

**INDIANA GAMING COMMISSION
BUSINESS MEETING**

9:30 a.m., May 29, 2001
115 W. Washington St., Ste. 950, South Tower
Indianapolis, IN 46204

Present: Commission members: Donald R. Vowels, Chair; Ann Bochnowski, Vice-Chair; Thomas Milcarek, Secretary; David Carlton, and Richard Darko. Robert Swan and Dr. David Ross were not present. Staff: Jack Thar, Billy Hamilton, Cynthia Dean, Jennifer Arnold, Jennifer Chelf, Susan Brodnan, Michelle Marsden, Rhonda Dalton, Major Mark Mason, and members of the public.

Call to Order and Roll Call

Chairman Donald Vowels called the meeting to order at approximately 9:35 a.m. local time. A quorum was present.

Approval of the Minutes

Upon motion by Ann Bochnowski, second by David Carlton, the minutes of the March 2, 2001 business meeting and the March 22, 2001 telephonic business meeting were approved.

Report of the Executive Director

Jack Thar, Executive Director reported to the Commission on the activities of the riverboat and Commission staff.

Executive Director Thar introduced Janeen Morley and Larry Rhoades, both Field Auditors in the Audit Division. Ms. Morley comes to the Commission from a local utility company where she was an internal auditor. Mr. Rhoades comes to the Commission from the Indiana State Police where he was a detective in the White Collar Crime Division.

Horseshoe has completed a name change conversion from Empress. Audit staff assisted in overseeing the destruction of tokens that bore the Empress logo.

Renewal of the riverboat owner's licenses issued to Majestic Star, Trump, and Horseshoe Hammond will be discussed during today's meeting. Pending Commission approval, the licenses will remain valid until all reinvestigations are completed at which time in-depth public hearings will be held at the respective casinos.

This morning a barge containing hazardous materials broke away from its tow near the Belterra Casino and Resort and was headed for the Markland Dam. A tugboat,

assigned to Belterra Casino and Resort as a requirement of their Emergency Response Plan, gained control of the barge and prevented a collision.

Indiana, as well as other jurisdictions recently experienced problems with WMS Gaming slot machines. The problems, which have since been fixed, related to the bill validators and software allowing unearned credits to be given to the player when the player engaged in illegal manipulation of the machine.

Mr. Thar reported the IGC was in the process of confirming what is believed to be a new problem with regards to WMS Gaming and is seeking a remedy. The Commission will address the issues involving WMS Gaming at the next live business meeting.

Minority and Women Business Enterprises

Results of the 1999, 2000, and 1st Quarter 2001 figures were given to the Commissioners. The IGC Legal Division is in the process of auditing the 2000 results and reviewing the 1st quarter 2001 figures. Executive Director Thar expressed concern that while the Indiana Gaming Commission requested the results for the year 2000 in January 2001 from Belterra Casino and Resort, that information was not received until May 25, 2001.

Chairman Vowels reiterated the importance of complying with requests made by the Indiana Gaming Commission and stressed that failure to do so would be dealt with accordingly.

Addison Simpson, Executive Assistant to Governor O'Bannon as well as the Chairman of the new Minority and Women Business Commission which will be established July 1, 2001, appeared before the Commission. Mr. Simpson commended the Commissioners, Executive Director Thar, and Commission staff for their efforts in enforcing MBE/WBE goals.

On behalf of Governor O'Bannon, Mr. Simpson stressed the importance of this issue. Mr. Simpson, as well as the MBE/WBE Commissioners will be attending future IGC Business Meetings for informational purposes. In the past, Susan Brodnan has represented the IGC at the MBE/WBE Commission meetings.

Ms. Bochnowski expressed hope that the continued spirit of cooperation between the two commissions would assist Minority and Women's Business Enterprises in succeeding.

