First print



New South Wales

Casino Legislation Amendment Bill 2022

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to amend the *Casino Control Act 1992* and the *Gaming and Liquor Administration Act 2007* to implement recommendations of the Casino Inquiry Report by the Hon P A Bergen SC, including to—

- (a) establish the New South Wales Independent Casino Commission as a new independent regulator, and
- (b) extinguish compensation triggers for casino operators in relation to regulatory action taken by Parliament, the Government and the Commission.

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.

Schedule 1 Amendment of Casino Control Act 1992 No 15

Establishment of NSW Independent Casino Commission and Casino Supervisory Fund

Schedule 1[90] inserts proposed Part 9A into the *Casino Control Act 1992* (*the Act*) which establishes the NSW Independent Casino Commission (the *NICC*). The proposed Part also sets out matters in relation to the following—

(a) the functions of the NICC,

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- (b) the membership and appointment of Commissioners and Assistant Commissioners to the NICC,
- (c) arrangements for the supply of certain NSW Police Force records to the NICC,
- (d) the NICC's annual report and report of operations,
- (e) the seal of the NICC.

Schedule 1[102] provides for the Constitution and procedure of the NICC.

Schedule 1[81] inserts proposed section 115AB which establishes the Casino Supervisory Fund (the *Fund*) in the Special Deposits Account. The proposed section provides that money in the account is under the control and management of the NICC, and sets out the amounts that must be paid into, and from, the Fund. **Schedule 1[79]** and **[80]** make consequential amendments.

Compensation triggers

Schedule 1[96] inserts a new section 156 to provide that compensation for regulatory action that has an effect on the following is not payable by or on behalf of the Crown—

- (a) a casino licence or casino operator,
- (b) a relevant person,
- (c) another matter connected to the management or operation of a casino.

The terms *compensation*, *regulatory action*, *relevant person* and *Crown* are defined in the proposed section.

Prohibition on promotional prizes and junkets

Schedule 1[69] inserts proposed section 76A which prohibits the use of promotional prizes by casino operators. Casino operators are also required to provide each participant in a player reward scheme with information about problem gambling counselling services available to patrons of the casino under the Act, section 72A. The proposed section also sets out certain requirements for casino operators that conduct a player reward scheme.

Schedule 1[69] also inserts proposed section 76B which prohibits, as a condition of a casino licence, the casino operator from—

- (a) promoting or conducting junkets, or
- (b) paying a commission, or another financial or non-financial benefit to a person not playing at the casino by reference to another person's turnover of play or another gambling metric.

The terms *player reward scheme*, *promotional prizes* and *junket* are defined in the proposed sections.

Schedule 1[55] and [60]–[68] make consequential amendments.

Anti-money laundering requirements

Schedule 1[4] provides that a primary object of the Act is to ensure that each casino operator prevents money laundering and terrorism financing activities within the operations of the casino. Schedule 1[91] provides that an object of the NICC is to maintain and administer systems for the licensing, supervision and control of a casino for the purpose of ensuring the casino operator prevents money laundering and terrorism financing activities within the operations of the casino.

Schedule 1[51] makes an amendment to the certificate of competency requirements for the functions of special employees in relation to money laundering and terrorism financing.

Schedule 1[52] specifies the period for which closed-circuit television footage recorded for conducting monitoring and surveillance of operations in the casino must be kept.

Schedule 1[57] inserts the following—

(a) proposed section 71 requires a casino operator to ensure gaming machines and certain gaming-related signs are not visible outside the boundary of the casino,

(b) proposed section 71A makes it a condition of a casino licence that all gaming conducted at the casino must be by use of a player card issued to each patron. The proposed section also provides for the regulations to prescribe requirements with which a player card must comply.

Schedule 1[59] prohibits a casino operator from accepting more than \$1,000 cash from a customer in a day for wagering purposes.

Schedule 1[84] provides that the system of internal controls for a casino must include requirements for the casino operator to address certain risks associated with money laundering, terrorism financing and matters relating to responsible gambling.

Schedule 1[88] requires a casino operator who submits a suspicious matter report to AUSTRAC to also give a copy of the report to the NICC.

Schedule 1[89] inserts proposed section 131A which requires a casino operator to engage a person, who has been approved by the NICC in accordance with the proposed section, as a compliance auditor for the casino. The proposed section also sets out certain obligations for the compliance auditor. **Schedule 1[35]** provides that a contract for the engagement of a compliance auditor for a casino is a *controlled contract* for the Act, Part 3, Division 2.

Amendments to probity approval provisions

Schedule 1[3] replaces the definition of *close associate* of a casino operator or an applicant for a casino licence.

Schedule 1[5] places an onus on applicants to provide clear and convincing evidence of suitability for suitability assessments made by the NICC under the Act.

Schedule 1[28] expands the application of the Act, section 34 to a "relevant person" rather than a "casino operator". **Schedule 1[29]** defines *relevant person* for the purposes of that section.

Schedule 1[41] inserts proposed Part 3, Division 3 which provides for the following matters in relation to close associates—

(a) approvals of persons to be close associates,

(b) the granting, and revocation, of exemptions from the requirement to obtain an approval,

- (c) notice requirements,
- (d) investigations, inquiries and disciplinary action against close associates.

Schedule 1[25] makes a consequential amendment.

Schedule 1[94] expands the list of law enforcement agencies in the Act, section 149(7) in relation to information gathering for law enforcement purposes.

Miscellaneous

Schedule 1[1], [8], [56] make consequential amendments to definitions.

Schedule 1[6] omits the Act, sections 5 and 5A which provide for the Minister to give certain directions.

Schedule 1[7] provides for a maximum of 2 casino licences to be in force under the Act at a particular time. Schedule 1[9]–[12] and [14] make consequential amendments.

Schedule 1[13], [27], [39], [40], [42], [44], [58], [72], [74]–[78], [85], [97], [100] and [101] amend penalty provisions.

Schedule 1[15], [20] and [83] replace references to "licensee" with "casino operator".

Schedule 1[16]–[18] make amendments in relation to restrictions on gaming in the Barangaroo restricted gaming facility.

Schedule 1[19] requires a casino operator, in the management and operation of the casino, to cooperate with the NICC in relation to the NICC exercising its functions under the Act.

Schedule 1[21]–[24] make amendments in relation to disciplinary action against a casino operator to—

- (a) increase the pecuniary penalty that may be imposed on the casino operator, and
- (b) provide for enforceable undertakings as a disciplinary action, and
- (c) set out matters in relation to enforceable undertakings, including the variation, withdrawal and publishing of enforceable undertakings, and the steps that may be taken if a person fails to comply with an undertaking.

Schedule 1[26] specifies the way in which a review of a casino licence and the suitability of a casino operator is to be carried out, and provides for matters relating to the costs of a review.

Schedule 1[30] requires a casino operator, as a condition of a casino license, to ensure a major change in the state of affairs existing in relation to the casino operator, that is within the operator's power to prevent, does not occur other than with the prior written approval of the NICC. **Schedule 1[31]** clarifies that a major change in the state of affairs is taken to be within the operator's power to prevent if the major change can be prevented by a holding company of the casino operator.

Schedule 1[32] and [95] make consequential amendments.

Schedule 1[33] and [34] make amendments in relation to the cost of investigations into major changes referred to in Schedule 1[30] and [31].

Schedule 1[36]-[38] make the following amendments in relation to controlled contracts to-

- (a) make it an offence for a casino operator to enter into, or become a party to, a controlled contract without notifying the NICC,
- (b) set out certain matters in relation investigations under the Act, section 37, and require a casino operator to inform the NICC if the operator becomes aware of a change in a party to a controlled contract that would or may affect the suitability of the party,
- (c) enable the NICC to issue and revoke interim approvals of controlled contracts.

Schedule 1[43] exempts a special employee from holding a licence under the Act, section 44 if the employee holds a close associate approval issued under proposed section 42E.

Schedule 1[45] and [46] enable disciplinary action to be taken under the Act, section 59 against former licensees.

Schedule 1[47] reduces the period, from 14 days to 48 hours, in which a casino operator must notify the NICC of the cessation of functions of a licensed employee.

Schedule 1[48]–[50] expand the application of the Act, section 64 to certain close associates.

Schedule 1[53] expands the conditions of a casino licence in relation to the conduct of gaming to enable chips for gaming in the casino to be issued if the chips are paid for in reward points or another similar promotional method. Schedule 1[54] provides for certain offences in relation to the issuing of chips.

Schedule 1[70] provides an inspector a right of entry to a casino to exercise functions conferred or imposed on the inspector by the Act, the NICC, other liquor and gaming legislation or another Act.

Schedule 1[71] requires a casino operator to take the following actions as a condition of the casino licence if the operator, or the person for the time being in charge of the casino, gives an exclusion order to a person other than on the person's voluntary application—

- (a) give notice of the order to the other casino operator,
- (b) cancel a player card of the person subject to the order,
- (c) ensure that a player card is not issued to the person subject to the order unless written permission for the issue of the card to the person is given by the NICC or Commissioner of Police.

Schedule 1[73] requires a casino operator to take reasonable steps to prevent a person who is the subject of an exclusion order for the casino from entering the casino.

Schedule 1[82] provides for the calculation of duty and levies payable under the Act, Part 8 that are based on casino revenue.

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Schedule 1[86] makes it a condition of a casino licence that the casino operator give the NICC complete and full access to certain systems.

Schedule 1[87] makes it a condition of a casino licence that the casino operator maintain a single account, approved by the NICC, at an authorised deposit-taking institution in New South Wales, for all banking transactions by patrons.

Schedule 1[92] specifies certain matters that invalidate an agreement entered into under the Act, section 142.

Schedule 1[93] enables the NICC to publish the results of an enquiry held under the Act, section 143.

Schedule 1[98] provides for the liability of certain persons for an offence against a provision of gaming and liquor legislation committed by a corporation (an *executive liability offence*).

Schedule 1[99] provides for a limitation period of 3 years for offences against the Act.

Schedule 1[103] inserts savings and transitional provisions consequent on the enactment of the proposed Act.

Schedule 1[104] replaces certain references to "Authority" with "NICC".

Schedule 2 Amendment of Casino Control Regulation 2019

Schedule 2[1] prescribes the matters the NICC must have regard to in deciding whether to grant an exemption to the requirements under proposed section 42B in relation to the approval of close associates.

Schedule 2[2] and [3] make amendments consequent on the proposed Act.

Schedule 2[4]–[10], [12], [13], [15]–[20] and [27]–[34] make amendments to penalty provisions.

Schedule 2[11] and [14] prescribe certain requirements in relation to debit cards and player cards.

Schedule 2[21] specifies that the casino supervisory levy for the 2022-23 financial year is \$19,000,000. Schedule 2[22] sets out certain ways in which the levy is to be paid.

Schedule 2[24] omits a clause from the *Casino Control Regulation 2019*, Schedule 1 which prescribes a description of a major change in the state of affairs of a casino operator.

Schedule 2[25] and [26] provide for the termination of a licensee by a casino operator to be a prescribed description of a change in the state of affairs of the licensee.

Schedule 3 Amendment of other legislation

Gaming and Liquor Administration Act 2007 No 91

Schedule 3.2[25] inserts proposed Part 4A into the *Gaming and Liquor Administration Act 2007* to establish the Casino, Liquor and Gaming Coordination Committee. The proposed Part also provides for the membership and functions of the committee.

Schedule 3.1[1]–[4], [6], [10]–[16], [18]–[21], [23], [24], [26]–[30] and [33]–[35] make amendments as a consequence of the proposed Act.

Schedule 3.1[5] provides that the meaning of *close associate* in the *Gaming and Liquor Administration Act 2007*, section 5 does not apply to the *Casino Control Act 1992* and regulations made under that Act.

Schedule 3.1[7] and [8] make amendments in relation to the membership of the Authority. Schedule 3.1[37] makes a consequential amendment.

Schedule 3.1[9] provides for the authority to employ staff to assist the Authority to exercise its functions.

Schedule 3.1[17] enables information acquired in the exercise of functions under the gaming and liquor legislation to be divulged to the community at large if the Authority, NICC or Secretary certifies that to do so is in the public interest.

Schedule 3.1[22] provides that a function of an inspector is to detect, or assist in detecting, offences committed in a casino.

Schedule 3.1[31] provides for the payment of fees under the gaming and liquor legislation to certain persons. Schedule 3.1[32] makes a consequential amendment.

Schedule 3.1[36] reduces the maximum period for which an appointed member of the Authority holds office, subject to the *Gaming and Liquor Administration Act 2007*, Schedule 1, from 5 years to 4.

Schedule 3.1[38] provides that an appointed member of the Authority may not be a member for more than 2 consecutive terms.

Schedule 3.1[39] removes a distinction between full-time and part-time appointed members of the Authority in relation to remuneration. Previously, part-time appointed members were entitled to be paid such remuneration as the Minister determined.

Other legislation

Schedule 3 also amends the following Acts-

- (a) the *Government Information (Public Access) Act 2009* to provide that information relating to audit, investigative, reporting and prosecuting functions of the NICC and the NSW Independent Liquor and Gaming Authority is excluded information under that Act, Schedule 2,
- (b) the *Ombudsman Act 1974* to remove conduct of the Casino Control Authority or any other public authority when exercising functions under the *Casino Control Act 1992* as excluded conduct for the purposes of the *Ombudsman Act 1974*, section 12,
- (c) the Privacy and Personal Information Protection Act 1998 to—
 - (i) include the NICC and the Independent Gaming and Liquor Authority as a law enforcement agency in that Act, section 3, and
 - (ii) provide that the NICC and the Independent Gaming and Liquor Authority are not required to comply with the information protection principles under the *Privacy and Personal Information Protection Act 1998*,
- (d) the *Statutory and Other Offices Remuneration Act 1975* in relation to remuneration for an appointed member of the Independent Liquor and Gaming Authority, the Chief Commissioner of the NICC and Commissioners of the NICC.

First print



New South Wales

Casino Legislation Amendment Bill 2022

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New South Wales

Casino Legislation Amendment Bill 2022

No , 2022

A Bill for

An Act to amend the *Casino Control Act 1992* and the *Gaming and Liquor Administration Act 2007* to implement recommendations of the Casino Inquiry Report by the Hon P A Bergin SC, including establishing the New South Wales Independent Casino Commission as a new independent regulator; to extinguish compensation triggers for casino operators in relation to regulatory action taken by Parliament, the Government and the Commission; and for related purposes.

