Second print



New South Wales

### Gaming Machines Amendment Bill 2005

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This PUBLIC BILL, originated in the LEGISLATIVE ASSEMBLY and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

*Clerk of the Legislative Assembly. Legislative Assembly,* 



New South Wales

### Gaming Machines Amendment Bill 2005

Act No , 2005

An Act to amend the *Gaming Machines Act 2001* to make further provision with respect to the allocation and transfer of poker machine entitlements, the regulation of gaming machines in hotels and registered clubs and other administrative matters; to amend the *Casino Control Act 1992* to restructure the casino community benefit levy and fund; and for other purposes.

EXAMINED

Chairman of Committees

The	The Legislature of New South Wales enacts: 1				
1	Name of Act	2			
	This Act is the Gaming Machines Amendment Act 2005.	3			
2	Commencement	4			
	This Act commences on a day or days to be appointed by proclamation.	5			
3	Amendment of Gaming Machines Act 2001 No 127	6			
	The Gaming Machines Act 2001 is amended as set out in Schedule 1.	7			
4	Amendment of Casino Control Act 1992 No 15	8			
	The Casino Control Act 1992 is amended as set out in Schedule 2.	9			

Amendment of Gaming Machines Act 2001

Schedule 1

1 2

# Schedule 1 Amendment of Gaming Machines Act 2001

			(Section 3)	3
[1]	Sect	ion 15	AA	4
	Inser	t befor	re section 15A:	5
1	I5AA	Spee	cial allocation of poker machine entitlements	6
		(1)	The Board may allocate poker machine entitlements in respect of a hotelier's licence or the premises of a registered club if poker machine entitlements have not been allocated, or have only been partially allocated, under section 15 in respect of that licence or those premises.	7 8 9 10 11
		(2)	The allocation of a poker machine entitlement under this section is subject to the regulations.	12 13
		(3)	Without limiting subsection (2), the regulations may make provision for or with respect to the following:	14 15
			(a) the criteria for determining the hotels and registered clubs that are eligible to be allocated poker machine entitlements under this section,	16 17 18
			(b) the matters to be taken into consideration by the Board in determining whether to allocate any such entitlements,	19 20
			(c) specifying the period in which an eligible hotel or registered club may apply to the Board for the allocation of any such entitlements,	21 22 23
			(d) in the case of a hotel or registered club that is approved to keep hardship gaming machines—authorising the Board to convert any such approval into a poker machine entitlement allocated by the Board under this section and to revoke the approval accordingly.	24 25 26 27 28
		(4)	For the avoidance of doubt, a poker machine entitlement allocated under this section may be transferred in accordance with this Division.	29 30 31
[2]		ion 20 Iemen	General requirements relating to transfer of poker machine ts	32 33
	Omi	t "Subj	jection" from section 20 (6). Insert instead "Subsection".	34

Schedule 1 Amendment of Gaming Machines Act 2001

## [3] Section 21 Other provisions relating to transfer of poker machine entitlements

Omit section 21 (6). Insert instead:

