

IN THE MATTER of the Gambling Act 2003


AND on a proposal by the Gambling Commission to revoke conditions of the venue licence and operator's licences held by **OTAGO CASINOS LIMITED** and to specify new conditions

BEFORE THE GAMBLING COMMISSION

Members: P Chin (Chief Gambling Commissioner)
M M Lythe
P J Stanley
G L Reeves

Date of Proposal: 31 August 2007

Date of Interim Decision: 3 March 2008

Date of Notification of
Final Decision:  May 2008

FINAL DECISION

**ON A PROPOSAL BY THE GAMBLING COMMISSION TO REVOKE
CONDITIONS OF THE VENUE AND OPERATOR'S LICENCES HELD BY OTAGO CASINOS
LIMITED AND TO SPECIFY NEW CONDITIONS**

1. INTRODUCTION

1.1 The Gambling Commission (the "**Commission**") proposed, on its own initiative under section 139 of the Gambling Act 2003 (the "**Act**"), to revoke the conditions of the venue and operator's licences held by Otago Casinos Limited ("**OCL**"), and to specify new conditions in substitution. The initiative constituted a single proposal to specify, vary and revoke numerous conditions of the two existing licences (the "**proposal**").

1.2 OCL, the Secretary for Internal Affairs (the "**Secretary**"), and potentially affected persons comprising the Ministry of Health ("**MoH**") and Problem Gambling Foundation ("**PGF**"), were formally notified of the Commission's proposal on 31 August 2007, and invited to make written submissions on it, in accordance with section 140 of the Act. Submissions were made by OCL, the Secretary and PGF. The Commission convened an oral hearing on 14 December 2007 to hear the parties, with the Secretary and PGF attending.

- 1.3 Having considered the written and oral submissions, the Commission issued an Interim Decision setting out further amended sets of conditions which the Commission proposed to specify for OCL's venue and operator's licences. The parties were given until 18 April 2008 to make any written submissions on the amended draft conditions proposed by the Commission.
- 1.4 Further written submissions were received from the Secretary. The Commission has considered these, and now issues its Final Decision. This Final Decision records and addresses the further submissions made to the Commission, revokes the existing licence conditions relating to Lasseters Wharf casino, and specifies with immediate effect the new licence conditions **attached** to this Decision.

2. FURTHER SUBMISSIONS

- 2.1 The Secretary proposed amending condition 22 of the operator's licence to require the alarm systems of any additional cashiering facilities to be connected to the casino's security department. The Commission accepted the amendment, and made the same amendment to condition 12 of the venue licence to maintain consistency.
- 2.2 The Commission also amended conditions 11 and 12 of the venue licence and conditions 21 and 22 of the operator's licence to refer to the "security/surveillance room" to provide a more accurate description.

Decision

- 2.3 This decision revokes the conditions contained in the Second Schedule to the casino premises licence issued to Otago Casinos Limited dated 18 June 1999 (now a casino venue licence pursuant to section 122(2) of the Act), including all variations and additions to those conditions made by the Authority or the Commission. It specifies, in substitution, the new conditions attached to this decision marked "Second Schedule – Conditions attached to casino venue licence Issued to Otago Casinos Limited, 18 June 1999".
- 2.4 This decision revokes the conditions contained in the Schedule attached to the casino operator's licence issued to Otago Casinos Limited dated 9 September 1999, including all variations and additions to those conditions made by the Authority or the Commission. It specifies, in substitution, the new conditions attached to this decision marked "Schedule – Conditions attached to casino operator's licence: operation of casino at Steamer Wharf, Beach Street, Queenstown".

2.5 The revocation of the above conditions and specification of the new conditions attached to this decision should take immediate effect from the date of notification of this decision.

**GAMBLING
COMMISSION**

Peter Chin
Chief Gambling Commissioner

for and on behalf of the
Gambling Commission

30 May 2008

**SECOND SCHEDULE - CONDITIONS ATTACHED TO CASINO VENUE LICENCE ISSUED TO
OTAGO CASINOS LIMITED, 18 JUNE 1999**

Preamble

1. The following conditions apply to the Casino Venue.
2. The Licence Holder must comply with these conditions. Failure to do so could result in the suspension or cancellation of this Licence.

