First print



New South Wales

Liquor and Gaming Legislation Amendment Bill 2018

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament. The following Bills are cognate with this Bill: *Casino Control Amendment Bill 2018*, *Gaming Machines Amendment (Leasing and Assessment) Bill 2018*, *Registered Clubs Amendment (Accountability and Amalgamations) Bill 2018*.

Overview of Bill

The objects of this Bill are as follows:

- (a) to include the General Counsel of the Independent Liquor and Gaming Authority (*the Authority*) within the definition of *key official* for the purposes of the *Gaming and Liquor Administration Act 2007* and to update and provide greater flexibility in relation to employment restrictions applying to former key officials,
- (b) to enhance the enforcement powers under the *Betting and Racing Act 1998*, *Public Lotteries Act 1996* and *Totalizator Act 1997* and provide greater consistency with the way liquor and gaming legislation is enforced under Part 4 of the *Gaming and Liquor Administration Act* 2007,
- (c) to standardise and increase penalties for certain offences committed by corporations and other persons under the *Betting and Racing Act 1998*, *Casino Control Act 1992*, *Gaming Machines Act 2001*, *Liquor Act 2007*, *Public Lotteries Act 1996* and *Totalizator Act 1997* and make other minor changes to penalty levels,
- (d) to make provision with respect to the personal executive liability of directors and other corporate officers as a consequence of corporate offences under the *Betting and Racing Act* 1998,

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- (e) to strengthen provisions prohibiting the offering of inducements to gamble and certain forms of gambling advertisements and totalizator advertisements under the *Betting and Racing Act 1998* and *Totalizator Act 1997*,
- (f) to provide for first instance review by the casino operator of voluntary exclusion orders and exclusion orders made by the operator in relation to problem gamblers instead of by the Authority under the *Casino Control Act 1992* and to omit an unnecessary requirement for the casino operator to notify the Authority in writing of the making of an exclusion order,
- (g) to remove unnecessary regulatory provisions from the Gambling (Two-up) Act 1998, Gaming Machines Act 2001 and Liquor Act 2007,
- (h) to enable approved gaming machines to be destroyed with the authorisation of the Authority under the *Gaming Machines Act 2001*,
- (i) to decrease the maximum penalty that may be imposed for an offence against the regulations under the *Gaming Machines Act 2001* and *Liquor Act 2007* from 100 penalty units to 50 penalty units and to transfer from the *Gaming Machines Regulation 2010* and *Liquor Regulation 2008* to their respective parent Acts certain regulations with increased penalties and to make other provision with respect to the imposition of penalties and sanctions,
- (j) to enable higher education providers (such as the National Art School) to be prescribed by the regulations under the *Liquor Act 2007* as tertiary institutions for the purposes of that Act so that on-premises licences may be granted in respect of their premises,
- (k) to enable identifying information about persons in respect of whom licensees in premises in prescribed precincts have imposed licensee bans to be included and held on the prescribed precinct ID scanner system under the *Liquor Act 2007*,
- (1) to enable the Authority to declare that a person is ineligible to stand for election or to hold a position as secretary or a member of the governing body of a club under the *Registered Clubs Act 1976* for a longer period than 3 years.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Schedule 1 Amendment of Acts and regulations

Betting and Racing Act 1998 No 114

Schedule 1.1 amends the *Betting and Racing Act 1998*:

- (a) to achieve the object referred to in paragraph (b) of the Overview, by aligning the enforcement powers under the Act with the enforcement powers under Part 4 of the *Gaming and Liquor Administration Act 2007* (except so much of section 35 of that Act as abrogates the protection against self-incrimination for individuals compelled to answer questions) (Schedule 1.1 [2], [3], [7]–[10], [18], [19], [20], [23] and [24]), and
- (b) to achieve the object referred to in paragraph (c) of the Overview, by altering the maximum penalties for offences under sections 14, 18C and 19 of the Act (Schedule 1.1 [4]–[6]), and
- (c) to achieve the object referred to in paragraph (d) of the Overview, by inserting section 36AA into the Act (Schedule 1.1 [22]), and
- (d) to achieve the object referred to in paragraph (e) of the Overview, by transferring offences relating to gambling advertisements and inducements to gamble from Division 2 of Part 2 of the *Betting and Racing Regulation 2012* into the Act and increasing the penalties for corporations committing those offences and by clarifying provisions concerning

responsibility for publication of gambling advertisements (Schedule 1.1 [1], [11]–[17] and [21]).

Betting and Racing Regulation 2012

Schedule 1.2 amends the *Betting and Racing Regulation 2012* to make amendments consequential on the amendments to the *Betting and Racing Act 1998*.

Casino Control Act 1992 No 15

Schedule 1.3 amends the Casino Control Act 1992:

- (a) to achieve the objects referred to in paragraph (f) of the Overview (Schedule 1.3 [2]–[7]), and
- (b) to increase from 20 to 50 penalty units the maximum penalty for a licensee failing to give the Authority the notification required under section 63 of that Act in relation to a prescribed change in the state of affairs of the licensee (Schedule 1.3 [1]).

Gambling (Two-up) Act 1998 No 115

Schedule 1.4 amends the *Gambling (Two-up) Act 1998* to achieve the object referred to in paragraph (g) of the Overview by removing the ability to require persons under consideration for appointment as an inspector, and key employees, to have their fingerprints and palm prints taken.

Gaming and Liquor Administration Act 2007 No 91

Schedule 1.5 amends the *Gaming and Liquor Administration Act 2007* to achieve the objects referred to in paragraph (a) of the Overview by:

- (a) making the General Counsel of the Authority a key official (and a person who was at any time such a General Counsel, a former key official) for the purposes of that Act (Schedule 1.5 [1]), and
- (b) enabling approval to be given for key officials and former key officials to carry out certain employment activities that they are currently restricted from carrying out under section 16 of that Act if the activity does not involve, or is unlikely to involve, any undue risk that is inconsistent with the objects of the Act (Schedule 1.5 [2]–[4] and [7]), and
- (c) including within the activities restricted under section 16 soliciting employment, in any capacity, from a gaming or liquor industry peak body (Schedule 1.5 [5], [6], [8] and [10]), and
- (d) adjusting the time frames applicable to the restrictions on former key officials so they apply for two years in the case of senior executives, 6 months in the case of certain more junior staff and permanently to former General Counsel of the Authority (Schedule 1.5 [9]).

Gaming Machines Act 2001 No 127

Schedule 1.6 amends the *Gaming Machines Act 2001*:

- (a) to achieve the object referred to in paragraph (c) of the Overview, by altering the maximum penalties under sections 50 and 52 of the Act (Schedule 1.6 [5] and [6]), and
- (b) to achieve the object referred to in paragraph (g) of the Overview, by removing the penalty for failure to update an application for a gaming-related licence that has not been determined if a change occurs in the information provided in (or in connection with) the application (Schedule 1.6 [11]), and
- (c) to achieve the object referred to in paragraph (h) of the Overview, by enabling approved gaming machines to be destroyed by manufacturers of approved gaming machines and holders of dealer's or seller's licences with the authorisation of the Authority and in accordance with certain conditions (Schedule 1.6 [7], [10] and [13]), and
- (d) to achieve the object referred to in paragraph (i) of the Overview, by decreasing the maximum penalty that may be imposed by the regulations under section 210 of the Act and

transferring regulations relating to the responsible conduct of gambling training and advertising into the Act (Schedule 1.6 [1]–[4], [8], [9] and [14]), and

- (e) to increase the maximum monetary penalty that may be imposed on a licensee as disciplinary action from \$250,000 to \$1,000,000 (Schedule 1.6 [12]), and
- (f) to make transitional and savings provisions consequent on the proposed amendments (Schedule 1.6 [15]).

Gaming Machines Regulation 2010

Schedule 1.7 amends the *Gaming Machines Regulation 2010* to make amendments consequential on the amendments to the *Gaming Machines Act 2001*.

Law Enforcement (Powers and Responsibilities) Act 2002 No 103

Schedule 1.8 amends the *Law Enforcement (Powers and Responsibilities) Act 2002* as a consequence of amendments to achieve the object referred to in paragraph (b) of the Overview.

Liquor Act 2007 No 90

Schedule 1.9 amends the *Liquor Act 2007*:

- (a) to achieve the object referred to in paragraph (c) of the Overview, by altering the maximum penalties for offences under sections 54A, 74, 75, 84, 108 and 109 of the Act (Schedule 1.9 [4]–[7], [9] and [10]), and
- (b) to achieve the object referred to in paragraph (g) of the Overview, by removing the penalties for failure to update applications for a licence and certain licence-related authorisations that has not been determined if a change occurs in the information provided in (or in connection with) the application and removing a superfluous provision about court imposed penalties (Schedule 1.9 [2], [3] and [18]), and
- (c) to achieve the object referred to in paragraph (i) of the Overview, by decreasing the maximum penalty that may be imposed by the regulations under section 99 of the Act and transferring regulations relating to training in relation to responsible practices in respect of the sale, supply, service and promotion of liquor into the Act (Schedule 1.9 [8] and [11]), and
- (d) to achieve the object referred to in paragraph (j) of the Overview, by enabling higher education providers to be prescribed by regulations as tertiary institutions for the purposes of that Act so that on-premises licences may be granted in respect of their premises (Schedule 1.9 [1]), and
- (e) to achieve the object referred to in paragraph (k) of the Overview, by enabling identifying information about persons in respect of whom licensees in premises in prescribed precincts have imposed licensee bans to be included and held on the prescribed precinct ID scanner system (Schedule 1.9 [12]–[15]), and
- (f) to extend the power under Division 4 of Part 7 of the Act to impose certain sanctions (such as licence suspension or cancellation) in addition to any penalty that may be imposed by a court for an offence to the offence under section 117 (8) of the Act of allowing liquor to be sold or supplied to a minor on licensed premises (Schedule 1.9 [16] and [17]), and
- (g) to make transitional and savings provisions consequent on the proposed amendments (Schedule 1.9 [19]).

Liquor Regulation 2008

Schedule 1.10 amends the *Liquor Regulation 2008* to make amendments consequential on the amendments to the *Liquor Act 2007*.

Public Lotteries Act 1996 No 86

Schedule 1.11 amends the *Public Lotteries Act 1996*:

- (a) to achieve the object referred to in paragraph (b) of the Overview, by aligning the enforcement powers under the Act with the enforcement powers under Part 4 of the *Gaming* and Liquor Administration Act 2007 (except so much of section 35 of that Act as abrogates the protection against self-incrimination for individuals compelled to answer questions) (Schedule 1.11 [1] and [5]–[10]), and
- (b) to achieve the object referred to in paragraph (c) of the Overview, by altering the maximum penalties for offences under sections 44, 45 and 46 of the Act (Schedule 1.11 [2]–[4]), and
- (c) to make transitional and savings provisions consequent on the proposed amendments (Schedule 1.11 [11]).

Public Lotteries Regulation 2016

Schedule 1.12 amends the *Public Lotteries Regulation 2016* to make an amendment consequential on the amendments to the *Public Lotteries Act 1996*.

Registered Clubs Act 1976 No 31

Schedule 1.13 amends the *Registered Clubs Act 1976* to achieve the object referred to in paragraph (l) of the Overview and to make a related savings provision.

