

Queensland



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Lotteries Amendment Bill 2007

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2007

A Bill

for

An Act to amend the Lotteries Act 1997 and other legislation

s 1	8	s 4
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	The Parliament of Queensland enacts—		
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Lotteries Amendment Act 2007.	3 4
Clause	2	Commencement This Act commences on a day to be fixed by proclamation.	5 6
	Part	2 Amendment of Lotteries Act 1997	7 8
Clause	3	Act amended in pt 2 and sch 1	9
		This part and schedule 1 amend the <i>Lotteries Act</i> 1997.	10
Clause	4	Insertion of new s 2B After section 2A— insert—	11 12 13
	'2B	Explanation of licensing scheme	14
		'This Act establishes a licensing scheme under which a lottery may be conducted only if—	15 16
		(a) a person holds a lottery licence for the lottery; and	17
		(b) another person holds a lottery operator's licence for the lottery; and	18 19
		(c) the lottery is conducted under a lottery operation agreement between the 2 persons.'.	20 21

Clause	5 Replacement of pt 2, div 2 hdg (Requirement to hold lottery licence)			1 2
		Part 2	, division 2, heading—	3
		omit,	insert—	4
	'Divisi	on 2	Requirement for lottery to be authorised by lottery licence and lottery operator's licence'.	5 6 7
Clause	6	Amendm	ent of s 7 (Foreign gaming schemes)	8
			on 7(3), definition approved arrangement, after ensland'—	9 10
		insert-	<u> </u>	11
		'unde	r this Act'.	12
Clause	7	Amendm	ent of s 8 (Lawful activities)	13
	(1) Section	on 8(a)—	14
		omit,	insert—	15
			the conduct, in accordance with this Act, of a lottery stated in a lottery licence and lottery operator's licence, by the lottery licensee and lottery operator;'.	16 17 18
	(2	2) Section	on 8(c), 'a lottery licence'—	19
		omit,	insert—	20
		'this A	Act'.	21
Clause	8 I	nsertion	of new pt 2A hdg and div 1	22
		After	section 8—	23
		insert-	<u> </u>	24
	'Part 2	2 A	Primary licences	25
	'Divisi	on 1	Preliminary	26

s 10

	8A	Per	son may not note both types of primary licence	1
		'(1)	The same person may not hold both a lottery licence and a lottery operator's licence.	2 3
		'(2)	Subsection (1) does not prevent a body corporate from holding 1 type of primary licence only because a related body corporate holds the other type of primary licence.	4 5 6
		'(3)	In this section—	7
			<i>related body corporate</i> see the Corporations Act, section 9.	8
	'8B	Wh	at a licence authorises	9
		'(1)	This section applies if a lottery (the <i>authorised lottery</i>) is stated in both a lottery licence and a lottery operator's licence.	10 11
		'(2)	The lottery licence authorises the lottery licensee to conduct the authorised lottery through the lottery operator by entering a lottery operation agreement with the lottery operator.	12 13 14
		'(3)	The lottery operator's licence authorises the lottery operator to conduct the authorised lottery under a lottery operation agreement with the lottery licensee.'.	15 16 17
Clause	9		placement of pt 2A, div 3 hdg (Applications for, and ue of, lottery licences)	18 19
			Part 2A, division 3, heading—	20
			omit, insert—	21
	'Div	ision	2 Issuing and amending primary licences'.	22 23
Clause	10	Am	endment of s 9 (Application for lottery licence)	24
		(1)	Section 9(2) and (3)—	25
			renumber as section 9(3) and (4).	26
		(2)	Section 9—	27
			insert—	28
		'(2)	The application must state whether it is for a lottery licence or a lottery operator's licence.'.	29 30

		(3)	Section 9(4), as renumbered, 'for a lottery licence'— <i>omit</i> .	1 2
Clause	11	Am	nendment of s 11 (Conditions for granting application)	3
		(1)	Section 11(1)—	4
			omit, insert—	5
		'(1)	The Minister may grant an application for a primary licence only if the Minister is satisfied—	6 7
			(a) the applicant is a suitable person to hold a licence of the type to which the application relates; and	8 9
			(b) each business or executive associate of the applicant is a suitable person to be associated with the operations of the holder of a licence of that type.'.	10 11 12
		(2)	Section 11—	13
			insert—	14
		'(3)	Without limiting the other matters the Minister may consider in deciding whether to grant an application for a primary licence, the Minister may have regard to the terms of another primary licence in force at the time of the application and any commercial arrangements in place relating to that other licence.'.	15 16 17 18 19 20
Clause	12		nendment of s 12 (Suitability of applicant to hold lottery ence)	21 22
		(1)	Section 12(1), 'is a suitable person to hold a lottery licence'—	23
			omit, insert—	24
			'or lottery operator's licence is a suitable person to hold a licence of that type'.	25 26
		(2)	Section 12(1)(f) and (g)—	27
			renumber as section 12(1)(h) and (i).	28
		(3)	Section 12(1)(e)—	29
			omit, insert—	30

			'(e) for an application for a lottery licence—whether the applicant has the appropriate business ability to enter into, and manage, lottery operation agreements;	1 2 3
			(f) for an application for a lottery operator's licence—whether the applicant has the appropriate business ability to conduct lotteries successfully under a lottery operator's licence;	4 5 6 7
			(g) the extent to which the applicant has negotiated a proposed lottery operation agreement;'.	8 9
		(4)	Section 12(2), definition appropriate resources, 'lottery licence'—	10 11
			omit, insert—	12
			'licence of the type to which the application relates'.	13
Clause	13		endment of s 13 (Suitability of business and executive sociates)	14 15
			Section 13, 'a lottery licensee's operations'—	16
			omit, insert—	17
			'the operations of the holder of a licence of the relevant type'.	18
Clause	14		endment of s 14 (Investigations of suitability of sons)	19 20
		(1)	Section 14(1)—	21
			omit, insert—	22
		'(1)	The chief executive may investigate an applicant for a primary licence to help the Minister decide whether the applicant is a suitable person to hold a licence of the type to which the application relates.'.	23 24 25 26
		(2)	Section 14(2), 'a lottery licensee's operations'—	27
			omit, insert—	28
			'the operations of the holder of a licence of the relevant type'.	29

s 18

Clause	15	Amendment of \$ 15 (L	ecision on application)	1
		Section 15(1)—		2
		omit, insert—		3
		• •	des to grant an application for a primary or must promptly issue a licence of the applicant.'.	4 5 6
Clause	16	Amendment of s 17 (F	form of lottery licence)	7
		(1) Section 17(2)(b) to (f)—	8
		renumber as section	17(2)(c) to (g).	9
		(2) Section 17(2)(a)—		10
		omit, insert—		11
		'(a) the licensee's r	name;	12
		(b) the type of lice	nce;'.	13
Clause	17	Insertion of new s 17		14
		After section 17—		15
		insert—		16
	'17A	Voluntary omission of licence	a lottery stated in a primary	17 18
			nsee's written approval, the Minister may icence to omit a lottery stated in it.	19 20
		· ·	see's written request, the Minister must icence to omit a lottery stated in it.	21 22
		Note—		23
		A primary licence ma under division 5.'.	y also be amended, to omit a lottery stated in it,	24 25
Clause	18	Amendment of s 18 (C licence)	changing conditions of lottery	26 27
		(1) Section 18(1), 'by th	e lottery licensee'—	28
		omit, insert—		29

