Queensland supplemental abridged company probity form—Confidential



Casino Control Act 1982 ss. 20, 30; Charitable and Non-Profit Gaming Act 1999 s. 48; Gaming Machine Act 1991 ss. 57, 112, 113, 120, 122, 200, 201; Interactive Gambling (Player Protection) Act 1998 ss. 35, 36; Keno Act 1996 s. 18; Liquor Act 1992 s. 107E; Lotteries Act 1997 ss. 14, 15; Wagering Act 1998 ss. 13, 14 • V1 April 2020

Office use only Org no	 Instructions This form is to be completed if the Multi- Jurisdictional Business Form (MJBF) is used. The MJBF is available at www.iagr.org/ membership/multijurisdictional-form. Please complete in BLOCK letters. If you need help completing this form contact the Office of Liquor and Gaming Regulation (OLGR) on 13 QGOV (13 74 68). Note: this form is to be fully completed and all required documents attached. Incomplete forms will be returned. 	Warning Applicants and other persons completing this form should be aware that action may be taken should information be supplied that is false, misleading or incomplete in a material particular. Persons who submit false or misleading information may be prosecuted and fined. Where a licence is issued and it is subsequently found that full disclosures had not been made in relation to the licensee or its associates or that false or misleading information had been provided, show cause action may be taken. That action would determine whether the licence should be cancelled or suspended.
Part A—Directions fo	r completion	
 which this authorit 2. If a question does n 3. If there is nothing t 4. If there is insufficient section number ab 5. Each page of this for 6. This form is to be constrained in an equivalent information append 7. Documents or other incorporated in an equivalent information append 8. Note: a reference to 9. Persons completing the place and form 	to disclose in reply to a particular question write 'nil' ent space to answer a question, attach a page with the ove the additional written information. form and any additional attachment pages should be completed in the English language. Any required doct led. er information sought from authorities in Australia m other country or which originates from a company lo tion should be obtained from the relevant authority o a company includes a person. g this form may be interviewed by officers of OLGR o	e company name (in BLOCK capitals) and relevant signed by the person completing the form. uments not in English are to have a certified English ay not be applicable to a company which has been cated overseas. In such cases the documents/
	g this form should be aware that suitability investiga ition, suitability investigation may be suspended wh	ations will not commence until required information ere additional information sought is not provided in
Section 1 Entity to which this form relates		name)

(e.g. application for suppliers licence under the Gaming Machine Act 1991)

Gaming applicant/licensee name

Part B—Company details provided with attachments			
Section 2 Attachments which must accompany form	 Brief history of the company (not required if a current licensee). (This should include details of the original purpose and business of the company, the names of the founders and what funds were initially injected and by whom.) Statement of company records to be prepared and signed by a Certified Practising Accountant (CPA) or a qualified company auditor. This statement should: certify that the company's records are up to date and, where applicable, in agreement with Australian Securities and Investments Commission (ASIC) records (or equivalent). Company records include share registers, company constitution or equivalent, register of directors, secretaries and managers, minutes of company meetings, financial reports, annual returns identify tax returns due and outstanding. Flow-chart supported by written text explaining the corporate structure in which the company exists. (Details should include the shareholding, the principal business and the names and addresses of the directors of each company within the corporate structure.) List of companies in which any company identified in the corporate structure flow-chart holds greater or is able to exert influence over greater than 15% of the issued share capital (if none, advise accordingly). Copy of a historical company search, obtained within 14 days of this form being lodged. Description of the largest 20 shareholders of the company. (Details should show the full name of each shareholder and the relevant number and percentage of shares held.) Copy of the current company constitution or equivalent. Copies of the certificate of incorporation and each certificate of change of name of company. (Depies of the certificate of incorporation and each certificate of change of name of company.		
Part C—Company info	ormation provided by written answers		
Section 3 Company details	Full name of company as currently incorporated Other names the company has been known by Registered office address Principal business address Suburb State No. of years at this address Postal address Suburb State Postcode Business phone Mobile		
	Preferred contact person		
Signature			