(6)	registered cl machine ent of the form premises wi <b>Note.</b> As a re and it falls und amalgamation	lub under the <i>Registered Clubs Act 1976</i> , any poker titlements allocated in respect of any of the premises her club are taken to be transferred to those same thout the forfeiture of any entitlement to the Board. sult of such an amalgamation, the former club is dissolved der the certificate of registration of the "parent" club. But the n in itself does not result in the transfer of poker machine	4 5 6 7 8 9 10 11 12
			13 14
Omit sectio	n 24 (3) (b). I	Insert instead:	15
	(b) merel	y because:	16
	(i)	the certificate of registration of the club, or its	17
			18 19
	(ii)		19 20
	(11)	premises concerned.	20
			22 23
Omit "If a r	egistered club	o ceases" from section 24A (1).	24
			25 26
Section 24	A (2)		27
Insert "pern	nanently" bef	ore "ceased".	28
Section 46	Provision of	problem gambling counselling services	29
Omit sectio	n 46 (1). Inse	rt instead:	30
(1)	A hotelier	or registered club must, in accordance with the	31
	regulations,	enter into arrangements for problem gambling	32
			33
			34
	maximum p	benany. 100 penany units.	35
	Section 24 registration Omit section Section 24, permanent Omit "If a r Insert instea premises, th Section 24, Insert "perm Section 46	registered c machine end of the form premises wi Note. As a re and it falls un amalgamation entitlements f Section 24 Transfer of registration surrendere Omit section 24 (3) (b). I (b) merel (i) (ii) Section 24A Transfer o permanently ceases to Omit "If a registered club Insert instead "If, in the c premises, the club perma Section 24A (2) Insert "permanently" bef Section 46 Provision of Omit section 46 (1). Inse (1) A hotelier regulations, counselling hotel or club	<ul> <li>registered club under the <i>Registered Clubs Act 1976</i>, any poker machine entitlements allocated in respect of any of the premises of the former club are taken to be transferred to those same premises without the forfeiture of any entitlement to the Board. Note. As a result of such an amalgamation, the former club is dissolved and it fails under the certificate of registration of the "parent" club. But the amalgamation in itself does not result in the transfer of poker machine entitlements when club registration surrendered or cancelled</li> <li>Omit section 24 Transfer of poker machine entitlements when club registration surrendered or cancelled</li> <li>Omit section 24 (3) (b). Insert instead:     <ul> <li>(b) merely because:</li> <li>(i) the certificate of registration of the club, or its authorisation under Part 5 to keep approved gaming machines, is suspended, or</li> <li>(ii) the club has temporarily ceased to trade on the premises concerned.</li> </ul> </li> <li>Section 24A Transfer of poker machine entitlements when club permanently ceases to trade</li> <li>Omit "If a registered club ceases" from section 24A (1).</li> <li>Insert instead "If, in the case of a registered club that has more than one set of premises, the club permanently ceases".</li> <li>Section 24A (2)</li> <li>Insert "permanently" before "ceased".</li> </ul>

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[8]	Section 49	Self-e	exclusion of patrons from hotels and clubs	1
	Omit section	on 49 (.	3). Insert instead:	2
	(3)	A ho	telier or registered club must:	3
		(a)	enter into arrangements, with such persons or bodies as are approved by the Minister, for the establishment and conduct of self-exclusion schemes in the hotel or club, and	4 5 6
		(b)	publicise the availability of self-exclusion schemes and information about how they operate to the patrons of the hotel or club.	7 8 9
		Max	imum penalty: 100 penalty units.	10
[9]	Section 58	Canc	ellation of authorisations	11
	Insert after	section	n 58 (1A):	12
	(1B)	a hot	out limiting subsection (1), the Board may suspend or cancel elier's or registered club's authorisation to keep an approved ing machine if the hotelier or registered club:	13 14 15
		(a)	fails to pay a monitoring fee in accordance with section 134, or	16 17
		(b)	fails to pay tax within the meaning of the <i>Gaming Machine Tax Act 2001</i> , or an instalment of any such tax, within the time allowed by or under that Act, or fails to pay a penalty or interest due for late payment of any such tax or instalment.	18 19 20 21 22
[10]	Section 62	Direc	tor may approve of technical standards	23
	Omit "Boar	rd" fro	m section 62 (1). Insert instead "Director".	24
[11]	Section 63 machine	Appli	cation for declaration of device as approved gaming	25 26
	Insert after	section	n 63 (2):	27
	(2A)	Boar	cost of the investigation may include any fee imposed by the rd in connection with testing or evaluating the device's patibility and compliance with an authorised CMS.	28 29 30