			'stated in the licence'.	1
		(2)	Section 18(2)—	2
			omit.	3
		(3)	Section 18(3) and (4)—	4
			renumber as section 18(2) and (3).	5
Clause	19	Ins	ertion of new ss 18A–18C	6
			After section 18—	7
			insert—	8
	'18A	Oth	ner amendments of primary licence	9
			'The Minister may amend a primary licence, other than to omit a lottery or change a condition, only with the written approval of the primary licensee.	10 11 12
	'18B	Wh	en amendments take effect	13
		'(1)	If the Minister amends a primary licence under this division, the Minister must give the licensee a notice stating the day the amendment takes effect (the <i>stated day</i>).	14 15 16
		'(2)	For an amendment changing the conditions of the licence, the notice may be included in the condition notice.	17 18
		'(3)	For an amendment omitting a lottery stated in a licence, unless the Minister and primary licensee agree otherwise, the stated day must be 3 months after the day the Minister receives the approval or request for the amendment.	19 20 21 22
	'18C	No	tice to other interested persons	23
			'If a primary licence is being amended under this division, the Minister must give written notice of the amendment, before the stated day under section 18B, to each person with whom the primary licensee has a lottery operation agreement.'	24 25 26

Clause	20		nendment of s 19 (Return of licence for endorsement of anged conditions)	1 2					
		(1)	Section 19, heading, 'changed conditions'—	3					
			omit, insert—	4					
			'amendments'.	5					
		(2)	Section 19(1), after 'change of conditions'—	6					
			insert—	7					
			'or a notice from the Minister requesting the return of the licence to endorse another amendment being made under this division'.	8 9 10					
		(3)	Section 19(2)(b), after 'changed conditions'—	11					
			insert—	12					
			'or other amendment'.	13					
		(4)	Section 19(3)—	14					
			omit, insert—	15					
		'(3)	An amendment takes effect on the stated day in the notice given under section 18B and does not depend on the primary licence being amended to record the amendment or a replacement licence being issued.'.	16 17 18 19					
Clause	21	21	21	21	21	21	On	nission of s 20 (Amendment of lottery licence)	20
			Section 20—	21					
			omit.	22					
Clause	22		placement of pt 2A, div 4 hdg (General provisions out lottery licences)	23 24					
			Part 2A, division 4, heading—	25					
			omit, insert—	26					
	'Div	isior	1 3 General provisions about primary licences'.	27 28					

Clause	23		endment of s 22 (Mortgage and assignment of lottery ence)	1 2
		(1)	Section 22(3)—	3
			omit, insert—	4
		'(3)	Before the Minister approves the transfer of a primary licence under this section, the Minister must be satisfied—	5 6
			(a) the proposed transferee is a suitable person to hold a licence of the relevant type; and	7 8
			(b) each business and executive associate of the proposed transferee is a suitable person to be associated with the operations of the holder of a licence of the relevant type.'.	9 10 11 12
		(2)	Section 22(4), 'the lottery licence'—	13
			omit, insert—	14
			'the primary licence'.	15
		(3)	Section 22(4), 'new lottery licence'—	16
			omit, insert—	17
			'new primary licence of the relevant type'.	18
		(4)	Section 22—	19
			insert—	20
		'(6)	Before transferring a primary licence, the primary licensee must give written notice of the proposed transfer to each other person with whom the primary licensee has a lottery operation agreement.'.	21 22 23 24
Clause	24	Am	nendment of s 23 (Surrender of lottery licence)	25
			Section 23—	26
			insert—	27
		'(3)	Before surrendering a primary licence, the primary licensee must give written notice of the proposed surrender to each other person with whom the primary licensee has a lottery operation agreement.'.	28 29 30 31

Clause	25	Ins	ertio	n of new pt 2A, div 4	1
			Afte	er section 23—	2
			inse	rt—	3
	'Div	isior	1 4	Obligations to act under primary licences	4 5
	'23A	Primary licensees must enter lottery operation agreements			
		'(1)	This	s section applies if—	8
			(a)	a primary licence stating a lottery is issued; or	9
			(b)	a primary licence is amended to include a lottery; or	10
			(c)	a lottery operation agreement for the conduct of a lottery stated in a primary licence stops being in force and the primary licensee is not a party to any other lottery operation agreement for the conduct of the lottery.	11 12 13 14
		'(2)	agre	primary licensee must take all reasonable steps to enter an eement for the conduct of the lottery and have it approved lottery operation agreement as soon as practicable.	15 16 17
	'23B	Lot	ttery	operators must actively conduct lotteries	18
				ottery operator must actively conduct each lottery stated in lottery operator's licence.	19 20
	'23C	Mir	niste	r may temporarily excuse non-activity	21
		'(1)	with peri	Minister may excuse a primary licensee from complying a requirement under section 23A or 23B, for a stated od, if satisfied it would be reasonable in all the umstances.	22 23 24 25
			Exan	nple—	26
			op lot	ne Minister may be satisfied it would be reasonable to excuse a lottery perator from actively conducting a lottery, for a stated period, if the stery operator is unable to conduct the lottery during the period for peratoral reasons beyond the lottery operator's control	27 28 29

		'(2)		ions 23A and 23B apply to the primary licensee subject to excuse given by the Minister.'.	1 2
Clause	26			ment of pt 2A, div 5 hdg (Suspension and ition of lottery licences)	3 4
			Part	2A, division 5, heading—	5
			omit	, insert—	6
	'Divi	sion	5	Suspension or cancellation of primary licences and omission of lotteries from primary licences'.	7 8 9
Clause	27			nent of s 24 (Grounds for suspension or ition)	10 11
		(1)	Sect	ion 24(1)(a) and (b)—	12
			omit	, insert—	13
			'(a)	the primary licensee is not, or is no longer, a suitable person to hold a licence of the relevant type;	14 15
			(b)	a business or executive associate of the primary licensee is not, or is no longer, a suitable person to be associated with the operations of the holder of a licence of the relevant type;'.	16 17 18 19
		(2)	Sect	ion 24(1)(g) to (j)—	20
			renu	mber as section 24(1)(h) to (k).	21
		(3)	Sect	ion 24(1)—	22
			inser	rt—	23
			'(g)	there has been a breach of a lottery operation agreement to which the primary licensee is a party (by any party to the agreement);'.	24 25 26
		(4)	Sect	ion 24(2), 'lottery licence'—	27
			omit	, insert—	28
			'lice	nce of the relevant type'.	29
		(5)	Sect	ion 24(3), 'a lottery licensee's operations'—	30
			omit	, insert—	31

			'the operations of the holder of a licence of the relevant type'.	1
		(6)	Section 24(4), 'subsection (1)(i)'—	2
			omit, insert—	3
			'subsection (1)(j)'.	4
Clause	28	Ins	ertion of new s 24A	5
			After section 24—	6
			insert—	7
	'24A	Gro	ound for omitting a lottery from a primary licence	8
		'(1)	A primary licence may be amended to omit a lottery stated in it on the ground that the primary licensee is, and has been for a continuous period of at least 14 days, contravening division 4 in relation to the lottery.	9 10 11 12
		'(2)	The power to amend a primary licence under this division to omit a lottery, on the ground mentioned in subsection (1), includes the power to amend the licence to omit the only lottery, or all lotteries, stated in the licence on that ground.'.	13 14 15 16
Clause	29	Am	nendment of s 25 (Show cause notice)	17
		(1)	Section 25(1)(c)(i), 'by the lottery licensee'—	18
			omit, insert—	19
			'stated in the licence'.	20
		(2)	Section 25(2) and (3)—	21
			renumber as section 25(3) and (4).	22
		(3)	Section 25—	23
			insert—	24
		'(2)	This section also applies if the Minister believes the ground exists to amend a primary licence by omitting a lottery stated in it.'.	25 26 27

