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#### INDEPENDENT ASSURANCE REPORT

# To the members of Portland Football Netball Cricket Club Incorporated

#### **Report on the Community Benefit Statement**

#### **Opinion**

We have undertaken a reasonable assurance engagement on Portland Football Netball Cricket Club Incorporated's Community Benefit Statement ("Statement") which is a statement of compliance, in all material respects, with its community benefit obligations, as evaluated against the criteria set out in the Gambling Regulation Act 2003, for the period 1 July 2019 to 30 June 2020. The Statement will accompany our report, for the purpose of reporting to Victorian Commission for Gambling and Liquor Regulation.

In our opinion, Portland Football Netball Cricket Club Incorporated's Statement that the entity has complied with its community benefit obligations is, in all material respects, fairly presented as evaluated against the criteria set out in the Gambling Regulation Act 2003, for the period 1 July 2019 to 30 June 2020.

# **Basis for Opinion**

We conducted our engagement in accordance with Standard on Assurance Engagements ASAE 3100 *Compliance Engagements* issued by the Auditing and Assurance Standards Board. We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

# **Portland Football Netball Cricket Club Incorporated Responsibilities**

Portland Football Netball Cricket Club Incorporated is responsible for:

- (a) Providing a Statement with respect to the outcome of the evaluation of the compliance activity against the compliance requirements, which accompanies this independent assurance report.
- (b) The compliance activity undertaken to meet the compliance requirements; and
- (c) Identification and implementation of controls which will mitigate those risks that prevent the compliance requirements being met and monitor ongoing compliance.

# **Our Independence and Quality Control**

We have complied with the independence and other relevant ethical requirements relating to assurance engagements, and apply Auditing Standard ASQC 1 *Quality Control for Firms* that Perform Audits and Reviews of Financial Reports and Other Financial Information, Other Assurance Engagements and Related Services in undertaking this assurance engagement.

**Assurance Practitioner's Responsibilities** 

Our responsibility is to express an opinion on Portland Football Netball Cricket Club Incorporated's Statement of compliance with its community benefit obligations, in all material respects, as evaluated against the criteria set out

in the Gambling Regulation Act 2003, for the period 1 July 2019 to 30 June 2020.

ASAE 3100 requires that we plan and perform our procedures to obtain reasonable assurance about whether

Portland Football Netball Cricket Club Incorporated's Statement that the entity has complied with the its community benefit obligations is, in all material respects, fairly presented as evaluated against the criteria set out in the

Gambling Regulation Act 2003, for the period 1 July 2019 to 30 June 2020.

An assurance engagement involves performing procedures to obtain evidence about the compliance activity and

controls implemented to meet the compliance requirements. The procedures selected depend on our judgement,

including the identification and assessment of risks of material misstatements in Portland Football Netball Cricket

Club Incorporated's Statement are likely to arise.

**Inherent Limitations** 

Because of the inherent limitations of an assurance engagement, together with the internal control structure it is

possible that fraud, error, or non-compliance with compliance requirements may occur and not be detected. A

reasonable assurance engagement does not provide assurance on whether compliance with the compliance

requirements will continue in the future.

**Restricted Use** 

This report has been prepared for use by Portland Football Netball Cricket Club Incorporated and the Victorian

Commission for Gambling and Liquor Regulation for the purpose of meeting the requirements of the Gambling Regulation Act 2003. We disclaim any assumption of responsibility for any reliance on this report to any person

other than intended users, or for any other purpose other than that for which it was prepared.

**GALPINS ACCOUNTANTS, AUDITORS & BUSINESS CONSULTANTS** 

Simon Smith CA, FCPA, Registered Company Auditor

Partner

24/09/2020