

State of New Jersey

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Sheila Y. Oliver Lt. Governor

Office of the Attorney General Department of Law and Public Safety Division of Gaming Enforcement P.O. Box 047 Trenton, NJ 08625-0047 Matthew J. Platkin Acting Attorney General

David Rebuck

Director

Bessie A. Sacco, Esquire Vice President and Chief Counsel Boardwalk Regency, LLC d/b/a Caesars Atlantic City 2100 Pacific Ave Atlantic City, NJ 08401

Melissa L. Thevenot, Esquire Brownstein Hyatt Farber Schreck, LLP 650 New Rd, Suite C Linwood, NJ 08221 Jeremy P. Kleiman, Esquire Saiber LLC 18 Columbia Turnpike, Suite 200 Florham Park, NJ 07932

Re: JOINT PETITION OF HARRAH'S ATLANTIC CITY OPERATING COMPANY, LLC D/B/A HARRAH'S RESORT ATLANTIC CITY, CAESARS INTERACTIVE ENTERTAINMENT NEW JERSEY, LLC AND PLAYUP INTERACTIVE NJ INC. TO CONDUCT INTERNET GAMING RELATED BUSINESS TRANSACTIONS PURSUANT TO N.J.S.A. 5:12-92a(1) (PRN 1922201)

Dear Bessie Sacco, Jeremy Kleiman, and Melissa Thevenot:

The Division of Gaming Enforcement ("Division") has completed its review of PRN 1922201, which seeks authorization to conduct internet gaming related business transactions between Harrah's Atlantic City Operating Company, LLC d/b/a Harrah's Resort Atlantic City, Caesars Interactive Entertainment New Jersey, LLC, and PlayUp Interactive NJ Inc., an applicant for casino service industry enterprise ("CSIE") licensure, pursuant to a January 25, 2021 Online Market Access Agreement ("Agreement"), which was previously filed with the Division. This approval is for the narrow scope of approving only Section 6.1, Section 6.2, and Section 6.3 of the Agreement. For the avoidance of doubt, this transactional waiver does not allow the parties to go live at this time with their internet gaming platform. The parties require additional technical and licensing approval to effectuate any other portion of the Agreement.

Therefore, pursuant to N.J.S.A. 5:12-92a(1) and N.J.A.C. 13:69J-1.2B, and for good cause shown, Section 6.1, Section 6.2, and Section 6.3 of the Agreement are deemed to be approved for a term to expire six months from the date of this Order. Further, petitioners must maintain and make available for inspection, upon demand by the Division, any records regarding the business transacted. Moreover, any changes to the current agreement must be reported to the Division within five (5) business days. The Division may reconsider the granting of this approval at any time.

Sincerely,

Date: August 3, 2022

David L. Rebuck
DAVID REBUCK
DIRECTOR

c: Jamie A. McKelvey, DAG Michael J. Golub, DAG

