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2596

June 8, 2007

Kim Kaufman, Executive Director Independent Regulatory Review Commission 14th Floor, Harristown 2 333 Market Street Harrisburg PA 17101

Re:

IRRC No. 2596, Department of Revenue Regulations

Pennsylvania Gaming Cash Flow Management

Dear Mr. Kaufman:

Our firm represents Downs Racing, L.P. ("Downs Racing"), which holds a Category 1 slot machine license issued by the Pennsylvania Gaming Control Board ("PGCB") and under that license operates the Mohegan Sun at Pocono Downs in Plains Township, Pennsylvania. These comments to the above-referenced final form regulation are submitted on behalf of Downs Racing.

The Mohegan Sun at Pocono Downs Casino, which opened for business on November 14, 2006, was the first casino to commence operating in the Commonwealth of Pennsylvania. To date, Downs Racing, L.P. has paid the Commonwealth over \$58 million in taxes and assessments under Section 1402 of the Pennsylvania Race Horse Development and Gaming Act ("Gaming Act"), 4 Pa. C.S. § 1402. Accordingly, Downs Racing has a direct and significant

HAR:73539.1/MOH005-222463

interest in this set of Department of Revenue ("DOR") final form regulations and appreciates this opportunity to submit comments to those regulations.

#### **BACKGROUND**

The final form regulations before the Commission pertain to the system of cash management utilized by the PGCB and the DOR in collecting and applying monies due the Commonwealth under the Gaming Act. Pursuant to Sections 1401-1409 of the Gaming Act, Pennsylvania imposes an extremely high tax rate on gaming revenues for gaming facilities.

Taking into account the minimum municipal local share contribution of \$10 million under Section 1403 of the Gaming Act, the current statutory tax rate on Downs Racing is approximately 58%. Additionally, Downs Racing has paid the PGCB over \$485,000 in investigatory and filing fees and as to regulatory assessments, the DOR executed a draw down of \$800,000 at the beginning of the calendar year as well as an ongoing draw equal to 1.5% of gross terminal revenue (plus the value of promotional play). Given all of these obligations, the effective tax rate for Downs Racing is now in excess of 60%.

This leaves less than 40% of gross terminal revenue from which Downs Racing must pay its operating expenses, income taxes and start up and infrastructure costs for the casino. To date, Downs Racing has invested over \$383 million in its gaming facility and on May 4, 2007, began construction of its permanent casino, to which it intends to invest an additional \$180

See January 29, 2007 letter from former Secretary Fajt and PGCB Chairman Decker attached hereto as Exhibit "A".

million. Under this scenario, Downs Racing can remain profitable only if it operates at the highest efficiency level.

Even though the General Assembly has yet to appropriate any monies for gaming regulatory costs to date, the DOR and PGCB have already announced an increase in the level of draw downs from the Section 1401 deposit funds for the coming '07-'08 fiscal year. Under this increase, the calculation of draw downs to Section 1401 deposit accounts will be calculated to add on the direct costs of the Pennsylvania State Police on top of the 1.5% of gross terminal revenue.<sup>2</sup> If implemented, this will again increase the effective tax rate and will further threaten the ability of Pennsylvania licensed gaming facilities to remain profitable.

It is Downs Racing's position that regulatory assessments in Pennsylvania should be capped at 1.5% of gross terminal revenue, based in part on the fact that New Jersey's regulatory assessment rate to regulate all of the casinos in Atlantic City was approximately 1.2% of gross terminal revenue last year. This 1.5% should be based on the statutory definition of "gross terminal revenue" established by the General Assembly and, accordingly, should not include the value of promotional play in the revenue base. Furthermore, while in principal Downs Racing has no objection paying direct Pennsylvania State Police costs as long as they are necessary to

See May 14, 2007 letter from Secretary Wolf and Chairman Decker attached hereto as Exhibit "B". Note that, as explained in the letter, in calculating the draw down amounts, the agencies will not utilize the statutory definition of "gross terminal revenue," but instead will add the value of promotional play into the calculation base -- effectively and significantly increasing the amount of the draw down.

protect public safety, those costs should be included in the 1.5% assessment rate like in the current fiscal year, and should not be treated as an add on to that rate.

