LEGISLATIVE COUNCIL

GAMBLING REGULATION AMENDMENT BILL 2009

(Amendments and New Clauses to be proposed in Committee by Mr MADDEN)

- 1. Clause 1, page 2, line 3 omit "games." and insert "games; and".
- 2. Clause 1, page 2, after line 3 insert—
 - "(d) to make further provision in relation to the holder of the monitoring licence; and
 - (e) to make further provision in relation to applications for club venue operators licences.".

NEW CLAUSES

3. Insert the following New Clauses to follow Clause 8—

'AA Ownership and related person restrictions

In section 3.2A.1 of the Principal Act **insert** the following definitions—

"monitoring licensee means the holder of the monitoring licence;

monitoring licence means the monitoring licence that is in effect (other than for the purpose of preparatory action taken in accordance with an authorisation under section 3.4.54(2));".

BB Application for venue operator's licence

For section 3.4.8(2A) of the Principal Act substitute—

- "(2A) In addition to the requirements of subsection (2), in the case of an application for a club venue operator's licence where the applicant holds a club liquor licence or a racing club licence, the application must also be accompanied by—
 - (a) a copy of the club liquor licence, or the racing club licence (as the case may be) for the club; and
 - (b) any further information that the Commission requires to be satisfied that the applicant is a club established for a community purpose.
- (2AB) In addition to the requirements of subsection (2), in the case of an application for a club venue operator's licence where the applicant does not hold a club liquor licence or a racing club licence, the application must also be accompanied by—
 - (a) a copy of the constituting document of the club that is certified as true and correct by the authorising officer of the club with the provisions referred to in subsection (1A)(b) clearly marked; and

- (b) a statement of community purpose which sets out the purposes for which the club is established (if these purposes are not set out in the constituting document of the club); and
- (c) any further information that the Commission requires to be satisfied that the applicant is a club established for a community purpose.".'.