



**DISPOSITION
SEPTEMBER 2022 AGENDA**

NEVADA GAMING COMMISSION

Nevada Gaming Control Board Offices
Hearing Room 2450
555 East Washington Avenue
Las Vegas, Nevada

September 22, 2022

Members Present:

(Hon.) Jennifer Togliatti (Ret), Chair
Rosa Solis-Rainey, Member
Steven Cohen, Member
Ogonna Brown, Member
Ben Kieckhefer, 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.

Comments taken from members of the Culinary and Bartenders Unions regarding Station Casinos. Refer to Public Comments Attachment 1 and Attachment 2.

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

FOR POSSIBLE ACTION: Pursuant to NRS 241.035, approval of Nevada Gaming Commission Disposition for August 2022.

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. **COMPLAINT(S)**

FOR POSSIBLE ACTION: Consideration of the Stipulation for Settlement and Order, settling the Complaint filed in the matter of the **NEVADA GAMING CONTROL BOARD vs. WILLIAM HILL U.S. HOLDCO, INC., AMERICAN WAGERING, INC., BW SUB CO., WILLIAM HILL NEVADA I, WILLIAM HILL NEVADA II, WH NV III, LLC, and BRANDYWINE BOOKMAKING, LLC**, Case No. 22-02.

Stipulation adopted as the Order of the NGC.

(Kieckhefer recused)

VI. OTHER:

Administrative Reports

- Board Chair – Update on October Agenda.
- Commission Chair – No report.
- Attorney General – No report.

VII. 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.

**DISPOSITION
INDEX
SEPTEMBER 2022**

i

2853142 Ontario Inc.....	NR #2	Lawrence, Samuel Brighton.....	NR #2
7-11 Store #38817	R #5	Lee R. Sanford Gaming Trust.....	NR #12
7-11 Store #41125	R #4	Light & Wonder, Inc. (PTC).....	NR #9, 10
		Lud Corrao Family Revocable Living Trust	NR #7
Akeret, Robert James, Jr.	NR #2		
Bally's Corporation (PTC)	NR #1	Mandalay Resort Group, LLC (PTC)	NR #8
BetMGM, LLC.....	NR #8	Maryland Wigwam Holdings LLC.....	R #5
Bourbon Square	NR #6	McDowell, David Michael.....	NR #2
Bowen, Andrew Lawrence	NR #2	MGM Resorts International (PTC)	NR #8
Bruner Holdings LLC.....	R #4	MGM Sports & Interactive Gaming, LLC	NR #8
		Murphy, Brendan Devin	R #4
		Murphy, Caitlin Anne	R #4
Canyon Capital Advisors LLC	NR #13		
Capp, Stephen Harrell.....	NR #1	Nathanson, David Frederick	NR #11
Cardinal, Courtney Edwin	NR #3	Nevada Restaurant Services, Inc.	R #2
Casino Fandango, L.L.C.	NR #3	NLV Pasta, LLC	R #1
Century Gaming Technologies.....	R #5, 6	NP Centerline Holdings LLC.....	NR #4
Cootey, Stephen Lawrence.....	NR #4	NP OPCO LLC.....	NR #4
Corbett, Kenneth Francis	R #1	Nugget Sparks, LLC.....	NR #6
Corbett, Leann Marie	R #1		
Corrao, Patricia Audrey.....	NR #7	Papanier, George Thomas	NR #1
Crawford Coin, Inc.	R #7	Patros, Bonnie	R #3
		Patros, Scott	R #3
Dotty's #170	R #2	Quickie Mart.....	R #6
Eaton, Craig Loren	NR #1	Red Rock Resorts, Inc. (PTC)	NR #4, 5
Eclipse Gaming	R #8	Rosati's	R #1
Eclipse Route Operations LLC.....	R #8	Rotman, Kenneth Brice.....	NR #2
Elliott, Glenn John	NR #2		
		Sanford, Michelle Mercetes	NR #12
FanDuel Group Parent LLC	NR #11	Sartini Gaming, LLC.....	R #1, 4, 9
Forso LLC.....	R #3	SG Gaming, Inc.	NR #10
Fritz, Gary Matthew.....	NR #8		
FSB Holdings (UK) Ltd.....	NR #2	Terrible's #388	R #10
FSB Technology (UK) Ltd	NR #2	Terrible's Gaming.....	R #10
FSB Technology (USA), Inc.....	NR #2	Tropicana Las Vegas	NR #1
		Tropicana Las Vegas Hotel and Casino, Inc.	NR #1
General Store, The.....	R #9	Tropicana Las Vegas, Inc.	NR #1
Green Valley Grocery #76.....	R #7	Tropicana Las Vegas Intermediate Holdings Inc....	NR #1
		Twin River Management Group, Inc.	NR #1
Jackpot Joanie's.....	R #8		
JETT Gaming LLC	R #10	United Coin Machine Co.	R #5, 6
Kansal, Mohit Kumar.....	NR #2	Wagman, Michael Adam.....	NR #2
		Welch, Jeffrey Thomson	NR #4
		Wildfire Fremont.....	NR #4
		Woodhead, Matthew Edwin	NR #7