Clause	30		nendment of s 26 (Copy of show cause notice to be en to interested persons)	1 2
		(1)	Section 26(1)(a), 'or cancellation'—	3
			omit, insert—	4
			', cancellation or amendment'.	5
		(2)	Section 26(3)—	6
			renumber as section 26(4).	7
		(3)	Section 26—	8
			insert—	9
		'(3)	Without limiting subsection (1), a person is an interested person if a lottery operation agreement between the person and the primary licensee is in force.'.	10 11 12
Clause	31	Am	endment of s 28 (Immediate suspension)	13
		(1)	Section 28(1)(b)(ii), 'by the lottery licensee'—	14
			omit, insert—	15
			'stated in the licence'.	16
		(2)	Section 28—	17
			insert—	18
		'(3)	If the Minister gives a suspension notice to a primary licensee, the Minister must give a copy of the suspension notice to each other person with whom the primary licensee has a lottery operation agreement.'.	19 20 21 22
Clause	32	Am	endment of s 31 (Notice by the Minister)	23
		(1)	Section 31(1)(c)(i), 'by the lottery licensee'—	24
			omit, insert—	25
			'stated in the licence'.	26
		(2)	Section 31(2) and (3)—	27
			renumber as section 31(3) and (4).	28
		(3)	Section 31—	29

			insert—	1
		'(2)	This section also applies if, after considering the accepted representations for the show cause notice, the Minister still believes the ground exists to amend a primary licence by omitting a lottery stated in it.'.	2 3 4 5
Clause	33		nendment of s 32 (Suspension, cancellation and pointment of administrator)	6 7
		(1)	Section 32, heading, after 'cancellation'—	8
			insert—	9
			', amendment'.	10
		(2)	Section 32(1)—	11
			insert—	12
			'(c) if the proposed action stated in the show cause notice was to amend the primary licence by omitting a lottery stated in it—make the amendment.'.	13 14 15
		(3)	Section 32(2), 'lottery licensee'—	16
			omit, insert—	17
			'primary licensee and to each other person with whom the primary licensee has a lottery operation agreement'.	18 19
Clause	34	Ins	sertion of new s 32A	20
			After section 32—	21
			insert—	22
	'32A	En	dorsement of amendment	23
		'(1)	This section applies if—	24
			(a) a primary licence is amended under section 32(1)(c); and	25 26
			(b) the Minister asks the primary licensee to return the licence within a stated period of at least 7 days so the amendment may be endorsed on the licence.	27 28 29
		'(2)	The primary licensee must comply with the request, unless the licensee has a reasonable excuse.	30 31

			Maximum penalty—40 penalty units.	1
		'(3)	On receiving the primary licence, the Minister must—	2
			(a) amend the licence in an appropriate way and return the amended licence to the primary licensee; or	3
			(b) if the Minister does not consider it is practicable to amend the licence—issue a replacement licence, incorporating the amendment, to the primary licensee.	5 6 7
		'(4)	An amendment takes effect on the relevant day under section 32(3) and does not depend on the primary licence being amended to record the amendment or a replacement licence being issued.'.	8 9 10 11
Clause	35		nendment of s 34 (Cancellation or reduction of period suspension)	12 13
			Section 34(2), 'lottery licensee'—	14
			omit, insert—	15
			'primary licensee and to each other person with whom the primary licensee has a lottery operation agreement'.	16 17
Clause	36	Am	nendment of s 36 (Investigations)	18
		(1)	Section 36(1), 'lottery licence'—	19
			omit, insert—	20
			'primary licence of the relevant type'.	21
		(2)	Section 36(2) and (4)(a), 'a lottery licensee's operations'—	22
			omit, insert—	23
			'the operations of the holder of a primary licence of the relevant type'.	24 25
		(3)	Section 36(3)(a), 'lottery licence'—	26
			omit, insert—	27
			'primary licence of the relevant type'.	28

Clause	37	Inse	ertion of new pt 2B	1		
			Before part 3—	2		
			insert—	3		
	'Par	t 2B	Lottery operation agreements	4		
	'39A	Wha	it is a lottery operation agreement			
		'(1)	A <i>lottery operation agreement</i> is an agreement between a lottery licensee and a lottery operator, for the conduct of a lottery by the lottery operator, approved by the Minister under this part.	6 7 8 9		
		'(2)	Another person may also be a party to a lottery operation agreement.	10 11		
			Example for subsection (2)—	12		
			A person may be a party to a lottery operation agreement because the agreement includes provisions under which the person acts as a guarantor for one of the primary licensees.	13 14 15		
	'39B	Am	endments must also be approved	16		
			'For this Act, an amendment of a lottery operation agreement is of no effect until it is approved by the Minister.	17 18		
	'39C	App	proval process	19		
		'(1)	A lottery licensee may apply to the Minister for approval of a proposed lottery operation agreement or a proposed amendment of a lottery operation agreement.	20 21 22		
		'(2)	The application must be written and accompanied by a copy of the proposed agreement or amendment.	23 24		
		' (3)	The Minister must give, or refuse to give, the approval.	25		
		'(4)	The Minister may refuse to give the approval only if the Minister reasonably believes it is necessary to do so—	26 27		
			(a) in the public interest; or	28		
			(b) to protect proper standards of integrity in the conduct of lotteries	29 30		

		'(5)	The Minister must promptly give the lottery licensee written notice of the Minister's decision.	1 2
	'39D	Mir	nister to be notified if agreement ends	3
			'If a lottery operation agreement stops being in force, each party to the agreement must immediately give written notice to the Minister.	4 5 6
	'39E		ing a party to more than 1 lottery operation reement	7 8
		'(1)	A lottery licensee may be a party to lottery operation agreements with 2 or more lottery operators at the same time, whether for the same or different lotteries.	9 10 11
		'(2)	A lottery licensee may not be a party to more than 1 lottery operation agreement with the same lottery operator at the same time.	12 13 14
		'(3)	A lottery operator may not be a party to more than 1 lottery operation agreement at the same time.'.	15 16
Clause	38	Am	nendment of s 40 (Meaning of <i>key employee</i>)	17
		(1)	Section 40(1)(a), 'conduct of a lottery'—	18
			omit, insert—	19
			'primary licensee's operations'.	20
		(2)	Section 40(1)(c)—	21
			omit, insert—	22
			'(c) for a lottery employee of a lottery operator—occupies or acts in a position designated in the lottery operator's approved control system as a key position.'.	23 24 25
Clause	20	Λ	condiment of a 41 (Obligation to hold license)	26
Clause	39	AII	nendment of s 41 (Obligation to hold licence) Section 41, 'conduct of a lottery'—	26
			•	27
			omit, insert—	28
			'primary licensee's operations'.	29