Acquisition Financing

Resolution 2001-17

A Resolution Concerning Financing by Argosy Gaming Company. Mr. Don Malloy,

Vice President, Secretary and General Counsel; and Mr. Dale Black, Chief Financial Officer of Argosy Gaming Company appeared before the Commission. Argosy has requested approval to amend and restructure a Senior Secured Reducing Revolving Credit Facility in order to acquire Horseshoe holdings in Joliet. Argosy is currently in the process of finalizing documentation for the financing, credit agreements, and legal opinions under the statute. Mr. Black requested the Commission consider conditional approval of the financing subject to receipt of the required legal opinions and final approval of all necessary documentation and credit agreements by staff as well as a waiver of 68 IAC 5-3-2(b)(3), the two (2) meeting rule.

Action: Upon motion by Ann Bochnowski, second by David Carlton, and unanimous vote present, the Commission approved the request for a waiver of 68 IAC 5-3-2(b)(3) the two (2) meeting rule and approved the restructuring of the credit facility contingent upon review and approval of the terms of the final draft and associated documents by Commission staff.

Harrah's Acquisition of Harvey's

Kay Fleming, Ice Miller; and Luther G. Anderson, Vice-President Legal Affairs Harrah's Eastern Division appeared before the Commission on a first meeting appearance with respect to Harrah's financing request to acquire Harvey's properties in Iowa, Colorado and Nevada. The financing will be in two steps. The first step will be a \$300m 364-day loan to be used in conjunction with available credit facilities to close. Step two would consist of \$500m in unsecured notes in either a private or public placement.

Resolution 2001-18

A Resolution Concerning Financing By Boyd Gaming Corporation. Kay Fleming, Ice Miller; and Dave Daley appeared before the Commission to discuss Boyd's request for a waiver of the two (2) meeting rule and their request to issue a purchase money note in an amount not to exceed \$65m and to increase its overall long-term indebtedness in the amount of \$75m.

Action: Upon motion by Tom Milcarek, second by David Carlton, and unanimous vote present, the Commission approved the request for a waiver of 68 IAC 5-3-2(b)(3) the two (2) meeting rule and approved the issuance of the purchase money pursuant to conditions as set forth in Resolution 2001-18.

Resolution 2001-19

A Resolution Concerning The Financing By Park Place Entertainment Corporation. On April 30, 2001 Park Place Entertainment requested a waiver by the Executive Director with respect to the interim offering and subsequent approval by the Commission of the registered public offering of Senior Subordinated Notes in the amount of \$350 m at an interest rate of 8.125% for a term of 10 years. The Executive Director granted the request for the waiver. Mr. Ron Gifford, Baker and Daniels; and Mr.

William Joyce, Counsel for Caesars in Harrison County, appeared before the Commission to discuss Park Place's request for a waiver of the two (2) meeting rule and to request approval of the public offering of the notes.

Action: Upon motion by Ann Bochnowski, second by David Carlton, and unanimous vote of those present, the Commission approved the request for a waiver of 68 IAC 5-3-2(b)(3) the two (2) meeting rule and approved the registered public offering of Senior Subordinated Notes in the amount of \$350m at an interest rate of 8.125% for a term of 10 years subject to review and approval of the final documents by Commission staff.

Resolution 2001-20

A Resolution Concerning Financing by Aztar Corporation. William Diener, Ice Miller, appeared before the Commission to discuss Aztar's request for a waiver of the ten (10) day rule and the two (2) meeting rule; and an amendment and restructuring of the Reducing Revolver Credit Facility and the issuance of additional notes up to the amount of \$200m.

Action: Upon motion by David Carlton, second by Thomas Milcarek, and unanimous vote of those present, the Commission approved the request for a waiver of 68 IAC 5-3-2(b)(1) and (3) the ten day rule, the two (2) meeting rule, and approved the request for the approval for restructuring of the revolver credit facility and the issuance of additional notes in the amount of \$200m subject to review and approval of the final documents by Commission staff.

