GAMING MACHINES REGULATIONS 2005

(REGULATION 10)

Notice of Exemption by the Minister for Consumer and Business Services (Training)

Hospitality Industry Training Pty Ltd wishes to provide a training course or training courses at premises situated at 353 Cross Road CLARENCE GARDENS SA 5039 and at other places throughout South Australia including licensed premises, in relation to the operation of gaming machines and responsible gambling for persons who are, or are to be, employed in the gaming machine industry.

Possession of gaming machines by Hospitality Industry Training Pty Ltd, the supply of gaming machines to Hospitality Industry Training Pty Ltd and carrying out of prescribed duties by students at licensed gaming venues would constitute an infringement of the *Gaming Machines Act 1992* (the Act).

NOTICE

PURSUANT to Regulation 10 of the Gaming Machines Regulations 2005, I, the Minister for Consumer and Business Services:

- 1. Grant to the following persons or bodies an exemption from section 45 of the Act (offence of being unlicensed):
 - (a) Hospitality Industry Training Pty Ltd
 - (b) a licensed gaming machine dealer

2. Declare that:

- (a) the exemption of Hospitality Industry Training Pty Ltd under clause 1 has effect only in respect of the possession of a gaming machine for the purposes of providing a training course or training courses at premises situated at 353 Cross Road CLARENCE GARDENS SA 5039 and at other places throughout South Australia, in relation to the operation of gaming machines and responsible gambling to persons who are, or are to be, employed in the gaming machine industry; and
- (b) the exemption of a licensed gaming machine dealer under clause 1 has effect only in respect of the supply of a gaming machine to Hospitality Industry Training Pty Ltd in accordance with an approval given by the Liquor and Gambling Commissioner under clause 3.
- 3. Declare that the exemption of Hospitality Industry Training Pty Ltd under Clause 1 is subject to the following conditions:
 - (a) Hospitality Industry Training Pty Ltd must not acquire or dispose of a gaming machine except with and in accordance with the prior written approval of the Liquor and Gambling Commissioner; and
 - (b) Hospitality Industry Training Pty Ltd must not suffer or permit any person to retain any winnings that might arise out of the operation of a gaming machine during a course; and
 - (c) Hospitality Industry Training Pty Ltd must allow an authorised officer to have access at any reasonable time to the premises in which any gaming machine is kept; and
 - (d) Hospitality Industry Training Pty Ltd must advise the Liquor and Gambling Commissioner at least 10 days in advance of any training course being provided at a location within South Australia other than at 353 Cross Road CLARENCE GARDENS SA 5039.

4. In respect of the conduct of training at licensed premises, grant to the following persons or bodies an exemption from section 49 of the Act (offence related to employment in gaming areas):

- (a) an employee of Hospitality Industry Training Pty Ltd;
- (b) a student of Hospitality Industry Training Pty Ltd; and
- (c) the holder of a gaming machine licence.

4a. Declare that the exemption of employees and students of Hospitality Industry Training Pty Ltd under clause 4 are subject to the following conditions:

- (a) Hospitality Industry Training Pty Ltd must advise the Liquor and Gambling Commissioner at least ten days in advance of any training course being provided at licensed gaming venues; and
- (b) Employees and students of Hospitality Industry Training Pty Ltd will only be exempt during such periods when Hospitality Industry Training Pty Ltd is conducting a recognised training course as notified to the Liquor and Gambling Commissioner as required by clause 4a part (a) of this exemption; and
- (c) Employees and students of Hospitality Industry Training Pty Ltd will only operate gaming machines as part of a recognised training course as notified to the Liquor and Gambling Commissioner as required by clause 4a part (a) of this exemption; and
- (d) Hospitality Industry Training Pty Ltd must not suffer or permit any person to retain any winnings that might arise out of the operation of a gaming machine during a recognised training course; and
- (e) all prescribed duties carried out by students will be for training purposes only.

5. Declare that the exemption of the licensee of the venue where live training is to be conducted to be subject to the following conditions:

(a) the licensee of the venue where live training is conducted will only be exempt during such periods when Hospitality Industry Training Pty Ltd is conducting a recognised training course as notified to the Liquor and Gambling Commissioner as required by clause 4a part (a) of this exemption.

6. Declare that the exemption under Regulation 10 of the Gaming Machines Regulations 2005 granted to Hospitality Industry Training Pty Ltd on 30 June 2007 relating to premises at 107 O'Connell Street NORTH ADELAIDE SA 5006 is revoked. Dated 7 August 2017.

JOHN RAU, Minister for Consumer and Business Services