, insert—	19
'Service'.	20
(6) Section 2, definition "approved financier", paragraph (b)—	21
omit, insert—	22
'(b) a registered entity under the Financial Sector (Collection of Data) Act 2001 (Cwlth)'.	23 24
(7) Section 2, definition "control system", from 'licensed'—	25
omit, insert—	26
'licensed supplier of the supplier's supply operations.'.	27
(8) Section 2, definitions "licensed repairer" and "licensed service contractor", from 'licence,'—	28 29
omit, insert—	30
'licence in force under this Act.'.	31

	(9) Section 2, definition "progressive jackpot prize meter", 'the licensee'—	1 2
	omit, insert—	3
	'a licensee or licensed monitoring operator'.	4
	(10) Section 2, definitions (as amended)—	5
	relocate to the schedule as inserted by this Act.	6
Clause	30 Amendment of s 5 (Meaning of "associate")	7
	(1) Section 5(a)(xii), 'holds a controlling interest'—	8
	omit, insert—	9
	'has a substantial holding'.	10
	(2) Section 5(a)(xiii)—	11
	omit, insert—	12
	'(xiii)if the person is a body corporate—a person who has a substantial holding in the body corporate;'.	13 14
	(3) Section 5(b), 'hold a controlling interest'—	15
	omit, insert—	16
	'have a substantial holding'.	17
	(4) Section 5(b), '15%'—	18
	omit, insert—	19
	<b>'5%'</b> .	20
Clause	31 Amendment of s 28 (Decisions or determinations of commission)	21
	(1) Section 28(1)—	22
	omit.	23
	(2) Section 28(5), 'section 29(5)'—	24
	omit, insert—	25
	'section 29A(1)'.	26
	(3) Section 28(2) to (5)—	27
	renumber as section 28(1) to (4).	28

se 32 Amei	ndment of s 29 (Appeals to Minister)
(1) Sect	on 29(2)(d), '14 days of the date when'—
omit, in	ert—
'28 days	after the day'.
(2) Sect	on 29(5)—
omit.	
(3) Sect	on 29(9)(b), from 'that'—
omit, in	ert—
'that is-	_
(	for premises mentioned in section 56(2)(c)—less than the number sought in the relevant application for the premises and less than the number approved for the premises at the time the application is made; or
(	ii) for other premises—less than the number sought in the relevant application for the premises; or'.
<b>(4)</b> Sect	on 29(9)(n) to (r)—
omit.	
<b>(5)</b> Sect	on 29(10)(e) to (g)—
omit.	
se 33 Inser	tion of new s 29A
After se	etion 29—
insert—	
<b>'29A Stay</b>	of operation of decision or determination
determinat	Minister may grant a stay of the operation of a decision or ion appealed against under section 29, other than a decision of secutive under section 99.5
	ore granting a stay under subsection (1) the Minister must have whether the integrity of gaming and the conduct of gaming will

<sup>5</sup> Section 99 (Suspension of gaming machine licence for non-payment of gaming machine tax, levy or penalty)

	be jeopardised, or the public interest will be adversely affected, if the stay is granted.	1 2
	'(3) The stay—	3
	(a) may be granted on conditions the Minister considers appropriate; and	4 5
	(b) has effect for the period stated by the Minister; and	6
	(c) may be amended or revoked by the Minister.	7
	'(4) The period of the stay must not extend past the time when the Minister decides the appeal.	8 9
	'(5) An appeal against a decision or determination does not affect the operation of the decision or determination unless the Minister stays the decision or determination.'.	10 11 12
Clause	34 Amendment of s 30 (Minister's determination of appeals)	13
	(1) Section 30(1), from 'relevant;'—	14
	omit, insert—	15
	'relevant to the appeal.'.	16
	(2) Section 30(2) to (5)—	17
	omit.	18
Clause	35 Insertion of new ss 30A–30C	19
	After section 30—	20
	insert—	21
	'30A Powers of Minister on appeal	22
	'(1) On an appeal, the Minister may make any decision that the entity that made the decision appealed against could have made.	23 24
	'(2) Without limiting subsection (1), the Minister may—	25
	(a) confirm the decision or determination appealed against; or	26
	(b) set aside the decision or determination and substitute the Minister's own decision; or	27 28
	(c) set aside the decision or determination and return the matter to the commission or chief executive for further consideration.	29 30

'(3) Before making a decision under this section, the Minister must have regard to whether the integrity of gaming and the conduct of gaming will be jeopardised, or the public interest will be adversely affected, by the decision.	1 2 3 4
'(4) If the Minister takes action as mentioned in subsection (2)(c), the Minister may provide the commission or chief executive with any information or documents the Minister considers relevant to the matter the subject of the appeal.	5 6 7 8
'30B Minister to give reasons for decision	9
'(1) A decision of the Minister under section 30A(1) must—	10
(a) be in writing; and	11
(b) state the decision and the reasons for the decision.	12
'(2) As soon as practicable after the Minister makes the decision, the Minister must give each party to the appeal written notice about the decision.	
'30C Effect of Minister's decision	16
'(1) The Minister's decision relating to an appeal takes effect when it is given or the later date stated in the decision.	17 18
'(2) A decision of the Minister under section 30A(2)(b) is, other than for section 29(1), taken to be the decision of the entity that made the decision appealed against.	19 20 21
'(3) Subsection (4) applies if, under section 30A(2)(c), the Minister sets aside a decision or determination and returns the matter to the commission or chief executive for further consideration.	22 23 24
'(4) Despite section 29(1), a decision of the commission or chief executive about the matter after further consideration of the matter is not a decision to which section 29 applies.'.	25 26 27

Clause	36	Am	endment of s 32 (Appeals to commission)	1
	Se	ectio	n 32, before subsection (1)—	2
	in	sert-	_	3
	unde	er th	A person who is or was an applicant for, or a holder of, a licence is Act may appeal to the commission against the following s of the chief executive—	4 5 6
		(a)	a decision, under section 196, 197 or 201(1), refusing to grant an application for the licence;	7 8
		(b)	a decision, under section 205, imposing a condition on the licence;	9 10
		(c)	a decision, under section 206(1), changing a condition of the licence;	11 12
		(d)	a decision, under section 207, refusing to renew the licence;	13
		(e)	a decision, under section 219(12)(b) or (14), censuring the holder of the licence;	14 15
		(f)	a decision, under section 219(12) or (13), cancelling or suspending the licence;	16 17
		(g)	a decision, under section 220(2), suspending the licence.'.	18
Clause	37	Am	endment of s 50 (Delegation by Minister)	19
	Se	ectio	n 50(2), definition "designated powers", paragraph (c)—	20
	01	nit.		21
Clause	38	Am	endment of s 51 (Delegation by commission)	22
	Se	ectio	n 51(2), definition "designated powers", from 'sections'—	23
	01	nit, i	nsert—	24
	's	ectio	ons 97(16) and (17), 98, 147 and 336.6°.	25

<sup>6</sup> Sections 97 (Cancellation or suspension of gaming machine licences and letters of censure), 98 (Immediate suspension of gaming machine licences), 147 (Decision of commission) and 336 (Review and termination of agreements)

43

Clause	<b>39</b>	Amendment of s 54 (Secrecy)	1
	S	ection 54(8), 'subsection (6)'—	2
	0	mit, insert—	3
	<b>'</b> S	subsection (6)(c)'	4
Clause	40	Amendment of s 57 (Recommendation by chief executive about application for gaming machine licence)	5 6
	S	ection 57—	7
	ir	isert—	8
	subj	(10A) A recommendation to grant a gaming machine licence may be ject to the reasonable conditions the chief executive considers ropriate having regard to—	9 10 11
		(a) the nature or character of the subject premises; or	12
		(b) the general use of the premises or the enjoyment of persons using the premises; or	13 14
		(c) the public interest.'.	15
Clause	41	Amendment of s 58 (Decision on application for gaming machine licence)	16 17
	S	ection 58—	18
	ir	nsert—	19
	con	<b>(9A)</b> If the commission decides to impose, under section 73(1)(b), <sup>7</sup> a dition on the licence, the chief executive must immediately give the licant an information notice for the decision.'.	20 21 22
Clause	42	Amendment of s 59 (Number of gaming machines and hours of gaming to be fixed on grant of gaming licence)	23 24
	(1	1) Section 59, heading, 'gaming licence'—	25
	0	mit, insert—	26
	'8	gaming machine licence'.	27

<sup>7</sup> Section 73 (Conditions of gaming machine licences)

