

KATHLEEN BABINEAUX BLANCO GOVERNOR HILLARY J. CRAIN CHAIRMAN

IN RE: RIVERSIDE LODGE, LLC D/B/A RIVERSIDE LODGE NO. VP4600112941

ORDER

This matter was considered by the Louisiana Gaming Control Board at its meeting of February 17, 2004. The Hearing Officer's order dated February 2, 2004, based on the "Joint Motion for Entry of Stipulations and Approval of Proposed Settlement" in the matter of the "Notice of Recommendation of Administrative Action," by and between Riverside Lodge, LLC d/b/a Riverside Lodge, VP4600112941, and the Louisiana Department of Public Safety and Corrections, Office of State Police, Video Gaming Division, which is attached hereto and incorporated herein, is **APPROVED**.

THUS DONE AND SIGNED on this the day of February, 2004.

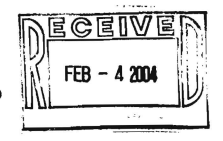
LOUISIANA GAMING CONTROL BOARD

BY:

HILLARY J. CRAIN, CHAIRMAN

APPEAL DOCKET CLERK

STATE OF LOUISIANA LOUISIANA GAMING CONTROL BOARD ADMINISTRATIVE HEARING OFFICE



IN RE: RIVERSIDE LODGE, L.L.C. d/b/a RIVERSIDE LODGE

VGL NO. 4600112941 VIOLATION #14093

JOINT MOTION FOR ENTRY OF STIPULATIONS AND APPROVAL OF PROPOSED SETTLEMENT

ON THE JOINT MOTION OF:

- 1. the Louisiana Department of Public Safety and Corrections, Office of State Police, Video Gaming Division (hereinafter "Division"), and
- 2. RIVERSIDE LODGE, L.L.C. d/b/a Riverside Lodge, License No. 4600112941 (hereinafter "licensee"),

who respectfully represent the following:

WHEREAS:

- 1. On or about March 1, 2003, the Division mailed the annual form, which must be submitted annually by all licensees, to the licensee;
- 2. The licensee was mandated by La. R.S. 27:311(K)(4), LAC 42:XI.2405(B)(4) and (7) to submit the above annual form to the Division, along with all appropriate fees and current tax clearance certificates, on or before July 1, 2003;
- 3. On or about March 31, 2003, the Division received the licensee's annual form and fees; however, the state and local tax clearance certificates were not included. The licensee's state and local tax clearance certificates were not received by the Division prior to July 1, 2003.
- 4. Pursuant to this information, the Division issued Violation/Inspection Report #14093 to the licensee on or about August 21, 2003, citing violation of LAC 42:XI.2405(B)(7). Attendant to this Violation/Inspection Report, the Louisiana Gaming Control Board issued a Notice of Recommendation of Suspension to the licensee on or about November 10, 2003.

5. This matter has been scheduled for hearing on December 23, 2003 at 9:30 a.m. before the Honorable J. E. Anzalone, Jr.,

Louisiana Company of Board

NOW THEREFORE, in consideration of the foregoing stipulations, the Division and the licensee hereby propose the following settlement, that:

- 1. The licensee acknowledges that it was in violation of LAC 42:XI.2405(B)(7), in that it did not submit the state and local tax clearance certificates to the Division by July 1, 2002;
- 2. The licensee has submitted the delinquent state and local tax clearances, a copy of each attached hereto;
- 3. In lieu of suspension of the licensee's video gaming license, the licensee shall pay a \$250.00 civil penalty;
- 4. The Division hereby agrees to accept the licensee's payment of the above stated penalty in full and final settlement of Violation/Inspection Report No. 14093 and this Notice of Recommendation of Suspension;
- 5. The Division reserves the right to take into consideration these violations in connection with any future violation;
- 6. The form and substance of this settlement are to be interpreted under the laws of the State of Louisiana;
- 7. This settlement constitutes the entire agreement between the Division and RIVERSIDE LODGE, L.L.C. d/b/a Riverside Lodge pertaining to the subject matter contained herein, and supercedes all prior and contemporaneous agreements, representations, and understandings of the parties;
- 8. This settlement is subject to approval by the Hearing Officer of the Louisiana Gaming Control Board; it is expressly understood that if this proposed settlement is approved by the Hearing Officer, this agreement is not executory and will be submitted to the Board for its determination as to whether the matter should be heard by the Hearing Officer; if approved, however, payment of the above penalties must be submitted to the Division within fifteen (15) days of approval of this settlement by the Board; the failure to submit the civil penalty within fifteen (15) days of approval by the Board shall result in the video gaming license of the licensee being suspended and its gaming devices being disabled; and
- 9. The Division and the licensee waive their rights to appeal this settlement if the Order is signed by the Hearing Officer and accepted by the Board.