Clause	40	Am	nendment of s 60 (Show cause notice)	1
			Section 60(4)(b), 'by the lottery licensee'—	2
			omit, insert—	3
			'stated in the primary licence'.	4
Clause	41		nendment of s 79 (Conditions for entering into agency reement)	5 6
		(1)	Section 79(3)(a)—	7
			omit.	8
		(2)	Section 79(3)(b) and (c)—	9
			renumber as section 79(3)(a) and (b).	10
		(3)	Section 79(5)—	11
			renumber as section 79(7).	12
		(4)	Section 79(4)—	13
			omit, insert—	14
		'(4)	The chief executive may, by written notice given to a lottery operator and lottery agent, require them to amend their agency agreement in a stated way.	15 16 17
		'(5)	A notice under subsection (4) must state—	18
			(a) the amendment required; and	19
			(b) the reason for the amendment; and	20
			(c) the time, not less than 30 days after the notice is given to both parties to the agreement, within which they must comply with the notice; and	21 22 23
			(d) that the lottery operator or lottery agent may appeal to the Gaming Commission, within 28 days after receiving the notice, against the decision to require the amendment.	24 25 26 27
		'(6)	The chief executive must not require the inclusion of a provision in an agency agreement, or an amendment of an agency agreement, unless the chief executive believes on reasonable grounds that the inclusion of the provision or the amendment is reasonably necessary to ensure—	28 29 30 31 32

			(a)	the integrity of the conduct of lotteries by the lottery operator is not jeopardised in a material way; or	1 2
			(b)	the public interest is not affected in an adverse and material way.'.	3 4
Clause	42	Om	nissio	n of ss 80 and 81	5
			Secti	ions 80 and 81—	6
			omit.		7
Clause	43	Am	endn	nent of s 82 (Returns about agents)	8
			Secti	ion 82(1), after 'agents'—	9
			inser	<i>t</i> —	10
			ʻand	their places of operation'.	11
Clause	44	Ins	ertior	n of new s 97A	12
			Afte	r section 97—	13
			inser	<i>t</i> —	14
	'97A	Lia un _l	bility paid t	of lottery operator's holding companies for ax, fee or penalty	15 16
		'(1)		section applies to any of the following amounts payable lottery operator that is a corporation—	17 18
			(a)	lottery tax or a licence fee that remains unpaid by the lottery operator at the end of the period allowed for its payment;	19 20 21
			(b)	a penalty payable by the lottery operator under section 97.	22 23
		'(2)		lottery operator and each holding company of the lottery ator are jointly and severally liable for payment of the unt.	24 25 26
		'(3)	In th	is section—	27
			hold	ing company see the Corporations Act, section 9.'.	28

Clause	45	Part 6, division 2—					
	'104A	Аp	plicat	tion o	of div 2 to former primary licensees	4	
		'This division continues to apply to the lottery records for primary licence after the licence ends and, for that purpose, reference in this division to a primary licensee includes person who has stopped being a primary licensee.'.					
Clause	46	Amendment of s 107 (Lottery records to be kept for required period)					
		(1)	Sect	ion 10	07(1)(a), '; and'—	11	
			omit	, inse	rt—	12	
			'; or	,		13	
		(2)	Sect	ion 10	07(1)(b)—	14	
			omit	, inse	rt—	15	
			'(b)	in th	ne case of any other lottery record—	16	
				(i)	if it relates to a lottery for which the only prize, or all prizes, are paid or given on 1 day—for 5 years after that day; or	17 18 19	
				(ii)	otherwise—for 5 years after the last day on which a prize or part of a prize in the lottery is paid or given to the person entitled to it.	20 21 22	
					Example for subparagraph (ii)—	23	
					The prize for a lottery consists of a particular amount paid to the prize winner at the end of each year for 20 years. A lottery record for the lottery must be kept for 5 years after the day the last payment is paid.'.	24 25 26 27	
Clause	47	Am	nendr	nent	of s 116 (Ancillary lottery agreement)	28	
			Sect	ion 1	16(2), after 'agency agreement'—	29	
			inse	rt—		30	
			or a	lotte	ry operation agreement'.	31	

Clause	48	Ins	ertion o	of new s 121A	1
			After se	ection 121—	2
			insert—	_	3
	'121A	Rul	es to be	e made available	4
			'A lotte	ery operator must—	5
			lio av	or each lottery stated in the lottery operator's cence—make a copy of the rules for the lottery vailable for public inspection, during ordinary office ours, at the lottery operator's public office; and	6 7 8 9
			o _j ag	or each lottery for which a lottery agent of the lottery perator does anything under the agency greement—give a copy of the rules for the lottery to the ottery agent.	10 11 12 13
			Maxim	um penalty—40 penalty units.'.	14
			_		
Clause	49			nt of s 129 (Claims for prizes)	15
		(1)	Section	129(2)(b)—	16
			omit, in	sert—	17
				ne end of 7 years after the closure of the lottery in which the prize is won.'.	18 19
		(2)	Section	129(4)—	20
			omit.		21
Clause	50	Ins	ertion o	of new ss 131A and 131B	22
			After se	ection 131—	23
			insert-	_	24
	'131A			f unclaimed major prizes into the ed fund	25 26
		' (1)	This see	ction applies to a prize in an approved lottery if—	27
			(a) it	is 3 months since the closure of the lottery; and	28
				ne prize has not been claimed by the person entitled to : and	29 30

	(c) the prize has a value of at least the relevant amount.	1					
'(2)	If it is a monetary prize, the lottery operator must pay the amount of the prize to the chief executive.	e 2 3					
'(3)	If it is a non-monetary prize, the lottery operator must, as soon as practicable and in any case within 6 months after the closure of the lottery—						
	(a) dispose of the prize under section 131; and	7					
	(b) pay the amount of the proceeds, less the cost of disposal to the chief executive.	, 8					
'(4)	However, the chief executive may allow a longer time for disposal of a non-monetary prize if the chief executive considers it would be reasonable to do so having regard to all the circumstances including the nature of the prize.						
'(5)	The chief executive must pay the amount received under subsection (2) or (3) into the consolidated fund.						
' (6)	If, after the amount is paid into the consolidated fund, the lottery operator is required under section 130 to pay the prize, the lottery operator may give the chief executive a written request in the approved form to be repaid the amount.						
'(7)	On receiving a request under subsection (6), the chief executive must pay the amount from the consolidated fund without further appropriation.						
'(8)	In this section—	23					
	<i>relevant amount</i> means the amount, at least \$500000 prescribed under a regulation for this section.	, 24 25					
	value, of a prize, means—	20					
	(a) if it is a monetary prize consisting of 1 payment—the amount of the payment; or	e 27 28					
	(b) if it is a monetary prize consisting of 2 or more payments—the total amount of the payments; or	e 29 30					
	(c) if it is a non-monetary prize—the amount, or highes amount, claimed to be the prize's value by the lottery operator in promotional material or other information made publicly available for the lottery.	32					