Clause

(2) Section 59—	1
insert—	2
'(2A) Despite subsection (2)(a)(i), if the application is in relation to category 1 licensed premises mentioned in section 56(2)(c),8 the number of machines that may be installed on the premises must not be more than the number approved for the premises at the time the application is made.'.	3 4 5 6
(3) Section 59—	7
insert—	8
'(3A) If the number of gaming machines fixed for premises mentioned in subsection (2A) is less than the number sought in the application but not less than the number approved for the premises at the time the application is made, the chief executive must immediately give written notice of the decision to the applicant.'.	9 10 11 12 13
(4) Section 59—	14
insert—	15
'(5) Subsection (4) does not apply to an application to which subsection (3A) applies.'.	16 17
43 Amendment of s 62 (Recommendation by chief executive about additional premises application)	18 19
Section 62—	20
insert—	21
'(9A) A recommendation that approval of the additional premises be given may be subject to the reasonable conditions the chief executive considers appropriate having regard to—	22 23 24
(a) the nature or character of the additional premises; or	25
(b) the general use of the premises or the enjoyment of persons using the premises; or	26 27
(c) the public interest.'.	28

<sup>8</sup> Section 56 (Application for gaming machine licences)

Clause	44 Amendment of s 74 (Imposition or variation of conditions)	1
	Section 74(2)—	2
	omit, insert—	3
	'(2) If the commission decides to impose or vary conditions under subsection (1), the chief executive must immediately give the licensee—	4 5
	(a) written notice of the conditions or varied conditions; and	6
	(b) an information notice for the decision.'.	7
Clause	45 Amendment of s 76 (Renewal and continuance of gaming machine licences)	8 9
	Section 76(6), 'written notice of, and the reasons for,'—	10
	omit, insert—	11
	'an information notice for'.	12
Clause	46 Insertion of new s 80A	13
	Part 3, division 6, after section 80—	14
	insert—	15
	'80A When gaming machine licence lapses and number of approved gaming machines changes	16 17
	'(1) If the licensee under a gaming machine licence has not started to conduct gaming on the licensed premises by the relevant date, the gaming machine licence lapses.	18 19 20
	'(2) If the licensee under a gaming machine licence has started to conduct gaming on the licensed premises by the relevant date but the approved number of gaming machines for the licensed premises have not been installed, the number of gaming machines approved for the licensed premises is taken to be the number installed by that date.	21 22 23 24 25
	'(3) The commission may fix a date as the relevant date for particular licensed premises if—	26 27
	(a) the licensee—	28
	(i) applies in writing to the commission, for deferment of the relevant date, before the day that is 1 year after the day the licence was granted by the commission; and	29 30 31

Clause

	(ii) gives the commission information and materials for which it reasonably asks to help it decide the application; and	1 2
(b)	the commission is, after considering the application and any information or materials requested under paragraph (a)(ii), satisfied there is good reason to allow the deferment of the date for the licensed premises.	3 4 5 6
	Example of good reason to allow a deferment—	7
	The commission might consider the fact that licensed premises are under construction and the construction work is substantially complete or has been delayed for reasons outside the licensee's control are good reasons for deferment of the relevant date.	8 9 10 11
if the da	owever, the commission may fix a date under subsection (3) only ate is not more than 2 years after the day the gaming machine was granted.	12 13 14
condition	The commission may grant a deferment of the relevant date on as the commission considers appropriate and, if a condition is not d with, the deferment does not operate beyond the date of the bliance.	15 16 17 18
'( <b>6</b> ) In	this section—	19
	g machine licence" means a gaming machine licence granted after commencement of this section.	20 21
"relevan	at date", in relation to a gaming machine licence, means—	22
(a)	the date that is 1 year after the day the licence was granted; or	23
(b)	for premises for which the commission has fixed a later date under subsection (3)—the date fixed by the commission or an earlier date on which the deferment ceases to operate under subsection (5).'.	24 25 26 27
	endment of s 82 (Recommendation by chief executive about rease application)	28 29
Sectio	n 82—	30
insert-	_	31
'(2A)		
subject	A recommendation mentioned in subsection (2)(a) or (b) may be to the reasonable conditions the chief executive considers ate having regard to—	32 33 34
subject	to the reasonable conditions the chief executive considers	33

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	(ł	b) the general use of the premises or the enjoyment of persons using the premises; or	1 2
	(0	c) the public interest.'.	3
Clause	48 I	nsertion of new s 85AA	4
	Part	t 3, division 7, after section 85—	5
	inse	ert—	6
		When approval lapses and number of additional gaming nachines changes	7 8
	section	This section applies to an approval given by the commission under n 83 after the commencement of this section for an increase in the er of gaming machines for licensed premises.	9 10 11
	under	If the licensee has not installed any additional gaming machines the approval for the licensed premises by the relevant date, the val lapses.	12 13 14
	gamin relevai	If the licensee has installed some, but not all, of the additional g machines under the approval for the licensed premises by the nt date, the number of additional gaming machines approved under proval is taken to be the number installed by that date.	15 16 17 18
		The commission may fix a date as the relevant date for particular ed premises if—	19 20
	(8	a) the licensee—	21
		(i) applies in writing to the commission, for deferment of the relevant date, before the day that is 6 months after the day the approval was given; and	22 23 24
		(ii) gives the commission information and materials for which it reasonably asks to help it decide the application; and	25 26
	(ł	b) the commission is, after considering the application and any information or materials requested under paragraph (a)(ii), satisfied there is good reason to allow the deferment of the date for the licensed premises.	27 28 29 30
		Example of good reason to allow a deferment—	31
		The commission might consider the fact that licensed premises are under construction and the construction work is substantially complete or has been delayed for reasons outside the licensee's control are good reasons for deferment of the relevant date.	32 33 34 35

	, ,	owever, the commission may fix a date under subsection (4) only the is not more than 1 year after the day the approval was given.	1 2
	condition	The commission may grant a deferment of the relevant date on as the commission considers appropriate and, if a condition is not d with, the deferment does not operate beyond the date of the bliance.	3 4 5 6
	'( <b>7</b> ) In	this section—	7
	"relevan	at date", in relation to an approval, means—	8
	(a)	the date that is 6 months after the day the approval was given; or	9
	(b)	for premises for which the commission has fixed a later date under subsection (4)—the date fixed by the commission or an earlier date on which the deferment ceases to operate under subsection (6).'.	10 11 12 13
Clause		endment of s 86 (Proposals to decrease approved number of ning machines)	14 15
	(1) See	ction 86(4)—	16
	omit, i	insert—	17
	<b>'(4)</b> A	n application by a licensee must be—	18
	(a)	in the approved form; and	19
	(b)	given to the chief executive; and	20
	(c)	if the licensee intends to relocate the gaming machine areas for licensed premises of the licensee—accompanied by an application under section 91.9	21 22 23
	'(4A)	A request or report mentioned in subsection (2) or (3) must—	24
	(a)	be in writing; and	25
	(b)	be given to the chief executive; and	26
	(c)	state, by reference to a number, the decrease requested or recommended; and	27 28
	(d)	state the approved number of gaming machines for the licensed premises if the decrease were to be approved.'.	29 30

<sup>9</sup> Section 91 (Relocation of gaming machine areas)

	'		
	(2) S	ection 86(3A) to (5)—	1
	rei	number as section $86(4)$ to $(7)$ .	2
Clause	50 Ar	mendment of s 91 (Relocation of gaming machine areas)	3
	Secti	on 91(2)—	4
	omit,	insert—	5
	<b>'(2)</b> A	An application for approval must be—	6
	(a)	in the approved form; and	7
	(b)	given to the chief executive; and	8
	(c)	accompanied by a plan of the premises showing the proposed locations on the premises where it is intended to install gaming machines.'.	9 10 11
Clause	51 In	sertion of new pt 3, div 11A	12
	Part 3	3, after section 91—	13
	inser	<i>t</i> —	14
	'D	ivision 11A—Ceasing gaming at particular licensed premises	15
	'91A C	easing gaming at licensed premises	16
	<b>'(1)</b> T	This section applies to a category 2 licensee if—	17
	(a)	additional premises have been approved under section 63(1) <sup>10</sup> for the licence; and	18 19
	(b)	the licensee ceases the conduct of gaming on any licensed premises under the licence.	20 21
		The licensee must, immediately after ceasing the conduct of gaming icensed premises, give the chief executive—	22 23
	(a)	the licence; and	24
	(b)	a written notice stating—	25
		(i) the day the conduct of gaming ceased; and	26

<sup>10</sup> Section 63 (Decision on additional premises application)