#### **STATUTORY BASIS FOR REGULATIONS**

Downs Racing's comments pertain mainly to Section 1001.6 of the regulations which establish a methodology for assessment and collection of the Commonwealth's costs and expenses for regulating the Mohegan Sun at Pocono Downs Casino and the other currently operating and future casinos in the Commonwealth.<sup>3</sup> More specifically, Section 1401 of the Gaming Act requires each slot machine license to deposit \$5 million in an account within the State Treasury not later than two business days prior to the opening of the casino. The purpose of the deposit is to secure the reimbursement of the Commonwealth's regulatory costs and expenses incurred by DOR, PGCB, the Pennsylvania State Police and the Attorney General's Office for carrying out their respective responsibilities under the Gaming Act. However, the amount recovered is not without statutory limitation and all sums collected must be included in both the PGCB's annual budget and approved by the General Assembly through the appropriations process.<sup>4</sup> Once properly budgeted, appropriated and actually incurred, these agency regulatory costs and expenses are drawn down from the licensee's \$5 million deposit and the licensee is obliged to replenish any draw downs on a weekly basis.

To date, five casinos are opened for business and six other gaming entities have been approved for licensure.

<sup>&</sup>lt;sup>4</sup> See 4 Pa. C.S. § § 1402, 1402.1

#### THE DOR REGULATION

Section 1001.6 of the DOR regulations before the Commission is promulgated under these statutory sections and intends to establish the formula or methodology for DOR draw down from the deposit funds. Under the regulation, DOR will issue periodic assessments to slot machine licensees of direct costs for expenses incurred by the four Commonwealth agencies which directly relate to a particular slot machine licensee and which were included in the PGCB's budget and duly appropriated by the General Assembly. As to costs which are not directly attributable to a particular slot machine licensee, which as Downs Racing interprets the regulation are categorized as "general administrative costs," these costs are assigned to each licensee on a *pro rata* basis "at the discretion of the Secretary of Revenue" until all Category 1 and 2 licensed gaming facilities are opened for business. 6

While, in theory, Downs Racing does not oppose an assessment system under which it bears its direct costs and fair share of general administrative costs, such a system is only workable, given the overriding taxation scheme, if two things happen. First, the four affected Commonwealth agencies must strictly control agency costs, operate efficiently and eliminate unnecessary waste in order to assure that only necessary regulation is funded through the legislative appropriations process. In reviewing necessary funding, Pennsylvania lawmakers should look to the sister state of New Jersey (particularly since Atlantic City casinos are some of

<sup>&</sup>lt;sup>5</sup> Section 1001.6(d)(1).

<sup>&</sup>lt;sup>6</sup> Section 1001.6(d)(3).

our biggest competitors), where regulatory costs have been controlled within reasonable levels based on an assessment of approximately 1.2% of revenue for last year.<sup>7</sup>

Second, the system of cash management must assure that the four (soon to be five) operating casinos do not bear an unfair share of general administrative costs until such time as all 14 authorized casinos are open for business. To allow a loading of the funding obligation for these costs on the casinos which have accelerated investment, opened early and are already generating tens of millions of dollars for the Commonwealth is neither equitable nor supportable. The comprehensive system of regulation which has been implemented under the Gaming Act, including four Commonwealth agencies and a brand new Board, (which was started from scratch and now employs over 200 employees) was not designed to regulate four casinos as is currently the case, but to regulate 14 casinos as is provided for by law. Accordingly, the general administrative costs associated with the comprehensive system of regulation must be equitably shared and amounts properly assigned to future licensed gaming facilities deferred for future collection as casinos are constructed and opened for business.