**DISPOSITION
NONRESTRICTED AGENDA
SEPTEMBER 2022
PAGE 2**

Re: 30882-01
TROPICANA LAS VEGAS INTERMEDIATE HOLDINGS INC.
(Tropicana Las Vegas Hotel and Casino, Inc. – 100%)
100 WESTMINSTER ST
PROVIDENCE, RI 02903

**APPLICATION TO PLEDGE THE EQUITY SECURITIES OF TROPICANA LAS VEGAS,
INC., TO DEUTSCHE BANK AG NEW YORK BRANCH, AS COLLATERAL AGENT, IN
CONJUNCTION WITH A CREDIT AGREEMENT**

GEORGE THOMAS PAPANIER
President/Director

CRAIG LOREN EATON
Secretary

APPLICATIONS FOR FINDING OF SUITABILITY AS AN OFFICER AND/OR DIRECTOR

Re: 30879-01
00360-06
31258-01 (M)
31259-01 (D)
TROPICANA LAS VEGAS, INC., dba
TROPICANA LAS VEGAS
(Tropicana Las Vegas Intermediate Holdings Inc. – 100%)
3801 LAS VEGAS BLVD S
LAS VEGAS, NV 89109

APPLICATION FOR THE ADDITION OF A RACE BOOK AND SPORTS POOL

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

GEORGE THOMAS PAPANIER
President/Director

CRAIG LOREN EATON
Secretary

APPLICATIONS FOR LICENSURE AS AN OFFICER AND/OR DIRECTOR

----- Item Continued Next Page -----

**DISPOSITION
NONRESTRICTED AGENDA
SEPTEMBER 2022
PAGE 3**

GCB RECOMMENDS: APPROVAL, SECOND REVISED ORDER OF REGISTRATION, DRAFT #2; CONDITIONED:

- (1) PRIOR TO THE COMMENCEMENT OF RACE AND SPORTS AND/OR PARI-MUTUEL WAGERING POOL OPERATIONS, AN EXECUTED RESERVE AGREEMENT MUST BE RECEIVED AND APPROVED BY THE NGCB (AUDIT DIVISION), PURSUANT TO NGC REGULATIONS 5.225 AND 22.040.**
- (2) PRIOR TO THE COMMENCEMENT OF COMPUTERIZED RACE AND SPORTS AND/OR PARI-MUTUEL WAGERING POOL OPERATIONS, THE ATTESTATION LETTERS REGARDING THE RACE AND SPORTS AND/OR PARI-MUTUEL INTERNAL CONTROL SYSTEM MUST BE RECEIVED BY THE NGCB (AUDIT DIVISION), PURSUANT TO NGC REGULATION 6.090.**
- (3) PRIOR TO THE COMMENCEMENT OF RACE AND SPORTS AND/OR PARI-MUTUEL WAGERING POOL OPERATIONS, AN ADEQUATE WRITTEN INTERNAL CONTROL SYSTEM FOR RACE AND SPORTS AND/OR PARI-MUTUEL THAT DOCUMENTS COMPLIANCE WITH MINIMUM INTERNAL CONTROL STANDARDS MUST BE RECEIVED BY THE NGCB (AUDIT DIVISION), PURSUANT TO NGC REGULATION 6.090.**