(i	i) details of the licensed premises on which the conduct of gaming ceased.	1 2
Maximum J	penalty—40 penalty units.	3
'91B Chief	executive may amend or replace licence	4
'(1) On r	eceiving the licence, the chief executive must—	5
, ,	mend the licence to show the licensed premises on which the onduct of gaming may take place under the licence; or	6 7
	ssue a replacement licence, showing the licensed premises on which the conduct of gaming may take place under the licence.	8 9
, ,	oon as practicable after amending or replacing a licence under (1), the chief executive must give the licensee the amended or t licence.	10 11 12
'91C Deali	ng with gaming machines on ceasing the conduct of gaming	13
section 91A licensee, ap	soon as practicable after receiving a notice under $\lambda(2)(b)$ , the chief executive must, by written notice given to the prove the way in which gaming machines at premises on which to f gaming ceased may be disposed of.	14 15 16 17
	pproval under subsection (1) may provide for the disposal of the chines by sale or destruction of the machines.	18 19
	licensee to whom notice of an approval is given under (1) must dispose of the gaming machines—	20 21
(a) w	rithin 1 month after receiving the notice; or	22
th	the chief executive extends, or further extends, the period for the disposal by written notice given to the licensee in the period or extended period—within the period as extended.	23 24 25
Maximum J	penalty—200 penalty units.	26
period if th	chief executive may give the licensee a notice extending the le chief executive is satisfied it would be reasonable in all the ces to give the extension.	27 28 29
	the chief executive must, as soon as practicable after receiving der section 91.4(2)(b), give written notice of the ceasing of the	30

	conduct of gaming to each licensed monitoring operator the chief executive believes is supplying basic monitoring services to the licensee.'.	1 2
Clause	52 Amendment of s 95 (Surrender of gaming machine licences)	3
	Section 95(7)—	4
	omit, insert—	5
	'(7) An approval under subsection (5) may provide for the disposal of the gaming machines by sale or destruction of the machines.'.	6 7
Clause	53 Amendment of s 97 (Cancellation or suspension of gaming machine licences and letters of censure)	8 9
	Section 97(19), from 'written notice'—	10
	omit, insert—	11
	'an information notice for the decision to cancel or suspend the licence.'.	12
Clause	54 Amendment of s 98 (Immediate suspension of gaming machine licence)	13 14
	Section 98(2)(a), from 'written notice'—	15
	omit, insert—	16
	'an information notice for the decision to suspend the licence; and'.	17
Clause	55 Amendment of s 99 (Suspension of gaming machine licence for non-payment of monthly fees, gaming tax or penalty)	18 19
	(1) Section 99, heading, 'monthly fees, gaming tax or penalty'—	20
	omit, insert—	21
	'gaming machine tax, levy or penalty'.	22
	(2) Section 99—	23
	insert—	24
	'(4A) The suspension notice must be accompanied by an information notice for the decision to suspend the licence.'	25

s 56 52 s 59

Clause	Amendment of s 104 (Recovery or disposal of gaming mach and other property on cancellation or non-renewal of gami machine licence)	
	(1) Section 104, heading—	4
	omit, insert—	5
	'104 Disposal of gaming machines on cancellation or non-renew gaming machine licence'.	<b>ral of</b> 6 7
	(2) Section 104(4)—	8
	omit, insert—	9
	'(4) The approval under subsection (3) may provide for the disp the gaming machines by sale or destruction of the machines.'.	posal of 10
Clause	57 Amendment of s 121 (Recommendation about application)	12
	Section 121—	13
	insert—	14
	'(4A) A recommendation to grant an application may be subject reasonable conditions the chief executive decides.'.	t to the 15
Clause	58 Amendment of s 123 (Conditions of licences)	17
	Section 123—	18
	insert—	19
	'(3) The holder of a supplier's licence must not contravene a cond the licence.	lition of 20 21
	Maximum penalty—200 penalty units.'.	22
Clause	59 Amendment of s 131 (Renewal of licence—decision)	23
	Section 131(3), from 'a written notice'—	24
	omit, insert—	25
	'an information notice for the decision to refuse to renew the lice	nce.'. 26

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Clause	60	Amendment of s 136 (Conducting investigations)	1
	Se	ection 136(4)—	2
	in	nsert—	3
		'(d) for an associate who was an associate of the licensed supplier when the supplier's licence was issued—the associate has not been investigated under section 120.'.	4 5 6
Clause	61	Replacement of ss 163–167	7
	Se	ections 163 to 167—	8
	01	mit, insert—	9
	<b>'163</b>	3 Approved control system for supply operations	10
	oper	1) A licensed supplier must not conduct the supplier's supply rations unless the supplier has an approved control system for the rations.	11 12 13
	Max	ximum penalty—200 penalty units.	14
	supp	2) If a licensed supplier has an approved control system for the blier's supply operations, the licensed supplier must not contravene the roved control system in the conduct of the operations.	15 16 17
	Max	ximum penalty—200 penalty units.	18
		3) A licensed supplier must not change the supplier's approved control em other than under a direction or approval of the chief executive.	19 20
	Max	ximum penalty—200 penalty units.	21
	<b>'164</b>	Control system submission	22
	subi	1) A licensed supplier may make a submission (a "control system mission") to the chief executive for approval of the supplier's proposed crol system.	23 24 25
	"(	2) A control system submission must be in writing and be made—	26
		(a) at least 90 days before the licensed supplier proposes to start conducting the supplier's supply operations; or	27 28
		(b) if the chief executive considers it appropriate to allow a submission to be made at a later time—by the time allowed by the chief executive.	29 30 31

, ,	control system submission must describe and explain the control roposed for the supplier's supply operations.	1 2
'( <b>4</b> ) In about—	particular, a control system submission must include information	3 4
(a)	the following things to be used for the supply operations—	5
	(i) accounting systems and procedures, and chart of accounts;	6
	(ii) administrative systems and procedures;	7
	(iii) computer software;	8
	(iv) standard forms and terms; and	9
(b)	the general procedures to be followed for the supply operations; and	10 10
(c)	the procedures and standards for the maintenance, security, storage and transportation of equipment to be used for the supply operations; and	12 13 14
(d)	the procedures for using and maintaining security facilities for the supply operations.	15 16
	control system submission may include other information about y operations or proposed control system.	17 18
<b>'165</b> Cor	ntrol system (change) submission	19
(change)	licensed supplier may make a submission (a "control system submission") to the chief executive for approval to change the sapproved control system.	20 21 22
'(2) A made—	control system (change) submission must be in writing and be	23 24
(a)	at least 90 days before the licensed supplier proposes to start conducting the supplier's supply operations under the approved control system, as proposed to be changed; or	25 26 27
(b)	if the chief executive considers it appropriate to allow a submission to be made at a later time—by the time allowed by the chief executive.	28 29 30
	control system (change) submission must contain particulars of osed changes to the supplier's approved control system.	31 32

**'166 Dealing with submissions** 

1

	this section applies to a control system submission or control change) submission made to the chief executive by a licensed	2 3 4
approve	The chief executive must consider the submission and either or refuse to approve the proposed control system or proposed f the approved control system.	5 6 7
supplier, to give	he chief executive may, by written notice given to the licensed require the supplier, within a reasonable time stated in the notice, the chief executive further information that is necessary and le to help the chief executive make a decision about the on.	8 9 10 11 12
'( <b>4</b> ) In have rega	considering whether to give an approval, the chief executive must ard to—	13 14
(a)	whether the submission satisfies the requirements under this subdivision for the submission; and	15 16
(b)	whether the proposed control system, or approved control system as proposed to be changed, is capable of providing satisfactory and effective control over the supplier's supply operations.	17 18 19
supplier	he chief executive may refuse to give an approval if the licensed fails to comply with a requirement under subsection (3) without a le excuse.	20 21 22
proposed	the chief executive approves the proposed control system, or change of the approved control system, the chief executive must tely give the licensed supplier written notice of the decision.	23 24 25
system,	f the chief executive refuses to approve the proposed control or proposed change of the approved control system, the chief e must immediately give the licensed supplier a written notice	26 27 28 29
(a)	states the decision and the reasons for the decision; and	30
(b)	if the chief executive believes the submission can easily be changed to enable the chief executive to give an approval—	31 32
	(i) explains how the submission may be changed; and	33
	(ii) invites the licensed supplier to resubmit the submission after making the appropriate changes.	34 35

omit, insert—

25

26 27

	'167 Direction to change approved control system	1
	'(1) The chief executive may, by written notice given to a licensed supplier, direct the supplier to change the supplier's approved control system within the period, and in the way, stated in the notice.	2 3 4
	'(2) The licensed supplier must comply with the direction.	5
	'(3) If the licensed supplier does not comply with the direction, at the end of the period stated in the notice the supplier's approved control system is taken to have been changed in the way stated in the notice.'.	6 7 8
Clause	62 Amendment of s 173 (Submission of reports)	9
	(1) Section 173, 'monitoring operator'—	10
	omit, insert—	11
	'supplier'.	12
	(2) Section 173, 'operator's monitoring'—	13
	omit, insert—	14
	'supplier's supply'.	15
	(3) Section 173, 'the operator'—	16
	omit, insert—	17
	'the supplier'.	18
	(4) Section 173(7)(a), 'the operator's'—	19
	omit, insert—	20
	'the supplier's'.	21
Clause	63 Amendment of s 180 (Associated documents for audit report for licensed monitoring operator)	22 23
	(1) Section 180(1)(d)—	24

'(d) if an entity controls the licensed monitoring operator—a copy of the consolidated financial statements for the entity.'.