While the DOR has shown some willingness to defer some of these general administrative costs through loans from the General Fund and otherwise, it is critical that these calculations and the Section 1401 deposit fund draw downs which result be conducted in a manner which avoids imposition of an unreasonable economic burden on existing operating facilities. Under Section 1001.6(d)(3) of the DOR regulations before the Commission, total

Downs Racing understands that regulatory cost controls imposed through the appropriations process is primarily within the jurisdiction of Legislature and not within the scope of this rulemaking and or the jurisdiction of this Commission.

discretion is assigned to the DOR Secretary to design the allocation and recovery of general administrative costs until such time as all casinos are up and running. While Downs Racing certainly hopes the DOR Secretary is sensitive to the economic impact of any allocation and recovery of these costs, further controls are necessary to assure fairness and equity.<sup>8</sup>

Implementing such controls on the regulatory assessment process is normal and assures that the calculation and recovery of assessments is not conducted in an arbitrary manner.<sup>9</sup>

Because it is uncertain when and where future licensed gaming facilities will open and the level of their future gross terminal revenue as they start to conduct business, the simplest and most effective mechanism for assuring that administrative discretion is exercised without imposing undue financial burden on the regulated industry is by imposing a cap on the overall assessment level. As indicated previously, a cap of 1.5% of "gross terminal revenue," as that term is defined by 4 Pa.C.S. § 1103, to cover all direct costs, including Pennsylvania State Police costs, and a fair share of general administrative costs is a reasonable cap -- a cap that exceeds the last year's regulatory assessment level for the New Jersey Casino Control

As indicated previously, the formula announced for the upcoming fiscal year increases draw downs over this fiscal year, departs from the statutory revenue base upon which the calculation should be made, is being imposed without disclosure of the underlying basis for the formula and would impose an undue economic burden on the four operating Pennsylvania casinos. Furthermore, in the past, the PGCB and DOR have announced even more draconian formulas for calculation of Section 1401 deposit fund draw downs. See email of December 18, 2006 and letter of January 11, 2007 attached hereto as Exhibit "C".

See, e.g., Section 510 of the Public Utility Code, 66 Pa.C.S. § 510 which establishes a very detailed and non-discretionary system of regulatory assessments governing public utility assessments.

Commission by 25% and should assure that operating casinos in Pennsylvania contribute their fair share to funding the comprehensive gaming regulatory system in Pennsylvania.

Attached as Annex "A" hereto, is a redlined section of Section 1001.6(d)(3) which proposes language which would impose just such a cap and would result in a regulation which assures fairness and equity as Pennsylvania's infant gaming industry develops and expands.

Downs Racing respectfully requests that the Commission disapprove DOR regulation No. 2596 until such time as the regulation is delivered to include provision for a 1.5% annual cap on DOR discretion on section 1401 deposit account draw downs.

Respectfully submitted,

aley Kohl

Alan C. Kohler

For WOLF, BLOCK, SCHORR and SOLIS-COHEN LLP

#### ACK/spa

cc:

Hon. Patrick M. Browne, Majority Chair

Hon. John N. Wozniak, Minority Chair

Hon. David K. Levdansky, Majority Chairman

Hon. Steven R. Nickol, Minority Chairman

Hon. Arthur Coccodrilli

Hon. Alvin C. Bush.

Hon David M. Barasch. Esq.

Hon. David J. DeVries, Esq.

Hon. John F. Mizner, Esq.

Scott Schalles, IRRC

Mary Sprunk, DOR

Richard Gmerek, Esq.

#### ANNEX A

§ 1001.6 d(3) General administrative costs of the Commonwealth not specifically assessed to a licensed gaming entity under paragraph (1), shall be borne by each licensed gaming entity on a prorata basis, at the discretion of the Secretary of Revenue until such time as all Category 1 and Category 2 licensed gaming entities are operating as permitted under the act. In no case shall the discretion of the Secretary of Revenue be exercised in a manner which results in a total assessment under this Section which exceeds an annual assessment rate of 1.5% of gross terminal revenue, as that term is defined in 4 Pa. C.S. § 1103.