Interpretation

3. Words and expressions in these conditions shall have the same meaning as defined in the Gambling Act 2003.
4. In these conditions:

Act means the Gambling Act 2003.

Authority means the Casino Control Authority.

Casino Venue means that part of the property situated on Beach Street and Lake Esplanade, Queenstown, known as "Steamer Wharf Village", as more fully described in the Licence and the First Schedule.

Commission means the Gambling Commission.

Executive Director means the Executive Director of the Commission.

Gambling Area means that part of the Casino Venue specified in condition 9 where casino gambling is permitted by the Commission.

Inspectorate means the Casino Compliance Unit of the Department of Internal Affairs.

Licence Holder means Otago Casinos Limited.

Secretary means the Secretary for Internal Affairs.

Surveillance Standard means the Surveillance Policy describing the required standard, type, operation and installation of surveillance facilities, approved by the Authority with effect from 5 December 2003, as may be substituted or amended by the Commission from time to time.

Trust means the Trust set up under the Deed of Charitable Trust dated 30 June 2004 settled by Otago Casinos Limited, as may be varied with the approval of the Commission.



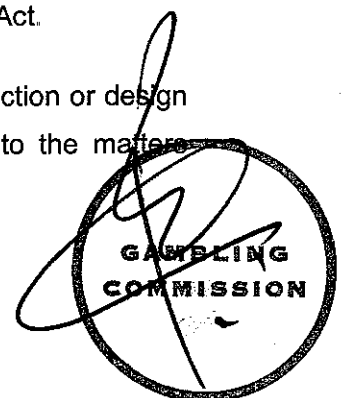
Design and Construction

5. The Licence Holder shall lodge and maintain with the Commission and the Secretary updated as built architectural floor plans of the Casino Venue showing walls, structures and dimensions. Updated as built architectural floor plans shall be lodged with the Commission and the Secretary if the Licence Holder makes alterations to the Casino Venue requiring building consent from a territorial authority.
6. The Licence Holder must obtain the approval of the Commission prior to:
 - (a) construction or design changes to the Casino Venue, but excluding the back of house area used by staff (unless construction or design changes to this excluded area 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 the exterior of the Casino Venue.

The process by which the Licence Holder may obtain approval for construction or design changes to the Casino Venue (paragraph (a) above) is set out in condition 7. The Commission will determine any application for approval under 6(b) and (c).

7. The Licence Holder must notify the Executive Director of any proposed changes to the construction or design of the Casino Venue. 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 of the Act.

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.

8. The Licence Holder shall ensure that:

- (a) gambling activity is not visible from the street or other public areas outside the Casino Venue, except where the Authority has approved, or where the Commission may otherwise approve; and
- (b) there is provision for generation of emergency power to maintain in situations of an interruption to mains power:
 - (i) minimum services to the Gambling Area; and
 - (ii) lighting in highly sensitive areas such as count rooms, surveillance suite, cashiering locations and gambling equipment storerooms.

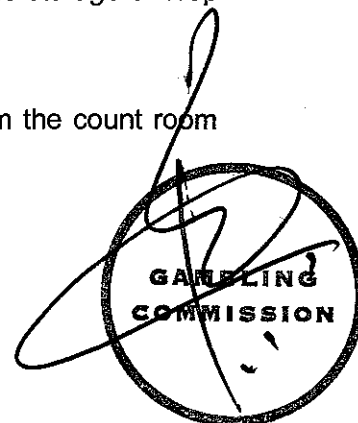
Gambling Area

9. The Gambling Area within the Casino Venue comprises the area specified in a plan approved by the Authority dated 18 June 1999.

General specifications for the count room facility

10. The Licence Holder shall ensure that the count room is located in a secure area and shall, as a minimum requirement, provide the following:

- (a) effective electronic surveillance in accordance with the Surveillance Standard;
- (b) an alarm device connected to the entrance of the count room which signals to the security/surveillance room the door is opened;
- (c) a telephone link;
- (d) a count table constructed of transparent material with clear visibility through to the floor;
- (e) an area within, or with access from, the count room to house an enclosed cabinet or trolley(s) with a separately keyed double locking system for the storage of drop boxes; and
- (f) a coin storage area with a double lock system with access from the count room while still inside the secure area.