The	Legislature of New South Wales enacts—	1		
1	Name of Act	2		
	This Act is the Casino Legislation Amendment Act 2022.	3		
2	Commencement			
	This Act commences as follows—	5		
	(a) for Schedule 1[57], to the extent it inserts section 71A, and [59]—the earlier of the following—	6 7		
	(i) a day appointed by proclamation,	8		
	(ii) the day that is 3 years after the date of assent to this Act, or	9		
	(b) otherwise—5 September 2022.	10		

Schedule 1 Amendment of Casino Control Act 1992 No 15

1

[1]	Sect	ion 3 E	Definit	ions	2			
	Omit section 3(1), definitions of <i>Authority</i> , <i>close associate</i> and <i>junket</i> .							
				cal order—	4			
		1		TRAC means the Australian Transaction Reports and Analysis Centre.	5			
				ority has the same meaning as in the Gaming and Liquor Administration	6 7			
			cash-		8			
			(a)	means money in coins or notes, and	9			
			(b)	does not include cheques, money orders or electronic funds transfer or debt transactions.	10 11			
			close	associate—see section 3A.	12			
				ng and liquor legislation has the same meaning as in the Gaming and for Administration Act 2007.	13 14			
			gami	ng machine has the same meaning as in the Gaming Machines Act 2001.	15			
				<i>C</i> means the NSW Independent Casino Commission established under on 133.	16 17			
				<i>ium player arrangement</i> means an arrangement in which a casino ator offers to pay a patron of the casino a commission—	18 19			
			(a)	based on the patron's turnover of play in the casino, or	20			
			(b)	calculated by reference to the patron's turnover of play in the casino.	21			
				ed body corporate has the same meaning as in the Corporations Act 2001 e Commonwealth.	22 23			
[2]	Sect	ion 3(3	3)		24			
	Omi	t the su	bsectio	on.	25			
[3]	Sect	ion 3A			26			
• •	Insert after section 3—							
	3A	Mear	nina oʻ	f "close associate"	28			
	071	(1)	In this Act, a <i>close associate</i> , of a casino operator or an applicant for a casino licence, means—					
			(a)	a related body corporate of the casino operator or applicant, or	30 31			
				a person who holds an interest of 10% or more of the share capital in—	32			
			(-)	(i) the casino operator or applicant, or	33			
				(ii) a related body corporate of the casino operator or applicant, or	34			
			(c)	a director or officer of—	35			
				(i) the casino operator, or	36			
				(ii) a related body corporate of the casino operator or applicant, or	37			
				(iii) a person who holds an interest of 10% or more of the share capital in—	38 39			
				(A) the casino operator or applicant, or	40			
				 (B) a related body corporate of the casino operator or applicant, or 	41 42			
			(d)	a person who—	43			

			(i)	holds or will hold a relevant financial interest, or is or will be entitled to exercise relevant power, whether in the person's own right or on behalf of another person, in the casino operator's or applicant's business that is or will be carried on under the authority of the licence, and	1 2 3 4 5
			(ii)	because of that interest or power is or will be able, in the NICC's opinion, to exercise a significant influence over or in relation to the management or operation of the business, or	6 7 8
		(e)	perso opera	son who holds or will hold a relevant position, whether in the n's own right or on behalf of another person, in the casino tor's or applicant's business that is or will be carried on under the prity of the licence.	9 10 11 12
	(2)			tion, a financial institution is not a close associate by reason only relevant financial interest in relation to a business.	13 14
	(3)	In thi	s secti	o n —	15
	(-)	office	er, of	a related body corporate, has the same meaning as in the <i>ns Act 2001</i> of the Commonwealth.	16 17
		relev	ant fin	ancial interest, in relation to a business, means—	18
		(a)	a sha	re in the capital of the business, or	19
		(b)	anoth the b	titlement to receive income derived from the business or to receive er financial benefit or financial advantage from the carrying on of business, whether the entitlement arises at law, in equity or wise, or	20 21 22 23
		(c)		titlement to receive rent, profit or other income in connection with se or occupation of premises on which the business of the casino is ed on.	24 25 26
		relev	ant po	sition means—	27
		(a)	the p	osition of director, manager or secretary, or	28
		(b)	anoth	er position, however designated, if it is an executive position.	29
				<i>wer</i> means any power, whether exercisable by voting or otherwise r exercisable alone or in association with others—	30 31
		(a)	to par	rticipate in a directorial, managerial or executive decision, or	32
		(b)	to ele	ct or appoint a person to a relevant position.	33
[4]				ects of Act	34
	Insert after	sectior	n 4A(1))(a)—	35
		(a1)		ing that each casino operator prevents money laundering and ism financing activities within the operations of the casino, and	36 37
[5]	Section 4	3			38
	Insert after	section	n 4A—		39
	4B Obli	gations	s in re	lation to assessment of suitability	40
	(1)	or for opera	m an c	a applies if, under this Act, the NICC is required to be satisfied of, opinion about, the suitability of an applicant for a licence, a casino close associate, a special employee or another person (all <i>relevant</i>	41 42 43 44
		(a)	to be casin	concerned in or associated with the management or operation of a o, or	45 46

		(b)	to give effect to a casino licence and this Act.	1				
	(2)	The or	nus is on the relevant person to—	2				
		(a)	give the NICC clear and convincing evidence of the relevant person's suitability in relation to the assessment to be made by the NICC, and	3 4				
			make a full and frank disclosure of any information relevant to the assessment, including any information requested by the NICC in relation to the assessment.	5 6 7				
[6]	Sections 5	and 5A	A Contraction of the second	8				
	Omit the se	ections.		9				
[7]	Section 6			10				
	Omit the se	ection. In	nsert instead—	11				
	6 Rest	riction	on number of casino licences	12				
	(1)	A max time.	ximum of 2 casino licences may be in force under this Act at a particular	13 14				
	(2)	a rest	asino licences are in force at a particular time, 1 of the licences must be ricted gaming licence granted to operate the Barangaroo restricted ag facility.	15 16 17				
	(3)	A casi	ino licence may apply to 1 casino only.	18				
[8]	Section 8	Gaming	ı machines in casino	19				
	Omit sectio	on 8(5).		20				
[9]	Section 14	Investi	igation of applications	21				
	Omit "or re	stricted	gaming licence" wherever occurring in section $14(1)$ and (4) .	22				
[10]	Section 15 Authority may require further information etc							
	Omit "or re	stricted	gaming licence" from section 15(1).	24				
[11]	Section 16 Cost of investigations to be paid by applicant							
	Omit "or re	stricted	gaming licence" from section 16(1).	26				
[12]	Section 17	Updati	ing of applications	27				
	Omit "or re	stricted	gaming licence" from section 17(1).	28				
[13]	Section 17	(1)		29				
	Omit "50"	from the	e penalty. Insert instead "500".	30				
[14]			tions of casino licence	31				
	Omit sectio	on 22(2A	A).	32				
[15]			nd (b), (4) and (5)	33				
	Omit "licer	nsee". In	nsert instead "casino operator".	34				
[16]			rictions on gaming in Barangaroo restricted gaming facility	35				
	Insert at the	e end of	the note under the heading—	36				

			The	conduc	ct or playing of any game in the Barangaroo restricted gaming	1
					not lawful before 15 November 2019.	2
[17]	Sect	ion 22	A(1)–((3)		3
	Omit	t the su	bsecti	ons. In	sert instead—	4
		(1)	The restr (4).	installa icted ga	ation or use of gaming machines is not lawful in the Barangaroo aming facility other than gaming machines described in subsection	5 6 7
[18]	Sect	ion 22	A(4)			8
	Omit	t "How	vever,	a pokei	machine does not include".	9
	Inser	t instea	ad "Fo	or subse	ection (1), a gaming machine must be".	10
[19]	Sect	ion 22	с			11
				n 22B-	_	12
	22C	Casi	no on	orator	to cooperate with NICC	10
	220		-		s to cooperate with NICC	13
		(1)		erate w	perator must, in the management and operation of the casino, vith the NICC in relation to the NICC exercising its functions under	14 15 16
			Max	imum j	penalty—500 penalty units.	17
		(2)	With	nout lin	niting subsection (1), cooperation with the NICC includes—	18
			(a)		all and frank disclosure by the casino operator of any information ested under this Act by the NICC, and	19 20
			(b)	any l	uirement for the casino operator to give the NICC written notice of breach, or likely breach, of any of the following by the casino ator or a close associate of the casino operator—	21 22 23
				(i)	this Act,	24
				(ii)	the casino operator's casino licence,	25
				(iii)	an agreement between the Crown and a casino operator, and	26
			(c)	any r Com	uirement for the casino operator to give the NICC written notice of naterial breach, or likely material breach, of an Act of NSW or the monwealth that regulates casino operations, including provisions ng with anti-money laundering or counter-terrorism financing,	27 28 29 30 31
				(i)	the casino operator, or	32
				(ii)	a holding company of the casino operator, or	33
				(iii)	any related bodies corporate of the casino operator that operate a casino in another jurisdiction.	34 35
		(3)		ticable,	tion (2)(b) and (c), the written notice must be given as soon as but not later than 5 days after, the casino operator becomes aware	36 37 38
			(a)	the b	reach or likely breach, or	39
			(b)	the m	naterial breach or likely material breach.	40
[20]	Sect	ion 23	Disci	plinary	v action against casino operator	41
	Omit	t "licen	isee" v	whereve	er occurring. Insert instead "casino operator".	42

[21]	Sect	ion 23	(1), de	finition of "disciplinary action"	1
	Omi	: "\$1,0	00,000)" from paragraph (b).	2
	Inser	t instea	ad "\$1	00 million".	3
[22]	Sect	ion 23	(1),		4
	Inser	t after	paragi	raph (c)—	5
			(c1)	a requirement that a casino operator, or a close associate of a casino operator, give an undertaking (an <i>enforceable undertaking</i>) to do or refrain from doing something,	6 7 8
[23]	Sect	ion 23	(2)		9
	Omi	t "hold	er of a	casino licence". Insert instead "casino operator".	10
[24]	Sect	ion 26	Α		11
	Inser	t after	sectio	n 26—	12
	26A	Enfo	rceab	le undertakings	13
		(1)		section applies if a casino operator, or a close associate of a casino ator, has given an enforceable undertaking.	14 15
		(2)	The	enforceable undertaking may be varied or withdrawn—	16
			(a)	at the request of the person who gave the undertaking, and	17
			(b)	with the consent of the NICC.	18
		(3)		NICC may publish the enforceable undertaking, in the way the NICC iders appropriate, unless the NICC considers—	19 20
			(a)	the undertaking includes matters that are commercial in confidence, or	21
			(b)	publication of the undertaking would be not be in the public interest, or	22
			(c)	the undertaking includes personal information that cannot be easily redacted or the redaction of the information would make the publication of the undertaking meaningless.	23 24 25
		(4)	has,	e NICC is satisfied that the person who gave the enforceable undertaking without reasonable excuse, failed to comply with the undertaking, the C may certify the failure to the Supreme Court.	26 27 28
		(5)	The	Supreme Court may then inquire into the case and—	29
			(a)	order the person to comply with the enforceable undertaking within a period specified by the Court, or	30 31
			(b)	if the Court is satisfied the person failed, without reasonable excuse, to comply with the enforceable undertaking—punish the person as if the person were in contempt of the Court and, if the Court thinks fit, also make an order under paragraph (a).	32 33 34 35
[25]	Part	3, hea	ding		36
	Inser	t "and	close	associates" after "casino operators".	37
[26]	Sect	ion 31	Revie	ew of casino licence and operator suitability	38
	Inser	t after	sectio	n 31(1)—	39
		(1A)	A re	view is to be carried out—	40
			(a)	by way of an inquiry held under section 143, and	41

		(b)	into each casino operator concurrently.	1				
	(1B)	casin decid	reasonable costs incurred in relation to a review are to be paid by the to operators, with each casino operator to pay the proportion of the costs led by the NICC, having regard to the effort involved in investigating operator and the findings of the review.	2 3 4 5				
	(1C)	The reaso	NICC may require a casino operator to pay an amount towards the mable costs of the review before the review starts and during the period nich the review is held.	6 7 8				
	(1D)	amou	e amount paid by a casino operator under subsection (1C) is more than the int calculated under subsection (1B) at the end of the review to be payable e operator, the NICC must refund the excess amount to the operator.	9 10 11				
[27]	Section 33 contempt	Failur	re to provide information etc is an offence and punishable as	12 13				
	Omit the pe	•	from section 33(1). Insert instead— imum penalty— for an individual—100 penalty units, or for a corporation—1,000 penalty units.	14 15 16 17				
[28]	Section 34	Injund	ctions to prevent contraventions etc	18				
	Omit "casir	o opei	rator" from section 34(1). Insert instead "relevant person".	19				
[29]	Section 34(7)							
[=•]	Insert after	• •	a 34(6)—	20 21				
	(7)		is section—	22				
			ant person means the following—	23				
		(a)	a casino operator,	24				
		(b)	a close associate of a casino operator,	25				
		(c)	another person who is the subject of a provision of this Act or a condition of a casino licence, including a person who is proposing to become a close associate of a casino operator.	26 27 28				
[30]	Section 35	Chan	ge in state of affairs of operator	29				
	Omit sectio	n 35(2	(a). Insert instead—	30				
		(a)	ensure a major change in the state of affairs existing in relation to the casino operator that is within the operator's power to prevent does not occur other than with the prior written approval of the NICC, and	31 32 33				
[31]	Section 35	(2A)		34				
	Insert after	section	n 35(2)—	35				
	(2A)	preve	subsection $(2)(a)$, if the major change in the state of affairs can be ented by a holding company of the casino operator, the major change is a to be within the operator's power to prevent.	36 37 38				
[32]	Section 35	(4)		39				
			sert instead ", 15, 17 and 18".	40				
				-				

[33]	Sect	ion 35	A Cos	sts of investigations into certain major changes	1		
		t "and on 35A		nvolves a person becoming a close associate of a casino operator" from	2 3		
[34]	Sect	ion 35	A(4)		4		
	Omi	t the su	bsecti	on. Insert instead—	5		
		(4)	The	costs may include—	6		
			(a)	travel, whether within or outside the State, and	7		
			(b)	expenses involved in engaging external legal, financial or other expert advice or assistance.	8 9		
[35]	Sect	ion 36	Defin	itions	10		
	Inser	t after	the de	finition of <i>controlled contract</i> , paragraph (a)—	11		
			(a1)	a contract for the engagement of a compliance auditor for a casino, or	12		
[36]	Sect	ion 37	Requ	irements for controlled contracts	13		
	Inser	t at the		of section 37(1)—	14		
			Max	imum penalty—500 penalty units.	15		
[37]	Sect	ion 37	(3)–(5)	16		
	Omit the subsections. Insert instead—						
		(3)	all pa contr	purpose of an investigation under this section is to assess the suitability of arties proposing to enter into the controlled contract, or the variation of a rolled contract, with the casino operator, including whether there are any ncial, criminal or other issues of concern with any of the parties.	18 19 20 21		
		(4)		investigation must be completed within 12 weeks after the contract notice given to the NICC.	22 23		
		(5)	party the s	sino operator must, if the casino operator becomes aware of a change in a to a controlled contract with the casino operator that would or may affect uitability of the party, advise the NICC by written notice of the change.	24 25 26		
			Max	imum penalty—500 penalty units.	27		
[38]	Sect	ions 3	7A an	d 37B	28		
	Inser	t after	sectio	n 37—	29		
	37A	Inter	im ap	proval of controlled contract	30		
		(1)	relat the v	le the NICC is considering a contract notice given by a casino operator in ion to approval to enter into or become a party to a controlled contract, or variation of a controlled contract, the NICC may issue the casino operator an interim approval of the controlled contract or variation.	31 32 33 34		
		(2)	An i	nterim approval—	35		
			(a)	stays in force until a decision about the contract notice has been finally decided, unless earlier revoked by the NICC under section 37B(2), and	36 37		
			(b)	is not to be taken as an indication the casino operator will give approval for the casino operator to enter into or become a party to a controlled contract, or the variation of the controlled contract.	38 39 40		

37B Revocation of interim approval of controlled contract

(1) This section applies if, after the NICC issues a casino operator with an interim approval of a controlled contract or a variation of a controlled contract, the NICC—

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- (a) objects to the proposed contract or variation, and
- (b) proposes to revoke the interim approval.
- (2) The NICC may, by written notice given to each of the parties to the proposed contract or variation—
 - (a) advise the parties that the NICC proposes to revoke the interim approval, and
 - (b) invite the parties to provide written submissions to the NICC within the period specified in the notice, not less than 14 days after the day the notice is given to the parties, about why the interim approval should not be revoked.
- (3) After considering any written submissions made under subsection (2)(b), the NICC must decide—
 - (a) to revoke the interim approval, or
 - (b) not to revoke the interim approval.
- (4) As soon as practicable after making its decision under subsection (3), the NICC must given written notice of the decision to each of the parties to the proposed contract or variation.
- (5) If the NICC's decision is to revoke the interim approval, the notice may include a requirement that—
 - (a) the casino operator must not enter into, or otherwise become a party to, the proposed contract or proposed variation to the contract, or
 - (b) for an existing contract—the contract be terminated within a specified period.