	131			it of other unclaimed prizes into the dated fund	1 2
		'(1)		s section applies to a prize in an approved lottery, other a prize to which section 131A applies, if—	3
			(a)	it is 7 years since the closure of the lottery; and	5
			(b)	the prize has not been claimed by the person entitled to it; and	6 7
			(c)	the prize has not been used for a prize or additional prize, or in another way, under section 132.	8 9
		'(2)		is a monetary prize, the lottery operator must pay the ount of the prize to the chief executive.	10 11
		'(3)		is a non-monetary prize, the lottery operator must, as soon racticable—	12 13
			(a)	dispose of the prize under section 131; and	14
			(b)	pay the amount of the proceeds, less the cost of disposal, to the chief executive.	15 16
		'(4)		chief executive must pay the amount received under section (2) or (3) into the consolidated fund.'.	17 18
Clause	51	Ins	ertio	n of new s 132AA	19
			Afte	er section 132—	20
			inse	rt—	21
	'132	AA Fo	rmer	lottery operators	22
		'(1)	This	s section applies if a person stops being a lottery operator.	23
		'(2)		s section applies in relation to the following approved eries conducted by the person (<i>relevant lotteries</i>)—	24 25
			(a)	a lottery that closed within 7 years before the person stopped being a lottery operator;	26 27
			(b)	another lottery for which there is any prize money that the person has not paid but is required to pay (including amounts the person is required to pay at a later time).	28 29 30
				Example for paragraph (b)—	31

		pa	lottery, closed 10 years ago, for which the prize consisted of a articular amount paid to the prize winner at the end of each year r 20 years	1 2 3
'(3)		-	n must pay to the chief executive the amount of all money for relevant lotteries that has not been—	4 5
	(a)	paid or	to someone entitled to it as a prize under this Act;	6 7
	(b)	paid	to the chief executive under this Act; or	8
	(c)		I for a prize or additional prize, or in another way, er section 132.	9 10
'(4)	prize	e, or	son has used an amount for a prize or additional in another way, under section 132, the chief may—	11 12 13
	(a)	for r this	de, on the advice of an actuary, the amount of prizes elevant lotteries that has not yet been claimed under Act but is likely to be claimed (the <i>likely claims unt</i>); and	14 15 16 17
	(b)	is le	e amount the person has paid to the chief executive ss than the likely claims amount, give the person a ce stating—	18 19 20
		(i)	the likely claims amount; and	21
		(ii)	how the likely claims amount was decided; and	22
		(iii)	that the person must make a further payment to the chief executive to meet the likely claims amount; and	23 24 25
		(iv)	the day, not less than 30 days after the notice is given, by which the person must make the payment; and	26 27 28
		(v)	that, within 28 days after receiving the notice, the person may apply to the Commercial and Consumer Tribunal for a review of the decision about the likely claims amount; and	29 30 31 32
		(vi)	how the person may apply for the review.	33
'(5)	The (4)(b	-	on must comply with a notice under subsection	34 35

		'(6)	A reference in subsection (3) to prize money includes an amount held after dealing with a non-monetary prize under section 131.	1 2 3
		'(7)	The person must give to the chief executive anything other than money that—	4 5
			(a) is a prize for a relevant lottery; and	6
			(b) has not been given to someone entitled to it under this Act; and	7 8
			(c) has not been dealt with under section 131.	9
		'(8)	Sections 129 to 131 apply, as if the chief executive were the lottery operator, in relation to prizes for relevant lotteries that have been paid or given to the chief executive under this section.	10 11 12 13
		'(9)	Amounts received by the chief executive are to be paid into the consolidated fund.	14 15
		' (10)	If, after an amount of a prize is paid into the consolidated fund under this section, the chief executive is required under section 130 to pay the prize, the chief executive must pay the amount from the consolidated fund without further appropriation.'.	16 17 18 19 20
Clause	52		nendment of s 132A (Relationship of provisions about claimed prizes with Public Trustee Act)	21 22
			Section 132A, 'and 132'—	23
			omit, insert—	24
			'to 132AA'.	25
Clause	53		nendment of s 147 (Relationship of key officials with ospective licensees)	26 27
			Section 147(7)—	28
			omit, insert—	29
		'(7)	In this section—	30

		for a	pective primary licensee means a person who has applied primary licence but whose application has not yet been ded.'.	1 2 3
Clause	54		nent of s 181A (Direction about conduct of d lottery)	4 5
		(1) Secti	ion 181A(2) and (5), after 'lottery licensee'—	6
		inser	<i>t</i> —	7
		or lo	ottery operator'.	8
		(2) Secti	ion 181A(4) and (5), after 'the licensee'—	9
		inser	t—	10
		or lo	ottery operator'.	11
Clause	55	Amendn docume	nent of s 185 (Power to require production of nts)	12 13
		Secti	ion 185(1)(c) and (d)—	14
		omit,	insert—	15
		'(c)	if the person is a lottery licensee—a document kept by the licensee about the licensee's operations under the lottery licence; or	16 17 18
		(d)	if the person is a lottery operator—a document kept by the lottery operator about the conduct of lotteries by the lottery operator; or	19 20 21
		(e)	if the person is a lottery agent—a document kept by the agent about the conduct of lotteries by the lottery operator by whom the agent is appointed.'.	22 23 24
Clause	56	Amendn persons	nent of s 188 (Power to require attendance of	25 26
			ion 188(2)(c), 'a lottery agent appointed by the usee'—	27 28
		omit,	insert—	29
			ne licensee is a lottery operator—a lottery agent appointed ne lottery operator'.	30 31

Clause	57	Amendment of s 193 (Direction about management practice)	1 2
		Section 193(1)(b)(i), 'by the lottery licensee'—	3
		omit, insert—	4
		'stated in the primary licence'.	5
Clause	58	Amendment of s 206 (Evidentiary aids)	6
		Section 206(2), definition licence, after 'lottery licence'—	7
		insert—	8
		', lottery operator's licence'.	9
Clause	59	Amendment of s 218 (Appeals by other persons)	10
		Section 218—	11
		insert—	12
		'(1) Within 28 days after receiving a notice under section 132AA(4)(b), a person may may apply to the Commercial and Consumer Tribunal for a review of the decision under section 132AA(4)(a).'.	13 14 15 16
Clause	60	Amendment of s 220 (Starting appeal)	17
		Section 220(1), after 'An appeal'—	18
		insert—	19
		'to the Gaming Commission'.	20
Clause	61	Amendment of s 225A (Golden Casket Lottery Corporation Limited exemption from application of Freedom of Information Act 1992)	21 22 23
		Section 225A(1), 'activities.'—	24
		omit, insert—	25
		'activities before the commencement of section 228D.1'.	26

¹ Section 228D (GCLC stops being a company GOC)

lause	62 I	Insertio	n of new pt 11A	1
		Afte	r part 11—	2
		inse	rt—	3
	'Part	11A	Transaction involving GCLC	4
	'Divisi	on 1	Preliminary	5
	'228A I	Definitio	ons for pt 11A	6
		'In t	his part—	7
		com	mencement day means the day this part commences.	8
		cons	stitution see the Corporations Act, section 9.	9
			tent lottery licence, of GCLC, means the lottery licence by GCLC immediately before the commencement day.	10 11
			CC means Golden Casket Lottery Corporation Limited N 078 785 449.	12 13
		GCI	CC company means—	14
		(a)	GCLC; or	15
		(b)	a subsidiary of GCLC other than Bounty Limited ACN 096 276 292.	16 17
		man	datory constitutional requirements means—	18
		(a)	the requirement under section 228K that a GCLC company must have a constitution at all times; and	19 20
		(b)	the requirements under section 228K about what must be in a GCLC company's constitution at all times.	21 22
		shar	e means a share in the share capital of a body corporate.	23
			e company means Queensland Lottery Corporation Pty ACN 124 921 311.	24 25
		subs	cidiary see the Corporations Act, section 9.	26
		tran	saction means the transaction mentioned in section 228B.	27