Totalizator Act 1997 No 45

Schedule 1.14 amends the *Totalizator Act 1997*:

- (a) to achieve the object referred to in paragraph (b) of the Overview, by aligning the enforcement powers under the Act with the enforcement powers under Part 4 of the *Gaming and Liquor Administration Act 2007* (except so much of section 35 of that Act as abrogates the protection against self-incrimination for individuals compelled to answer questions) (Schedule 1.14 [1] and [7]–[13]), and
- (b) to achieve the object referred to in paragraph (c) of the Overview, by altering the maximum penalties under sections 9 and 59 of the Act (Schedule 1.14 [2] and [3]), and
- (c) to achieve the object referred to in paragraph (e) of the Overview, by transferring offences relating to totalizator advertisements and inducements to gambling from Division 2 of Part 3 of the *Totalizator Regulation 2012* into the Act and increasing the penalties for corporations committing those offences and by clarifying provisions concerning responsibility for publication of totalizator advertisements (Schedule 1.14 [4]–[6]), and
- (d) to make transitional and savings provisions consequent on the proposed amendments (Schedule 1.14 [14]).

Totalizator Regulation 2012

Schedule 1.15 amends the *Totalizator Regulation 2012* to make amendments consequential on the amendments to the *Totalizator Act 1997*.

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New South Wales

Liquor and Gaming Legislation Amendment Bill 2018

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New South Wales

Liquor and Gaming Legislation Amendment Bill 2018

No , 2018

A Bill for

An Act to make miscellaneous amendments to certain gaming and liquor and other legislation.

See also the Casino Control Amendment Bill 2018, the Gaming Machines Amendment (Leasing and Assessment) Bill 2018 and the Registered Clubs Amendment (Accountability and Amalgamations) Bill 2018.

Liquor and Gaming Legislation Amendment Bill 2018 [NSW]

The Legislature of New South Wales enacts:			
1	Name of Act	2	
	This Act is the Liquor and Gaming Legislation Amendment Act 2018.	3	
2	Commencement	4	
	This Act commences on a day or days to be appointed by proclamation.	5	

Scł	nedule 1	Amendment of Acts and regulations	1				
1.1	Betting and	Racing Act 1998 No 114	2				
[1]	Section 4 Def	initions	3				
	Insert in alpha	Insert in alphabetical order in section 4 (1):					
		<i>dvertisement</i> includes any information or material in the nature of an dvertisement.	5 6				
	in	<i>spector</i> means a person appointed as an inspector under section 33M and cludes, in relation to section 26I, a person authorised by a racing controlling ody to exercise the functions of an inspector under that section.	7 8 9				
	ົງເ m	ublish means disseminate or provide access to the public or a section of the ablic by oral, visual, written, electronic or other means (for example, by leans of newspaper, radio, television, cinema or through the use of the atternet, subscription TV or other on-line communications system).	10 11 12 13				
[2]	Section 11 Pr	ovisions relating to inspection of records	14				
	Omit "authoris	ed officer" wherever occurring in section 11 (1), (2), (5) and (6).	15				
	Insert instead '	'inspector".	16				
[3]	Section 11 (4)	and (7)	17				
	Omit the subse	ections.	18				
[4]	Section 14 Pu	inters' clubs	19				
	Omit "50 pena	lty units" from section 14 (1). Insert instead "20 penalty units".	20				
[5]	Section 18C C	Certain sports betting services prohibited	21				
	Omit the penal	ty provision from section 18C (1). Insert instead:	22				
	Ν	laximum penalty:	23				
	(:	a) for an individual:	24				
		(i) 50 penalty units for a first offence, or	25				
		(ii) 100 penalty units or imprisonment for 6 months (or both) for a second or subsequent offence, or	26 27				
	(1	b) for a corporation:	28				
		(i) 250 penalty units for a first offence, or	29				
		(ii) 1,000 penalty units for a second or subsequent offence.	30				
[6]	Section 19 De	clared betting event authority	31				
	Omit the penal	ty provision from section 19 (1). Insert instead:	32				
	Ν	laximum penalty:	33				
	(;	a) for an individual:	34				
		(i) 50 penalty units for a first offence, or	35				
		(ii) 100 penalty units or imprisonment for 6 months (or both) for a second or subsequent offence, or	36 37				
	(1	b) for a corporation:	38				
		(i) 250 penalty units for a first offence, or	39				
		(ii) 1,000 penalty units for a second or subsequent offence.	40				

[7]	Section 21 Conditions relating to records	1
	Omit "authorised person" wherever occurring in section 21 (1). Insert instead "inspector".	2
[8]	Section 21 (3)	3
	Omit the subsection.	4
[9]	Section 26I Inspection of records	5
	Omit "an identification card issued by the Minister" from section 26I (6) (a).	6
	Insert instead "the identification issued to the inspector under section 33M".	7
[10]	Section 26I (7), definition of "inspector"	8
	Omit paragraph (a) of the definition. Insert instead:	9
	(a) an inspector appointed under section 33M, or	10
[11]	Section 27 Definitions	11
	Omit the definitions of <i>advertisement</i> and <i>publish</i> .	12
[12]	Section 29 Publication of betting information	13
	Insert ", or cause to be published," after "publish" in section 29 (1).	14
[13]	Section 29 (1)	15
	Omit the penalty provision. Insert instead:	16
	Maximum penalty:	17
	(a) for an individual—50 penalty units or imprisonment for 6 months (or both), or	18 19
	(b) for a corporation—250 penalty units.	20
[14]	Section 30 Advertising betting information and betting services	21
	Insert ", or cause to be published," after "publish" in section 30 (1).	22
[15]	Section 30 (1) and (3)	23
	Omit the penalty provisions wherever occurring. Insert instead:	24
	Maximum penalty:	25
	(a) for an individual—50 penalty units or imprisonment for 6 months (or both), or	26 27
	(b) for a corporation—250 penalty units.	28
[16]	Section 31 Premises used for publishing betting information or betting services	29
	Omit the penalty provision from section 31 (1). Insert instead:	30
	Maximum penalty:	31
	(a) for an individual—50 penalty units or imprisonment for 6 months (or both), or	32 33
	(b) for a corporation—250 penalty units.	34

[17]	Part	4A		1
	Inser	t after]	Part 4:	2
	Par	t 4A	Gambling advertising and inducements	3
	33G	Inter	pretation	4
		(1)	In this Part:	5
			<i>gambling advertisement</i> means an advertisement that gives publicity to, or otherwise promotes or is intended to promote, participation in gambling activities, but does not include a totalizator advertisement within the meaning of section 79 of the <i>Totalizator Act 1997</i> .	6 7 8 9
		(2)	The publication of a gambling advertisement to a website that provides the opportunity for, or facilitates or enables, dissemination of information to the public or a section of the public (whether or not the particular publication results in the dissemination of information to the public or a section of the public) constitutes the publication of gambling information for the purposes of this Part.	10 11 12 13 14 15
		(3)	This Part does not limit the operation of any regulations relating to responsible practices in the conduct of gambling activities, including regulations restricting or prohibiting the conduct of promotions or other activities (including advertising).	16 17 18 19
	33H	Proh	ibitions on gambling-related advertisements	20
		(1)	A non-proprietary association or licensed betting service provider or any other person must not publish or communicate, or cause to be published or communicated, whether from in or outside New South Wales, any gambling advertisement that may be accessible to a person in New South Wales and that contravenes any requirement of this section.	21 22 23 24 25
			Maximum penalty:	26
			(a) for an individual—50 penalty units, or	27
			(b) for a corporation—500 penalty units.	28
		(2)	A gambling advertisement must not:	29
			(a) encourage a breach of the law, or	30
			(b) depict children gambling, or	31
			(c) be false, misleading or deceptive, or	32
			(d) suggest that winning will be a definite outcome of participating in gambling activities, or	33 34
			(e) suggest that participation in gambling activities is likely to improve a person's financial prospects, or	35 36
			(f) promote the consumption of alcohol while engaging in gambling activities, or	37 38
			(g) be published otherwise than in accordance with decency, dignity and good taste and, if the gambling advertisement takes the form of a television advertisement, in accordance with the <i>Commercial Television Industry Code of Practice</i> registered by the Australian Communications and Media Authority as in force on the day on which the gambling advertisement is published, or	39 40 41 42 43 44

(h)	include any inducement to participate, or to participate frequently, in
	any gambling activity (including an inducement to open a betting account).

- (3) A reference to an inducement in subsection (2) (h):
 - (a) includes an inducement that involves an offer that is not available to persons resident in New South Wales, and
 - (b) does not include an inducement published or communicated by a licensed betting service provider to a person who has a betting account with the licensed betting service provider at the time the advertisement is published or communicated to the person.
- (4) A non-proprietary association or licensed betting service provider or any other person must not publish, or cause to be published, any gambling advertisement in writing in a newspaper, magazine, poster or other printed form that does not contain the advisory statement prescribed by the regulations for the purposes of this subsection.

Maximum penalty:

- (a) for an individual—50 penalty units, or
- (b) for a corporation—500 penalty units.
- (5) A non-proprietary association or licensed betting service provider or any other person must not enter into or extend the duration of any contract or arrangement for the publication or communication of any gambling advertisement that does not comply with this section.

Maximum penalty:

- (a) for an individual—50 penalty units, or
- (b) for a corporation—500 penalty units.
- (6) A person is not guilty of an offence against this section if the non-proprietary association or licensed betting service provider to which the advertisement relates, or an employee or agent of the non-proprietary association or licensed betting service provider acting within the scope of the person's actual or apparent authority, approved in writing of the publication or communication of the advertisement or entry or extension of the contract or arrangement.

33I Gambling-related advertisements during sporting fixtures

- (1) This section applies to a sporting fixture that is, or is part of, a sporting event for which there is a sports controlling body.
- (2) A person must not publish a gambling advertisement in relation to a sporting fixture during the sporting fixture including during any breaks in the sporting fixture.

Maximum penalty:

- (a) for an individual—50 penalty units, or
- (b) for a corporation—500 penalty units.
- (3) This section does not apply to an extended sporting fixture unless the Minister has published a notice in the Gazette that provides that this section is to apply to that fixture. The Minister may publish a notice if the Minister considers it to be in the public interest.
- (4) This section does not apply to the following advertisements:
 - (a) an advertisement to the extent that it is published on the internet,
 - (b) an advertisement to the extent that it is published in gambling premises. 47

