

Queensland



BRISBANE CASINO AGREEMENT ACT 1992

**Reprinted as in force on 1 June 1993
(Act not amended up to this date)**

Reprint No. 1

**This reprint is prepared by
the Office of the Queensland Parliamentary Counsel
Warning—This reprint is not an authorised copy**

Information about this reprint

This Act is reprinted as at 1 June 1993.

The opportunity has been taken, under section 7 of the *Reprints Act 1992*, to do the following—

- omit the enacting words as permitted by section 7(1)(a) of that Act;
- reorder definitions as permitted by section 30 of that Act;
- use aspects of format and printing style consistent with current legislative drafting practice as permitted by section 35 of that Act.

See Endnotes for—

- **details about when provisions commenced; and**
- **any provisions that have not commenced and are not incorporated in the reprint.**

Queensland



**BRISBANE CASINO AGREEMENT ACT
1992**

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BRISBANE CASINO AGREEMENT ACT 1992

[reprinted as in force on 1 June 1993²]

An Act to authorise the entering into of an agreement for the development and operation of the Brisbane Casino, and for related purposes

PART 1—PRELIMINARY

Short title

1. This Act may be cited as the *Brisbane Casino Agreement Act 1992*³.

Definitions

2. In this Act—

“**Brisbane Casino**” means a hotel-casino complex in the City of Brisbane;

“**casino agreement**” means the agreement made under section 4, and includes that agreement as varied from time to time under this Act;

“**casino part**” means the part of the Brisbane Casino that is a casino under the Control Act;

“**conduct engaged in for the purpose of making a decision**” has the meaning given by section 8 of the Review Act;

“**Control Act**” means the *Casino Control Act 1982*;

“**decision**” means a decision, report or recommendation made, proposed to be made or required to be made, and includes—

- (a) a matter appearing or purporting to be a decision, report or recommendation; and
- (b) a matter relating to, or appearing or purporting to relate to, a

decision, report or recommendation;

“development” has the meaning given by section 3;

“failure to make a decision” has the meaning given by section 5 of the Review Act;

“Heritage Act” means the *Queensland Heritage Act 1992*;

“Land Act” means the *Land Act 1962*;

“Liquor Act” means the *Liquor Act 1992*;

“making of a decision” has the meaning given by section 5 of the Review Act;

“permitted use” has the meaning given by section 1.4 of the Planning Act;

“Planning Act” means the *Local Government (Planning and Environment) Act 1990*;

“planning scheme” has the meaning given by section 1.4 of the Planning Act;

“public official” includes a Minister, an officer of the public service and an officer or employee of a State agency;

“registered place” has the meaning given by section 4 of the Heritage Act;

“Review Act” means the *Judicial Review Act 1991*;

“site” means the land comprised in the site that is mentioned in the casino agreement as the site for the Brisbane Casino, and includes any part of the land;

“special facility licence” means a special facility licence under Division 8 of Part 4 of the Liquor Act;

“State agency” means an agency, authority or instrumentality of the State, and includes the Queensland Heritage Council.

Interpretation—meaning of “development”

3.(1) “Development” of the Brisbane Casino includes the following—

- (a) if the Brisbane Casino is to be developed in relation to a registered place—changing the use of the place;

- (b) the work necessary for the construction of the Brisbane Casino;
- (c) the fitting out of the Brisbane Casino (whether or not the buildings that are fitted out are part of a registered place or another existing place or are to be constructed);
- (d) any other activity in relation to the site that would be a development within the meaning of the Heritage Act.

Examples if the Brisbane Casino is to be developed in relation to a registered place—

Example 1—

Construction of buildings at a registered place.

Example 2—

Relocation of fittings, monuments and other objects from a registered place.

Example 3—

Excavating, disturbing or changing the landscape of a registered place.

(2) For the purposes of subsection (1), a regulation may declare—

- (a) any specified activity is work necessary for the construction of the Brisbane Casino; and
- (b) any specified activity is comprised in the fitting out of the Brisbane Casino.

PART 2—AUTHORITY TO AGREE TO DEVELOP AND OPERATE BRISBANE CASINO

Minister may make agreement for Brisbane Casino

4.(1) The Minister is authorised to make, on behalf of the State, an agreement with a person for the development and operation of the Brisbane Casino.

(2) The Minister may make an agreement under subsection (1) only if

the proposed agreement has been approved by regulation.

(3) The Minister must notify the date of the making of the agreement by Gazette notice.

Agreement has effect as enactment

5.(1) The casino agreement has effect as if it were an enactment of this Act.

(2) If a provision of the casino agreement is inconsistent with an Act, the provision prevails and the Act is not effective to the extent of the inconsistency.

Variation of casino agreement

6.(1) The casino agreement may be varied by a further agreement between the Minister and the other parties to the casino agreement.

(2) The Minister may make a further agreement only if the proposed further agreement has been approved by regulation.