NGC DISPOSITION: APPROVED, SECOND REVISED ORDER OF REGISTRATION; CONDITIONED – SAME.

**DISPOSITION
NONRESTRICTED AGENDA
SEPTEMBER 2022
PAGE 5**

MICHAEL ADAM WAGMAN
Chair of the Board

MOHIT KUMAR KANSAL
Director

DAVID MICHAEL MCDOWELL
Chief Executive Officer/Director

SAMUEL BRIGHTON LAWRENCE
Chief Technology Officer/Director

ANDREW LAWRENCE BOWEN
Chief Financial Officer

GLENN JOHN ELLIOTT
Chief Operating Officer

APPLICATIONS FOR FINDING OF SUITABILITY AS AN OFFICER AND/OR DIRECTOR

Re: 35762-01
FSB TECHNOLOGY (UK) LTD
(FSB Holdings (UK) Ltd – 100%)
MORAY HOUSE 23-31 GREAT TITCHFIELD ST
LONDON W1W 7PA
UNITED KINGDOM

APPLICATION FOR REGISTRATION AS AN INTERMEDIARY COMPANY

APPLICATION FOR LICENSURE AS SOLE SHAREHOLDER OF FSB TECHNOLOGY (USA), INC.

MICHAEL ADAM WAGMAN
Chair of the Board

MOHIT KUMAR KANSAL
Director

DAVID MICHAEL MCDOWELL
Chief Executive Officer/Director

SAMUEL BRIGHTON LAWRENCE
Chief Technology Officer/Director

ANDREW LAWRENCE BOWEN
Chief Financial Officer

GLENN JOHN ELLIOTT
Chief Operating Officer

APPLICATIONS FOR FINDING OF SUITABILITY AS AN OFFICER AND/OR DIRECTOR

**DISPOSITION
NONRESTRICTED AGENDA
SEPTEMBER 2022
PAGE 6**

Re: 35763-01
35764-01 (M)
35765-01 (D)
35767-01 (IS)
FSB TECHNOLOGY (USA), INC.
(FSB Technology (UK) Ltd – 100%)
MORAY HOUSE 23-31 GREAT TITCHFIELD ST
LONDON W1W 7PA
UNITED KINGDOM

APPLICATION FOR LICENSURE AS A MANUFACTURER AND A DISTRIBUTOR

APPLICATION FOR LICENSURE AS AN OPERATOR OF AN INFORMATION SERVICE

ROBERT JAMES AKERET, JR.
Chief Operating Officer/Director

APPLICATION FOR LICENSURE AS AN OFFICER AND DIRECTOR

GCB RECOMMENDS: APPROVAL, CONDITIONED:

- (1) FSB HOLDINGS (UK) LTD SHALL FUND AND MAINTAIN WITH THE GCB A REVOLVING FUND IN THE AMOUNT OF \$50,000 FOR THE PURPOSE OF FUNDING INVESTIGATIVE REVIEWS BY THE NGCB FOR COMPLIANCE WITH THE TERMS OF THIS CONDITION. THE NGCB SHALL HAVE THE RIGHT, WITHOUT NOTICE, TO DRAW UPON THE FUNDS OF SAID ACCOUNT FOR THE PAYMENT OF COSTS AND EXPENSES INCURRED BY THE NGCB AND ITS STAFF IN THE SURVEILLANCE, MONITORING, AND INVESTIGATIVE REVIEW OF ALL ACTIVITIES OF FSB HOLDINGS (UK) LTD AND ITS AFFILIATED COMPANIES.

