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Ms Joy Burch MLA Minister for Racing and Gaming ACT Legislative Assembly London Circuit CANBERRA ACT 2601

Dear Minister

On behalf of the ACT Gambling and Racing Commission I have pleasure in submitting its report to you on the community contributions made by gaming machine licensees for the financial year 2012-2013.

This report has been prepared in accordance with section 167 of the *Gaming Machine Act 2004* (the Act) and meets the Commission's statutory responsibilities outlined in the Act.

As required by the Act, the Commission's report covers compliance by the gaming machine licensees and analyses the extent to which licensees used their revenue to make community contributions during the year.

In accordance with section 168 of the Act you are required to table this report in the Legislative Assembly within 6 sitting days of receiving the report.

Yours sincerely

John Haskins Chairperson

24 October 2013

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1. INTRODUCTION

This report meets the requirements of section 167 of the *Gaming Machine Act 2004* (the Act) which obliges the ACT Gambling and Racing Commission to report to the Minister within four months of the end of the financial year on community contributions made by gaming machine licensees. The report provides a summary of the extent of compliance by licensees and an analysis of the extent to which revenue received by licensees has been used to make community contributions during the period 1 July 2012 to 30 June 2013. The report also includes statistical information compiled from the details of contributions supplied by gaming machine licensees for the financial year.

Mandatory reporting of community contributions made by licensees was introduced in 1997. The Commissioner for ACT Revenue produced the first two reports and subsequent reporting became the responsibility of the ACT Gambling and Racing Commission following its establishment in December 1999.

Part 12 of the Act contains the primary legislative provisions dealing with community contributions and for ease of reference the legislation relevant to the reporting period is included at <u>Attachment A</u> to this report. Guidelines for approving contributions in Part 9 of the *Gaming Machine Regulation 2004* (the Regulation) relevant to the reporting period are at <u>Attachment B</u>.

The legislation outlines broad purposes that contributions must meet to be approved as community contributions and identifies some types of expenditure that would not be approved as community contributions. The Regulations provide guidelines for approving contributions to further assist the Commission and licensees regarding the general criteria for each of the categories of community contributions.

In brief, for the 2012-13 financial year a licensee that is a club was required to make a minimum level of community contributions equal to 8% of the club's net gaming machine revenue (NGMR). NGMR, as defined in the legislation, is calculated as follows:

Gross Gaming Machine Revenue (GGMR) derived by the licensee, less:

- a) any amount of gaming machine tax payable on the GGMR; and
- b) 24% of GGMR.

GGMR is the total of all moneys inserted into machines less winnings to players and approved amounts set aside for the payment of linked jackpots. The 24% deduction is recognition of the expenses a licensee incurs in gaming machine operations.

For a hotel or tavern licensee, it is not mandatory for them to make any contributions although it is compulsory for them to keep records and report the details of any contributions made. If no contributions are made in the reporting period, a nil report must be submitted.

All licensees must report to the Commission the total value of contributions to registered parties and associated entities (see *Electoral Act 1992*). These contributions are reported by the Commission for continuity of historical data even though there has been no statutory requirement to report such information to the Minister since the introduction of the Act in 2004.

2. ASSESSMENT AND AUDIT PROGRAM

On receipt of each licensee's report of its community contributions the Commission conducts a preliminary examination of each reported contribution. The purpose is to ascertain *prima facie* its eligibility as a community contribution pursuant to the Act.

In instances where there is doubt about the eligibility of a contribution, licensees are contacted and afforded the opportunity to provide additional information before the Commission approves or declines to approve the contribution. In situations where no responses were provided the proposed contributions were not approved as they could not be verified as being eligible by the Commission.

In relation to the reported contributions for 2012-13, club contributions totalling \$81,092 (0.62% of total claimed club contributions) involving 32 clubs were considered ineligible for approval as community contributions and consequently were not approved.

A further \$80 in contributions from four Hotel/Tavern licensees were also considered ineligible.

Following the Minister's tabling of the Commission's report, the Commission commences a more comprehensive audit program of reported contributions as a part of the overall audit program of licensees. Discrepancies that are discovered which result in a material change to a licensee's community contributions are noted for inclusion in the following year's report, and if applicable, notices of shortfall tax liabilities are issued.

3. AMENDMENTS TO THE 2011-12 REPORT

During 2012-13 the Commission conducted sixty-four (64) audits concerning the verification of community contributions claimed for the 2011-12 financial year. The Commission's audits resulted in minor amendments to the 2011-12 financial year's community contributions statistics for both clubs and hotels/taverns. The two tables that follow outline the final amendments to the contribution categories for each reporting group.

The Commission's focus has been on ensuring licensees are aware of their legislative obligations and ensuring compliance with these obligations.

<u>CLUBS</u>

There were no major amendments to any one club licensee resulting from the Commission's audit program.

		2011-12	_	2011-12					
Category	Amendment	Reported T	otals	Amended T	otals				
	\$	\$	%	\$	%				
Charitable and Social Welfare	- 2,788	1,129,425	8.76	1,126,637	8.85				
Problem Gambling (adjusted) ¹	- 425	107,235	0.83	106,810	0.84				
PGAF	0	1,085,631	8.42	1,085,631	8.52				
Sport and Recreation	- 149,119	7,975,474	61.87	7,826,355	61.45				
Women's Sport (adjusted)	- 2,869	496,482	3.85	493,613	3.88				
Non-Profit Activities	- 891	1,829,925	14.20	1,829,034	14.36				
Community Infrastructure	0	267,061	2.07	267,061	2.10				
Totals	- 156,092	12,891,233	100.00	12,735,141	100.00				

Table 1. Amendments to the 2011-12 Community Contribution Categories for Clubs

HOTELS AND TAVERNS

There were no major amendments to any one hotel or tavern licensee resulting from the Commission's audit program.

Table 2. Amendments to the 2011-12 Community Contribution Categories for Hotels and Taverns

Category	Amendment		1-12 ed Totals	201 Amende	
	\$	\$	%	\$	%
Charitable and Social Welfare	- 36	1,825	19.43	1,789	19.33
Problem Gambling (adjusted)	0	0	0	0	0
PGAF	0	3,924	41.77	3,924	42.40
Sport and Recreation	- 70	3,184	33.90	3,114	33.65
Women's Sport (adjusted)	0	0	0	0	0
Non-Profit Activities	- 33	460	4.90	427	4.62
Community Infrastructure	0	0	0	0	0
Totals	- 139	9,393	100.00	9,254	100.00

Note that the amended figures for the 2011-12 financial year are used for comparative purposes throughout the remainder of the report.

¹ Throughout this report 'adjusted' refers to the \$4:\$3 incentive applied to the amount contributed.

4. COMPLIANCE BY LICENSEES

<u>Requirements</u>

Section 165 of the Act requires a licensee to record for each community contribution made by the licensee:

- the entity to which, and the purpose for which, each contribution was made; and
- the amount or value of the contribution and the date when, or the period over which, it was made.

To assist licensees in providing the community contributions information, reporting pro-forma have been developed by the Commission.

Section 166 of the Act requires a licensee to give the Commission within one month of the end of the financial year a copy of the records kept under section 165 of the Act. In addition, information specifying the licensee's GGMR, NGMR, total value of contributions and total value of contributions to registered parties and their associated political entities must be provided.