	(5)	For the avoidance of doubt, an advertisement that is in place before a sporting fixture commences (such as an advertisement on a billboard) is taken, for the purposes of this section, not to be published during the sporting fixture.	1 2 3
	(6)	In this section:	4
		extended sporting fixture means:	5
		(a) a sporting fixture that is scheduled to take place over a period exceeding 4 hours, or	6 7
		(b) a sporting fixture that takes place on multiple days.	8
		<i>gambling premises</i> means a hotel, racing club or registered club within the meaning of the <i>Liquor Act 2007</i> or premises operated by a licensee (or an agent of a licensee) under the <i>Totalizator Act 1997</i> for the purposes of the conduct of a totalizator under that Act.	9 10 11 12
		<i>sporting fixture</i> means a single match, game, contest, race (but not a race as defined in section 4) or fight, whether taking place on a single day or multiple days.	13 14 15
33J	Gam	nbling inducements	16
		A non-proprietary association or licensed betting service provider or any other person must not offer or supply, or cause to be offered or supplied, any free or discounted liquor as an inducement to participate, or to participate frequently, in any gambling activity conducted at a racecourse. Maximum penalty:	17 18 19 20 21
		(a) for an individual—50 penalty units, or	21
		(b) for a corporation—500 penalty units.	23
Deut			
	4B		24
		re Part 5:	24 25
Inser	rt befor	re Part 5: Investigation and enforcement powers	
Inser	rt befor 't 4B		25
Inser Par	rt befor 't 4B	Investigation and enforcement powers	25 26
Inser Par	rt befor 't 4B	Investigation and enforcement powers	25 26 27
Inser Par	rt befor 't 4B	Investigation and enforcement powers nitions In this Part:	25 26 27 28
Inser Par	rt befor rt 4B Defir	 Investigation and enforcement powers nitions In this Part: <i>GALA Act</i> means the <i>Gaming and Liquor Administration Act 2007</i>. <i>Secretary</i> has the same meaning as in the <i>Gaming and Liquor Administration</i> 	25 26 27 28 29 30
Inser Par 33K	rt befor rt 4B Defir	 Investigation and enforcement powers nitions In this Part: <i>GALA Act</i> means the <i>Gaming and Liquor Administration Act 2007</i>. <i>Secretary</i> has the same meaning as in the <i>Gaming and Liquor Administration Act 2007</i>.	25 26 27 28 29 30 31
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Inser Par 33K	rt befor rt 4B Defir	 a Investigation and enforcement powers nitions In this Part: <i>GALA Act</i> means the <i>Gaming and Liquor Administration Act 2007</i>. <i>Secretary</i> has the same meaning as in the <i>Gaming and Liquor Administration Act 2007</i>. Socrets for which powers under this Part may be exercised Powers may be exercised under this Part for the following purposes: (a) for determining whether there has been compliance with or a contravention of this Act, and the regulations and instruments made under it, (b) for obtaining information or records for purposes connected with the administration of this Act and the regulations and instruments made	25 26 27 28 29 30 31 32 33 34 35 36 37 38

[18]

33M Appointment and identification of inspectors 1 The Secretary may appoint a Public Service employee to be an inspector for 2 (1)the purposes of this Act and the regulations and instruments made under it. 3 (2)The Secretary is taken to have been appointed as an inspector. 4 (3) The Secretary is to cause each inspector to be issued with a means of 5 identification in the form approved by the Secretary. 6 (4) In the course of exercising the functions of an inspector under this Act and the 7 regulations and instruments made under it, the inspector must, if requested to 8 do so by any person affected by the exercise of any such function, produce the 9 inspector's identification for inspection by the person unless to do so would 10 defeat the purpose for which the functions are to be exercised. 11 33N Powers of inspectors 12 An inspector has and may exercise the functions of an inspector under 13 Divisions 2, 3, 4 and 6 of Part 4 of the GALA Act (as applied by section 33O) 14 for any of the purposes referred to in section 33L. 15 330 Application of GALA Act 16 Sections 14 and 15 of the GALA Act apply to the appointment of an inspector 17 (1)under section 33M in the same way that they apply to the appointment of an 18 inspector under the GALA Act. 19 The provisions of Divisions 2, 3, 4 and 6 of Part 4 of the GALA Act and (2)20 sections 17 (Secrecy) and 37 (Protection from personal liability) apply to and 21 in respect of this Act and the regulations and instruments made under it as if 22 those provisions were part of this Act, but modified so that: 23 references in those provisions to the gaming and liquor legislation were (a) 24 references to this Act and the regulations and instruments made under 25 it, and 26 references in those provisions to "this Act" and "this Part" were (b) 27 references to this Act and this Part, respectively, and 28 references in those provisions to an inspector were references to (c)29 inspectors appointed under section 33M, and 30 (d) references in sections 28 (2) and 30 (2) of the GALA Act to "the 31 Authority" were references to the Secretary, and 32 (e) the reference in section 24 (1) of the GALA Act to section 18 were a 33 reference to section 33L, and 34 (f) section 35 (2) of the GALA Act does not apply to the extent that it 35 prevents a person from being excused from answering a question on the 36 ground that the answer may tend to incriminate the person, and 37 section 35 (5) (b) of the GALA Act does not apply to the extent that it (g) 38 makes information obtained as a result of an answer given that might 39 incriminate a person admissible. 40 (3) For the avoidance of doubt, a prosecution of a person for an offence against a 41 provision of the GALA Act (as applying under this section) is to be taken as if 42 the offence were an offence under this Act. 43 (4)The functions that an inspector has under Part 4 of the GALA Act are, for the 44 purposes of any provision of this Act and the regulations and instruments 45 made under it, taken to be functions under this Act and the regulations and 46 instruments made under it. 47

		(5)	If an inspector has functions in respect of a matter under both the GALA Act (as applying under this section) and under any other provision of this Act or the regulations made under it, the fact that there is a restriction on the exercise of a function under this Act or the regulations does not of itself operate to restrict the exercise by an inspector of any similar or the same function under the GALA Act.	1 2 3 4 5 6
[19]	Sect	ion 34	Delegation	7
	Omit	"and"	from the end of section 34 (a) and omit section 34 (b).	8
[20]	Sect	ion 35	ΑΑ	9
	Inser	t after	section 35:	10
3	5AA	Pena	Ity notices	11
		(1)	An authorised officer may issue a penalty notice to a person if it appears to the officer that the person has committed a penalty notice offence.	12 13
		(2)	A penalty notice offence is an offence against this Act or the regulations that is prescribed by the regulations as a penalty notice offence.	14 15
		(3)	The <i>Fines Act 1996</i> applies to a penalty notice issued under this section. Note. The <i>Fines Act 1996</i> provides that, if a person issued with a penalty notice does not wish to have the matter determined by a court, the person may pay the amount specified in the notice and is not liable to any further proceedings for the alleged offence.	16 17 18 19 20
		(4)	The amount payable under a penalty notice issued under this section is the amount prescribed for the alleged offence by the regulations (not exceeding the maximum amount of penalty that could be imposed for the offence by a court).	21 22 23 24
		(5)	This section does not limit the operation of any other provision of, or made under, this or any other Act relating to proceedings that may be taken in respect of offences.	25 26 27
		(6)	In this section, <i>authorised officer</i> means a police officer or an inspector.	28
[21]	Sect	ion 35	A Remedial orders	29
	Inser	t ", or (cause to be published," after "publish" in section 35A (1) (a).	30
[22]	Sect	ion 36	ΑΑ	31
	Inser	t after	section 36A:	32
3	6AA	Liabi exec	lity of directors etc for offences by corporation—offences attracting utive liability	33 34
		(1)	For the purposes of this section, an <i>executive liability offence</i> is:	35
			(a) an offence against any of the following provisions of this Act that is committed by a corporation:	36 37
			(i) section 18C,	38
			(ii) section 19,	39
			(iii) section 33H,	40
			 (iv) section 33I, (v) section 33J, or 	41
				42
			(b) an offence against the regulations:	43

		(i)	that is prescribed by the regulations as an offence to which this section applies, and	1 2			
		(ii)	that is committed by a corporation.	3			
(2)	A pe	rson co	ommits an offence against this section if:	4			
	(a)	a cor	poration commits an executive liability offence, and	5			
	(b)	the p	erson is:	6			
		(i)	a director of the corporation, or	7			
		(ii)	an individual who is involved in the management of the corporation and who is in a position to influence the conduct of the corporation in relation to the commission of the executive liability offence, and	8 9 10 11			
	(c)	the p	erson:	12			
		(i)	knows or ought reasonably to know that the executive liability offence (or an offence of the same type) would be or is being committed, and	13 14 15			
		(ii)	fails to take all reasonable steps to prevent or stop the commission of that offence.	16 17			
			penalty: The maximum penalty for the executive liability offence if by an individual.	18 19			
(3)			ution bears the legal burden of proving the elements of the offence section.	20 21			
(4)			e against this section can only be prosecuted by a person who can secution for the executive liability offence.	22 23			
(5)	liabi	This section does not affect the liability of the corporation for the executive ability offence, and applies whether or not the corporation is prosecuted for, r convicted of, the executive liability offence.					
(6)	crim the liabi	inal lia corpora lity off	n does not affect the application of any other law relating to the bility of any persons (whether or not directors or other managers of ation) who are accessories to the commission of the executive ence or are otherwise concerned in, or party to, the commission of ve liability offence.	27 28 29 30 31			
(7)	In th	is secti	on:	32			
		e <i>tor</i> ha monw	as the same meaning as in the Corporations Act 2001 of the ealth.	33 34			
	offer	nce, ind	<i>steps</i> , in relation to the commission of an executive liability cludes, but is not limited to, such action (if any) of the following reasonable in all the circumstances:	35 36 37			
	(a)	actio	n towards:	38			
		(i)	assessing the corporation's compliance with the provision creating the executive liability offence, and	39 40			
		(ii)	ensuring that the corporation arranged regular professional assessments of its compliance with the provision,	41 42			
	(b)	contr super provi	n towards ensuring that the corporation's employees, agents and ractors are provided with information, training, instruction and rvision appropriate to them to enable them to comply with the ision creating the executive liability offence so far as the provision evant to them,	43 44 45 46 47			
	(c)		n towards ensuring that:	48			
	. /		-				

			(i)	the equipment and other resources, and	1
			(ii)	the structures, work systems and other processes,	2
				ant to compliance with the provision creating the executive ity offence are appropriate in all the circumstances,	3 4
		(d)	not d	a towards creating and maintaining a corporate culture that does irect, encourage, tolerate or lead to non-compliance with the sion creating the executive liability offence.	5 6 7
Sect	ion 36	С			8
Omi	t the se	ction.	Insert i	nstead:	9
36C	Givir	ng of r	notices	and other documents	10
	(1)			poses of this Act, a notice or other document may be given to a notice or other document may be served on a person):	11 12
		(a)	in the	case of an individual:	13
			(i)	by delivering it personally to the individual, or	14
			(ii)	by posting it, addressed to the individual at the individual's residential address, business address or address for service of notices, or	15 16 17
			(iii)	by leaving it with a person apparently aged 16 years or more at the individual's residential address or business address, or	18 19
			(iv)	by sending it by means of electronic communication or facsimile transmission, addressed to the individual at the individual's address for service of electronic communications or facsimile transmissions, in accordance with the individual's information technology requirements with respect to the receipt of electronic communications or facsimile transmissions, or	20 21 22 23 24 25
		(b)	in the	case of a corporation:	26
			(i)	by delivering it personally to a person concerned in the corporation's management, or	27 28
			(ii)	by posting it, addressed to the corporation at the corporation's business address or address for service of notices, or	29 30
			(iii)	by leaving it with a person apparently aged 16 years or more at the corporation's business address, or	31 32
			(iv)	by sending it by means of electronic communication or facsimile transmission, addressed to the corporation at the corporation's address for service of electronic communications or facsimile transmissions, in accordance with the corporation's information technology requirements with respect to the receipt of electronic communications or facsimile transmissions.	33 34 35 36 37 38
	(2)			in this section to a person's address of any particular kind includes to the address of that kind:	39 40
		(a)	as las	t known to the Secretary, or	41
		(b)	as not	minated by the person and provided to the Secretary.	42
	(3)			on, <i>business address</i> in relation to a person includes the address of rse of which the person is the licensee.	43 44

[23]

[24]			Savings and transitional provisions	1
	Insei	t atter	clause 21:	2
	Part 10		Provisions consequent on enactment of Liquor and Gaming Legislation Amendment Act 2018	
	22	Defir	ition	
			In this Part:	6
			amending Act means the Liquor and Gaming Legislation Amendment Act 2018.	7 8
	23	Inspe	ectors	9
			A person who, immediately before the amendment of section 11, 21 or 26I by the amending Act, was an authorised officer or inspector within the meaning of that section is taken, on the commencement of the amendment, to have been appointed as an inspector under section 33M as inserted by the amending Act.	10 11 12 13
1.2	Bet	ting a	nd Racing Regulation 2012	14
[1]	Clau	se 10A	N Contraction of the second	15
	Inser	t after	clause 10:	16
	10A	Advi	sory statement	17
			The following advisory statement is prescribed for the purposes of section 33H (4) of the Act:	18 19
			Think! About your choices	20
			Call Gambling Help	21
			1800 858 858	22
			www.gamblinghelp.nsw.gov.au	23
[2]	Part	2, Divi	sion 2 Gambling advertising and inducements	24
	Omi	t the Di	ivision.	25
[3]	Clau	se 22	Remedial orders	26
	Omi	t "and 3	33" from clause 22 (a). Insert instead ", 33, 33H and 33J".	27
[4]	Clau	se 22 ((b)	28
	Omi	t "9, 10	, 12 and 13". Insert instead "9 and 10".	29
[5]	Clau	se 22A	N Contraction of the second	30
	Inser	t after	clause 22:	31
	22A	Pena	Ity notices	32
	For the purposes of section 35AA of the Act, an offence under section 34 (1) or (4) of the GALA Act as applied by section 33O of the Act is prescribed as an offence for which a penalty notice may be issued and the prescribed penalty for any such offence is \$1,100.			