'228B	Object		1
		e object of this part is to facilitate a transaction comprising following—	2 3
	(a)	GCLC stops being a company GOC;	4
	(b)	the shares in GCLC are transferred;	5
	(c)	GCLC's current lottery licence ends;	6
	(d)	a lottery licence is issued to the State company;	7
	(e)	a lottery operator's licence is issued to GCLC;	8
	(f)	the State company and GCLC enter into an agreement which is approved as a lottery operation agreement;	9 10
	(g)	the State company starts operating as a lottery licensee;	11
	(h)	GCLC starts operating as a lottery operator in compliance with this part.	12 13
'Divisi	on 2	Share transfer, licences and other matters for the transaction	14 15
'228C I	Minister	's power to execute share transfers	16
'(the transaction, the Minister may execute any document sferring shares in GCLC to a person.	17 18
'(2		section (1) applies even if the shares are held by a ister other than the Minister.	19 20
'228D(GCLC s	tops being a company GOC	21
"(the beginning of the commencement day, GCLC stops g a company GOC.	22 23
'(2		section (1) does not affect GCLC's registration under the porations Act.	24 25
'228E(GCLC's	current lottery licence ends	26
		the beginning of the commencement day, GCLC is taken ave surrendered its current lottery licence.	27 28

228F Iss	ue of licences to the State company and GCLC	1
'(1)	On the commencement day, the Minister must—	2
	(a) issue a lottery licence to the State company; and	3
	(b) issue a lottery operator's licence to GCLC.	4
'(2)	For all purposes, the licences are taken to have been issued at the beginning of the day.	5 6
'(3)	The term of each licence is the period ending on 31 July 2072.	7
'(4)	Sections 9 to 15 do not apply to the issue of the licences.	8
'(5)	Otherwise, this section does not limit the application of this Act to the licences.	9 10
	Examples for subsection (5)—	11
	1 The conditions of a licence may be changed under section 18.	12
	2 A licence may be suspended or cancelled, or amended to omit a lottery, under part 2A, division 5.	13 14
228G GC	LC continuously authorised to conduct lotteries	15
	'To remove any doubt, it is declared that there is no time, between holding its current lottery licence and holding the lottery operator's licence issued under section 228F, at which GCLC does not hold a licence under this Act to conduct a lottery.	16 17 18 19 20
228H Lot	tery operation agreement	21
'(1)	This section applies if, on or before the commencement day, the State company and GCLC enter into an agreement for the purpose of this section.	22 23 24
'(2)	On or as soon as practicable after the commencement day, the State company and GCLC must give a copy of the agreement to the Minister.	25 26 27
'(3)	From the beginning of the commencement day, the agreement is taken to be approved by the Minister as a lottery operation agreement under part 2B.	28 29 30

(0001	D:-			4
'228I		•	al of public records	1
	'(1)		section applies if—	2
		(a)	a thing is done as part of the transaction; and	3
		(b)	the thing is, or involves, a disposal of a public record under the <i>Public Records Act 2002</i> .	rd 4 5
	'(2)	secti	emove any doubt, it is declared that, for the purpose of ion 13 of that Act, the public record is disposed of under authority, justification or excuse.	
'Divi	sion	3	Constitutions of GCLC companies and related matters	9 10
'228J	Арр	olicat	tion of div 3	11
		oper	s division applies to each GCLC company while a lotter ration agreement is in force between GCLC and the State pany.	•
'228k		ndato npan	ory constitutional requirements for GCLC ies	15 16
	'(1)	requ	GCLC company must have, at all times, a constitution iring the company's head office to be located in the ensland.	
	'(2)		nout limiting subsection (1), a constitution does not ply with subsection (1) unless it requires—	ot 20 21
		(a)	the principal operational offices of the followin company officers and personnel, however described, t be located in Queensland—	_
			(i) at least 2 of the company's directors;	25
			(ii) the chairperson;	26
			(iii) the senior officer having overall management of the company's affairs;	of 27 28
			(iv) the senior officer having overall management of the company's financial affairs;	of 29 30

s 62

			(v) the senior officer having overall management of the company's lottery operations;	
			(vi) the senior officer having overall management of any of the company services mentioned in paragraph (b)(i) to (vii); and	1
		(b)	the principal operational offices for the following company services, however described, to be located in Queensland—	7
			(i) distribution, sales and marketing;)
				0
			(iii) accounting;	2
			(iv) human resource management; 1	13
				14 15
			(vi) information technology and related services; 1	6
			(vii) administration and corporate services; and	17
		(c)		18
			(i) each annual general meeting;	20
			(ii) a majority of the board meetings in each year. 2	21
'228L			•	22 23
	'(1)	subscons	ection, have the effect of the company ceasing to have a itution, or of altering the company's constitution so that 2	24 25 26 27
	'(2)	A res	olution of a GCLC company has no effect if it would— 2	28
		(a)	contravention of the mandatory constitutional 3	29 30 31
		(b)		32 33

228M Inju	unctions	1				
'(1)	Subsection (2) applies if a GCLC company or another person has engaged, is engaging or is proposing to engage in conduct constituting—					
	(a) a contravention of the mandatory constitutional requirements; or	5 6				
	(b) attempting to contravene the mandatory constitutional requirements; or	7 8				
	(c) aiding, abetting, counselling or procuring a person to contravene the mandatory constitutional requirements; or	9 10 11				
	(d) inducing or attempting to induce, whether by threats, promises or otherwise, a person to contravene the mandatory constitutional requirements; or	12 13 14				
	(e) being in any way, directly or indirectly, knowingly concerned in, or party to, the contravention by a person of the mandatory constitutional requirements; or	15 16 17				
	(f) conspiring with others to contravene the mandatory constitutional requirements.	18 19				
'(2)	On the application of the Minister, the Supreme Court may grant an injunction restraining the company or other person from engaging in the conduct and, if the court considers it appropriate, requiring the company or other person to do something.	20 21 22 23 24				
'(3)	If a GCLC company or another person has failed, is failing or is proposing to fail to do something that the company or other person is required by the mandatory constitutional requirements to do, the Supreme Court may, on the application of the Minister, grant an injunction requiring the company or other person to do the thing.	25 26 27 28 29 30				
'(4)	On an application under subsection (2) or (3), the court may grant the injunction sought with the consent of all the parties to the proceeding, whether or not the court is satisfied the subsection applies.	31 32 33 34				
'(5)	The court may grant an interim injunction pending a decision on an application under subsection (2) or (3).	35 36				

'(6)	The court may discharge or vary an injunction, and may grant an injunction on conditions.	1 2
'(7)	The court's power to grant an injunction restraining a GCLC company or another person from engaging in conduct may be exercised—	3 4 5
	(a) whether or not it appears to the court that the company or other person intends to engage again, or to continue to engage, in the conduct; and	6 7 8
	(b) whether or not the company or other person has previously engaged in conduct of that kind; and	9 10
	(c) whether or not there is an imminent danger of substantial damage to a person if the company or other person engages, or continues to engage, in the conduct.	11 12 13
'(8)	The court's power to grant an injunction requiring a GCLC company or another person to do something may be exercised—	14 15 16
	(a) whether or not it appears to the court that the company or other person intends to fail again, or to continue to fail, to do the thing; and	17 18 19
	(b) whether or not the company or other person has previously failed to do a thing of that kind; and	20 21
	(c) whether or not there is an imminent danger of substantial damage to a person if the company or other person fails, or continues to fail, to do the thing.	22 23 24
'(9)	If the Minister makes an application under subsection (2) or (3), the court must not require the Minister, as a condition of granting an interim injunction, to give an undertaking as to damages.	25 26 27 28
228N Otl	er powers of Supreme Court	29
'(1)	Subsection (2) applies if the Supreme Court has power under section 228M to grant an injunction restraining a GCLC company or another person from engaging in particular conduct, or requiring a GCLC company or another person to do a particular thing.	30 31 32 33 34

