

REGULATION OF LICENSED PROVIDERS UNDER THE GAMING CONTROL ACT 1993

PROVISION	WAGERING RULES
SECTION OF THE ACT	TGL Licence Condition

EXPLANATION

A licensed provider must have rules in place for sports betting and race wagering and players must be able to consult the rules electronically. In addition, the Tasmanian Gaming Commission must be able to access the rules at any time and can disallow rules at its discretion.

ACT REQUIREMENTS

The conditions of a Tasmanian Gaming Licence will require that a licensed provider must have rules for sports betting and race wagering and that players and the Commission can consult those rules electronically at any time.

The Commission may disallow any wagering rules that it considers to be oppressive, unfair, inadequate or incomplete. In addition, the Commission can disallow wagering rules if they relate to competitions or events held in other jurisdictions that would be unlawful if held in Tasmania.

TIMEFRAMES

This provision commences immediately a Tasmanian Gaming Licence is issued.

SUGGESTED PROCESS

The licensed provider must develop wagering rules and submit them to the Commission for review. This can be done via email to wagering@treasury.tas.gov.au. The Commission will then advise if it has disallowed any of the rules.

The wagering rules must cover every contingency that is able to be wagered upon and must be specific to Tasmania. If a licensed provider determines to use wagering rules from another jurisdiction, any part of those rules which do not apply to the licensed provider, or are incorrect, must be removed from the rules.

It is suggested that the licensed provider make wagering rules easily accessible on their website so that players and the Commission can consult them at any time.

LIQUOR AND GAMING CONTACT DETAILS

80 Elizabeth Street, HOBART
GPO Box 1374, HOBART
Ph: (03) 6233 2475
Fax: (03) 6234 1728

E-mail: wagering@treasury.tas.gov.au

Web: www.treasury.tas.gov.au

ABN 25 628 526 128

