
Casino Legislation Amendment Bill 2022

Amendments made by Legislative Assembly on 9 August 2022.

No. 1 **Greenwich No. 1 [c2022-130D]**

Page 2, clause 2(a)(ii), line 9. Omit “3”. Insert “2”.

No. 2 **Greenwich No. 2 [c2022-130D]**

Page 16, Schedule 1. Insert after line 40—

[50A] Section 64(2)(a)

Omit “and in responsible practices for the conduct of gaming, being training provided by the casino operator, or”.

Insert instead—

and the following training provided by the casino operator—

- (i) responsible practices for the conduct of gaming,
- (ii) prevention of money laundering and terrorism financing activities within the operations of the casino, or

[50B] Section 64(2)(b)

Omit “in responsible practices for the conduct of gaming.”.

Insert instead—

in the following—

- (i) responsible practices for the conduct of gaming,
- (ii) prevention of money laundering and terrorism financing activities within the operations of the casino.

No. 3 **Greenwich No. 3 [c2022-130D]**

Page 17, Schedule 1[51], lines 1–7. Omit all words on those lines. Insert instead—

- (a) has been approved by the NICC, or
- (b) complies with any standards or requirements set by the NICC from time to time.

No. 4 **Greenwich No. 4 [c2022-130D]**

Page 21, Schedule 1[73], proposed section 84A, line 13. Insert “all” before “reasonable steps”.

No. 5 **Greenwich No. 5 [c2022-130D]**

Page 21, Schedule 1[73], proposed section 84A, line 15. Insert “all” before “reasonable steps”.

No. 6 **Greenwich No. 6 [c2022-130D]**

Page 25, Schedule 1[90], proposed Part 9A. Insert after line 31—

137A Advisory committee about harm minimisation measures

- (1) The NICC must establish a committee to provide advice to the NICC about gambling harm minimisation measures in relation to casinos.
- (2) The committee is to have no more than 5 members.
- (3) The members of the committee are to—
 - (a) have skills or experience appropriate to providing the advice mentioned in subsection (1), and
Example of “experience”— lived experience of gambling harm
 - (b) be appointed by the Chief Commissioner.
- (4) The procedures for the Committee are to be decided by the NICC, including a requirement that the Committee meet as requested by the NICC.

No. 7 Greenwich No. 7 [c2022-130D]

Page 25, Schedule 1[90], proposed section 138, line 32. Omit “Committees”. Insert “Other committees”.

No. 8 Greenwich No. 8 [c2022-130D]

Page 25, Schedule 1[90], proposed section 138, line 33. Insert “other” before “committees”.

No. 9 Greenwich No. 9 [c2022-130D]

Page 34. Insert after line 7—

[100A] Section 169B

Insert after section 169A—

169B Review of Act

- (1) The Minister must review this Act from time to time to determine whether—
 - (a) the policy objectives of the Act remain valid, particularly the object of containing and controlling the potential of casinos to cause harm to the public interest and to individuals and families, and
Note— see section 4A(1)(c)
 - (b) whether the terms of the Act remain appropriate for securing those objectives.
- (2) A review under subsection (1) must be undertaken—
 - (a) for the first review—as soon as practicable after the period of 2 years from the date of assent to the *Casino Legislation Amendment Act 2022*, or
 - (b) for subsequent reviews—at intervals of not more than 5 years.
- (3) A report on the outcome of a review under subsection (1) must be tabled in each House of Parliament—
 - (a) for the first review—within 12 months after the period of 2 years from the date of assent to the *Casino Legislation Amendment Act 2022*, or
 - (b) for subsequent reviews—within 12 months after each subsequent period of 5 years.