	(2) Section 180(5)—	1
	insert—	2
	"control" see the Corporations Act, section 50AA.11".	3
Tlamas	64 Amondment of a 101 (Cortain persons must apply for gaming	4
Clause	Amendment of s 191 (Certain persons must apply for gaming employee's licence)	4 5
	(1) Section 191(1), from 'Where' to 'connected'—	6
	omit, insert—	7
	'If the chief executive considers a person connected'.	8
	(2) Section 191(1)(b)(ii), 'determined by the Minister'—	9
	omit, insert—	10
	'prescribed under a regulation'.	11
	(3) Section 191(1), 'the commission, by'—	12
	omit, insert—	13
	'the chief executive, by'.	14
	(4) Section 191(2), (4) and (6), 'commission'—	15
	omit, insert—	16
	'chief executive'.	17
Clause	65 Amendment of s 192 (Certain persons must apply for key	18
<b>3144</b> 50	monitoring employee's licence)	19
	(1) Section 192, 'commission'—	20
	omit, insert—	21
	'chief executive'.	22
	(2) Section 192(1), ', having regard to any relevant advice of the chief executive,'—	23 24
	omit.	25

Corporations Act, section 50AA (Control) 11

**s 66** 58 **s 67** 

Clause	66	Amendment of s 200 (Recommendation by chief executive about applications)	1 2
	(	1) Section 200, heading—	3
	0	mit, insert—	4
	<b>'20</b>	O Chief executive to consider application'.	5
	(2	<b>2</b> ) Section 200(1)—	6
	0	mit, insert—	7
		(1) The chief executive must consider an application for a licence under part.'.	8 9
	(.	3) Section 200(2)(a) and (3)(b), 'make a recommendation'—	10
	0	mit, insert—	11
	'(	decide the application'.	12
	(4	4) Section 200(5), 'assess—'—	13
	0	mit, insert—	14
	<b>'</b> ]	have regard to each of the following matters—'.	15
	(:	5) Section 200(8), 'making a recommendation, the chief executive'—	16
	0	mit, insert—	17
	'(	considering an application, the chief executive also'.	18
	(	6) Section 200(9) to (11)—	19
	0	mit.	20
Clause	67	Replacement of ss 201 and 202	21
	S	ections 201 and 202—	22
	0	mit, insert—	23
	<b>'20</b> '	1 Decision on application	24
		(1) The chief executive must, after considering the application, either nt or refuse to grant the application.	25 26
	'(	(2) However, the chief executive may grant the application only if—	27
		(a) the chief executive is satisfied the applicant is a suitable person to hold the licence having regard to the matters mentioned in section 200(5); and	28 29 30

(b) for an application by an individual—the applicant is over 18 years; and	r 1 2
(c) for an application by a body corporate—the secretary and each executive officer of the body corporate is over 18 years.	1 3 4
'(3) If the chief executive decides to grant the application, the chief executive must immediately give the applicant—	f 5 6
(a) the licence; and	7
(b) if the chief executive decides to impose conditions on the licence—	e 8 9
(i) an information notice for the decision; and	10
(ii) for a licence that does not state the conditions—a written notice of the conditions.	n 11
'(4) If the chief executive decides to refuse to grant the application, the chief executive must—	e 13 14
<ul> <li>(a) immediately give the applicant an information notice for the decision; and</li> </ul>	e 15 16
(b) for an application by an individual—as soon as practicable destroy the fingerprints of the applicant taken under section 200(6).	
'(5) Also, if the applicant is a person in relation to whom the chief executive has given an approval to a licensee for section 189(4) or (6), the chief executive must give written notice of a decision under subsection (1) to the licensee.	2
'202 Form of licence	24
'(1) A licence under this part must be in the approved form.	25
'(2) The approved form must provide for the inclusion of each of the following—	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
(a) the name of the holder of the licence;	28
<ul> <li>(b) for a repairer's, gaming nominee's, gaming employee's or key monitoring employee's licence—a recent photograph of the holder of the licence;</li> </ul>	
(c) the date of expiry of the licence.	32

	'(3) Also, if the chief executive decides to impose conditions on the licence the conditions may be stated on the licence.'.	1 2
Clause	68 Amendment of s 205 (Conditions of licences)	3
	(1) Section 205, 'commission'—	4
	omit, insert—	5
	'chief executive'.	6
	(2) Section 205—	7
	insert—	8
	'(2) A holder of a licence must not contravene a condition of the licence.	9
	Maximum penalty—200 penalty units.'.	10
Clause	69 Replacement of s 206 (Variation of conditions imposed on a licence)	11 12
	Section 206—	13
	omit, insert—	14
	'206 Changing conditions of licence	15
	'(1) The chief executive may decide to change the conditions of a licence under this part if the chief executive considers it is necessary or desirable to make the change in the public interest or for the proper conduct of gaming.	16 17 18
	'(2) If the chief executive decides to change the conditions, the chief executive must immediately give the holder of the licence—	19 20
	(a) written notice of the changed conditions; and	21
	(b) an information notice for the decision.	22
	'(3) A change of the conditions takes effect on—	23
	(a) the day the information notice for the decision is given to the holder; or	24 25
	(b) if a later day is stated in the notice—the later day.	26
	'(4) The power of the chief executive to change conditions of a licence includes the power to add conditions to the licence.	27 28

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	'206A Recording change of conditions	1	
'(1) The holder of the licence must return the licence, and any written notice of conditions given to the holder under section 201(3)(b), to the chief executive within 14 days after receiving the information notice for the decision to change the conditions of the licence, unless the holder has a reasonable excuse.			
	Maximum penalty—40 penalty units.	7	
	'(2) On receiving the licence and, if applicable, a written notice mentioned in subsection (1), the chief executive must—	8 9	
	(a) amend the licence or written notice to include the changed conditions and return them to the holder; or	10 11	
	(b) if the chief executive does not consider it practicable to amend the licence or written notice—give the holder a replacement licence, or written notice, showing the changed conditions.	12 13 14	
	'(3) The amendment of a licence does not depend on the licence or written notice being amended or replaced under this section.'.	15 16	
Clause	70 Amendment of s 207 (Renewal and continuance of licences)	17	
	Section 207(6), from 'written notice'—	18	
	omit, insert—	19	
	'an information notice for the decision to refuse to renew the licence.'.	20	
Clause	71 Amendment of s 211 (Approving audit programs for licensed gaming nominees and associates)	21 22	

(1) Section 211, heading, from 'for licensed'—

(2) Section 211(1)(a) and (b), after 'nominees'—

', licensed repairers and licensed service contractors'.

omit.

insert—

Clause		nendment of s 212 (Conducting investigations of licensed rsons and associates)	1 2
	(1) Se	ection 212(3)(b), after 'nominee'—	3
	insert-	<u> </u>	4
	', licer	nsed repairer or licensed service contractor'.	5
	<b>(2)</b> Se	ection 212(3)(b), after 'program'—	6
	insert-	_	7
	ʻ, repa	airers audit program or contractors audit program'.	8
	( <b>3</b> ) Se	ection 212(4)—	9
	omit, i	insert—	10
	(4) A person of	lso, the chief executive may investigate an associate of the licensed only if—	11 12
	(a)	the chief executive reasonably suspects the associate is not a suitable person to be an associate of the licensed person; or	13 14
	(b)	for an associate who was an associate of the licensed person when the person's licence was issued—the associate has not been investigated under section 200(2); or	15 16 17
	(c)	for an associate who is an associate of a licensed gaming nominee, licensed repairer or licensed service contractor—	18 19
		(i) the investigation is conducted under an associates (nominees) audit program, associates (repairers) audit program or associates (contractors) audit program; or	20 21 22
		(ii) for an associate who became an associate of the licensed person after the issue of the person's licence—the associate has not been investigated previously under an associates (nominees) audit program, associates (repairers) audit program or associates (contractors) audit program.'.	23 24 25 26 27
		ection 212(5), 'a nominees audit program or associates (nominees) ogram'—	28 29
	omit, i	insert—	30
	'an au	dit program approved by the Minister under section 211(1)'	31

Clause		nendment of s 219 (Cancellation or suspension of licences under s part)	1 2
	(1) Se	ction 219(1)(b)(vi), 'commission or'—	3
	omit.		4
	( <b>2</b> ) Se	ction 219(1)(b)(vii), 'the commission,'—	5
	omit.		6
	( <b>3</b> ) Se	ction 219(1)(c)(ii), from 'recommendation'—	7
	omit, i	insert—	8
	ʻappli	cation would have been refused.'.	9
	<b>(4)</b> Se	ction 219(12)(c)(ii)—	10
	omit, i	insert—	11
		'(ii) cancel the licence or suspend it for a period.'.	12
	( <b>5</b> ) Se	ction 219(13), from 'may recommend'—	13
	omit, i	insert—	14
	'may o	cancel the licence or suspend it for a period.'.	15
	<b>(6)</b> Section 219(15) to (22)—		
	omit, i	insert—	17
	subsection a licence	If the chief executive decides to issue a letter of censure under on (12)(b) or (14) to the holder of a licence, or to cancel or suspend e under subsection (12) or (13), the chief executive must give an ion notice for the decision to—	18 19 20 21
	(a)	the holder of the licence; and	22
	(b)	each person the chief executive believes is an interested person of the holder.	23 24
	<b>(16)</b>	The decision takes effect on—	25
	(a)	the day the information notice for the decision is given to the holder; or	26 27
	(b)	if a later day is stated in the notice—the later day.	28
	licence r	If the chief executive cancels a licence, the person who held the must, within 14 days after receiving the information notice for the , return the licence to the chief executive.	29 30 31