Schedule 1 Amendment of Gaming Machines Act 2001

[12]	Section	on 69/	Α	1
	Insert	after s	section 69:	2
	69A	Supp	lying or installing unapproved gaming machine components	3
		(1)	In this section:	4
			<i>component</i> means any component of a poker machine or of a device that is, or is in the nature of, an approved amusement device.	5 6 7
			<i>relevant device</i> , in relation to a component, means the poker machine or other device to which the component has been, or is intended to be, added.	8 9 10
		(2)	A person who is authorised by a gaming-related licence to sell approved gaming machines must not supply a component to any person unless the relevant device is, with the addition of the component, declared by the Board under section 64 as an approved gaming machine. Maximum penalty: 100 penalty units.	11 12 13 14 15 16
		(3)	The holder of a dealer's licence or technician's licence must not install any component unless the relevant device is, with the addition of the component, declared by the Board under section 64 as an approved gaming machine. Maximum penalty: 100 penalty units.	17 18 19 20 21
[13]	Section	on 77	Protection of sensitive areas of gaming machines	22
			section 77 (2):	23
	(	2A)	If an authorised person, in doing anything referred to in subsection (1), breaks any seal on or in relation to an approved gaming machine kept in a hotel or on the premises of a registered club, the hotelier or registered club must ensure that the seal is replaced by the authorised person in accordance with subsection (2). Maximum penalty: 10 penalty units.	24 25 26 27 28 29 30
	(	2B)	<ul> <li>The hotelier or registered club does not commit an offence under subsection (2A) if the authorised person has, before the gaming machine is operated for the purposes of gambling:</li> <li>(a) certified, in the form approved by the Director, that the seal has been replaced by the person, and</li> <li>(b) given a copy of the certificate to the hotelier or club.</li> </ul>	31 32 33 34 35 36

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		(2C)	If a copy of any such certificate is given to the hotelier or registered club, the hotelier or club must:	1
			(a) keep the copy in the hotel or club, and	3
			(b) if requested to do so by a special inspector, produce the	4
			copy for inspection by the inspector.	5
			Maximum penalty: 10 penalty units.	6
		(2D)	An authorised person must not make any statement in a certificate under subsection (2B) that the person knows is false or misleading.	7 8 9
			Maximum penalty: 100 penalty units.	10
[14]	Sect	ion 77	' (5)	11
	Omit	: "anot	her provision of this section".	12
	Inser	t inste	ad "subsection (1) or (3)".	13
[15]	Sect	ion 10	4 Conditions of gaming-related licences	14
	Inser	t "imp	bosed by this Act or" after "conditions" in section 104 (2) (a).	15
[16]	Sect	ion 10	)4 (4)	16
	Inser	t "imp	bosed by this Act or" after "other than a condition".	17
[17]	Sect	ion 10	6 Board may require dealers to alter certain gaming machines	18
	Inser	t after	section 106 (3):	19
		(4)	If a specified alteration is required to be made to an approved	20
			gaming machine under this section, a person who is authorised by	21
			a gaming-related licence to sell approved gaming machines must not supply the gaming machine or component to which the	22 23
			requirement relates to any hotel or registered club unless the	23
			specified alteration has been made.	25
			Maximum penalty: 50 penalty units.	26
[18]	Sect	ions 1	33 and 133A	27
	Omit	sectio	on 133. Insert instead:	28
	133		eliers and clubs required to connect gaming machines to orised CMS	29 30
		(1)	A hotelier or registered club must ensure that each approved	31
			gaming machine that is kept in the hotel or club is connected to an authorised CMS.	32
			Maximum penalty: 100 penalty units.	33 34