Exhibit A



#### PENNSYLVANIA GAMING CONTROL E JAIPE HARRISBURG PENNSYLVANIA 17106-9060

January 29, 2007

Chairman Thomas Decker

Commissioners
RAYMOND S. ANGELI
MARY DIGIACOMO COLINS
JEFFREY W. COY
KENNETH T. McCABIS
SANFORD REVERS

Ex-Officio Members GREGORY C. FAJT DENNIS WOLFS

Alan C. Kohler, Esq. Wolf Block Schorr & Solis-Cohen, LLP 213 Market Street, 9th Floor Harrisburg, PA 17101

Dear Mr. Kohler:

We are writing to inform you that, as authorized by the provisions c: the Pennsylvania Race Horse Development and Gaming Act, the Secretary of Revenue will begin to draw against the accounts established under Section 1401 of that Act.

Despite ongoing discussions, including a series of exchanges of correspondence with interested and affected parties, no global resolution of the chargeback issue has been found that addresses funding for the upcoming FY 07-08 budget year. As a result, and to allow the Caming Control Board to continue to operate past February 9, 2007, we will implement a method to draw down funds that meets the immediate requirements of the Gaming Control Board, I ut that does not address the outstanding costs of the Pennsylvania State Police or the Department of Revenue. These deferred costs will in all likelihood have to be covered in next year's budget. This method may be used through June 30, 2007 and will apply to all licensees beginning operation during that timeframe. However, it will not be considered as precedent or binding since it is a sittle realistic nor sustainable beyond June 30 of this year. As we have noted in prior correspondents, to maintain strict regulatory oversight going forward, the ongoing cost of regulation, given on hagency's current plans, is anticipated to be about 1.8 to 1.9% of gross terminal revenue at tabilized operation. This is consistent with costs in similar states.

Pursuant to his authority under the Act, the Secretary of Revenue will draw a flat amount of \$800,000 from each licensee's Section 1401 account on the first draw, which will take place on January 31, 2007. This amount will be treated similarly to the existing \$36.1 million General Fund loan and will be recovered through compensating charges when all 14 licensees are up and running. Additionally, the Secretary will continue to draw against each licensee's account at the rate of 1.5% of gross terminal revenue through the remainder of this fiscal period which ends June 30, 2007. The initial draw will also include an amount calculated at 1.5% of gross terminal revenue earned retroactive to the date of each licensee's opening. Gross terminal revenue is calculated by subtracting amount won from wagers received as shown on the daty invoice without excluding promotional play.

We will continue to explore with the current decision makers the available options for continued funding of the Gaming Board, the Department of Revenue, the S are Police and the Attorney

January 29, 2007 Page 2 of 2

General through FY 07-08 and early 08-09 as we bring additional lict 1866s online, and thereafter as we move into stabilized regulation of this growing industry.

As always, we are available to meet with you and your representat: es to explain this approach in more detail and to discuss strategies for addressing the regulatory requirements of the Gaming Board and related entities going forward.

Sincerely,

Thomas A. Decker,

Chairman, Pennsylvania Gaming

Control Board

TAD/dka

Sin erely,

Ser etary of Revenue

Sphibit B



PENNSYLVANIA GAMING CONTROL BOARD P.O. BOX 69060 HARRISBURG, PENNSYLVANIA 17106-9060

Phone: (717) 346-\$300 Fax: (717) 703-2986

May 14, 2007

Via Facsimile Mr. Robert Soper, President and CEO Downs Racing, LP 1280 Highway 315

Dear Mr. Soper:

Wilkes-Barre, Pa 18702

Chairman THOMAS DECKER

Commissioners RAYMOND S. ANGELI MARY DIGIACOMO COLINS TEFFREY W. COY KENNETH T. MCCABE SANFORD RIVERS GARY A. SOJKA

Ex-Officio Members ROBIN WIESSMANN THOMAS WOLF DENNIS WOLFF

We are writing to advise you of the method that will be used to draw against the accounts established under Section 1401 of the Pennsylvania Race Horse Development and Gaming Act during Fiscal Year 07-08 which begins on July 1, 2007. We received two responses to the last communication on this matter dated January 29, 2007, suggesting that certainty and consistency are important in the assessment of expenses. With those comments in mind, we intend to implement a procedure that incorporates both consistency with current practice and certainty for gaming licensees going forward.

