Queensland



Wagering Act 1998

# WAGERING REGULATION 1999

Reprinted as in force on 16 July 1999 (regulation not amended up to this date)

Reprint No. 1

This reprint is prepared by the Office of the Queensland Parliamentary Counsel Warning—This reprint is not an authorised copy

## Information about this reprint

This regulation is reprinted as at 16 July 1999.

See endnotes for information about when provisions commenced.

## Queensland



## **WAGERING REGULATION 1999**

#### **TABLE OF PROVISIONS**

Section	n Pa	age
1	Short title	3
2	Commencement	3
3	Definitions	3
4	Persons with whom licence operator may enter into agency agreements—Act, s 141	3
5	Calculating commission—Act, s 163	3
6	Wagering tax—Act, s 166	4
7	Adjustment of wagering tax	4
8	Returns for calculation of wagering tax—Act, s 167	5
9	Application of wagering tax—Act, s 169	5
10	Percentage penalties for late payment—Act, s 170	5
11	Places of operation for wagering agents—Act, s 205	6
12	Requests to review decisions about claims for payment—Act, s 214	7
13	Requests to resolve claims for payment—Act, s 214	8
14	Entities to whom information may be disclosed—Act, s 308	9
15	Registrar—Act, sch 2	9
16	Regulated wagering equipment—Act, sch 2	9
17	Fees	10
	SCHEDULE 1	11
	PRESCRIBED ENTITIES	
	SCHEDULE 2	13
	REGULATED WAGERING EQUIPMENT	
	SCHEDULE 3	14
	FEES	

E.	N	D.	N	a	T	ES
Π,	I NI	.,		.,		

1	Index to endnotes	15
2	Date to which amendments incorporated	15
3	Key	15
4	List of legislation	16

#### **WAGERING REGULATION 1999**

[reprinted as in force on 16 July 1999]

#### **Short title**

**1.** This regulation may be cited as the *Wagering Regulation 1999*.

#### Commencement

2. This regulation commences on 1 July 1999.

#### **Definitions**

- **3.** In this regulation—
- "casino licensee" means a casino licensee under the Casino Control Act 1982.
- "casino operator" means a casino operator under the Casino Control Act 1982.

# Persons with whom licence operator may enter into agency agreements—Act, s 141

**4.** For section  $141(1)(b)^1$  of the Act, a person is eligible to be a wagering agent if the person is a person intending to carry on operations as an agent of a licence operator, whether or not the operations are the only business activity carried on by the person.

#### Calculating commission—Act, s 163

**5.(1)** For section 163(1)<sup>2</sup> of the Act, the amount, for an authority operator, is calculated using the formula—

Section 141 (Conditions for entering into agency agreement) of the Act

<sup>&</sup>lt;sup>2</sup> Section 163 (Commission) of the Act

 $\frac{\mathbf{I}}{\mathbf{4}}$ 

where—

- **"T"** means the total amount invested in each totalisator conducted by the authority operator on 1 or more events or contingencies.
- (2) For section 163(2) of the Act, the amount, for an authority operator for a financial year, is calculated using the formula—

$$\frac{4\times Y}{25}$$

where—

"Y" means the total amount invested in the year in totalisators conducted by the authority operator on events or contingencies.

#### Wagering tax—Act, s 166

- **6.(1)** For section 166(1)(a) and (b) and  $(2)^3$  of the Act, the percentage is 20%.
- (2) For section 166(3) of the Act, the wagering tax is payable monthly on or before the seventh day of the month immediately following the month for which the tax is payable.

#### Adjustment of wagering tax

- **7.(1)** Subsection (2) applies to a wagering licensee if the wagering tax for a month (the "reference month") is a negative amount (a "tax credit").
- (2) In working out the wagering tax payable for the month (the "adjustment month") immediately after the reference month, the tax credit for the reference month is, to the extent possible, to be set off against the wagering tax that, apart from this subsection, would be payable for the adjustment month.

<sup>3</sup> Section 166 (Calculation and payment of wagering tax) of the Act

#### Returns for calculation of wagering tax—Act, s 167

- **8.** For section 167(1)<sup>4</sup> of the Act, a return must—
  - (a) be given for each month; and
  - (b) be given on or before the seventh day of the month immediately following the month to which the return relates; and
  - (c) for wagering conducted by an authority holder by means of a totalisator—set out the commissions deducted under section 163(1) of the Act for the month to which the return relates by—
    - (i) the authority holder; or
    - (ii) if the authority holder is a wagering licensee who is a party to a wagering management agreement—the wagering manager appointed under the agreement; and
  - (d) for wagering conducted by an authority holder on a fixed odds basis—set out the authority holder's gross revenue for the month to which the return relates.

#### Application of wagering tax—Act, s 169

- **9.** For section 1695 of the Act—
  - (a) the proportion for an amount of wagering tax is 8.5%; and
  - (b) the fund is the gaming machine community benefit fund established under the *Gaming Machine Act 1991*, section 168(1).6

## Percentage penalties for late payment—Act, s 170

- **10.(1)** For section  $170(2)^7$  of the Act, the percentage is 5%.
- (2) For section 170(4) of the Act, the percentage is 5%.

