

DECISION UNDER DELEGATED AUTHORITY ON AN APPLICATION BY SKYCITY CASINOS MANAGEMENT LIMITED FOR APPROVAL OF A NEW TEMPORARY FLOOR PLAN; AND AN APPLICATION BY SKYCITY AUCKLAND LIMITED FOR APPROVAL OF A CONSTRUCTION AND DESIGN CHANGE AT THE AUCKLAND CASINO

Date of Decision: 1 August 2025

1. On 31 July 2025, SkyCity Casino Management Limited (“**SCML**”) applied, pursuant to condition 11 of its operator’s licence for the Auckland casino, for approval of a new temporary floor plan, “2025 L2 TEMP”; and SkyCity Auckland Limited (“**SCAL**”) applied, pursuant to conditions 6 and 7 of its venue licence, for approval of a construction and design change at the Auckland casino.

2. Condition 11 of SCML’s operator’s licence for the Auckland casino provides as follows:

11. The Licence Holder shall operate in accordance with approved floor layouts showing the position of gaming tables and gaming machines. The Licence Holder shall obtain approval for new floor plans prior to relocating or installing tables or machines in positions not specified in approved floor layouts. When applying, the Licence Holder must submit fresh plans showing the floor layout for the Gambling Area and details of the proposed CCTV layout for consideration. Any change must comply with the Surveillance Standard. The Executive Director and a single Gambling Commissioner may approve the new floor plans if they are satisfied that the floor layout has no potentially adverse effects. If they are not so satisfied, the proposed floor plan must be referred to the Commission for a decision on approval.

3. Conditions 6 and 7 of SCAL’s venue licence provide as follows:

6. The Licence Holder must obtain the approval of the Commission prior to:
- (a) construction or design changes to Levels 1, 2, 3, 5 and 6 of the casino venue, including the Gambling Area but excluding the SKYCITY Theatre and foyer area, restaurant and bar areas outside the Gambling Area, hotel rooms and the back of house areas used by staff (unless construction or design changes to any of these excluded areas may impact on matters set out in condition 7 in which case prior approval must be sought);
 - (b) the construction or relocation outside the Gambling Area and within the Casino Venue of bank facilities available to the public excluding ATMs, EFTPOS and like devices;
 - (c) the addition or alteration of signage relating to the casino business on any building, road or structure within the block of land bounded by Hobson Street, Wellesley Street West, Federal Street and Victoria Street West, including the Casino Venue, Sky Tower, car park, bus terminal and walkways between the casino and the Sky Tower and the convention centre.

The process by which the Licence Holder may obtain approval for construction or design changes to Levels 1, 2, 3, 5 and 6 of the casino venue, including the Gambling Area (paragraph (a) above) is set out in condition 7. The Commission will determine any application for approval under 6(b). The Executive Director may approve the addition or alteration of signage relating to the casino business on any building, road or structure within the casino block (paragraph (c) above) if he/she is satisfied the proposed changes will have no potentially adverse effects. If he/she is not so satisfied, the proposed changes must be referred to the Commission for a decision on approval.

The Licence Holder must notify the Executive Director of any proposed changes to the construction or design of Levels 1, 2, 3, 5 and 6 of the casino venue, including the Gambling Area but excluding SKYCITY Theatre and foyer area, restaurant and bar areas outside the Gambling Area, hotel rooms and the back of house areas used by staff. Notification must be accompanied by relevant drawings and an assessment of any impacts the alterations may have on:

- (a) the integrity and fairness of games;
- (b) the effectiveness of security and surveillance;
- (c) harm prevention, harm minimisation and responsible gambling;
- (d) potential access to the Gambling Area by persons under 20 years of age; and
- (e) compliance by any person with the Act, including section 11.

The Executive Director may approve the proposed changes to the construction or design if he or she is satisfied that there are no adverse impacts in relation to the matters specified in (a)-(e) above. If the Executive Director is not satisfied, he or she will refer the proposal to the Commission for determination.

Submissions

4. SCAL is seeking approval for a construction and design change. To facilitate customer demand, it is seeking approval to install two additional account based play kiosks on the MGF at the casino. This is a temporary installation but will require the removal of five ATG terminals. The removal of these terminals necessitates a new temporary floor plan. SCML therefore seeks approval of plan 2025 L2 TEMP, which depicts the kiosks in place of the five ATG terminals.
5. It expects that the terminals will be in place for six months.
6. The Secretary had no regulatory concerns with the changes proposed by SCML and SCAL.

Decision

7. The Commission was satisfied that the proposed construction and design changes would not adversely impact any of the matters set out in condition 7. The construction and design changes are approved by the Executive Director under delegated authority, pursuant to conditions 6 and 7 of SCAL's venue licence.