The Act requires the Commission to analyse and report on the extent to which gaming machine revenue received by licensees was being used to make contributions to the community during the 2012-13 financial year.

In general terms, community contributions approved under the Act are to be for the benefit of the general public or community. The contributions should have the effect of:

- contributing to or supporting the development of the community; or
- raising the standard of living of the community or part of the community.

Reported community contributions are defined and segregated, in accordance with the guidelines described in the Regulation, into each of the five categories indicated below:

- (i) Charitable and Social Welfare;
- (ii) Problem Gambling;
- (iii) Sport and Recreation;
- (iv) Non-Profit Activities; and
- (v) Community Infrastructure.

More comprehensive information on these categories is given at <u>Attachment B</u>.

There are two incentive schemes in the Act which have been included to encourage gaming machine licensees to increase their community contributions to women's sport and to assist problem gambling issues. The incentive schemes allow a licensee to claim \$4 for every \$3 spent on eligible contributions in these two areas. In light of these schemes, contributions to Women's Sport and Problem Gambling are reported as separate categories.

The minimum required percentage of community contribution for clubs is 8% of NGMR. There is no minimum requirement for hotels and taverns.

The allowance of contributions to the Problem Gambling Assistance Fund, while a mandatory levy under section 163A of the Act, recognises the contribution made by gaming machine licensees to problem gambling support services under this scheme.

In relation to other contributions to problem gambling assistance section 171A of the Act allows licensees to claim \$4 for every \$3 for such contributions as an incentive to increase outlays in this area. Consistent with ensuring that payments to the Problem Gambling Assistance Fund are over and above the existing level of mandatory community contributions, section 171A(2) excludes payments to the Problem Gambling Assistance Fund from this incentive scheme. This means that while a licensee may include their payments to the Problem Gambling Assistance Fund as part of their problem gambling community contributions, they cannot claim the payments at the value of \$4 for every \$3 as they would other problem gambling community contributions. Accordingly, these two amounts have been separately identified.

<u>Compliance</u>

As at 30 June 2013 there were 51 clubs and 10 hotel/tavern gaming machine licensees that were required to submit reports pursuant to section 166 of the Act. In addition, three former licensees (the Tuggeranong Valley Leagues Club, The Braddon Club and Southern Cross Club Kaleen) submitted a report despite their licences having been surrendered within the reporting period (surrender dates being 26 June 2013, 28 June 2013 and 26 March 2013 respectively). The West Deakin Hellenic Club did not submit a report as its licence was surrendered within the reporting period on 22 April 2013, however its Gross Gaming Machine Revenue, Net Gaming Machine Revenue and eligible Problem Gambling Assistance Fund payments have been included in <u>Attachment C</u> for completeness.

All licensees submitted a report by the due date of 31 July 2013.

In accordance with section 172 of the Act, any shortfall in contributions below the required level of 8% of NGMR is required to be paid as a Community Contribution Shortfall Tax. All clubs made the required minimum community contribution level of 8% of NGMR and as a consequence no Community Contribution Shortfall Tax assessments have been issued.

In circumstances where a club had an annual gross gaming machine revenue of less than \$200,000, the legislation provides for the club to apply to the Minister for a lower required percentage of community contributions. The club must demonstrate that its viability would be brought into question if required to meet the full 8% of NGMR. No applications were received for 2012-13 from licensees seeking a determination from the Minister for a lower percentage.

5. THE EXTENT OF COMMUNITY CONTRIBUTIONS BY CLUBS

Table 3 below details the total value of approved community contributions by club gaming machine licensees for the last eight financial years:

Financial Year	Total Approved Community Contributions (amended) \$m	Total Club NGMR \$m	Community Contributions as a % of NGMR	% change of contributions from previous year
2012-13	13.026	99.473	13.10	2.29 increase
2011-12	12.735	101.964	12.49	9.84 increase
2010-11	11.594	100.935	11.49	12.41 decrease
2009-10	13.236	97.635	13.56	3.17 decrease
2008-09	13.669	98.647	13.86	4.64 decrease
2007-08	14.334	100.253	14.30	12.02 increase
2006-07	12.796	109.406	11.70	2.06 increase
2005-06	12.538	113.075	11.09	4.33 decrease

Table 3. Community Contributions and Proportion of NGMR*

* NGMR is Net Gaming Machine Revenue as defined in the Gaming Machine Act 2004

Table 3 indicates that the total value of approved (eligible) contributions and the proportion of community contributions to NGMR for 2012-13 has increased compared to the previous financial year. The level of NGMR in 2012-13 has marginally decreased compared to the previous financial year.

Table 4 provides a summary of:

- total contributions made to each category;
- > each category's proportion of the total community contributions; and
- a comparison of each category's proportion of total contributions for 2012-13 and the previous reporting period, 2011-12.

	2012-13	2011-12	%	2012-13	2011-12
Contribution	Amount	Amount	Change	%	%
Category		(amended)	from	of Total	of Total
	(\$)	(\$)	2011-12	Contributions	Contributions
Charitable & Social Welfare	1,306,473	1,126,637	15.96	10.03	8.85
Problem Gambling (adjusted)	77,986	106,810	-26.99	0.60	0.84
PGAF	1,059,555	1,085,631	-2.40	8.13	8.52
Sport and Recreation	8,452,601	7,826,355	8.00	64.89	61.45
Women's Sport (adjusted)	479,140	493,613	-2.93	3.68	3.88
Non-Profit Activities	1,599,363	1,829,034	-12.56	12.28	14.36
Community Infrastructure	51,355	267,061	-80.77	0.39	2.10
Total	13,026,473	12,735,141	2.29	100.00	100.00

Table 4	Contributions	h٧	Clubs
	contributions	N y	CIUDS

In accordance with section 166 of the Act, in 2012-13 nine clubs reported contributions amounting to \$28,547 to registered parties and associated entities. Individual club contributions are listed at <u>Attachment F</u>.

Figure 1 shows the proportion of community contributions provided to each category.

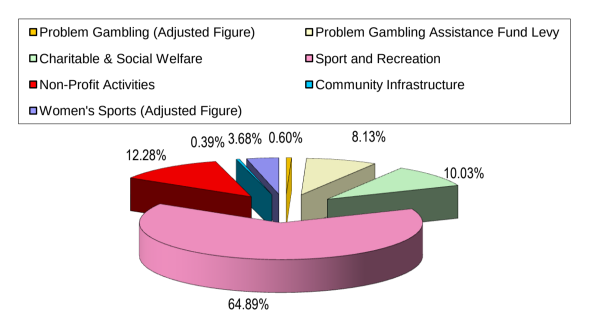


Figure 1. Percentage of Total Club Contributions 2012-13

The level of contributions to the Sport and Recreation category consistently and significantly outweighs the combined totals of the other categories. This outcome highlights the fact that the support and development of sporting activities are among the principal objectives of many clubs and the expenditure consumed in pursuit of those objectives can be claimed as a community contribution.

The Commission notes the following observations in relation to club community contributions experienced in 2012-13 compared to 2011-12. Decreases in contribution amounts occurred in all categories except Charitable and Social Welfare and Sport and Recreation. The continued decrease in the Problem Gambling (adjusted) contribution level for 2012-13 is likely to be attributable to the level of the mandatory payments being made to the PGAF. The decrease in Community Infrastructure expenditure reflects the fact that there were no eligible major projects undertaken by licensees in 2012-13.