1.3	Casino C	Control Act 1992 No 15	1
[1]	Section 63	Change in state of affairs of licensee	2
	Omit "20 p	enalty units". Insert instead "50 penalty units".	3
[2]	Section 79	Exclusion of persons from casino	4
	Omit sectio	on 79 (4).	5
[3]	Section 80	Review of exclusion order	6
	Omit section	on 80 (1).	7
[4]	Section 80	(1B)	8
	Insert after	section 80 (1A):	9
	(1B)	A person who is given an exclusion order by the casino operator on application made by another party who considers the person has a problem from gambling activities may apply to the casino operator for review of the order.	10 11 12
[5]	Section 80	(2A) and (2B)	13
	Insert after	section 80 (2):	14
	(2A)	The casino operator must review the exclusion order and notify the applicant in writing of its decision within 14 days (or such other period as may be prescribed by the regulations) of receiving the application.	15 16 17
	(2B)	An exclusion order that the casino operator allows to stand may be reviewed by the Authority on application made to it by the person to whom the order applies within 14 days after receiving notice of the decision to allow it to stand.	18 19 20
[6]	Section 80	(4)–(5A)	21
	Omit the su	ibsections.	22
[7]	Section 80	(7)	23
	Insert "casi	no operator's or the" after "pending the".	24
1.4	Gamblin	g (Two-up) Act 1998 No 115	25
[1]	Section 17	Appointment of two-up inspectors	26
	Omit ", fin	gerprints or palm prints" from section 17 (5).	27
[2]	Section 23	Information relating to key employees	28
	Omit ", fin	gerprints and palm prints" wherever occurring in section 23 (1) (a) and (2).	29
[3]	Section 28	Destruction of fingerprints and palm prints	30
		in force before the amendment of provisions of that Part by the <i>Liquor and</i> gislation Amendment Act 2018)" after "Part 3" in section 28 (1).	31 32
1.5	Gaming	and Liquor Administration Act 2007 No 91	33
[1]	Section 3	Definitions	34
	Insert after	paragraph (a) of the definition of <i>key official</i> in section 3 (1):(b) the General Counsel of the Authority,	35 36

[2]	Section 16	Restr	ictions relating to key officials and former key officials	1		
			ne approval of the appropriate authority carry out any of the following must not" wherever occurring in section 16 (1) and (2).	2 3		
[3]	Section 16	(1) (a)), (b) and (e) and (2) (a)	4		
	Omit "or" v	vherev	ver lastly occurring.	5		
[4]	Section 16 (1) (b) and (e) and (2) (b)					
	Omit "with	out the	e approval of the appropriate authority," wherever occurring.	7		
[5]	Section 16	(1) (c)		8		
	Omit the pa	ragrap	bh. Insert instead:	9		
	_	(c)	solicit employment, in any capacity, from a gaming or liquor licensee, a person known by the official to be a close associate of such a licensee or from a gaming or liquor industry peak body,	10 11 12		
[6]	Section 16	(1) (d)) (iv)	13		
	Insert after	section	n 16 (1) (d) (iii):	14		
			(iv) a gaming or liquor industry peak body,	15		
[7]	Section 16	(2A)-	(2C)	16		
	Insert after	section	n 16 (2):	17		
	(2A)		y official, former key official, gaming or liquor licensee or close associate apply in writing to the appropriate authority for an approval under this on.	18 19 20		
	(2B)	appro invol	appropriate authority may grant an approval under this section if the opriate authority is satisfied that the carrying out of the activity does not live, or is unlikely to involve, any undue risk that is inconsistent with the cts of this Act.	21 22 23 24		
	(2C)	used	regulations may make provision for and with respect to the criteria to be by the appropriate authority in determining whether to grant an approval r this section.	25 26 27		
[8]	Section 16	(3A)		28		
	Insert after	section	n 16 (3):	29		
	(3A)	an as or lic	Minister may, by order in writing published in the Gazette, determine that sociation, organisation or other body representing the interests of gaming puor licensees is a gaming or liquor industry peak body for the purposes is section.	30 31 32 33		
[9]	Section 16	(4), de	efinition of "former key official"	34		
	Omit the de	efinitio	n. Insert instead:	35		
		-	er key official means:	36		
		(a)	a person who was a key official (other than a person referred to in paragraph (b) or (c)) at any time during the previous 2 years but who is no longer a key official, or	37 38 39		
		(b)	a person who was engaged in the administration of the gaming and liquor legislation and was a designated Public Service employee other	40 41		

				than a Public Service senior executive at any time during the previous 6 months but who is no longer a key official, or	1 2
			(c)	a person who was at any time General Counsel of the Authority but who is no longer a key official.	3 4
[10]	Sect	ion 16	(4)		5
	Inser	t in al	ohabeti	ical order:	6
				ing or liquor industry peak body means an association, organisation or	7
				body determined to be a gaming or liquor industry peak body by order r subsection (3A).	8 9
1.6	Gan	ning	Mach	ines Act 2001 No 127	10
[1]	Sect	ion 45	Regu	lation of promotional prizes and player reward schemes	11
				r permit to be offered or presented" after "present" wherever occurring in and (b).	12 13
[2]	Sect	ion 45	(2) (b [.]	1)	14
	Inser	t after	section	n 45 (2) (b):	15
			(b1)	offer or provide, or cause or permit to be offered or provided, a	16
				promotional prize (including a free give away) that is indecent or offensive, or	17 18
[3]	Sect	ions 4	5A an	d 45B	19
	Inser	t after	section	n 45:	20
	45A	Disc	losure	e of information in player activity statements	21
		(1)	playi the m	section applies in relation to a player activity statement that relates to the ing of approved gaming machines under a player reward scheme (within heaning of section 45) conducted regardless of whether the player activity ment is provided under section 45 (4).	22 23 24 25
		(2)		otelier or club must not disclose any information contained in a player ity statement to any person unless that person:	26 27
			(a)	is the person to whom the information relates, or	28
			(b)	is lawfully entitled to have access to the information.	29
			Maxi	imum penalty: 100 penalty units.	30
		(3)		erson who acquires any information contained in a player activity	31
				ment provided by a hotelier or club must not disclose the information to person unless the person disclosing the information:	32 33
			(a)	is the person to whom the information relates, or	34
			(b)	is authorised or required to do so by law.	35
			~ /	imum penalty: 100 penalty units.	36
	45B	Disc	losure	of information in relation to players	37
		(1)	In thi	is section:	38
			acco	unt card means a card:	39
			(a)	issued by a hotelier or club to a person when the person opens up a player account with the hotelier or club, and	40 41

		(b)	through which the person can access money held in the player account for the purposes of operating electronic payment gaming machines in the hotel or on the premises of the club.	1 2 3
		<i>elect</i> that o	<i>tronic payment gaming machine</i> means an approved gaming machine can be operated by means of a player card.	4 5
		for th	<i>er account</i> means an account opened by a person with a hotelier or club ne purposes of operating electronic payment gaming machines in the hotel in the premises of the club.	6 7 8
		playe	er card means:	9
		(a)	an account card, or	10
		(b)	a Smartcard.	11
		Sma	<i>rtcard</i> means a card:	12
		(a)	issued by a hotelier or club, and	13
		(b)	on which information and credit in relation to the operation of electronic payment gaming machines can be stored electronically.	14 15
	(2)		information obtained by a hotelier or club in relation to any person to m the hotelier or club has issued a player card must not be disclosed pt:	16 17 18
		(a)	with the consent of the person to whom the information relates, or	19
		(b)	for the purposes of law enforcement, or	20
		(c)	to any person (including an inspector) who is lawfully entitled to have access to the information.	21 22
	(3)	state	person who acquires any information contained in a player activity ment must not disclose the information to any person unless the person osing the information:	23 24 25
		(a)	is the person to whom the information relates, or	26
		(b)	is authorised or required to do so by law.	27
		Max	imum penalty: 100 penalty units.	28
Part	4, Div	ision 3	3A	29
Inser	t after	section	n 49:	30
Divi	ision	3A	Responsible conduct of gambling (RCG) training	31
49A	Defi	nitions	\$	32
		In th	is Division:	33
			<i>oved RCG training course</i> means a course of training with respect to the onsible conduct of gambling that is provided:	34 35
		(a)	by an approved training provider approved by the Secretary in accordance with the regulations in relation to the course, or	36 37
		(b)	by or on behalf of the Secretary.	38
		Secr	<i>roved training provider</i> means a training provider approved by the etary in accordance with the regulations to provide training courses with ect to the responsible conduct of gambling.	39 40 41
		gran	<i>tim RCG certificate</i> means a certificate (in hard copy or electronic form) ted to a person by the Secretary, or by an approved training provider on lf of the Secretary, following the person's successful completion of an	42 43 44

[4]

 approved RCG training course, for use by the person in obtaining a recognised competency card means a card issued to a person in accordance with the regulations that certifies as to the matters prescribed by the regulations. <i>recognised RCG certification</i> means an interim RCG certificate or recognised competency card. 49B Conditions of approval to conduct RCG training courses An approved training provider must comply with such conditions as may be imposed by or under the regulations on the provider's approval to conduct training courses with respect to the responsible conduct of gambling. Maximum penalty: (a) for an individual—50 penalty units. 49C Prohibition on granting interim RCG certificates to unqualified persons An approved training provider must not grant an interim RCG certificate on behalf of the Secretary to any person who has not successfully completed an approved RCG training courses without approval. (b) for a corporation—250 penalty units. 49D Prohibition on granting interim RCG certificates to unqualified persons An approved training provider must not grant an interim RCG certificate on behalf of the Secretary to any person who has not successfully completed an approved RCG training course conducted by the training provider. Maximum penalty: (a) for a individual—50 penalty units. 49D Prohibition on providing training courses without approval A person must not: (b) gravide or offer to provide any training course that is held out, whether directly or indirectly, to be a course that will satisfy the requirements imposed by or under the Act for issue of recognised RCG certification, or (c) are an individual—50 penalty units. 50 Prohibition on providing training courses on the provides an approved RCG training course, a course that will satisfy the requirements imposed by or under the Act for issue of recognised				
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	Omi	t "10 penalty	units" from section 50 (1). Insert instead "20 penalty units".	37
Omit "10 penalty units" from section 52 (1). Insert instead "20 penalty units".	Sect	ion 52 Minoi	rs not permitted in gaming machine areas	38
	Omi	t "10 penalty	units" from section 52 (1). Insert instead "20 penalty units".	39

