

Gaming Machine Act 1991 (S.265(2))

**APPLICATION FOR THE ACQUISITION/REPLACEMENT/
DISPOSAL OF GAMING MACHINES**

Authorised Acquirer/Disposer _____ Licence No. (if applicable) _____

Licensed Premises Name (if applicable) _____

Contact Person _____ Ph No: _____

If Applicant holds a gaming machine licence, state:

Licensed Monitoring Operator _____

Please indicate the type of activities being requested by placing a tick in the corresponding box. Also, advise the number of machines involved and whether the machines will be purchased or leased. Include under leased any machines that are sub-leased, subject to hire purchase or any other contractual bailment.

	Number of machines	Purchased	Leased
1 <input type="radio"/> Acquisition by licensee (club/hotel) - (New Site)	<input type="radio"/>	<input type="radio"/>
2 <input type="radio"/> Acquisition by licensee (club/hotel) - (Increase)	<input type="radio"/>	<input type="radio"/>
3 <input type="radio"/> Acquisition/Disposal by licensee (club/hotel) - (Replacement Machines)	<input type="radio"/>	<input type="radio"/>
4 <input type="radio"/> Disposal by licensee (club/hotel) - (Decrease)	<input type="radio"/>	<input type="radio"/>
5 <input type="radio"/> Acquisition by all other "authorised acquirers" (not club/hotel)	<input type="radio"/>	<input type="radio"/>
6 <input type="radio"/> Disposal by all other "authorised disposers" (not club/hotel)	<input type="radio"/>	<input type="radio"/>

Please note! You may need to supply additional items with this application. Please refer to page 2 for details. An application should be submitted at least 30 days prior to the anticipated date for the activities indicated. For additional forms, please contact your LMO.

Source of Finance / Lease Arrangements

Full Name _____

Full Address _____

Declaration by "Authorised Acquirer"

Has any person in connection with this application, been offered, given or accepted any direct or indirect payment, benefit or advantage as an inducement for the acquisition of the gaming machines by the "authorised acquirer"?

Yes No

If "Yes", provide full details: _____

Please note: Section 286 of the *Gaming Machine Act 1991* provides for a maximum penalty of 1,000 penalty units or 5 years imprisonment, for inducing the acquisition of gaming equipment or ancillary or related equipment.

I/We, the undersigned, declare that the details set out in this application form are, to the best of my/our knowledge and belief, true and correct in every detail.

Body Corporate Applicant

Signature _____ Date ___ / ___ / ___
Secretary/Authorised Executive Officer

Signature _____ Date ___ / ___ / ___
Secretary/Authorised Executive Officer

Individual Applicant

Signature _____ Date ___ / ___ / ___

Application Types and Additional Items Required to Accompany each Application

1 o Acquisition by licensee (club/hotel) - (New Site)

The original purchase order for machines stating the total purchase price and any discounts offered, or a copy of the lease documents.

2 o Acquisition by licensee (club/hotel) - (Increase)

The original purchase order for machines stating the total purchase price, any discounts offered, the amount of the consideration given for any trade-ins, or a copy of the lease documents.

3 o Acquisition/Disposal by licensee (club/hotel) - (Replacement Machines)

The original purchase order for machines stating the total purchase price, any discounts offered, the amount of the consideration given for any trade-ins, or a copy of the lease documents.

Details of machines being disposed of must be stated on the "Disposal of Gaming Machines" section of this form.

4 o Disposal by licensee (club/hotel) - (Decrease)

Please complete the "Disposal of Gaming Machines" section of this form.

5 o Acquisition by all other "authorised acquirers" (not club/hotel)

The original purchase order for machines stating the total purchase price, any discounts offered, the amount of the consideration given for any trade-ins, or a copy of the lease documents.

A fee of \$21.00 per machine is payable to QOGR.

6 o Disposal by all other "authorised disposers" (not club/hotel)

Please complete the "Disposal of Gaming Machines" section of this form.

OFFICE USE ONLY:

Approval Number: _____ System Updated: _____

Approval Date: ___ / ___ / ___ Officer's Name: _____



DISPOSAL OF GAMING MACHINES

Authorised Disposer: _____ Licence No. (if applicable) _____

MGD/QOGR ID No.	Licensed Major Dealer's Serial No.	Game	Legal Owner ¹ (Please tick)		Means of Disposal (please tick)								
					Proposed Recipient								To be destroyed <small>subject to conditions specified by QOGR - See reverse of this page</small>
			Yes	No	LMO ²	Approved Financier ²	Licensed Major Dealer of Gaming Machines ²	Another Licensee ²	Gaming Trainer ²	Licensed Service Contractor/Licensed Repairer for spare parts ³	Person from another State, Territory, etc ⁴		

¹ **IMPORTANT:** Where the applicant is not the legal owner of a gaming machine and the gaming machine is not being returned to the legal owner (i.e. an LMO or an approved financier), the legal owner must make application for the disposal of the gaming machine.

