

# Gaming and Liquor Administration Regulation 2008

[2008-216]



New South Wales

## Status Information

### Currency of version

Historical version for 1 March 2012 to 31 August 2014 (accessed 28 November 2024 at 19:36)

Legislation on this site is usually updated within 3 working days after a change to the legislation.

### Provisions in force

The provisions displayed in this version of the legislation have all commenced.

### Notes—

- **Previously named**  
Casino, Liquor and Gaming Control Authority Regulation 2008
- **Does not include amendments by**  
[Gaming and Liquor Administration Amendment \(Application Fee for Review of Decision\) Regulation 2014 \(525\)](#) (LW 22.8.2014) (not commenced — to commence on 1.9.2014)

### Authorisation

This version of the legislation is compiled and maintained in a database of legislation by the Parliamentary Counsel's Office and published on the NSW legislation website, and is certified as the form of that legislation that is correct under section 45C of the [Interpretation Act 1987](#).

File last modified 29 August 2014

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New South Wales

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# Gaming and Liquor Administration Regulation 2008



New South Wales

## 1 Name of Regulation

This Regulation is the *Gaming and Liquor Administration Regulation 2008*.

## 2 Commencement

This Regulation commences on 1 July 2008.

## 3 Definition

In this Regulation:

**the Act** means the *Gaming and Liquor Administration Act 2007*.

## 4 Divulging of information

For the purposes of section 17 (2) (b) of the Act, the persons and bodies listed in Schedule 1 are prescribed.

## 5 Application for review by Authority of Director's decisions

- (1) An application to the Authority under section 36A (2) of the Act for a review of a decision of the Director-General must:
  - (a) be made within 21 days of the day on which the decision was made, and
  - (b) specify the grounds on which the application for review is made, and
  - (c) be accompanied by a copy of the decision of the Director-General (if the decision was provided in writing to the person making the application), and
  - (d) be accompanied by a fee of \$250.
- (2) The applicant for review must provide the Director-General with a copy of the application as soon as practicable after making the application to the Authority.

## **Schedule 1 Persons and bodies to whom information may be divulged**

(Clause 4)

### **1 New South Wales**

Director-General of the Department of the Arts, Sport and Recreation

Commissioner, NSW Office of Liquor, Gaming and Racing, Department of the Arts, Sport and Recreation

Director of Liquor and Gaming

### **2 Other Australian jurisdictions**

Queensland Office of Gaming Regulation

Victorian Commission for Gambling Regulation

Gaming and Wagering Commission of Western Australia

Western Australian Department of Racing, Gaming and Liquor

South Australian Independent Gambling Authority

South Australian Office of the Liquor and Gambling Commissioner

Tasmanian Gaming Commission

Tasmanian Department of Treasury and Finance (Revenue, Gaming and Licensing Division)

Northern Territory Treasury (Racing, Gaming and Licensing Division)

Australian Capital Territory Gambling and Racing Commission

Australian Transaction Reports and Analysis Centre (AUSTRAC)

### **3 New Zealand**

Gambling Commission

Department of Internal Affairs

### **4 Great Britain**

Gambling Commission

### **5 United States of America**

Nevada Gaming Commission

Nevada Gaming Control Board

New Jersey Casino Control Commission

New Jersey Department of Law and Public Safety (Division of Gaming Enforcement)

Oregon Department of State Police (Gaming Enforcement Division)

**6 Canada**

Ontario Alcohol and Gaming Commission

Alberta Gaming and Liquor Commission

Manitoba Gaming Control Commission

Saskatchewan Liquor and Gaming Authority

**7 Singapore**

Ministry of Home Affairs

Casino Regulatory Authority