[5]

[6]

[7]	Section 64 Declaration of approved gaming machines					
	Inser	t after	section	64 (6):	:	2
		(6A)	author	vice ce rised th sectior	eases to be an approved gaming device if the Authority has ne destruction of that device or devices of that class or description in 81A.	3 4 5
[8]	Sect	ion 68	Α			6
	Inser	t after	section	68:		7
	68A	Loca	tion an	nd oper	ration of gaming machines in hotels	8
		(1)	A hote	elier m	ust not:	g
			(a)	machi	an approved gaming machine in the hotel unless the gaming ne is located in a bar area (within the meaning of the <i>Liquor Act</i> of the hotel, or	10 11 12
			(b)	time o under is kept	t an approved gaming machine in the hotel to be operated at any other than a time when liquor may be lawfully sold or supplied the <i>Liquor Act 2007</i> in the bar area in which the gaming machine t or when the continued provision of services and facilities such abling activities is authorised by or under that Act at such a time.	13 14 15 16 17
			Maxir	num pe	enalty: 100 penalty units.	18
		(2)	that is such o	s stored	1) (a) does not apply in relation to an approved gaming machine I by the hotelier at such place (whether or not in the hotel) and in stances as may be approved by the Authority or that is kept in with section 68 (b).	19 20 21 22
[9]	Sect	ion 75	Α			23
	Inser	t after	section	75:		24
	75A	Gene	eral req	Juiremo	ent to award or pay prizes	25
		(1)	appro playei	ved gai who	club must award or pay a prize that is won from the playing of an ming machine kept in the hotel or on the premises of the club to a is entitled to the prize (the <i>prizewinner</i>) on request by the and in accordance with subsections (2)–(7).	26 27 28 29
			Maxir	num pe	enalty: 100 penalty units.	30
		(2)	-	-	be awarded in a non-monetary form or paid as money.	31
		(3)			warded in a non-monetary form, the hotelier or club must give the the choice to be paid money instead.	32 33
		(4)	must	pay an nulated	or club pays a monetary prize to a prizewinner, the hotelier or club a amount equal to (but not exceeding) the value of the credits by the prizewinner from playing the relevant approved gaming	34 35 36 37
		(5)	A non	n-mone	tary prize must not consist of or include:	38
			(a)		than the following total amount of liquor:	39
					in the case of liquor with an alcohol content not exceeding 20% by volume, 20 litres,	40 41
					in the case of liquor with an alcohol content exceeding 20% by volume, 5 litres, or	42 43
			(b)	tobacc	co in any form, or	44

		(c) knives or knife blades, or				
		(d)	firearms or ammunition within the meaning of the Firearms Act 1996.	2		
	(6)		notelier or club, or an employee of the hotelier or club, need not award or prize immediately after a prizewinner requests it, but:	3 4		
	(a) in the case of a monetary prize—must pay the prize within 48 hours of the request (except where the prize is a jackpot prize under a linked gaming system operated under Part 10, in which case the prize is to be paid in accordance with the rules under the links licence concerned), and					
		(b)	 in the case of a non-monetary prize—must award the prize: (i) within the time stated in the information required to be provided by the regulations with respect to award of such prizes, or (ii) if no such time is stated—within 48 hours of the request. 	10 11 12 13		
	(7)	reque give	prize is not awarded or paid immediately after the prizewinner has ested it, the hotelier or club, or an employee of the hotelier or club, must the prizewinner a written acknowledgment of the prizewinner's ement to the prize.	14 15 16 17		
Secti	on 81	A		18		
Inser	t after :	section	n 81:	19		
81A	Auth	orisati	ion to destroy approved gaming machine	20		
	(1)		rson who destroys, or causes the destruction of, an approved gaming ine is guilty of an offence unless:	21 22		
		(a)	the person is the manufacturer of the approved gaming machine or the holder of a dealer's licence or seller's licence, and	23 24		
		(b)	the destruction of the approved gaming machine has been authorised by the Authority under this section and is carried out in accordance with any conditions imposed by the Authority when authorising the destruction or that are prescribed by the regulations, and	25 26 27 28		
		(c)	the person provides such evidence as may be required by the regulations of the destruction.	29 30		
		Maxi	mum penalty: 100 penalty units or imprisonment for 12 months, or both.	31		
	(2)	seller destro	nanufacturer of an approved gaming machine or a holder of a dealer's or 's licence may apply to the Authority in writing for authorisation to by, or cause the destruction of, a specified approved gaming machine or oved gaming machines of a class or description.	32 33 34 35		
		autho action	Under section 64, a device ceases to be an approved gaming machine if an risation is given under subsection (2). Accordingly, a person may carry out is in destroying a device in accordance with an authorisation that might otherwise offence—see for example, sections 77 (1) (e), (f) and (g) and 80 (1) (b).	36 37 38 39		
	(3)		egulations may make provision for or with respect to applications under ection (2).	40 41		
Section 92 Updating of applications						
Omit the penalty provision.						

[11]

[10]

[12]	Section 1	72 Disciplinary action against licensees	1				
	Omit "\$2 section 17	50,000" from paragraph (b) of the definition of <i>disciplinary action</i> in $2(1)$.	2 3				
	Insert inste	ead "\$1,000,000".	4				
[13]	Section 2	10 Regulations	5				
	Omit "and	disposal" wherever occurring in section 210 (2) (b) and (d).	6				
	Insert inste	ead ", disposal and destruction".	7				
[14]	Section 2	10 (3)	8				
	Omit "100	penalty units". Insert instead "50 penalty units".	9				
[15]	Schedule	1 Savings, transitional and other provisions	10				
	Insert at th	e end of the Schedule, with appropriate Part and clause numbering:	11				
	Part	Provisions consequent on enactment of Liquor and Gaming Legislation Amendment Act 2018	12 13				
	Def	inition	14				
		In this Part:	15				
		amending Act means the Liquor and Gaming Legislation Amendment Act 2018.	16 17				
	Exis	sting competency cards	18				
		Any competency card that was in force under the <i>Gaming Machines</i> <i>Regulation 2010</i> immediately before the insertion of the definition of <i>recognised competency card</i> in section 49A by the amending Act is taken to be a competency card within the meaning of that definition.	19 20 21 22				
	Existing conditions of approval to conduct RCG training courses						
		Any condition that applied to an approval to conduct RCG training courses in force immediately before the insertion of section 49B by the amending Act is taken to be a condition of such an approval for the purposes of section 49B as inserted.	24 25 26 27				
	Dis	ciplinary action against licensees	28				
		Section 172 as amended by the amending Act extends to the taking of disciplinary action against a licensee who has been served with a notice to show cause immediately before the amendment but in respect of whom a decision has not been made under section 172 (4).	29 30 31 32				
1.7	Gaming	Machines Regulation 2010	33				
[1]	Clause 9	Location and operation of gaming machines in hotels	34				
	Omit the c		35				
[2]	Clause 12	General requirement to award or pay prizes	36				
	Omit the c		37				

[3]	Clause 46 Gaming machine advertising and signs—exclusions	1
	Omit "gaming machine sign" wherever occurring in clause 46 (6), (7) and (9).	2
	Insert instead "gambling-related sign".	3
[4]	Clause 47 Display of outdoor signs advertising gaming machines	4
	Omit the clause.	5
[5]	Clause 49 Prohibition on certain promotional prizes Omit the clause.	6 7
[6]	Clause 51 Disclosure of information in player activity statements	8
	Omit the clause.	9
[7]	Clause 55 Offering of inducements to gamble	10
	Omit clause 55 (c).	11
[8]	Clause 58A Definitions	12
	Omit the definitions of <i>approved RCG training course</i> , <i>interim RCG certificate</i> and <i>recognised competency card</i> .	13 14
	Insert instead, respectively:	15
	<i>approved RCG training course</i> has the meaning it has in section 49A of the Act.	16 17
	<i>interim RCG certificate</i> has the meaning it has in section 49A of the Act.	18
	recognised competency card has the meaning it has in section 49A of the Act.	19
[9]	Clause 58B Issue and expiry of recognised competency card	20
	Omit "A" from clause 58B (1).	21
	Insert instead "For the purposes of the definition of <i>recognised competency card</i> in section 49A of the Act, a".	22 23
[10]	Clause 58B (2)	24
	Omit "for the purposes of this Division".	25
[11]	Clause 58B (5)	26
	Omit "Division 1 of Part 5 of the Liquor Regulation 2008".	27
	Insert instead "Division 1A of Part 6 of the Liquor Act 2007".	28
[12]	Clause 60 Approval of training providers	29
	Omit clause 60 (6A).	30
[13]	Clause 60A Prohibition on granting interim RCG certificates to unqualified persons	31
	Omit the clause.	32
[14]	Clause 60B Prohibition on providing training courses without approval	33
	Omit the clause.	34

[15]	Clause	94		1				
	Omit the clause. Insert instead:							
	94 Definitions							
		In this Part:	In this Part:					
		<i>account card</i> has th	e meaning it has in section 45B of the Act.	5				
		<i>electronic payment</i> the Act.	gaming machine has the meaning it has in section 45B of	6 7				
		<i>player account</i> has	the meaning it has in section 45B of the Act.	8				
		meaning it has in section 45B of the Act.	9					
		Smartcard has the meaning it has in section 45B of the Act.						
[16]	Clause	104 Disclosure of infor	mation in relation to players	11				
	Omit the clause.							
[17]	Schedu	le 3 Penalty notice offe	ences	13				
	Omit the matter relating to section 92 under the heading "Offences under the Act".							
	Insert in numerical order:							
	Section	45A (2) and (3)	\$1,100					
	Section	45B (3)	\$1,100					
	Section	49B	\$2,750 (in the case of a corporation) \$550 (in the case of an individual)					
	Section	49C	\$2,750 (in the case of a corporation)					

	\$550 (in the case of an individual)
Section 49D	\$2,750 (in the case of a corporation) \$550 (in the case of an individual)
Section 68A(1)	\$1,100
Section 75A(1)	\$1,100

[18] Schedule 3 16 Omit the matter relating to clauses 9, 12 (1), 47, 49, 51, 60 (6A), 60A, 60B and 104 under 17 the heading "Offences under this Regulation". 18 1.8 Law Enforcement (Powers and Responsibilities) Act 2002 No 103 19 [1] Schedule 2 Search warrants under other Acts 20 Insert in alphabetical order: 21 Betting and Racing Act 1998, section 33O (to the extent it applies section 27 of the 22 Gaming and Liquor Administration Act 2007) 23 Schedule 2 [2] 24 Omit "section 72" from the matter relating to the Public Lotteries Act 1996. 25 Insert instead "section 73 (to the extent it applies section 27 of the Gaming and Liquor 26 Administration Act 2007)". 27

