



DISPOSITION AUGUST 2020 AGENDA

IN COMPLIANCE WITH THE GOVERNOR'S EMERGENCY DIRECTIVE #006, DATED MARCH 22, 2020, THE AUGUST 2020 MEETING OF THE NEVADA GAMING COMMISSION WAS CONDUCTED BY MEANS OF ELECTRONIC COMMUNICATION.

August 27, 2020

Members Present:

John T. Moran, Jr., Chairman
Deborah J. Fuetsch, Member
Rosa Solis-Rainey, Member
Steven Cohen, Member
Ogonna Brown, Member

MEETING AGENDA

10:00 A.M.

- I. **PUBLIC COMMENTS**: This public comment agenda item is provided in accordance with NRS 241.020(2)(c)(3) which requires an agenda provide for a period devoted to comments by the general public, if any, and discussion of those comments. No action may be taken upon a matter raised under this item of the agenda until the matter itself has been specifically included on an agenda as an item upon which action will be taken. Comments by the public may be limited to three minutes as a reasonable time, place and manner restriction, but may not be limited based upon viewpoint.

Refer to Public Comment Attachment 1.

II. **APPROVAL OF PRIOR MONTH NGC DISPOSITION**

FOR POSSIBLE ACTION: Pursuant to NRS 241.035, approval of Nevada Gaming Commission Disposition for July 2020 and Special Meeting Disposition for July 8, 2020.

Approved.

III. **NONRESTRICTED AGENDA ITEMS**

FOR POSSIBLE ACTION: Consideration of Nonrestricted Items listed in the following pages.

Action taken as reflected on the following material.

IV. **RESTRICTED AGENDA ITEMS**

FOR POSSIBLE ACTION: Consideration of Restricted Items listed in the following pages.

Action taken as reflected on the following material.

V. **WAIVER REQUEST**:

FOR POSSIBLE ACTION: Request for a waiver of Nevada Gaming Commission (NGC) Regulation 26B.100(3) and 26B.100(7), pursuant to NGC Regulation 26B.190 as filed by Sanderina II, LLC.

Waiver request approved.

VI. REGULATION(S)

FOR POSSIBLE ACTION:

1. FOR FINAL ADOPTION

2020-05R: CONSIDERATION OF ADOPTION OF PROPOSED AMENDMENTS TO NEVADA GAMING COMMISSION REGULATION 9 REGARDING, WITHOUT LIMITATION, TEMPORARY CLOSURES.

PURPOSE: In accordance with NRS 463.150, to clarify the period of time a licensee may close all of his or her licensed games after which time the license must be surrendered to the Board; to clarify that the Board Chair or the Chair's designee is delegated certain specified authority; to create a process to allow licensed gaming establishments to temporarily close in the event of an emergency declaration requiring the closure of a licensed gaming establishment; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

Regulation adopted, draft dated July 16, 2020, effective upon adoption.

2. FOR FINAL ADOPTION

2020-06R: CONSIDERATION AND RECOMMENDATION TO NEVADA GAMING COMMISSION OF PROPOSED AMENDMENTS TO NEVADA GAMING COMMISSION REGULATION 22 REGARDING, WITHOUT LIMITATION, DETERMINATION ON THE OUTCOME OF WAGERS FOR HORSE AND OTHER ANIMAL RACES.

PURPOSE: To allow a licensed race book to determine the outcome of wagers for horse or other animal races based on nationally televised broadcasts upon a request approved by the Chair; and to take such additional action as may be necessary and proper to effectuate this stated purpose.

Regulation adopted, with changes as discussed, draft dated August 12, 2020, effective upon adoption to expire as of November 19, 2020.

Refer to Regulation Comment Attachment.

VII. OTHER:

Administrative Reports

- Board Chair – Update on September Agenda and October Agenda. Also discussed new Contact Tracing app that is available for COVID 19.
- Commission Chair – No report.
- Attorney General – No report.

VIII. PUBLIC COMMENTS: This public comment agenda item is provided in accordance with NRS 241.020(2)(c)(3) which requires an agenda provide for a period devoted to comments by the general public, if any, and discussion of those comments. No action may be taken upon a matter raised under this item of the agenda until the matter itself has been specifically included on an agenda as an item upon which action will be taken. Comments by the public may be limited to three minutes as a reasonable time, place and manner restriction, but may not be limited based upon viewpoint.

No comments.

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7-11 Store #29646	R #3	Penn National Gaming, INC. (PTC)	NR #2
7-11 Store #32745	R #3	Prost Reno.....	R #6
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Re: 29045-01
CG TECHNOLOGY, L.P.
2575 S HIGHLANDS DR
LAS VEGAS, NV 89109

