Australian Capital Territory

**Gaming Machine (Allowable Community Purpose Contributions—Sports) Determination 2019 (No 1)\***

**Notifiable instrument NI2019–448**

made under the

**Gaming Machine Regulation 2004, section 69A (Determination—allowable community purpose contributions in relation to sports)**

**1 Name of instrument**

This instrument is the *Gaming Machine (Allowable Community Purpose Contributions***—***Sports) Determination 2019 (No 1)*.

**2 Commencement**

This instrument is taken to have commenced on the commencement of the *Gaming Machine Amendment Regulation 2019 (No 1)* (the ***Regulation***), section 3.

**3 Allowable community purpose contribution—sports**

(1) I determine that a contribution to, or for the benefit of, the following entities is a community purpose contribution for the purposes of a defined provision of the Regulation:

(a) the Canberra Demons sports team (the ***team***) of Eastlake Football Club Limited (ACN 099 301 747);

(b) a member of the team.

(2) In this section:

***defined provision***, of the Regulation, means the following:

(a) section 66 (2);

(b) section 69 (1) (e) and (f);

(c) section 69G (2), definition of ***community time***.

**4 Condition**

This determination is subject to the following condition:

(a) if a contribution for maintenance for a sports facility mentioned in the Regulation, section 64 (1) (b) is claimed in relation to the use of the facility by the team or team membersin working out the value of a community purpose contribution under the Regulation, section 69G (2), that use may be treated as community time.

**5 Expiry**

This instrument expires on 31 December 2021.

Rachel Stephen-Smith MLA

Acting Attorney-General

3 July 2019