[3]	Schedule 2	1
	Omit "section 95" from the matter relating to the Totalizator Act 1997.	2
	Insert instead "section 91E (to the extent it applies section 27 of the Gaming and Liquor Administration Act 2007)".	3 4
1.9	Liquor Act 2007 No 90	5
[1]	Section 4 Definitions	6
	Omit the definition of <i>tertiary institution</i> from section 4 (1). Insert instead: <i>tertiary institution</i> means:	7 8
	(a) a university, or	9
	(b) a TAFE establishment within the meaning of the <i>Technical and Further</i> <i>Education Commission Act 1990</i> , or	10 11
	(c) any higher education provider (within the meaning of Division 16 of Part 2-1 of the <i>Higher Education Support Act 2003</i> of the Commonwealth) prescribed by the regulations.	12 13 14
[2]	Section 40 Licence applications	15
	Omit the penalty provision.	16
[3]	Section 51 General provisions relating to licence-related authorisations	17
	Omit the penalty provision from section 51 (4).	18
[4]	Section 54A Directions relating to "sale on other premises" authorisations	19
	Omit "50 penalty units" from section 54A (4). Insert instead "100 penalty units".	20
[5]	Section 74 Sale of stolen goods and possession, use or sale of drugs on licensed premises	21 22
	Omit "50 penalty units" wherever occurring.	23
	Insert instead "100 penalty units".	24
[6]	Section 75 Directions to licensees and staff of licensed premises	25
	Omit "50 penalty units" from section 75 (3). Insert instead "100 penalty units".	26
[7]	Section 84 Order by Authority for long-term closure of licensed premises	27
	Omit the penalty provision from section 84 (7). Insert instead:	28
	Maximum penalty:	29
	(a) for an individual—50 penalty units or imprisonment for 6 months (or both), or	30 31
	(b) for a corporation—250 penalty units.	32
[8]	Section 99 Responsible sale, supply, service or promotion of liquor	33
	Omit section 99 (4).	34
[9]	Section 108 Prohibition on extension of credit for gambling	35
	Omit "50 penalty units". Insert instead "100 penalty units".	36
[10]	Section 109 Misrepresentation or misdescription of credit transactions	37
	Omit "50 penalty units". Insert instead "100 penalty units".	38

[11]	Part	Part 6, Division 1A					
	Inser	t after section	n 114:	2			
	Divi	sion 1A	Responsible service of alcohol training courses	3			
	114A	Definitions					
		In th	is Division:	5			
			<i>coved RSA training course</i> means a course of training with respect to the onsible service of alcohol that is provided:	6 7			
		(a)	by an approved training provider approved by the Secretary in accordance with the regulations in relation to the course, or	8 9			
		(b)	by or on behalf of the Secretary.	10			
		Secr	<i>roved training provider</i> means a training provider approved by the etary in accordance with the regulations to provide training courses with ect to the responsible service of alcohol.	11 12 13			
		gran beha appro	<i>rim RSA certificate</i> means a certificate (in hard copy or electronic form) ted to a person by the Secretary, or by an approved training provider on all of the Secretary, following the person's successful completion of an oved RSA training course, for use by the person in obtaining a recognised petency card.	14 15 16 17 18			
		with regu	<i>gnised competency card</i> means a card issued to a person in accordance the regulations that certifies as to the matters prescribed by the lations and provides for the expiry of the card in accordance with the lations.	19 20 21 22			
			<i>gnised RSA certification</i> means an interim RSA certificate or a gnised competency card.	23 24			
	114B	Conditions	s of approval to conduct RSA training courses	25			
		impo	approved training provider must comply with such conditions as may be osed by or under the regulations on the provider's approval to conduct ing courses with respect to the responsible service of alcohol.	26 27 28			
		Max	imum penalty:	29			
		(a)	for an individual—50 penalty units, or	30			
		(b)	for a corporation—250 penalty units.	31			
	114C	Prohibitio	n on granting interim RSA certificates to unqualified persons	32			
		beha appro	approved training provider must not grant an interim RSA certificate on If of the Secretary to any person who has not successfully completed an oved RSA training course conducted by the training provider.	33 34 35			
			imum penalty:	36			
		(a)	for an individual—50 penalty units, or	37			
		(b)	for a corporation—250 penalty units.	38			
	114D	Prohibitio	n on providing training courses without approval	39			
		•	erson must not:	40			
		(a)	provide or offer to provide any training course that is held out, whether directly or indirectly, to be a course that will satisfy the requirements imposed by or under the Act for issue of recognised RSA certification, or	41 42 43 44			

		(b)		tise, state or imply in any way that the person is qualified to de any such course,	1 2
				berson is the Secretary, a person who provides an approved RSA urse on behalf of the Secretary or an approved training provider.	3 4
			•	benalty:	5
		(a)	for a	n individual—50 penalty units, or	6
		(b)	for a	corporation—250 penalty units.	7
[12]	Section 11	6B Int	erpret	ation	8
	Insert in alp	ohabeti	ical or	ler in section 116B (1):	9
		preci	nct of	n means the exercise by a licensee of premises in a prescribed a right referred to in section 77 (13) to refuse to admit, or turn out, from the premises.	10 11 12
[13]	Section 11	6D Pre	escrib	ed precinct ID scanner system	13
	Insert after	section	n 116D	0 (1) (a):	14
		(a1)		mation of the kind prescribed by the regulations concerning the	15
				ity of any person who is the subject of a licensee ban and the mstances of the ban,	16 17
[14]	Section 11	6D (4)	(b) (ia)	18
	Insert after	section	n 116D	9 (4) (b) (i):	19
			(ia)	in the case of information relating to a person who is the subject of a licensee ban (in which case the information may be held for the period specified on the system or for the period prescribed by the regulations, whichever is the lesser), or	20 21 22 23
[15]	Section 11	6D (5)	and (e	8)	24
	Insert after	section	n 116D) (4):	25
	(5)	infor	mation	ions may make provision for or with respect to the way in which about persons the subject of a licensee ban may be included and system.	26 27 28
	(6)	holdi	ing and	tions may make provision for or with respect to the inclusion, d sharing of information held on the system about persons the licensee ban.	29 30 31
[16]	Section 13	0A Op	eratio	n of Division	32
	Insert "or (8)" afte	er "sec	tion 117 (1)" in section 130A (1).	33
[17]	Section 13	0B Int	erpret	ation	34
	Omit the de		-	<i>rescribed offence</i> from section 130B (1). Insert instead: <i>offence</i> means an offence under section 117 (1) or (8).	35 36
[18]	Section 14	7 Max	imum	penalties for certain offences	37
	Omit the se	ction.			38

[19]	Schedule	1 Savings and transitional provisions	1
	Insert at th	e end of the Schedule, with appropriate Part and clause numbering:	2
	Part	Provisions consequent on enactment of Liquor and Gaming Legislation Amendment Act 2018	3 4
	Def	inition	5
		In this Part: <i>amending Act</i> means the <i>Liquor and Gaming Legislation Amendment Act</i> 2018.	6 7 8
	Dur	ation of licences	9
		The amendments made by the amending Act to the provisions of Division 4 of Part 7 (Special provisions relating to minors) do not apply to a relevant prescribed offence event (within the meaning of that Division) derived from a conviction, payment or making of an order occurring after the commencement of the amendments in respect of a prescribed offence that was committed before that commencement.	10 11 12 13 14 15
	Exis	sting competency cards	16
		Any competency card that was in force under clause 39A (1) of the <i>Liquor Regulation 2008</i> immediately before the insertion of the definition of <i>recognised competency card</i> in section 114A by the amending Act is taken to be a competency card within the meaning of that definition.	17 18 19 20
	Exis	sting conditions of approval to conduct RSA training courses	21
		Any condition that applied to an approval to conduct RSA training courses in force immediately before the insertion of section 114B by the amending Act is taken to be a condition of such an approval for the purposes of section 114B as inserted.	22 23 24 25
1.10	Liquor F	Regulation 2008	26
[1]	Clause 39	Definitions	27
		definitions of <i>approved RSA training course</i> , <i>interim RSA certificate</i> and <i>d competency card</i> .	28 29
	Insert inste	 ead, respectively: <i>approved RSA training course</i> has the meaning it has in section 114A of the Act. <i>interim RSA certificate</i> has the meaning it has in section 114A of the Act. <i>recognised competency card</i> has the meaning it has in section 114A of the Act. 	30 31 32 33 34 35
[2]	Clause 39	A Issue and expiry of recognised competency card	36
[-]		from clause 39A (1).	37
	Insert inst	tead "For the purposes of the definition of <i>recognised competency card</i> in 4A of the Act, a".	38 39
[3]	Clause 39	PA (2)	40
	Omit "for	the purposes of this Division".	41

[4]	Clause 47 Conditions of approval to conduct RSA training courses								
	Omi	t "An a	pproval" from clause 47 (1).	2					
	Inser	Insert instead "For the purposes of section 114B of the Act, an approval".							
[5]	Clause 47 (1A)								
	Omi	t the su	bclause.	5					
[6]	Clau	se 47A	Prohibition on granting interim RSA certificates to unqualified persons	6					
	Omi	t the cla	iuse.	7					
[7]	Clau	se 49E	Prohibition on providing training courses without approval	8					
	Omi	t the cla	iuse.	9					
[8]	Part	5A, Di	vision 4	10					
	Inser	t after	clause 53W:	11					
	Divi	sion	4 Prescribed precinct scanner system	12					
	53X	Licer	nsee bans	13					
		(1)	In this clause:	14					
			<i>system</i> means the prescribed precinct ID scanner system as defined in section 116D of the Act.	15 16					
		(2)	For the purposes of section 116D (1) (a1) of the Act, the kind of information that may be included on the system is identification details about persons the subject of a licensee ban.	17 18 19					
		(3)	For the purposes of section 116D (6) of the Act, identification details about persons the subject of a licensee ban in relation to high risk venues in the Kings Cross precinct may be held and stored on the system and shared with other high risk venues in the Kings Cross precinct.	20 21 22 23					
[9]	Clau	se 80C		24					
	Inser	t after	clause 80B:	25					
	80C	Defin	ition of "tertiary institution"—section 4 of Act	26					
			For the purposes of paragraph (c) of the definition of <i>tertiary institution</i> in section 4 (1) of the Act, the following higher education providers are prescribed:	27 28 29					
			National Art School (ACN 140179111), Forbes Street, Darlinghurst, NSW 2010	30 31					
[10]	Sche	edule 2	Penalty notice offences	32					
	Omit the A		atter relating to sections 40 (5) and 51 (4) under the heading "Offences under	33 34					
	Inser	t in nu	merical order:	35					
	Secti	on 1141	3 \$2,750 (in the case of a corporation) \$550 (in the case of an individual)						

Section 114C	\$2,750 (in the case of a corporation) \$550 (in the case of an individual)
Section 114D	\$2,750 (in the case of a corporation) \$550 (in the case of an individual)