'(2)	The court may, either in addition to, or in substitution for, the grant of the injunction, make any other order it considers appropriate against the company or the other person who engaged in the conduct or a person who was involved in the failure to do the thing.	1 2 3 4 5
'228O Ju i	risdiction of Supreme Court	6
	'The Supreme Court has jurisdiction for matters arising under this part and that jurisdiction is exclusive of the jurisdiction of all other courts, other than the jurisdiction of the High Court under the Commonwealth Constitution, section 75. ²	7 8 9 10
'228P De	legation by Minister	11
	'The Minister may delegate the Minister's powers to apply to the Supreme Court under section 228M to the chief executive.	12 13
	spension or cancellation of licence for breach of ad office provision	14 15
'(1)	This section applies if a lottery operation agreement to which GCLC is a party includes a head office provision.	16 17
'(2)	The following provisions do not apply in relation to the suspension or cancellation of a primary licence, on the ground stated in section 24(1)(g), for a breach of the head office provision—	18 19 20 21
	• section 25(1)(b) and (c)	22
	• section 31(1)(b) and (c)	23
'(3)	In this section—	24
	<i>head office provision</i> means a provision of an agreement imposing on a party—	25 26
	(a) a requirement that the party must establish and retain in Queensland the national and international headquarters of the party's lottery business; or	27 28 29

² Commonwealth Constitution, section 75 (Original jurisdiction of High Court)

			(b)	another requirement that is the same as, or substantially similar to, a requirement that must be contained in the constitution of a GCLC company under section 228K.'.	1 2 3
Clause	63	Ins	ertio	n of new pt 12, div 6	4
			Part	12—	5
			inse	rt—	6
	'Divi	sion	6	Transitional provisions for Lotteries Amendment Act 2007	7 8
	'253	Def	initio	ons for div 6	9
			'In t	his division—	10
				mencement day means the day of commencement of the vision in which the term appears.	11 12
	'254			als, key person licences, agreements and ocuments continue unaffected	13 14
		'(1)	desp	h current document continues in force under this Act bite GCLC ceasing to be a lottery licensee and becoming a bry operator under part 11A.	15 16 17
		'(2)	docı	ess the context otherwise requires, a reference in a current ament to GCLC as a lottery licensee is taken to be a rence to GCLC as a lottery operator.	18 19 20
		' (3)	In th	nis section—	21
				rent document means any of the following in force nediately before the commencement day—	22 23
			(a)	the chief executive's approval under section 7 ³ of an arrangement to which GCLC is a party;	24 25
			(b)	a key person licence, notice or other document relating to GCLC under part 3; ⁴	26 27

³ Section 7 (Foreign gaming schemes)

⁴ Part 3 (Key employees and operators)

		(c)	an agency agreement between GCLC and another person or other document relating to GCLC under part 4;5	1 2 3
		(d)	an approval, submission, direction, notice or other document relating to GCLC under part 6;6	4 5
		(e)	an approval, notice, direction or other document relating to GCLC under part 7;7	6 7
		(f)	a requirement, direction or other document relating to GCLC under part 8.8	8 9
'255			ments relating to taxes, fees, records and atters	10 11
	'(1)	appl	section applies to any of the following requirements ying to GCLC that relate entirely or partly to its rations before the commencement day—	12 13 14
		(a)	a requirement under part 5 to pay a tax, fee or penalty or give a return;	15 16
		(b)	a requirement under part 6 to keep a record, prepare a statement or account, give a return or report or do another thing;	17 18 19
		(c)	a requirement under part 7, division 4, about prize money;	20 21
		(d)	other requirements under part 7 relating to the conduct of an approved lottery or the operations of a lottery agent;	22 23 24
		(e)	a direction or other requirement under part 8.	25
	'(2)	GCI	requirement continues or arises under this Act despite LC ceasing to be a lottery licensee and becoming a lottery rator under part 11A.	26 27 28

⁵ Part 4 (Lottery agents)

⁶ Part 6 (Compliance requirements)

⁷ Part 7 (Conduct of approved lotteries)

⁸ Part 8 (Investigation and enforcement)

	'256	Payment of prizes into, and out of, the consolidated fund	1 2
		'Sections 131A, 131B and 132AA do not apply in relation to an approved lottery that closed before the commencement day.'.	3 4 5
Clause	64	Amendment of sch 1 (Decisions not subject to appeal)	6
		(1) Schedule 1, part 1, table, before the first entry for section 32—	7
		insert—	8
	' 32	amending a primary licence to omit a lottery stated in it'.	
		(2) Schedule 1, part 2, table—	9
		insert—	10
	'39C	granting or refusing to grant an application for approval of a proposed lottery operation agreement or a proposed amendment of a lottery operation agreement'.	
Clause	65	Amendment of sch 2 (Decisions of chief executive subject to appeal)	11 12
		(1) Schedule 2, part 1—	13
		insert—	14
	' 79	requiring an amendment of an agency agreement'.	
		(2) Schedule 2, part 3—	15
		insert—	16
	'79	requiring an amendment of an agency agreement'.	
Clause	66	Amendment of sch 3 (Dictionary)	17
		(1) Schedule 3, definitions lottery licence and show cause period—	18 19
		omit.	20
		(2) Schedule 3—	21
		insert—	22

`commencement day—	1
(a) for part 11A—see section 228A; or	2
(b) for part 12, division 2—see section 236; or	3
(c) for part 12, division 6—see section 253.	4
constitution, for part 11A, see section 228A.	5
current lottery licence, for part 11A, see section 228A.	6
GCLC see section 228A.	7
GCLC company, for part 11A, see section 228A.	8
lottery licence means a licence under this Act to enter agreements with lottery operators for the conduct of lotteries	_
<i>lottery operator</i> means a person who holds a lottery operator licence.	's 11 12
lottery operation agreement see section 39A.	13
<i>lottery operator's licence</i> means a licence under this Act to conduct a lottery.	to 14 15
mandatory constitutional requirements, for part 11A, se section 228A.	ee 16 17
<i>primary licence</i> means a lottery licence or lottery operator licence.	's 18 19
primary licensee means a lottery licensee or lottery operator	. 20
share, for part 11A, see section 228A.	21
show cause period , for part 2A, division 5, see section 25(3)(e).	on 22 23
State company, for part 11A, see section 228A.	24
subsidiary, for part 11A, see section 228A.	25
transaction, for part 11A, see section 228A.'.	26
Schedule 3, definition <i>accepted representations</i> , paragrap (a), 'part 2'—	oh 27 28
omit, insert—	29
'part 2A'.	30

(3)

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Schedule 1 Amendments of Lotteries Act 1997 to change references to 'lottery licensee' and related terms section 3 In the table below, a provision of the Lotteries Act 1997 mentioned in the first column is amended by omitting the words in the second column and inserting the words opposite

in the third column.