We intend to continue the current procedure described in the letter dated January 29, 2007 of drawing a flat amount of \$800,000 from each licensee's Section 1401 account on the first draw after they come online. Additionally, the Secretary of Revenue will continue to draw against each licensee's account at the rate of 1.5% of gross terminal revenue during the next fiscal year. Gross terminal revenue for this purpose will continue to be calculated as it currently is by subtracting amount won from wagers received as shown on the daily invoice without excluding promotional play.

In addition to these draws, beginning in FY 07-08, the Secretary will withdraw the share of the Pennsylvania State Police budget allocable to each licensed entity from that entity's section 1401 account. The PSP will allocate their costs to each individual entity based on the actual personnel and operating expense at each venue and its share of the headquarter expense.

The remaining funding required to cover the budgets approved by the General Assembly for the regulatory agencies will be covered by a loan (from sources other than the Commonwealth's General or Gaming Funds) that the Pennsylvania Gaming Control Board will obtain. The loan will be treated similarly to the existing \$36.1 million loan from the Gaming Fund which will be recovered from all licensees when all 14 licensees are up and running,

We appreciate your prior input on these matters and, as always, will be happy to discuss this matter with you. We would also be happy to have any additional ideas you might have about this as long as they continue to assure the same level of regulation and are fair to all licensees.

Sincerely,

Chairman

Thomas W. Wolf Secretary of Revenue De hibet C

----Original Message----

From: McNulty, Eileen [mailto:emcnulty@state.pa.us]

Sent: Monday, December 18, 2006 5:28 PM

To: Welty, Patricia A.; Kohler, Alan C.

Cc: Donaghue, Frank (PGCB); Zettlemoyer, Christopher

Subject: RE: Thank you

Attached please find the documentation you requested this morning concerning the budgets approved by the PGCB and the calculation of the amounts to be charged to the accounts established under section 1401 of Act 71 of 2004. Please let me know if you have any further questions or desire a further reply to the letter just delivered to my office.

### PGCB FY06-07 thru FY07-08 Adminstrative Chargeback

Note: Calculations of chargebacks based on the		
following opening dates:		
Facility	Opening Date	
Philadelphia Park	Dec-06	
Chester Downs	Jan-07	
Meadows	May-07	
Pocono Downs	Nov-06	
Presque Isle	Feb-07	
Penn National	Jan-08	
Cat 2	Dec-07	
Cat 2	Dec-07	
Cat 2	Jun-08	
Cat 2	Jun-08	
Cat 2	FY08	

### Chargeback to Casinos

PGCB - FY06	11,235,000.00
PGCB - FY07	34,147,343.00
PSP - FY06	4,000,000.00
PSP - FY07	15,143,372.00
DOR - FY06	1,142,004.00
DOR - FY07	9,273,413.00
Attorney General - FY06	406,185.00
Attorney General - FY07	799,477.00
Total Chargeback	76,146,794,00

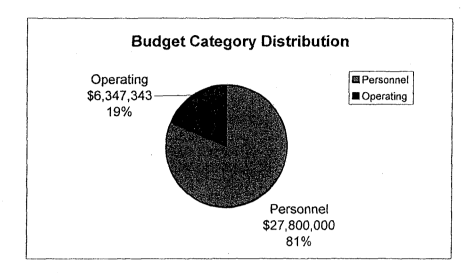
**Chargeback Calculation by Facility** 

		Chargeback as	Chargeback
Facility	Estimated GTR	% of GTR	Amount
Philadelphia Park	\$418,411,500	5.00%	\$20,920,575
Chester Downs	\$361,460,000	5.00%	\$18,073,000
Meadows	\$154,292,688	5.00%	\$7,714,634
Pocono Downs	\$169,533,000	5.00%	\$8,476,650
Presque Isle	\$187,000,000	5.00%	\$9,350,000
Penn National	\$82,536,000	5.00%	\$4,126,800
Cat 2	\$91,605,000	5.00%	\$4,580,250
Cat 2	\$67,965,000	5.00%	\$3,398,250
Cat 2	\$0	5.00%	\$0
Cat 2	\$0	5.00%	<b>\$</b> 0
Cat 2	\$0	· <u>5.00%</u>	<u>\$0</u>
Total	\$1,532,803,188	5.00%	\$76,640,159