Schedule 1 Amendment of Gaming Machines Act 2001

	(2)	A hotelier or registered club must, to the extent necessary to enable approved gaming machines kept in the hotel or club to be connected to an authorised CMS:	1 2 3			
		(a) permit the employees and agents of the CMS licensee to have access to those gaming machines, and	4 5			
		(b) give assistance to the employees and agents of the CMS licensee.	6 7			
		Maximum penalty: 100 penalty units.	8			
	(3)	The CMS licensee may, if satisfied that an approved gaming machine kept in a hotel or registered club is not connected to an authorised CMS, request the hotelier or club to take action to ensure that the gaming machine is connected to the CMS.	9 10 11 12			
	(4)	The hotelier or registered club must, within 2 working days of receiving any such request by the CMS licensee, take appropriate action to comply with the request.	13 14 15			
		Maximum penalty: 100 penalty units.	16			
133A	Technicians required to connect gaming machines to authorised CMS					
	(1)	A technician who carries out any work on an approved gaming machine in a hotel or registered club must ensure that the gaming machine is connected to an authorised CMS before the gaming machine is operated for the purposes of gambling.	19 20 21 22			
		Maximum penalty: 100 penalty units.	23			
	(2)	A technician does not commit an offence under subsection (1) if:	24			
		(a) it is not practicable in the circumstances for the approved gaming machine to be connected to an authorised CMS, and	25 26 27			
		(b) the technician records the following details in a certificate (referred to as a <i>CMS connectivity certificate</i> ) that is in the form approved by the Director:	28 29 30			
		(i) the gaming machine concerned,	31			
		(ii) the reason why it cannot be connected for the time being to an authorised CMS,	32 33			
		(iii) the person who has the responsibility for ensuring its connection to an authorised CMS.	34 35			
	(3)	If any such details are recorded in a CMS connectivity certificate by a technician in relation to an approved gaming machine in a hotel or registered club, the hotelier or club must:	36 37 38			
		(a) keep a copy of the certificate in the hotel or club, and	39			

		(b) if requested to do so by a special inspector, produce the copy for inspection by the inspector.	1 2
		Maximum penalty: 10 penalty units.	3
	(4)	certificate if the technician does so knowing that those details are false or misleading.	4 5 6
		Maximum penalty: 100 penalty units.	7
	(5)	In this section: <i>technician</i> means the holder of a technician's licence.	8 9
[19]	Section 1 CMS lice	34 Monitoring fee payable by hoteliers and registered clubs to nsee	10 11
		om the person (including a former hotelier) who is or was liable to ee'' after "debt" in section 134 (4).	12 13
[20]	Section 1	41 Definitions	14
	Omit "dev	vices" from the definition of <i>linked gaming system</i> .	15
	Insert inst	read "machines".	16
[21]	Section 1	48 Linked gaming systems to which Division applies	17
		, in the case of a club that has more than one set of premises, on any or premises" after "another registered club".	18 19
[22]	Section 1	53 Granting of links licences	20
	Insert "un	der Part 12" after "an application" in section 153 (1).	21
[23]	Section 1	53 (2A)	22
	Insert afte	er section 153 (2):	23
	(2A)	Any subsidiary equipment to be used in connection with a linked gaming system that has, under the terms of the links licence, been approved by the Minister is taken to be subsidiary equipment approved by the Board for that purpose.	24 25 26 27
[24]	Section 1	82A	28
	Insert afte	er section 182:	29
	182A Po	wer to require information and documents	30
	(1)	A special inspector may, by notice in writing, require a hotelier, registered club or licensee to provide the inspector, in accordance with directions in the notice, with such information and	31 32 33

Schedule 1 Amendment of Gaming Machines Act 2001

documents as are specified in the notice and that relate to the business of the hotelier, club or licensee.

- A hotelier, registered club or licensee who fails to comply with a requirement of a notice under this section is guilty of an offence. Maximum penalty: 100 penalty units.
   Note. The provision of false or misleading information or documents is an offence under Division 3 of Part 5 of the *Crimes Act 1900*.
- (3) If any document is provided under this section, the special inspector to whom the document is provided may retain possession of it for such period as may reasonably be necessary to permit examination of the document, the taking of extracts from the document and the making of copies of the document.
- (4) A special inspector must permit inspection of any such document, at any reasonable time during which it is retained under this section, by a person who would be entitled to inspect the document were it not in the possession of a special inspector.
- (5) A person who complies with a requirement of a notice under this section does not on that account incur a liability to another person.

### [25] Section 205 Directions by Minister and additional functions of Board

Omit section 205 (1) (c).

#### [26] Section 205A

Insert after section 205:

### 205A Minister may vary or suspend operation of Act for research or trial purposes

- (1) For the purposes of enabling the carrying out of gambling-related research or the trialling of gambling-related programs, the Minister may, by order published in the Gazette, vary or suspend the operation of any specified provision of this Act or the regulations for a specified period and in relation to either or both of the following:
  - (a) a specified area,
  - (b) a specified person or specified class of persons.
- (2) Any such variation or suspension is subject to such conditions as may be specified in the order.