[1

11]	Sche	edule 2	1			
		t the matter relating to clauses 47 (1A), 47A and 49B under the heading "Offences	2			
	unde	er this Regulation".	3			
1.11	Pub	lic Lotteries Act 1996 No 86	4			
[1]	Sect	ion 4 Definitions	5			
	Omi	t "section 69" from the definition of <i>inspector</i> in section 4 (1).	6			
	Inser	t instead "section 71".	7			
[2]	Sect	ion 44 Licensee or agent not to accept entry or payment from minor	8			
	Omi	t "20 penalty units" from section 44 (1). Insert instead "50 penalty units".	9			
[3]	Sect	ion 45 Person not to enter or subscribe to public lottery on behalf of minor	10			
	Omi	t "20 penalty units" from section 45 (1). Insert instead "50 penalty units".	11			
[4]	Sect	ion 46 Minor not to enter public lottery	12			
	Omi	t "5 penalty units". Insert instead "20 penalty units".	13			
[5]	Part 7, heading					
	Omi	t the heading. Insert instead:	15			
	Par	t 7 Ministerial enforcement powers	16			
[6]	Part	7, Division 5	17			
	Omi	t the Division.	18			
[7]	Part	7A	19			
	Inser	t after section 68:	20			
	Par	t 7A Investigation and enforcement powers generally	21			
	69	Definitions	22			
		In this Part:	23			
		GALA Act means the Gaming and Liquor Administration Act 2007.	24			
		<i>Secretary</i> has the same meaning as in the <i>Gaming and Liquor Administration Act</i> 2007.	25 26			
	70	Purposes for which powers under this Part may be exercised	27			
		Powers may be exercised under this Part for the following purposes:	28			
		(a) for determining whether there has been compliance with or a contravention of this Act, and the regulations and instruments made under it,	29 30 31			

	(b)	for obtaining information or records for purposes connected with the administration of this Act and the regulations and instruments made under it,	1 2 3			
	(c)	in connection with exercising the functions of an inspector under this Act and the regulations and instruments made under it,	4 5			
	(d)	generally for administering this Act, and the regulations and instruments made under it, and promoting its objects.	6 7			
Арро	ointme	ent and identification of inspectors	8			
(1)		Secretary may appoint a Public Service employee to be an inspector for urposes of this Act and the regulations and instruments made under it.	9 10			
(2)	The S	Secretary is taken to have been appointed as an inspector.	11			
(3)		Secretary is to cause each inspector to be issued with a means of ification in the form approved by the Secretary.	12 13			
(4)	In the course of exercising the functions of an inspector under this Act and the regulations and instruments made under it, the inspector must, if requested to do so by any person affected by the exercise of any such function, produce the inspector's identification for inspection by the person unless to do so would defeat the purpose for which the functions are to be exercised.					
Powe	ers of	inspectors	19			
	Divis	nspector has and may exercise the functions of an inspector under sions 2, 3, 4 and 6 of Part 4 of the GALA Act (as applied by section 73) by of the purposes referred to in section 70.	20 21 22			
Appl	icatio	n of GALA Act	23			
(1)	unde	ons 14 and 15 of the GALA Act apply to the appointment of an inspector r section 71 in the same way that they apply to the appointment of an actor under the GALA Act.	24 25 26			
(2)	section in res	provisions of Divisions 2, 3, 4 and 6 of Part 4 of the GALA Act and ons 17 (Secrecy) and 37 (Protection from personal liability) apply to and spect of this Act and the regulations and instruments made under it as if provisions were part of this Act, but modified so that:	27 28 29 30			
	(a)	references in those provisions to the gaming and liquor legislation were references to this Act and the regulations and instruments made under	31 32 33			
		it, and	55			
	(b)	references in those provisions to "this Act" and "this Part" were references to this Act and this Part, respectively, and	33 34 35			
	(b) (c)	references in those provisions to "this Act" and "this Part" were	34			
		references in those provisions to "this Act" and "this Part" were references to this Act and this Part, respectively, and references in those provisions to an inspector were references to	34 35 36			
	(c)	references in those provisions to "this Act" and "this Part" were references to this Act and this Part, respectively, and references in those provisions to an inspector were references to inspectors appointed under section 71, and references in sections 28 (2) and 30 (2) of the GALA Act to "the	34 35 36 37 38			
	(c) (d)	references in those provisions to "this Act" and "this Part" were references to this Act and this Part, respectively, and references in those provisions to an inspector were references to inspectors appointed under section 71, and references in sections 28 (2) and 30 (2) of the GALA Act to "the Authority" were references to the Secretary, and the reference in section 24 (1) of the GALA Act to section 18 were a	34 35 36 37 38 39 40			

		(3)	For the avoidance of doubt, a prosecution of a person for an offence against a provision of the GALA Act (as applying under this section) is to be taken as if the offence were an offence under this Act.	1 2 3
		(4)	The functions that an inspector has under Part 4 of the GALA Act are, for the purposes of any provision of this Act and the regulations and instruments made under it, taken to be functions under this Act and the regulations and instruments made under it.	4 5 6 7
		(5)	If an inspector has functions in respect of a matter under both the GALA Act (as applying under this section) and under any other provision of this Act or the regulations made under it, the fact that there is a restriction on the exercise of a function under this Act or the regulations does not of itself operate to restrict the exercise by an inspector of any similar or the same function under the GALA Act.	8 9 10 11 12 13
[8]	Part	7, Divi	ision 6, heading	14
	Omi	t the he	eading.	15
[9]	Part	7B, he	eading	16
	Inser	t befor	re section 75:	17
	Par	t 7B	Proceedings for offences	18
[10]	Sect	ion 75	Α	19
	Inser	t after	section 75:	20
	75A	Pena	alty notices	21
		(1)	An inspector may issue a penalty notice to a person if it appears to the inspector that the person has committed a penalty notice offence.	22 23
		(2)	A penalty notice offence is an offence against this Act or the regulations that is prescribed by the regulations as a penalty notice offence.	24 25
		(3)	The Fines Act 1996 applies to a penalty notice issued under this section.	26
			Note. The <i>Fines Act 1996</i> provides that, if a person issued with a penalty notice does not wish to have the matter determined by a court, the person may pay the amount specified in the notice and is not liable to any further proceedings for the alleged offence.	27 28 29 30
		(4)	However:	31
			(a) section 22A (1) of the <i>Fines Act 1996</i> does not apply in relation to disciplinary action under Part 3 of this Act, and	32 33
			(b) despite section 22A (2) of the <i>Fines Act 1996</i> , when an amount is paid under this section in respect of a penalty notice issued to a person, the person is, for the purposes of Part 3 of this Act, taken to have been convicted of the offence to which the penalty notice relates.	34 35 36 37
		(5)	The amount payable under a penalty notice issued under this section is the amount prescribed for the alleged offence by the regulations (not exceeding the maximum amount of penalty that could be imposed for the offence by a court).	38 39 40 41
		(6)	This section does not limit the operation of any other provision of, or made under, this or any other Act relating to proceedings that may be taken in respect of offences.	42 43 44

[11]	Schedule 2 Savings, transitional and other provisions				
	Inser	t after	clause 50:	2	
	Par	t 5	Provisions consequent on enactment of Liquor and Gaming Legislation Amendment Act 2018	3 4	
	51	Defin	iition	5	
			In this Part: <i>amending Act</i> means the <i>Liquor and Gaming Legislation Amendment Act</i> 2018.	6 7	
				8	
	52	Inspe	ectors	9	
			A person who, immediately before the repeal of section 69 by the amending Act, was an inspector for the purposes of this Act is taken, on that repeal, to have been appointed as an inspector under section 71 as inserted by the amending Act.	10 11 12 13	
	53	Sear	ch warrants	14	
			Section 72, as in force immediately before its repeal by the amending Act, continues to apply to a search warrant issued under that section before its repeal.	15 16 17	
1.12	Pub	lic Lo	otteries Regulation 2016	18	
	Clau	se 19A	A	19	
	Inser	t after	clause 19:	20	
	19A Penalty notices				
			For the purposes of section 75A of the Act, an offence under section 34 (1) or (4) of the GALA Act as applied by section 73 of the Act is prescribed as an offence for which a penalty notice may be issued and the prescribed penalty for any such offence is \$1,100.	22 23 24 25	
1.13	Reg	istere	ed Clubs Act 1976 No 31	26	
[1]	Sect	ion 57	H Disciplinary powers of Authority	27	
			exceeding 3 years)" from section 57H (2) (g).	28	
[2]			2 Savings, transitional and other provisions	29	
			clause 102:	30	
	Par	t 22	Provisions consequent on enactment of Liquor and Gaming Legislation Amendment Act 2018	31 32	
	103	Disci	iplinary powers of Authority	33	
	Section 57H (2) (g) (as amended by the <i>Liquor and Gaming Legislation</i> <i>Amendment Act 2018</i>) extends to a complaint made, but not determined before the commencement of the amendment.				

1.14	Tota	alizato	or Act 1997 No 45	1		
[1]	Secti	ion 5 D	Definitions	2		
	Omit	"this A	Act" from the definition of <i>inspector</i> . Insert instead "section 92".	3		
[2]	Secti	ion 9 U	Inlawful conduct of totalizator	4		
	Omit	the pe	 nalty provisions wherever occurring in section 9 (1) and (2). Insert instead: Maximum penalty: (a) for an individual: (i) 50 penalty units for a first offence, or (ii) 100 penalty units or imprisonment for 6 months (or both) for a second or subsequent offence, or (b) for a corporation: 	5 6 7 8 9 10		
			(i) 250 penalty units for a first offence, or (ii) 1,000 penalty units for a second or subsequent offence	12		
			(ii) 1,000 penalty units for a second or subsequent offence.	13		
[3]			Licensees and contractors to inform Minister of changed circumstances	14		
	Omit	: "100 p	penalty units". Insert instead "50 penalty units".	15		
[4]	Secti	ion 79		16		
	Insert after the heading to Part 7:					
	79	Inter	pretation	18		
		(1)	In this Part:	19		
			<i>advertisement</i> includes any information or material in the nature of an advertisement. <i>publish</i> means disseminate or provide access to the public or a section of the public by oral, visual, written, electronic or other means (for example, by means of newspaper, radio, television, cinema or through the use of the	20 21 22 23 24		
			Internet, subscription TV or other on-line communications system).	25		
			<i>totalizator advertisement</i> means an advertisement that is directly related to the conduct of a totalizator.	26 27		
		(2)	For the purposes of this Part, the publication or communication of a totalizator advertisement to a website that provides the opportunity for, or facilitates or enables, dissemination of information to the public or a section of the public (whether or not the particular publication results in the dissemination of information to the public or a section of the public) constitutes the publication or communication of a totalizator advertisement.	28 29 30 31 32 33		
[5]	Secti	ion 80		34		
	Omit	the see	ction. Insert instead:	35		
	80	Proh	ibitions on totalizator advertisements	36		
		(1)	A licensee or any other person must not publish or communicate, or cause to be published or communicated, whether from in or outside New South Wales, any totalizator advertisement that may be accessible to a person in New South Wales and that contravenes any requirement of this section or the rules. Maximum penalty: (a) for an individual 50 penalty units or	37 38 39 40 41		
			(a) for an individual—50 penalty units, or	42		

