GML000 Gaming machine threshold increase where LIA required

Before you complete this form

What this form is for

If you are a club or hotel and

- ▲ you wish to apply for a gaming machine threshold increase, and ED
- ▲ a local impact assessment is required.

You need to lodge this application form and attach either a Class 1 or Class 2 local impact assessment (LIA).

What you need to know

Under section 36 of the Gaming and Liquor Administration Act 2007 and section 307A of the Crimes Act 1900 it is an offence to provide false or misleading information in this application.

A Class 1 LIA is required for venues seeking a threshold increase of:

- ▲ up to 40 in a Band 1 Local Statistical Area (LSA)
- ▲ up to 20 in a Band 2 Local Statistical Area (LSA)
- A Class 2 LIA is required for venues seeking a threshold increase of:
- ▲ more than 40 in a Band 1 Local Statistical Area (LSA)
- ▲ more than 20 in a Band 2 Local Statistical Area (LSA)

Note

You **don't** need to submit an LIA if the GMT increase application is made at the same time as the entitlement transfer or lease and the club requesting the GMT increase is:

- situated in a Band 1 Statistical Area Level 2 (SA2) and the GMT increase (if approved), when added to the total of all other GMT increases approved over the previous 12 months, is 20 or less.
- Iocated in the same SA2 as the venue from which the GME/s are transferred.
- Iocated in the same Local Government Area (LGA) from which the GME/s are transferred, and the SA2 Band where the transferring venue is located is the same or higher than the SA2 Band where the venue requesting the GMT increase is located.
- Iocated in adjoining SA2s (whether or not in the same LGA) as the venue from which the GME/s are transferred, and the SA2 Band of the transferring venue is the same or higher than the SA2 Band of the venue requesting the GMT increase.

You may need to complete a different application form. Look for gaming licence forms and applications at liquorandgaming.nsw.gov.au.

Cost

▲ With a Class 1 LIA, the fee payable for this application is \$1,650.

▲ With a Class 2 LIA, the fee payable for this application is \$6,000.

Fees paid for by credit card will include a 0.4% surcharge. GST is included. Fees are subject to change without notice.

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How to lodge this form

- gamingapplications@ liquorandgaming.nsw.gov.au Include 'GML000 Gaming machine threshold increase where LIA required' in the subject line.
- Liquor & Gaming NSW GPO Box 7060 Sydney NSW 2001
- Liquor & Gaming NSW Level 6, 323 Castlereagh Street Haymarket NSW 2000 Monday–Friday, 9am–5pm

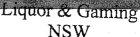
Please provide all pages of this application and your payment. There's no need to attach this introduction page.

Need more information?

- O liquorandgaming.nsw.gov.au
- @ gamingapplications@ liquorandgaming.nsw.gov.au
- 🜭 1300 024 720

Your privacy

We will handle your personal information in accordance with the Privacy and Personal Information Protection Act 1998. It is being collected by Liquor & Gaming NSW and will be used for the purpose of processing your application and may be disclosed to other Government agencies for this purpose. All LIAs (both pending and determined) can be viewed on the LIA public register available online at liquorandgaming. nsw.gov.au. You have the right to request access to and correct details of, your personal information held by us. You can access further information on privacy at liquorandgaming.nsw.gov.au.



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Before you complete this form continued

 ;; 	Pre-lodgement checklist Please ensure you have filled out the relevant sections and attached the required documents. If information is missing, processing this application will be delayed and the application may be withdrawn.				
[I have answered all questions in Parts 1 to 4. I have ensured that the declaration in Part 5 has been read and signed.			
[[I have completed my credit card details or enclosed payment. I have attached all documents required (see below).			
Attachments					
[A Class 1 or Class 2 LIA as required			

How this request will be processed

When this request has been processed, all parties named on this form will receive a copy of the updated licence documents by email.

Explanation of terms

Term	Definition
Applicant	The person or organisation qualified to make this application. The applicant may nominate a legal or other representative to be their contact person regarding this application.
Gaming machine	A gaming machine, also known as a poker machine or a 'pokie', is an electronic device designed for gambling.
Gaming machine entitlement / poker machine permits	A venue must hold a gaming machine entitlement (GME) or poker machine permit (PMP) (hotels only) for each gaming machine operated.
Gaming machine threshold	The gaming machine threshold (GMT) is a number which limits how many gaming machine entitlements (GMEs), and for hotels, poker machine permits (PMPs) – that a club or hotel licence can hold. A venue must have a GME or PMP for each gaming machine operated. A hotel's GMT cannot exceed 30.
Local impact assessment	A local impact assessment (LIA) may be required when a hotel or registered club applies to increase its gaming machine threshold to operate more gaming machines, or where a hotel or club changes location.
LIA public register	Details of determined and pending local impact assessments are available on the LIA public register on the L&GNSW website. The register contains a list of LIAs that clubs and hotels have lodged, together with an application to increase the GMT.