General specifications for cage/chip bank facilities

11. The Licence Holder shall ensure that the cashier's cage is located immediately adjacent to the gaming floor and is clearly visible to patrons. Unless otherwise approved by the Commission, the cage area shall, as a minimum requirement, include the following:
- (a) accommodation for chip bank cashiers and general cashiers (which shall be physically separate, except where the Authority has approved, or where the Commission approves otherwise);
 - (b) storage facilities for cage inventory;
 - (c) a separate locked compartment for storage of chips and plaques held in reserve and not used for active gaming;
 - (d) manually triggered and automatic silent alarm systems connected directly to the security/surveillance room; and
 - (e) an interconnect door entry and exit system (man trap) which will not permit a person to pass through the second door until the first door is securely locked.
12. The approval of the Commission is required for the construction of any additional cashiering facilities in other parts of the Gambling Area to service dedicated areas or rooms. Any such additional facilities must comply with the surveillance equipment requirements set out in the Surveillance Standard and be fitted with manually triggered and automatic silent alarm systems connected to the security/surveillance room.

General specifications for Inspectors/Police facilities

13. The Licence Holder shall provide facilities within the Casino Venue for the use of Gambling Inspectors and the Police as directed by the Commission. Before issuing any such direction, the Commission shall consult with the Licence Holder and the Department of Internal Affairs and/or the New Zealand Police (as applicable) and invite submissions from each party in relation to any proposal.

Independent Charitable Trust

14. The Licence Holder shall establish and support financially an independent charitable trust, the purposes and objectives of which shall include the funding of measures to prevent or treat gambling disorders, and related activities. The Licence Holder shall pay to the trust, in respect of each full year of the operation of the Casino, no less than a sum calculated as follows:



- (a) in respect of the first year of operation, 20% of net profit after deducting (i) tax, and (ii) 15% of \$3 million, being the shareholders' capital contribution to the casino project;
- (b) in respect of each subsequent year of operation, an additional 1% of net profit after the deductions referred to in subparagraph (a) until the figure of 30% is reached;
- (c) thereafter, 30% of net profit after the deductions referred to in subparagraph (a).

The deed of trust shall be in a form to be approved by the Authority or the Commission and will include express provision that the objects of the trust and the appointment of individual trustees (and any variation of either provision) shall require the prior approval of the Commission.

15. The Licence Holder is required to ask the Trust on an annual basis to provide a list of persons granted funding for the previous year and in what amount, and a list of unsuccessful applicants for funding. The Licence Holder is required to publish annually the amount paid to the Trust, and the information provided to it by the Trust relating to the allocation of funds, as specified in this condition.

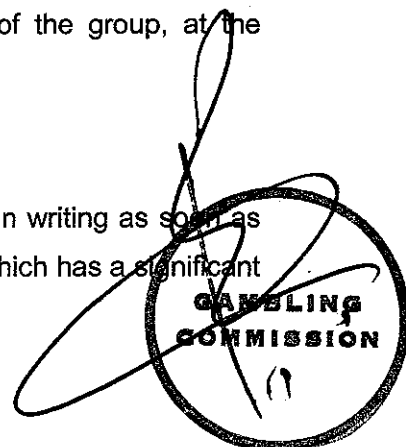
Community Liaison Group

16. The Licence Holder shall meet the actual and reasonable costs (or such share thereof as the Authority or Commission considers appropriate) of the establishment and operation of a community liaison group representing interests in the local and/or regional community. The Authority or Commission shall determine the mode of operation of the group, including:
- (a) the composition of, and method of appointment to, the group; and
 - (b) after consultation with the Licence Holder, the functions of the group, which shall include the provision of advice to the Inspectorate or Commission (as the group determines to be appropriate) and the Licence Holder of community concerns relating to the advertisement and marketing of the Casino.

Provided that the Commission may alter the mode of operation of the group, at the group's request, and in consultation with the Licence Holder.

Notification requirements

17. The Licence Holder shall notify the Commission and the Secretary in writing as soon as possible of any change in the state of affairs of the Licence Holder which has a significant



bearing on the holding of the Casino Venue licence, including any person ceasing to be an associated person of the Licence Holder.