Women's Sport

The contributions to Women's Sport decreased by \$14,473 or approximately 2.93% from the previous year and Figure 2 below shows recent trends in this category.

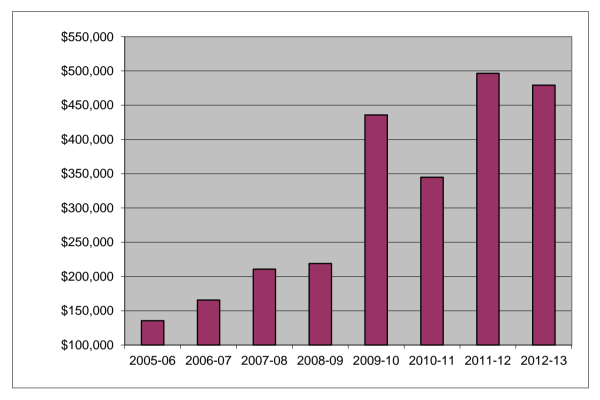


Figure 2. Women's Sport Contributions (Adjusted)

In-Kind Contributions vs Monetary Contributions

A community contribution may consist of a monetary contribution or an in-kind contribution. An in-kind contribution is a contribution in lieu of a donation of funds, such as providing a free room where the use of that room would otherwise incur a cost.

In the reporting period, community contributions of \$2,982,314 were in-kind and \$10,044,159 were monetary contributions.

Figure 3 below shows the break-up of in-kind and monetary contributions made by club licensees for 2012-13. This is consistent with the break-up observed in 2011-12.

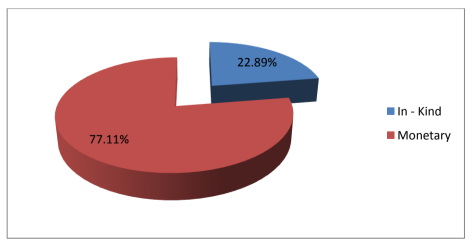


Figure 3. In-Kind and Monetary Contributions by Clubs 2012-13

Other Statistics

There is a wide range in the level of individual club contributions. While the smaller clubs provide a much lower dollar amount, their contributions as a proportion of their NGMR is significantly higher on average than for the larger clubs. In the reporting period the:

- 20 clubs that had the *highest* NGMR for the financial year had an average contribution percentage of 13.06% and provided an amount of \$10,305,663 or 79.11% of the total club contributions;
- 20 clubs with the *lowest* NGMR for the financial year had an average contribution percentage of 58.23% and provided an amount of \$519,730 or 3.99% of the total club contributions; and
- the remaining 15 clubs had an average contribution percentage of 21.01% and contributed \$2,201,080 or 16.90% of the total club contributions.

The clubs' reports also show that:

- > 15 clubs declared contributions in excess of 20% of NGMR;
- > 40 clubs declared contributions between 8% and 20% of NGMR; and
- > no clubs reported a level of contributions below the minimum 8% requirement.

Table 5 provides a summary of the number of clubs that contributed in each category and an average amount of each contribution.

Contribution Category	Total Contributions (\$)	Number of Contributing Clubs	Average Contribution Per Contributing Club (\$)
Charitable and Social Welfare	1,306,473	44	29,693
Problem Gambling (adjusted)	77,986	5	15,597
PGAF	1,059,555	54	19,621
Sport and Recreation	8,452,601	50	169,052
Women's Sport (adjusted)	479,140	30	15,971
Non-Profit Activities	1,599,363	40	39,984
Community Infrastructure	51,355	1	51,355
Total	13,026,473		

Table 5. Average Contribution per Category 2012-13

A summary of the 'Required and Actual Community Contributions' for the individual clubs is at <u>Attachment C</u>. A further summary detailing the contributions by individual clubs to the various categories is at <u>Attachment D</u>.

6. THE EXTENT OF COMMUNITY CONTRIBUTIONS BY HOTELS AND TAVERNS

Hotels and taverns are required to report on their community contributions or to submit a nil report if no contributions have been made during the reporting period. The categories of community contributions including Women's Sport and Problem Gambling that apply to clubs also apply to hotels and taverns. However, the statistical information for hotels and taverns is based on the gross gaming machine revenue (GGMR) consistent with the legislative reporting requirements.

For the hotel/tavern group of licensees, GGMR in 2012-13 was \$547,129. These licensees contributed \$8,741 to the community, which represents 1.60% of their GGMR. In 2011-12 the total contributions amounted to \$9,254, representing 1.42% of their total GGMR of \$653,688. Table 6 below provides the amount of contributions made by hotel and tavern gaming machine licensees to each category.

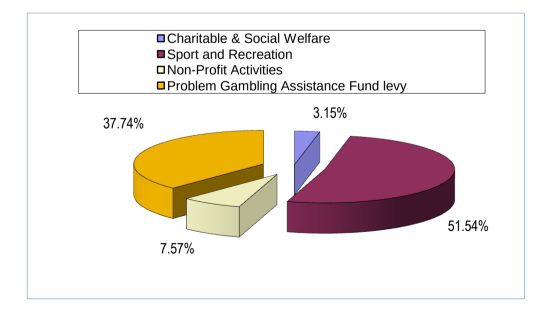
	2012-13	2011-12	%	2012-13	2012-13	2011-12
Contribution Category	Amount	Amount	Change	%	%	%
		(amended)	from	of	of Total	of Total
	(\$)	(\$)	2011-12	GGMR*	Contributions	Contributions
Charitable & Social Welfare	275	1,789	-84.63	0.05	3.15	19.33
Problem Gambling (adjusted)	0	0	0	0.00	0.00	0
PGAF	3,299	3,924	-15.93	0.60	37.74	42.40
Sport and Recreation	4,505	3,114	44.67	0.82	51.54	33.65
Women's Sport (adjusted)	0	0	0	0.00	0.00	0
Non-Profit Activities	662	427	55.04	0.12	7.57	4.62
Community Infrastructure	0	0	0	0.00	0.00	0
Total	8,741	9,254	-5.55	1.60	100.00	100.00

Table 6. Contributions by Hotels and Taverns

* GGMR is Gross Gaming Machine Revenue as defined in the Gaming Machine Act 2004

Figure 4 shows the proportion of community contributions provided to each category.

Figure 4. Percentage of Hotel/Tavern Contributions 2012-13



A summary of community contributions for each hotel and tavern gaming machine licensee is at <u>Attachment E</u>. This attachment identifies each hotel/tavern, the relevant GGMR, the number of gaming machines and the contributions to the various categories.

Gaming Machine Act 2004

Part 12 Community contributions

164 Approval of community contributions

(1) The Commission may approve contributions made by a licensee to a stated entity for a stated purpose as community contributions if satisfied the contributions will have the effect of —

- (a) contributing to or supporting the development of the community; or
- (b) raising the standard of living of the community or part of the community.

Examples of areas of contributions

- 1 charitable and social welfare
- 2 sport and recreation
- 3 non-profit activities
- 4 community infrastructure

- (2) The Regulations may make provision in relation to contributions, including—
 - (a) guidelines for approving contributions as community contributions; and
 - (b) how contributions may be claimed.

