

# Charitable fundraising games

## Conditions of exempt game

In accordance with section 3, subsection 8A of the *Gaming Control Act 1993*, the Tasmanian Liquor and Gaming Commission has declared the following category of games to be exempt games:

### Charitable fundraising games

A game which is played primarily for fundraising purposes, subject to the following conditions:

1. the proceeds of the game (with deduction allowable only for reasonably incurred operational costs, including reasonably incurred cost of prizes) are used for the lawful purposes of a not-for-profit organisation or charitable purpose and not for the private gain or benefit of any person except by way of charity;
2. the game is not:
  - a. a game of the kind typically played at a casino;
  - b. Keno;
  - c. played using an Electronic Gaming Machine;
  - d. a game which the Tasmanian Liquor and Gaming Commission has otherwise declared to be an exempt game under section 3(8A) of the *Gaming Control Act 1993*; or
  - e. a game which the Tasmanian Liquor and Gaming Commission has determined is an authorised game under section 76ZZK of the *Gaming Control Act 1993*;
3. the cost to play per participant does not exceed \$30;
4. the retail value of any available prize does not exceed \$300;
5. sufficient information is provided in advance to enable participants to reasonably understand the rules of the game; and
6. sufficient records are retained to reasonably demonstrate compliance with these conditions.

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