

THE CASINO GAMING ACT

ARRANGEMENT OF SECTIONS

PART I. *Preliminary*

1. Short title.
2. Interpretation.
3. Objects of Act.
4. Powers of Betting, Gaming and Lotteries Commission not affected.

PART II. *Casino Gaming Commission*

5. Establishment of Casino Gaming Commission.
6. Functions of Commission.
7. Policy directions.
8. Delegation of functions.

PART III. *Approved Integrated Resort Development*

9. Declaration of approved integrated resort development.
10. Application for approved integrated resort development.
11. Minister may amend order.
12. Exclusivity for casino gaming business.

PART IV. *Casino Gaming Licence*

13. Restriction on operating casino.
14. Application for casino gaming licence.
15. Matters to be determined by the Commission on application.
16. Investigation *re* application.
17. Commission may required further information, *etc.*
18. Casino gaming licence, annual licence fee.
19. Commencement, duration, surrender and lapse of licence.
20. Review of casino gaming licence.

21. Licence not transferable.
22. Conditions of licence.
23. Variation of licence on application by casino operator.
24. Amendment of licence by Commission.
25. Change in control of the casino operator.
26. Temporary casino gaming licence.
27. Disciplinary actions.
28. Management of licensed premises.
29. Refusal of entry to and expulsion of persons from premises.

PART V. Personal Licence for Employment in Casino

30. Restriction on employment in specified office without personal licence.
31. Application for personal licence.
32. Non-transferability and validity of personal licence.
33. Provisional personal licences.
34. Variation or amendment of personal licence.
35. Review of personal licence.
36. Disciplinary action in respect of personal licence.
37. Termination of employment and cancellation of personal licence.

Casino Operations

38. Direction to casino operator.
39. Casino operator to provide information.
40. Change in circumstances of casino operator.
41. Change in circumstances of associate.
42. On-going monitoring of associates and other persons.
43. Restriction on use of casino facilities for gaming.

Inspection and Enforcement

44. Appointment and functions of inspectors and authorized persons.
45. Commission to issue identification card.

46. Certain powers of inspector and authorized person.
47. Forfeiture of abandoned gaming equipment or article.
48. Temporary management of casino business by Commission.

PART VI. *Controlled Contracts*

49. Control contracts.
50. Requirements for controlled contracts.
51. Parties to contract to provide information.
52. Notice to show cause why controlled contract should not be terminated.
53. Effect of termination of controlled contract.
54. No effect to be given to terminated contract.

Approved Games, Gaming Rules and Gaming Equipment

55. Approval of games and rules for games.
56. Directions as to games not to be played.
57. Approval of gaming equipment.
58. Licensing of gaming machines.
59. Gaming machines in casinos.
60. Simulated gaming.

PART VII. *Gross Profit Taxes*

61. Payment of gross profit tax.
62. Unclaimed winnings.

PART VIII. *Appeals*

63. Establishment of Appeals Tribunal.
64. Appeals to the Appeals Tribunal.

PART IX. *Offences and Penalties*

65. Offence of obstruction, etc.
66. Offence of failure to produce a licence, etc.
67. Offences of making false or misleading statements.

68. Offences by bodies corporate.
69. Punishment for offence specified in Sixth Schedule.

PART X. *General*

70. Confidentiality.
71. Casino contract to be valid and enforceable.
72. Regulations.
73. Amendment of Schedules and monetary penalties.

SCHEDULES.

THE CASINO GAMING ACT

Act
11 of 2010.

[3rd June, 2010.]

PART I. *Preliminary*

1. This Act may be cited as the Casino Gaming Act.

Short title.

2.—(1) In this Act, unless the context otherwise requires—

Inter-
pretation.

“Appeals Tribunal” means the tribunal established under section 63;

“applicant” means a person who makes an application for a licence, authorization or approval under this Act and reference to an application shall be construed accordingly;

“appointed day” means in relation to—

(a) this Act, the date of commencement of this Act; and

(b) a particular provision of this Act, the date of commencement of that provision;

“approved developer” means the developer of an approved integrated resort development;

“approved integrated resort development” means an integrated resort development declared by the Minister under section 9(1) to be an approved integrated resort development;

“associate” in relation to a casino operator or an applicant has the meaning specified in subsection (2);

“associated hotel rooms” means hotel rooms which pursuant to an order under section 9, shall be available for occupancy during the operation of the casino;

“authorized person” means any person appointed as such by the Commission under section 44;

“casino” means any premises, part of any premises, or a