GWILCOOT Gaming machine threshold increase where LIA required



Liquor & Gaming

OFFICE USE ONLY	GML000	Daytime phone		
Ву	Email Mail OTC	(02) 4229 1952		
Date lodged		Email <u>dicey@diceyrileys.com.au</u>		
28 (Alternative Providence) 7 (
Amount paid	5	What is the total internal floor space		
Receipt no.		the new premises in square metres		
Application no.		Is the premises part of a retail shopping centre or proposed retail shopping centre as defined in section 4		
inalised by		of the Gaming Machines Act 2001?		
Date finalised		No 🔀 Yes 🛄		
Notification issued		If Yos, what are the name and addre	ass of the current or	
		If Yes, what are the name and address of the current or proposed shopping centre?		
Part 1 About th	e premises			
Liquor licence				
LIQ H400122373		Is the application for a new premises?		
Premises name		Yes		
Dicey Riley's		🖂 No		
Premises address		Are the new premises within 200 metres of a school, place of public worship or hospital?		
329 Crown Street		No Not applicable – not a new premises		
Suburb/town/city		Yes		
WOLLONGONG		V		
State Postcode		If Yes, please provide a map showing the location of		
NSW 2500		the relevant premises and the location of any school, place of public worship or hospital within 200 metres		
_ocal Government Ar	ea (LGA)	of the premises.		
Wollongong LGA	:			
SA2		Part 2 Gaming machine t	hreshold (GMT)	
Wollongong		GMT for current premises?	17	
SA2 Band (select one		Proposed GMT threshold for the	22	
□1 ⊠2 □3	6	premises?		

continue overleaf

Part 3 Local impact assessment (LIA) information

Type of LIA being lodged.

For information on what type of LIA is required, see the information sheet on the new LIA process at liquorandgaming.nsw.gov.au.

What type of Local Impact Assessment (LIA)

is being lodged? (tick one only)



Class 2

Lodge the applicable LIA submission with this form. See the information sheets at liquorandgaming.nsw.gov.au for guidelines on what the LIA submission needs to contain.

Part 4 Notification of application result

Do you wish to be notified of the result of this application by email?



Yes 🕅

If Yes, print the email address:

bt@hatziscusack.com.au

Part 5 Applicant declaration

- I declare that I am 18 years or older and I am authorised to lodge this application.
- I declare that the contents of this application including attachments are true, correct and complete and that I have made all reasonable inquiries to obtain the information required to complete the application.
- ▲ I undertake to immediately notify Liquor & Gaming NSW of any change to the information in this application, if the information changes before the application is determined.
- I acknowledge that under section 36 of the Gaming and Liquor Administration Act 2007 and section 307A of the Crimes Act 1900 it is an offence to provide false or misleading information in this application.
- ▲ I acknowledge that failure to provide all required information may result in refusal of the application.
- ▲ I understand that specific details I have supplied in this application may be 'personal information' under the Privacy and Personal Information Protection Act 1998. Personal information is any information or opinion that identifies an individual, or enables someone to identify an individual.
- I acknowledge that Liquor & Gaming NSW is collecting information to enable processing of the application. I also understand that they will use the information for its intended purpose only, store the information securely, and allow me to access and update the information. When processing this application, they may need to disclose personal information to other Government agencies.

Name of club secretary/hotel licensee

George Poulos

Signature of club secretary/hotel licensee



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Date 2

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Part 6 Payment for this application If the application is lodged by a legal or other representative, tell us: Credit card X Cheque Cash Money order Name of representative Payment amount **Brett Tobin** X \$1,650 (with Class 1 LIA) Representative's business name □ \$6,000 (with Class 2 LIA) Hatzis Cusack Lawyers Email **Credit card payments** bt@hatziscusack.com.au A surcharge of 0.4% will be added to credit card payments. Contact phone daytime Card type MasterCard Visa (02) 9221 9300 Card number Address for correspondence **GPO Box 3743** Name on card Suburb/town/city **SYDNEY** Expiry date State Postcode 1 NSW 2001 Cardholder signature Date

Cheque and money order payments

- Make payable to 'Liquor & Gaming NSW'.
- For cheques, please cross and mark 'Not negotiable'.