Example

A capital payment may be claimed proportionately over a number of years.

(3) In this section:

community includes a community outside the ACT.

contribution, by a licensee-

- (a) includes the value of a contribution made in kind by the licensee; but
- (b) does not include the following:
 - (i) expenditure on commercial activities, or, if the licensee is a club, on the social or entertainment activities of the club for its members;
 - (ii) expenditure intended to promote the licensee's activities;
 - (iii) expenditure in relation to gambling (for example, the purchase of gaming machines);
 - (iv) capital payments for assets owned, controlled or being acquired by the licensee or an associated organisation that are not available to be used by the public;
 - (v) capital payments or other expenditure on assets owned, controlled or being acquired by the licensee, if the assets are not in the ACT;
 - (vi) notional provisions (for example, long service and annual leave), other than depreciation;
- (vii) depreciation in relation to a capital payment mentioned in paragraph (iv) or (v);
- (viii) depreciation in relation to a capital payment that is an approved contribution;
- (ix) a capital payment if depreciation in relation to the payment is an approved contribution;

Note An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

- (x) a contribution made out of donations collected by the licensee, or out of the proceeds of any special fundraising activity conducted by the licensee;
- (xi) a contribution to a business association, registered party, associated entity or trade union;
- (xii) if a contribution is made on a condition—the value to the licensee of that condition being fulfilled;
- (xiii) if an asset is otherwise a contribution—the value of any income earned from the asset (for example, entry or hiring fees);
- (xiv) a contribution made to another licensee under a reciprocal arrangement or agreement;
- (xv) the cost of borrowing funds to acquire an asset;
- (xvi) the payment of a tax, fee or levy, other than a payment required under section 163A (1) (Required payment to problem gambling assistance fund).

165 Records of contributions

- (1) A licensee must record each community contribution made by the licensee, stating—
 - (a) the entity to which, and the purpose for which, each contribution was made; and
 - (b) the amount or value of the contribution and the date when, or period over which, it was made.

Maximum penalty: 20 penalty units.

- (2) To remove any doubt, a record must relate to single licensed premises.
- (3) An offence against this section is a strict liability offence.

166 Report about records and finances

(1) Within 1 month after the end of a financial year, a licensee must give the commission a copy of the records kept under section 165 that relate to the financial year, together with a financial report for the financial year.

Maximum penalty: 20 penalty units.

(2) In this section:

financial report means a report about the following:

- (a) the gross revenue of the licensee;
- (b) if the licensee is a club—the net revenue of the licensee;
- (c) the total value of community contributions;
- (d) the total value of contributions to registered parties and associated entities.
 Note If a form is approved under the Control Act, s 53D for a financial report, the form must be used.

167 Commission must report to Minister

Within 4 months after the end of the financial year, the Commission must give the Minister a report—

(a) summarising the extent of compliance by licensees with section 165 and section 166 for the financial year; and

(b) analysing the extent to which revenue received by licensees was being used to make community contributions during the financial year.

168 Minister must present commission's report

The Minister must present a report given to the Minister under section 167 to the Legislative Assembly within 6 sitting days after the day the Minister receives the report.

169 Required community contributions

(1) For a licensee that is a club, the *required community contribution* for a financial year is the required percentage of the club's net revenue for the financial year.

(2) In subsection (1):

required percentage, for a club, means-

- (a) 8%; or
- (b) if the Minister determines a different percentage under subsection (3) for the club—that percentage.

(3) The Minister may, in writing, determine a lower required percentage for a club if satisfied, on application by the club, that—

- (a) the gross revenue of the club for a financial year is, or is likely to be, less than \$200 000; and
- (b) if the required percentage for the club were 8%, the application of subsection (1) to the club would so seriously affect the club's viability that it would not be just and equitable in the circumstances for that subsection to apply to the club.
- (4) A determination under subsection (3) is a disallowable instrument.

Note A disallowable instrument must be notified, and presented to the Legislative Assembly, under the Legislation Act.

170 Corporations with several licences

(1) This section applies to a club that is a licensee if a corporation owns the club and at least 1 other club that is a licensee.

(2) In working out the community contributions for the club, common expenditure on behalf of the different clubs must be allocated between the clubs in proportion to the number of gaming machines operated by each club.

171 Women's sport community contributions

(1) For every \$3 of women's sport community contributions that a licensee contributes to an entity under section 164 (1), the licensee's required community contributions must be worked out as if the licensee had contributed \$4.

(2) In this section:

women's sport community contributions means community contributions that the Commission is satisfied will benefit or enhance women's sport conducted in the ACT, or with participants mainly based in the ACT.

171A Problem gambling community contributions

(1) For every \$3 of problem gambling community contributions that a licensee contributes to an entity under section 164 (1), the licensee's required community contributions must be worked out as if the licensee had contributed \$4.

(2) This section does not apply to a payment required under section 163A (1) (Required payment to problem gambling assistance fund).

(3) In this section:

problem gambling community contributions means community contributions that the commission is satisfied will assist in—

- (a) alleviating problem gambling; or
- (b) alleviating the disadvantages that arise from problem gambling; or
- (c) providing information about problem gambling.

172 Community contribution shortfall tax

(1) Tax (the *community contribution shortfall tax*) is imposed on a community contribution shortfall of a licensee that is a club at the rate of 100%.

(2) The licensee must pay the community contribution shortfall tax.

(3) Community contribution shortfall tax is payable 30 days after the day the licensee receives an assessment under the Control Act, part 6.

(4) If an amount of community contribution shortfall tax is paid, the commission must transfer the amount to the grants program fund or, if another fund is prescribed under the regulations, that fund.

(5) In this section:

community contribution shortfall, for a licensee that is a club in relation to a financial year, means the amount (if any) by which the club's community contributions fall short of its required community contribution.

Gaming Machine Regulation 2004

Part 9 Community contributions

63 Guidelines for approving contributions generally—Act, s 164 (2) (a)

- (1) The Commission must not approve an amount spent on the following as a contribution:
 - (a) professional entertainment provided for patrons or used for the purpose of directly promoting activities associated with the operation of the licensee and, if the licensee is a club, with the operation of an associated organisation;
 - (b) the provision of alcoholic beverages either directly or indirectly through the provision of gifts, donations or prizes;
 - (c) the provision of expenditure, funds, subsidies or discounts relating in any way to a gambling activity;
 - (d) subsidised or free meals, snacks, other food or beverages provided to a licensee's patrons.

Note See the Act, s 164 (3), def contribution, par (b) (i)-(iii).

(2) Subsection (1) (c) does not prevent the Commission from approving an amount spent on the provision of prizes for raffles conducted by an entity that is not the licensee or an associated organisation if the amount is otherwise an eligible contribution.

64 Guidelines for approving contributions as charitable and social welfare community contributions—Act, s 164 (2) (a)

The Commission may approve a contribution as a charitable and social welfare community contribution only if—

- (a) the contribution is made to a charitable organisation; or
- (b) the contribution—
 - (i) is made to another entity for charitable and welfare purposes; and
 - (ii) in the Commission's opinion, supports the development of a community or helps to raise the standard of living of a community.

Note Community—see the Act, s 164 (3).

