



Minister for Consumer Affairs,  
Gaming and Liquor Regulation

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**NOTICE OF AMENDMENT OF MONITORING LICENCE RELATED AGREEMENT  
SCOPE OF SERVICES**

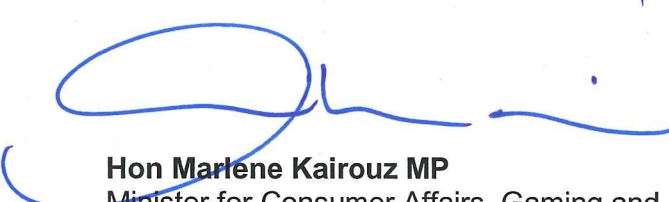
To the Monitoring Licensee:

Intralot Gaming Services Pty Ltd  
299 Williamstown Road  
PORT MELBOURNE VICTORIA 3207

**TAKE NOTICE** that in accordance with clause 6.2 of the Monitoring Licence Related Agreement (related agreement):

1. Having given notice to Intralot Gaming Services Pty Ltd (IGS) of the intention to amend the related agreement, as executed on 14 November 2011 between the Minister for Gaming and IGS, and having considered the response provided by IGS dated 6 July 2016;
2. Having taken into account the requirements of clause 6.2(d) of the related agreement and being of the opinion that the amendment is in the public interest;
3. I have decided to amend the related agreement scope of services as set out in Attachment A;
4. The amendments set out in Attachment A must be implemented by IGS no later than 20 business days after the date of receipt of this notice.

Dated 14 day of March 2016. 2017

  
**Hon Marlene Kairouz MP**  
Minister for Consumer Affairs, Gaming and Liquor Regulation

## **ATTACHMENT A**

### **AMENDMENTS TO THE MONITORING LICENCE RELATED AGREEMENT SCOPE OF SERVICES**

In the Overview to Schedule 7, the words "For the avoidance of doubt, the provision of loyalty schemes, ticket in ticket out technology, cashless gaming technology and other discretionary products and systems installed in gaming machines by or at the request of venue operators are excluded from monitoring services under the Scope of Services" are inserted at the end of the paragraph beginning "The Monitoring Licensee must provide Monitoring Services to each Participating Venue for all Available Machines."