NGC DISPOSITION: APPROVED, CONDITIONED – SAME.

(KIECKHEFER RECUSED)

FOR POSSIBLE ACTION:

03-09-22 N22-0563 Re: 27481-01
CASINO FANDANGO, L.L.C.
(dba Casino Fandango)
3800 S CARSON ST
CARSON CITY, NV 89701

COURTNEY EDWIN CARDINAL
Regional General Manager

APPLICATION FOR LICENSURE AS A KEY EMPLOYEE

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

(KIECKHEFER RECUSED)

**DISPOSITION
NONRESTRICTED AGENDA
SEPTEMBER 2022
PAGE 9**

FOR POSSIBLE ACTION:

06-09-22 N22-0449 Re: 33419-01
00633-10
NUGGET SPARKS, LLC, dba
BOURBON SQUARE
1040 VICTORIAN AVE
SPARKS, NV 89431

**APPLICATION FOR A NONRESTRICTED GAMING LICENSE
(SLOT MACHINES ONLY)**

GCB RECOMMENDS: APPROVAL, CONDITIONED:

(1) THE LOCATION IS LIMITED TO THE OPERATION OF SLOT MACHINES FOR 24 HOURS.

NGC DISPOSITION: APPROVED, CONDITIONED – SAME.

FOR INFORMATION PURPOSES ONLY:

07-09-22 Q22-0441 Re: 13525-01
*LUD CORRAO FAMILY REVOCABLE LIVING TRUST
(0.38971% of GPEG I, LLC)
2100 PARKRIDGE CIR
RENO, NV 89509*

*MATTHEW EDWIN WOODHEAD
Trustee*

*PATRICIA AUDREY CORRAO
Beneficiary*

APPLICATIONS FOR REGISTRATION AS A TRUSTEE OR BENEFICIARY

GCB DISPOSITION: APPROVED.

**DISPOSITION
NONRESTRICTED AGENDA
SEPTEMBER 2022
PAGE 10**

FOR POSSIBLE ACTION:

08-09-22 **N21-0364** **Re:** 10434-01
 N22-0586 MGM RESORTS INTERNATIONAL (PTC)
 N22-0631 3600 LAS VEGAS BLVD S
 LAS VEGAS, NV 89109

APPLICATION FOR AMENDMENT TO ORDER OF REGISTRATION

Re: 35680-01
MANDALAY RESORTS GROUP, LLC (PTC)
(MGM Resorts International – 100%)
3950 LAS VEGAS BLVD S
LAS VEGAS, NV 89119

APPLICATION FOR AMENDMENT TO ORDER OF REGISTRATION

Re: 34823-01
BETMGM, LLC
6385 S RAINBOW BLVD
LAS VEGAS, NV 89118

MGM SPORTS & INTERACTIVE GAMING, LLC
Manager

GARY MATTHEW FRITZ
Member of the Board of Members' Representatives

APPLICATIONS FOR LICENSURE AS A MANAGER OR KEY EXECUTIVE

GCB RECOMMENDS: APPROVAL, FIFTY-SIXTH REVISED ORDER OF REGISTRATION, DRAFT #1; CONDITIONED:

(1) A KEY EXECUTIVE APPLICATION FOR THE POSITION OF MEMBER OF THE MEMBERS' BOARD OF REPRESENTATIVES MUST BE ON FILE WITH THE NGCB AT ALL TIMES AND REFILED WITHIN 60 DAYS OF ANY CHANGE IN THE PERSON OCCUPYING THAT POSITION.

NGC DISPOSITION: APPROVED, FIFTY-SIXTH REVISED ORDER OF REGISTRATION; CONDITIONED – SAME.

