

Annexure 1

| Name | Court | Brief Summary of Matter |
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| Zantran Pty Limited v Crown Resorts Limited | Victoria Registry – Federal Court of Australia VID 1317/2017 | <p>Zantran Pty Ltd (Applicant) a shareholder in Crown Resorts Limited (Crown Resorts) has issued class action proceedings in the Federal Court against Crown Resorts.</p> <p>The Applicant on behalf of other yet identified shareholders alleges that it has suffered loss and damage (fall in share price) arising out of and in consequence of Crown’s operations in China during 2015 and up to the detention of Crown employees in China (Relevant Period).</p> <p>The Applicant has made application for the trial date (9 November 2020) to be vacated, which the court has granted. The new trial date has been fixed to commence on 25 October 2021, with an expected duration of six weeks.</p> |
| Greg Lieberman v Crown Resorts Limited | Supreme Court of Victoria at Melbourne Commercial Court Group Proceedings List Judge Nichols S CI 2020 04566 | <p>On 11 December 2020, plaintiff law firm Maurice Blackburn filed a shareholder class action against Crown in the Supreme Court of Victoria.</p> <p>The essence of the claim is that, between 11 December 2014 and 18 October 2020, Crown knew through its directors and officers certain information about alleged failures by Crown to manage its AML/CTF risk and comply with AML/CTF obligations, which:</p> <ul style="list-style-type: none"> • made representations made by Crown to the market misleading and deceptive in breach of applicable legislation; and • was market sensitive and which it failed to disclose, in breach of its continuous disclosure obligations. |

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| <p>Commissioner of Taxation v Crown Melbourne Limited</p> <p>Commissioner of Taxation v Burswood Nominees Limited as Trustee for the Burswood Property Trust</p> | <p>Federal Court of Australia No NSD 1197 of 2020</p> <p>Federal Court of Australia District Registry: New South Wales Division: General No NSD of 2021</p> | <p>On 10 September 2020, her Honour Justice Davies of the Federal Court of Australia handed down judgment in favour of Crown and Burswood regarding the GST treatment of commissions and win and loss rebates in respect of foreign patrons who attend Crown's casinos as part of a junket. Her Honour found that commissions and win and loss rebates form part of the gambling supplies Crown and Burswood make and should be included in their global GST amount.</p> <p>On 2 November 2020, the Commissioner of Taxation filed a Notice of Appeal to the Full Court of the Federal Court of Australia.</p> <p>The appeals were heard in the Full Federal Court on 17 and 18 May 2021.</p> |
| <p>Jenny Jiang v Crown Resorts Limited</p> | <p>Supreme Court of Victoria at Melbourne S ECI 2020 04610</p> <p>Generally Endorsed Writ not formally served on Crown Resorts Limited</p> | <p>Ms Jiang, a Chinese resident, claims she suffered personal injury during the course of her employment with Crown Resort Pte Ltd in China or alternatively between 2015 and 11 November 2016 by reason of its negligence.</p> |