[39] Section 38 Requirement may be extended to associates of casino operator 28 Omit the penalty from section 38(3). Insert instead— 29 Maximum penalty— 30 (a) for an individual—100 penalty units, or 31 for a corporation—1,000 penalty units. (b) 32 [40] Section 41 Offence—giving effect to terminated contract 33 Omit "100" from the penalty. Insert instead "1,000". 34 Part 3. Division 3 [41] 35 Insert after section 42-36 Division 3 Close associates 37

42A Requirement for approval of close associate

- (1) A person must not be a close associate of a casino operator unless—
 - (a) the NICC has given approval for the person to become a close associate, and

		(b) if the person holds a relevant position—the person holds a certificate of competency under section 64 for the functions that the close associate exercises.	1 2 3
		Maximum penalty—	4
		(a) for an individual—100 penalty units, or	5
		(b) for a corporation—1,000 penalty units.	6
	(2)	Subsection (1) does not apply to a person to the extent the person—	7
		(a) holds an exemption granted by the NICC, by written notice given to the person, from the requirement to obtain an approval under this Division, or	8 9 10
		(b) held an exemption mentioned in paragraph (a) before it was revoked and it is not more than 28 days since the exemption was revoked,	11 12
		(c) is a close associate under an interim approval, or	13
		(d) was a close associate under an interim approval before it was revoked and it is not more than 28 days since the interim approval was revoked.	14 15
	(3)	For subsection (2)(a)—	16
		(a) in deciding whether or not to grant an exemption, the NICC must have regard to the matters prescribed by the regulations, and	17 18
		(b) an exemption may be granted subject to any conditions the NICC considers appropriate.	19 20
	(4)	In this section—	21
		<i>relevant position</i> has the same meaning as in section 3A(3).	22
42B	Appl	lication for approval of close associate	23
	(1)	An application for approval of a close associate must be made to the NICC.	24
	(2)	The application must—	25
		(a) be made in a form approved by the NICC, and	26
		(b) be accompanied by the fee decided by the NICC for the application, and	27
		(c) contain or be accompanied by any information—	28
		(i) required by the approved form, or	29
		(ii) otherwise requested by the NICC.	30
	(3)	The application must be verified by statutory declaration.	31
	(4)	Sections 14, 15, 17 and 18 apply, with any necessary changes, to an	32
		application for approval of a close associate under this Division as if it were an application for a licence.	33 34
42C	Inter	rim approval of close associate	35
	(1)	While the NICC is considering an application by a person for approval to become a close associate of a casino operator, the NICC may issue the person	36 37 38
		with an interim approval as a close associate for the following purposes—	
		(a) to enable the person to start employment with the casino operator,	39
			39 40
	(2)	(a) to enable the person to start employment with the casino operator,	
	(2) (3)	(a) to enable the person to start employment with the casino operator,(b) to enable commercial negotiations to start or continue.	40

		(a)	stays in force until a decision about the application for approval of a close associate has been finally decided, unless earlier revoked by the NICC under subsection (2), and	1 2 3			
		(b)	is not to be taken as an indication the person will be given approval to become a close associate of the casino operator.	4 5			
42D	Deci	sion a	bout application for approval of close associate	6			
	(1)	The N	NICC must consider an application and decide to—	7			
		(a)	grant the application and issue an approval (a <i>close associate approval</i>) to the person, with or without conditions or	8 9			
		(b)	refuse the application.	10			
	(2)	In de	ciding the application the NICC, must consider—	11			
		(a)	whether the NICC is satisfied the person is a suitable person to be concerned in or associated with the management and operation of a casino, and	12 13 14			
		(b)	any other matters the NICC considers relevant.	15			
	(3)	For s	ubsection (2)(a), the NICC must consider whether—	16			
		(a)	the person is of good repute, having regard to character, honesty and integrity, and	17 18			
		(b)	the person is of sound and stable financial background, and	19			
		(c)	the person has any business association with a person, body or association that, in the NICC's opinion—	20 21			
			(i) is not of good repute, having regard to character, honesty and integrity, or	22 23			
			(ii) has undesirable or unsatisfactory financial sources, and	24			
		(d)	each director, partner, trustee, executive officer and secretary, and any other officer or person decided by the NICC to be associated or connected with the ownership, administration or management of the operations or business of the person, is a suitable person to act in that capacity.	25 26 27 28 29			
42E	Cond	litions	of close associate approvals	30			
	(1)	A clo NICC	ose associate approval is subject to any conditions imposed by the $C_{}$	31 32			
		(a)	at the time the close associate approval is issued, or	33			
		(b)	at a later time and notified by the NICC to the close associate who holds the approval by written notice.	34 35			
	(2)		NICC may, by written notice given to a close associate who holds a close iate approval, vary, substitute or revoke a condition of the approval—	36 37			
		(a)	on the NICC's own initiative, or	38			
		(b)	on application by the close associate.	39			
42F	Substantial changes in state of affairs of associates						
	(1)	subst	ose associate of a casino operator must, as soon as practicable after a antial change occurs in the close associate's state of affairs, give the C written notice about the change.	41 42 43			

	(2)	giver	r receiving a notice under subsection (1), the NICC may, by written notice n to the close associate, require the close associate to do any of the wing—	1 2 3
		(a)	give the NICC further information about the substantial change,	4
		(b)	take, or refrain from taking, specified action in relation to the substantial change within the time specified in the notice.	5
	(3)	The	close associate must comply with the notice.	7
		Max	imum penalty—	8
		(a)	for an individual—100 penalty units, or	ç
		(b)	for a corporation—1,000 penalty units.	10
	(4)	In th	is section—	11
		assoc	<i>tantial change</i> , in the state of affairs existing in relation to a close ciate of a casino operator, means any change in the state of affairs that is class or description prescribed as substantial for the purposes of this on.	12 13 14 15
42G	Cost	ofinv	vestigations or inquiries	16
	(1)	Divis	section applies to an investigation or inquiry conducted under this sion to determine the suitability of a person to become or remain a close ciate of a casino operator.	17 18 19
	(2)		reasonable costs incurred by the NICC in conducting the investigation or iry are payable by the person to the NICC.	20 21
	(3)	The	costs may include—	22
		(a)	travel, whether within or outside the State, and	23
		(b)	expenses involved in engaging external legal, financial or other expert advice or assistance.	24 25
	(4)	it est	NICC may require part or full payment in advance of the amount of costs timates will be payable by the person and may refuse to deal with the ication until the required payment is made.	26 27 28
42H	Disc	iplinaı	ry action against close associate	29
	(1)	The	NICC may take disciplinary action under section 23 against a close ciate as if the person were a casino operator.	30 31
	(2)	disci	subsection (1), sections 23–27 apply, with the following changes, to taking plinary action against the close associate as if the person were a usee—	32 33 34
		(a)	the reference in section 23(1), definition of <i>disciplinary action</i> , paragraph (b), to "\$100 million" were a reference to "\$100 million for a corporation and \$1,000,000 for an individual", and	35 36 37
		(b)	any other necessary changes.	38
42I	Dura	tion o	f close associate approval	39
			ose associate approval continues until the earlier of the following occurs—	40
		(a)	the approval is revoked by the NICC,	41
		(b)	the holder of the approval or the casino operator advises the NICC the person is no longer a close associate of the casino operator.	42 43

42J Notice to show cause

(1)	This section applies if the NICC reasonably believes there may be grounds for	
	revoking a close associate approval.	

- (2) The NICC may, by written notice (a *show cause notice*) given to the close associate, invite the close associate to show cause why the close associate's approval should not be revoked.
- (3) The show cause notice must state—
 - (a) the grounds the NICC reasonably believes may exist for revoking the close associate approval, and
 - (b) that the close associate may make submissions to the NICC, in the way specified in the show cause notice, about why the close associate approval should not be revoked, and
 - (c) the period, not less than 21 days, in which the close associate may make the submissions.
- (4) The close associate may, in accordance with the show cause notice, make submissions to the NICC.
- (5) After considering any submissions made by the close associate in accordance with the show cause notice, the NICC must decide to—
 - (a) revoke the close associate approval, or
 - (b) continue the close associate approval.

42K Requirement for exempt close associate to notify NICC of change in circumstances

- (1) It is a condition of am exemption granted under this Division to a close associate of a casino operator that the close associate must, by written notice given to the NICC, notify the NICC of the following—
 - (a) a change in the close associate's circumstances which may affect the close associate's control or influence over the casino operations, or
 - (b) another change in the close associate's circumstances that may affect the close associate's eligibility for the exemption, including a change prescribed by the regulations.
- (2) A notice under subsection (1) must be given to the NICC as soon as practicable, but not later than 5 days, after the close associate becomes aware of the change in the close associate's circumstances.

42L Revocation of exemption of close associate

- (1) This section applies if, after the NICC grants a close associate of a casino operator an exemption under this Division, the NICC proposes, after having regard to the matters prescribed by the regulations, to revoke the exemption.
- (2) The NICC may, by written notice given to the casino operator and close associate—
 - (a) advise the casino operator and close associate that the NICC proposes to revoke the exemption, and
 - (b) invite the casino operator and close associate to provide written submissions to the NICC within the period specified in the notice, not less than 14 days after the day the notice is given to the operator and associate, about why the exemption should not be revoked.

	(3)			dering any written submissions made under subsection (2)(b), the decide—	1 2			
		(a)	to re	voke the exemption, or	3			
		(b)	not t	o revoke the exemption.	4			
	(4)	NIC		s practicable after making its decision under subsection (3), the t given written notice of the decision to the casino operator and iate.	5 6 7			
[42]	Section 44	Spec	ial em	ployees to be licensed and hold certificate of competency	8			
	Omit "100"	from	the per	nalty in section 44(3). Insert instead "1,000".	9			
[43]	Section 44	(4)			10			
	Insert after	section	n 44(3))—	11			
	(4)			bsections (1)–(3), a special employee is not required to hold a ne employee holds a close associate approval.	12 13			
[44]	Section 47 with casing	Direc	tion to	apply for licence—persons who have special relationship	14 15			
	Omit the pe	-		ection 47(5). Insert instead—	16			
		Max		penalty—	17			
		(a)		ne casino operator—1,000 penalty units, or	18			
		(b)	other	wise—100 penalty units.	19			
[45]	Section 59	Disci	plinary	y action against licensee	20			
	Omit sectio	n 59(1), defi	nitions of <i>disciplinary action</i> and <i>grounds for disciplinary action</i> .	21			
	Insert instea	ad—			22			
		disciplinary action means—						
		(a)	for a	licensee—	24			
			(i)	the service of a written notice on the licensee censuring the licensee for action specified in the notice, or	25 26			
			(ii)	suspension of the licensee's licence for a specified period, or	27			
			(iii)	cancellation of the licensee's licence and a prohibition on being granted a licence for a specified period, or	28 29			
		(b)	for a	former licensee—	30			
			(a)	the service of a written notice on the former licensee censuring the former licensee for action specified in the notice, or	31 32			
			(b)	a prohibition on being granted a licence for a specified period.	33			
		grou		<i>r disciplinary action</i> means any of the following grounds—	34			
		(a)		licensee—	35			
			(i)	the licensee's licence was improperly obtained because, at the time the licence was granted, there were grounds for refusing to grant it, or	36 37 38			
			(ii)	the licensee has been convicted of an offence against this Act, or	39			
			(iii)	the licensee has been convicted of an offence, whether or not in New South Wales, punishable on conviction by imprisonment for 3 months of more, whether or not in addition to a fine, or	40 41			
			(iv)	the licensee has contravened a condition of the licence, or	42 43			
			(17)		+0			

	(v)	the licensee has failed to provide information the licensee is required by this Act to provide or has provided information knowing it to be false or misleading in a material particular, or	1 2 3
	(vi)	the licensee has become bankrupt, applied to take the benefit of a law relating to bankrupt or insolvent debtors, has compounded with the licensee's creditors or made an assignment of the licensee's remuneration for the creditors' benefit, or	4 5 6 7
	(vii)	in the NICC's opinion the licensee is otherwise not a suitable person to be the holder of the licence,	8 9
	(b) for a	former licensee—	10
	(i)	the licence was improperly obtained because at the time the licence was granted there were grounds for refusing to grant it, or	11 12
	(ii)	the former licensee was, while a licensee, convicted of an offence against this Act, or	13 14
	(iii)	the former licensee was, while a licensee, convicted of an offence, whether or not in New South Wales, punishable on conviction by imprisonment for 3 months or more, whether or not in addition to a fine, or	15 16 17 18
	(iv)	the former licensee, while a licensee, contravened a condition of the licence, or	19 20
	(v)	the former licensee, while a licensee, failed to provide information the former licensee was required by this Act to provide or provided information knowing it to be false or misleading in a material particular, or	21 22 23 24
	(vi)	the former licensee, while a licensee, became bankrupt, applied to take the benefit of a law relating to bankrupt or insolvent debtors, compounded with the former licensee's creditors or made an assignment of the former licensee's remuneration for the creditors' benefit.	25 26 27 28 29
	former lice	ensee means a person who held but not longer holds a licence.	30
[46]	Section 59(2), (3), (4),	(5) and (8)	31
		ee" after "licensee" wherever occurring.	32
[47]	Section 62 Information	n relating to licensees to be provided	33
	Omit "14 days" from se	ction 62(1)(c). Insert instead "48 hours".	34
[48]	Section 64 Training co	ourses and certificates of competency for employees	35
	Insert "and certain close	se associates" after "employees" in the heading.	36
[49]	Section 64(1)		37
	Insert "and certain close	e associates" after "employees".	38
[50]	Section 64(2) and (4)		39
	Insert "or close associat	e" after "employee".	40
[51]	Section 64(3)		41
	Omit. Insert instead—		42
		operator must not issue a certificate of competency unless the qualifications on the basis of which the certificate is to be issued—	43 44