Examples for par (a)

- 1 the Salvation Army
- 2 St Vincent de Paul
- 3 the Smith Family

Examples of contributions that may support the development of a community or help to raise the standard of living of a community

- 1 child protection and family support
- 2 drug and alcohol support
- 3 hospital equipment for use in retirement villages or facilities for use by residents of the villages or facilities.
- *Note* An example is part of the regulation, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

64A Guidelines for approving contributions as problem gambling community contributions—Act, s 164 (2) (a)

The Commission may approve a contribution as a problem gambling community contribution only if the contribution is made for—

- (a) counselling or support services for problem gamblers that are not provided by the licensee; or
- (b) training or education programs on the recognition and avoidance of problem gambling; or
- (c) public awareness campaigns for problem gambling; or
- (d) programs to research and collect data on problem gambling.

Example—par (a)

counselling or support services provided by Lifeline Canberra Inc, the Salvation Army or Anglicare **Examples—par (b)**

1 the development and delivery of an education program that assists in recognising and avoiding problem gambling

2 the development and delivery of an education program that trains staff in effectively providing services to address problem gambling

Example—par (d)

research by a national research centre on the implications of problem gambling for the community

Note An example is part of the regulation, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

65 Guidelines for approving contributions as sport and recreation community contributions—Act, s164 (2) (a)

(1) The Commission may approve a contribution as a sport and recreation community contribution only if the contribution is made to promote, develop or encourage sport or sporting or recreational activities.

Examples of promoting or developing sport or sporting activities

- 1 junior coaching sessions for a sport
- 2 sports skills seminars
- 3 workshops to increase sports skills
- *Note* An example is part of the regulation, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

(2) For this section, the following contributions promote, develop or encourage sport or sporting activities:

- (a) payment of a sportsperson's wages or expenses;
- (b) payment for sports uniforms and equipment;
- (c) payment for sporting coaches and umpires (however described);

- (d) maintenance of sporting facilities that are available to the public, whether generally available or only for limited periods;
- (e) payments to an entity that promotes or develops sport or sporting activities, whether or not the entity is part of the licensee or, if the licensee is a club, an associated organisation.

Examples of entities for par (e)

- 1 soccer club
- 2 darts club
- 3 snooker club

(3) Without limiting subsections (1) and (2), the following contributions promote, develop or encourage women's sport:

- (a) payment for women's sporting teams;
- (b) payment for women's sporting events or programs;
- (c) payment for coaching, equipment, training or insurance for women's sporting activities.

(4) Subsections (2) and (3) do not limit the kinds of contributions that promote, develop or encourage sport and sporting activities.

(5) For this section, the following contributions promote, develop or encourage recreational activities:

- (a) maintenance of recreational facilities that are available to the public, whether generally available or only for limited periods;
- (b) support for recreational activities or events that are available to the public, for example, bushwalking or orienteering;
- (c) payments to an entity that promotes or develops recreational activities, whether or not the entity is part of the licensee or, if the licensee is a club, an associated organisation.

Examples of entities for par (c)

- 1 bridge club
- 2 fishing club
- 3 film club
- 4 fitness club

(6) Subsection (5) does not limit the kinds of contributions that promote, develop or encourage recreational activities.

66 Guidelines for approving contributions as non-profit activities community contributions—Act s 164 (2) (a)

The Commission may approve a contribution as a non-profit activities community contribution only if the contribution—

- (a) is made for a non-profit, non-political activity that benefits the community; or *Note* Community—see the Act, s 164 (3).
- (b) is made to an entity for an activity that is non-political and, in the commission's opinion, is intended to develop a community, raise the standard of living of a community or help develop community spirit.

Examples of eligible contributions

- 1 contributions to schools or other educational institutions or programs
- 2 scholarships that are otherwise eligible contributions
- 3 contributions to ethnic organisations for multicultural activities

- 4 support for events to develop community spirit or participation
- 5 special services or celebrations, such as ANZAC Day, Canberra Day and Australia Day
- 6 significant ACT public events
- 7 contributions to volunteer organisations that provide benevolent or community related services
- *Note* An example is part of the regulation, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

67 Guidelines for approving contributions as community infrastructure community contributions—Act, s 164 (2) (a)

The Commission may approve a contribution as a community infrastructure community contribution only if the contribution—

(a) is made for the construction or development of infrastructure for, or for use by, a community; and

Note Community—see the Act, s 164 (3).

(b) is intended to result in the development of an asset.

Example of eligible contributions

expenses to design, build or upgrade sporting ovals, grandstands, oval lighting, museums, art galleries, playgrounds, public car parks, parklands or gymnasiums

Note An example is part of the regulation, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

68 Claiming contributions if income related to contribution—Act, s 164 (2)

(1) This section applies to any community contribution by a licensee.

(2) If the licensee or, if the licensee is a club, an associated organisation receives an amount that is charged in relation to the activity or facility contributed to, the licensee may only claim the contribution if—

- (a) the licensee has records that clearly identify the amount charged; and
- (b) the amount charged is subtracted from the amount of the contribution.
- (3) In this section:

charged, in relation to an activity or facility, includes an amount otherwise earned by the licensee in relation to the activity or facility.

Examples of charges or other amounts earned

- 1 a charge for use of a facility
- 2 an entry fee
- *Note* An example is part of the regulation, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

69 Timing of claiming contributions—Act, s 164 (2)

(1) This section applies to a community contribution other than an in-kind contribution.

(2) To remove any doubt, a contribution that is an amount is made when the amount is given, not when the thing for which the amount is given is provided or agreed to.

Examples

1 If an agreement to sponsor a team is made in June 2005 but the 1st payment is not made until July 2005, the community contribution cannot be claimed until the 2005-06 financial year.

- 2 If an item is paid for in June 2005 but is not delivered or conducted until July 2005, the community contribution must be claimed in the 2004-05 financial year.
- *Note* An example is part of the regulation, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

70 Claiming in-kind contributions—Act, s 164 (2)

A licensee may claim a contribution other than a monetary contribution as a community contribution only if the licensee has records that—

- (a) set out how the value of the contribution was worked out; and
- (b) provides evidence that the value worked out is based on the cost of providing the contribution or the market value of the contribution.

Examples of contributions

- 1 discounts on the usual selling or supply price of goods or services provided by licensee
- 2 free or subsidised use of licensee's facilities or equipment if the value of the contribution is worked out in relation to the usual hire fee
- *Note* An example is part of the regulation, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s132).

