

MinterEllison

1 March 2019

BY EMAIL

Mr Adam Ockwell
Director, Compliance
Victorian Commission for Gambling and Liquor Regulation
49 Elizabeth Street
RICHMOND VIC 3101

Dear Mr Ockwell

RE: Crown – China Investigation

Thank you for your letter dated 19 February 2019.

You are correct in saying that Crown is concerned to ensure that it has provided all relevant documents to the VCGLR in accordance with the statutory notices it has received during the investigation.

As stated in our letter dated 8 February 2019, Crown remains willing to provide copies of all the documents discovered in the class action to the VCGLR, or a subset derived from agreed search terms. We understand from your letter that the VCGLR does not wish to engage further with us in developing such agreed search terms.

Crown therefore instead proposes to undertake a review of a key document subset it has extracted as those most likely to be of relevance in the class action, and will review them to determine whether any are caught by any of the VCGLR's notices.

We expect to be able to complete this exercise within 14 days and provide any additional documents to the VCGLR within that period.

If you have any queries in relation to any aspect of the above, please feel free to contact us or Mr Josh Preston of Crown.

Yours faithfully
MinterEllison



Richard Murphy
Partner

Partner: Richard Murphy

OUR REF: RDM 1147099

Level 23 Rialto Towers 525 Collins Street Melbourne
GPO Box 769 Melbourne VIC 3001 Australia DX 204 Melbourne
T +61 3 8608 2000 F +61 3 8608 1000 minterellison.com

ME_157792101_3