18. The Licence Holder, immediately on becoming aware of such an occurrence, shall notify the Commission and Secretary in writing if the Licence Holder or an associated person of the Licence Holder is involved in any:
- (a) conviction for an offence involving dishonesty;
 - (b) censure or disciplinary action by a professional body for ethical misconduct;
 - (c) censure in any way in relation to a casino in another jurisdiction;
 - (d) current investigation (other than routine or periodical inspections) by any governmental or statutory body; and
 - (e) bankruptcy, receivership or liquidation.

Audit

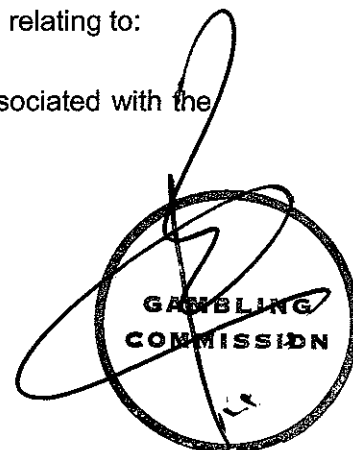
19. The Commission may at any time request access to the Licence Holder's internal audit information or institute an audit of the Licence Holder's Casino business.
20. The Licence Holder shall submit for the approval of the Commission the name of the person or body of persons appointed from time to time by the Licence Holder as Auditor to audit the Casino business. The approval of the Commission shall be revocable in the discretion of the Commission and shall be subject to such conditions as the Commission from time to time imposes.

Bank accounts

21. The Licence Holder shall not open any bank account to facilitate, or in connection with, the operation of the Casino without the approval of the Commission.

Provision of information

22. The Licence Holder shall, within such period as the Commission may require, provide to the Commission, or to any person authorised by the Commission to receive the same, such reports or other information as may be specified by the Commission relating to:
- (a) the operations of the Licence Holder or any entity or person associated with the Licence Holder;
 - (a) the operation of the Casino; or

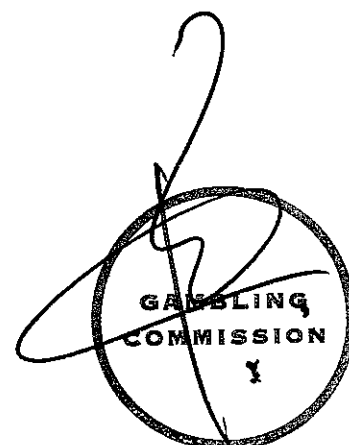


- (b) any associated person of the Licence Holder, being information in the possession of the Licence Holder, as may be specified by the Commission in writing from time to time, within such period as the Commission may require.
23. The Licence Holder shall allow the Commission or staff of the Commission Secretariat, or any other person authorised by the Commission, to enter and remain in any part of the Casino Venue at any time for the purpose of his or her official duties under the Act.

Address for service

24. The Licence Holder shall file with the Commission an address in New Zealand for the service of notices upon it.
25. The Licence Holder may, by notice given to the Commission, change its address for the service of notices.

30 May 2008



SCHEDULE - CONDITIONS ATTACHED TO CASINO OPERATOR'S LICENCE: OPERATION OF CASINO AT STEAMER WHARF, BEACH STREET, QUEENSTOWN

Preamble

1. The following conditions apply to the operation of the Casino Venue by the Licence Holder.
2. The Licence Holder must comply with these conditions. Failure to do so could result in the suspension or cancellation of this Licence.

Interpretation

3. Words and expressions in these conditions shall have the same meaning as defined in the Gambling Act 2003.
4. In these conditions:

Act means the Gambling Act 2003.

Authority means the Casino Control Authority.

Casino Venue means that part of the property situated on Beach Street and Lake Esplanade, Queenstown, known as "Steamer Wharf Village", or more fully described in the venue licence issued to Otago Casinos Limited dated 18 June 1999.

Commission means the Gambling Commission.

Gambling Area means that part of the Casino Venue specified in condition 9 of the venue licence held by Otago Casinos Limited.

