

COMMONWEALTH OF PENNSYLVANIA PENNSYLVANIA GAMING CONTROL BOARD

In Re: The Matter of Gaming Service Provider Certifications

ORDER

And now, this 20th day of March, 2024, the Pennsylvania Gaming Control Board (the "Board"), based on its full and careful consideration of the application and the record of evidence before it, finds that the list of applicants attached hereto satisfy the requirements to receive gaming service provider certifications under section 1317.2 (relating to gaming service providers) of Title 4 of the Pennsylvania Consolidated Statutes to include, as applicable, the Pennsylvania Race Horse Development and Gaming Act, as amended, 4 Pa.C.S. §§1101-1904; Part I, Chapter 3 (Fantasy Contest), 4 Pa.C.S. §§ 301-342; and Part III (Video Gaming), 4 Pa.C.S. §§3101-4506 (collectively, the "Act"); and/or 58 Pa. Code § 807a.1 (relating to interactive gaming service providers); and/or 58 Pa. Code § 1405a.1 (relating to sports wagering gaming service providers) of the Board's regulations as follows:

- 1. Each of the gaming service provider certification applicants, as well as each of the associated entities and individuals identified on the attached list have submitted applications to the Board and caused payment of the appropriate application fees.
- 2. The Board finds the applications of the gaming service provider certification applicants and associated qualifiers on the attached list satisfy the statutory and regulatory requirements for certification, qualification, eligibility and suitability.
- 3. Pursuant to 4 Pa.C.S. § 1326 (relating to renewals), the certifications and qualifications issued pursuant to this Order are issued for a period of five years and shall be subject to renewal every five years in accordance with the Act and the Board's regulations.

- 4. Pursuant to 58 Pa. Code § 421a.1, a certification or other approval issued by the Board is a revocable privilege.
- 5. Pursuant to 4 Pa.C.S. §§ 1202(a)(1) (relating to general powers) and 13C02 (relating to sports wagering regulatory authority), the Board has sole regulatory authority over every aspect of the authorization, operation and play of slot machines, table games, interactive gaming devices and associated equipment and sports wagering in this Commonwealth.
- 6. Pursuant to 4 Pa.C.S. §§ 1202(b)(20) (relating to specific powers); 1317.2, (relating to gaming service providers), and 13C02 (relating to sports wagering regulatory authority) the Board has authority to determine, at its discretion, the suitability of any person who furnishes or seeks to furnish to a slot machine licensee directly or indirectly any goods, services or property related to slot machines, table games, table game devices or associated equipment, interactive games and interactive gaming devices and associated equipment, casino simulcasting technology and equipment or sports wagering and sports wagering devices through any arrangements under which the person receives payment based directly or indirectly on earnings, profits or receipts from the slot machines, table games, table game devices or associated equipment, interactive games, interactive gaming devices and associated equipment, casino simulcasting technology and equipment or sports wagering and sports wagering devices.

WHEREFORE, IT IS ORDERED THAT the Board approves the certifications and qualifications for the gaming service provider certification applicants on the attached list subject to satisfaction of the following conditions:

a. Each of the gaming service provider certification applicants pays the certification fee and any

other outstanding fees as determined by the Board within 10 business days of being notified of any

outstanding fees.

b. Each gaming service provider certification applicant agrees to the Board's conditions of

licensure, as evidenced by the signing of the Statement of Conditions by the gaming service provider

certification applicant's executive officer or authorized designee.

c. Each gaming service provider qualifier agrees to the Statement of Conditions, as evidenced by

the signing of the conditions by the qualifier applicant.

WHEREFORE, IT IS FURTHER ORDERED THAT upon satisfaction of the aforesaid

conditions, the certification for each of the gaming service provider certification applicants on the

attached list shall be issued by the Board, subject to the continued compliance with the Act and the

Board's regulations promulgated thereunder, including notice and filing requirements.

BY THE BOARD:

Denise & Drugt

Denise J. Smyler

Chair

DATED: March 20, 2024

If you disagree with the Board's Decision and Order, you have the right to file an appeal with the

Commonwealth Court of Pennsylvania within 30 days of the date of the Order. See Pennsylvania Rule

of Appellate Procedure 1512.

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GAMING SERVICE PROVIDER CERTIFICATION APPLICANTS AND QUALIFIERS

Encompass Develop, Design & Construct, LLC

• John F. Stewart Jr.

RRC Gaming Management, LLC

- Anthony Rodio
- Mack Rossoff
- Matthew Cole