**DISPOSITION
NONRESTRICTED AGENDA
SEPTEMBER 2022
PAGE 11**

FOR POSSIBLE ACTION:

09-09-22 N22-0609 Re: 32018-01
LIGHT & WONDER, INC. (PTC)
6601 BERMUDA RD
LAS VEGAS, NV 89119

**APPLICATIONS TO PLEDGE THE MEMBERSHIP INTEREST OF NYX DIGITAL
GAMING (USA), LLC, AND THE EQUITY SECURITIES OF SG GAMING, INC., TO
JPMORGAN CHASE BANK, N.A., AS COLLATERAL AGENT, IN CONJUNCTION WITH
A CREDIT AGREEMENT**

APPLICATION FOR AMENDMENT TO ORDER OF REGISTRATION

GCB RECOMMENDS: APPROVAL, EIGHTH REVISED ORDER OF REGISTRATION, DRAFT #1.

NGC DISPOSITION: APPROVED, EIGHTH REVISED ORDER OF REGISTRATION – SAME.

FOR POSSIBLE ACTION:

10-09-22 N22-0524 Re: 32018-01
LIGHT & WONDER, INC. (PTC)
6601 BERMUDA RD
LAS VEGAS, NV 89119

APPLICATION FOR A CONTINUOUS OR DELAYED PUBLIC OFFERING

Re: 16335-01
SG GAMING, INC.
(Light & Wonder, Inc. (PTC) – 100%)
6601 BERMUDA RD
LAS VEGAS, NV 89119

**APPLICATION TO GUARANTEE SECURITIES AND HYPOTHECATE ASSETS IN
CONJUNCTION WITH A CONTINUOUS OR DELAYED PUBLIC OFFERING**

GCB RECOMMENDS: APPROVAL, SHELF ORDER, DRAFT #1.

NGC DISPOSITION: APPROVED, SHELF ORDER – SAME.

**DISPOSITION
NONRESTRICTED AGENDA
SEPTEMBER 2022
PAGE 12**

FOR POSSIBLE ACTION:

11-09-22 N21-0452 Re: 35542-01
FANDUEL GROUP PARENT LLC
300 PARK AVE SOUTH 14TH FLR
NEW YORK, NY 10010

DAVID FREDERICK NATHANSON
Director

APPLICATION FOR FINDING OF SUITABILITY AS A DIRECTOR

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

FOR POSSIBLE ACTION:

12-09-22 N22-0451 Re: 35919-01
LEE R. SANFORD GAMING TRUST
(17.5% of Leisure Gaming, Inc.)
180 W HUFFAKER LN STE 301
RENO, NV 89511

MICHELLE MERCETES SANFORD
Trustee/Beneficiary

APPLICATION FOR FINDING OF SUITABILITY AS A TRUSTEE AND BENEFICIARY

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

**DISPOSITION
NONRESTRICTED AGENDA
SEPTEMBER 2022
PAGE 13**

FOR POSSIBLE ACTION:

**13-09-22 N22-0687 Re: 34857-01
CANYON CAPITAL ADVISORS LLC
2728 N HARWOOD ST 2ND FL
DALLAS, TX 75201**

APPLICATION FOR A WAIVER AS AN INSTITUTIONAL INVESTOR OF THE REQUIREMENTS OF NRS 463.643(4) (WHICH REQUIRES A FINDING OF SUITABILITY FOR THE BENEFICIAL OWNER OF VOTING SECURITIES) PURSUANT TO NGC REGULATIONS 16.010(14) AND 16.430(1), AS THE BENEFICIAL OWNER OF VOTING SECURITIES OF THE PUBLICLY TRADED CORPORATIONS REGISTERED WITH THE NEVADA GAMING COMMISSION

APPLICATION FOR A WAIVER OF THE TIME LIMITATION OF COMMISSION ACTION EFFECTIVENESS (NGC REGULATION 4.080) TO ACQUIRE BENEFICIAL OWNERSHIP OF UP TO 25% OF THE VOTING SECURITIES OF PUBLICLY TRADED CORPORATIONS REGISTERED WITH THE NEVADA GAMING COMMISSION

GCB RECOMMENDS: APPROVAL, WAIVER ORDER, DRAFT #1.