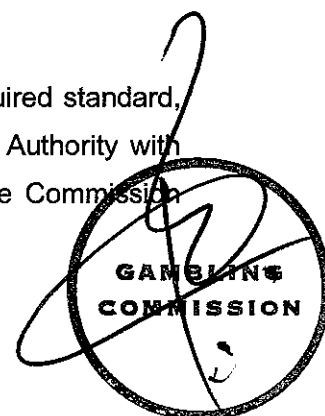
Host Responsibility Programme means the Wharf Casino Responsible Gaming Program approved by the Commission in October 2006, as may be substituted or amended in accordance with licence conditions.

Inspectorate means the Casino Compliance Unit of the Department of Internal Affairs.

Licence Holder means Otago Casinos Limited.

Secretary means the Secretary for Internal Affairs.

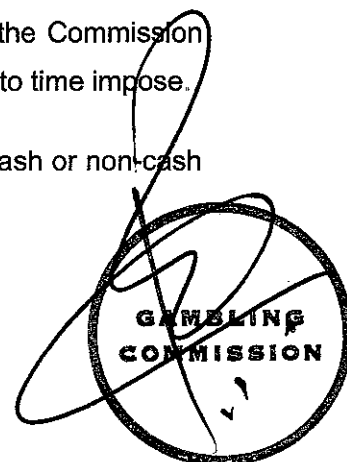
Surveillance Standard means the Surveillance Policy describing the required standard, type, operation and installation of surveillance facilities, approved by the Authority with effect from 5 December 2003, as may be substituted or amended by the Commission from time to time.



5. The number of gaming machines in the Casino shall not exceed 74. Each terminal or player station of a multi-terminal or multi-player gaming machine shall be treated as one gaming machine.
6. The number of gaming tables in the Gambling Area shall not exceed 6.
7. The ratio of gaming machines to gaming tables in the Gambling Area shall not exceed 15 to 1, except with the approval of the Commission.
8. When the Casino is operating, at least one table game shall be open for play from 5pm except where otherwise approved by the Commission.
9. The Licence Holder may operate on casino gaming tables the game types and game mixes specified in Annex A attached to this Licence. The Licence Holder shall obtain the prior approval of the Commission for any change to the game types and/or game mixes specified.
10. The approval of the Commission is required prior to the introduction into the Gambling Area of any electronic version of the game types specified in condition 9 above or electronic aids or enhancements or changes to table game rules which create new wagering opportunities.
11. The Licence Holder shall operate in accordance with approved floor layouts showing the position of gaming tables and gaming machines.
12. The Licence Holder shall obtain the approval of the Commission 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 the consideration of the Commission. Any change must comply with the Surveillance Standard.

EFTPOS and like devices

13. The Licence Holder is prohibited from dispensing cash from EFTPOS and like devices in the Gambling Area unless approved by the Authority or the Commission. The approval of the Authority or the Commission shall be revocable at the discretion of the Commission and may be subject to such conditions as the Commission may from time to time impose.
14. The Licence Holder is prohibited from using mobile EFTPOS terminals (cash or non-cash dispensing) or like devices in the Gambling Area.



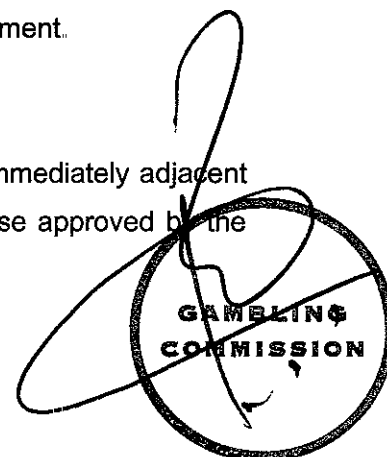
15. The Licence Holder is prohibited from dispensing more than \$50 cash per transaction from EFTPOS terminals or like devices outside the Gambling Area and within the Casino Venue and must ensure that any cash withdrawals are contemporaneous with a purchase.
16. Subject to the restrictions specified in conditions 13, 14 and 15 above, EFTPOS terminals or like devices may be installed and removed by the Licence Holder within the Casino Venue.
17. The Licence Holder is required to notify the Commission if it moves ATMs in the Casino Venue or if it installs or moves non-cash dispensing EFTPOS terminals or like devices in the Gambling Area.

