

## **Victorian Health Benefit Levy – Application in the High Court of Australia for special leave to appeal dismissed**

Tatts Group Limited (**Tatts**) advises that its application for special leave to appeal to the High Court of Australia regarding the decision of the Victorian Court of Appeal in the Health Benefit Levy matter has been dismissed.

The application was made by Tatts following the judgment of the Victorian Court of Appeal which upheld the Victorian Treasurer's determination to impose a Health Benefit Levy of \$42,607,106 on Tatts in respect of the 46 day period during which Tatts conducted its Victorian gaming operations in the financial year ended 30 June 2013.

As the full impact of the Health Benefit Levy (excluding costs) was recognised in Tatts' FY14 financial accounts, there is no additional impact on Tatts' financial accounts as a result of today's decision.

--- 000 ---

**Media enquiries please contact:**  
**Carolyn Prendergast**  
Corporate Communications Manager

**Ph:** (07) 3435 4543  
**Mob:** 0409 910 561  
**E:** [carolyn.prendergast@tattsgroup.com](mailto:carolyn.prendergast@tattsgroup.com)

**Analysts and institutions please contact:**  
**Monique Rennell**  
Assistant to CEO

**Ph:** (07) 3435 4478  
**E:** [monique.rennell@tattsgroup.com](mailto:monique.rennell@tattsgroup.com)