Films (Licence — Exemption) Notification 2019

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No. S 343

FILMS ACT (CHAPTER 107)

 $\begin{array}{c} \text{FILMS} \\ \text{(LICENCE} \longrightarrow \text{EXEMPTION)} \end{array}$

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NOTIFICATION 2019

In exercise of the powers conferred by section 40(2) of the Films Act, the Minister for Communications and Information makes the following Notification:

Citation and commencement

1. This Notification is the Films (Licence — Exemption) Notification 2019 and comes into operation on 29 April 2019.

Definitions

- 2. In this Notification, unless the context otherwise requires
 - "film" does not include any of the following:
 - (a) an obscene film;
 - (b) a party political film;
 - (c) a prohibited film;

"free-to-air broadcasting service" and "subscription nationwide television service" have the meanings given by the Broadcasting Act.

Film importers

- **3.**—(1) A person who, in the course of business, imports any film is exempt from section 6(1)(a) of the Act.
- (2) A person who imports any film for re-export, with or without transshipment in Singapore, is exempt from section 12(1) and (3) of the Act.

Importing for licensed distributors

- **4.**—(1) A person who, in the course of business, imports a video game on behalf of or at the request of another person who is
 - (a) a licensee to whom a licence is granted under section 7(2) of the Act to distribute any such video game in the course of any business; or
 - (b) a class licensee to which a class licence by virtue of the Films (Class Licence for Video Games Distribution) Order 2019 (G.N. No. S 342/2019) applies,

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is exempt from section 6(1)(b) of the Act in relation to the person's distribution to that other person mentioned in sub-paragraph (a) or (b), and from section 12(1) and (3) of the