# LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY 

## BOOKMAKERS ACT 1985

# EXPLANATORY STATEMENT <br> DETERMINATION OF MAXIMUM NUMBER OF SPORTS BETTING LICENSES THAT MAY BE GRANTED 

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## Outline

The Bookmakers Act 1985 (the Act) governs the activities of bookmakers in the Australian Capital Territory.

Part IIIA of the Act provides for the conduct and control of sports betting. In particular, the legislation empowers the Minister to determine the licensing arrangements.

Section 39D of the Act provides that the Minister may determine the number of sports betting licences that may be granted.

This instrument sets an unlimited number of licenses that may be granted.

The original Determination set the number of licenses at four. As a result of the recent National Competition Policy review of the Bookmakers Act 1985, the Government has accepted the recommendation that there is no justification to maintain the current restriction on the number of licenses. Similarly, there is no justification to set a higher number. Additional licenses should only be granted to those applicants who fully satisfy the legislated requirements.

## Financial Implications

Each licence shall be issued for a period of 15 years. The licences have an annual licence fee of $\$ 5,000$ for a sole trader or $\$ 10,000$ for a syndicate or company.

Sports betting turnover reached $\$ 96 \mathrm{~m}$ in 1998-99 and generated direct revenue to Government of some $\$ 700,000$.

It is expected that the granting of additional sports betting licenses would result is additional significant levels of revenue and increased economic activity and employment.