APPLICATION FOR REGISTRATION AS A HOLDING COMPANY

Re: 35196-01
35210-01 (M)
35211-01 (D)
35319-01 (OM)
WH NV III, LLC
2575 S HIGHLANDS DR
LAS VEGAS, NV 89109

CG TECHNOLOGY, L.P.
Member/Manager

APPLICATION FOR LICENSURE AS A MEMBER AND MANAGER

APPLICATION FOR LICENSURE AS A MANUFACTURER AND DISTRIBUTOR

**APPLICATION FOR LICENSURE AS AN OPERATOR OF A MOBILE GAMING
SYSTEM**

Re: 35196-01
35201-01 (OM)
35200-01
WH NV III, LLC, dba
WILLIAM HILL RACE & SPORTS BOOK, dba
COSMOPOLITAN OF LAS VEGAS – RACE BOOK AND SPORTS POOL
3708 LAS VEGAS BLVD S
LAS VEGAS, NV 89109

db at

THE COSMOPOLITAN OF LAS VEGAS
3708 LAS VEGAS BLVD S
LAS VEGAS, NV 89109

**APPLICATION FOR A NONRESTRICTED GAMING LICENSE
(RACE BOOK AND SPORTS POOL ONLY)**

**APPLICATIONS FOR LICENSURE TO CONDUCT OFF-TRACK PARI-MUTUEL
RACE AND SPORTS WAGERING**

**APPLICATION FOR LICENSURE AS AN OPERATOR OF A MOBILE GAMING
SYSTEM**

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Re: 30954-01
30955-01
NEVADA PROPERTY 1 LLC, dba
THE COSMOPOLITAN OF LAS VEGAS
3708 LAS VEGAS BLVD S
LAS VEGAS, NV 89109

**APPLICATION BY NEVADA PROPERTY 1 LLC, TO RECEIVE A
PERCENTAGE OF GAMING REVENUE FROM THE RACE BOOK
AND SPORTS POOL OPERATED BY WILLIAM HILL RACE & SPORTS
BOOK AT THE COSMOPOLITAN OF LAS VEGAS**

Re: 35196-01
35203-01 (OM)
35202-01
WH NV III, LLC, dba
WILLIAM HILL RACE & SPORTS BOOK, dba
PALMS CASINO RESORT – RACE BOOK AND SPORTS POOL
4321 W FLAMINGO RD
LAS VEGAS, NV 89103

db at

PALMS CASINO RESORT
4321 W FLAMINGO RD
LAS VEGAS, NV 89103

**APPLICATION FOR A NONRESTRICTED GAMING LICENSE
(RACE BOOK AND SPORTS POOL ONLY)**

**APPLICATIONS FOR LICENSURE TO CONDUCT OFF-TRACK PARI-MUTUEL
RACE AND SPORTS WAGERING**

**APPLICATION FOR LICENSURE AS AN OPERATOR OF A MOBILE GAMING
SYSTEM**

Re: 26542-01
26541-01
FIESTA PALMS LLC, dba
PALMS CASINO RESORT
4321 W FLAMINGO RD
LAS VEGAS, NV 89103

**APPLICATION BY FIESTA PALMS LLC, TO RECEIVE A PERCENTAGE OF GAMING
REVENUE FROM THE RACE BOOK AND SPORTS POOL OPERATED BY WILLIAM
HILL RACE & SPORTS BOOK AT PALMS RESORT CASINO**

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Re: 35196-01
35205-01 (OM)
35204-01
WH NV III, LLC, dba
WILLIAM HILL RACE & SPORTS BOOK, dba
SILVERTON CASINO LODGE LAS VEGAS-RACE BOOK AND SPORTS POOL
3333 BLUE DIAMOND RD
LAS VEGAS, NV 89139

db at

SILVERTON CASINO LODGE LAS VEGAS
3333 BLUE DIAMOND RD
LAS VEGAS, NV 89139

**APPLICATION FOR A NONRESTRICTED GAMING LICENSE
(RACE BOOK AND SPORTS POOL ONLY)**

**APPLICATIONS FOR LICENSURE TO CONDUCT OFF-TRACK PARI-MUTUEL
RACE AND SPORTS WAGERING**

**APPLICATION FOR LICENSURE AS AN OPERATOR OF A MOBILE GAMING
SYSTEM**

Re: 21068-01
17287-02
SILVERTON CASINO, LLC, dba
SILVERTON CASINO LODGE LAS VEGAS
3333 BLUE DIAMOND RD
LAS VEGAS, NV 89139

**APPLICATION BY SILVERTON CASINO, LLC, TO RECEIVE A PERCENTAGE
OF GAMING REVENUE FROM THE RACE BOOK AND SPORTS POOL OPERATED
BY WILLIAM HILL RACE & SPORTS BOOK AT SILVERTON CASINO LODGE
LAS VEGAS**

Re: 35196-01
35207-01 (OM)
35206-01
WH NV III, LLC, dba
WILLIAM HILL RACE & SPORTS BOOK, dba
TROPICANA LAS VEGAS – RACE BOOK AND SPORTS POOL
3801 LAS VEGAS BLVD S
LAS VEGAS, NV 89109

db at

TROPICANA LAS VEGAS
3801 LAS VEGAS BLVD S
LAS VEGAS, NV 89109

**APPLICATION FOR A NONRESTRICTED GAMING LICENSE
(RACE BOOK AND SPORTS POOL ONLY)**

**APPLICATIONS FOR LICENSURE TO CONDUCT OFF-TRACK PARI-MUTUEL
RACE AND SPORTS WAGERING**

**APPLICATION FOR LICENSURE AS AN OPERATOR OF A MOBILE GAMING
SYSTEM**

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Re: 30879-01
00360-06
TROPICANA LAS VEGAS, INC., dba
TROPICANA LAS VEGAS
3801 LAS VEGAS BLVD S
LAS VEGAS, NV 89109