		(a)		des an awareness of the requirement to prevent money laundering terrorism financing activities within the operations of the casino,	1 2 3
		(b)	eithei	r—	4
			(i)	has been approved by the NICC, or	5
			(ii)	complies with any standards or other requirements set by the NICC from time to time.	6 7
[52]	Section 65	Appr	oval of	f facilities and equipment for monitoring and surveillance	8
	Omit "Auth	nority.	" from	section 65(b). Insert instead—	9
			NICC	C, and	10
		(c)	condu	footage recorded by means of closed-circuit television in ucting monitoring and surveillance of operations in the casino must ept for—	11 12 13
			(i)	the period provided in the casino's internal controls, or	14
			(ii)	otherwise—for at least 3 months after the day the footage is recorded.	15 16
[53]	Section 70	Cond	luct of	gaming	17
	Omit sectio	n 70(1	l)(c). Ir	nsert instead—	18
		(c)		s for gaming in the casino are not to be issued unless the chips are for—	19 20
			(i)	in money to the value of the chips, or	21
			(ii)	by chip purchase voucher that, on payment of the amount shown on the voucher, was issued by or on behalf of the casino operator, or	22 23 24
			(iii)	in reward points or by another similar promotional method, or	25
			(iv)	in another way required by or provided for in the game rules,	26
[54]	Section 70	(1AA) ⁻	–(1AD))	27
	Insert after	sectio	n 70(1))—	28
	(1AA)		sino op r than—	perator must not allow the issue of chips for gaming in the casino	29 30
		(a)	betwo	een a casino employee and a patron, and	31
		(b)	at a g	gaming table or in a casino cage.	32
		Max	imum p	penalty—1,000 penalty units.	33
	(1AB)	a gar	ning ta	nployee must not issue chips for gaming in the casino other than at able or in a casino cage.	34 35
			_	penalty—100 penalty units.	36
	(1AC)			(1AA) and (1AB) do not apply to chips issued for use—	37
		(a)		cournament, or	38
		(b)		aining purposes.	39
	(1AD)	The cage		ions may provide for matters relating to the issue of chips in casino	40 41
[55]	Section 70	(1A)			42
	Omit "or ju	nket".			43

[56]	Sect	ion 70	A Adv	ertising in relation to gaming machines	1		
	Omit	the de	efinitio	n of <i>gaming machine</i> from section $70A(5)$.	2		
[57]	Sect	ions 7	1 and	71A	3		
	Inser	t after	section	n 70A—	4		
	71 Visibility of gaming machines and gaming-related signs						
		(1)		sino operator must ensure that the following are not visible outside the dary of the casino—	6 7		
			(a)	gaming machines,	8		
			(b)	gaming-related signs.	9		
				imum penalty—500 penalty units.	10		
		(2)	Subs	ection (1) does not apply to—	11		
			(a)	signs that promote responsible gambling, or	12		
			(b)	advertising that is excluded from the operation of this section by the regulations.	13 14		
	71A	Play	er caro	ds	15		
				a condition of a casino licence that all gaming conducted at the casino be by use of a player card, issued to each patron, that complies with—	16 17		
			(a)	the requirements prescribed by the regulations, and	18		
			(b)	any other requirements set out in the casino operator's system of internal controls.	19 20		
[58]	Sect	ion 72	A Prov	vision of problem gambling counselling services	21		
	Omit	: "100'	' from	the penalty in section 72A(1). Insert instead "1,000".	22		
[59]	Section 73A						
	Insert after section 73—						
	73A	Rest	riction	ns on use of cash	25		
		(1)		sino operator must not accept more than \$1,000 cash from a customer in 7 for wagering purposes.	26 27		
				imum penalty—1,000 penalty units.	28		
		(2)		is section—	29		
			-	ering purposes includes the following—	30		
			(a)	placing wagers,	31		
			(b)	buying chips,	32		
			(c)	making another purchase that may be used for wagering purposes.	33		
[60]				t prohibited	34		
				ard (other than a debit card transaction with a person who is a participant ver arrangement or junket" from section $74(1)(c)$.	35 36		
[61]	Sect	ion 74	(1)(c1)		37		
	Inser	t after	section	n 74(1)(c)—	38		

	(c1)		ide money or chips as part of a transaction involving a debit card unless ransaction complies with the requirements prescribed by the regulations,	1 2 3
[62]	Section 7	4(5)		4
	Omit the s	ubsecti	on. Insert instead—	5
	(5)	casir exter	bite subsection (1), a casino operator, or an agent of the operator or a no employee, may, for a person who is not ordinarily resident in Australia, and a form of credit to the person to enable the person to participate in a nium player arrangement.	6 7 8 9
[63]	Section 7	6, head	ling	10
	Omit the l	eading	. Insert instead—	11
	76 Ind	ucemer	nts	12
[64]	Section 7	6(1)(a)		13
	Omit the p	aragrap	ph.	14
[65]	Section 7	6(2)(a)		15
	Omit "org	anise oi	r promote a junket or".	16
[66]	Section 7	6(2)(b)	and (d)	17
	Omit the p	aragrap	phs.	18
[67]	Section 7	6(2)(c)		19
	Omit "the	conduc	et of a junket or".	20
[68]	Section 7	6(3)		21
	Omit the s	ubsecti	on.	22
[69]	Sections	76A an	d 76B	23
	Insert afte	r section	n 76—	24
	76A Pro	motion	al prizes	25
	(1)	A ca	sino operator—	26
		(a)	must not offer or present a promotional prize in the form of cash, or	27
		(b)	must not permit a patron of the casino to exchange a promotional prize for cash, or	28 29
		(c)	must not permit bonus or reward points accumulated under a player reward scheme to be redeemed for cash, or	30 31
		(d)	must not offer or provide, or cause or permit to be offered or provided, a promotional prize, including a free giveaway, that is indecent or offensive,	32 33 34
		(e)	must provide each participant in the player reward scheme information about problem gambling counselling services available to patrons of the casino under section 72A.	35 36 37
		Max	imum penalty—1,000 penalty units.	38
	(2)		section (1) does not apply in relation to prizes prescribed by the lations for this section.	39 40

		(3)	If a casino operator conducts a player reward scheme, the casino operator must, in accordance with the regulations—				
			(a)	advise the participants in the scheme of the availability of player activity statements that relate to the placing of wagers under the scheme, and	3 4 5		
			(b)	give each participant a player activity statement.	6		
			Max	imum penalty—1,000 penalty units.	7		
		(4)	In th	is section—	8		
			play	er reward scheme means a system—	9		
			(a)	used in connection with the placing of wagers in the casino, and	10		
			(b)	in which a person can accumulate bonus or reward points from the placing of wages.	11 12		
				<i>notional prize</i> means a prize or reward, including bonus points, offered by easino operator to the patrons of the casino in connection with—	13 14		
			(a)	a player reward scheme, or	15		
			(b)	another marketing or promotional activity that involves placing wagers.	16		
	76B	Proh	ibitio	n on junkets and inducements	17		
		(1)	It is	a condition of a licence that the casino operator must not—	18		
			(a)	promote or conduct junkets, or	19		
			(b)	pay a commission, or another financial or non-financial benefit to a person not playing at the casino by reference to another person's turnover of play or another gambling metric.	20 21 22		
		(2)	In th	is section—	23		
				<i>tet</i> means an arrangement involving a person, or a group of persons, duced to a casino operator by a promoter who receives a commission—	24 25		
			(a)	based on the turnover of play in the casino attributable to the person or group of persons introduced by the promoter, or	26 27		
			(b)	otherwise calculated by reference to play in the casino.	28		
[70]	Sect	ion 77	Right	t of entry to casino	29		
	Omit	sectio	n 77(2	2). Insert instead—	30		
		(2)		nspector may enter, and remain in or on, a casino or a part of a casino to cise functions conferred or imposed on the inspector by—	31 32		
			(a)	this Act, or	33		
			(b)	the NICC, or	34		
			(c)	other liquor and gaming legislation, or	35		
			(d)	another Act.	36		
[71]	Sect	ion 79	Exclu	usion of persons from casino	37		
	Insert after section 79(3)—						
		(4)	perso	person is given an exclusion order, including an exclusion order on the on's voluntary application or at the direction of the Commissioner of ce, it is a condition of a casino licence that the casino operator must—	39 40 41		
			(a)	if the exclusion order was given by the casino operator or the person for the time being in charge of the casino, give notice of the order to the	42 43		

		other casino operator as soon as practicable after the exclusion order is given, and	1 2
	(b)	cancel a player card of the person subject to the exclusion order, and	3
	(c)	ensure a player card is not issued to the person subject to the exclusion	4
		order unless written permission for the issue of the card to the person is given by—	5 6
		(i) the NICC, or	7
		(ii) Commissioner of Police.	8
[72]	Section 82 Durat	ion and revocation of exclusion orders	9
	Omit "50" from th	ne penalty in section 82(4). Insert instead "500".	10
[73]	Section 84A		11
	Insert after section	n 84—	12
	84A Casino ope casino	erator to take reasonable steps to prevent excluded person entering	13 14
		sino operator must take reasonable steps to prevent a person the subject	15
		exclusion order for the casino from entering the casino. mum penalty—500 penalty units.	16 17
			17
[74]		oval of excluded person from casino	18
	1 2	from section 85(2). Insert instead—	19
		mum penalty—	20
	(a)	for the person for the time being in charge of the casino—500 penalty units, and	21 22
	(b)	for an agent of the casino operator—500 penalty units, and	23
	(c)	for a casino employee—20 penalty units.	24
[75]	Section 86A Wag	ering by minors and excluded persons prohibited	25
	Omit "50" from th	ne penalty in section 86A(3). Insert instead "500".	26
[76]	Section 90 Uncla	imed winnings	27
	Omit "50" from th	ne penalty in section 90(1). Insert instead "500".	28
[77]	Section 94 Minor	s in casino—offences by casino operator	29
	Omit "50" wherev	ver occurring in section 94(1), (2) and (2A). Insert instead "1,000".	30
[78]	Section 95 Entry	of minors to be prevented	31
	•	n section 95(1). Insert instead—	32
	· ·	mum penalty—	33
	(a)	for a casino operator—1,000 penalty units, or	34
	(b)	for a casino employee—50 penalty units.	35
[79]	Section 115A Ca	sino supervisory levy	36
_	Omit "to the Secre	etary" from section 115A(1).	37
[80]	Section 115A(4)		38
	Omit the subsection	on.	39
			00

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[81]	1] Section 115AB								
	Inser	Insert after section 115A—							
11	5AB	Casi	no Su	pervis	ory Fund	3			
		(1)	A C Acco		Supervisory Fund is to be established in the Special Deposits	4 5			
		(2)	Mon	ey in tł	he account is under the control and management of the NICC.	6			
		(3)	The	followi	ng amounts must be paid into the Fund—	7			
			(a)	all m	oney received under section 115A as a casino supervisory levy,	8			
			(b)	the p	roceeds of the investment of money in the Fund.	9			
		(4)	Mon	ey mus	t be paid from the Fund—	10			
			(a)	to ena	able the NICC to exercise its functions, or	11			
			(b)	to the	e Secretary if—	12			
				(i)	the amount paid into the Fund is more than the budget of the NICC, and	13 14			
				(ii)	the NICC and Secretary have not otherwise agreed the amount is to be allocated to the NICC for payment under paragraph (a).	15 16			
[82]	Sect	ion 11	5C			17			
	Inser	t after	sectio	n 115B		18			
	115C	Calculating duty and levies							
		(1)	rever of w	nue of a gers p	ng duty and levies payable under this Part that are based on the a casino, casino revenue includes all revenue from the face value laced, including wagers placed by means of complimentary chip puchers or reward points.	20 21 22 23			
		(2)		subsect d for u	ion (1), casino revenue does not include the face value of chips se—	24 25			
			(a)	in a t	ournament, or	26			
			(b)	for tr	aining purposes.	27			
[83]	Secti	ion 12	2 Effe	ct of s	uspension of licence	28			
	Omit	"licen	see" f	rom se	ction 122(1). Insert "casino operator".	29			
[84]	Secti	ion 12	4 App	roved	system of controls and procedures to be implemented	30			
				n 124(1		31			
		(1A)		Without limiting subsection (1), the system of internal controls for the casino must include requirements for the casino operator to address—					
			(a)		associated with money laundering and terrorism financing, ding—	34 35			
				(i)	monitoring patrons' accounts for criminal activity, and	36			
				(ii)	performing due diligence on patrons, and	37			
				(iii)	obtaining declarations from patrons about the source of the patrons' funds if the amount used by the patrons for gaming at the casino is more than the amount specified for this provision in the system of internal controls, and	38 39 40 41			
			(b)	matte	ers relating to responsible gambling.	41			

[85]	Sect	ion 12	4(4)		1			
	Omit	t "200"	from	the penalty in section 124(4). Insert instead "2,000".	2			
[86]	Sect	ion 12	5		3			
	Inser	t after	section	n 124—	4			
	125	Acce	ess to	casino operator's systems	5			
		(1)	It is a	a condition of a casino licence that the casino operator must—	6			
			(a)	give the NICC complete and full access to the casino operator's systems that—	7 8			
				(i) monitor the conduct of gaming, including all revenue, turnover and profits, and	9 10			
				(ii) monitor the operation and performance of gaming machines, electronic table games or table games, and	11 12			
				(iii) monitor the conduct of rebate programs, and	13			
				(iv) facilitate the calculation and collection of taxes or duties liable to be paid in relation to gaming at the casino, and	14 15			
			(b)	give the NICC access to the systems under paragraph (a) in a way that allows the NICC to access the information in the systems—	16 17			
				(i) in real-time or in as close to real-time as is practicable, and	18			
				(ii) independently of the casino operator.	19			
		(2)	speci	NICC may give a casino operator a direction in relation to a technical fication or another condition for the purpose of enabling the NICC to as the casino operator's systems under subsection (1).	20 21 22			
[87]	Sect	ion 12	6 Acce	ess to bank accounts	23			
	Inser	t after	section	n 126(1)(a)—	24			
			(a1)	maintain a single account, approved by the NICC, at an authorised deposit-taking institution in New South Wales, for all banking transactions by patrons, and	25 26 27			
[88]	Sect	ion 13	0A		28			
	Inser	t after	section	n 130—	29			
	130A	Repo	orting	to AUSTRAC	30			
		(1)	AUS	section applies if a casino operator submits a suspicious matter report to TRAC under the <i>Anti-Money Laundering and Counter-Terrorism ncing Act 2006</i> of the Commonwealth.	31 32 33			
		(2)	repor	casino operator must, at the same time as submitting the suspicious matter t, give a copy of the report to the NICC. mum penalty—500 penalty units.	34 35 36			
	•			muni penany—500 penany units.				
[89]		ion 13		- 121	37 38			
		Insert after section 131—						
	131A		-	e auditor	39			
		(1)	unde	sino operator must engage a person who has been approved by the NICC r subsection (2) as a compliance auditor for the casino.	40 41			
			Iviaxi	mum penalty—1,000 penalty units.	42			