Security and Surveillance

18. The Surveillance Standard may be substituted or amended by the Commission at the request of the Secretary, on an application by the Licence Holder, or at its own initiative. The Commission will seek submissions from the Licence Holder, the Secretary and any other affected person before deciding on a proposed substitution or amendment.
19. The Licence Holder shall provide security and surveillance equipment and facilities in the Gambling Area and surveillance areas which shall at all times meet or exceed the Surveillance Standard in whatever form is currently approved by the Commission. The Commission may at any time institute an audit or require the Licence Holder to report on the standard and/or quality of surveillance equipment to ensure it meets or exceeds the Surveillance Standard.
20. The Licence Holder shall obtain the approval of the Commission prior to the introduction into the Casino of new surveillance technology of a type not currently in operation in the Casino. Camera upgrades that comply with the requirements of the Surveillance Standard do not require prior approval. When applying for approval, the Licence Holder shall supply sufficient information to enable the Commission properly to assess the application under the Surveillance Standard. Information will include details relating to equipment type and operation, and the proposed location of equipment. The Licence Holder shall allow the Commission or staff of the Commission Secretariat, or any other person authorised by the Commission, to test any technology or equipment.

General specifications for cage/chip bank facilities

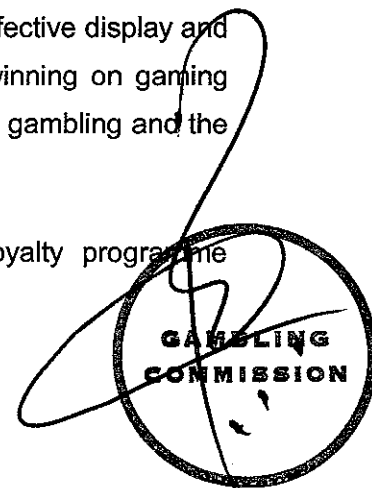
21. The Licence Holder shall ensure that the cashier's cage is located immediately adjacent to the gaming floor and is clearly visible to patrons. Unless otherwise approved by the Commission, the cage area shall at a minimum include:



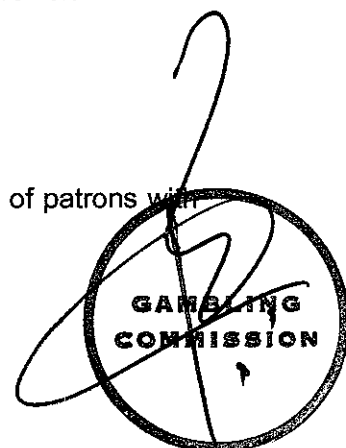
- (a) accommodation for chip bank cashiers and general cashiers (which shall be physically separate except where the Authority has approved, or where the Commission approves otherwise);
 - (b) storage facilities for cage inventory;
 - (c) a separate locked compartment for storage of chips and plaques held in reserve and not used for active gaming;
 - (d) manually triggered and automatic silent alarm systems connected directly to the security/surveillance room; and
 - (e) an interconnect door entry and exit system (man trap) which will not permit a person to pass through the second door until the first door is securely locked.
22. The approval of the Commission is required for the construction of any additional cashiering facilities in other parts of the Gambling Area to service dedicated areas or rooms. Any such additional facilities must comply with the surveillance equipment requirements set out in the Surveillance Standard and be fitted with manually triggered and automatic silent alarm systems connected to the security/surveillance room.

Host Responsibility Programme

23. The Licence Holder shall ensure that the Casino is operated, whether by itself or pursuant to a casino agreement by another licensee, in compliance with the Host Responsibility Programme, as may be amended in accordance with the procedures set out below.
24. The Licence Holder shall ensure that the Host Responsibility Programme is publicly available on its website.
25. The Programme shall be consistent with and impose no lesser requirement than specified in the Act or Regulations. The Programme shall address and not be limited to:
- (a) the provision of information for customers relating to game rules, permissible bets and payment of winning bets pursuant to section 175 of the Act;
 - (b) the provision of signage, brochures and publications, and the effective display and distribution of the same, to inform gamblers of the odds of winning on gaming machines, how to gamble safely, the characteristics of problem gambling and the availability of counselling and other support services;
 - (c) the provision of loss and expenditure data to individual loyalty programme members;