Settlement Offers on Disciplinary Actions

Complaint No. 2001-HH-1 Horseshoe Hammond, Inc. The disciplinary action stated that on or about March 25, 2001 at approximately 3:45 p.m. a Horseshoe security officer noticed a patron who appeared to be under the age of 21. The security officer asked the patron for identification and was informed that the patron was sixteen-year old (16). The patron boarded the vessel during the 2:00 p.m. boarding and was not asked for identification by a Horseshoe employee in the boarding area. These actions violated IC 4-33-9-12(a) and 68 IAC 1-11-1(c). Mr. Rick Mazer, General Manager of Horseshoe Hammond and Executive Director John Thar have signed a settlement agreement pending commission approval. The Commission Staff recommends Horseshoe pay a monetary fine in the amount of \$1,500.00.

Action: Upon motion by Ann Bochnowski, second by Thomas Milcarek, and unanimous vote of those present, the Commission approved the proposed terms of the Settlement Agreement executed with Horseshoe Hammond, Inc.

Complaint No. 2001-HA-1 Harrah's East Chicago Casino. A disciplinary action was initiated against Harrah's East Chicago Casino on or about March 23, 2001 after it was

discovered that a Harrah's Poker room supervisor sat down at a poker table at Harrah's and played poker, allegedly at the direction of a patron between 2:25 a.m. and 3:00 a.m. The disciplinary action was initiated due to the fact that it is a riverboat licensee's responsibility to ensure that all aspects of the riverboat gambling operation are conducted in accordance with the Act, Title 68 of the Indiana Administrative Code and all other state, federal and local laws. Mr. Luther G. Anderson, Vice President Legal Affairs Harrah's Eastern Division and Executive Director John Thar have signed a settlement agreement pending commission approval. The Commission Staff recommends Harrah's pay a monetary fine in the amount of \$5,000.00.

Action: Upon motion by Richard Darko, second by Ann Bochnowski, and unanimous vote of those present, the Commission approved the proposed terms of the Settlement Agreement executed with Harrah's East Chicago Casino.

Complaint No. 2001-HA-2 Harrah's East Chicago Casino. A disciplinary action was initiated against Harrah's after it was discovered that on or about March 12, 2001 Heriberto Ulloa won a slot jackpot in the amount of \$1,500. Mr. Ulloa was present on the riverboat with three other individuals. Pursuant to established procedure, a Harrah's employee sought identification from Mr. Ulloa prior to paying the jackpot. Mr. Ulloa presented an international driver's license as identification. The Harrah's employee contacted a Commission agent to affirm its validity. The Commission agent then requested additional identification. After reviewing the identification provided, the commission agent continued to question the validity of the identification. The Commission agent requested identification from the three individuals with Mr. Ulloa as all four appeared to be under the age of twenty-one. Through a translator, one of the individuals admitted to being 18 years old. Mr. Ulloa did not admit that the identification was fraudulent. However, he did forfeit his jackpot of \$1,500. The slot machine Mr. Ulloa was playing showed \$50 on the credit meter. This amount was recovered along with the amount of the jackpot and retained by Harrah's. These actions violated Indiana 4-33-9-12(a) and 68 IAC 1-11-1(c). Mr. Joseph Domenico, General Manager of Harrah's East Chicago Casino and Executive Director John Thar have signed a settlement agreement pending commission approval. The Commission Staff recommends Harrah's pay a monetary fine in the amount of \$3,050: a \$1,500 fine for the minor obtaining access to the vessel, a \$50 payment of the money recovered from the slot machine; and a \$1,500 payment of the jackpot involved in this incident.

Action: Upon motion by Thomas Milcarek, second by David Carlton, and unanimous vote of those present, the Commission approved the proposed terms of the Settlement Agreement executed with Harrah's East Chicago Casino.