	(2)		e NICC may approve a person as a compliance auditor for a casino only if NICC is satisfied the person is—				
		(a)	indep	bendent of the casino operator, and	3		
		(b)		opriately qualified to exercise the functions of a compliance auditor r this Act.	4 5		
	(3)	A co	omplia	nce auditor must—	6		
		(a)		t annually to the NICC on the casino operator's compliance with asino operator's obligations under the following—	7 8		
			(i)	this Act,	9		
			(ii)	any other Act of this State or the Commonwealth that regulates casino operations, including in relation to anti-money laundering and counter-terrorism financing,	10 11 12		
			(iii)	the casino operator's casino licence, and	13		
		(b)	ŇICO	written notice, at the same time, to the casino operator and the C if the compliance auditor forms one of the following beliefs in the se of performing the auditor's duties—	14 15 16		
			(i)	activity within the casino operations may put the achievement of any of the objects of this Act at risk,	17 18		
			(ii)	a contravention of this Act, or another Act of this State or the Commonwealth that regulates casino operations or otherwise applies to the casino operator, has occurred or may occur,	19 20 21		
			(iii)	other obligations prescribed by the regulations have been or may be contravened,	22 23		
			(iv)	any other matter directed by the NICC.	24		
		Max	imum p	penalty—	25		
		(a)	for a	n individual—50 penalty units, or	26		
		(b)	for a	corporation—100 penalty units.	27		
Part	9A				28		
Inser	t after	section	n 132–	_	29		
_							
Par	t 9A	NS	W In	dependent Casino Commission	30		
Divi	sion	1	Con	stitution and management of NICC	31		
133	Cons	stitutio	on of N	licc	32		
		The	NSW I	ndependent Casino Commission is constituted.	33		
134	Statu	IS of N	NICC		34		
		The	NICC i	s a NSW Government agency.	35		
				the <i>Interpretation Act 1987</i> , section 13A, which provides that a NSW agency has the status, privileges and immunities of the Crown.	36 37		
135	Minis	sterial	contro	ol	38		
				is, in the exercise of its functions, subject to the control and the Minister other than in relation to the following—	39 40		
		(a)	the c Minis	ontents of advice, or a report or recommendation, given to the ster,	41 42		

[90]

		(b)	decis	sions in relation to—	1		
			(i)	the granting of a casino licence, or	2		
			(ii)	imposing, varying or revoking conditions of a casino licence, or	3		
			(iii)	taking disciplinary action under this Act, or	4		
			(iv)	the granting, variation or revocation of another approval given under gaming or liquor legislation.	5 6		
Divi	sion	2	Fun	ctions of NICC	7		
136	NICC	C's fur	nctions	\$	8		
	(1)	The	NICC	has the functions conferred or imposed on it by—	9		
		(a)	this A	Act, or	10		
		(a)	other	r gaming and liquor legislation, or	11		
		(b)	any c	other legislation.	12		
	(2)			oubt, the NICC may, from time to time, exercise its functions in a with the Authority, including by conducting joint inquiries.	13 14		
	(3)	The	NICC 1	may employ staff to assist the NICC to exercise its functions.	15		
	(4)	Also	, the N	ICC may—	16		
		(a)		nge for police officers to be made available to perform services for NICC, and	17 18		
		(b)		nge for the use of the services of any staff or facilities of a Public ice agency or a public or local authority, and	19 20		
		(c)	engag	ge consultants to exercise its functions.	21		
137	Dele	gatior	n of NIC	CC's functions	22		
	(1)			may delegate to an authorised person or body the exercise of any of s, other than this power of delegation.	23 24		
	(2)	In th	is secti	ion—	25		
	. /	auth	orised	person or body means—	26		
		(a)	a Co	mmissioner, or	27		
		(b)		esignated Public Service employee or other Public Service loyee, or	28 29		
		(c)	a con	nmittee of the NICC, or	30		
		(d)	a per	son who is a member of a class prescribed by the regulations.	31		
138	Com	mittee	es		32		
	(1)						
	(2)	A co	mmitte	ee need not include a Commissioner.	35		
	(3)			ure for the calling of meetings of a committee and for the conduct at the meetings is to be decided by—	36 37		
		(a)	the N	NICC, or	38		
		(b)	subje	ect to any decision of the NICC, the committee.	39		

Division 3		Membership	Membership of NICC		
139	39 Membership and appointment				
	(1)	The NICC consists of—		3	
			Commissioners appointed by the Governor on the of the Minister—	4 5	
		(i) a Chief Co	ommissioner,	6	
		(ii) at least 2,	but no more than 4, other Commissioners, and	7	
		(b) any Assistant Co 4.	ommissioners appointed by the Minister under Division	8 9	
	(2)	The persons recommended by the Minister for appointment as Commissioners under subsection (1)(a) must be chosen from the recommended Commissioners list.			
	(3)) In recommending persons for appointment as Commissioners under subsection (1)(a), the Minister must ensure the NICC, as a whole, has expertise and experience in—			
		(a) financial crime r	egulation or financial crime law enforcement, and	16	
		(b) accounting or co	rporate governance.	17	
	(4)	Commissioner, if the p by or worked in anothe	appointed as a Commissioner, including an Assistant erson has, within the previous 7 years, been employed er capacity for a casino operator.	18 19 20	
		Example of persons who operator—	o have worked in another capacity for a casino	21 22	
		a consultant to a casino operator		23	
		a lawyer who has acted for	-	24	
	(5) Schedule 1 has effect in relation to the members and procedures of the			25	
139A					
	 When a vacancy in the office of Commissioner occurs, the Minis establish a selection panel to prepare and give to the Minister <i>recommended Commissioners list</i>) that includes— 		banel to prepare and give to the Minister a list (a	27 28 29	
		(a) persons recomm	ended for appointment to the vacant office, and	30	
			is about the terms of office for persons included on the ommissioners list.	31 32	
	(2)) The selection panel must ensure the number of persons included in the recommended Commissioners list given to the Minister is more than the number of persons required to fill the vacancy.			
	(3)	The selection panel must not include a person in the recommended Commissioners list unless—		36 37	
		(a) for persons reco the person is—	mmended for appointment as Chief Commissioner-	38 39	
		(i) a Judge or	former Judge, or	40	
		(ii) a lawyer o	of at least 7 years' standing, or	41	
			mmended for appointment as other Commissioners— xpertise or experience in—	42 43	
		(i) regulation	of financial crime, or	44	
		(ii) law enforce	cement relating to financial crime, or	45	

			(iii) accounting or corporate governance.	1
Division 4 Assistant Commissioners				2
139B	Арро	ointme	ent of Assistant Commissioners	3
	(1)		Minister may, by written instrument, appoint additional temporary missioners (Assistant Commissioners) to the NICC.	4 5
	(2) The functions of an Assistant Commissioner are any or all of the following, a stated in the Assistant Commissioner's instrument of appointment—			
		(a)	to assist the NICC in the exercise of its functions generally,	8
		(b)	to assist a specific investigation or inquiry,	9
		(c)	to exercise any other functions under this Act.	10
Divi	sion	5	Police records etc	11
139C	Arrangements for supply of Police records			12
	(1)	arran recor	Chief Commissioner and the Commissioner of Police may enter into gements for the supply to the NICC of information contained in the ds of the NSW Police Force to assist in the effectual administration of the ng and liquor legislation.	13 14 15 16
	(2)	Thos	e arrangements are sufficient authority for the supply of that information.	17
139D	Disc	losure	of spent convictions	18
			NICC is taken to be a law enforcement agency for the <i>Criminal Records</i> 991, section 13.	19 20
Divi	sion	6	Annual report	21
139E	Annı	ual rep	oorts	22
		The l	NICC's annual report for a financial year must include the following—	23
		(a)	the NICC's financial report,	24
		(b)	the opinion of the auditor about the financial report,	25
		(c)	a response from the NICC to any issue the auditor raises in a report as being a significant issue,	26 27
		(d)	a detailed budget for the financial year and an outline budget for the following financial year,	28 29
		(e)	a report of the NICC's operations prepared in accordance with this Act and the regulations, and	30 31
		(f)	details of any casino licence granted during the financial year, including details of the conditions subject to which the licence was granted,	32 33
		(g)	the number of licences granted under Part 4 during the financial year,	34
		(h)	details of any changes to the conditions of a licence under this Act made by the NICC during the financial year,	35 36
		(i)	details of any disciplinary action taken by the NICC against a casino operator during the financial year,	37 38
		(j)	a summary of any disciplinary action taken by the NICC during the financial year against persons licensed under Part 4,	39 40

		(k)	a summary of the outcome of any investigation or inquiry carried out by the NICC under this Act during the financial year.	1 2	
		(1)	any other matters prescribed by the regulations.	3	
139EA	Preparation of report of operations				
	•	The	NICC must, within the period of 4 months after the end of each financial , prepare a report of its operations for the financial year.	5 6	
139F	Nature of report of operations				
	(1)		report of the operations referred to in section 139E must include culars in relation to the following matters—	8 9	
		(a)	the charter,	10	
		(b)	aims and objectives,	11	
		(c)	access,	12	
		(d)	management and structure,	13	
		(e)	summary review of operations,	14	
		(f)	legal change.	15	
	(3)		report of the operations must be prepared in the way and include the tional information, if any, prescribed by the regulations.	16 17	
139G	Lette	er of s	ubmission	18	
	The report of the operations must include a letter of submission to the Minister—			19 20	
		(a)	stating that the report is being submitted to the Minister for presentation to Parliament, and	21 22	
		(b)	specifying the provisions under which the report has been prepared, and	23	
		(c)	if the report is being submitted late—stating the length of and reasons for any extension of time under section 139L, and	24 25	
		(d)	if the report is being submitted late and no application has been made under section 139L to cover that lateness—stating the reasons for the lateness and for the failure to make the application, and	26 27 28	
		(e)	signed by the Chief Commissioner.	29	
139H	Submission of annual report to appropriate Minister				
	The NICC must, not later than 4 months after the end of the financial year, submit its annual report in relation to that financial year to the Minister.		31 32		
1391	Presentation of annual report to Parliament				
	 The Minister must, within 1 month after the receipt of the annual report, caus the report to be laid before both Houses of Parliament. 		34 35		
	(2) If a report is late in being laid before a House of Parliament, the Minister must make or table a statement in that House as to the extent of, and the reasons for that lateness.		36 37 38		
	(3) If a House of Parliament is not sitting when the Minister seeks to comply with subsection (1) or (2), the Minister must present copies of the annual report or statement to the Clerk of the House of Parliament.			39 40 41	
	(3)	An a must	Innual report or statement presented to the Clerk of a House of Parliament	42 43	

			(a)	on presentation and for all purposes, be deemed to have been laid before the House of Parliament, and	1 2
			(b)	be printed by authority of the Clerk of the House, and	3
			(c)	for all purposes be deemed to be a document published by order or under the authority of the House, and	4 5
			(d)	be recorded, on the first sitting day of the House after receipt of the annual report or statement by the Clerk—	6 7
				(i) for the Legislative Council—in the Minutes of the Proceedings of the Legislative Council, or	8 9
				(ii) for the Legislative Assembly—in the Votes and Proceedings of the Legislative Assembly.	10 11
	139J	Publi	c ava	ilability of annual reports	12
			is de	NICC must, as soon as practicable after its annual report has been laid or emed to have been laid before both Houses of Parliament in accordance section 139I, publish a copy of the report on its website.	13 14 15
	139L	Appl	icatio	n for extension of time	16
		(1)	finan	NICC may, at any time within the period of 3 months after the end of the icial year, apply to the Minister for an extension of the period within h it is required to comply with section 139E or 139G.	17 18 19
re (3) T				pplication under subsection (1) must include detailed reasons and other ant information in support of the application.	20 21
				Minister may extend a period within which the NICC is required to bly with section 139E or 139G or any requirement of either of the sections.	22 23
		(4)		e Minister extends the period or any requirement, the NICC must comply section 139E or 139G or the requirement, within the extended period.	24 25
		(5)	section must	e Minister extends a period within which the NICC must comply with on 139E or 139G, or a requirement of either of the sections, the NICC include, in the annual report in relation to which the extension is granted, culars of the extension	26 27 28 29
	Divi	sion	7	Miscellaneous	30
	139M	Seal			
	139141	Seal		seal of the NICC is to be kept by the Chief Commissioner and may be ed to a document only—	31 32 33
			(a)	in the presence of the Chief Commissioner or a member of the staff of the NICC authorised by the Chief Commissioner, and	34 35
			(b)	with an attestation by the signature of the Chief Commissioner or a member of staff referred to in paragraph (a) of the fact of the affixing of the seal.	36 37 38
[91]	Sect	ion 14	0 Obje	ects of Authority under this Act	39
	Inser	t after	section	n 140(a)—	40
			(a1)	ensuring that the casino operator prevents money laundering and terrorism financing activities within the operations of the casino, and	41 42

[92]	Sect	ion 14	2 Auth	hority may conduct negotiations and enter into agreements	1
	Inser	rt after	section	n 142(2)—	2
		(2A)	An a	greement is invalid to the extent it includes provisions that—	3
			(a)	prevent the NICC from exercising the functions mentioned in section $135(a)$ and (b), or	4 5
			(b)	otherwise restrict, or impose additional obligations on, the NICC in exercising the functions.	6 7
[93]	Sect	ion 14	3 Auth	hority may hold inquiries	8
	Inser	rt after	section	n 143(5)—	9
		(6)		NICC may publish, in the way the NICC considers appropriate, the results inquiry held under this section—	10 11
			(a)	for an inquiry held in public—in full, or	12
			(b)	for an inquiry held in private or partly in private—in full or in part, as the NICC considers appropriate in the circumstances.	13 14
		(7)	In th	is section—	15
				<i>Its of an inquiry</i> includes reports, exhibits, evidence and submissions uced or received as part of the inquiry.	16 17
[94]	Sect	ion 14	9 Info	rmation gathering for law enforcement purposes	18
	Inser	rt after	section	n 149(7), definition of <i>law enforcement agency</i> , paragraph (d1)—	19
			(d2)	the Australian Securities and Investment Commission, or	20
			(d3)	AUSTRAC, or	21
			(d4)	the Australian Taxation Office, or	22
			(d5)	the Authority under the Gaming and Liquor Administration Act 2007, or	23
[95]	Sect	ion 1	54 Matt	ters to be included in Authority's annual report	24
	Omi	t the s	ection.		25
[96]	Sect	ion 1	56		26
	Omi	t the s	ection.	Insert instead—	27
	156	No d	compe	nsation payable	28
		(1)	No c occu	compensation is payable by or on behalf of the Crown by reason, or on the rrence, of regulatory action that has an effect on the following—	29 30
			(a)	a casino licence or casino operator,	31
			(b)	a relevant person,	32
			(c)	another matter connected to the management or operation of a casino.	33
		(2)	This	section has effect despite—	34
			(a)	another provision of this Act, or	35
			(b)	any other Act or law, or	36
			(c)	any other instrument, including an agreement to which the Crown and a casino operator are parties.	37 38
		(3)		is section—	39
			comj	pensation includes—	40