Club Name	Number of EGMs as of	Gross Gaming Machine Revenue	Net Gaming Machine Revenue	Minimum Requirement (8% of NGMR)	Eligible Cont	Excess / (Shortfall)	
	30/06/2013	(\$)	(\$)	(\$)	(\$)	NGMR	(\$)
ACT RUGBY UNION CLUB	15	103,488	78,412	6,273	11,543	14.72%	5,270
AINSLIE GROUP							
- AINSLIE FOOTBALL & SOCIAL CLUB - CANBERRA CITY BOWLING CLUB	209	7,613,783	4,244,581	339,566	851,699	20.07%	512,133
	9	108,929	82,786	6,623	15,654	18.91%	9,031
- GUNGAHLIN LAKES GOLF & COMMUNITY CLUB	205	9,205,843	5,120,214	409,617	580,857	11.34%	171,240
AUSTRALIAN CROATIAN CLUB	13	13,147	9,992	799	5,033	50.37%	4,234
AUSTRIAN AUSTRALIAN CLUB	17	130,759	98,921	7,914	11,398	11.52%	3,484
BELCONNEN BOWLING CLUB	15	98,016	74,492	5,959	153,800	206.47%	147,841
BELCONNEN SOCCER GROUP		0.000.050	4 450 704		170.000	44.000/	
- BELCONNEN SOCCER CLUB HAWKER - BELCONNEN SOCCER CLUB McKELLAR	74	2,003,256	1,158,791	92,703	173,663	14.99%	80,960
CANBERRA BOWLING CLUB	70	2,342,643	1,345,454	107,636	140,089	10.41%	32,453
CANBERRA CLUB (THE)	11	73,330	55,731	4,458	6,301	11.31%	1,843
CANBERRA DEAKIN FOOTBALL CLUB	45	207,181	150,085	12,007	38,052	25.35%	26,045
	40	739,229	463,106	37,048	111,762	24.13%	74,714
CANBERRA HIGHLAND SOCIETY & BURNS CLUB	130	2,468,055	1,414,430	113,154	149,713	10.58%	36,559
CANBERRA IRISH CLUB	36	576,802	372,091	29,767	107,250	28.82%	77,483
CANBERRA LABOR GROUP - CANBERRA LABOR CLUB	070	40.074.004	0.000.400	705 055	700.004	0.000/	57 000
- CITY LABOR CLUB	272	16,374,891	9,063,190	725,055	782,261	8.63%	57,206
- GINTI LABOR CLUB	58	3,098,271	1,761,049	140,884	155'479	8.83%	14,595
	95	4,474,119	2,517,765	201,421	208,530	8.28%	7,109
- WESTON CREEK LABOR CLUB	63	1,665,587	973,073	77,846	81,790	8.41%	3,944
CANBERRA RACING CLUB	14	1,963	1,492	119	6,518	436.86%	6,399
CANBERRA RAIDERS GROUP - BRADDON CLUB (THE)		100 710	004.054	00.040	04.040	0.440/	4 005
- RAIDERS GUNGAHLIN	0	439,713	291,851	23,348	24,643	8.44%	1,295
- TUGGERANONG VALLEY LEAGUES CLUB	192	8,499,777	4,731,878	378,550	483,308	10.21%	104,758
- RAIDERS BELCONNEN	0	111,769	84,582	6,767	6,870	8.12%	103
- RAIDERS BELCONNEN - RAIDERS WESTON	173	5,939,791	3,323,885	265,911	367,913	11.07%	102,002
CANBERRA SERVICES CLUB	116	3,856,793	2,178,237	174,259	257,952	11.84%	83,693
CANBERRA SERVICES CLOB	15	0	0	0	200	0.00%	200
- SOUTHERN CROSS GROUP	280	13,762,474	7,626,361	610,109	613,027	8.04%	2,918
- SOUTHERN CROSS CLUB KALEEN	0	307,208					í í
- SOUTHERN CROSS CLUB TUGGERANONG	165	· · · · · ·	205,819	16,466	20,022	9.73%	3,556
- SOUTHERN CROSS CLUB TURNER	55	8,816,190 377,673	4,905,904 255,585	<u>392,472</u> 20,447	394,072 57,037	8.03% 22.32%	1,600 36,590

CANBERRA SOUTHERN CROSS GROUP continued							
- SOUTHERN CROSS CLUB JAMISON	150	4,233,895	2,385,642	190,851	192,312	8.06%	1,461
- SOUTHERN CROSS YACHT CLUB	30	166,300	123,277	9,862	59,463	48.24%	49,601
CANBERRA TRADESMEN'S UNION CLUB	400	15,322,580	8,484,419	678,754	832,689	9.81%	153,935
EASTLAKE GROUP							
- CALWELL CLUB	105	4,295,370	2,419,453	193,556	248,338	10.26%	54,782
- EASTLAKE FOOTBALL CLUB	90	3,946,915	2,227,803	178,224	938,931	42.15%	760,707
- SPORTS CLUB KALEEN	150	2,243,011	1,290,656	103,252	213,241	16.52%	109,989
FEDERAL GOLF CLUB	9	24,834	18,874	1,510	7,829	41.48%	6,319
HARMONIE GERMAN CLUB	20	398,517	267,849	21,428	25,064	9.36%	3,636
HELLENIC CLUB GROUP							
- HELLENIC CLUB IN THE CITY	40	1,154,914	692,203	55,376	126,044	18.21%	70,668
- HELLENIC CLUB OF CANBERRA	254	11,651,308	6,465,219	517,218	951,755	14.72%	434,537
ITALO AUSTRALIAN CLUB	60	547,077	354,168	28,333	42,174	11.91%	13,841
MAGPIES GROUP							
- MAGPIES BELCONNEN GOLF CLUB	15	251,200	178,923	14,314	101,498	56.73%	87,184
- MAGPIES CITY CLUB	43	448,368	290,955	23,276	249,633	85.80%	226,357
- MAGPIES SPORTS CLUB	85	2,611,089	1,493,099	119,448	543,498	36.40%	424,050
MAWSON CLUB	150	5,420,521	3,038,287	243,063	248,441	8.18%	5,378
MURRUMBIDGEE COUNTRY CLUB	8	152,751	115,526	9,242	21,700	18.78%	12,458
NATIONAL PRESS CLUB	8	59,717	45,385	3,631	7,483	16.49%	3,852
SPANISH AUSTRALIAN CLUB	14	10,817	8,221	658	13,365	162.57%	12,707
TENNIS ACT	18	33,946	25,799	2,064	3,592	13.92%	1,528
TUGGERANONG RUGBY UNION GROUP							
- CHISHOLM SPORTS CLUB	150	5,267,482	2,954,115	236,329	417,263	14.12%	180,934
- LANYON VLY RUGBY UNION & AMATEUR SPORTS CLUB	140	4,958,654	2,784,260	222,741	289,748	10.41%	67,007
- TOWN CENTRE SPORTS CLUB	183	7,390,650	4,121,858	329,749	516,868	12.54%	187,119
- TUGGERANONG VALLEY RUGBY UNION CLUB	231	8,406,846	4,680,765	374,461	755,227	16.13%	380,766
WEST DEAKIN HELLENIC BOWLING CLUB	0	14,161	10,762	861	89	0.83%	-
WODEN TRADESMEN'S UNION CLUB	140	3,835,971	2,166,784	173,343	374,472	17.28%	201,129
YOWANI COUNTRY CLUB	26	350,127	239,372	19,150	29,320	12.25%	10,170
TOTALS	4,906	176,607,701	99,473,431	7,957,874	13,026,473	13.10%	5,069,370

NB: The Tuggeranong Valley Leagues Club and The Braddon Club still submitted reports despite their licences having been surrendered by the Raiders Group within the reporting period (26 June 2013 and 28 June 2013 respectively). The Southern Cross Club Kaleen still submitted a report despite its licence having been surrendered on 26 March 2013. The Canberra Services Club has not traded since April 2011 due to fire destroying its premises but provided its temporary administration facility as a meeting room for community contribution purposes during the reporting period. The West Deakin Hellenic Bowling Club did not submit a report as its licence was surrendered within the reporting period on 22 April 2013 and as a result a Nil shortfall of contributions has been recorded in the table, however its GGMR, NGMR and eligible Problem Gambling Assistance Fund payments received for the reporting period have been included in the above table for completeness.

