In the matter of an inquiry under section 91(1)(a) of the *Liquor Control Reform Act 1998* into whether there are grounds to take disciplinary action against V & G Culture Pty Ltd, holder of late night (on-premises) licence number 32277815 for premises trading as FM Karaoke Bar located at 146-150 Bourke Street, Melbourne (the Premises).

**Proceeding**

CF/17/230

**Licensee**

V & G Culture Pty Ltd

**Directors**

Mr Zugui Chen and Mr Jie Weng

---

**Enforceable Undertaking under 133F of the *Liquor Control Reform Act 1998***

1. The Licensee undertakes that it will:
   a) By 31 December 2017, and at six monthly intervals for two (2) further years, ensure that an independent audit of its service of alcohol and compliance with liquor regulation practices at the Premises is conducted by an external expert;
   b) Following each audit, provide the Commission with a report setting out the audit’s recommended action(s) and the steps the Licensee has taken to implement any recommended action(s) or, if certain recommended actions are not taken, an explanation concerning why the Licensee has not carried out those recommended action(s); and
   c) In circumstances where the Commission considers that particular recommended action(s) should have been taken, carry out the particular recommended action(s) within 3 months of being notified of the Commission’s decision.

2. The Licensee acknowledges that contravention of any of the requirements of this undertaking may result in the Commission taking further disciplinary action against the Licensee.

---

**Execution**

Executed by **V&G Culture Pty Ltd**

[Signature]

(Director, Mr Zugui Chen)

[Signature]

(Director, Mr Jie Weng)

Dated: **21/03/2017**