## PGCB FY 2007-08 Budget Request

## Total Budget Request

\$34,147,343



## Complement

Total

Operating Budget Summary				
Real Estate	\$1,649,518	26.0%		
Information Technology	\$995,600	15.7%		
Specialized Services	\$783.075	12 3%		

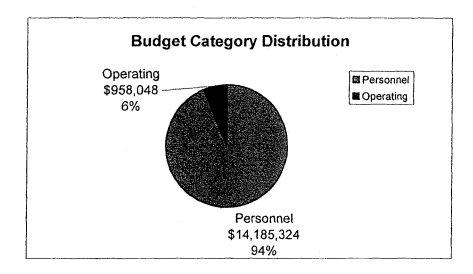
Source of Funds		to any control of the
Casino Chargeback	\$34,147,343	100.0%
Total	\$34,147,343	100.0%

Fiscal '	Year Com	parison		
<del>\</del>	FY2006-07	FY 2007-08	<u>Difference</u>	% Change
Personnel	\$20,320,539	\$27,800,000	\$7,479,461	26.9%
Operating	\$6,114,461	\$6,347,343	\$232,882	<u>3.7%</u>
Total	\$26,435,000	\$34,147,343	\$7,712,343	22.6%

# PSP FY 2007-08 Budget Request

# Total Budget Request

\$15,143,372



## Complement

Total

Operating Budget Summary			
Radio Equipment	\$214,462	22.4%	
AFIS Equipment	\$217,092	22.7%	
Vehicles	\$255,414	26.7%	

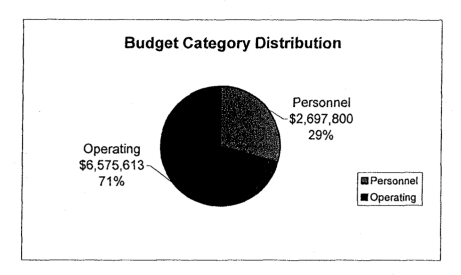
Source of Funds	The state of the s	
Casino Chargeback	\$15,143,372	100.0%
Total	\$15,143,372	100.0%

Fiscal Year Comparison				
	FY2006-07	FY 2007-08	Difference	% Change
Personnel	\$8,989,241	\$14,185,324	\$5,196,083	36.6%
Operating	\$1,136,889	\$958,048	(\$178,841)	<u>-18.7%</u>
Total	\$10,126,130	\$15,143,372	\$5.017.242	33.1%

## **DOR** FY 2007-08 Budget Request

## **Total Budget Request**

\$9,273,413



# Complement Total

Operating	Budge
Central Control	Computer
Change Orders	for CCS
Travel	

et Sum	mary		
er	\$5,934,685	90.3%	
	\$500,000	7.6%	
	\$72,000	1.1%	

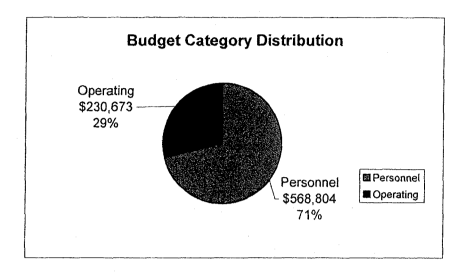
Source of Funds		
Casino Chargeback	\$9,273,413	100.0%
Total	\$9,273,413	400.0%