The provisions are referred to as they were numbered immediately before the commencement of this Act. That is, any renumbering of the provisions elsewhere in this Act is ignored for the purpose of the table.

Table

Amended provision	Omit	Insert
sections 6(1), 9(1), 10, 13, 14(2), 15(2), 16, 17(1), 18(1), 18(3),19(1), 19(2), 21(1), 21(2), 22(2), 22(5), 23(1), 24(1) before paragraph (a), 24(1)(e), 24(1)(j), 25(1)(a), 25(2)(d), 26(1), 28(1), 29(1)(a), 29(2), 30(1)(a), 31(1)(a), 32(1), 33(1), 33(3)(a), 34(1), 36(4), 39(1), 40(1)(b), 95(1), 95(2), 108(a), 109(1), 110(1), 111, 113, 188(2) and 190(1)(a)	'lottery licence'	'primary licence'
schedule 1		
schedule 3, definitions business associate of an applicant for a lottery licence, executive associate of an applicant for a lottery licensee and lottery employee		

Amended provision	Omit	Insert
headings to sections 6, 9, 12, 17, 18, 22, 23 and 39	'lottery licence'	'primary licence'
section 21 heading	'Lottery licence'	'Primary licence'
sections 7(3), 18(3), 19(1), 19(2), 22(1), 23(1), 24(1)(c) to (i), 24(4), 25(2), 25(3), 27(a), 28(2)(a), 29(1)(b), 29(3), 30(1)(b), 30(2), 31(2), 32(1)(b)(iii), 32(3)(a), 33(3), 33(5), 36(1), 36(2), 36(3), 36(4), 37(1), 40(2), 40(3), 42, 43, 44(3), 45(1), 46(2), 46(3), 46(4), 46(5), 47(2)(a), 49(2)(c), 51(1)(b), 51(2)(b), 54(1), 55(2)(b), 56(2)(b), 57(5)(b), 58(3), 60(4)(a), 60(5), 60(6), 62(3), 63(4)(b), 64(2)(b)(ii), 65(3), 65A(6), 65B(3)(b), 70, 71(1), 71(4), 72(1), 72(2), 73(1), 73(2), 73(3), 73(4), 73(5), 74(1), 74(2), 75(1), 75(2), 75(3), 75(4), 75(5), 95(1), 97(1), 97(3), 99(1), 99(2), 105(1), 106(1), 107(1), 108, 109(1), 110(1), 110(2), 110(4), 110(5), 110(6), 110(7), 111, 112, 113, 114(1)(b), 115(1), 115(2), 121(3), 145(2)(c), 147(1), 147(3), 148(2), 148(3), 158(c), 180(3), 188(2), 190(1)(a) and 193(2) schedule 3, definitions business associate of a lottery licensee, employee, executive associate of a lottery licensee, lottery employee, lottery record and public office	'lottery licensee'	'primary licensee'
section 29 heading	'lottery licensee'	'primary licensee'

Amended provision	Omit	Insert
sections 35(1), 36(3)(b) and 36(4)(b)	'lottery licensees'	'primary licensees'
sections 26(2)(b), 31(3)(a), 33(4), 33(5) and 43	'lottery licensee's'	'primary licensee's'
section 113 heading	'lottery licensee's'	'primary licensee's'
headings to sections 146 and 148	'lottery licensees and agents'	'primary licensees and lottery agents'
sections 146(1), 146(2), 146(3), 147(2), 148(1) and 148(4)	'lottery licensee or agent'	'primary licensee or lottery agent'
schedule 1, part 2, table, entry for section 193		
section 193(1)(a)	'lottery licensee's or agent's'	'primary licensee's or lottery agent's'

Amended provision	Omit	Insert
sections 59(3)(a), 78, 79(1), 79(3), 82(1), 83(2), 83(3)(c), 84(1)(c)(i), 84(2)(a), 84(4), 84(5), 84(6)(b), 85(1)(b)(ii), 85(5), 86(5), 87(5), 88(1)(c)(i), 88(3), 89(1), 89(2), 89(3), 89(4), 90(1), 90(2), 94(1), 96(1), 100(1), 100(2), 100(3), 101(1), 101(2)(a), 102(1), 102(2)(a), 103(1), 103(3), 103(5), 103(6), 103(7), 104(1), 104(2), 104(3), 116(1), 116(3), 117(1), 117(2), 118(1), 118(3), 119(1)(a), 119(2), 119(6), 120(1)(a), 122, 123(1), 123(2), 124, 125(1), 125A, 126(1), 126(2), 128(2), 129(1), 129(3), 130(4), 130(5), 130(6)(c), 130(7), 131(2), 132(1), 132(2), 133(1), 133(2)(b), 133(3), 133(4)(b), 133(5), 133(6), 134(1), 134(2), 134(3), 137(1), 137(2), 137(3)(b), 137(4)(b), 138(1), 139(1), 139(2)(a), 139(3), 150(1), 150(2), 151(1), 151(2), 152, 188(3) and 214 schedule 2 schedule 3, definitions approved lottery, closure, computer system, control system and related agreement	'lottery licensee'	'lottery operator'
section 122 heading	'lottery licensee'	'lottery operator'
section 152 heading	'Lottery licensee'	'Lottery operator'
sections 8(d) and 151(1)(a)(iii)	'lottery licensees'	'lottery operators'
headings to part 7 division 2, section 214 and schedule 2 part 1	'lottery licensees'	'lottery operators'

Amended provision	Omit	Insert
sections 101(3), 101(5), 102(3), 103(2), 103(4)(b) and 138(2)	'lottery licensee's'	'lottery operator's'
sections 82(1), 101(1), 101(5), 102(1), 103(2), 104(1), 104(3), 125(1), 125A and 138(1)(b)(i)	'the licensee's'	'the lottery operator's'
schedule 3, definition <i>closure</i>		
sections 88(3), 89(1), 89(4), 100(1), 103(3), 103(7)(b)(ii), 104(1), 116(1), 118(1), 118(3), 119(2)(d), 125(1)(a), 125A, 128(2), 130(1), 130(4), 130(5), 130(7), 133(1), 137(1), 137(2), 137(3), 138(1), 139(1)(a), 139(3) and 150(2) schedule 3, definition related agreement	'the licensee'	'the lottery operator'
section 128(3)	'The licensee'	'The lottery operator'
section 123 heading	'licensee'	'lottery operator'
sections 100(1), 101(2)(a) and 158(b)	'lottery licence'	'lottery operator's licence'
schedule 3, definition approved lottery		

Sch	nedule 2	Amendments of clegislation	other	1 2
			section 67	3
Con	nmercial and	l Consumer Tribunal A	act 2003	4
1	insert—	definition empowering Ac teries Act 1997'.	t—	5 6 7
Gov	ernment Ow	ned Corporations Reg	gulation 2004	8
1	Schedule 2, ACN 078 78 omit.	'Golden Casket Lottery Co 5 449'—	orporation Limited	9 10 11
Inte	ractive Gam	bling (Player Protectio	n) Act 1998	12
1	` ,	(d), 'lottery licence'—		13
	omit, ins	perator's licence'.		14 15

Schedule 2 (continued)

Wagering Act 1998		1
1	Section 310(4), definition <i>licensed entity</i> , paragraph (e), 'lottery licensee'—	2 3
	omit, insert—	4
	'lottery operator'.	5

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