**APPLICATION BY TROPICANA LAS VEGAS, INC., TO RECEIVE A PERCENTAGE
OF GAMING REVENUE FROM THE RACE BOOK AND SPORTS POOL OPERATED
BY WILLIAM HILL RACE & SPORTS BOOK AT TROPICANA LAS VEGAS**

Re: 35196-01
35209-01 (OM)
35208-01
WH NV III, LLC, dba
WILLIAM HILL RACE & SPORTS BOOK, dba
VENETIAN RESORT HOTEL CASINO/PALAZZO RESORT HOTEL CASINO –
RACE BOOK AND SPORTS POOL
3355 LAS VEGAS BLVD S
LAS VEGAS, NV 89109

db at

VENETIAN RESORT HOTEL CASINO/PALAZZO RESORT HOTEL CASINO
3355 LAS VEGAS BLVD S
LAS VEGAS, NV 89109

**APPLICATION FOR A NONRESTRICTED GAMING LICENSE
(RACE BOOK AND SPORTS POOL ONLY)**

**APPLICATIONS FOR LICENSURE TO CONDUCT OFF-TRACK PARI-MUTUEL
RACE AND SPORTS WAGERING**

**APPLICATION FOR LICENSURE AS AN OPERATOR OF A MOBILE GAMING
SYSTEM**

Re: 29117-01
01957-05
LAS VEGAS SANDS, LLC, dba
VENETIAN RESORT HOTEL CASINO/PALAZZO RESORT HOTEL CASINO
3355 LAS VEGAS BLVD S
LAS VEGAS, NV 89109

**APPLICATION BY LAS VEGAS SANDS, LLC, TO RECEIVE A PERCENTAGE OF
GAMING REVENUE FROM THE RACE BOOK AND SPORTS POOL OPERATED BY
WILLIAM HILL RACE & SPORTS BOOK AT VENETIAN RESORT HOTEL
CASINO/PALAZZO RESORT HOTEL CASINO**

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GCB RECOMMENDS:

APPROVAL, FIFTH REVISED ORDER OF REGISTRATION, DRAFT #1, SIXTH REVISED ORDER OF REGISTRATION, DRAFT #1, NINTH REVISED ORDER OF REGISTRATION, DRAFT #1; CONDITIONED:

- (1) THE LICENSEE MUST COMPLY WITH NGC REGULATION 6.090 AS IT RELATES TO THE SUBMISSION OF AN ADEQUATE INTERNAL CONTROL SYSTEM AND COMPLIANCE WITH THE MINIMUM INTERNAL CONTROL STANDARDS FOR A COMPUTERIZED RACE BOOK AND SPORTS POOL.**
- (2) THE SURVEILLANCE SYSTEM MUST BE INSTALLED, INSPECTED AND APPROVED BY THE NGCB ENFORCEMENT DIVISION WITHIN 60 DAYS OF ISSUANCE OF THE STATE GAMING LICENSE AND THEREAFTER BE MAINTAINED AT OR ABOVE THE STANDARD THAT IS APPROVED.**
- (3) EXCEPT AS OTHERWISE PROVIDED FOR BY THE NGCB CHAIR OR THE CHAIR'S DESIGNEE, THE TICKET WRITERS MUST BE EMPLOYEES OF WH NV III, LLC.**
- (4) PRIOR NOTIFICATION TO THE NGCB CHAIR OR THE CHAIR'S DESIGNEE IS REQUIRED BY WH NV III, LLC, BEFORE CONVERTING A LOCATION FROM A KIOSK OPERATION TO A MANNED SATELLITE OPERATION, OR FROM A MANNED SATELLITE OPERATION TO A KIOSK OPERATION. IF ANY LICENSED LOCATION UTILIZES BOTH A MANNED SATELLITE OPERATION AND A KIOSK OPERATION, PRIOR NOTIFICATION TO THE NGCB CHAIR OR THE CHAIR'S DESIGNEE IS REQUIRED BEFORE CLOSING OR REOPENING A MANNED SATELLITE OPERATION.**
- (5) ANY CHANGE IN ANY AGREEMENT OR THE CREATION OF ANY NEW AGREEMENT BETWEEN WH NV III, LLC AND THE LICENSED GAMING ESTABLISHMENT MUST BE REPORTED TO THE NGCB WITHIN 30 DAYS OF SUCH CHANGE.**

NGC DISPOSITION:

APPROVED, FIFTH REVISED ORDER OF REGISTRATION, SIXTH REVISED ORDER OF REGISTRATION, NINTH REVISED ORDER OF REGISTRATION; CONDITIONED – SAME, WITH THE FOLLOWING CONDITION MODIFIED:

- (3) EXCEPT AS OTHERWISE PROVIDED FOR BY THE NGCB CHAIR OR THE CHAIR'S DESIGNEE, FOR THE PURPOSES OF THE NEVADA GAMING CONTROL ACT AND THE REGULATIONS ADOPTED THEREUNDER, THE TICKET WRITERS MUST BE DEEMED EMPLOYEES OF WH NV III, LLC.**
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FOR POSSIBLE ACTION:

04-08-20 N20-0413 Re: 31101-01
EVERI PAYMENTS INC.
7250 S TENAYA WAY STE 100
LAS VEGAS, NV 89113

DARREN DONALD ALBERT SIMMONS
Executive Vice President, FinTech Business Leader

DAVID JOSEPH LUCCHESI
Executive Vice President, Digital & Interactive Business Leader

APPLICATIONS FOR LICENSURE AS A KEY EMPLOYEE

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

FOR POSSIBLE ACTION:

05-08-20 N20-0421 Re: 31152-01
RIO PROPERTIES, LLC
(dba Rio All-Suite Hotel & Casino)
3700 W FLAMINGO RD
LAS VEGAS, NV 89103

JAMES THOMAS JANCHAR
Vice President of Finance

APPLICATION FOR LICENSURE AS A KEY EMPLOYEE

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

FOR POSSIBLE ACTION:

06-08-20 N20-0063 Re: 31705-01
00188-03
JETT SEARCHLIGHT LLC, dba
TERRIBLE'S ROAD HOUSE SEARCHLIGHT
100 N US HWY 95
SEARCHLIGHT, NV 89046

and

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31705-01
03520-05
JETT SEARCHLIGHT LLC, dba
TERRIBLE'S SEARCHLIGHT CASINO
670 S US HWY 95
SEARCHLIGHT, NV 89046

MAX MATHEW SMILOW
Regional Manager

APPLICATIONS FOR LICENSURE AS A KEY EMPLOYEE

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

FOR POSSIBLE ACTION:

07-08-20 N20-0430 Re: 17846-01
00793-03
MICHAEL J. GAUGHAN, AIRPORT SLOT CONCESSION, INC., dba
MICHAEL J. GAUGHAN AIRPORT SLOT CONCESSION
5757 WAYNE NEWTON BLVD
LAS VEGAS, NV 89111

MICHAEL NORMAND LEMAY
Management Consultant

APPLICATION FOR LICENSURE AS A KEY EMPLOYEE

**APPLICATION FOR LICENSURE TO RECEIVE A PERCENTAGE
OF GAMING REVENUE**

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

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FOR POSSIBLE ACTION:

08-08-20 **N19-0579** **Re:** 33221-01
03-20 MANDALAY BAY, LLC
 (dba Mandalay Bay Resort & Casino)
 3950 LAS VEGAS BLVD S
 LAS VEGAS, NV 89109

and

33223-01
RAMPARTS, LLC
(dba Luxor Hotel and Casino)
3900 LAS VEGAS BLVD S
LAS VEGAS, NV 89119

HEITH DAVID BETTELMAN
Vice President/Chief Financial Officer

APPLICATIONS FOR LICENSURE AS A KEY EXECUTIVE

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

FOR POSSIBLE ACTION:

09-08-20 **N20-0249** **Re:** 05647-01
 STAGE DOOR, INC.
 (dba Stage Door Casino)
 4000 LINQ LN
 LAS VEGAS, NV 89109

APPLICATION TO ADD, REMOVE, OR MODIFY A CONDITION

GCB RECOMMENDS: APPROVAL, REMOVE THE FOLLOWING CONDITION:

- (1) TANYA MILDRED KAPLA MARKIN AND RANDALL BRUCE MARKIN SHALL COLLECTIVELY FUND AND MAINTAIN, WITH THE NGCB, A REVOLVING FUND IN THE AMOUNT OF \$20,000 FOR THE PURPOSE OF FUNDING PERIODIC INVESTIGATIVE REVIEWS. WITHOUT LIMITING THE FOREGOING, THE BOARD SHALL HAVE THE RIGHT, WITHOUT NOTICE, TO DRAW UPON THESE FUNDS TO PAY THE COSTS AND EXPENSES INCURRED BY THE BOARD OR ITS STAFF IN THEIR PERIODIC INVESTIGATIONS.**

NGC DISPOSITION: APPROVED, CONDITION REMOVED – SAME.

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FOR POSSIBLE ACTION:

10-08-20 N19-0184 Re: 23336-01
04036-04
BEST BET PRODUCTS, INC., dba
STAGESTOP CASINO
100 W STAGECOACH RD
PAHRUMP, NV 89041

BARBARA RENEE SPOSATO
Audit Manager

APPLICATION FOR LICENSURE AS A KEY EMPLOYEE

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

FOR POSSIBLE ACTION:

11-08-20 N20-0132 Re: 04992-01
ARISTOCRAT TECHNOLOGIES, INC.
(Aristocrat International Pty Ltd – 100%)
10220 ARISTOCRAT WAY
LAS VEGAS, NV 89135

HECTOR LEONARDO FERNANDEZ
President/Director

APPLICATION FOR FINDING OF SUITABILITY AS AN OFFICER AND DIRECTOR

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

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FOR POSSIBLE ACTION:

12-08-20 N20-0365 Re: 14462-01
12673-02
TUSCANY HOTEL & CASINO, LLC, dba
TUSCANY LAS VEGAS
255 E FLAMINGO RD
LAS VEGAS, NV 89169

GRAYSON THOMAS MCNEES
General Manager

APPLICATION FOR LICENSURE AS A KEY EMPLOYEE

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

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FOR POSSIBLE ACTION:

01-08-20 R20-0252 Re: 35189-01
08381-03
15 Machines MIZ LOLA'S SPIRITS & GAMING 8, LLC, dba
MIZ LOLA'S
4755 W FLAMINGO RD STE E-G
LAS VEGAS, NV 89103

MIZ LOLA'S HOLDINGS, LLC 100%
Member/Manager

APPLICATION FOR A RESTRICTED GAMING LICENSE

APPLICATION FOR LICENSURE AS A SOLE MEMBER AND MANAGER

GCB RECOMMENDS: APPROVAL, CONDITIONED:

(1) IF AN EQUITY OWNER IS NO LONGER FUNCTIONING AS A KEY EMPLOYEE FOR THIS LOCATION, A KEY EMPLOYEE APPLICATION MUST BE FILED WITHIN 60 DAYS, AND THEREAFTER BE REFILED WITHIN 60 DAYS OF ANY CHANGE IN THE PERSON OCCUPYING THAT POSITION.

NGC DISPOSITION: APPROVED, CONDITIONED – SAME.

FOR POSSIBLE ACTION:

02-08-20 R20-0283 Re: 30756-01
17652-03
BIDI FAMILY CORP., dba
LIQUOR STOP 1
865 N LAMB BLVD STE 2
LAS VEGAS, NV 89110

KALID BUTRES BIDI) 100%
)
) JT 2,500 shares
) WROS Common Stock

SALWAN BUTRES BIDI)
(Transferor)

SALWAN BUTRES BIDI 100%
(Transferee) 2,500 shares
Common Stock

APPLICATION FOR A TRANSFER OF INTEREST

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

(BROWN RECUSED)

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FOR POSSIBLE ACTION:

03-08-20 **R20-0257** **Re:** 04789-01
 R20-0258 03020-04
 R20-0259 UNITED COIN MACHINE CO., dba
 R20-0260 CENTURY GAMING TECHNOLOGIES, db at
 7-11 STORE #18198
 4395 LAS VEGAS BLVD N
 LAS VEGAS, NV 89115

and

04789-01
04155-02
UNITED COIN MACHINE CO., dba
CENTURY GAMING TECHNOLOGIES, db at
7-11 STORE #29646
4325 W SAHARA AVE
LAS VEGAS, NV 89102

and

04789-01
26395-03
UNITED COIN MACHINE CO., dba
CENTURY GAMING TECHNOLOGIES, db at
7-11 STORE #32745
3695 S FORT APACHE RD
LAS VEGAS, NV 89147

and

04789-01
04765-05
UNITED COIN MACHINE CO., dba
CENTURY GAMING TECHNOLOGIES, db at
7-11 STORE #25586
1705 LAS VEGAS BLVD S
LAS VEGAS, NV 89104

S&S FUELS MANAGEMENT IV, LLC
Franchisee

AMAR-PREET SINGH PURI
Member/Manager

100%

**APPLICATIONS FOR LICENSURE OF S&S FUELS MANAGEMENT IV, LLC,
TO RECEIVE A PERCENTAGE OF GAMING REVENUE FROM UNITED COIN
MACHINE CO., DBA CENTURY GAMING TECHNOLOGIES, DB AT 7-11 STORE
#18198, 7-11 STORE #29646, 7-11 STORE #32745, AND 7-11 STORE #25586**

APPLICATION FOR LICENSURE AS A SOLE MEMBER AND MANAGER

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

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FOR POSSIBLE ACTION:

04-08-20 R20-0254 Re: 10753-01
16392-06
15 Machines SARTINI GAMING, LLC, db at
KICKERS
931 LAS VEGAS BLVD N
LAS VEGAS, NV 89101

APPLICATION FOR A RESTRICTED GAMING LICENSE

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

FOR POSSIBLE ACTION:

05-08-20 R20-0399 Re: 04789-01
02615-07
5 Machines UNITED COIN MACHINE CO., dba
CENTURY GAMING TECHNOLOGIES, db at
7-11 STORE #15974
6950 W CHARLESTON BLVD
LAS VEGAS, NV 89117

APPLICATION FOR A RESTRICTED GAMING LICENSE

GCB RECOMMENDS: APPROVAL, CONDITIONED:

(1) THE SURVEILLANCE SYSTEM AND/OR MIRROR(S) MUST BE INSPECTED AND APPROVED BY THE NGCB ENFORCEMENT DIVISION WITHIN 60 DAYS OF ISSUANCE OF THE STATE GAMING LICENSE AND THEREAFTER BE MAINTAINED AT OR ABOVE THE STANDARD THAT IS APPROVED.

NGC DISPOSITION: APPROVED, CONDITIONED – SAME.

