



New South Wales

Registered Clubs Amendment (Central Monitoring System) Regulation 2000

under the

Registered Clubs Act 1976

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Registered Clubs Act 1976*.

J RICHARD FACE, M.P.,

Minister for Gaming and Racing

Explanatory note

The object of this Regulation is to amend the *Registered Clubs Regulation 1996*:

- (a) to allow the CMS licensee (being TAB Limited) 14 days after the end of each instalment period, instead of 7 days, to issue a notice of duty to registered clubs that keep approved gaming devices that are connected to the authorised Central Monitoring System (*CMS*), and
- (b) to prescribe as a condition of registered clubs' certificates of registration that a registered club must, in order to enable approved gaming devices to be connected to the authorised CMS:
 - (i) permit the employees and agents of the CMS licensee access to the premises of the club, and
 - (ii) give reasonable assistance to the employees and agents of the CMS licensee, and
- (c) to provide, in accordance with section 87HA (2) (c) of the *Registered Clubs Act 1976*, that registered clubs at which approved gaming devices are kept, used or operated, being devices that were not connected to an authorised CMS on or before 1 January 2001, must, as a condition of the club's certificate of registration, be connected to an authorised CMS by 1 July 2001.

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Explanatory note

This Regulation is made under the *Registered Clubs Act 1976*, including sections 9A (conditions relating to certificate of registration), 73 (the general regulation-making power), 86A (collection of duty on approved gaming machines) and 87HA (requirement for gaming devices to be connected to authorised CMS).

Registered Clubs Amendment (Central Monitoring System) Regulation 2000

1 Name of Regulation

This Regulation is the *Registered Clubs Amendment (Central Monitoring System) Regulation 2000*.

2 Commencement

This Regulation commences on 1 January 2001.

3 Amendment of Registered Clubs Regulation 1996

The *Registered Clubs Regulation 1996* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

2000 No 743

Registered Clubs Amendment (Central Monitoring System)
Regulation 2000

Schedule 1 Amendments

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(Clause 3)

[1] Clause 30E Functions of CMS licensee: section 86A

Omit “7 days” from clause 30E (1) (a). Insert instead “14 days”.

[2] Clauses 30FA and 30FB

Insert after clause 30F:

30FA Condition on certificate of registration—connecting to authorised CMS

The certificate of registration of a registered club is subject to a condition that the club must, to the extent reasonably necessary to enable any approved gaming device that is kept, used or operated on the club’s premises to be connected to an authorised CMS:

- (a) permit the employees and agents of the CMS licensee access to those premises, and
- (b) give assistance to the employees and agents of the CMS licensee.

30FB Requirement for gaming devices to be connected to authorised CMS

For the purposes of section 87HA (2) (c) of the Act:

- (a) registered clubs at which approved gaming devices to which that section applies are kept, used or operated, being devices that were not connected to an authorised CMS on or before 1 January 2001, are a prescribed class of registered clubs, and
- (b) 1 July 2001 is specified as the date by which approved gaming devices kept, used or operated at registered clubs of that class must be connected to an authorised CMS.

BY AUTHORITY