## Agreement for the conduct of bingo

Section 8.4.6 Gambling Regulation Act 2003

CCO081224

### How to apply

Send form via email to contact@vgccc.vic.gov.au

#### Need help?

#### For more information:

- Visit the Victorian Gambling and Casino Control Commission website at vgccc.vic.gov.au
- Telephone the VGCCC on 1300 599 759
- email the VGCCC at contact@vgccc.vic.gov.au

**Privacy Policy Statement -** The VGCCC is committed to responsible and fair handling of personal information consistent with the *Privacy and Data Protection Act 2014* and its obligations under the *Gambling Regulation Act 2003*.

**Confidentiality Provisions -** Information provided in your application must not be disclosed by the VGCCC or its staff to someone else, except for the purposes provided for under Division 6 of Part 10 of the Act. You may access these provisions at vgccc.vic.gov.au





**Gambling Agreement** 

### Agreement for the conduct of bingo

Section 8.4.6 Gambling Regulation Act 2003

Thi	s agreement is made onday ofmonthyear				
PΑ	RTIES:				
1.					
	Name of bingo centre operator Bingo centre licence				
2.	Name of bingo permit holder				
RE	CITALS				
Α	The Bingo centre operator (the operator) holds an operator's licence issued by the Victorian Gambling and Casino Control Commission (VGCCC) entitling it to conduct sessions of bingo at the				
	(insert name of bingo centre) in accordance with section 8.4.6 of the <i>Gambling Regulation Act 2003</i> (the Act).				
В	The permit holder holds a minor gaming permit on behalf of the organisation detailed in the schedule and al bingo games permitted under the permit are held at the bingo centre.				
С	The Act allows a permit holder to contract with the operator to conduct bingo sessions on behalf of the permit holder.				
D	The permit holder has requested the operator to enter into this agreement to conduct bingo sessions bingo centre on its behalf.				

### IT IS AGREED:

1. The operator agrees to conduct all bingo sessions entitled to be conducted by the permit holder.

The organisation detailed in the schedule and on whose behalf the bingo permit is held consents to the

- 2. In accordance with subsection 8.4.6 (2) of the Act, the operator will ensure:
  - its compliance with all relevant provisions of the Act
  - the submission to the VGCCC of periodic audited statements as required by or under the Act
  - the retention of records as required by the Act

permit holder entering this agreement.

- the provision to the permit holder of a copy of all documents submitted on its behalf to the VGCCC by the bingo centre operator
- that the maximum fee to be paid to the operator for each session of bingo does not exceed 2% of the gross receipts.





- 3. The operator shall pay the gross proceeds from the permit holders' sessions of bingo (less the amount of any jackpot pool retained for distribution as prize money in a later session of bingo in a jackpot sequence) into the account approved by the VGCCC under section 8.6.1 of the Act within three days after the day on which the session was conducted.
- **4.** The permit holder will apply for and keep current its permit, renew it prior to expiry and do nothing that would invalidate the permit.
- 5. The permit holder shall notify the operator of any change in its status.
- 6. The permit holder shall provide a copy of this agreement to the VGCCC.
- 7. The agreement shall continue unless terminated by mutual agreement.
- 8. The permit holder shall notify the VGCCC in the event that this agreement is terminated.
- To the extent that any terms of this agreement are inconsistent with the provisions of any relevant legislation, the legislation shall apply.
- 10. In the event that any party defaults under any of its obligations under relevant legislation, regulation or any requirements of the VGCCC or is in breach of any terms of this agreement, then the other party shall be entitled to give immediate notice of its intention to terminate the agreement. Such notice shall be in writing, shall specify the act of default and shall specify the date on which the agreement shall come to an end, such date being not less than 14 days after the service of the notice.

	day o			
	(day)	(month)	(year)	
IGNED for a	ind on behalf of t	he operator by:		
(Role)			<u>·</u>	(Signature)
(Organistion	n)		<u> </u>	(Print name)
	in Victo	oria in the preser	nce of:	
(Role)			•	(Signature of witness*)
(Organistio	n)			(Name of witness)
IGNED for o	and on behalf of	the permit holde	er by:	
				(Signature)
(Role)		-		(Print name)
(Role)	in Vict	oria in the prese	nce of:	(Print name)
(Role)	in Vict	oria in the prese	nce of:	(Print name) (Signature of witness*)

\*Any adult can be a witness.





### **Gambling Agreement**

# Agreement for the conduct of bingo

Section 8.4.6 Gambling Regulation Act 2003

SCI	SCHEDULE				
1.	OPERATOR:				
2.	OPERATOR'S ADDRESS:				
3. P	ERMIT HOLDER:				
4. P	ERMIT HOLDER'S ADDRESS				
5. N	OMINEE:				
6.	PERMIT HOLDER'S NOMINATED BANK AND ACCOUNT NUMBER:				
7.	OPERATOR'S FEE FOR CONDUCTING SESSIONS: 1				
8.	FINAL AGREEMENT BETWEEN PARTIES IS ATTACHED  YES NO				

<sup>&</sup>lt;sup>1</sup> In accordance with subsection 8.4.6 (2A) of the Act, if the permit holder is required to provide any assistance in the conduct of a session <sup>of</sup> bingo or in the operation of the bingo centre, the operator is not to be paid a fee.