² Details of the proposed recipient and their LMO (if applicable) must be attached to this form.

³ Details of the proposed recipient must be attached to this form. After removal of its spare parts, the machine must be destroyed in accordance with the procedure for "Destruction of Gaming Machines" on the reverse of this page.

⁴ Details of the proposed recipient and the law under which possession is lawful in that State or Territory, etc, must be attached to this form. After approval from QOGR, the MGD/QOGR ID plate for each gaming machine must be returned to QOGR with a copy of this Disposal form, within 7 days of the removal of the machine from Queensland.

I/We, the undersigned, declare that the details set out in this application form are, to the best of my/our knowledge and belief, true and correct in every detail.

<p>Body Corporate Applicant</p> <p>Signature _____ Date ____ / ____ / ____ <i>Secretary/Authorised Executive Officer</i></p> <p>Signature _____ Date ____ / ____ / ____ <i>Secretary/Authorised Executive Officer</i></p>	<p>Individual Applicant</p> <p>Signature _____ Date ____ / ____ / ____</p>
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Destruction of Gaming Machines

After your LMO has obtained approval from QOGR for the destruction of the gaming machines, a Statutory Declaration must be completed to this effect by the person who witnessed the destruction of the machines.

The preferred method of destruction is by metal fragmentation which is available at some scrap metal establishments. However, if this option is not available, destruction should be by crushing with a bulldozer or similar mechanical device.

The 'MGD/QOGR' identification plate for each gaming machine, must be returned to QOGR together with the completed Statutory Declaration and a copy of the Disposal Section of Form 57, within 7 days of the destruction occurring.

Storage of Gaming Machines

After your LMO has obtained approval from QOGR, the gaming machines must be stored and secured on premises and in a way approved by QOGR for a period of up to 2 months.

If an additional period is required, further application must be made to QOGR.



INSTRUCTIONS FOR COMPLETION OF FORM 57

APPLICATION FOR THE ACQUISITION / REPLACEMENT / DISPOSAL OF GAMING MACHINES BY AUTHORISED ACQUIRER / AUTHORISED DISPOSER

All applicants are required to complete page 1 of Form 57 and tick the appropriate box as follows:

Boxes 1, 2 & 3 - These items are for completion by licensees (clubs and hotels) acquiring gaming machines.

Box 4 - This item is for completion by licensees (clubs and hotels) disposing of gaming machines through a decrease.

Box 5 - This item is for completion by licensed monitoring operators (LMOs), approved financiers and gaming trainers acquiring gaming machines, and licensed service contractors/licensed repairers acquiring gaming machines for spare parts.

Box 6 - This item is for completion by LMOs, approved financiers, gaming trainers and licensed service contractors/repairers disposing of gaming machines.

Signatories to the Application

Incorporated associations, corporations and other incorporated bodies will need to complete the applicable "Body Corporate" sections of Form 57 which requires the signatures of one or more officers (either the secretary or an authorised executive officer).

Individual applicants will need to complete the relevant sections of Form 57.

Meaning of terms "AUTHORISED ACQUIRER" and "AUTHORISED DISPOSER"

"Authorised Acquirer" means a licensed major dealer of gaming machines, licensee (club/hotel), licensed monitoring operator (LMO), approved financier, gaming trainer, licensed service contractor, licensed repairer or a person from another State, Territory or Country, where possession of a gaming machine/s by that person is lawful.

"Authorised Disposer" means a licensed major dealer of gaming machines, licensee (club/hotel), licensed monitoring operator (LMO), approved financier, gaming trainer, licensed service contractor and licensed repairer.

Approvals subject to "Approved Arrangements"

Approvals given by QOGR to acquire or dispose of a gaming machine/s are subject to the provisions of the *Gaming Machine Act 1991* (the Act) and to a number of standard conditions (or Approved Arrangements) under S.344(2)(a) of the Act, together with any other conditions specified by QOGR in a particular case. These "Approved Arrangements" can be accessed on QOGR's web site (<http://www.qogr.qld.gov.au>).

Lodgement of Application

Once completed, the application and attachments, **MUST** be submitted by the **licensee (club/hotel)**, to the licensee's LMO.

Applications from **all other "authorised acquirers"** (including LMOs), **MUST** be submitted direct to QOGR, Locked Mail Bag 180, Albert Street Business Centre, BRISBANE, QLD, 4002.

Enquiries by licensees (club/hotel) are to be directed to the licensee's LMO. Other applicants are to direct their enquiries to QOGR on telephone (07) 3872 0841 or (07) 3872 0856. Facsimile applications must **NOT** be submitted.

PLEASE NOTE:

Failure to give true and correct answers to any questions in this form may constitute an offence under Section 350 of the *Gaming Machine Act 1991*.

Maximum penalty: 400 penalty units or imprisonment for 2 years.