Complaint No. 2000-BT-2 Belterra Casino and Resort. A disciplinary action was initiated against Belterra Casino and Resort on or about February 28, 2001. On or about December 13, 2000 at approximately 11:20 p.m. two Indiana State Troopers boarded the vessel to observe gaming activity. They were informed by a Belterra

employee that there was no Emergency Medical Technician (EMT) on board and that there had not been one on board since 11:00 p.m. A county EMT arrived at 12:10 a.m. and remained on board until approximately 12:30 a.m. when a Belterra employee relieved him. These actions violated 68 IAC 8-2-2. Mr. John Spina, General Manager of Belterra Casino and Resort and Executive Director John Thar have signed a settlement agreement pending commission approval. The Commission Staff recommends Belterra pay a monetary fine in the amount of \$2,500.00 and waive all rights to judicial review.

Action: Upon motion by Ann Bochnowski, second by Richard Darko, and unanimous vote of those present, the Commission approved the proposed terms of the Settlement Agreement executed with Belterra Casino and Resort.

EMT Certification

The Commission expressed commitment to ensure public safety standards in Indiana are met. The Commission instructed Belterra Casino and Resort to provide an analysis of the Kentucky and Indiana EMT statutes and regulations by June 15th. Mr. Jay Boyd, Barnes and Thornburg, local counsel for Belterra expressed his understanding of this directive.

Complaint No. 2001-CS-1, Caesars Indiana Riverboat Casino. A disciplinary action was filed against Caesars after it was discovered that on or about March 20, 2001 a fifteen-year-old boarded the vessel with two adults during the 7:00 p.m. boarding. The fifteen-year-old was not asked for identification by any Caesars employee prior to boarding. These actions violated 4-33-9-12(a) and 68 IAC 1-11-1(c). Mr. Barry Morris, Executive Vice President and General Manager of Caesars Indiana Riverboat and Executive Director John Thar have signed a settlement agreement pending commission approval. The Commission Staff recommends Caesars pay a monetary fine in the amount of \$1,500 and waive all right to judicial review.

Action: Upon motion by Thomas Milcarek, second by David Carlton, and unanimous vote of those present, the Commission approved the proposed terms of the Settlement Agreement executed with Caesars Indiana Riverboat Casino.

Complaint No. 2001-GV-1, Grand Victoria Casino and Resort LP. A disciplinary action consisting of three counts was filed against Grand Victoria Casino and Resort LP. 1. On or about October 17, 2000 a Grand Victoria Table Games employee requested an identification check on three male patrons playing at a craps table. A security guard checked the identification of the patrons and allowed them to walk away. The officer subsequently realized one of the patrons was eighteen years old. Surveillance located the patrons and the 18-year-old was escorted off the vessel. 2. On or about November 19, 2000 an 18-year-old patron boarded the vessel with a woman later identified to be his mother. After boarding the vessel, a Grand Victoria Security officer identified the patron as possibly underage and noticed his hand had not been stamped prior to boarding, an indication that his identification had not been checked. The Officer asked the patron for identification and was shown an Ohio driver's license, showing the patron

to be 18 years old. The patron was escorted off the vessel. 3. On or about March 10, 2001 a Grand Victoria security officer identified a patron on board the vessel who appeared to be under the age of 21. The individual was with two adults, identified to be her parents, who verified the patron was 17 years old. The patron was escorted from the vessel. A review of the surveillance tapes indicated the patron and her parents boarded the vessel without being asked for identification. These actions violated 4-33-9-12(a) and 68 IAC 1-11-1(c). Mr. Larry Lewin, President/CEO Hyatt Gaming Management, Inc. as agent for Grand Victoria Casino & Resort, LP and Executive Director John Thar have signed a settlement agreement pending commission approval. The Commission Staff recommends Grand Victoria pay a fine in the amount of \$8,000: \$1,500 for violations described in the 1st count; \$3,000 for violation of the 2nd count; and \$4,500 for violations described in the third count for a total of \$9,000. A reduction of \$1,000 was made pursuant to Grand Victoria's cooperation in resolving this matter and its submission of a detailed corrective action plan aimed at preventing future violations of this nature.

Action: Upon motion by Richard Darko, second by Thomas Milcarek, and unanimous vote of those present, the Commission approved the proposed terms of the Settlement Agreement executed with Grand Victoria.