	Maximu	m penalty—40 penalty units.'.	1
	( <b>7</b> ) Sec	ction 219(23)—	2
	renum	ber as section 219(18).	3
Clause	74 Rep	placement of s 220 (Immediate suspension of licences)	4
	Section	n 220—	5
	omit, i	insert—	6
	<b>'220 Im</b> ı	mediate suspension	7
	'(1) Th	his section applies if the chief executive believes—	8
	(a)	a ground exists to suspend or cancel a licence under this part; and	9
	(b)	it is necessary to immediately suspend the licence—	10
		(i) in the public interest; or	11
		(ii) to ensure the integrity of the conduct of gaming is not jeopardised.	12 13
	` '	he chief executive may immediately suspend the licence by written ven to the holder of the licence.	14 15
	'(3) Th	he notice must—	16
	(a)	state the reason for the decision to immediately suspend the licence; and	17 18
	(b)	be accompanied by an information notice for the decision.	19
	notice u	the chief executive must, within 7 days after giving the holder a nder subsection (2), give the holder, and each person the chief e believes is an interested person of the holder, a notice under 119(2).	20 21 22 23
		the licence is suspended under this section until the notice under 19(2) is finally dealt with.'.	24 25
Clause	75 Am	endment of s 222 (Notices to interested persons)	26
	(1) Sec	ction 222(1)—	27
	insert-	_	28
	'(d)	cancels or suspends a licence under section 219(12) or (13); or	29

## Gambling Legislation Amendment Bill 2002

	(e) suspends a licence under section 220(2).'.	1
	(2) Section 222(2) and (3)—	2
	omit.	3
Clause	76 Amendment of s 224 (Provisional licences)	4
	Section 224, 'commission'—	5
	omit, insert—	6
	'chief executive'.	7
Clause	77 Amendment of s 265 (Manufacture, sale, supply, obtaining or	8
	possession of gaming machines)	9
	Section 265—	10
	insert—	11
	'(3) A person may apply to the chief executive for an approval under subsection (2).	12 13
	'(4) The application must be—	14
	(a) in the approved form; and	15
	(b) accompanied by the fee prescribed under a regulation.'.	16
Clause	78 Amendment of s 277 (Destruction of gaming machines)	17
	Section 277—	18
	insert—	19
	'(2) A person may apply to the chief executive for an approval under subsection (1).	20 21
	'(3) The application must be—	22
	(a) in the approved form; and	23
	(b) accompanied by the fee prescribed under a regulation.'.	24

Clause	79 Amendment of s 338 (Certain persons not to play gaming machines)	1 2
	Section 338(5A), 'or promotions'—	3
	omit, insert—	4
	', promotions or something else'.	5
Clause	80 Insertion of new pt 12, div 7	6
	After section 403—	7
	insert—	8
	Division 7—Transitional provisions for Gambling Legislation Amendment Act 2002	9 10
	'404 Definition for div 7	11
	'In this division—	12
	"commencement" means the commencement of the provision in which the term is used.	13 14
	'405 Application of particular provisions to licensed major dealer and secondary dealer	15 16
	'(1) This section applies to a licensed supplier who is a licensed major dealer or licensed secondary dealer immediately before the commencement.	17 18 19
	'(2) Section 163(1) <sup>12</sup> does not apply to the licensed supplier until 9 months after the commencement.	20 21
	'(3) Despite section 164(2)(a), <sup>13</sup> the licensed supplier's first control system submission under section 164 must be made to the chief executive at least 90 days before the day that is 9 months after the commencement	22 23

<sup>12</sup> Section 163 (Approved control system for supply operations)

<sup>13</sup> Section 164 (Control system submission)

'406 Dealing with existing applications	1
'(1) This section applies to an application for a licence made under part 5 and not decided before the commencement.	5 2 3
'(2) The application must be decided under this Act as in force immediately after the commencement.	5
'407 Appeals	6
'(1) Subsection (2) applies if—	7
<ul> <li>(a) a person has appealed to the Minister against a decision of determination of the commission made under an appeal provision; and</li> </ul>	
(b) the appeal has not been decided before the commencement.	11
'(2) The Minister may hear, or continue to hear, and decide the appeal under this Act as in force immediately before the commencement.	l 12 13
'(3) Subsection (4) applies if—	14
<ul> <li>(a) immediately before the commencement a person could have appealed against a decision or determination of the commission made under an appeal provision; and</li> </ul>	
(b) the person has not appealed before the commencement.	18
'(4) The person may appeal, and the Minister may hear and decide the appeal, under this Act as in force immediately before the commencement.	e 19 20
'(5) In deciding the appeal, the Minister may make any decision the Minister could have made in relation to the appeal immediately before the commencement.	
'(6) In this section—	24
<b>"appeal provision"</b> means any of the following provisions of this Act as in force from time to time before the commencement—	25 26
(a) section 201(1);	27
(b) section 205;	28
(c) section 206(1);	29
(d) section 219(16)(d) or (17);	30
(e) section 220(1).'.	31

68

	PART 5—AMENDMENT OF INTERACTIVE GAMBLING (PLAYER PROTECTION) ACT 1998	1 2
Clause	81 Act amended in pt 5	3
	This part amends the <i>Interactive Gambling (Player Protection)</i> Act 1998.	4 5
Clause	82 Amendment of s 56 (Investigations)	6
	Section 56(4)—	7
	insert—	8
	'(d) the person—	9
	<ul> <li>(i) was a business or executive associate of the licensed provider when the interactive gambling licence was issued; and</li> </ul>	10 11 12
	(ii) has not been investigated under section 35(2).'.	13
Clause	83 Amendment of s 69 (Decision on application)	14
	Section 69(2)(b), 'a copy of the notice'—	15
	omit, insert—	16
	'written notice of the decision'.	17
Clause	84 Amendment of s 82 (Suspension and cancellation of key person licence)	18 19
	Section 82—	20
	insert—	21
	'(6) If the chief executive cancels the licence, the person who held the licence must, within 14 days after receiving the information notice about the decision, give the licence to the chief executive.	22 23 24
	Maximum penalty for subsection (6)—40 penalty units.'.	25

**s 85** 69 **s 87** 

Clause	85 Replacement of s 127 (Authorised games to be conducted under an approved control system)	1 2	
	Section 127—	3	
	omit, insert—	4	
	'127 Authorised games to be conducted under an approved control system	5 6	
	'(1) A licensed provider must not conduct an authorised game unless the licensed provider has an approved control system for the game.	7 8	
	Maximum penalty—200 penalty units.	9	
	'(2) If a licensed provider has an approved control system for the authorised game, the licensed provider must not contravene the approved control system in the conduct of the game.	10 11 12	
	Maximum penalty—200 penalty units.	13	
	'(3) A licensed provider must not change the approved control system other than under a direction or approval of the chief executive.	14 15	
	Maximum penalty—200 penalty units.'.	16	
Clause	86 Amendment of s 254 (Starting appeal)		
	Section 254(2)—	18	
	omit, insert—	19	
	'(2) The notice of appeal must be—	20	
	(a) accompanied by the fee prescribed under a regulation; and	21	
	(b) filed within 28 days after the appellant receives notice of the decision.'.	22 23	
Clause	87 Amendment of s 261 (Delegations)	24	
	(1) Section 261(3)—	25	
	omit.	26	
	(2) Section 261(4)—	27	
	renumber as section 261(3)	28	

PART 6—AMENDMENT OF KENO ACT 1996				1
Clause	88 Act	amei	nded in pt 6	2
	This part amends the <i>Keno Act 1996</i> .			3
Clause	89 Amendment of s 36 (Investigations)			4
	Section	n 36(4	4)—	5
	insert-			6
	'(d)	the p	person—	7
		(i)	was a business or executive associate of the licensee when the keno licence was issued; and	8 9
		(ii)	has not been investigated under section 18(2).'.	10
Clause	90 Am	endm	nent of s 53 (Decision about application)	11
	(1) Se	ction	53(2)(b)—	12
	omit,	insert-	_	13
	'(b) as soon as practicable—			14
		(i)	give written notice of the decision to the relevant keno licensee; and	15 16
		(ii)	destroy the applicant's fingerprints taken for the application.'.	17 18
	<b>(2)</b> Se	ction	53—	19
	insert—			
	<b>'(3)</b> In	this s	section—	21
	"relevant keno licensee" means—			22
	(a)		an applicant who is a key operator for a keno licensee—the o licensee; or	23 24
	(b)	_	another applicant—the keno licensee who intends to employ applicant as a keno employee.	25 26