(3) The Minister must notify the date of the making of the further agreement by Gazette notice.

PART 3—APPLICATION OF OTHER ACTS

Heritage Act—casino development is Crown development

7.(1) This section applies if the Brisbane Casino is to be developed in relation to a registered place.

(2) Division 1 of Part 5 of the Heritage Act does not apply to the development of the Brisbane Casino.

(3) For the purposes of Division 2 of Part 5 of the Heritage Act, the proposed development of the Brisbane Casino is taken to be a development that the Crown proposes to carry out.

(4) In relation to the proposed development of the Brisbane Casino, the

Minister is the Minister responsible for the proposed development or work mentioned in section 37 of the Heritage Act.

(5) A decision under the Heritage Act, or another decision, of a State agency or public official, in relation to the development or operation of the Brisbane Casino—

- (a) is final and conclusive; and
- (b) cannot be challenged, appealed against, reviewed, quashed, set-aside, or called in question in any other way, under the Review Act or otherwise (whether by the Supreme Court, another court, a tribunal, an authority or a person); and
- (c) is not subject to any writ or order of the Supreme Court, another court, a tribunal, an authority or a person on any ground.

Examples of writs and orders to which the subsection applies—

Example 1—

Writs of mandamus, prohibition and certiorari.

Example 2—

Certiorari orders, prohibition orders, prerogative orders, prerogative injunctions, and statutory orders of review, within the meaning of the Review Act.

Example 3—

Declaratory and injunctive orders.

(6) Without limiting subsection (5), the Review Act does not apply to the following matters—

- (a) conduct engaged in for the purpose of making a decision;
- (b) other conduct that relates to the making of a decision;
- (c) the making of a decision or the failure to make a decision;
- (d) a decision;

under the Heritage Act or otherwise in relation to the development or operation of the Brisbane Casino.

(7) In particular, but without limiting subsection (6), the Supreme Court does not have jurisdiction to hear and determine applications made to it

under Part 3, 4 or 5 of the Review Act in relation to matters mentioned in that subsection.

(8) The Minister's power under section 37(5) of the Heritage Act to decide whether to accept or reject a recommendation of the Queensland Heritage Council is not affected by subsection (5)(a) of this section.

Land Act—development and operation of Brisbane Casino

8.(1) For the purposes of the development of the Brisbane Casino, the casino agreement may provide that permission to occupy the site is to be granted under section 371A of the Land Act.

(2) For the purposes of the operation of the Brisbane Casino, the casino agreement may provide—

- (a) that a special lease is to be granted under section 203 of the Land Act; and
- (b) if a special lease is granted—the term of the lease (not longer than 75 years).

(3) If the site is land reserved and set apart for a public purpose, the development and operation of the Brisbane Casino is taken to be a purpose declared under the Land Act by the Governor in Council to be not inconsistent with the reservation or the Land Act.

(4) Sections 204A and 204B of the Land Act (and any other provision of the Land Act dealing with rental amounts, payments and periods) do not apply to the special lease mentioned in subsection (2).

(5) Matters in relation to rent for the permission to occupy and special lease may be provided for in the casino agreement.

Planning Act—particular development for planning scheme

9. The casino agreement may provide that, for the purposes of any planning scheme approved for the City of Brisbane—

- (a) the site is taken to be zoned as a particular development (Brisbane Casino) zone; and
- (b) the use of the site for the development or operation of the Brisbane Casino (and for uses incidental to the development or

operation) is a permitted use and, if the agreement does so provide, the Brisbane City Council may not require an application under the Planning Act in respect of the permitted use of the site; and

- (c) the site remains zoned as a particular development (Brisbane Casino) zone for the period of the special lease.

Liquor Act—type of licence and ordinary trading hours

10.(1) The casino agreement may provide for the grant of a special facility licence for the Brisbane Casino.

(2) For the purposes of granting the special facility licence, the Brisbane Casino is a facility that forms part of the tourist development of the State.

(3) Despite section 9 of the Liquor Act but for the purposes of the Act, the ordinary trading hours during which the special facility licence permits the sale or consumption of liquor in the casino part are the same hours approved (under section 61 of the Control Act) for the operation of the casino part.

Control Act

11. For the purposes of section 19 of the Control Act, the casino agreement is taken to be ratified by Parliament.

Casino agreement not limited by this Part

12. This Part does not, by implication, limit what may be contained in the casino agreement.

PART 4—MISCELLANEOUS**Regulations**

13. The Governor in Council may make regulations for the purposes of this Act (including the casino agreement).

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2 Date to which amendments incorporated

This is the day mentioned in section 5(c) of the *Reprints Act 1992*. However, no amendments have commenced operation before that day. Future amendments of the *Brisbane Casino Agreement Act 1992* may be made in accordance with this reprint because of section 49 of the *Reprints Act 1992*.

3 List of legislation

Brisbane Casino Agreement Act 1992 No. 52
date of assent 30 November 1992
commenced on date of assent