8. The Commission was satisfied that the proposed floor plan raised no issues of regulatory concern. Accordingly, plan "2025 L2 TEMP" (**attached**) is approved by the Chief Gambling Commissioner and the Executive Director under delegated authority, pursuant to condition 11 of SCML's operator's licence, for the Auckland casino.



Susan Hughes
Chief Gambling Commissioner
Gambling Commission

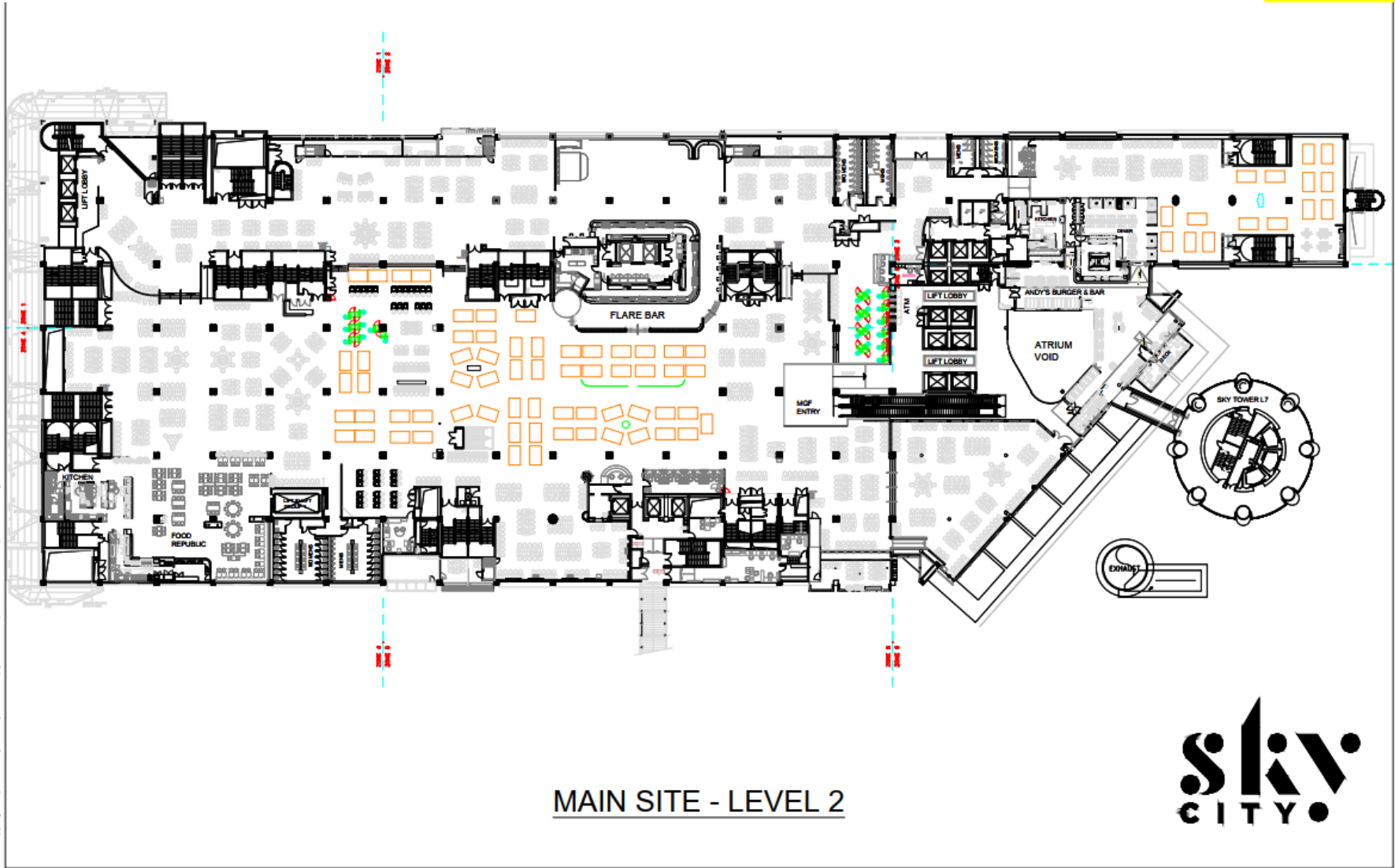


Blair Cairncross
Executive Director
Gambling Commission

1 August 2025



2025 L2 TEMP



MAIN SITE - LEVEL 2



DO NOT SCALE

IF IN DOUBT ASK

Document No. XP_Level.2.dwg