

213 Market Street, 9th Floor, P.O. Box 865, Harrisburg, PA 17108-0865 Tel: (717) 237-7160 ■ Fax: (717) 237-7161 ■ www.WolfBlock.com

Dino A. Ross

Direct Dial: (717) 237-7189 Direct Fax: (717) 237-2769 E-mail: dross@wolfblock.com

February 15, 2008

VIA HAND DELIVERY

Paul Resch, Secretary Pennsylvania Gaming Control Board 5th Floor – Strawberry Square Harrisburg, PA 17101

Attn: Public Comment on Regulation No. 125-78

Re: Downs Racing, L.P.'s Comments to Proposed Rulemaking

In re: Regulation # 125-78

Dear Mr. Resch:

Enclosed please find Downs Racing, L.P.'s comments to Proposed Rulemaking with regard to the above-referenced Regulation.

Sincerery,

Dino A. Ross

For WOLF, BLOCK, SCHORR and SOLIS-COHEN LLP

D'AR/dsc Enclosures

cc:

Arthur Coccodrill (w/enclosures)
Scott Schalles (w/enclosures)

BEFORE THE PENNSYLVANIA GAMING CONTROL BOARD

In re: Regulation #125-78

Proposed Rulemaking - 58 Pa. Code Chapter

461a

DOWNS RACING, L.P.'S COMMENTS TO PROPOSED RULEMAKING

Down's Racing, L.P. ("Downs Racing") is the holder of a Category 1 slot machine license which authorizes it to operate the Mohegan Sun at Pocono Downs in Plains Township, Pennsylvania. Downs Racing submits these comments to the Pennsylvania Gaming Control Board's ("Board") Proposed Rulemaking, as captioned above, which was published in the Pennsylvania Bulletin on January 19, 2008 at 38 Pa. B. 343.

Comments to Chapter 461a

Chapter 461a of the proposed regulations governs certain aspects of the gaming voucher system. Specifically, Section 461a.1 adds a definition of "unredeemed gaming voucher", which includes gaming vouchers that patrons do not cash and gaming vouchers that are found and turned in to a slot machine licensee. Section 461a.8 requires that a slot machine licensee's internal controls address the following additional items: (1) slot machine licensees are required to develop procedures for the payment of unredeemed gaming vouchers to patrons that can be identified by the licensee; (2) slot machine licensees are required to develop procedures for the retention, tracking and payment of the value of unredeemed gaming vouchers to the Pennsylvania Department of Treasury as required by the Disposition of Abandoned and Unclaimed Property Law (72 P.S. § 1301.1 et seq.) (the "Unclaimed Property Law"), which

essentially requires that a licensee hold unclaimed gaming vouchers for a period of five (5) years and at the end of such period, the value of the voucher must be reported to Treasury in accordance with Section 1301.11 and paid or delivered under Section 1301.13 of the Unclaimed Property Law; and (3) slot machine licensees are required to develop procedures for filing with the Board a copy of any report submitted to Treasury as required by the Unclaimed Property Law.

I. Tracking and Payment of Unredeemed Vouchers

Downs Racing opposes the requirement that a slot machine licensee develop procedures for the tracking and payment of unredeemed gaming vouchers to patrons that can be identified by the licensee (presumably by the licensee's player tracking system) for several reasons. First, the tracking and payment requirement is unduly burdensome without any corresponding regulatory benefit or benefit to the public. The vast majority of unredeemed gaming vouchers are for small dollar amounts, many for less than \$1.00. The time, effort and cost it would take Downs Racing to track down and pay patrons for these unredeemed vouchers far outweigh any possible benefit the process may bring. To illustrate this point, Downs Racing sampled unredeemed gaming vouchers for several representative days. The first sample was taken on Tuesday, September 20, 2007. On that day, 75 gaming vouchers were found and turned in to Downs Racing.¹ It took approximately 2 hours and 36 minutes for an employee to review the found vouchers to determine their amount and whether any had a player number associated with

This sample includes only those unredeemed vouchers which were found or turned in on the premises and not other unredeemed vouchers like those which patrons may have taken with them.

it. Of the 75 vouchers, only three could be associated with a player through the player tracking system.² Significantly, none of the three vouchers was in excess of \$1.00.³

The second sample day was Tuesday, January 23, 2008. On that day, 156 vouchers were found or turned in. Of those vouchers, only three had a value of more than \$1.00 and of those three, none exceeded a value of \$17.50.⁴ 91 of the vouchers were associated with player accounts and of those 91 vouchers, only 2 had a value of more than \$1.00. It took an employee approximately 3 hours to conduct this research.

The final sample day was February 5, 2008. Here, as of approximately 10:00 p.m. on February 6, 2008, the report indicated that there were 333 unredeemed vouchers and of those tickets, only 64 could be tracked to a player.⁵ The average amount of those vouchers was \$9.08.⁶ It took an employee almost 4 hours to conduct this research.