Waiver Request

Larry Alexander

On or about April 11, 2001 Mr. Larry Alexander submitted an application for a level 3 occupational license to work for Argosy Casino as a Second Mate. Mr. Alexander disclosed three incidents of criminal history involving alcohol or drug related offenses on his occupational license application. 68 IAC 2-3-5(c)(1) states that "(a) an applicant whose duties will be to operate or navigate the riverboat must not have violated any criminal statute involving drugs or alcohol or both, in any jurisdiction." Mr. Alexander submitted a letter of request for a waiver of this provision to the Commission on April 11, 2001. Mr. Alexander has completed all requirements demanded by the United States Coast Guard to obtain a Master Mates license to work on large passenger vessels. To obtain this license, Mr. Alexander had to pass extensive background checks. The Commission staff considered Mr. Alexander's waiver request and granted a waiver of 68 IAC 2-3-5(c)(10), pending the Commission's approval and contingent on the receipt of the Indiana State Police Background investigation.

Action: Upon motion by Richard Darko, second by David Carlton, and unanimous vote of those present, the Commission accepted the recommendation of the staff and granted the waiver on the condition that should the FBI record of the background investigation contain additional incidents of criminal history or any other derogatory information that should have been disclosed to the Commission at the time of application, the waiver shall be nullified. In addition, if Mr. Alexander is arrested for the use of an illegal drug or the abuse of alcohol or if he fails a random drug test administered by an Indiana Riverboat licensee, his temporary occupational license will be revoked and the waiver shall be nullified.

Occupational License Matters

Clinton Sandlin BC-DEN-00-1

Clinton Sandlin applied for an occupational license, level 2 for employment with Showboat Casino as a dealer on or about August 20, 1996 at which time he was issued a temporary occupational license. Mr. Sandlin worked on and off for Showboat and then for Harrah's until the fall of 1999. In October of 1999 Commission agents were informed by Harrah's Security that Mr. Sandlin was altering a playing record he had created in his own name, and the playing records of several of his friends which resulted in the award of complimentary points that could be redeemed for merchandise and food at Harrah's. On October 6, 1999 Mr. Sandlin chose to resign from his position at Harrah's. On October 18, 1999, Mr. Sandlin submitted an application to the Commission for a level 2 occupational license to work for Blue Chip Casino as a dealer. Mr. Sandlin received a temporary occupational license on or about that same date. Mr. Sandlin worked at Blue Chip Casino until July 12, 2000 when he received a letter of revocation of his temporary occupational license from the Indiana Gaming Commission. The Commission approved the staff's revocation of Mr. Sandlin's temporary occupational license and denial of his application for a permanent license on August 21, 2000. On or about September 22, 2000, the Commission received from Mr. Sandlin a request for a hearing before an administrative law judge to appeal the Commission's decision revoking his temporary occupational license and denying his application for a permanent license. Mitchell A. Peters entered an appearance on behalf of Mr. Sandlin. The matter was referred to Administrative Law Judge Bernard L. Pylitt. After the completion of several pre-hearing telephone conferences and discovery, the Commission and Judge Pylitt received notice from Mr. Peters that Mr. Sandlin wished to dismiss the appeal. On May 18 2001 ALJ Pylitt issued an order Vacating Hearing Date and Other Deadlines and Dismissing Appeal.

Action: Upon motion by Thomas Milcarek, second by Ann Bochnowski, and unanimous vote of those present, the Commission approved Mr. Sandlin's voluntary dismissal of the appeal of the Commission's revocation of his temporary occupational license and denial of his application for a permanent license.