FOR POSSIBLE ACTION:

06-08-20 R20-0368 Re: 10753-01
14118-06
9 Machines SARTINI GAMING, LLC, db at
PROST RENO
180 W PECKHAM LN STE 1070
RENO, NV 89509

APPLICATION FOR A RESTRICTED GAMING LICENSE

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

From: Alan Bates [REDACTED]
Sent: Monday, August 24, 2020 9:11 AM
To: publiccomment
Subject: Fired for following the rules in the company handbook

I was fired for doing something that the William Hill handbook says I had full authority to do. I closed a sportsbook one morning because I was short on employees. I was fired a couple of days later for doing so. I was a district manager at William Hill and had worked for them seventeen years. It states in the handbook that "A sportsbook can only be closed by an area manager or a district manager". It doesn't say or or and or. It clearly states that a district manager has authority to do what I did. So do companies not have to follow the rules in their own employee handbooks? Even worse they then lie to unemployment and say I didn't have authority to do what I did. So unemployment then reverses their decision and takes my unemployment away. So now I'm stuck. I'm a two time cancer survivor with a compromised immune system with absolutely no income. Very frustrating and extremely wrong! Is there anything that I can do? Thanks for listening!

Alan



**REID
RUBINSTEIN
BOGATZ**

Attorneys at Law

MARC H. RUBINSTEIN
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August 24, 2020

Via Email, only to regcomments@gcb.nv.gov

**Nevada Gaming Commission
John T. Moran Jr., Chairman
Deborah J. Feutsch
Rosa Solis-Rainey
Steven Cohen
Ogonna M. Brown**

Re: Proposed Amendments to Nevada Gaming Commission Regulation 22.080(4)

Dear Chairman Moran and Commissioners Feutsch, Solis-Rainey, Cohen and Brown:

I am counsel to the Nevada Pari-mutuel Association ("NPMA") and write to you in regard to the proposed amendments to NGC Regulation 22.080(4). It is my intention to appear at your August 27, 2020 hearing on behalf of the NPMA, as I did on August 12, 2020 before the Nevada Gaming Control Board, and voice the support of the NPMA for the proposed amendments, which were drafted at the urging of the NPMA.

As mentioned in the Board hearing, these proposed amendments are necessary in order for Nevada race books to accept nonpari-mutuel wagers on the upcoming Kentucky Derby and Kentucky Oaks stakes races, because the Nevada books, despite their best efforts, have been unable to reach agreement with Churchill Downs on a contract for off-track pari-mutual wagering with that track.

It is the intent of the Nevada books to offer their customers wagers not only on the upcoming Kentucky Derby and Kentucky Oaks races, but also on all of the races telecast from Churchill Downs on Friday, September 4 and Saturday, September 5, 2020. In order to do so, however, we would urge the Commission, when it considers the proposed amendments for adoption, to have the record reflect an interpretation of the term "nationally televised broadcasts" to include not only races that are broadcast via over-the-air transmission and received via traditional television antennas, but also races that are broadcast via satellite, cable and streaming services, provided such broadcasts are widely distributed via satellite, cable and streaming services that are available to the public nationwide.

The reason underlying this request is a practical one. For example, with respect to the Derby and Oaks, it appears that although the Derby and perhaps a few others will be shown on NBC, which is an over-the-air broadcast network, the Oaks and the entire Friday race card, and most of the rest of the Saturday race card will be shown on NBCSN (NBC Sports Network) and Fox Sports 2, which are carried

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via cable or satellite provider and, with respect to NBCSN, on the Peacock streaming service and mobile app.

While we realize that such an interpretation of "nationally televised broadcast" is a departure from that which might have been held since the term "televised broadcast" first appeared in NRS 463.430 in 1983, and was put on the record at the Board meeting by DAG Michela, and therefore many race days from many tracks could meet the requirement of section 4(b) of the proposed amendments as being nationally televised, we also are cognizant that the authority to approve a request to waive the disseminator requirement will rest solely and squarely with the Board Chair, and is intended to be exercised only upon a finding that the request is consistent with the public policy underlying gaming control and regulation in the State. In other words, there is no intent whatsoever to have this nationally-televised-broadcast-races exception swallow the must-use-a-disseminator-for-payouts rule.

We look forward to the hearing on August 27. We urge you to adopt the proposed amendments to Reg. 22.080(4) as drafted and to let the record reflect your interpretation of the term "nationally televised broadcast" to include a broadcasts via satellite, cable and streaming services, provided such broadcasts are widely distributed via satellite, cable and streaming services that are available to the public nationwide.

Thank you for your consideration.

Respectfully,

A handwritten signature in blue ink, appearing to read "Marc H. Rubinstein".

Marc H. Rubinstein, Esq.