<sup>&</sup>lt;sup>4</sup> Section 167 (Returns for calculation of wagering tax) of the Act

<sup>5</sup> Section 169 (Application of wagering tax and authority fee) of the Act

<sup>6</sup> Gaming Machine Act 1991, s 168 (Gaming machine community benefit fund)

<sup>&</sup>lt;sup>7</sup> Section 170 (Penalty for late payment) of the Act

#### Places of operation for wagering agents—Act, s 205

- **11.** For section 205(2)<sup>8</sup> of the Act, the following kinds of places are appropriate for a wagering agent—
  - (a) for a race club—a racing venue;
  - (b) for a person mentioned in section 49 who is not a casino licensee, casino operator or the holder of a licence under the *Liquor Act* 1992—
    - (i) retail shopping premises approved by the chief executive; or
    - (ii) if the person intends to carry on operations as an agent at a place temporarily—a place approved by the chief executive;
  - (c) for a casino licensee—
    - (i) the casino to which the licensee's casino licence relates; or
    - (ii) the hotel-casino complex of which the casino is identified as part in the licence;
  - (d) for a casino operator—
    - (i) the casino for which the operator is the casino operator; or
    - (ii) the hotel-casino complex of which the casino is identified as part in the licence;
  - (e) for the holder of a licence under the *Liquor Act 1992* only—part of the premises, of which the licensed premises to which the licence relates forms part, approved by the chief executive;
  - (f) for the holder of a licence under the *Liquor Act 1992* who also holds a gaming machine licence under the *Gaming Machine Act 1991*—part of the premises of which the licensed premises to which the licence under the *Liquor Act 1992* relates forms part.

<sup>8</sup> Section 205 (Places of operation) of the Act

<sup>9</sup> Section 4 (Persons with whom licence operator may enter into agency agreements—Act, s 141)

### Requests to review decisions about claims for payment—Act, s 214

- **12.(1)** This section prescribes, for section  $214(6)^{10}$  of the Act, the way in which the chief executive must deal with a request, made by a claimant under section 214(4)(a) of the Act, to review a decision of an authority operator (the "operator's decision").
- (2) The chief executive must either review, or refuse to review, the operator's decision.
- (3) The chief executive may refuse to review the operator's decision only if the chief executive considers the request was not made in good faith or is frivolous.
- (4) If the chief executive decides to refuse to review the operator's decision, the chief executive must—
  - (a) give written notice of the chief executive's decision to the authority operator and claimant; and
  - (b) give the claimant a written notice stating the reasons for the chief executive's decision.
- (5) If the chief executive decides to review the operator's decision, the chief executive must—
  - (a) give the authority operator a copy of the claimant's request; and
  - (b) by written notice given to the authority operator invite the operator, and by written notice given to the claimant invite the claimant, to make a written submission to the chief executive about the operator's decision within 1 month after receiving the notice (the "submission period").
  - (6) The chief executive may—
    - (a) cause an investigation to be made about any matter the chief executive considers relevant to the review; and
    - (b) request a report of the investigation be given to the chief executive.
- (7) As soon as practicable after the end of the submission period, the chief executive must—

<sup>10</sup> Section 214 (Claims for payment) of the Act

- (a) consider all written submissions made in the submission period by the authority operator and claimant; and
- (b) consider any report given to the chief executive under subsection (6); and
- (c) make a decision about the review; and
- (d) give the authority operator and claimant a written notice stating the decision and the reasons for the decision.
- (8) Nothing in this section affects or prejudices any other right or remedy of an authority operator or participant in approved wagering.

#### Requests to resolve claims for payment—Act, s 214

- **13.(1)** This section prescribes, for section 214(6)11 of the Act, the way in which the chief executive must deal with a request, made by a claimant under section 214(4)(b) of the Act, to resolve a claim for payment of a winning bet.
- (2) The chief executive must ask the authority operator to immediately try to resolve the claim.
- (3) If, within 14 days of making the request under subsection (2), the chief executive is not advised of the resolution of the claim by the authority operator or claimant, the chief executive must by written notice given to the authority operator invite the operator, and by written notice given to the claimant invite the claimant, to make a written submission to the chief executive about the claim within 1 month after receiving the notice (the "submission period").
  - (4) The chief executive may—
    - (a) cause an investigation to be made about a matter the chief executive considers relevant to the claim; and
    - (b) request a report of the investigation be given to the chief executive.
- (5) As soon as practicable after the end of the submission period, the chief executive must—

<sup>11</sup> Section 214 (Claims for payment) of the Act

- (a) consider all written submissions made in the submission period by the authority operator and claimant; and
- (b) consider any report given to the chief executive under subsection (4); and
- (c) make a decision about the claim; and
- (d) give the authority operator and claimant a written notice stating the decision and the reasons for the decision.
- (6) However, the chief executive is not required to take or complete action under subsection (5) if the chief executive is advised of the resolution of the claim by the authority operator or claimant.
- (7) Nothing in this section affects or prejudices any other right or remedy of an authority operator or participant in approved wagering.