Required and Actual Community Contributions – Licensed Clubs (continued)

Club Name	Eligible Contributions	Charitable & Welfa	re		em Gamb	J	Problem Ga Assistance Levy	e Fund /	Sport a Recreat	ion		en's Spor		Non-Pro Activiti	ies	Communit Infrastructu	
	Total (\$)	(\$)	% of Total	Actual (\$)	Adjusted (\$)	% of Total	(\$)	% of Total	(\$)	% of Total	Actual /	Adjusted (\$)	% of Total	(\$)	% of Total	(\$)	% of Total
ACT RUGBY UNION CLUB	11.543	3.386	29.33		0		621	5.38	7.536				0.00		0.00		0.00
AINSLIE GROUP		5,555	25.00			0.00	011	0.00	.,	00.25			0.00		0.00		0.00
- AINSLIE FOOTBALL & SOCIAL CLUB	851,699	10,250	1.20	5,500	7,333	0.86	45,683	5.36	782,552	91.88	0	0	0.00	5,881	0.69	0	0.00
- CANBERRA CITY BOWLING CLUB	15,654	0	0.00	0	0	0.00	654	4.18	15,000	95.82	0	0	0.00	0	0.00	0	0.00
- GUNGAHLIN LAKES GOLF & COMM CLUB	580,857	165	0.03	0	0	0.00	55,235	9.51	512,090	88.16	4,747	6,330	1.09	7,037	1.21	0	0.00
AUSTRALIAN CROATIAN CLUB	5,033	1,318	26.19	0	0	0.00	79	1.57	0	0.00	0	0	0.00	3,636	72.24	0	0.00
AUSTRIAN AUSTRALIAN CLUB	11,398	0	0.00	0	0	0.00	717	6.29	1,008	8.84	0	0	0.00	9,673	84.87	0	0.00
BELCONNEN BOWLING CLUB	153,800	3,250	2.11	0	0	0.00	588	0.38	148,105	96.30	1,393	1,857	1.21	0	0.00	0	0.00
BELCONNEN SOCCER GROUP - BELCONNEN SOCCER HAWKER	173,663	5,611	3.23	0	0	0.00	12,019	6.92	134,261	77.31	7,738	10,317	5.94	11,455	6.60	0	0.00
- BELCONNEN SOCCER MCKELLAR	140,089	5,328	3.80	0	0	0.00	14,057	10.03	109,219	77.96	7,282	9,709	6.93	1,776	1.27	0	0.00
CANBERRA BOWLING CLUB	6,301	2,336	37.07	0	0	0.00	465	7.38	0	0.00	825	1,100	17.46	2,400	38.09	0	0.00
CANBERRA CLUB (THE)	38,052	20,455	53.76	0	0	0.00	1,243	3.27	13,218	34.74	0	0	0.00	3,136	8.24	0	0.00
CANBERRA DEAKIN FOOTBALL CLUB	111,762	400	0.36	0	0	0.00	4,438	3.97	84,624	75.72	1,200	1,600	1.43	20,700	18.52	0	0.00
CANBERRA HIGHLAND SOCIETY & BURNS CLUB	149,713	11,672	7.80	0	0	0.00	14,808	9.89	107,008	71.48	1,636	2,182	1.46	14,043	9.38	0	0.00
CANBERRA IRISH CLUB	107,250	1,190	1.11	. 0	0	0.00	3,461	3.23	32,900	30.68	2,009	2,679	2.50	67,020	62.49	0	0.00
CANBERRA LABOR GROUP - CANBERRA LABOR CLUB	782,261	3,373	0.43	29,535	39,381	5.03	98,244	12.56	312,631	39.97	7,437	9,916	1.27	267,361	34.18	51,355	6.56
- CITY LABOR CLUB	155,479	11,489	7.51	6,298	8,397	5.49	18,589	12.15	29,409	19.22	39,500	52,667	34.43	34,928	22.46	0	0.00
- GINNINDERRA LABOR CLUB	208,530	20,976	10.06	10,316	13,754	6.60	26,844	12.87	63,093	30.26	20,000	26,667	12.79	57,196	27.43	0	0.00
- WESTON CREEK LABOR CLUB	81,790	0	0.00	6,841	9,121	11.15	9,994	12.22	24,178	29.56	24,639	32,851	40.17	5,646	6.90	0	0.00
CANBERRA RACING CLUB	6,518	2,000	30.68	0	0	0.00	18	0.28	3,000	46.03	0	0	0.00	1,500	23.01	0	0.00
CANBERRA RAIDERS GROUP - BRADDON CLUB (THE)	24,643	0	0.00	0	0	0.00	2,638	10.70	21,600	87.65	304	405	1.64	0	0.00	0	0.00
- RAIDERS GUNGAHLIN	483,308	78,702	16.28	0	0	0.00	51,002	10.55	341,913	70.74	8,768	11,691	2.42	0	0.00	0	0.00
- TUGGERANONG VALLEY LEAGUES CLUB	6,870	0	0.00	0	0	0.00	670	9.75	6,200	90.25	0	0	0.00	0	0.00	0	0.00
- RAIDERS BELCONNEN	367,913	49,834	13.55	0	0	0.00	35,639	9.69	276,230	75.08	1,600	2,133	0.58	4,077	1.11	0	0.00
- RAIDERS WESTON	257,952	37,514	14.54	0	0	0.00	23,141	8.97	187,906	72.85	4,309	5,745	2.23	3,646	1.41	0	0.00
CANBERRA SERVICES CLUB	200	50	25.00	0	0	0.00	0	0.00	100	50.00	0	0	0.00	50	25.00	0	0.00
CANBERRA SOUTHERN CROSS GROUP - SOUTHERN CROSS CLUB	613,027	200,747	32.75	0	0	0.00	82,575	13.47	176,031	28.72	3,698	4,931	0.80	148,743		0	0.00
- SOUTHERN CROSS CLUB KALEEN	20,022	4,364	21.80	0	0	0.00	1,843	9.20	9,963	49.76	0	0	0.00	3,852	19.24	0	0.00
- SOUTHERN CROSS CLUB TUGGERANONG	394,072	24,958	6.33	0	0	0.00	52,897	13.42	284,122	72.10	0	0	0.00	32,095	8.14	0	0.00