	(b)	for a corporation—500 penalty units.	1
(2)	A to	alizator advertisement must not:	2
	(a)	encourage a breach of the law, or	3
	(b)	depict children gambling, or	4
	(c)	be false, misleading or deceptive, or	5
	(d)	suggest that winning will be a definite outcome of participating in gambling activities, or	6 7
	(e)	suggest that participation in gambling activities is likely to improve a person's financial prospects, or	8 9
	(f)	promote the consumption of alcohol while engaging in gambling activities, or	10 11
	(g)	be published otherwise than in accordance with decency, dignity and good taste and, if the totalizator advertisement takes the form of a television advertisement, in accordance with the <i>Commercial</i> <i>Television Industry Code of Practice</i> registered by the Australian Communications and Media Authority as in force on the day on which the totalizator advertisement is published, or	12 13 14 15 16 17
	(h)	include any inducement to participate, or to participate frequently, in any gambling activity (including an inducement to open a betting account).	18 19 20
(3)	A re	ference to an inducement in subsection (2) (h):	21
	(a)	includes an inducement that involves an offer that is not available to persons resident in New South Wales, and	22 23
	(b)	does not include an inducement published or communicated by a licensee to a person who has a betting account with the licensee at the time the advertisement is published or communicated to the person.	24 25 26
(4)	total: print	ensee or any other person must not publish, or cause to be published, any izator advertisement in writing in a newspaper, magazine, poster or other ed form that does not contain the advisory statement prescribed by the lations for the purposes of this subsection.	27 28 29 30
	Max	imum penalty:	31
	(a)	for an individual—50 penalty units, or	32
	(b)	for a corporation—500 penalty units.	33
(5)	arrar	censee must not enter into or extend the duration of any contract or agement for the publication or communication of a totalizator rtisement that contravenes this section.	34 35 36
	Max	imum penalty:	37
	(a)	for an individual—50 penalty units, or	38
	(b)	for a corporation—500 penalty units.	39
(6)	empl or a com	rson is not guilty of an offence against this section if the licensee, or an loyee or agent of the licensee acting within the scope of the person's actual apparent authority, approved in writing of the publication or munication of the advertisement or entry into or extension of the contract rangement.	40 41 42 43 44

[6]	6] Sections 80A and 80B						
	Inser	t after	section 80:	2			
	80A	Totalizator advertisements during sporting fixtures					
		(1)	This section applies to a sporting fixture that is, or is part of, a sporting event for which there is a sports controlling body.	4 5			
		(2)	A person must not publish any totalizator advertisement in relation to a sporting fixture during the sporting fixture including during any breaks in the sporting fixture.	6 7 8			
			Maximum penalty:	9			
			(a) for an individual—50 penalty units, or	10			
			(b) for a corporation—500 penalty units.	11			
		(3)	This section does not apply to an extended sporting fixture unless the Minister has published a notice in the Gazette that provides that this section is to apply to that fixture. The Minister may publish a notice if the Minister considers it to be in the public interest.	12 13 14 15			
		(4)	This section does not apply to the following advertisements:	16			
			(a) an advertisement to the extent that it is published on the internet,	17			
			(b) an advertisement to the extent that it is published in gambling premises.	18			
		(5)	For the avoidance of doubt, an advertisement that is in place before a sporting fixture commences (such as an advertisement on a billboard) is taken, for the purposes of this section, not to be published during the sporting fixture.	19 20 21			
		(6)	In this section:	22			
			extended sporting fixture means:	23			
			(a) a sporting fixture that is scheduled to take place over a period exceeding 4 hours, or	24 25			
			(b) a sporting fixture that takes place on multiple days.	26			
			<i>gambling premises</i> means a hotel, racing club or registered club within the meaning of the <i>Liquor Act 2007</i> or premises operated by a licensee (or an agent of a licensee) for the purposes of the conduct of a totalizator.	27 28 29			
			<i>sporting event</i> has the same meaning as in section 17A of the <i>Betting and Racing Act 1998</i> .	30 31			
			<i>sporting fixture</i> means a single match, game, contest, race (but not a race within the meaning of the <i>Betting and Racing Act 1998</i>) or fight, whether taking place on a single day or multiple days.	32 33 34			
			<i>sports controlling body</i> for a sporting event means the sports controlling body prescribed for the sporting event under section 17B of the <i>Betting and Racing Act 1998</i> .	35 36 37			
	80B	Gam	bling inducements	38			
			A licensee or any other person must not offer or supply, or cause to be offered or supplied, any free or discounted liquor as an inducement to participate, or to participate frequently, in any totalizator betting.	39 40 41			
			Maximum penalty:	42			
			(a) for an individual—50 penalty units, or	43			
			(b) for a corporation—500 penalty units.	44			

[7]	Part	8, hea	ding		1				
	Omit	t the he	ading	. Insert instead:	2				
	Par	t 8	Mir	nister's investigation powers	3				
[8]	Part	8, Divi	sion 1	1, heading	4				
	Omit	the he	ading		5				
[9]	Part 8A								
	Inser	t after :	section	n 91:	7				
	Par	t 8A	Inv	estigation and enforcement powers generally	8				
	91A	Defin	itions	5	9				
			In th	is Part:	10				
				A Act means the Gaming and Liquor Administration Act 2007.	11				
				<i>retary</i> has the same meaning as in the <i>Gaming and Liquor Administration</i> 2007.	12 13				
	91B	Purp	oses	for which powers under this Part may be exercised	14				
			Powe	ers may be exercised under this Part for the following purposes:	15				
			(a)	for determining whether there has been compliance with or a contravention of this Act, and the regulations and instruments made under it,	16 17 18				
			(b)	for obtaining information or records for purposes connected with the administration of this Act and the regulations and instruments made under it,	19 20 21				
			(c)	in connection with exercising the functions of an inspector under this Act and the regulations and instruments made under it,	22 23				
			(d)	generally for administering this Act, and the regulations and instruments made under it, and promoting its objects.	24 25				
	91C	Аррс	ointme	ent and identification of inspectors	26				
		(1)		Secretary may appoint a Public Service employee to be an inspector for purposes of this Act and the regulations and instruments made under it.	27 28				
		(2)	The	Secretary is taken to have been appointed as an inspector.	29				
		(3)		Secretary is to cause each inspector to be issued with a means of tification in the form approved by the Secretary.	30 31				
		(4)	regul do so inspe	e course of exercising the functions of an inspector under this Act and the lations and instruments made under it, the inspector must, if requested to by any person affected by the exercise of any such function, produce the ector's identification for inspection by the person unless to do so would at the purpose for which the functions are to be exercised.	32 33 34 35 36				
	91D	Powe	ers of	inspectors	37				
			Divis	inspector has and may exercise the functions of an inspector under sions 2, 3, 4 and 6 of Part 4 of the GALA Act (as applied by section 91E) my of the purposes referred to in section 91B.	38 39 40				

91E Application of GALA Act

- (1) Sections 14 and 15 of the GALA Act apply to the appointment of an inspector under section 91C in the same way that they apply to the appointment of an inspector under the GALA Act.
- (2) The provisions of Divisions 2, 3, 4 and 6 of Part 4 of the GALA Act and sections 17 (Secrecy) and 37 (Protection from personal liability) apply to and in respect of this Act and the regulations and instruments made under it as if those provisions were part of this Act, but modified so that:
 - (a) references in those provisions to the gaming and liquor legislation were references to this Act and the regulations and instruments made under it, and
 - (b) references in those provisions to "this Act" and "this Part" were references to this Act and this Part, respectively, and
 - (c) references in those provisions to an inspector were references to inspectors appointed under section 91C, and
 - (d) references in sections 28 (2) and 30 (2) of the GALA Act to "the Authority" were references to the Secretary, and
 - (e) the reference in section 24 (1) of the GALA Act to section 18 were a reference to section 91B, and
 - (f) section 35 (2) of the GALA Act does not apply to the extent that it prevents a person from being excused from answering a question on the ground that the answer may tend to incriminate the person, and
 - (g) section 35 (5) (b) of the GALA Act does not apply to the extent that it makes information obtained as a result of an answer given that might incriminate a person admissible.
- (3) For the avoidance of doubt, a prosecution of a person for an offence against a provision of the GALA Act (as applying under this section) is to be taken as if the offence were an offence under this Act.
- (4) The functions that an inspector has under Part 4 of the GALA Act are, for the purposes of any provision of this Act and the regulations and instruments made under it, taken to be functions under this Act and the regulations and instruments made under it.
- (5) If an inspector has functions in respect of a matter under both the GALA Act (as applying under this section) and under any other provision of this Act or the regulations made under it, the fact that there is a restriction on the exercise of a function under this Act or the regulations does not of itself operate to restrict the exercise by an inspector of any similar or the same function under the GALA Act.

[10] Part 8, Division 2

Omit the Division other than section 99 (Keeping and retention of records by licensee) and insert section 99 (renumbered as section 103B) before section 104 in Part 9.

[11] Part 8, Division 3, heading

Omit the heading.

[12]	Part 8B, heading Insert before section 100:					
	mser			on 100.	2	
	Par	Part 8B		Proceedings for offences		
[13]	Sect	Section 100A				
	Inser	Insert after section 100:				
100A		Penalty notices			6	
		(1)		nspector may issue a penalty notice to a person if it appears to the ector that the person has committed a penalty notice offence.	7 8	
		(2)		nalty notice offence is an offence against this Act or the regulations that escribed by the regulations as a penalty notice offence.	9 10	
		(3)	The Fines Act 1996 applies to a penalty notice issued under this section.		11	
			not w	The <i>Fines Act 1996</i> provides that, if a person issued with a penalty notice does ish to have the matter determined by a court, the person may pay the amount fied in the notice and is not liable to any further proceedings for the alleged se.	12 13 14 15	
		(4)	How	ever:	16	
			(a)	section 22A (1) of the <i>Fines Act 1996</i> does not apply in relation to disciplinary action under Part 3 of this Act, and	17 18	
			(b)	despite section 22A (2) of the <i>Fines Act 1996</i> , when an amount is paid under this section in respect of a penalty notice issued to a person, the person is, for the purposes of Part 3 of this Act, taken to have been convicted of the offence to which the penalty notice relates.	19 20 21 22	
		(5)	amou	amount payable under a penalty notice issued under this section is the int prescribed for the alleged offence by the regulations (not exceeding naximum amount of penalty that could be imposed for the offence by a).	23 24 25 26	
		(6)	under	section does not limit the operation of any other provision of, or made r, this or any other Act relating to proceedings that may be taken in act of offences.	27 28 29	
[14]] Schedule 2 Savings, transitional and other provisions				30	
Insert after Part 7:				31		
	Part 8 25 Defin		Provisions consequent on enactment of Liquor and Gaming Legislation Amendment Act 2018			
			nition			
				is Part:	35	
			amen 2018	<i>nding Act</i> means the Liquor and Gaming Legislation Amendment Act	36 37	
	26	Inspectors			38	
			Act, have	rson who, immediately before the repeal of section 92 by the amending was an inspector for the purposes of this Act is taken, on that repeal, to been appointed as an inspector under section 91C as inserted by the ading Act.	39 40 41 42	

	27	Search warrants	1		
		Section 95, as in force immediately before its repeal by the amending Act, continues to apply to a search warrant issued under that section before its repeal.	2 3 4		
1.15	Tota	alizator Regulation 2012	5		
[1]	Clause 10A				
	Inser	rt after clause 10:	7		
	10A	Advisory statement			
		The following advisory statement is prescribed for the purposes of section 80 (4) of the Act: Think! About your choices Call Gambling Help 1800 858 858 www.gamblinghelp.nsw.gov.au	9 10 11 12 13 14		
[2]	Part	3, Divisions 2 Totalizator advertising and inducements	15		
	Omit	t the Division.	16		
[3]	Clau	ise 15 Remedial orders	17		
	Omit	t "section 80 (1)" from clause 15 (a). Insert instead "sections 80, 80B".	18		
[4]	Clau	ise 15 (b)	19		
	Omit	t "7, 9, 12 and 13". Insert instead "7 and 9".	20		
[5]	Clau	ise 15C	21		
	Insert after clause 15B:				
	15C	Penalty notices	23		
		For the purposes of section 100A of the Act, an offence under section 34 (1) or (4) of the GALA Act as applied by section 91E of the Act is prescribed as an offence for which a penalty notice may be issued and the prescribed penalty for any such offence is \$1,100.	24 25 26 27		