#### Entities to whom information may be disclosed—Act, s 308

**14.** The entities prescribed for section 308(3)(a)<sup>12</sup> of the Act are set out in schedule 1.

#### Registrar—Act, sch 2

15. For the definition "registrar" in schedule 2<sup>13</sup> of the Act, the officer of the department responsible for the time being for performing functions as the registrar of the Gaming Commission is designated as the registrar of the commission.

#### Regulated wagering equipment—Act, sch 2

**16.** For the definition "regulated wagering equipment" in schedule 2 of the Act, the wagering equipment specified in schedule 2 is regulated wagering equipment.

<sup>12</sup> Section 308 (Confidentiality of information) of the Act

<sup>13</sup> Schedule 2 (Dictionary)

## Fees

**17.** The fees payable under the Act are in schedule 3.

#### SCHEDULE 1

#### PRESCRIBED ENTITIES

section 14

Alberta (Canada) Gaming Commission

Australian Bureau of Criminal Intelligence

Australian Capital Territory Gambling and Racing Commission

Australian Capital Territory Police

Australian Federal Police

Australian Security Intelligence Organisation

**Australian Taxation Office** 

British Colombia (Canada) Public Gaming Branch

Colorado State Police

Colorado (USA) Division of Gaming

Criminal Justice Commission

Gaming Board of Great Britain

Gaming Board of the Commonwealth of the Bahamas

Interpol

Lotteries Commission of South Australia

Lotteries Commission of Western Australia

National Crime Authority

Nevada (USA) Gaming Commission

Nevada (USA) Gaming Control Board

New Jersey (USA) Casino Control Commission

New Jersey (USA) Division of Gaming Enforcement

#### SCHEDULE 1 (continued)

New South Wales Casino Control Authority

New South Wales Department of Gaming and Racing

New South Wales Liquor Administration Board

New South Wales State Police

New Zealand Casino Control Authority

New Zealand Department of Internal Affairs

New Zealand Police

Northern Territory Department of Industries and Business

Northern Territory Police

Office of Fair Trading, Queensland

Queensland Liquor Licensing Division

Queensland Police Service

Racing Tasmania

South Australian Casino Supervisory Authority

South Australian Department of Treasury and Finance

South Australian Office of the Liquor and Gaming Commissioner

South Australian State Police

**Tasmanian Gaming Commission** 

Tasmanian State Police

Victorian Casino and Gaming Authority

Victorian State Police

Western Australian Gaming Commission

Western Australian Office of Racing, Gaming and Liquor

Western Australian State Police

#### **SCHEDULE 2**

## REGULATED WAGERING EQUIPMENT

section 16

central computer system of the TAB communications network of the TAB control centre—telebet terminal customer input terminal unit keyboard entry betting terminal mark sense ticket reader terminal minitote PC telebet terminal

## **SCHEDULE 3**

## **FEES**

		section 17
		\$
1.	Application for race wagering licence or sports wagering	
	licence (s 19(c) of the Act)	10 000.00
2.	Application for key person licence (s 102(2)(c)	
	of the Act)	275.00
<b>3.</b>	Issuing replacement key person licence	
	(s 116(4) of the Act)	13.75
4.	Evaluating regulated wagering equipment (s 208(4) of the	
	Act)—for each hour, or part of an hour, spent evaluating	
	the equipment	90.00

#### **ENDNOTES**

#### 1 Index to endnotes

	P	age
2	Date to which amendments incorporated	. 15
3	Key	. 15
4	List of legislation	. 16

## 2 Date to which amendments incorporated

This is the reprint date mentioned in the Reprints Act 1992, section 5(c). However, no amendments have commenced operation on or before that day. Future amendments of the Wagering Regulation 1999 may be made in accordance with this reprint under the Reprints Act 1992, section 49.

## 3 Key

#### Key to abbreviations in list of legislation and annotations

AIA	=	Acts Interpretation Act 1954	prev	=	previous
amd	=	amended	(prev)	=	previously
amdt	=	amendment	proc	=	proclamation
ch	=	chapter	prov	=	provision
def	=	definition	pt	=	part
div	=	division	pubd	=	published
exp	=	expires/expired	R[X]	=	Reprint No.[X]
gaz	=	gazette	RA	=	Reprints Act 1992
hdg	=	heading	reloc	=	relocated
ins	=	inserted	renum	=	renumbered
lap	=	lapsed	rep	=	repealed
notfd	=	notified	s	=	section
o in c	=	order in council	sch	=	schedule
om	=	omitted	sdiv	=	subdivision
p	=	page	SIA	=	Statutory Instruments Act 1992
para	=	paragraph	$\mathbf{SL}$	=	subordinate legislation
prec	=	preceding	sub	=	substituted
pres	=	present	unnum	=	unnumbered
_		_			

## 4 List of legislation

#### Wagering Regulation 1999 SL No. 126

made by the Governor in Council on 24 June 1999 notfd gaz 25 June 1999 pp 932–8 ss 1–2 commenced on date of notification remaining provisions commenced 1 July 1999 (see s 2) exp 1 September 2009 (see SIA s 54)

© State of Queensland 1999