AUG 24 2017

NEVADA GAMING COMMISSION CARSON CITY, NEVADA

Case No. 17-03-RTR

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STATE OF NEVADA

BEFORE THE NEVADA GAMING COMMISSION

In the Matter of:

STOCKMAN'S CASINO Claim for Refund of Gross Revenue Fees for the period of January 1, 2011 through December 31, 2016.

STIPULATION FOR SETTLEMENT AND ORDER

The Claimant, STOCKMAN'S CASINO ("STOCKMAN'S"), and the NEVADA GAMING CONTROL BOARD ("BOARD"), hereby stipulate and agree that the Claim for Refund in Nevada Gaming Commission ("NGC" or "Commission") Case No. 17-03-RTR shall be settled on the following terms and conditions:

- 1. On or about June 20, 2017, STOCKMAN'S filed with the Commission a claim for refund of overpaid gross revenue fees ("Claim for Refund") for the period of January 1, 2011 through December 31, 2016, pursuant to Nevada Revised Statute ("NRS") 463.370 and 463.387, and NGC Regulation 6.180.
- 2. Because the statute of limitations set forth under NRS 463.387(7) only allows a licensee to claim a refund for the overpayment of gross gaming revenue up to five years prior to the date the claim is filed, the time period covered by the present Claim for Refund had to be adjusted to cover only the overpayments made during the period of June 20, 2012 through December 31, 2016. This adjustment resulted in the amount of the refund provided in this Stipulation for Settlement and Order ("Stipulation for Settlement") being lower than the amount requested in STOCKMAN'S Claim for Refund.
- 3. The BOARD, through its Audit Division, performed an investigation of the Claim for Refund filed by STOCKMAN'S for the adjusted time period described in paragraph two above and verified a total over reporting of gaming revenue in the amount of FOUR HUNDRED FOURTEEN THOUSAND, FOUR HUNDRED THREE and 70/100 DOLLARS (\$414,403.70). This over reporting was the result of STOCKMAN'S failure to

deduct bonus payouts from reported slot revenue pursuant to NRS 463.3715(3) and to deduct its pro-rata share of IGT wide area progressive contributions from reported slot revenue pursuant to NRS 463.3715(5).

- 4. The BOARD hereby agrees to refund, and STOCKMAN'S hereby agrees to accept, as full and final settlement of the Claim for Refund in NGC Case No. 17-03-RTR, TWENTY-SEVEN THOUSAND, NINE HUNDRED SEVENTY-TWO and 26/100 DOLLARS (\$27,972.26) in overpaid gross gaming revenue fees, plus ONE THOUSAND, NINE HUNDRED EIGHTY-NINE and 08/100 DOLLARS (\$1,989.08) in accrued interest through August 24, 2017, with additional daily interest of TWO and 39/100 DOLLARS (\$2.39) commencing August 25, 2017, until the refund is paid in full. Each party will bear its own attorney fees and costs.
- 5. This settlement is made for the purposes of avoiding litigation and economizing resources and does not constitute an admission of liability on the part of STOCKMAN'S or the BOARD, nor shall it operate or be construed as any precedent for the validity or invalidity of any legal position taken in this matter by either party. This settlement is made exclusively between STOCKMAN'S and the BOARD and no licensee may rely upon it for any purpose.
- 6. STOCKMAN'S fully understands and voluntarily waives any right it may have to a public hearing on the Claim for Refund in NGC Case No.17-03-RTR, and its rights to pursue judicial review in state district court or otherwise contest this matter in any court of competent jurisdiction.
- 7. STOCKMAN'S, for itself, its heirs, executors, administrators, successors, and assigns, hereby releases, dismisses, and forever discharges the State of Nevada, the Commission, the BOARD, the Nevada Attorney General, and each of their members, agents, and employees, in their

individual, official, and representative capacities from any and all manner of actions, causes of action, suits, debts, judgments, executions, claims, and demands whatsoever known or unknown, in law and equity, that STOCKMAN'S ever had, now has, may have, or claims to have against any and all of the persons or entities named in this paragraph arising out of, or by reason of, this Claim for Refund, NGC Case No. 17-03-RTR, or any other matter related thereto.

- 8. STOCKMAN'S, for itself, its heirs, executors, administrators, successors, and assigns, hereby indemnifies and holds harmless the State of Nevada, the Commission, the BOARD, the Nevada Attorney General, and each of their members, agents, and employees, in their individual, official, and representative capacities against any and all claims, suits, actions, debts, damages, costs, charges, and expenses, including court costs and attorney's fees, and against all liability, losses, and damages, of any nature whatsoever, that the persons and entities named in this paragraph shall or may have at any time sustain or be put to by reason of this Claim for Refund, NGC Case No. 17-03-RTR, or any other matter relating thereto.
- 9. STOCKMAN'S enters into this Stipulation freely and voluntarily. STOCKMAN'S confirms that this settlement is not a result of force, threats, or any other type of coercion or duress, but is the product of negotiations between representatives of STOCKMAN'S and the BOARD.
- 10. STOCKMAN'S and the BOARD recognize and agree that the Commission has the sole and absolute discretion to determine whether to accept this Stipulation for Settlement. STOCKMAN'S and the BOARD hereby waive any right they may have to challenge the impartiality of the Commission to hear and consider the facts and matters embraced in the Claim for Refund, NGC Case No. 17-03-RTR, in the event the Commission does not accept this Stipulation for Settlement.

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