Cc (via email):
Marie Bell, Executive Secretary
Nevada Gaming Control Board
Sandra D. Morgan, Chairwoman
Terry Johnson
Phil Katsaros
Kelly Colvin, Chief, Audit Division
John S. Michela, Deputy Attorney General
Tonya Henderson
Patty Jones
NPMA Rate Committee



August 25, 2020

Via Email only to regcomments@gcb.nv.gov

Nevada Gaming Commissioners

John T. Moran Jr., Chairman

Deborah J. Feutsch

Rosa Solis-Rainey

Steven Cohen

Ogonna M. Brown

Re: Proposed Amendments to Nevada Gaming Commission Regulation 22.080(4)

Dear Chairman Moran and Commissioners Feutsch, Solis-Rainey, Cohen and Brown:

I am sending this letter on behalf of the South Point Hotel and Casino. The South Point is a member of the Nevada Pari-Mutuel Rate Committee. The amendment as proposed by the board is consistent with the position of the South Point Hotel and Casino when intransigent companies like Churchill Downs are making unreasonable demands in order for Nevada racebooks to participate in the pari-mutuel pool at Churchill Downs and receive their live broadcast.

As noted in Marc Rubinstein's letter to the Commission:

While we realize that such an interpretation of "nationally televised broadcast" is a departure from that which might have been held since the term "televised broadcast" first appeared in NRS 463.430 in 1983, and was put on the record at the Board meeting by DAG Michela, and therefore many race days from many tracks could meet the requirement of section 4(b) of the proposed amendments as being nationally televised, we also are cognizant that the authority to approve a request to waive the disseminator requirement will rest solely and squarely with the Board Chair, and is intended to be exercised only upon a finding that the request is consistent with the public policy underlying gaming control and regulation in the State. In other words, there is no intent whatsoever to have the nationally-televised-broadcast-races exception swallow the must-use-a-disseminator-for-payouts rule.

The South Point believes, however, that there should be a more limited approach to avoid having the exception swallow up by the rule. The South Point believes that all Grade I, Grade II and Grade III stakes races televised on either network, cable or satellite television as part of a national broadcast should be an exception to the rule requiring a disseminator to provide payouts. The following provides an explanation of how Grade I, Grade II and Grade III stakes races are categorized:

<http://horseracingradio.net/post/how-do-stakes-races-become-graded>

So while we believe that the discretion of the Board Chair is proper, we believe that discretion is best exercised by approving only races that are broadcast on network, cable or satellite television that

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are Grade I, Grade II or Grade III stakes races. These are the races with the most interest from public bettors and for which the results are easy to obtain from the broadcast.

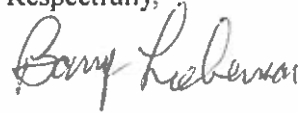
In connection with the upcoming races from Churchill Downs, there are six Graded Stakes races on September 4 and eight Graded Stakes races on September 5 that will be nationally broadcast. A copy of the Graded Stakes schedule can be found here.

<https://www.churchilldowns.com/uploads/horsemen-files/stakes-schedules/derby%20week%20september.pdf>

The South Point believes that it would be appropriate for the racebooks to submit any or all of these Graded stakes races to the Chair for approval.

Thank you for your consideration.

Respectfully,



Barry Lieberman, Esq.

Cc (via email) Marie Bell, Executive Secretary
Nevada Gaming Control Board
Sandra D. Morgan, Chair
Terry Johnson
Phil Katsaros
Kelly Colvin, Chief, Audit Division
John S. Michela, Deputy Attorney General
Patty Jones
Tonya Henderson
NPMA Rate Committee
Michael J. Gaughan

Mark E. Ferrario
Tel 702.792.3773
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ferrariom@gtlaw.com

August 26, 2020

Marie Bell, Executive Secretary
Nevada Gaming Commission
1919 College Parkway
Carson City, Nevada 89706

Re: 2020-06R: Comments to Proposed Amendments to NGC Regulation 22

Dear Executive Secretary Bell:

I am counsel to Las Vegas Dissemination, Inc. (“LVDC”). Please accept this letter as comments to the proposed amendments to NGC Regulation 22.080 in draft dated August 12, 2020 (“Proposed Amendments”).

As you know, LVDC has been a licensed disseminator of race information in Nevada since 1988. LVDC was founded by John Gaughan. Since its inception, LVDC has been an integral part of Nevada’s race wagering industry.

LVDC does not believe that the Proposed Amendment can be adopted without a legislative change to Nev. Rev. Stat. § 463.430. The statute provides:

“[i]t is unlawful for any person in this state to receive, supply or disseminate in this state by any means information received from any source outside of this state concerning racing, when the information is to be used to maintain and operate any gambling game and particularly any race book, except off-track pari-mutuel wagering for which the user is licensed pursuant to chapter 464 of NRS, without first having obtained a license so to do as provided in NRS 463.430 to 463.480, inclusive.” Nev. Rev. Stat. § 463.430(1) (emphasis added).

This is further bolstered by the public policy statement in Nev. Rev. Stat. § 463.440(1)(b), which states that: “[i]n order to protect the health, safety, morals, good order and general welfare of the public, all persons, associations, locations, practices and activities related to the dissemination and use of information concerning such racing should be controlled, supervised and properly licensed.” *Id.* (emphasis added). In other words, it is public policy that the dissemination and use of race information must be controlled and handled by licensed parties.

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There are two limited exceptions. The first is for a person who provides a “televised broadcast...without charge to any person who receives the broadcast.” *Id.* § 463.430(2)(a). The second is for a licensee who receives or provides to an affiliated licensee race information using a bookmaking system. *Id.* § 463.430(2)(b).