Clause	91 Amendment of s 66 (Suspension and cancellation of licence)	1
	Section 66—	2
	insert—	3
	'(6) If the chief executive cancels the licence, the person who held the licence must, within 14 days after receiving the information notice about the decision, give the licence to the chief executive.	4 5 6
	Maximum penalty for subsection (6)—40 penalty units.'.	7
Clause	92 Replacement of s 117 (Keno games to be conducted under approved control system)	8 9
	Section 117—	10
	omit, insert—	11
	'117 Keno games to be conducted under approved control system	12
	'(1) A keno licensee must not conduct a keno game under the keno licence unless the licensee has an approved control system for conducting the keno game.	13 14 15
	Maximum penalty—200 penalty units.	16
	'(2) If a keno licensee has an approved control system for conducting the keno game, the keno licensee must not contravene the approved control system in the conduct of the keno game.	17 18 19
	Maximum penalty—200 penalty units.	20
	'(3) A keno licensee must not change the approved control system other than under a direction or approval of the chief executive.	21 22
	Maximum penalty—200 penalty units.'.	23
Clause	93 Amendment of s 235 (Starting appeal)	24
	Section 235(2)—	25
	omit, insert—	26
	'(2) The notice of appeal must be—	27
	(a) accompanied by the fee prescribed under a regulation; and	28
	(b) filed within 28 days after the appellant receives notice of the decision.'.	29 30

s 97

s 94

	PART 7—AMENDMENT OF LOTTERIES ACT 1997	1
Clause	94 Act amended in pt 7	2
	This part amends the Lotteries Act 1997.	3
Clause	95 Amendment of s 36 (Investigations)	4
	Section 36(4)—	5
	insert—	6
	'(d) the person—	7
	(i) was a business or executive associate of the lottery licensee when the lottery licence was issued; and	8 9
	(ii) has not been investigated under section 14(2).'.	10
Clause	96 Amendment of s 51 (Decision on application)	11
	Section 51(2)(b), 'a copy of the notice'—	12
	omit, insert—	13
	'written notice of the decision'.	14
Clause	97 Amendment of s 64 (Suspension and cancellation of key person licence)	15 16
	Section 64—	17
	insert—	18
	'(6) If the chief executive cancels the licence, the person who held the licence must, within 14 days after receiving the information notice about the decision, give the licence to the chief executive.	19 20 21
	Maximum penalty for subsection (6)—40 penalty units.'.	22

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Clause	98	Amenda agreeme	ment of s 79 (Conditions for entering into agency ent)	1 2
	S	ection 79(	(5), definition "small business", paragraph (d)—	3
	0	mit, insert	<del>:</del>	4
		'(d) in w	vhich—	5
		(i)	no more than 50 persons are employed; or	6
		(ii)	if more than 50 persons are employed, the total number of hours worked by the employees in a week is no more than 2 000.'.	7 8 9
Clause	99	_	ment of s 100 (Lotteries to be conducted under an d control system)	10 11
	S	ection 100	)	12
	0	mit, insert	<u> </u>	13
	<b>'10</b>	0 Lottery	to be conducted under an approved control system	14
	lice	` '	ery licensee must not conduct a lottery under the lottery is the licensee has an approved control system for conducting	15 16 17
	Max	ximum per	nalty—200 penalty units.	18
	the	lottery, th	ttery licensee has an approved control system for conducting e lottery licensee must not contravene the approved control conduct of the lottery.	19 20 21
	Max	ximum per	nalty—200 penalty units.	22
			ery licensee must not change the approved control system der a direction or approval of the chief executive.	23 24
	Max	ximum pei	nalty—200 penalty units.'.	25

Clause	100 Insertion of new s 181A	1
	Part 8, division 2, before subdivision 6—	2
	insert—	3
	'181A Direction about conduct of approved lottery	4
	'(1) This section applies to an inspector who is supervising a matter mentioned in section 127 <sup>14</sup> for an approved lottery.	5 6
	'(2) The inspector may direct the lottery licensee for the approved lottery to take reasonable action, within the reasonable period stated by the inspector, to ensure the lottery is conducted in a way that does not jeopardise the integrity of the conduct of the approved lottery.	7 8 9 10
	'(3) The direction may be given orally or by written notice.	11
	'(4) If the direction is given orally, it must be confirmed by written notice given to the licensee as soon as practicable.	12 13
	'(5) The lottery licensee must comply with the direction unless the licensee has a reasonable excuse.	14 15
	Maximum penalty—40 penalty units.'.	16
		10
		10
Clause	101 Amendment of s 220 (Starting appeal)	17
Clause		
Clause	101 Amendment of s 220 (Starting appeal)	17
Clause	101 Amendment of s 220 (Starting appeal) Section 220(2)—	17 18
Clause	101 Amendment of s 220 (Starting appeal) Section 220(2)— omit, insert—	17 18 19
Clause	101 Amendment of s 220 (Starting appeal)  Section 220(2)—  omit, insert—  '(2) The notice of appeal must be—	17 18 19 20
	101 Amendment of s 220 (Starting appeal)  Section 220(2)—  omit, insert—  '(2) The notice of appeal must be—  (a) accompanied by the fee prescribed under a regulation; and (b) filed within 28 days after the appellant receives notice of the	17 18 19 20 21 22
	<ul> <li>101 Amendment of s 220 (Starting appeal)</li> <li>Section 220(2)—         <ul> <li>omit, insert—</li> <li>'(2) The notice of appeal must be—</li> <li>(a) accompanied by the fee prescribed under a regulation; and</li> <li>(b) filed within 28 days after the appellant receives notice of the decision.'.</li> </ul> </li> </ul>	17 18 19 20 21 22 23
	<ul> <li>101 Amendment of s 220 (Starting appeal)</li> <li>Section 220(2)—</li></ul>	17 18 19 20 21 22 23
Clause	<ul> <li>101 Amendment of s 220 (Starting appeal)</li> <li>Section 220(2)—</li></ul>	17 18 19 20 21 22 23 24 25

<sup>14</sup> Section 127 (Official supervision)

s 107

	PART 8—AMENDMENT OF WAGERING ACT 1998	1
Clause	103 Act amended in pt 8	2
	This part amends the Wagering Act 1998.	3
Clause	104 Amendment of s 38 (Investigation of suitability of associates of wagering licensees)	4 5
	Section 38(2)—	6
	insert—	7
	'(d) the associate—	8
	(i) was a business or executive associate of the licensee when the licensee applied for the licence; and	9 10
	(ii) has not been investigated under section 24(2).'.	11
Clause	105 Amendment of s 108 (Decision on application)	12
	Section 108(2)(b), 'a copy of the notice'—	13
	omit, insert—	14
	'written notice of the decision'.	15
Clause	106 Amendment of s 128 (Direction to rectify)	16
	Section 128—	17
	insert—	18
	'(8) A key person licensee must comply with a direction under this section.'.	19 20
Clause	107 Amendment of s 165 (Liability to wagering tax)	21
	Section 165—	22
	insert—	23
	'(2) However, subsection (1) does not apply to a permit holder in relation to a month in which the total amount invested in the holder's totalisators for	24 25

	the month is less than the amount prescribed under a regulation for this subsection.'.	1 2
Clause	108 Replacement of s 173 (Approved control system required for authorised wagering)	3 4
	Section 173—	5
	omit, insert—	6
	'173 Authorised wagering to be conducted under an approved control system	7 8
	'(1) An authority operator must not conduct authorised wagering under a wagering authority unless the authority operator has an approved control system for the wagering.	9 10 11
	Maximum penalty—200 penalty units.	12
	'(2) If an authority operator has an approved control system for the wagering, the authority operator must not contravene the approved control system in the conduct of the wagering.	13 14 15
	Maximum penalty—200 penalty units.	16
	'(3) An authority operator must not change the operator's approved control system other than under a direction or approval of the chief executive.	17 18 19
	Maximum penalty—200 penalty units.	20
	'(4) However, subsection (1) applies to a permit holder only if the total amount invested in the holder's totalisators for the 12 months immediately preceding the day on which the holder conducts the authorised wagering is more than the amount prescribed under a regulation for this subsection.'.	21 22 23 24

s 109 77 s 112

Gambling	Legislation	Amendment	Bill 2002
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Clause	109 Amendment of s 297 (Starting appeal)	1
	Section 297(2)—	2
	omit, insert—	3
	'(2) The notice of appeal must be—	4
	(a) accompanied by the fee prescribed under a regulation; and	5
	(b) filed within 28 days after the appellant receives notice of the decision.'.	6 7
Clause	110 Amendment of s 309 (Delegations)	8
	(1) Section 309(3) and (4)—	9
	omit.	10
	(2) Section 309(5)—	11
	renumber as section 309(3).	12
	PART 9—OTHER AMENDMENTS	13
Clause	111 Amendments for penalties—sch 1	14
	Schedule 1 amends and inserts penalties in the Acts it mentions.	15
Clause	112 Minor and consequential amendments—sch 2	16
	Schedule 2 amends the Acts it mentions.	17

