Form 77

Application for permanent transfer of gaming machine entitlements between clubs



Gaming Machine Act 1991 s. 109M • V3 Jun 2013

Office use only Org no	Instructions This application must be made by the transferor. Please complete in BLOCK letters. Attach extra pages if needed. If you need help completing this form contact the Office of Liquor and Gaming Regulation (OLGR) on 13 QGOV (13 74 68). Fees To find out the current application fee go to www.business.qld.gov.au/liquor-gaming	Definitions Transferor: the proposed supplier of the entitlements. Transferee: the proposed receiver of the entitlements Warning In accordance with s. 350 of the Gaming Machine Act 1991, providing false or misleading information may incur a penalty of 400 penalty units or two years imprisonment.
Section 1 Transferor (applicant) details To be made by the transferor only	Full name of Transferor	on gaming machine licence State Postcode
Section 2 Transferee details	Full name of Transferee	
Section 3 Entitlements	The total number of entitlements transferred from the The entitlements will be transferred as follows: From	hine licence) State Postcode hine licence)

Section 4 Transfer considerations	The amount entered below must represent the total price that the transferee will pay to the transferor in consideration for the transfer. Please note that it is illegal for a transferee to pay a transferor a percentage, or direct or indirect interest in, the turnover or metered win from gaming machines on the premises. Price per entitlement \$	
Section 5 Anticipated transfer date	Anticipated transfer settlement date $\bigcap_{D}\bigcap_{D}/\bigcap_{M}\bigcap_{M}/\bigcap_{Y}\bigcap_{Y}\bigcap_{Y}$ As an encumbrance over an entitlement is of no effect, it is expected that consideration for the transfer will be paid in full on the settlement date. Parties will be required to advise that settlement has occurred before the transfer can be effected.	
Section 6 Prerequisite reduction	The transferor club is only able to permanently transfer the number of entitlements that exceed its approved number of gaming machines. This means that before an entitlement can be transferred, the Commissioner for Liquor and Gaming must approve an application for a decrease of the approved number of gaming machines, accept a notification of the surrender of the gaming machine licence or receive a letter advising of the cessation of gaming at an additional premises. The resultant reduction in the approved number of gaming machines is referred to as a prerequisite reduction. In certain circumstances, OLGR will process the prerequisite reduction in conjunction with the commissioner's consideration of the transfer. Please select one of the following: The club has already made a prerequisite reduction and already has more entitlements than approved gaming machines. The club has sufficient surplus entitlements to conduct the transfer (go to Section 8).	
	The club wishes to have its prerequisite reduction processed in conjunction with the commission's consideration of the transfer (go to Section 7).	
Section 7 Clubs who have not yet made a prerequisite reduction	If you require the transfer to be considered in conjunction with a prerequisite reduction, your transfer must be accompanied by one of the following (with all required attachments). Please select that which applies: A completed Form 7A 'Application to Decrease the Approved Number of Gaming Machines', and all required attachments, is attached. A completed Form 12 'Notification of Surrender of the Gaming Machine Licence', and all required attachments, is attached. A letter advising the commissioner of the cessation of gaming at an additional premises, on a prior date stated in the letter, is attached.	

We		
Full name of Executive Officer for Transferor 1		
and		
certify that we are duly authorised to make this application executed under the common seal of		
Name of Transferor Club		
and declare that:		
the information contained in this application is true and correct		
 the amount at Section 4 represents the total amount of consideration for the transfer and no additional consideration will be received. 		
Transferor 1 signature		
Transferor 1 name		
Position		
Transferor 2 signature		
Transferor 2 name		
Position		
By mail: In person: Office of Liquor and Gaming Regulation Locked Bag 180 CITY EAST QLD 4002 In person: Office of Liquor and Gaming Regulation Upper Plaza, 33 Charlotte Street BRISBANE QLD 4000		
The application fee must be paid at the time of application. There is no GST payable on any fee. Fee amounts are listed under Fees and Charges online at www.business.qld.gov.au/liquor-gaming or telephone 13 QGOV (13 74 68). The fee can be paid by cheque, money order or credit card. Cash and eftpos will only be accepted if payment is made in person. Payment type: Money order Cheque—make cheque payable to Office of Liquor and Gaming Regulation Credit card*—charge my: Mastercard VISA Credit card no. Cardholder's name Amount authorised \$		

OLGR is collecting your personal information in order to assess your application to permanently transfer gaming machine entitlements in accordance with s. 109M of the *Gaming Machine Act 1991*. OLGR may disclose your personal information to the prescribed entities listed in Schedule 1 of the Gaming Machine Regulation 2002 or as otherwise required by law.