



*State of New Jersey*

Chris Christie  
*Governor*

Kim Guadagno  
*Lt. Governor*

Office of the Attorney General  
Department of Law and Public Safety  
Division of Gaming Enforcement  
1300 Atlantic Avenue  
Atlantic City, NJ 08401

John J. Hoffman  
*Acting Attorney General*

David Rebeck  
*Director*

March 27, 2015

**LETTER ORDER**

*Via certified mail, return receipt requested*

Daniel J. Gallagher, Esq.  
Jersey Devil Surf LLC  
1133 Boardwalk  
Atlantic City, New Jersey 08401

RE: I/M/O Request of Jersey Devil Surf LLC and Dean Randazzo, its Sales Representative, for Relief from Letter Order No. 1218 dated March 13, 2015 (Vendor No. 86647) PRN 0841503

Dear Mr. Gallagher:

By Letter Order No. 1218, dated March 13, 2015, the Division of Gaming Enforcement ("Division") revoked the vendor registration of Jersey Devil Surf LLC, Vendor No. 86647, pursuant to N.J.S.A. 5:12-92d, N.J.S.A. 5:12-92h(1), and N.J.S.A. 5:12-94f. The revocation was based on the finding that Jersey Devil Surf LLC and Dean Randazzo, its Sales Representative, were disqualified from vendor registration pursuant to N.J.S.A. 5:12-80b, N.J.S.A. 5:12-80d, N.J.S.A. 5:12-86b, and N.J.S.A. 5:12-86i.



(609) 292-9394

*New Jersey Is An Equal Opportunity Employer • Printed on Recycled Paper and Recyclable*

Mr. Daniel J. Gallagher, Esq.  
Page 2  
March 27, 2015


By letter petition and accompanying documentation filed on March 25 and 26, 2015, Mr. Randazzo seeks relief from Order No. 1218. He specifically requests that Jersey Devil Surf LLC's vendor registration be reinstated and that the five-year restriction against Jersey Devil Surf LLC and Mr. Randazzo be lifted to enable them to re-commence conducting business in the Atlantic City casino industry.

In support of this request, Mr. Randazzo has provided a March 26, 2014 letter from the New Jersey Division of Taxation confirming that the April 3, 2014 default judgment (DJ-61696-14) against Mr. Randazzo for \$54,000.00 has been satisfied. Mr. Randazzo has also provided the Division with other information as well as an executed Release Authorization in compliance with N.J.S.A. 5:12-80b.

Having considered the record of this matter, I **FIND** that the above cited grounds for disqualification pertinent to Jersey Devil Surf LLC and Mr. Randazzo are no longer applicable, given that Mr. Randazzo has satisfied his debt to the State of New Jersey pursuant to N.J.S.A. 5:12-86i. Under these circumstances, I **CONCLUDE** that reinstating Jersey Devil Surf LLC's vendor registration and lifting the five-year restriction against Jersey Devil Surf LLC and Mr. Randazzo to enable them to re-commence conducting business in the Atlantic City casino industry is consistent with the policies underlying the Casino Control Act pursuant to N.J.A.C. 13:69A-8.9(b).

Accordingly, given the record presented, it is hereby **ORDERED** pursuant to N.J.S.A. 5:12-76e, that the relief requested is **GRANTED** and Letter Order No. 1218, dated March 13, 2015, is rescinded.

Dated: March 27, 2015

  
\_\_\_\_\_  
David L. Rebeck  
Director