

**APPLICATION TO VARY CASINO VENUE AGREEMENT UNDER SECTION 132(2) OF  
THE GAMBLING ACT 2003**

1. Applicant's Name:
2. Postal Address:
3. Contact phone number:
4. Facsimile number:
5. Email address:
6. Name of licence holders to the Casino Venue Agreement:
7. Description of the casino licence(s) to which this application relates:
8. Date/s on which the Casino Control Authority or the Gambling Commission approved the Casino Venue Agreement and any previous amendments:
9. Details of proposed amendment(s) to the Casino Venue Agreement.
10. Reasons for the request for amendment(s) to the Casino Venue Agreement.
11. Please list below the names of any persons who have a significant influence in both parties to the agreement and provide an explanation of the basis for that significant influence:  
(The definition of "significant influence" is set out in section 7 of the Gambling Act 2003. Section 7 is printed at the end of this application form.)
12. Please enclose with this application:
  - (a) a copy of the relevant Casino Venue Agreement;
  - (b) a copy of the proposed amendment to the Casino Venue Agreement;
  - (c) a draft statement of proposed additional conditions for either or both casino licences if the amendment to the Casino Venue Agreement is approved.
  - (d) any other material in support of the application; and
  - (e) a cheque for \$1,000 made payable to the Gambling Commission.

Date: \_\_\_\_\_

Applicant's Signature: \_\_\_\_\_

Name of Signatory: \_\_\_\_\_

Designation of Signatory: \_\_\_\_\_

7. Meaning of significant influence in casino—

(1) A person has “a significant influence in a casino” if the person—

(a) is or will be a director of the holder of, or applicant for, or proposed transferee or alienee of, a casino licence for the casino; or

(b) is or will be employed or engaged by the holder of, or applicant for, or proposed transferee or alienee of, a casino licence for the casino as the chief executive or a senior manager of the casino; or

(c) owns or will own shares, directly or indirectly, in the holder of, or applicant for, or proposed transferee or alienee of, a casino licence for the casino that confer control of 20% or more of the voting rights of share holders of any class in the holder, applicant, or proposed transferee or alienee.

(2) A significant influence in a casino includes any influence that the Secretary or the Gambling Commission (as the case may be) considers to be a significant interest in the management, ownership, or operation of a casino, however acquired or to be acquired.

(3) Subsection (1) does not limit what the Secretary or the Gambling Commission, as the case may be, considers to be a significant influence under subsection (2).

(4) In subsection (1)(a), the term “director” includes a person described in section 126(1) of the Companies Act 1993.