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- SOUTHERN CROSS CLUB TURNER	57,037	6,344	11.12	0	0	0.00	2,266	3.97	43,002	75.39	0	0	0.00	5,425	9.51	0	0.00
CANBERRA SOUTHERN CROSS GROUP cont'd				_													
- SOUTHERN CROSS CLUB JAMISON	192,312	33,971		0	0	0.00	25,403	-	77,064		0	0	0.00	55,874		0	0.00
- SOUTHERN CROSS YACHT CLUB	59,463	13,511	22.72	0	0	0.00	998		26,329	44.28	0	0	0.00	18,625		0	0.00
CANBERRA TRADESMEN'S UNION CLUB EASTLAKE GROUP	832,689	279,949	33.62	0	0	0.00	91,935	11.04	253,402	30.43	102,968	137,291	16.49	70,112	8.42	0	0.00
- CALWELL CLUB	248,338	536	0.22	0	0	0.00	25,769	10.38	193,490	77.91	40	53	0.02	28,490	11.47	0	0.00
- EASTLAKE FOOTBALL CLUB	938,931	5,533	0.59	0	0	0.00	23,677	2.52	886,370	94.40	4,434	5,912	0.63	17,439	1.86	0	0.00
- SPORTS CLUB KALEEN	213,241	767	0.36	0	0	0.00	13,451	6.31	150,455	70.56	2,669	3,559	1.67	45,009	21.11	0	0.00
FEDERAL GOLF CLUB	7,829	7,680	98.10	0	0	0.00	149	1.90	0	0.00	0	0	0.00	0	0.00	0	0.00
HARMONIE GERMAN CLUB	25,064	7,532	30.05	0	0	0.00	2,391	9.54	12,233	48.81	0	0	0.00	2,908	11.60	0	0.00
HELLENIC CLUB GROUP - HELLENIC CLUB IN THE CITY	126,044	636	0.50	0	0	0.00	6,929	5.50	45,112	35.79	13,309	17,746	14.08	55,621	44.13	0	0.00
- HELLENIC CLUB OF CANBERRA	951,755	170,085	17.87	0	0	0.00	69,908	7.35	243,799	25.62	1,873	2,497	0.26	465,466	48.91	0	0.00
ITALO AUSTRALIAN CLUB	42,174	3,519	8.34	0	0	0.00	3,282	7.78	6,660	15.79	0	0	0.00	28,713	68.08	0	0.00
MAGPIES GROUP - MAGPIES BELCONNEN GOLF CLUB	101,498	0	0.00	0	0	0.00	1,507	1.48	99,604	98.13	290	387	0.38	0	0.00	0	0.00
- MAGPIES CITY CLUB	249,633	0	0.00	0	0	0.00	2,691	1.08	246,942	98.92	0	0	0.00	0	0.00	0	0.00
- MAGPIES SPORTS CLUB	543,498	2,000	0.37	0	0	0.00	15,669	2.88	523,816	96.38	1,510	2,013	0.37	0	0.00	0	0.00
MAWSON CLUB	248,441	4,120	1.66	0	0	0.00	32,523	13.09	211,418	85.10	0	0	0.00	380	0.15	0	0.00
MURRUMBIDGEE COUNTRY CLUB	21,700	0	0.00	0	0	0.00	871	4.01	20,829	95.99	0	0	0.00	0	0.00	0	0.00
NATIONAL PRESS CLUB	7,483	7,124	95.20	0	0	0.00	359	4.80	0	0.00	0	0	0.00	0	0.00	0	0.00
SPANISH AUSTRALIAN CLUB	13,365	0	0.00	0	0	0.00	65	0.49	13,300	99.51	0	0	0.00	0	0.00	0	0.00
TENNIS ACT	3,592	0	0.00	0	0	0.00	204	5.68	3,388	94.32	0	0	0.00	0	0.00	0	0.00
TUGGERANONG RUGBY UNION GROUP - CHISHOLM SPORTS CLUB	417,263	14,737	3.53	0	0	0.00	31,605	7.57	346,579	83.06	10,049	13,398	3.21	10,944	2.62	0	0.00
- LANYON VALLEY RUGBY UNION & AMATEUR SPORTS CLUB	289,748	14,241	4.91	0	0	0.00	29,751	10.27	197,192	68.06	26,424	35,232	12.16	13,332	4.60	0	0.00
- TOWN CENTRE SPORTS CLUB	516,868	22,307	4.32	0	0	0.00	44,343	8.58	409,209	79.17	14,714	19,618	3.80	21,391	4.14	0	0.00
- TUGGERANONG VALLEY RUGBY UNION CLUB	755,227	22,471	2.98	0	0	0.00	50,441	6.68	604,705	80.07	32,657	43,542	5.77	34,068	4.51	0	0.00
WEST DEAKIN HELLENIC BOWLING CLUB	89	0	0.00	0	0	0.00	89	100.00	0	0.00	0	0	0.00	0	0.00	0	0.00
WODEN TRADESMEN'S UNION CLUB	374,472	181,541	48.48	0	0	0.00	23,016	6.15	152,690	40.77	11,334	15,112	4.04	2,113	0.56	0	0.00
YOWANI COUNTRY CLUB	29,320	8,501	28.99	0	0	0.00	2,101	7.17	1,116	3.81	0	0	0.00	17,602	60.03	0	0.00
TOTALS	13,026,473	1,306,473	10.03	58,490	77,986	0.60	1,059,555	8.13	8,452,601	64.89	359,355	479,140	3.68	1,599,363	12.28	51,355	0.39

Licensee Name	Number of Machines as of	GGMR	Contributions Total	Charita Social W		-	olem bling	Problem Gambling Assistance Fund Levy		Sport & Recreation		Women's Sport		Non-Profit Activities		Community Infrastructure	
	30/06/13	(\$)	(\$)	(\$)	% of Total	(\$)	% of Total	(\$)	% of Total	(\$)	% of Total	(\$)	% of Total	(\$)	% of Total	(\$)	% of Total
CIVIC PUB	10	68,144			-	0	-	409		0	-	0	-	0	-	0	-
FYSHWICK TAVERN	10	122,185	733	0	-	0	-	733	100.00	0	-	0	-	0	-	0	-
KAMBAH INN	10	85,785	3620	0	-	0	-	515	14.23	3105	85.77	0	-	0	-	0	-
KINGSTON HOTEL	10	66,612	397	0	-	0	-	397	100.00	0	-	0	-	0	-	0	-
MOBY DICK'S TAVERN	2	21,564	129	0	-	0	-	129	100.00	0	-	0	-	0	-	0	-
MERCURE CANBERRA HOTEL	10	33,236	198	0	-	0	-	198	100.00	0	-	0	-	0	-	0	-
O'NEILL'S OF DICKSON	2	73,822	446	0	-	0	-	446	100.00	0	-	0	-	0	-	0	-
PJ O'REILLY'S TUGGERANONG	2	43,102	1466	275	18.76	0	-	256	17.46	500	34.11	0	-	435	29.67	0	-
STATESMAN HOTEL MOTEL	10	32,616	1343	0	-	0	-	216	16.08	900	67.01	0	-	227	16.90	0	-
	2	63	0	0	-	0	-	0	-	0	-	0	-	0	-	0	-
TOTALS	68	547,129	8741	275	3.15	0	0.00	3299	37.74	4505	51.54	0	0.00	662	7.57	0	0.00

Licensee	Reported Political Contributions (\$)		
Canberra Highland Society & Burns Club	2,864		
Canberra Labor Group			
- Canberra Labor Club	2,527		
- City Labor Club	200		
- Ginninderra Labor Club	4,750		
- Weston Creek Labor Club	1,140		
Canberra Raiders Group			
- Raiders Belconnen	500		
Canberra Tradesmen's Union Club	15,053		
Hellenic Club of Canberra	1,068		
Woden Tradesmen's Union Club	445		
TOTAL	28,547		

Contributions to Registered Parties and Associated Entities Reported by Licensees for 2012-13