Fiscal Year Comparison							
	FY2006-07	FY 2007-08	Difference	% Change			
Personnel	\$1,205,481	\$2,697,800	\$1,492,319	55.3%			
Operating	\$5,685,329	\$6,575,613	\$890,284	<u>13.5%</u>			
Total	\$6,890,810	\$9,273,413	\$2,382,603	25.7%			

# Attorney General FY 2007-08 Budget Request

## Total Budget Request

\$799,477



## Complement

Total

Operating Budget Summary						
Expert Witnesses	\$100,000	43.4%				
Operating	\$52,200	22.6%				
Extensive Travel	\$24,000	10.4%				

Source of Funds		
Casino Chargeback	\$799,477	100.0%
Total	\$799,477	100.0%

Fiscal Year Comparison						
	FY2006-07	FY 2007-08	Difference	% Change		
Personnel	\$271,112	\$568,804	\$297,692	52.3%		
Operating	\$135,073	<b>\$230,673</b>	<b>\$</b> 95,600	41.4%		
Total	\$406,185	\$799,477	\$393,292	49.2%		



Fax:7177032988

#### PENNSYLVANIA GAMING CONTROL BOARD HARRISBURG PENNSYLVANIA 17106-9060

January 11, 2007

Chairman THOMAS DECKER

Commissioners RAYMOND S. ANGIELL MARY DIGIACOMO COLINS TEFFREY W. COY KENNETH T. MCCABE SANFORD RIVERS

Ex-Officio Members GREGORY C. FAJI DENNIS WOLFF

Alan C. Kohler, Esq. Wolf Block Schorr & Solis-Cohen, LLP 213 Market Street, 9th Floor Harrisburg, PA 17101

Dear Mr. Kohler:

We are writing to notify you that the Pennsylvania Department of Revenue (the "Department"), acting on behalf of the Pennsylvania Gaming Control Board (the "Board"), will now seek reimbursement, in accordance with Section 1402 of the Pennsylvania Race Horse Development and Gaming Act ("Act"), 4 Pa. C.S. § 1101et seq., from each licensed slot machine operator. See 4 Pa. C.S. § 1402.

In an effort to reduce costs while still maintaining a strict regulatory environment, as mandated by the Act (and as exemplified by the operations of our counterparts in New Jersey), the Board has reduced its overall total expenditures by more than 10% through cost reduction and the elimination of selected outsourcing requirements, the Department has committed to reduce its budget by 10% and we intend to ask the Pennsylvania State Police to also reduce their budget by 10%. After these net operating reductions, the net operating expenditures for FY 06-07 are \$14.3 million and the net operating expenditures budget for FY 07-08 are \$52.6 million.

As you are aware, the Act as amended provides that the costs and expenses of the Board, the Department, the Pennsylvania State Folice, and the Attorney General that are associated with the implementation of gaming in this Commonwealth be reimbursed by the licensed slot machine operators through their Section 1401 Accounts. To implement this requirement, the Department intends to withdraw an equal share from each licensee's Section 1401 Account over the course of a 365 day period. We do not presently anticipate this amount to exceed \$5 million, based upon the projected scheduled opening dates of the eleven licensed slot machine operators. These projections assume that the anticipated opening dates will not be delayed as a result of a lawsuit or other

<sup>&</sup>lt;sup>1</sup> Pursuant to Section 1401 of the Act, each slot machine licensee is required to establish an account within the State Treasury with an initial deposit of \$5 million (the "Section 1401 Account"). 4 Pa. C.S. §§ 1401(a) and (b). The Section 1401 Account must be established by the slot machine licensee no later than two (2) business days prior to the commencement of its slot machine operations. Id. at § 1401(b). On a weekly basis, the slot machine licensee is required to deposit funds into the Section 1401 Account in an amount equal to the amount deducted by the Department so that a \$5 million balance is maintained. Id. at § 1401(c).

January 11, 2007 Page 2 of 3

unforeseen event. In accordance with Section 1402(a), monies would be withdrawn, as needed, to cover agency expenses on a weekly basis. <u>Id.</u> at § 1402(a). The 365 day period would begin on the day the Section 1401 Account was established.