	(a)	damages, and	1
	(b)	another form of monetary compensation, and	2
	(c)	any other amount, whether described as compensation or not, payable	3
	(-)	under an instrument, including an agreement to which the Crown and a	4
		casino operator are parties, and	5
	(d)	liability to make payments under an instrument, including an agreement, to which the Crown and a casino operator are parties on	6
		occurrence of events specified in the instrument.	7 8
	Crow	wn—	9
	(a)	means the Crown within the meaning of the Crown Proceedings Act 1988, and	10 11
	(b)	includes an officer, employee or agent of the Crown.	12
	regu	ulatory action means the following-	13
	(a)	the introduction of a bill for, or the enactment or operation of, any of the following Acts—	14 15
		(i) the Casino Legislation Amendment Act 2022,	16
		(ii) another Act that amends this Act or the <i>Gaming and Liquor</i> Administration Act 2007,	17 18
		(iii) another Act that provides for or deals with the operation or regulation of casinos,	19 20
	(b)	the recommendation to make, or the making of, regulations under any of the following Acts—	21 22
		(i) this Act,	23
		(ii) the Gaming and Liquor Administration Act 2007,	24
		(iii) another Act that provides for or deals with the operation or regulation of casinos, or	25 26
	(c)	the exercise of statutory functions under any of the following Acts, including the exercise of regulatory or supervisory powers under instruments approved or created under the Acts—	27 28 29
		(i) this Act,	30
		(ii) the Gaming and Liquor Administration Act 2007,	31
		(iii) another Act that provides for or deals with the operation or regulation of casinos.	32 33
	relev	<i>vant person</i> means—	34
	(a)	a close associate, or former close associate, of a casino operator, or	35
	(b)	a casino employee or former casino employee, or	36
	(c)	another person who is or was concerned in, or otherwise connected to, the management or operation of a casino.	37 38
Secti	ion 163 Con	nduct in casino	39
Omit	"100" from	the penalty in section 163(1). Insert instead "1,000".	40
	ions 167 an		41
		. Insert instead—	42
			42
167	Liability of executive	f directors etc for offences by corporation—offences attracting liability	43 44
	(1) A pe	erson commits an offence against this section if-	45

[97]

[98]

	(a)	a cor	poration commits an executive liability offence, and	1
	(b)	the p	erson is—	2
		(i)	a director of the corporation, or	3
		(ii)	an individual who is concerned in the management of the	4
			corporation or who is otherwise in a position to influence the	5
			conduct of the corporation in relation to the commission of the executive liability offence, and	6 7
	(c)	tha n	erson—	8
	(0)	(i)	knows or ought reasonably to know the executive liability	9
		(1)	offence, or an offence of the same type, would be or is being	9 10
			committed, and	11
		(ii)	fails to take all reasonable steps to prevent or stop the commission of that offence.	12 13
			penalty—The maximum penalty for the executive liability offence	14
	if co	nmitte	ed by an individual.	15
(2)			ution bears the legal burden of proving the elements of the offence section.	16 17
(3)			e against this section can only be prosecuted by a person who can	18
	bring	g a pro	secution for the executive liability offence.	19
(4)	This	section	n—	20
	(a)		not affect the liability of the corporation for the executive liability nce, and	21 22
	(b)	appli	es whether or not the corporation is prosecuted for, or convicted of,	23
		the e	xecutive liability offence.	24
(5)			n does not affect the application of any other law relating to the	25
			bility of persons, whether or not directors or other managers of the	26
	•		n, who are—	27
	(a)		ssories to the commission of the executive liability offence, or	28
	(b)		rwise concerned in, or party to, the commission of the executive lity offence.	29 30
(6)	In thi	is secti	ion—	31
	Com	monw		32 33
	exect	utive li	<i>ability offence</i> means an offence against a provision of gaming and	34
	-	•	lation that is committed by a corporation.	35
			<i>steps</i> , in relation to the commission of an executive liability cludes action of the following kinds that is reasonable in all the	36 37
		mstan	6	38
	(a)	actio	n towards—	39
		(i)	assessing the corporation's compliance with the provision	40
			creating the executive liability offence, and	41
		(ii)	ensuring the corporation arranged regular professional	42
			assessments of its compliance with the provision,	43
	(b)	actio	n towards ensuring the corporation's employees, agents and	44
		appre	ractors are given information, training, instruction and supervision opriate to them to enable them to comply with the provision	45 46
			ing the executive liability offence so far as the provision is relevant	40 47
		to the		48

		(c)	comp are aj	n towards ensuring that any of the following relevant to bliance with the provision creating the executive liability offence ppropriate in all the circumstances—	1 2 3
			(i)	the plant, equipment and other resources,	4
			(ii)	the structures, work systems and other processes,	5
		(d)	not c	n towards creating and maintaining a corporate culture that does direct, encourage, tolerate or lead to non-compliance with the ision creating the executive liability offence.	6 7 8
167A				tors etc for offences by corporation—accessory to the he offences	9 10
	(1)	A pe	erson co	ommits an offence against this section if—	11
		(a)	a cor	poration commits a corporate offence, and	12
		(b)		erson is—	13
			(i) ¹	a director of the corporation, or	14
			(ii)	an individual who is concerned 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 corporate offence, and	15 16 17 18
		(c)	the p	erson—	19
			(i)	aids, abets, counsels or procures the commission of the corporate offence, or	20 21
			(ii)	induces, whether by threats or promises or otherwise, the commission of the corporate offence, or	22 23
			(iii)	conspires with others to effect the commission of the corporate offence, or	24 25
			(iv)	is in any other way, whether by act or omission, knowingly involved in, or party to, the commission of the corporate offence.	26 27
		Max com	imum mitted	penalty—The maximum penalty for the corporate offence if by an individual.	28 29
	(2)			ution bears the legal burden of proving the elements of the offence section.	30 31
	(3)	The bring	offence g a pros	e against this section can only be prosecuted by a person who can secution for the corporate offence.	32 33
	(4)	This	sectior	1—	34
		(a)	does and	not affect the liability of the corporation for the corporate offence,	35 36
		(b)		es whether or not the corporation is prosecuted for, or convicted of, orporate offence.	37 38
	(5)	crim	inal lia oration	n does not affect the application of any other law relating to the bility of persons, whether or not directors or other managers of the , who are involved in, or party to, the commission of the corporate	39 40 41 42
	(6)	In th	is secti	on—	43
	~ /	corp	orate o	<i>offence</i> means an offence against this Act or the regulations that is being committed by a corporation.	44 45

[99]	Secti	on 16	8 Prosecution for offences	1
	Inser	t after	section 168(3)—	2
	((3A)	Proceedings for an offence against this Act must be commenced not later than 3 years after the date on which evidence of the alleged offence first came to the attention of the NICC or an inspector.	3 4 5
[100]	Secti	on 16	9A Remedial orders	6
	Omit	"20"	from the penalty in section 169A(2). Insert instead "200".	7
[101]	Secti	on 17	'0 Regulations	8
	Omit	sectio	on 170(3)(a). Insert instead—	9
			(a) impose a penalty of not more than the following for a contravention of the provision—	10 11
			(i) for a contravention of the provision by a casino operator—1,000 penalty units,	12 13
			(ii) otherwise—100 penalty units, and	14
[102]	Sche	dule	1	15
	Inser	t befor	re Schedule 3—	16
	Sch	edu	Ile 1 Constitution and procedure of NICC	17
			Section 139(5)	18
	Par	t 1	General	19
	1	Defi	inition	20
	•	Den	In this Schedule—	20
			Commissioner includes an Assistant Commissioner.	22
	Dor	• •	Constitution	
	Par	ι 2	Constitution	23
	2	Tern	ns of office of Commissioners	24
		(1)	A Commissioner, other than an Assistant Commissioner, holds office for the period, not more than 4 years, stated in the Commissioner's instrument of appointment.	25 26 27
		(2)	An Assistant Commissioner holds office for the period, not more than 2 years, stated in the Commissioner's instrument of appointment.	28 29
		(2)	A Commissioner is eligible, if otherwise qualified, for re-appointment but not for more than 2 consecutive terms.	30 31
	3	Part	-time appointments	32
		(1)	The Chief Commissioner holds office on a full-time basis.	33
		(2)	A Commissioner, other than the Chief Commissioner, may hold office on a full-time or part-time basis.	34 35
	4	Rem	uneration	36
		(1)	A Commissioner is entitled to be paid—	37

		(a)	remuneration in accordance with the Statutory and Other Offices Remuneration Act 1975, and	1 2
		(b)	allowances, decided by the Minister, to reimburse the Commissioner for expenses the Commissioner may incur.	3 4
			Example of expenses that may be incurred— travel or accommodation	5
	(2)		mmissioner who is a Judge is not, while receiving salary or allowance as ge, entitled to remuneration under this Act.	6 7
5	Арро	ointme	ent of Judge as Commissioner not to affect tenure	8
	(1)	Com the l	appointment of a person who is the holder of a judicial office as a missioner or the deputy of a Commissioner, or service by a person who is nolder of a judicial office as a Commissioner or the deputy of a missioner, does not affect—	9 10 11 12
		(a)	the person's tenure of the judicial office, or	13
		(b)	the person's rank, title, status, precedence, salary, allowances or other rights or privileges as the holder of the judicial office.	14 15
	(2)		Il purposes the person's service as a Commissioner or the deputy of a missioner is taken to be service as the holder of the judicial office.	16 17
	(3)	In thi	is clause—	18
		judic	<i>ial office</i> means an office of Judge.	19
6	Depu	uties		20
	(1)	The l	Minister may, from time to time—	21
		(a)	appoint an appropriately qualified person to be the deputy of the Commissioner, and	22 23
		(b)	revoke the appointment of a person as the Commissioner's deputy.	24
	(2)		e absence of a Commissioner, the Commissioner's deputy may, if able, act in the place of the Commissioner.	25 26
	(3)		e acting in the place of a Commissioner, a person has all the functions of commissioner and is taken to be a Commissioner.	27 28
	(4)		he purposes of this clause, a vacancy in the office of a Commissioner is to be an absence of the Commissioner.	29 30
	(5)	In thi	is clause—	31
		Com	<i>opriately qualified</i> , for a person to be appointed to be the deputy of the missioner, means a person who would be qualified for appointment to the e the Commissioner holds.	32 33 34
7	Vaca	ncy in	office of Commissioner	35
	(1)	The o	office of a Commissioner becomes vacant if the Commissioner—	36
		(a)	dies, or	37
		(b)	completes a term of office and is not re-appointed, or	38
		(c)	resigns the office by instrument in writing addressed to the Minister, or	39
		(d)	for a Commissioner other than an Assistant Commissioner—is removed from office by the Governor under this clause, or	40 41
		(d)	for an Assistant Commissioner—is removed from office by the Minister under this clause, or	42 43

	(e)	is absent from 3 consecutive meetings of the NICC of which reasonable notice has been given to the Commissioner personally or by post, except on leave granted by the Minister or unless the Commissioner is excused by the Minister for having been absent from the meetings, or	1 2 3 4
	(f)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with the Commissioner's creditors or makes an assignment of the Commissioner's remuneration for the creditors' benefit, or	5 6 7 8
	(g)	becomes a mentally incapacitated person, or	9
	(h)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable.	10 11 12 13
(2)		Governor may remove a Commissioner, other than an Assistant missioner, from office at any time.	14 15
(3)	The l	Minister may remove an Assistant Commissioner from office at any time.	16
Fillin	g of v	acancy in office of Commissioner	17
		e office of a Commissioner, other than an Assistant Commissioner, mes vacant, a person is, subject to this Act, to be appointed to fill the ncy.	18 19 20
	Note- be fill	- See Part 9A, Division 3 for how a vacancy in the office of Commissioner is to ed.	21 22
Disc	losure	of pecuniary interests	23
(1)	This	clause applies if—	24
	(a)	a Commissioner has a direct or indirect pecuniary interest in a matter being considered or about to be considered at a meeting of the NICC, and	25 26 27
	(b)	the interest appears to raise a conflict with the proper performance of the Commissioner's duties in relation to the consideration of the matter.	28 29
(2)	to th	Commissioner must, as soon as possible after the relevant facts have come e Commissioner's knowledge, disclose the nature of the interest at a ing of the NICC.	30 31 32
(3)	follo [.] relati	sclosure by a Commissioner at a meeting of the NICC of any of the wing is a sufficient disclosure of the nature of the interest in any matter ng to the company or other body or to the person that may arise after the of the disclosure and that is required to be disclosed under subclause (2)—	33 34 35 36
	(a)	the Commissioner is a member, or is in the employment, of a specified company or other body,	37 38
	(b)	the Commissioner is a partner, or is in the employment, of a specified person,	39 40
	(c)	the Commissioner has some other specified interest relating to a specified company or other body or to a specified person.	41 42
(4)	NICO reaso	culars of a disclosure made under this clause must be recorded by the C in a book kept for the purpose and that book must be open at all nable hours for inspection by a person on payment of the fee decided by IICC.	43 44 45 46

	(5)		a Commissioner has disclosed the nature of an interest in a matter, the missioner must not, unless the Minister or the NICC otherwise decides—	1 2
		(a)	be present during any deliberation of the NICC in relation to the matter, or	3 4
		(b)	take part in a decision of the NICC in relation to the matter.	5
	(6)	a Co	he purposes of the making of a decision by the NICC under subclause (5), mmissioner who has a direct or indirect pecuniary interest in a matter to h the disclosure relates must not—	6 7 8
		(a)	be present during any deliberation of the NICC for the purpose of making the decision, or	9 10
		(b)	take part in the making by the NICC of the decision.	11
	(7)	A co	ntravention of this clause does not invalidate a decision of the NICC.	12
	(8)		clause applies to a member of a committee of the NICC and the nittee in the same way as it applies to a Commissioner and the NICC.	13 14
10	Gove	ernme	nt Sector Employment Act 2013 does not apply to Commissioners	15
			provisions of the <i>Government Sector Employment Act 2013</i> relating to the oyment of Public Service employees do not apply to a Commissioner.	16 17
11	Effec	ct of ce	ertain other Acts	18
	(1)	This	clause applies if by or under any Act provision is made—	19
		(a)	requiring a person who is the holder of a stated office to devote the whole of the person's time to the duties of the office, or	20 21
		(b)	prohibiting the person from engaging in employment outside the duties of the office.	22 23
	(2)	The p	provision does not operate to disqualify the person from—	24
		(a)	holding the office and also the office of a Commissioner, or	25
		(b)	accepting and retaining remuneration payable to the person under this Act as a Commissioner.	26 27
12	Pers	onal li	ability	28
		if the purpe unde	atter or thing done or omitted to be done by any of the following does not, e matter or thing was done or omitted to be done in good faith for the ose of executing this Act, subject a Commissioner or a person acting r the direction of the NICC personally to any action, liability, claim or and—	29 30 31 32 33
		(a)	the NICC,	34
		(b)	a Commissioner,	35
		(c)	a person acting under the direction of the NICC.	36
Par	t 3	Pro	cedure	37
13	Gene	eral pr	ocedure	38
		busir	procedure for the calling of meetings of the NICC and for the conduct of ness at those meetings is, subject to this Act and the regulations, to be led by the NICC.	39 40 41