Schedule	1

[27]	Section 206 Secrecy					
	Inser	rt after	section 206 (5):	2		
		(5A)	This section does not apply to the publishing of any information if, in the opinion of the Minister, it is in the public interest to do so.	3 4 5		
[28]	Sect	ion 20	1644	6		
[=0]			re section 206A:	7		
20	<b>6</b> AA	Δuth	nority to publish certain other information	8		
			The Director-General may, despite any other Act or law, publish any information relating to gaming machine activities or operations in this State if, in the opinion of the Minister, it is in the public interest to do so. The authority to publish under this section is limited to matters of a regulatory, statistical or industry wide nature.	9 10 11 12 13 14		
[29]	Sche	edule '	1 Savings, transitional and other provisions	15		
	Inser	rt at the	e end of clause 1 (1):	16		
			Gaming Machines Amendment Act 2005	17		
[30]	Sche	edule '	1, Part 8	18		
	Insert after Part 7:					
	Part 8		Provisions consequent on enactment of Gaming Machines Amendment Act 2005	20 21		
	30	Defi	nition	22		
			In this Part:	23		
			amending Act means the Gaming Machines Amendment Act 2005.	24 25		
	31	Valio entit	dation of initial allocation by Board of poker machine tlements under section 15	26 27		
			Anything done by the Board before 14 February 2003 in relation to the allocation of poker machine entitlements under section 15 has effect despite the decision of the Supreme Court in <i>Mellor v</i> <i>Liquor Administration Board</i> [2003] NSWSC 38 and is not invalidated merely because of that decision.	28 29 30 31 32		

Schedule 1 Amendment of Gaming Machines Act 2001

### 32 Approved technical standards

Any technical standards approved by the Board under section 62 and in force immediately before the amendment to that section by the amending Act are taken to have been approved by the Director under that section as so amended.

Amendment of Casino Control Act 1992

Scl	nedule 2	Amendment of Casino Control Act 1992	1
		(Section 4)	2
[1]	Section 72	A Provision of problem gambling counselling services	3
	Omit section	on 72A (1). Insert instead:	4
	(1)	A casino operator must, in accordance with the regulations, enter into arrangements for problem gambling counselling services to be made available to the patrons of the casino.	5 6 7
		Maximum penalty: 100 penalty units.	8
[2]	Part 8, hea	ading	9
	Omit "com	munity benefit". Insert instead "responsible gambling".	10
[3]	Sections 1	15 (1), 117 and 119 (1) and (4)	11
	Omit "casi	no community benefit levy" wherever occurring.	12
	Insert inste	ad "responsible gambling levy".	13
[4]	Section 11	5 Responsible gambling levy and fund	14
	Omit "Casi	ino Community Benefit Fund" from section 115 (4).	15
	Insert inste	ad "Responsible Gambling Fund".	16
[5]	Section 11	15 (5)–(7)	17
	Omit "the l	benefit of the community" wherever occurring.	18
	Insert inste	ad "purposes relating to responsible gambling".	19
[6]	Section 11	15 (8)	20
	Insert after	section 115 (7):	21
	(8)	The Minister may also pay money out of the Fund for any purpose that is consistent with the provisions of the trust deed but only after consulting with the trustees on the proposed expenditure.	22 23 24 25
[7]	Schedule 4	4 Savings and transitional provisions	26
	Insert at the	e end of clause 1 (1):	27
		Gaming Machines Amendment Act 2005, to the extent that it amends this Act	28 29

Schedule 2 Amendment of Casino Control Act 1992

#### [8] Schedule 4, Part 7

Insert after Part 6:

### Part 7 Provisions consequent on enactment of Gaming Machines Amendment Act 2005

### 22 Responsible Gambling Fund

The Responsible Gambling Fund referred to in section 115 (4) (as amended by Schedule 2 [4] to the *Gaming Machines Amendment Act 2005*) is a continuation of the Casino Community Benefit Fund operating under that section immediately before the commencement of that Schedule.

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