	SCHEDULE 1	1
	AMENDMENTS FOR PENALTIES	2
	section 111	3
	CASINO CONTROL ACT 1982	4
1	Section 22(3), from 'shall produce'—	5
C	omit, insert—	6
	must give the licence to the Minister for endorsement of the variation on licence.	7 8
Ma	ximum penalty—40 penalty units.'.	9
2	Sections 34(1), (2) and (3) and 36(3) and (4), penalty—	10
C	omit, insert—	11
'M	aximum penalty—200 penalty units.'.	12
3	Sections 42(1), 60(1), 64(1) and (2), 64A(2), 65(1), 65C, 72(1), 81(1) and 97(1) and (2)—	13 14
i	insert—	15
'M	aximum penalty—40 penalty units.'.	16
4	Section 58—	17
i	insert—	18
'M	aximum penalty—	19
	(a) for paragraph (a)—100 penalty units; and	20
	(b) for paragraphs (b) and (c)—200 penalty units.'.	2.1

5	Sections 61(6), 62(1), 65(3) to (6), (7), (8) and (9) and 72(4)—	1
i	nsert—	2
ʻM	aximum penalty—100 penalty units.'.	3
(	Section (2(2)	4
6	Section 62(2)—	4
	insert—	5
M	aximum penalty—50 penalty units.'.	6
7	Section 62(7)—	7
i	nsert—	8
ʻM	aximum penalty—	9
	(a) for paragraph (a)—200 penalty units; and	10
	(b) for paragraph (b)—40 penalty units.'.	11
8	Sections 62(8), 65(2) and 85(2) and (4)—	12
i	nsert—	13
'M	aximum penalty—200 penalty units.'.	14
9	Section 75(6)—	15
i	nsert—	16
ʻM	aximum penalty for subsection (6)—200 penalty units.'.	17
	GAMING MACHINE ACT 1991	18
1	Sections 95(4), 217(7) and 225(3), penalty, 'or 1 year's	19
	imprisonment'—	20
(	omit.	21

KENO ACT 1996	1
1 Section 148(1) and (2), penalty, 'or 2 years imprisonment'—  omit.	2
WAGERING ACT 1998	4
1 Section 129(6), penalty—	5
omit, insert—	6
'Maximum penalty for subsection (6)—40 penalty units.'.	7

SCHEDULE 2		1
MINOR AND CONSEQUENTIA	L AMENDMENTS	2
	section 112	3
CASINO CONTROL A	CT 1982	4
1 Section 4(2), as a heading—		5
insert—		6
'4A References to "casino operation" or "op	peration of a casino".	7
2 Section 4(2), '(2) A reference'—		8
omit, insert—		9
'A reference'.		10
3 Section 4(2), as amended—		11
renumber as section 4A.		12
4 Section 18, at the end of paragraphs (a)	and (b)—	13
insert—		14
'and'.		15
5 Section 22(3), 'Where pursuant to'—		16
omit, insert—		17
'If under'		18

6	Sect	tion 22—	1
i	insert-	_	2
		the Minister is given a licence under subsection (3), the Minister orse the variation on the licence.'.	3 4
7	Sect	tion 30(1)(a) to (d)—	5
	omit, i	nsert—	6
	'(a)	after an agreement has been entered into under section 19 and while the casino licence in relation to the agreement is in force; or	7 8 9
	(b)	after approval by the Governor in Council of a casino lease or casino management agreement under section 28 and while the casino lease or casino management agreement is in force;'.	10 11 12
8	Sect	tion 31(8)(a), 'thereto;'—	13
•	omit, i	nsert—	14
	to the	notice or notices; or'.	15
9	Sect	tion 31(8)(b), after 'cause;'—	16
i	insert-	_	17
	or'.		18
10	Sect	tion 32(2)(a), after 'Council;'—	19
i	insert-	_	20
	'and'.		21
11	Bef	ore section 34—	22
i	insert–	_	23
		'Division 1—Preliminary'.	24

12	Before section 35—	1
	insert—	2
	'Division 2—Obtaining casino key employee and casino employee licences'.	3 4
13	Section 35(1), from 'shall be made' to 'in question'—	5
C	omit, insert—	6
6	must'.	7
14	Sections 35(2) and 37(1)(a), 'photograph, fingerprints and palm prints'—	8 9
C	omit, insert—	10
•	photograph and fingerprints'.	11
15	Section 37(1), at the end of paragraphs (a) and (b)—	12
i	insert—	13
4	and'.	14
16	Before section 40—	15
i	nsert—	16
	'Division 3—Obligations of casino operators and employees'.	17
17	Sections 42, 58, 60(1), 61(6), 62(1), (2), (7) and (8), 63(4), 65(2) to (6), (7) and (8), 66, 72(1), 75(6), 78, 79, 81(1), 85(2) and (4), 89, 97 and 102(3), 'shall'—	18 19 20
C	omit, insert—	21
4	must'.	22

18	Section 42(2), at the end of paragraphs (a) to (c)—	1
i	nsert—	2
6	and'.	3
19	Section 43, after 'until'—	4
i	nsert—	5
6	whichever of the following first happens'.	6
20	Sections 43(b) and 48, 'Minister'—	7
C	omit, insert—	8
•	chief executive'.	9
21	Section 43 (as amended)—	10
r	relocate and renumber as section 39B.	11
22	Before section 43A—	12
i	nsert—	13
D	vivision 4—Investigation of casino key employee and casino employee licensees'.	14 15
23	Before section 46—	16
i	nsert—	17
	'Division 6—Other matters about casino key employee and casino employee licensees'.	18 19
24	Before section 48—	20
i	nsert—	21
	'Division 7—Provisional licences'.	22

25 Section 48(5), 'Minister's'—	1
omit, insert—	2
'chief executive's'.	3
26 Before section 49—	4
insert—	5
'Division 8—Miscellaneo	ous'.
27 Section 58, at the end of paragraphs (a) a	and (b)— 7
insert—	8
'and'.	9
28 Section 62(7)(a), after 'executive;'—	10
insert—	11
'and'.	12
29 Section 65(6)(a), after 'value;'—	13
insert—	14
'and'.	15
30 Sections 65C and 72(4), 'may'—	16
omit, insert—	17
'must not'.	18
31 Section 65C, 'only if'—	19
omit, insert—	20
'unless'.	21

32 Section 66(1), at the end of pa	aragraphs (a) to (e)—	1
insert—		2
'or'.		3
33 Section 72(4), 'provided'—		4
omit, insert—		5
'unless'.		6
34 Section 73(1)(a), after 'casino	o;'—	7
insert—		8
'and'.		9
35 Section 74, after 'not limited	to'—	10
insert—		11
'the following'.		12
36 Section 75(6)(a), 'as aforesaid	1'—	13
omit, insert—		14
'for the operation of the casino'.		15
37 Section 75(6)(a)(ii), after 'ope	erator;'	16
insert—		17
'or'.		18
38 Section 76(2)(a), after 'suffici	ent;'—	19
insert—		20
or'.		21

39	Section 78(a), after 'may be;'—	1
iı	nsert—	2
'	and'.	3
40	Section 78(b)(i), after 'time;'—	4
iı	nsert—	5
';	and'.	6
41	Section 79(a) and (b), after 'year;'—	7
ii	nsert—	8
"	and'.	9
42	Section 81(2), from 'within a time'—	10
0	omit, insert—	11
٤,	within a reasonable period nominated by the chief executive.'.	12
43	Section 81—	13
iı	nsert—	14
	(3) The casino operator must submit the information within the ninated period.	15 16
Ma	ximum penalty—40 penalty units.'.	17
44	Section 85(10)(a), 'thereto;'—	18
0	omit, insert—	19
٤.	to the notice; or'.	20

45 Section 88(1), 'An insp	pector may'—	1
omit, insert—		2
'An inspector may do eac	h of the following'.	3
46 Section 88(1)(a)(i), aft	er 'records;'—	4
insert—		5
'and'.		6
47 Section 88(1)(i)(i), after	er 'duties;'—	7
insert—		8
'or'.		9
48 Section 89, at the end	of paragraphs (a) to (f)—	10
insert—		11
'or'.		12
49 Before section 92—		13
insert—		14
'Division 1—Matters	about excluding people from casinos'.	15
50 Section 93(5)(a), after	'operator;'—	16
insert—		17
'and'.		18
51 Before section 102—		19
insert—		20
$\mathcal{L}$	Division 2—Minors'.	21

