



New South Wales

Casino Control Amendment (Miscellaneous) Regulation 2004

under the

Casino Control Act 1992

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Casino Control Act 1992*.

GRANT McBRIDE, M.P.,
Minister for Gaming and Racing

Explanatory note

The object of this Regulation is to amend the *Casino Control Regulation 2001* as follows:

- (a) to provide that a contract for the supply of goods or services to the casino is not a controlled contract for the purposes of Division 2 of Part 3 of the *Casino Control Act 1992* if the total amount payable under the contract is less than \$550,000 (the threshold amount at present is \$330,000),
- (b) to provide that the Liquor Administration Board, as well as the Casino Control Authority, may approve training courses in relation to the responsible service of alcohol on licensed premises in the casino or the casino environs and approve the training providers who provide those courses,
- (c) to provide that a person who, before 1 January 2004, completed a training course in the responsible service of alcohol that was approved by either the Liquor Administration Board or the Casino Control Authority under administrative arrangements in force at the time is taken to be the holder of a recognised certificate for the purposes of Part 4A of the *Casino Control Regulation 2001*,
- (d) to require low alcohol beer and non-alcoholic beverages to be made available on licensed premises in the casino or casino environs.

This Regulation is made under the *Casino Control Act 1992*, including sections 36 (definition of **controlled contract**), 89 and 170 (the general regulation-making power) and sections 20 and 125C of the *Liquor Act 1982* (as modified and applying to licensed premises in the casino or casino environs under the *Casino Control Regulation 2001*).

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Clause 1 Casino Control Amendment (Miscellaneous) Regulation 2004

**Casino Control Amendment (Miscellaneous) Regulation
2004**

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Casino Control Act 1992

1 Name of Regulation

This Regulation is the *Casino Control Amendment (Miscellaneous) Regulation 2004*.

2 Amendment of Casino Control Regulation 2001

The *Casino Control Regulation 2001* is amended as set out in Schedule 1.

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Casino Control Amendment (Miscellaneous) Regulation 2004

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 10 Certain contracts not controlled contracts

Omit “\$330,000” from clause 10 (2) (b). Insert instead “\$550,000”.

[2] Clause 34B Definitions

Omit the definitions of *approved training course* and *approved training provider*.

Insert instead:

approved training course means a course of training with respect to the responsible service of alcohol that is approved by:

- (a) the Authority under Division 3, or
- (b) the Liquor Administration Board under Division 3 of Part 7A of the *Liquor Regulation 1996*,

in relation to an approved training provider.

approved training provider means a training provider that is approved by:

- (a) the Authority under Division 3, or
- (b) the Liquor Administration Board under Division 3 of Part 7A of the *Liquor Regulation 1996*,

to provide training courses with respect to the responsible service of alcohol.

[3] Clause 34B, definition of “recognised RSA certificate”

Insert “or the Liquor Administration Board” after “Authority”.

[4] Clause 34L

Omit the clause. Insert instead:

34L Training in accordance with former administrative approvals

Any person who, before 1 January 2004, had successfully completed a training course with respect to the responsible service of alcohol that, as at the date the person completed the course, was approved by the Authority or by the Liquor Administration Board under administrative arrangements then in force, is taken to be the holder of a recognised RSA certificate for the purposes of this Part.

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Schedule 1 Amendments

[5] Clause 35A Drinking water to be available free of charge on licensed premises

Insert “and in clause 35B” after “this clause” in clause 35A (2).

[6] Clause 35B

Insert after clause 35A:

35B Low alcohol beer and non-alcoholic beverages to be available on licensed premises

A licence is subject to the condition that, at all times while liquor is sold or supplied on the licensed premises, low alcohol beer and non-alcoholic beverages must be available for sale or supply at or near the point of service at which, or by the same means of service by which, liquor is sold or supplied on the premises.

BY AUTHORITY