Fax:7177032988

Under this proposal, the amount contributed by each licensed slot operator during the course of the fiscal year would vary due to the staggered openings of the slot machine facilities and the creation of the corresponding Section 1401 Accounts. The Board and the Department estimate that this method of withdrawing from the Section 1401 Accounts would be in place for no more than two consecutive 365 day periods for each licensed operator, commencing on the initial date of their respective openings. This plan would allow all regulatory and enforcement agencies to receive the necessary funding to meet their projected budgetary needs until all eleven licensees are in operation which is expected to occur in December, 2008 (the "start-up").

At that time, the Board and the Department intend to transition to weekly deductions from the Section 1401 Accounts based on a percentage of Gross Terminal Revenue ("GTR"), as discussed below. We also intend to implement for a limited period a "true up" of the payments by the initial licensees/operators of a portion of the agencies' expenses during this start-up period through a reduced share of the agencies' future expenses after the start-up period. Following such true up, each licensee would be required to pay the identical percentage of its gross terminal revenue to reimburse the Board's expenses. We currently anticipate that when all fourteen licensees are in operation, the percentage will be reduced to between 1.5% to 1.8%.

Although the Department will implement the above method for collecting agency reimbursements from each slot machine licensee, we will continue to examine all viable alternatives for the collection of future reimbursements. In particular, the Department and the Board are currently reviewing the two alternative proposals described below.

The first alternative proposal, which the Board is actively pursuing at this time, calls for the imposition of a 2.9% charge against GTR for each licensee. The remaining funding would come from a loan obtained from a commercial source. In order for the Board to enter into such a loan agreement, the Department almost certainly will be required to agree that, in the event of a default on the loan by the Board, the Department will draw down on the Section 1401 Accounts to cover the amount necessary to satisfy the loan amount.

In the alternative, the licensed operators may have to act as guarantors of the loan. It is anticipated that any such loan will only require the payment of interest for the first few years and that the payments on the principal interest will subsequently be amortized over no less than five (5) years. All interest and principal payments will be considered an expense of the Board, to be repaid consistent with the requirements of section 1402 of the Act. Once all licensees have commenced operations, the Department would collect reimbursements through the withdrawal of funds from the Section 1401 Accounts based on a percentage of a licensee's GTR.

Under the second alternative proposal, the Department, pursuant to Section 1001.6 of its regulations, would collect reimbursements through a weekly deduction from the Section 1401 Accounts in amount equal to 4.3% of each licensed operator's weekly GTR. See 61 Pa. Code § 1001.6. The deductions would begin on January 16, 2007, and would be applied to revenue received on or after

0:37

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January 1, 2007. We project that the assessed percentage of 4.3% will remain consistent until a stabilized year is reached, when all eleven of the current slot machine licensees are operational. At such time, it is contemplated that the assessed percentage of GTR will be reduced for each slot machine licensee. Again, these projections assume that the anticipated opening dates will not be delayed as a result of a lawsuit or other unforeseen event.

It is worth noting that the Board with the cooperation of the Department, and the anticipated cooperation of the Pennsylvania State Police and the Attorney General, will have all reduced their budgets to the minimal level necessary to maintain the strict regulatory environment mandated by the Act and exemplified by the New Jersey Casino Control Commission and Division of Gaming Enforcement. In doing so, our agencies benchmarked their compliment against those of other gaming jurisdictions, and we believe that our numbers are within acceptable levels for the type of strict regulatory oversight contemplated by the Act and required to ensure the safety and security of the citizens of the Commonwealth and of the gaming industry as a whole.

We invite your reactions to the Department's selected approach and to the alternative proposals outlined herein.

Sincerely,

Thomas A. Decker.

Chairman, Pennsylvania Gaming

Control Board

TAD/dka

Counsel of each Approved Slot Machine Operator

Mr. John Estey, Chief of Staff, Governor's Office

Sincerely

Secretary, Department of Revenue