52 Section 102(3)(a), after 'day;'—	1
insert—	2
'and'.	3
53 Before section 103—	4
insert—	5
'Division 3—Cheating'	. 6
54 Before section 107—	7
insert—	8
'Division 4—Offences'	9
55 Section 107, at the end of paragraphs (a)	and (b)—
insert—	11
'or'.	12
56 Section 112(2), after 'Act'—	13
insert—	14
'must not'.	15
57 Section 112(2)(a), 'shall not'—	16
omit.	17
58 Section 112(2)(a), after 'officer;'—	18
insert—	19
'or'.	20

59 Section 112(2)(b), 'shall not,'	1
omit.	2
60 Before section 113—	3
insert—	4
'Division 5—Miscellaneous'.	5
61 Section 125(1), at the end of paragraphs (a) to (c)—	6
insert—	7
'or'.	8
62 Section 126, at the end of paragraphs (a) to (f)—	9
insert—	10
'and'.	11
63 Section 127, heading—	12
omit, insert—	13
'127 Regulation-making power'.	14
64 Section 127(2)(b), 'and palm prints'—	15
omit.	16
65 Part 11, heading—	17
omit, insert—	18
'PART 11—SAVING AND TRANSITIONAL PROVISIONS'.	19 20

66	Before section 128—	1
i	insert—	2
	'Division 1—Saving provision for Statute Law (Miscellaneous Provisions) Act (No. 2) 1992'.	3 4
67	Before section 129—	5
i	insert—	6
Ъ	Division 2—Transitional provision for Casino Control Amendment Act 1996'.	7 8
68	After section 133—	9
i	insert—	10
	'SCHEDULE	11
	'DICTIONARY	12
	section 4'.	13
	GAMING MACHINE ACT 1991	14
1	Section 8(3)(c), '14 days'—	15
(	omit, insert—	16
•	'28 days'.	17
2	Section 30, heading, 'determination'—	18
(	omit, insert—	19
•	'consideration'.	20

3	Section 90(5), '(4)(b)'—	1
	omit, insert—	2
	'(3)(b)'.	3
4	Section 90(5)—	4
	renumber as section 90(4).	5
5	Section 94, 'form determined by the chief executive'—	6
	omit, insert—	7
	'approved form'.	8
6	Section 95(8), '(5)(b)'—	9
	omit, insert—	10
	'(5)'.	11
7	Section 182(3), after 'must be'—	12
	insert—	13
	'in the approved form and'.	14
8	Section 200(5), paragraphs (a), (d) and (e), 'applicant; and'—	15
	omit, insert—	16
	'applicant;'.	17
9	Section 200(5), paragraph (b)(ii), 'corporate; and'—	18
	omit, insert—	19
	'corporate;'.	20

10	Section 200(5), paragraph (c), 'relates; and'—	1
0	mit, insert—	2
'1	relates;'.	3
11	Section 221, 'section 219(16) or (17) or 220(1)'—	4
0	mit, insert—	5
'	section 219(12) or (13) or 220(2)'.	6
12	Section 221(b), 'the powers of the commission or'—	7
0	mit.	8
13	Section 222(4) and (5), 'subsection (1), (2) or (3)'—	9
0	mit, insert—	10
'!	subsection (1)'.	11
14	Section 222(4), 'section 219(3)'—	12
0	mit, insert—	13
'!	section 219(3) or 220(4)'.	14
15	Section 222(6), 'subsections (4) and (5)'—	15
0	mit, insert—	16
'	subsections (2) and (3)'.	17
16	Section 222(7), definition "show cause result notice", paragraph (a)(ii)—	18 19
0	omit.	20

17	Section 222(7), definition "show cause result notice", paragraph (a)(iii), 'subsection (2)(d) or (3)(a) or (b)'—	1 2
0	omit, insert—	3
'¦	subsection (1)(d) or (e)'.	4
18	Section 222(7), definition "show cause result notice", paragraph (a)(iii)—	5 6
	<i>enumber</i> as section 222(7), definition "show cause result notice", agraph (a)(ii).	7 8
19	Section 222(7), definition "show cause result notice", paragraph (b), 'or (2)(b)"—	9 10
0	omit.	11
20	Section 222(7), definition "show cause result notice", paragraph (c), 'or (2)(c)'—	12 13
0	omit.	14
21	Section 222(4) to (7)—	15
r	enumber as section 222(2) to (5).	16
22	Section 224(3), 'Where'—	17
0	omit, insert—	18
	If'.	19
23	Section 226(3), definition "leased", after '1959'—	20
iı	nsert—	21
•	and subleased'.	22

<i>2</i> 4	Section 237(a), 'prominently displayed'—	1
c	omit, insert—	2
6	displayed in a conspicuous position'.	3
25	Sections 267, 269 and 271, headings, 'machines and restricted	4
	components'—	5
C	omit, insert—	6
6	equipment and other things'.	7
26	Section 270, heading, 'restricted components'—	8
C	omit, insert—	9
•	gaming equipment and other things'.	10
27	Section 275(4)—	11
C	omit.	12
28	Section 276(1)(a), 'or subleased'—	13
C	omit.	14
29	Section 276(3), definition "leased", after '1959'—	15
i	nsert—	16
6	and subleased'.	17
30	Section 299(2)(b)(ii), 'lodged'—	18
c	omit, insert—	19
6	kept'.	20

31 Section 320, 'Where—'—	1
omit, insert—	2
'If—'.	3
32 Section 320, paragraph (a)—	4
omit.	5
33 Section 320(b) to (e)—	6
renumber as section 320(a) to (d).	7
34 Section 344(1), 'commission, chief executive or director'—	8
omit, insert—	9
'commission or chief executive'.	10
35 After section 407—	11
insert—	12
'SCHEDULE	13
'DICTIONARY	14
section 2'.	15

INTERACTIVE GAMBLING (PLAYER PROTECTION) ACT 1998		1 2
1	Schedule 3, definition "registered company auditor"—	3
	omit, insert—	4
٠,	<b>"registered company auditor"</b> means a person registered, or taken to be registered, as an auditor under the Corporations Act, part 9.2. <sup>15</sup> .	5 6
	JUDICIAL REVIEW ACT 1991	7
1	Schedule 1, part 1, item 1, '31(23), 32(7), 38(3) and 44(4)'—	8
	omit, insert—	9
	'31(23) and 32(7)'.	10
	KENO ACT 1996	11
1	Schedule 4, definition "casino", 'section 4'—	12
	omit, insert—	13
	'schedule'.	14
2	Schedule 4, definition "registrar", 'Gaming Machine Act 1991, section 2'—	15 16
	omit, insert—	17
	'the Gaming Machine Act 1991, schedule'.	18

<sup>15</sup> Corporations Act, part 9.2 (Registration of auditors and liquidators)

3	Schedule 4, definition "related body corporate", "Corporations Law, section 50."—	1 2
	omit, insert—	3
	'Corporations Act, section 50.16'.	4
	LOTTERIES ACT 1997	5
1	Part 8, division 2, subdivision 5, heading, 'to stop using things'—	6
	omit.	7
2	Schedule 3, definition "registrar", 'section 2'—	8
	omit, insert—	9
	'schedule'.	10

Corporations Act, section 50—

#### Related bodies corporate

Where a body corporate is:

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

<sup>16</sup> Corporations Act, section 9—

**<sup>&</sup>quot;related body corporate"**, in relation to a body corporate, means a body corporate that is related to the first-mentioned body by virtue of section 50.

1	TOBACCO AND OTHER SMOKING PRODUCTS ACT 1998	1 2
1	Section 14, definition "gaming machine area", 'section 2'—	3
	omit, insert—	4
	'schedule'.	5
2	Schedule, definition "casino", 'section 4'—	6
	omit, insert—	7
	'schedule'.	8
	WAGERING ACT 1998	9
1	Schedule 2, definitions "greyhound race", "horse race", "racing venue" and "trotting race", after 'see'—	10 11
	insert—	12
	'the'.	13
2	Schedule 2, definitions "registered company auditor" and "wholly-owned subsidiary"—	14 15
	omit.	16

3 Schedule 2—	1
insert—	2
"registered company auditor" means a person registered, or taken to be registered, as an auditor under the Corporations Act, part 9.2.17	3
"wholly-owned subsidiary" see the Corporations Act, section 9.18'.	5

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<sup>17</sup> Corporations Act, part 9.2 (Registration of auditors and liquidators)

<sup>18</sup> Corporations Act, section 9—

**<sup>&</sup>quot;wholly-owned subsidiary"**, in relation to a body corporate, means a body corporate none of whose members is a person other than:

<sup>(</sup>a) the first-mentioned body; or

<sup>(</sup>b) a nominee of the first-mentioned body; or

<sup>(</sup>c) a subsidiary of the first-mentioned body, being a subsidiary none of whose members is a person other than:

<sup>(</sup>i) the first-mentioned body; or

<sup>(</sup>ii) a nominee of the first-mentioned body; or

<sup>(</sup>d) a nominee of such a subsidiary.