Section 4 Other company details	Apart from those identified in questions A12 and 13 of the MJBF and the 20 largest shareholders (Section 2 attachment), does any person/organisation either directly/indirectly have a controlling interest/significant influence in the company? (This may include, but is not limited to, a finance provider.) No Yes—provide details Does the company have any other company/person acting on its behalf in Australia/overseas? No Yes—provide details
	List all trading names and trademarks under which the company, its holding company and subsidiaries of the holding company operate
	Is the company a trustee of any trust?
	☐ Yes—provide details
	Is the company or the ultimate holding entity of the company listed on the Australian Securities Exchange (ASX) or overseas equivalent? No Yes—has the listed company every been fined, suspended or reprimanded for breaches of the
	ASX (or overseas equivalent) listing rules? INO Yes—provide details
	Are there any foreign government investors where the aggregate interest of foreign government investors from one country is 5% or more (directly or via a fund)?
	☐ Yes—provide details including identities of investors and details of their interests
Cignoture	
Signature	

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Arrests, detention and litigation

Section 5	Has the company/holding company/subsidiary company, in Australia/elsewhere been:					
Arrests, detention and litigation Disclosure of a conviction/	 convicted of an offence? 		No		Yes	
	 investigated by a law enforcement agency? 		No		Yes	
charge under Queensland law for both the company	 summoned before a court to answer any offence? 		No		Yes	
and the individual is not limited by any time	 subject of disciplinary action? 		No		Yes	
frame. The Criminal Law (Rehabilitation of Offenders) Act 1986 of	If yes, provide full details		•••••	•••••		
Offenders) Act 1986 of Queensland does not apply as Acts administered by			•••••	•••••		
OLGR are exempt.				•••••		
Matters arising under Federal law/non- Queensland jurisdictions	Has any office holder/employee of the company, acting in that capacity, i	n Austr	ralia/els	sewhe	re:	
laws may entitle you to rights of non-disclosure.	been convicted of an offence?		No		Yes	
Seek your own legal advice if you have concerns. If	 been investigated by a law enforcement agency? 		No		Yes	
you do seek entitlement to non-disclosure, supply	 been charged by a law enforcement agency? 		No		Yes	
an attachment stating the reasons why and copies of the relevant legislation.	 been summoned before a court to answer any offence whatsoever? 		No		Yes	
Law enforcement agency	 had any charge proven without the recording of a conviction? 		No		Yes	
includes but is not limited to State/Federal/Overseas Agencies such as Police	 had civil proceedings instituted against them? 		No		Yes	
Services, Crime Authorities, Crime Commissions,	 been subject of disciplinary action relating to gaming? 		No		Yes	
Commissions against Corruption, Securities and	If yes, provide full details					
Investments Commissions, Customs Services, Taxation						
Offices, Competition and Consumer Commissions and						
Gaming Authorities.	Has the company/holding company/subsidiary company been investigat					
	authority, i.e. by any State or Commonwealth authority or department (or	•				
		, ,				
	☐ Yes—provide details					
	Has the company/holding company/subsidiary company had civil proceedings against it and is there					
	any significant litigation currently in progress or pending?					
	☐ Yes—provide details					
	Has the company/holding company/subsidiary company ever had any licence, certificate, authority or					
	approval issued by a government agency in Australia or elsewhere relating to the conduct of gaming or					
	any other business terminated, denied, suspended or revoked?					
	☐ Yes—provide details					
	Has the company ever been the subject of any allegation which has resulted in action in the form					
	of financial penalty/settlement (in/out of court) or remedial/disciplinary action? Please include all matters whether subject to court proceedings or not.					
	■ No-go to Section 6					
	\Box Yes—provide details					
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Section 6