NGC DISPOSITION: APPROVED, WAIVER ORDER – SAME.

My name is Martha Jara.

I have worked for Santa Fe Station for 14 years in the Internal Maintenance department as a Casino Porter.

I spoke in front of this Commission in June of this year with other Station Casinos workers and last month with other Station Casinos workers.

I'm back again to remind you we have been fighting for over 12 years in order to have a union at Station Casinos. We need a union because we need to be respected by the company.

We want set insurance that's not changed at the company's convenience. We want the right for wage increases every year. We want a contract that protects us.

I want my coworkers from Texas Station, Fiesta Rancho, Fiesta Henderson, and all the closed buffets to be treated with respect by Station Casinos.

Thank you.

Mi nombre es Marta Jara.

He trabajado para Santa Fe Station durante 14 años en el departamento de Mantenimiento Interno como empleada de limpieza. (Casino Porter).

Yo hablé ante esta Comisión en junio de este año con trabajadores de Station Casinos y el último mes con otros trabajadores de Station Casinos.

Estoy otra vez aquí para recordarles que hemos estado luchando por más de 12 años para tener un sindicato en Station Casinos. Necesitamos un sindicato porque necesitamos que la compañía nos respete.

Queremos un seguro médico fijo, que no se cambie a conveniencia de la compañía. Queremos tener derecho a aumentos salariales cada año. Queremos un contrato que nos proteja.

Quiero que mis compañeros de Texas Station, Fiesta Rancho, Fiesta Henderson y de todos los buffets cerrados, sean tratados con respeto por Station Casinos.

Muchas gracias.

Good morning. Zachary Poppel from the Culinary Union. We are here again to ask for a comprehensive investigation of Station Casinos and to give another reason why.

I want to update you on a public meeting last week in the City of North Las Vegas where Station Casinos is seeking to develop a new casino resort.

Station Casinos Chief Legal Officer Jeffrey Welch stood before a public commission and an audience with casino workers and claimed, "So we consider ourselves to have been a very solid citizen throughout the pandemic."

In the audience of this meeting were workers from Station Casinos closed properties that are set for demolition. Their reaction to what the Chief Legal Officer said was raw and emotional. I was there.

As we've told you before, the U.S. government is prosecuting Stations Casinos for allegedly engaging in scheme to use layoffs during the pandemic to undermine unions.

When Station Casinos' chief legal officer was speaking he made claims about Nevada law that are not true. Mr. Welch said "For the last 14 months, we actually have not been permitted to hire any of these people to our other properties because of SB 386, which did not allow us to act."

This is not true. The Chief Legal Officer for a Nevada gaming company should understand Nevada law. All SB386 requires each property to do is to first rehire the employees from that property. If there were openings after they were offered to the employees from that property, there is nothing in the law that prohibited Station Casinos from hiring employees from other properties. And, of course, there is nothing in the law that would have prohibited Station Casinos from rehiring employees with their seniority intact, vacation intact and wage rates intact.

In May of this year, the NLRB's general counsel issued a new complaint against Station Casinos alleging that the reason the company has failed to recall workers as required by SB 386 was to discriminate

against them because they had advocated for its passage through rallies, press statements, and testimony before the Nevada legislature, and that this was yet another way that the company has tried to discourage support for the union.

And finally, as we've told you before, Mr. Welch was among the Station Casinos executives whose credibility while testifying under oath was questioned by an Administrative Law Judge of the National Labor Relations Board involving Red Rock Casino Resort & Spa. The judge found Mr. Welch and other Red Rock Resorts Inc. executives to have given highly questionable, discredited testimony about significant matters even though they were testifying under oath. Red Rock Casino Resort & Spa has excepted to the findings.

We urge you to speak with Station Casinos Chief Legal Officer about what he has said under oath and on the public record. Thank you.