This statutory provision addresses two main points: who can receive information and who can provide information. The main provision (subsection 1) provides that only a licensed disseminator may receive or share racing information from outside Nevada to maintain and operate the race book. Said another way, as a general rule, a race book may not receive racing information from outside Nevada to maintain and operate the race book unless that information comes from a licensed disseminator.

Notwithstanding the general rule, a race book may *receive or provide* race information from/to one of its licensed affiliates through a computerized bookmaking system, pursuant to the second statutory exception (“2(b) Exception”). Additionally, a broadcaster may *provide* a televised broadcast for free to a race book pursuant to the first statutory exception (“2(a) Exception”). Unlike the 2(b) Exception, which specifically allows for the provision and receipt of race information, the 2(a) Exception only allows the broadcaster’s *provision* of a televised broadcast, it does not address any *receipt* or use of such broadcast.

In other words, a broadcaster can provide the broadcast in Nevada without the broadcaster violating the statute, but a race book in Nevada cannot accept or use the broadcast directly from the broadcaster for the maintenance or operation of the race book without violating the statute. Rather, the race book must obtain the broadcast through a licensed disseminator if such will be used to maintain or operate the race book (including to confirm winners or payouts).

The current version of NGC Regulation 22.080(4) aligns with these statutory requirements. It states:

“[a] licensed race book shall determine the winners of or payouts on wagers on horse and other animal races only with information the book receives from licensed disseminators pursuant to Regulations 20 and 21.”
NGC Reg. 22.080(4) (emphasis added).

The Proposed Amendments would allow a race book, with permission of the Board Chair, to determine the winners or wager payouts on a horse race based on nationally televised broadcasts of races, which broadcasts it would not receive from a licensed disseminator. This does not comport with the statutory requirements. As detailed above, the statute requires that race information used for the operation of a race book, which would include the determination of race winners or payouts on wagers, come from a licensed disseminator or an affiliated licensee. The statute does not allow for the waiver of these requirements by regulation or by other disposition of the Board or Commission.

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In sum:

- No person can receive racing information from outside Nevada to operate the race book, including information to determine winners or payouts, unless the information comes from:
 - A licensed disseminator (*id.* § 463.430(1)) or
 - An affiliated licensee (*id.* § 463.430(2)(b)).
- Nevada's public policy requires that the dissemination and use of race information be controlled by licensed parties. *Id.* § 463.440(1)(b).
- Based on the 2(a) Exception, a broadcaster can provide a televised broadcast at no charge in accordance with the statute (*id.* § 463.430(2)(a)). However, such exception does not allow a race book to use that broadcast or any race information provided directly from that broadcaster to maintain and operate the race book. In other words, the Nevada Gaming Control Act does not allow a race book to determine winners or payouts from that broadcast. The Nevada Legislature established that the race book must obtain race information through a licensed disseminator.
- A statute cannot be waived by regulation unless the statute expressly allows for such waiver, and there is no statutory provision in Nev. Rev. Stat. § 463.430 authorizing a regulatory waiver.
- If the Commission desires a race book to be allowed to use race information from a person not licensed by the Commission, then a legislative amendment is required.

Thank you for your consideration of these comments.

Best regards,

Mark Ferrario

Mark E. Ferrario
Shareholder

cc: *John Gaughan*
Gregory Wright

From: Todd Roberts <troberts@rcnmail.com>
Sent: Wednesday, August 26, 2020 7:45 PM
To: regcomments
Subject: NGC Regulation 22.080 (4) Proposed Amendment

Dear Chairman and Members of the Nevada Gaming Commission,

I am Todd Roberts, President of Nevada Disseminator Service, Inc. (NDS). We have been a licensed disseminator in the State of Nevada since 1984 and have been instrumental in developing simulcasting in the State of Nevada through NDS and worldwide through our sister company, Roberts Communications Network, LLC. (RCN).

We object to the proposed amendments for the following reasons:

1. The reasons prompting the proposed regulations are not related to regulatory issues. They are the result of negotiation issues between commercial parties. The State of Nevada should not consider such amendments simply because one of those parties is a buying co-op of Nevada licensees. In order to avoid future negotiation blackouts the free marketplace must be restored and the Nevada Pari-Mutuel Association (NPMA), as a buying co-op, must be eliminated.
2. The proposed regulation changes economically harm disseminators to the benefit of the NPMA members. Regulation changes should not favor one class of licensee over another. In fact, these proposed amendments devalue disseminator licenses.
3. Most importantly, the proposed amendments endanger the wagering public, the reputation of the racetracks involved, and the reputation of the NPMA members involved due to the reckless nature of the proposed amendments and the almost certain wagering scams that will result if adopted. This is because in addition to the information verification differences between disseminator provided live broadcasts and nationally televised broadcasts (including over the air, via satellite, on cable, or through streaming services) there is a significant difference in the latency (delay) in such broadcasts which will absolutely affect "post time" and the acceptance of wagers. Past posting will become an enormous problem for all involved.

Consequently, we urge the Nevada Gaming Commission to deny the proposed amendments.

Sincerely,

Todd Roberts, President