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Section 6	If it has not been listed in the MJBF, provide details of any persons/companies/institutions from which						
Financial details All amounts to be shown	the company has current loans or has obtained funds on loan during the last 5 years: Amount Final Secured/ Index name Amount Burpose of loan Commence- Final Secured/						
in Australian dollars (AUD\$)	Lender name	borrowed AUD\$	Purpose of loan	ment date	repayment date	unsecured	
	Is there any relationship between the company and the lender? No Yes—provide details Has there been any material change to the financial situation of the company or its holding company since the last accounts for the company were made up which could impact upon the company's operations? No Yes—provide details List the following details for each investment which currently represents greater than 5% of the						
	company's total assets:			Related entity % of total assets			
	Investment description			Yes/No	% of total ass	ets	
	If applying for a licence, is the licence to be placed as collateral against any indebtedness?						
	1						

Section 7 Gaming involvement	Has the company/holding company/related body corporate, ever been associated with the ownership/ administration/management of: a casino keno or lottery operations interactive gambling race wagering/sports wagering operations (including bookmaking) club/hotel/tavern the manufacture/assembling/selling/distributing/importing/supplying/repairing/operation of gaming machines/in-line machines/lucky envelope machines/other amusement devices a licensed monitoring operator. No Yes—provide details
	Has the company/holding company/related body corporate had any interest (financial or otherwise) in any other company/any person/business that is involved with the ownership, administration or management of the above bullet list? No Yes—provide details
	Has the company/holding company/related body corporate ever applied for any gambling industry licence, approval, authorisation or registration ?
	Has the company/holding company/related body corporate been subject to a suitability investigation or disciplinary action by any law enforcement authority or government regulator? No—go to Section 8 Yes—provide investigation details including the authority name, purpose and date

Section 8 Influences, conflict of interest and disqualified persons	OLGR must be advised of any matter which could be seen as having a potential undue or improper influence on the conduct or outcome of a suitability investigation or an application for a licence. Disclosures must also be made of persons with a potential conflict of interest or who may be classified as disqualified persons. Are you aware of any person/shareholder associated with the company who is, or who is the spouse or child of: • a Member of the Legislative Assembly (Queensland) • a staff member of a Member of the Legislative Assembly (Queensland) • a councillor of a local government in Queensland? □ No □ Yes—provide details Has the company/director/employee/company shareholder/other person or organisation acting on behalf of the company, been involved in any lobbying, meetings, discussions or negotiations with any government of ficial in regard to this suitability investigation or, if applicable, this or any other application for a gaming licence?
	application for a gaming licence?
	\square No-go to Section 9
	└ Yes—provide details of the official's name, name of persons acting on behalf of the company and the date and nature of any lobbying, meetings, discussion or negotiations held

Section 9 Signed certificate	 I,
	(witness signature) Witness name Witness address SuburbState Dostcode Dostcode Postcode Postcode Phone
Section 10 Acknowledgement and undertaking	 The company undertakes to supply the following information if requested to do so: copies of income tax returns and tax assessments copies of minutes of shareholder and director meetings explanations relevant to the published financial statements copies of the company's shareholder register. The company notes and acknowledges that the information requested in this <i>Queensland supplemental abridged company probity form</i> may not satisfy the probity requirements of OLGR and that further information may be requested. Name of authorised person
Signature	

Section 11

Authority for release of information

of

(company name)

.....

(company address)

from this point referred to as *the Company*, grant an authority on the following terms:

- Acknowledges that the Casino Control Act 1982, the Gaming Machine Act 1991, the Interactive Gambling (Player Protection) Act 1998, the Keno Act 1996, the Liquor Act 1992; the Lotteries Act 1997 and/or the Wagering Act 1998 ('the Acts') authorises the Minister responsible for these acts and/or the Commissioner for Liquor and Gaming (Commissioner) or the Chief Executive to cause to be made investigations about the Company for the purposes of determining the Company's suitability for the purposes of the Acts.
- 2. The Company authorises any person conducting any investigations or enquires on behalf of the responsible Minister and/or the Commissioner or Chief Executive, for the purposes of the Acts, including any OLGR officer (*Authorised Person*), to obtain any information and make any investigations or enquiries which relate to the Company and may be relevant to any of the purposes of the Act, in any jurisdiction.
- 3. The Company authorises an officer of the Australian Taxation Office (ATO), the manager or other principal officer of any branch or office of a bank or financial institution in any jurisdiction to whom a copy of this authority is presented to allow any Authorised Person to inspect and obtain copies of, or to release to any Authorised Person, any record, document or other information of any kind in written, electronic or any other form, which relates to the Company and is held by the ATO, bank or financial institution.
- 4. The Company authorises any officer of any police service, law enforcement agency or regulatory body in any jurisdiction to whom a copy of this authority is presented to release to any Authorised Person any information or official record of any kind in written, electronic or any other form, which relates to the Company and is held by the police service, agency or body, including any information relating to the criminal history of the Company.
- 5. The Company will at all times sufficiently indemnify those officers referred to in 3 and 4 above and the Authorised Person and keep such officers and the Authorised Person indemnified against all liability in respect of the supply or disclosure in accordance with the Acts or as otherwise required by law, of the information, and against all actions, suits, proceedings, claims, demands, costs and expenses whatsoever which may be taken against such officers and the Authorised Person or incurred or become payable by such officers or the Authorised Person in respect thereof.

Signed by authorised person/s of the company as below:

	Name of authorised person
	Position
	Signature of authorised person
	Date $\Box_{D} \Box_{D} / \Box_{M} \Box_{M} / \Box_{V} \Box_{V} \Box_{V}$ Name of authorised person
	Position
	Signature of authorised person
	Date \square \square $/$ \square M M $/$ \square Y Y Y
Signature	

Section 12	Complete the following checklist. If the checklist is incomplete you must advise when the outstanding			
Checklist	matters will be submitted and expect delays in the processing of this form.			
The following documents must be	I hereby certify I have:			
provided	read the directions for completion (Part A)			
To be signed by the person identified in	signed each page of the form			
Section 9	answered all questions in writing			
	answered all questions completely			
	completed and signed Sections 9 and 11 of t	his form.		
	I have attached the following:			
	a brief history of the company			
	a statement of company records			
	a corporate structure flow-chart with explana	atory text		
	a description of the largest 20 shareholders			
	a copy of the company's constitution or equiv	valent		
	a copy of the certificate of incorporation and	any certificate of change of name		
	Copies of the financial statements for the last	t 5 years		
	Copies of the annual reports for the last 5 years	ars		
	a copy of the chart of accounts.			
	Name of authorised person			
	Signature of authorised person			
Section 13	Seal this form and attachments in an envelope marked:			
Lodgement of form	Private and confidential			
and supporting	Attn: Executive Director			
material	Office of Liquor and Gaming Regulation			
	By email: OLGRProbity@justice.qld.gov.au			
	By mail:	In person:		
	Office of Liquor and Gaming Regulation Locked Bag 180	Office of Liquor and Gaming Regulation Upper Plaza, 33 Charlotte Street		
	CITY EAST QLD 4002	BRISBANE QLD 4000		

04.2020 CM1560LG

OLGR is collecting your personal information in order to assess your suitability in accordance with the requirements under one or more of the following Acts administered by OLGR: *Casino Control Act 1982* ss. 20, 30; *Charitable and Non-Profit Gaming Act 1999* s. 48; *Gaming Machine Act 1991* ss. 57, 112, 113, 120, 122, 200, 201; *Interactive Gambling (Player Protection) Act 1998* ss. 35, 36; *Keno Act 1996* s. 18; *Liquor Act 1992* s. 107E; *Lotteries Act 1997* ss. 14, 15; or *Wagering Act 1998* ss. 13, 14. OLGR may disclose your personal information to the prescribed entities listed in the schedules of the acts administered by OLGR or as otherwise required by law.