Clifton Dawson HA-DEN-01-1

Clifton Dawson applied for an occupational license, level 3, for employment with GameCash, Inc. On or about January 27, 2000, the Commission issued Mr. Dawson a temporary occupational license. On or about January 16, 2001, Mr. Dawson received a permanent occupational license to work for GameCash. Mr. Dawson's employment with GameCash was terminated on or about February 17, 2000 due to his theft of \$20 from his cashier's drawer. At the end of April or beginning May 2001, Mr. Dawson submitted an application for an occupational license to work for Harrah's East Chicago Casino. Pursuant to IC 4-33-8-3, IC 4-33-8-7, and 68 IAC 2-3-5(c)(14), an individual must be of

good moral character to hold an occupational license. The Commission staff denied Mr. Dawson's application for an occupational license to work for Harrah's. Mr. Dawson was advised of this action on or about May 4, 2001.

Action: Upon motion by Richard Darko, second by David Carlton, and unanimous vote of those present, the Commission denied the application for an occupational license, level 2 submitted by Clifton Dawson.

Argelia Garcia
HA-DEN-01-2

Argelia Garcia applied for an occupational license, level 3, for employment with Harrah's East Chicago Casino as a slot attendant. On or about March 27, 1997 the Commission issued Ms. Garcia a temporary occupational license. During her employment with Harrah's it was discovered that Ms. Garcia had been removing unsecured funds from inside slot machines for her own benefit. Slot attendants are empowered to remove jammed bills from bill validators, but are then supposed to place the jammed bills on the top shelf inside the slot machine. The slot attendant is to then summon a supervisor to the problem machine so the supervisor can remove the currency, fill out a general receipt and forward the currency to the cage. The Commission staff revoked Ms. Garcia's temporary occupational license and denied her application for a permanent license on or about May 8, 2001.

Action: Upon motion by David Carlton, second by Ann Bochnowski, and unanimous vote of those present, the Commission upheld the revocation of the temporary license and denied the application for an occupational license, level 3 submitted by Ms. Garcia.

Julius Hoskins
EM-DEN-01-1

Julius Hoskins applied for an occupational license, level 2, for employment as a dealer with Harrah's East Chicago Casino. On or about August 8, 2000 the Commission issued Mr. Hoskins a temporary occupational license. Mr. Hoskins worked at Harrah's until January 3, 2001. On or about January 10, 2001 Mr. Hoskins received a level 2 temporary occupational license to work as a dealer for Empress Casino (now known as Horseshoe). During his employment with Empress it was discovered that Mr. Hoskins committed theft against Empress in the amount of \$2,400.00. Mr. Hoskin's employment was terminated. On or about March 28, 2001 the staff revoked Mr. Hoskin's temporary occupational license and denied his application for a permanent license.

Action: Upon motion by Ann Bochnowski, second by David Carlton, and unanimous vote of those present, the Commission upheld the revocation of the temporary occupational license and denied the application for a level 2 occupational license submitted by Mr. Hoskins.

Gambling Related Misdemeanor Waiver

Daniel Sellers TR-MG-00-1

On or about December 9, 2000, Mr. Daniel Sellers submitted an application for an occupational license, level 2, to the Indiana Gaming Commission to work as a dealer at Trump casino. Mr. Sellers was issued a temporary occupational license. It was later discovered the license was issued in error due to a disclosure on Mr. Sellers' application that he was convicted of visiting a gambling house in 1966. Mr. Sellers' request for a gambling waiver was completed on or about July 24, 2000. Susan Brodnan, attorney for the Commission had previously been appointed as a review officer for such matters by the Executive Director on February 28, 2001. On April 24, 2001 a hearing was held at Trump Casino in Gary, Indiana. Mr. Seller was present at the hearing. The review officer has issued written Findings of Fact and recommends to the Commission that the request for gambling related misdemeanor waiver be granted.

Action: Upon motion by Richard Darko, second by David Carlton, and unanimous vote of those present, the Commission adopted the recommendation of the review officer and granted Mr. Sellers request for a gambling related misdemeanor waiver.

Supplier License Matters

Resolution 2001-21

A Resolution Concerning the Renewal of Suppliers' Licenses for Casino Data Systems, Sigma Game, Inc., and Shuffle Master, Inc.