Respectfully submitted,

RIVERSIDE LODGE d/b/a Riverside Lodge VG# 4600112941

BY:

BY:

HARLES PRESCOTT

Owner

P.O. Box 678

Watson, Louisiana 70786 Telephone: (225) 664-7727 MICHAEL J. DANIELS
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La. Bar Roll No. 20775
1885 North 3 rd Street

RICHARD P. IEYOUB

ATTORNEY GENERAL

Baton Rouge, Louisiana 70802 Telephone: (225) 326-6520 Facsinaile: (225) 326-6500

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JAN 1 3 2004

CIVIL DIVISION

STATE OF LOUIS	SIANA	11.
PARISH OF	91.	HELENA

AFFIDAVIT

BEFORE ME, the undersigned Notary Public, duly commissioned and qualified within and for the State and Parish aforesaid, PERSONALLY CAME AND APPEARED:

CHARLES PRESCOTT

who, after first being duly sworn, declared and acknowledged to me, Notary, under oath:

that affiant is an owner of RIVERSIDE LODGE, L.L.C. d/b/a Riverside Lodge ("licensee"), whose establishment is located at 52400 Highway 16, Denham Springs, Louisiana 70706;

that the licensee received a Notice of Recommendation of Suspension (Violation/Inspection Report No. 13883) from the Louisiana Gaming Control Board, citing violation of LAC 42:XI.2405(B)(7);

that in the interest of settling this matter, affiant has willfully entered into a Joint Motion for Entry of Stipulations and Approval of Proposed Settlement with the Division on behalf of the licensee, via the Attorney General's Office; and

that affiant signed the above-cited motion of his own volition, without duress or coercion.

	THUS	DONE	AND	PASSED	in	LIVINGSTON	Louisiana,	on	this
_7	day	of	JAN		_, 200\$)		
						Charles Presco			
						CHARLES PRESCOT	T, Affiant		

Notary Public

My commission expires 6

STATE OF LOUISIANA LOUISIANA GAMING CONTROL BOARD ADMINISTRATIVE HEARING OFFICE

IN RE: RIVERSIDE LODGE, L.L.C. d/b/a RIVERSIDE LODGE

VGL NO. 4600112941 VIOLATION #14093

ORDER

Considering the foregoing Joint Motion For Entry of Stipulations and Approval of Proposed Settlement, IT IS HEREBY ORDERED that such proposed settlement be approved, to wit:

- 1. the licensee acknowledges that it was in violation of LAC 42:XI.2405(B)(7), in that it did not submit the state and local tax clearance certificates to the Division by July 1, 2002;
- 2. having submitted the delinquent state and local tax clearances to the Division, the licensee shall pay a civil penalty in the amount of \$250.00;
- 3. payment of the above penalty shall be submitted to the state within fifteen (15) days of approval of this settlement by the Louisiana Gaming Control Board; and
- 4. the failure to submit the above penalty within fifteen (15) days of approval of this settlement by the Board shall result in the video gaming license of the licensee being suspended and its gaming devices being disabled.

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Baton Rouge, Louisiana.	
LOUISIANA GAMING CONTROL BOARD	
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