14	Quo	orum					
		The quorum for a meeting of the NICC is a majority of the Commissioners for the time being.	2 3				
15	5 Presiding member						
	(1)	The Chief Commissioner or, in the absence of the Chief Commissioner, a person elected by the Commissioners who are present at a meeting of the NICC, is to preside at a meeting of the NICC.	5 6 7				
	(2)	The presiding Commissioner has a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	8 9				
16	Votir	ng	10				
		A decision supported by a majority of the votes cast at a meeting of the NICC at which a quorum is present is the decision of the NICC.	11 12				
17	Tran	saction of business outside meetings or by telephone etc	13				
	(1)	The NICC may, if it thinks fit, transact any of its business by the circulation of papers among all the Commissioners for the time being, and a resolution in writing approved in writing by a majority of those Commissioners is taken to be a decision of the NICC made at a meeting of the NICC.	14 15 16 17				
	(2)	The NICC may, if it thinks fit, transact any of its business at a meeting at which Commissioners, or some Commissioners, participate by telephone or other electronic means, but only if any Commissioner who speaks on a matter before the meeting can be heard by the other Commissioners.	18 19 20 21				
	(3)	For the purposes of the approval of a resolution under subclause (2) or a meeting held under subclause (2), the Chief Commissioner and each other Commissioner have the same voting rights as they have at an ordinary meeting of the NICC.	22 23 24 25				
	(4)	A resolution approved under subclause (1) is, subject to the regulations, to be recorded in the minutes of the meetings of the NICC.	26 27				
	(5)	Papers may be circulated among the Commissioners for the purposes of subclause (1) by electronic means.	28 29				
18	First	meeting	30				
		The Chief Commissioner may call the first meeting of the NICC in the way the Chief Commissioner thinks appropriate.	31 32				
Par	t 4	Miscellaneous	33				
19	Proo	f of certain matters not required	34				
		In legal proceedings, proof is not required, until evidence is given to the contrary, of—	35 36				
		(a) the constitution of the NICC, or	37				
		(b) a resolution of the NICC, or	38				
		 (c) the appointment of, or holding of office by, a Commissioner of the NICC, or 	39 40				
		(d) the presence or nature of a quorum at a meeting of the NICC.	41				

[103]	Schedule 4 Savings and transitional provisions						
	Inser	t after	Part 11—	2			
	Par	t 12	Provisions consequent on enactment of Casino Legislation Amendment Act 2022				
	40	Definition					
			In this Part— <i>Amendment Act</i> means the <i>Casino Legislation Amendment Act 2022</i> .	6 7			
	41	New	penalties to apply	8			
		(1)	This clause applies if, after the commencement of the Amendment Act, Schedule 1[21], the NICC decides to take disciplinary action in relation to a casino licence, whether the grounds for the disciplinary action occurred before or after the commencement.	9 10 11 12			
		(2)	The NICC may take disciplinary action under section 23(1) of this Act, as amended by the Amendment Act.	13 14			
		(3)	This clause does not apply to disciplinary action taken against a close associate of a casino operator if the grounds for disciplinary action occurred before the commencement.	15 16 17			
	42	First Commissioners of the NICC					
		(1)	Despite Part 9A, the Minister, may by written instrument, appoint a person who was a member of the Authority immediately before the commencement of this clause as the Chief Commissioner or another Commissioner of the NICC.	19 20 21 22			
		(2)	A person appointed under subclause (1) as the Chief Commissioner or another Commissioner holds office—	23 24			
			(a) for the remainder of the term of office that applied to the person's appointment as a member of the Authority, unless the appointment is sooner revoked under this Act, and	25 26 27			
			(b) subject to the other terms of the person's appointment as a member of the Authority.	28 29			
	43	No c	compensation payable for regulatory action taken before commencement	30			
		(1)	This clause applies if, before the commencement of the Amendment Act, Schedule 1[94], regulatory action was taken against a casino operator.	31 32			
		(2)	Section 156, as in force on and from the commencement, applies in relation to the regulatory action as if it had been taken after the commencement.	33 34			
		(3)	In this clause— <i>regulatory action</i> has the same meaning as in section 156(3).	35 36			
	44	Exist	ting approvals	37			
		(1)	This clause applies if—	38			
			(a) immediately before the commencement of the Amendment Act, an approval granted by the Authority, including an approval of a close associate or a controlled contract, was in force, and	39 40 41			

(b) after the commencement an approval of that type may be granted by the NICC.	1 2			
(2) From the commencement, the approval continues, subject to the same terms and conditions, as if had been granted the NICC.	3 4			
Whole Act, other than ss 3,definitions of "Authority" and "Barangaroo restricted gaming facility", 136(2) and 149(7), definition of "law enforcement agency", paragraph (d5), as inserted by this Act				
Omit "Authority" and "Authority's" wherever occurring.	8			
Insert instead "NICC" and "NICC's".	9			

[104]

Sc	hedule 2 Amendment of Casino Control Regulation 2019	1
[1]	Part 2A	2
	Insert after clause 8—	3
	Part 2A Close associates	4
	8A Exemption from requirement to hold approval under Act, Part 3, Division 3	5
	For section 42A(3)(a) of the Act, the NICC must have regard to the degree of control or influence the close associate is or will be able to, in the NICC's opinion, exercise over the casino operator's business.	6 7 8
[2]	Clause 12 Contracts exempt from provisions of Act	9
	Omit ", "which relate to the supply or servicing of gaming equipment under section 68(1) of the Act," from the clause.	10 11
[3]	Clause 14 Casino operator's involvement with junkets	12
	Omit the clause.	13
[4]	Clause 15 Gambling inducements	14
	Omit "50" from the penalty. Insert instead "500".	15
[5]	Clause 16 Display of information concerning chances of winning prizes on gaming machines	16 17
	Omit "50" from the penalty in clause 16(1). Insert instead "500".	18
[6]	Clause 18 Provision of approved player information brochures	19
	Omit "50" from the penalty in clause 18(1). Insert instead "500".	20
[7]	Clause 19 Provision of player information in languages other than English	21
	Omit "50" from the penalty in clause 19(2). Insert instead "500".	22
[8]	Clause 20 Dangers of gambling—notice to be displayed on gaming machines	23
	Omit "50" from the penalty in clause 20(1). Insert instead "500".	24
[9]	Clause 21 Gambling counselling services—notice to be displayed	25
	Omit "50" from the penalty in clause 21(1). Insert instead "500".	26
[10]	Clause 22 Signage to be displayed on ATMs and cash-back terminals	27
	Omit "50" from the penalty in clause 22(1). Insert instead "500".	28
[11]	Clause 22A	29
	Insert after clause 22—	30
	22A Debit cards—Act, s 74	31
	For section $74(1)(c1)$, the requirement is that the transaction must be with a person who is a participant in a premium player arrangement.	32 33
[12]	Clause 23 Payment of prize money by cheque	34
	Omit "50" from the penalty in clause 23. Insert instead "500".	35

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[13]	Clau	se 25 Requi	iremen	ts rela	ting to prize winning cheques	1
	Omi	t "50" from t	he pena	alty. In	sert instead "500".	2
[14]	Clau	se 25A				3
	Inser	t after clause	e 25—			4
	25A	Player car	ds			5
		For s	section	71A(a) of the Act, the requirements for a player card are—	6
		(a)	proce	edures	ust be issued in accordance with customer identification that comply with AUSTRAC's anti-money laundering and orism financing requirements,	7 8 9
		(b)	the ca	ard mu	ist be capable of recording the following data—	10
			(i)	the p	atron's buy-in and buy-out times and amounts,	11
			(ii)	-	eriods during which the patron played at the casino,	12
			(iii)	casin		13 14
			(iv)	-	atron's losses and wins,	15
			(v)	patro	ypes of games played by the patron during the period the n played at the casino,	16 17
			(vi)		other information the NICC reasonably requires, by written e given to the casino operator, for the purposes of—	18 19
				(A)	carrying out investigations of the casino operations, and	20
				(B)	ensuring the casino operator is complying with the operator's obligations in relation to responsible service of gambling or monitoring or preventing criminal activity.	21 22 23
[15]	Clau	se 26 Requi	iremen	t to ke	ep copy of player activity statement	24
					sert instead "500".	25
[16]	Clau	se 27 Prohil	bitions	on ga	mbling-related advertising	26
	Omi	t the penalty,	where	ver oc	curring, in clause 27(1) and (2).	27
	Inser	t instead—				28
		Max	imum p	penalty	<i>I</i>	29
		(a)	for a	casino	operator—1,000 penalty units, or	30
		(b)	other	wise-	-100 penalty units.	31
[17]	Clau	se 27(5)				32
	Omi	t "100"from	the pen	alty. I	nsert instead "1,000".	33
[18]	Clau	se 29 Prohil	bition o	on gar	nbling-related signs	34
	Omi	t "100" from	the per	nalty ii	n clause 29(1) and (2) wherever occurring.	35
	Inser	t instead "1,0	000".			36
[19]	Clau	se 30 Provis	sion of	probl	em gambling counselling services	37
	Omi	t "50" from t	he pena	alty in	clause 30(4). Insert instead "500".	38
[20]	Clau	se 31 Provis	sion of	gamb	ling contact cards	39
_	Omi	t "50" from t	he pena	alty in	clause 31(1). Insert instead "500".	40

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[21]	Clause 51 Casin	o supervisory levy	1
	Omit clause 51(1))(a). Insert instead—	2
	(a)	for the 2022–23 financial year—\$19,000,000, and	3
[22]	Clause 51(2)(b)		4
	Omit the paragrap	ph. Insert instead—	5
	(b)	for the 2022–23 financial year—on a pro-rata basis for the part of the financial year—	6 7
		(i) starting when the <i>Casino Legislation Amendment Act 2022</i> commences, and	8 9
		(ii) ending on 30 June 2023, and	10
	(c)	for each following financial year—by way of 12 equal instalments, with each instalment being paid before the end of each month in the financial year, and	11 12 13
	(d)	in equal proportions by each casino operator.	14
[23]	Clause 51(4)		15
	Omit.		16
[24]	Schedule 1 Desc	ription of major change in state of affairs of a casino operator	17
	Omit clause 4.		18
[25]	Schedule 3 Char	nge in state of affairs of licensee	19
	Insert "or termina	ted" after "suspended" in column 1, item 2.	20
[26]	Schedule 3, colu	ımn 2, item 2	21
	Insert "or termina	tion" after "suspension" wherever occurring.	22
[27]	Schedule 4 Notic	ces in controlled contract	23
	Omit "100 penalt	y units", wherever occurring, from Notice 1 and Notice 2.	24
	Insert instead "1,0	000 penalty units".	25
[28]	Schedule 8 Pena	alty notice offences	26
	Omit "\$1,100" in Act.	clause 1, table, column 2, entry for offence under section 72A(1) of the	27 28
	Insert instead "\$1	1,000".	29
[29]	Schedule 8		30
	Omit "\$550" from Act.	n clause 1, table, column 2, entry for offence under section 84(1) of the	31 32
	Insert instead "\$5	,500".	33
[30]	Schedule 8		34
	Omit "\$550" from (2A) of the Act.	n clause 1, table, column 2, entry for offence under section 94(1), (2) or	35 36
	Insert instead "\$1	1,000".	37

[31]	Schedule 8	3		1
	Omit "\$550 Act.)" from clause 1, table, colu	umn 2, entry for offence under section 124(4) of the	2 3
	Insert instea	ad "\$22,000".		4
[32]	Schedule 8	3		5
			mn 2, entries for offences under clauses 16(1), 18(1), 30(4) and 31(1) of the regulation.	6 7
	Insert instea	ad "\$5,500".		8
[33]	Schedule 8	3		9
	Omit clause	e 1, table, entry for offence	under clause $27(1)$, (2) or (5) of the regulation.	10
	Insert instea	ad—		11
	Clau	se 27(1) or (2)—		
	(a)	for a casino operator	\$11,000	
	(b)	otherwise	\$1,100	

[34]	Schedule 8
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Omit "\$660" from clause 1, table, column 2, entry for offence under clause 29(1) or (2) of 13 the regulation. 14 15

\$1,100

12

Insert instead "\$6,600".