- (d) identification of problem gamblers and steps to be taken following identification. This shall include, as a minimum, the following:
- (i) an acceptable definition of problem gambling;
 - (ii) indicators of problem gambling in the gambling venue;
 - (iii) the steps to be taken by the Licence Holder in identifying problem gamblers;
 - (iv) the steps to be taken by the Licence Holder following identification of problem gamblers;
- (e) the provision of staff training;
- (f) the provision of exclusion, self-exclusion and limitation programmes;
- (g) assistance to casino employees with managing the potential for personal problem gambling;
- (h) recognition of cultural differences amongst gamblers using the Casino, and the need to tailor delivery of host responsibility obligations to maximise effectiveness for customers;
- (i) guidelines for responsible marketing and advertising of the Casino, including exterior signage, and restrictions on jackpot advertising and branding pursuant to Regulations 9 and 10 of the Gambling (Harm Prevention and Minimisation) Regulations 2004;
- (j) responsible practices in the conduct of promotions and inducements to gamble at the Casino;
- (k) design of the Gambling Area to minimise problem gambling behaviour and to maximise the likelihood that episodes of problem gambling will be noticed and addressed by staff;
- (l) promotion of the responsible consumption of alcohol, including provision of staff training in responsible service of alcohol;
- (m) standards of dress and behaviour at the Casino;
- (n) liaison with patrons with gambling problems, and family members of patrons with gambling problems;



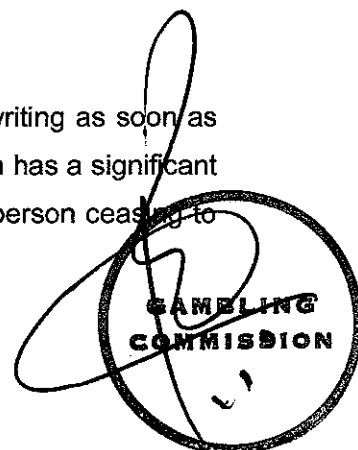
- (o) liaison with problem gambling treatment providers, community service organisations and community representatives;
 - (p) the provision of a safe gambling environment at the Casino; and
 - (q) such other matters as the Commission may require.
26. The Licence Holder may amend the Programme to include appropriate improvements in the delivery of the existing Programme and new host responsibility and responsible gambling initiatives.
27. The Licence Holder shall obtain the prior approval of the Commission for any amendment to the Programme that proposes to reduce or remove any host responsibility and responsible gambling initiative in the Programme.
28. The Licence Holder will report to the Commission annually, commencing on 1 December 2008, on the implementation of the Programme and any amendments made to it pursuant to condition 26. The Commission will review the Programme at least every two years, the next revision of the Host Responsibility Programme to be submitted to the Commission commencing on 1 December 2008 or such later date as the Commission may approve. It will consult with interested parties, as appropriate, and amend the Programme as it determines, after giving the Licence Holder the opportunity to comment. For the avoidance of doubt, the Commission may amend the Programme at any time, having consulted with the Licence Holder and interested parties, as appropriate.
29. The Licence Holder will co-operate with the Commission in respect of any inquiry or investigation by the Commission to ensure that the operating procedures and practice of the Casino comply with the Programme.
30. The Licence Holder shall comply with the Advertising Standards Authority Code for Advertising Gaming and Gambling dated 1 June 2001, or any update or replacement thereof, and any relevant regulations in respect of the advertising of gaming activities.

Intoxicated Persons

31. The Licence Holder shall not permit an intoxicated person to gamble in the Casino.

Notification requirements

32. The Licence Holder shall notify the Commission and the Secretary in writing as soon as possible of any change in the state of affairs of the Licence Holder which has a significant bearing on the holding of the Casino Operator's licence, including any person ceasing to be an associated person of the Licence Holder.



33. The Licence Holder, immediately on becoming aware of such an occurrence, shall notify the Commission and Secretary in writing if the Licence Holder or an associated person of the Licence Holder is involved in any:
- (a) conviction for an offence involving dishonesty;
 - (b) censure or disciplinary action by a professional body for ethical misconduct;
 - (c) censure in any way in relation to a casino in another jurisdiction;
 - (d) current investigation (other than routine or periodical inspections) by any governmental or statutory body; and
 - (e) bankruptcy, receivership or liquidation.