Action: Upon motion by Ann Bochnowski, second by Thomas Milcarek, and unanimous vote of those present, the Commission granted the renewal of the Suppliers' Licenses issued to the Casino Data Systems, Sigma Game, Inc., and Shuffle Master, Inc. on the condition that renewal fee and any background investigative fees are paid as directed by the Commission staff. The renewed suppliers' licenses will be valid for a period of one (1) year from the date of issuance.

Resolution 2001-22

A Resolution Granting Suppliers' Licenses to Hasgoe Cleaning Systems, Inc. and Konami Gaming, Inc.

Action: Upon motion by David Carlton, second by Richard Darko, and unanimous vote of those present, the Commission granted suppliers' licenses to Hasgoe Cleaning Systems, Inc., and Konami Gaming, Inc. The suppliers' licenses will be valid for a period of one (1) year from May 29, 2001 through May 28, 2002.

Resolution 2001-23

A Resolution Approving for Final Readoption Articles 1, 2, 6, 7, 8, and 9 of Title 68 of the Administrative Code.

Action: Upon motion by Ann Bochnowski, second by Thomas Milcarek, and unanimous vote of those present, the Commission approved for final readoption Articles 1, 2, 6, 7, 8, and 9 of Title 68 of the Administrative Code.

Consideration of License Renewal

Resolution 2001-24

A Resolution Concerning the Renewal of the Riverboat Owner's License held by Trump Indiana, Inc. Robert Pickus, Corporate Counsel for Trump Casino and Cathy Walker General Manager of Trump Casino appeared before the Commission with respect to licensure renewal. The license will remain valid until the Commission reconvenes to hold a public hearing concerning the renewal of the Riverboat Owner's License held by Trump.

Action: Upon motion by David Carlton, second by Richard Darko, and unanimous vote of those present, the Commission made a preliminary determination to renew the Riverboat Owner's License issued to Trump Indiana, Inc. The license will remain valid until the Commission reconvenes to hold a public hearing.

Resolution 2001-25

A Resolution Concerning The Renewal of the Riverboat Owner's License held by the Majestic Star Casino, LLC. Jeremy Ullom appeared before the Commission with respect to renewal of the riverboat owner's license issued to Majestic Star.

Action: Upon motion by Ann Bochnowski, second by David Carlton, and unanimous vote of those present, the Commission made a preliminary determination to renew the Riverboat Owner's License issued to the Majestic Star Casino, LLC. The license will remain valid until the Commission reconvenes to hold a public hearing.

Resolution 2001-26

A Resolution Concerning The Renewal of the Riverboat Owner's License held by Horseshoe Hammond, Inc. Floyd Hannon appeared before the Commission with respect to the renewal of the riverboat owner's license issued to Horseshoe Hammond.

Action: Upon motion by Thomas Milcarek, second by David Carlton, and unanimous vote of those present, the Commission made a preliminary determination to renew the Riverboat Owner's License issued to Horseshoe Hammond, Inc. The license will remain valid until the Commission reconvenes to hold a public hearing.

Next Meeting

The next business meeting of the Indiana Gaming Commission will be announced at a later date.

Adjournment

Upon motion by Ann Bochnowski, second by Thomas Milcarek, and unanimous vote of those present, the meeting was adjourned.

Minutes


Baynes & Shirey Reporting Services transcribed the May 29, 2001 Business Meeting. Consequently, the transcript is the complete record of the meeting. Anyone wishing to see the transcript can review it in the Commission office or obtain a copy of the transcript from Baynes & Shirey, Bank One Center/Circle Center, 111 Monument Circle, Ste. 582, Indianapolis, IN 46207, (317) 231-9003.


Rhonda K. Dalton, Executive Secretary of the Indiana Gaming Commission Staff, prepared these minutes.

Respectfully submitted,


Rhonda K. Dalton

THE INDIANA GAMING COMMISSION:


Donald Vowels, Chair


Thomas Milcarek, Secretary