Clause 27(5)

Sch	nedule 3	Amendment of other legislation	1
3.1	Gaming a	and Liquor Administration Act 2007 No 91	2
[1]	Section 2A	Objects of Act	3
	Omit "Auth	ority is" from section 2A(b). Insert instead "Authority and NICC are".	4
[2]	Section 2A	(e)	5
	Omit the pa	ragraph. Insert instead—	6
	_	(e) to promote public confidence in—	7
		(i) the Authority's decision-making and in the conduct of its members and staff, and	8 9
		(ii) the NICC's decision-making and in the conduct of its Commissioners and staff.	10 11
[3]	Section 3 D	Definitions	12
	Insert in app	propriate order in section 3(1), definition of <i>key official</i> —	13
		(a1) a member of the NICC,	14
		(d2) a member of the staff of the NICC,	15
		(e1) a consultant to the NICC,	16
[4]	Section 3(1)	17
	Insert in alp	habetical order—	18
		<i>NICC</i> means the New South Wales Independent Casino Commission established under the <i>Casino Control Act 1992</i> .	19 20
[5]	Section 5 M	leaning of "close associate"	21
	Insert after s	section 5(4)—.	22
	(5)	This section does not apply to the <i>Casino Control Act 1992</i> and the regulations made under that Act.	23 24
[6]	Section 6 C	Constitution of Authority	25
	Omit section	n 6(4).	26
[7]	Section 7		27
	Omit the see	ction. Insert instead—	28
	7 Mem	bers of Authority	29
	(1)	The Authority consists of—	30
		(a) the following members appointed by the Governor on the	31
		recommendation of the Minister—	32
		(i) a Chairperson,	33
		(ii) a Deputy Chairperson,	34
		(iii) other members, and(b) any assistant members appointed by the Minister under section 8A.	35
	(2)		36
	(2)	The persons recommended by the Minister for appointment as members under subsection (1)(a) must be chosen from the recommended members list.	37 38

		(3)	Schedule 1 has effect in relation to the members and procedures of the Authority.	1 2
[8]	Sect	ion 8		3
	Inser	t after	section 7—	4
	8	Sele	ction panel for appointment of members	5
		(1)	When a vacancy in the office of a member of the Authority occurs, the Minister must establish a selection panel to prepare and give the Minister a list (a <i>recommended members list</i>) that includes—	6 7 8
			(a) persons recommended for appointment to the vacant office, and	9
			(b) recommendations about the terms of office for persons included on the recommended members list.	10 11
		(2)	The selection panel must ensure the number of persons included in the recommended members list given to the Minister is more than the number of persons required to fill the vacancy.	12 13 14
		(3)	The selection panel must not include a person in the recommended members list unless—	15 16
			(a) for at least one member—the person is—	17
			(i) a Judge or former Judge, or	18
			(ii) a lawyer of at least 7 years' standing with experience in administrative law, or	19 20
			(b) for persons recommended for appointment as other members—the person has expertise or experience in—	21 22
			(i) regulation of financial crime, or	23
			(ii) law enforcement relating to financial crime, or	24
			(iii) accounting or corporate governance.	25
	8 A	Арро	bintment of assistant members	26
		(1)	The Minister may, by written instrument, appoint additional temporary members (<i>assistant members</i>) to the Authority.	27 28
		(2)	The functions of an assistant member are any or all of the following, as stated in the assistant member's instrument of appointment—	29 30
			(a) to assist the Authority in the exercise of its functions generally,	31
			(b) to assist a specific investigation or inquiry,	32
			(c) to exercise any other functions under this Act.	33
[9]	Sect	ion 9 (General functions of Authority	34
	Omit	sectio	n 9(2). Insert instead—	35
		(2)	The Authority may employ staff to assist the Authority to exercise its functions.	36 37
[10]	Sect of hi	ion 14 ghest	Persons engaged in administration of gaming and liquor legislation to be integrity	38 39
	Inser	t after	section 14(1)(a)—	40
			(a1) Commissioner of the NICC,	41

[11]	Section 14(1)	1
	Insert after section 14(1)(c)—	2
	(d) consultant to the NICC designated by the NICC in writing for the purposes of this section.	3 4
[12]	Section 14(3)(a)	5
	Insert "or a Commissioner of the NICC" after "Authority" in section 14(3)(a).	6
[13]	Section 14(3)	7
	Insert after section 14(3)(b)—	8
	(b1) the NICC—for the position of consultant to the NICC, or	9
[14]	Section 14	10
	Insert after section 14(12)—	11
	(12A) For a position of consultant to the NICC, the NICC may waive the operation of subsection (10) in a particular case.	12 13
[15]	Section 16 Restrictions relating to key officials and former key officials	14
	Insert in appropriate order in section 16(4), definition of <i>appropriate authority</i> —	15
	(a1) for a member of staff of the NICC—the NICC, or	16
	(b1) for a consultant to the NICC or former consultant to the NICC—the NICC, or	17 18
[16]	Section 17 Secrecy	19
	Insert ", NICC" after "Authority" in section 17(2)(a).	20
[17]	Section 17(2)	21
	Insert before section 17(2)(a)—	22
	(a1) to the community at large if the Authority, NICC or Secretary certifies it is in the public interest the information be divulged to the community at large; or	23 24 25
[18]	Section 17(5)(a)	26
	Insert "or NICC" after "Authority".	27
[19]	Section 21 Requirement to provide information and records	28
	Insert ", NICC" after "Authority" wherever occurring in section 21(1).	29
[20]	Section 28 Assistance to be given to inspectors	30
	Insert "or NICC" after "Authority" in section 28(2).	31
[21]	Section 30 Power of inspectors and police officers to require answers	32
	Insert "or NICC" after "Authority" in section 30(2).	33
[22]	Section 32 Additional functions	34
	Omit section 32(d). Insert instead—	35
	(d) to detect, or assist in detecting, offences committed in a casino,	36

[23]	Sect	ion 32	(f)		1
	Omi	t "Auth	ority'	'. Insert instead "NICC".	2
[24]	Sect	ion 33	Inspe	ectors to investigate casino-related complaints	3
	Omi	t "Auth	ority'	'wherever occurring in section 33(3). Insert instead "NICC".	4
[25]	Part	4A			5
	Inser	t after	sectio	on 35—	6
	Pai	t 4A		sino, Liquor and Gaming Coordination mmittee	7 8
	35A	Estal	blishr	nent of Committee	9
			The	Casino, Liquor and Gaming Coordination Committee is established.	10
	35B	Mem	bersł	nip of Committee	11
		(1)		Casino, Liquor and Gaming Coordination Committee consists of the owing members—	12 13
			(a)	the Chief Executive Officer of Hospitality and Racing,	14
			(b)	the Chief Commissioner of the NSW Independent Casino Commission under the Casino Control Act 1992,	15 16
			(c)	the Chairperson of the Authority,	17
			(d)	the NSW Police Commissioner or a person nominated by the Police Commissioner,	18 19
			(e)	the NSW Crime Commissioner or a person nominated by the Crime Commissioner,	20 21
			(f)	persons nominated by law enforcement agencies.	22
		(2)		member of the Casino, Liquor and Gaming Coordination Committee tioned in subsection (1)(a) is the chairperson of the Committee.	23 24
		(3)	In th	nis section—	25
			law	enforcement agency means an agency that is—	26
			(a)	a law enforcement agency within the meaning of the <i>Casino Control Act</i> 1992, section 149(7), and	27 28
			(b)	invited by the chairperson of the Casino, Liquor and Gaming Coordination Committee to nominate members of the Committee.	29 30
	35C	Func	tions	of Committee	31
			The	functions of the Committee are—	32
			(a)	to provide strategic advice to the NSW Independent Casino Commission and the Authority, and	33 34
			(b)	to ensure the effective exercise of functions and powers by regulators and law enforcement agencies in regulating the casino, liquor and gaming industries, and	35 36 37
			(c)	to facilitate the efficient sharing of information and collaboration between regulators, law enforcement agencies and the Department.	38 39

[26]	Section 36 False or misleading statements	1
	Insert ", NICC" after "Authority" in section 36(2).	2
[27]	Section 36B Procedure for dealing with matters under gaming and liquor legislation to be informal	3 4
	Insert ", NICC" after "Authority" wherever occurring in section 36B(1), (2) and (3).	5
[28]	Section 36C Notice of certain decisions required to be published on relevant website	6
	Insert ", NICC" after "Authority" wherever occurring in section 36C(1)(a).	7
[29]	Section 37 Protection from personal liability	8
	Insert after section 37(a)—.	9
	(a1) a Commissioner or member of the staff of the NICC, or	10
[30]	Section 37A Submissions to Authority by Secretary	11
	Insert "or NICC" after "Authority" wherever occurring in section 37A.	12
[31]	Section 38B Payment of fees under gaming and liquor legislation	13
	Omit section 38B(1). Insert instead—.	14
	 A fee required to be paid under the gaming and liquor legislation, including a fee charged or determined by the Authority, is payable— 	15 16
	 (a) for a fee required to be paid under the Casino Control Act 1992 or the regulations under that Act to a person specified in that Act or the regulations—to the specified person, or 	17 18 19
	(b) otherwise—to the Secretary.	20
[32]	Section 38B(2)	21
	Omit "Subsection (1)". Insert instead "Subsection (1)(b)".	22
[33]	Section 42 Service of documents on Authority	23
	Insert "or NICC" after "Authority" wherever occurring in section 42(1) and (2).	24
[34]	Section 42(1)(c)	25
	Insert "or NICC's" after "Authority's".	26
[35]	Section 43 Service of notices	27
	Insert "or NICC" after "Authority" wherever occurring in section 43(2)(a) and (b).	28
[36]	Schedule 1 Provisions relating to the members and procedure of the Authority	29
	Omit "5" from clause 3(1). Insert instead "4".	30
[37]	Schedule 1 Provisions relating to the members and procedure of the Authority	31
	Omit "Section 7(5)" in the authorising provision. Insert instead "Section 7(3)".	32
[38]	Schedule 1, clause 3(3)	33
	Insert "but may not be a member for more than 2 consecutive terms" after "reappointed".	34
[39]	Schedule 1, clause 4	35
	Omit the clause. Insert instead—	36

	4	Rem	unera		1
		(1)	An a	ppointed member is entitled to be paid—	2
			(a)	remuneration in accordance with the <i>Statutory and Other Offices</i> <i>Remuneration Act 1975</i> , and	3 4
			(b)	allowances, decided by the Minister, to reimburse the appointed member for expenses the member may incur.	5 6
				Example of expenses that may be incurred— travel or accommodation	7
		(2)		appointed member who is a Judge is not, while receiving salary or vance as a Judge, entitled to remuneration under this Act.	8 9
3.2	Gov	/ernm	nent l	nformation (Public Access) Act 2009 No 52	10
	Sche	edule 2	2 Excl	uded information of particular agencies	11
	Inser	rt in alp	habeti	ical order in Schedule 2, clause 2—	12
		_		NSW Independent Casino Commission—audit, investigative, reporting prosecuting functions	13 14
				NSW Independent Liquor and Gaming Authority—audit, investigative, rting and prosecuting functions	15 16
3.3	Om	buds	man	Act 1974 No 68	17
	Sche	edule 1	I Excl	uded conduct of public authorities	18
	Omi	t item 2	24.		19
3.4	Priv	vacy a	and P	ersonal Information Protection Act 1998 No 133	20
[1]	Sect	ion 3 I	Definit	ions	21
				1 (1)	
	Inser	rt after	paragr	raph (f) in the definition of <i>law enforcement agency</i> in section 3(1)—	22
	Inser	rt after	paragr (f1)	the Independent Gaming and Liquor Authority under the <i>Gaming and Liquor Administration Act 2007</i> ,	22 23 24
	Inser	rt after		the Independent Gaming and Liquor Authority under the Gaming and	23
[2]		t after ion 27	(f1) (g)	the Independent Gaming and Liquor Authority under the <i>Gaming and Liquor Administration Act 2007</i> , the NSW Independent Casino Commission under the <i>Casino Control</i>	23 24 25
[2]	Sect	ion 27	(f1) (g)	the Independent Gaming and Liquor Authority under the <i>Gaming and Liquor Administration Act 2007</i> , the NSW Independent Casino Commission under the <i>Casino Control</i>	23 24 25 26
[2]	Sect	t the se	(f1) (g)	the Independent Gaming and Liquor Authority under the <i>Gaming and Liquor Administration Act 2007</i> , the NSW Independent Casino Commission under the <i>Casino Control Act 1992</i> ,	23 24 25 26 27
[2]	Sect Omit	t the se	(f1) (g) ection. cific e	the Independent Gaming and Liquor Authority under the <i>Gaming and Liquor Administration Act 2007</i> , the NSW Independent Casino Commission under the <i>Casino Control Act 1992</i> , Insert instead—	23 24 25 26 27 28
[2]	Sect Omit	ion 27 t the se Spec	(f1) (g) ection. cific e	the Independent Gaming and Liquor Authority under the <i>Gaming and</i> <i>Liquor Administration Act 2007</i> , the NSW Independent Casino Commission under the <i>Casino Control</i> <i>Act 1992</i> , Insert instead— cemptions for certain law enforcement agencies bite any other provision of this Act, the following are not required to	23 24 25 26 27 28 29 30
[2]	Sect Omit	ion 27 t the se Spec	(f1) (g) ection. Sific ex Comp	the Independent Gaming and Liquor Authority under the <i>Gaming and</i> <i>Liquor Administration Act 2007</i> , the NSW Independent Casino Commission under the <i>Casino Control</i> <i>Act 1992</i> , Insert instead— cemptions for certain law enforcement agencies bite any other provision of this Act, the following are not required to ply with the information privacy principles—	23 24 25 26 27 28 29 30 31
[2]	Sect Omit	ion 27 t the se Spec	(f1) (g) ection. Sific ex comp (a)	the Independent Gaming and Liquor Authority under the <i>Gaming and</i> <i>Liquor Administration Act 2007</i> , the NSW Independent Casino Commission under the <i>Casino Control</i> <i>Act 1992</i> , Insert instead— cemptions for certain law enforcement agencies bite any other provision of this Act, the following are not required to ply with the information privacy principles— the Independent Commission Against Corruption, the Inspector of the Independent Commission Against Corruption and the staff of the Inspector, the Independent Gaming and Liquor Authority under the <i>Gaming and</i> <i>Liquor Administration Act 2007</i> ,	23 24 25 26 27 28 29 30 31 31 32 33
[2]	Sect Omit	ion 27 t the se Spec	(f1) (g) ection. Cific ex Comp (a) (b)	the Independent Gaming and Liquor Authority under the <i>Gaming and</i> <i>Liquor Administration Act 2007</i> , the NSW Independent Casino Commission under the <i>Casino Control</i> <i>Act 1992</i> , Insert instead— cemptions for certain law enforcement agencies bite any other provision of this Act, the following are not required to obly with the information privacy principles— the Independent Commission Against Corruption, the Inspector of the Independent Commission Against Corruption and the staff of the Inspector, the Independent Gaming and Liquor Authority under the <i>Gaming and</i> <i>Liquor Administration Act 2007</i> , the Law Enforcement Conduct Commission,	23 24 25 26 27 28 29 30 31 32 33 34 35
[2]	Sect Omit	ion 27 t the se Spec	(f1) (g) ection. cific e Desp comp (a) (b) (c)	the Independent Gaming and Liquor Authority under the <i>Gaming and</i> <i>Liquor Administration Act 2007</i> , the NSW Independent Casino Commission under the <i>Casino Control</i> <i>Act 1992</i> , Insert instead— cemptions for certain law enforcement agencies bite any other provision of this Act, the following are not required to ply with the information privacy principles— the Independent Commission Against Corruption, the Inspector of the Independent Commission Against Corruption and the staff of the Inspector, the Independent Gaming and Liquor Authority under the <i>Gaming and</i> <i>Liquor Administration Act 2007</i> ,	23 24 25 26 27 28 29 30 31 32 33 34 35 36

	(g) the NSW Independent Casino Commission,	1
	(h) the NSW Police Force.	2
	(2) However, the information protection principles do apply to a public sector agency mentioned in subsection (1) in connection with the exercise of the agency's administrative and educative functions.	3 4 5
[3]	Section 27(1) and (2)	6
	Insert ", NSW Independent Casino Commission" before "and the NSW Crime Commission" wherever occurring in section 27(1) and (2).	7 8
3.5	Statutory and Other Offices Remuneration Act 1975 No 4 of 1976	9
3.5 [1]	Statutory and Other Offices Remuneration Act 1975 No 4 of 1976 Schedule 3 Public Offices	9 10
	•	-
	Schedule 3 Public Offices	10
[1]	Schedule 3 Public Offices Omit "Full-time appointed" from Part 2. Insert instead "Appointed".	10 11
[1]	Schedule 3 Public Offices Omit "Full-time appointed" from Part 2. Insert instead "Appointed". Schedule 3, Part 2	10 11 12