Audit

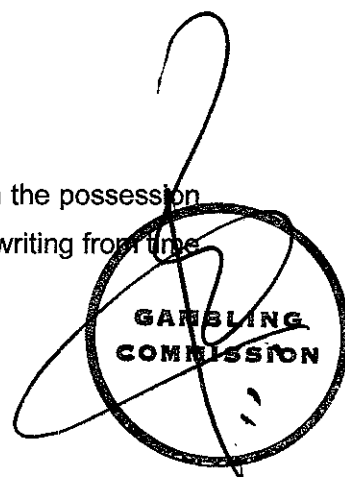
34. The Commission may at any time request access to the Licence Holder's internal audit information or institute an audit of the Licence Holder's Casino business.
35. The Licence Holder shall submit for the approval of the Commission the name of the person or body of persons appointed from time to time by the Licence Holder as Auditor to audit the Casino business. The approval of the Commission shall be revocable at the discretion of the Commission and shall be subject to such conditions as the Commission from time to time imposes.

Bank accounts

36. The Licence Holder shall not open any bank account to facilitate, or in connection with, the operation of the Casino without the approval of the Commission.

Provision of information

37. The Licence Holder shall, within such period as the Commission may require, provide to the Commission, or to any person authorised by the Commission to receive the same, such reports or other information as may be specified by the Commission relating to:
- (a) the operations of the Licence Holder or any entity or person associated with the Licence Holder;
 - (b) the operation of the Casino; or
 - (c) any associated person of the Licence Holder, being information in the possession of the Licence Holder, as may be specified by the Commission in writing from time to time, within such period as the Commission may require.



38. The Licence Holder shall, if required by the Commission, submit for the approval of the Commission samples of gaming guides authorised for distribution to patrons, patron video tapes, films depicting casino play, and a submission stating the odds and house advantage on bets permitted in each authorised game.

Training

39. The Licence Holder shall, if required by the Commission, provide, for persons having, or who will have, functions in relation to any of the following capacities in the Casino, training courses in the performance of the following functions:
- (a) counting money or chips derived from or used in gambling;
 - (b) moving money or chips derived from or used in gambling;
 - (c) buying or redeeming chips;
 - (d) operating, maintaining, constructing or repairing gambling equipment;
 - (e) the provision of security or surveillance services;
 - (f) supervising or managing any of the activities described in paragraphs (a) to (e).
40. The content, format and duration of such courses shall be from time to time approved by the Commission.

Entry

41. The Licence Holder shall allow the Commission or staff of the Commission Secretariat, or any other person authorised by the Commission, to enter and remain in any part of the Casino Venue at any time for the purpose of his or her official duties under the Act.

Address for service

42. The Licence Holder shall file with the Commission an address in New Zealand for the service of notices upon it.
43. The Licence Holder may, by notice given to the Commission, change its address for the service of notices.

30 May 2008



ANNEX A

Pursuant to condition 9, the following game mixes may be operated by the Licence Holder on casino gaming tables subject to the following conditions and requirements:

- A. Black Jack – up to 3 games
Roulette – up to 1 game
Black Jack/Mini Baccarat – up to 2 games
- B. Black Jack – up to 3 games
Roulette – up to 1 game
Black Jack/Mini Baccarat – up to 1 game
Poker/Midi Baccarat (up to 18 player spaces, no more than 2 players per player waging area) – up to 1 game
- C. Poker – up to 4 games
Poker/Black Jack – up to 1 game
Poker/Midi Baccarat (up to 18 player spaces, no more than 2 players per player waging area) – up to 1 game

Note

- (a) The Licence Holder is permitted to change between game mixes A, B and C subject to providing the Commission and Inspectorate with a minimum of five working days notice in writing of its intention to do so, unless a shorter notice period is agreed with the Inspectorate on a case by case basis;
- (b) The Licence Holder must comply with the notification and other requirements specified in the Casino's Minimum Operating Standards for Flip Top Tables when flipping tables.

