Sexually explicit entertainment on licensed premises

Liquor Control Reform Act 1998

This form should be used by a licensee to notify the Victorian Commission for Gambling and Liquor Regulation (the Commission) that it provides, or intends to provide, sexually explicit entertainment on the licensed premises. Please answer all questions on this form.

Under the *Liquor Control Reform Act 1998* (the Act), a licensee **must** notify the Commission within 21 days after commencing to provide sexually explicit entertainment on the licensed premises. It is an offence not to notify the Commission and a penalty applies. Failure to notify may also result in disciplinary action being taken against the licensee.

When a licensee notifies the Commission that they have **commenced** providing sexually explicit entertainment, the Commission may decide to put sexually explicit entertainment conditions on the licence.

If the Commission is considering imposing these conditions on the licence, the licensee will be told what the proposed conditions are, and given an opportunity to make a submission before the Commission makes a final decision. If the Commission does impose sexually explicit entertainment conditions on the licence, an annual licence renewal fee in excess of \$30,000 will apply to the licence.

There is usually a cost to the licensee in complying with sexually explicit entertainment conditions in addition to the annual licence renewal fee. This may include costs relating to increased security measures and surveillance recording systems. Licensees may therefore wish to advise the Commission of their intention to provide sexually explicit entertainment before they commence. In this way, licensees have an opportunity to know in advance what licence conditions the Commission will impose on their licence, and the costs to their business, should they commence providing this entertainment.

The Act defines 'sexually explicit entertainment' to mean live entertainment that may be performed for an audience, by a person performing an act of an explicit sexual nature, but does not include the provision of sexual services within the meaning of section 3(1) of the Sex Work Act 1994.

It is the responsibility of licensees to be aware of any other requirements or restrictions that apply to the provision of sexually explicit entertainment, such as a need to obtain permission from their local council.

Applicant details Name/s of licensee (person/partnership/company/body corporate/club) Licence number Australian Business No. (ABN) Australian Company No. (ACN)

Details of each individual, each partner, each director, each executive committee member (please attach an extra sheet of paper if necessary)

Name

Position held

Residential address

Postcode

Privacy – The Victorian Commission for Gambling and Liquor Regulation (the VCGLR) is committed to protecting the privacy of your personal information. The VCGLR endorses fair information handling practices and uses of information in compliance with its obligations under the Privacy and Data Protection Act 2014 (Vic). Personal information collected from you is only used for the purposes of the application for the licence or permit and Acts administered by the VCGLR.

Personal information is not disclosed to third parties unless required or authorised by law, or with your consent.

As part of the application process information provided may be forwarded to and retained by Victoria Police.

Victorian Commission for Gambling and Liquor Regulation Level 3, 12 Shelley Street, Richmond VIC 3121 GPO Box 1988, Melbourne VIC 3001 Email contact@vcglr.vic.gov.au Telephone 1300 182 457 vcglr.vic.gov.au ABN 56 832 742 797







v18-08

Date rec'd File no.

OFFICE USE ONLY

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Contact details		Q3	Does the sexually explicit entertainment you provide or intend to provide occur on a semi-regular basis (for
Business hours contact details fo	r you/your representative		example once a month)?
Contact name		Yes	explicit entertainment is or will be provided,
Daytime telephone number	Fax number		then go to Q5 .
Postal address			
	Postcode	No	go to Q4.
Email]		,
		Q4	As you provide or intend to provide sexually explicit entertainment regularly, specify the relevant hours and
Premises details			days the entertainment occurs or will occur,
Premises/trading name (ie registere	d business name)		then go to Q5.
Street address]		
	Postcode		
Postal address (for service of notice	s if different from street address)	Q5	Describe where on the licensed premises you provide or
		QS	intend to provide sexually explicit entertainment, then go to Q6 .
	Postcode		
Dromiaco emeil			
Premises email			
Questions/information			
Q1 Please tick and insert dat	te in one of the following:	Q6	Does the sexually explicit entertainment you provide or intend to provide involve partial or total removal of
I am notifying the Commission that I commenced providing			clothing by the entertainer?
sexually explicit entertainmer	nt on / / 20	Yes	provide details below then go to Q7 .
or I have not commenced provid	ding sexually explicit		
entertainment and am notifyir intention to commence on			
For the remaining questions, ple	ase attach an extra sheet of		
paper if necessary.		No	go to Q7.
			C
Q2 Is the sexually explicit en intend to provide a single	ntertainment you provide or e event?		Does the sexually explicit entertainment you provide or intend to provide involve dancing or music?
	e and hours that the sexually nment was or will be provided,	Yes	
-			
No go to Q3.		No No	go to Q8.
yo to wo.			

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Q8	Are the persons viewing or intended to view the entertainment encouraged or permitted to have direct physical contact with the entertainer such as touching the breasts, buttocks or genitalia? provide details below then go to Q9 .	Certification/signature of licens	ed in this form and e licensee, l/we are
		Name	
No	go to Q9.		
		X	Date
Q9	Are there or will there be any fees charged to view the sexually explicit entertainment?	Name	
Yes	provide details below then go to Q10 .		
		X	Date
		Name	
No	go to Q10.		
Q10	Has there been or will there be changes to the operation of the licensed premises (including new management practices or security measures) due to the commencement of the sexually explicit entertainment?	X Name	Date / /
Yes	provide details below then go to Q11 .		
		How to lodge this form and acc documents	ompanying
		By post to: Victorian Commission for Gambling and Lic GPO Box 1988, Melbourne VIC 3001	quor Regulation
No	go to Q11.	In person to: Victorian Commission for Gambling and Lic Level 3, 12 Shelley Street, Richmond	quor Regulation
Q11	Has your local council advised in writing that the provision of sexually explicit entertainment at the licensed premises does not contravene the applicable planning scheme?	By email: contact@vcglr.vic.gov.au	
Yes	Attach a copy of the letter from your local council.		
No	Please contact your local council and attach a copy of this letter before lodging this form.		

If you wish to provide further information about the sexually explicit entertainment that you provide or intend to provide, please do so in an extra sheet of paper or the reverse side of this page.

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