In addition to the labor required to track down unredeemed vouchers, the cost of actually mailing letters and checks to identified patrons must also be considered. Downs Racing

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To enable a voucher to be traceable using the player tracking system, a patron must insert his/her players card in the slot machine at the time of play. The voucher will then be imprinted with the patrons player's club number. Downs Racing can identify the player by manually typing in that 20 digit number in the computer system.

A copy of the spreadsheet showing this information is attached hereto as Exhibit "A". A "TITO" (ticket in, ticket out), which is a term used on the spreadsheet, is another name for a gaming voucher.

A copy of the spreadsheet for the found gaming vouchers for January 23, 2008 is attached hereto as Exhibit "B".

This sample includes all unredeemed gaming vouchers.

This report was run only one day after the sample day. If the report was run weeks or months after the sample day, the experience of Downs Racing shows that the higher value gaming vouchers would be redeemed by players club patrons. Accordingly, the average value of the unredeemed voucher would be substantially less than \$9.08.

estimates that the cost of each item (postage, letterhead, envelope and check) would be approximately \$.74. If you include the labor cost, it is likely that the cost associated with tracking and mailing payments to patrons for unredeemed vouchers would exceed the amount actually sent to the patron in many instances.

Additionally, the Board should take into consideration the amount of confusion the tracking and payment requirement may cause. In many circumstances, patrons elect not to use their voucher the day it is generated but instead elect to use it during their next visit to the casino, which could be weeks or even months later. In these circumstances, under the procedure contemplated by the proposed regulations, patrons could conceivably get a check in the mail from Downs Racing prior to redeeming the voucher notwithstanding that the patron intended to redeem the voucher at their next visit to the casino. This would cause confusion on the patrons part, defeat the patron's intended use of the voucher and cause Downs Racing potential accounting problems. It could also induce the patron to forgo attending the casino when he or she otherwise would have gone to redeem the voucher, a situation which would ultimately reduce casino revenue. Moreover, a more problematic scenario results if the patron elects to use and does attempt to use the voucher after Downs Racing sends the patron the check but before the patron actually receives it. This situation certainly creates player confusion and may create liability issues for Downs Racing.

In evaluating the tracking and payment requirement of the proposed regulations, it is also instructive to consider several other similar Pennsylvania statutes and regulations and how the issue of unclaimed tickets is dealt with in those statutes and regulations. In the regulations promulgated under the Race Horse Industry Reform Act, 4 P.S. §325.101 et seq., it is

specifically provided that the holder must present his/her winning pari-mutuel ticket for payment before April 1st of the year following the year of its purchase and failure to do so constitutes a waiver of the right to receive the winnings. Notwithstanding that there is a players club system for horse and harness racing that permits the tracking of winning tickets, there is no requirement that the licensee attempt to identify and pay the winning ticket holder. Rather, the exact opposite is true. It is the sole responsibility of the winning ticket holder to claim his/her prize within a set time period or be forever barred from recovering any monies. This lack of tracking requirement is especially instructive given that it would be more feasible to have such a system in the horse and harness racing industry than in the gaming industry – the number of winning tickets is substantially less than the number of unredeemed tickets in the gaming industry and the value of a winning pari-mutuel ticket is likely higher than the average unredeemed gaming voucher.

Accordingly, if tracking is not required in the horse and harness racing industry, there is no good reason to require it in the gaming industry. Patrons can and should be responsible for redeeming their own winnings.

Section 165.113(n) of the Horse Racing Commission Regulations, 58 Pa. Code §165.113(n), specifically provides:

⁽n) All winning pari-mutuel tickets must be presented for payment before April 1st of the year following the year of their purchase and failure to present any such ticket within the prescribed period of time shall constitute a waiver of the right to participate in the award or dividend. After April 1st of the year following the year of their purchase, all licensees shall forward to the State Treasurer all funds so held for such uncashed tickets. The Commission shall be notified by the licensee of the amounts so forwarded.

The regulations for the Harness Racing Commission contain an identical provision. See 58 Pa. Code §185.164(n).

Similarly instructive is the statute and regulations governing the Pennsylvania lottery.

Neither the statute governing the lottery nor the regulations promulgated under the statute require the tracking and payment of winning lottery tickets. In fact, the burden is entirely on the winning ticket holder to present the winning lottery ticket within one (1) year of the drawing or lose any right to payment. If there is no tracking system required in the lottery system where winning tickets can have a value in the millions of dollars, there should be no such requirement in the gaming regulations where the value of an unredeemed ticket on average is much less than \$10.00.9

Accordingly, based on the above, Downs Racing requests that the Board eliminate the requirement that slot machine licensees be required to develop procedures for the tracking and payment of unredeemed gaming vouchers to patrons that can be identified by the licensee.

II. Holding Unredeemed Vouchers for Five Years

Downs Racing also opposes the requirement that the slot licensee hold unredeemed gaming vouchers for a period of five (5) years prior to turnover of the value of such vouchers to the State Treasury. Again, this requirement creates an extreme administrative burden on the slot

Unclaimed prize money on a winning lottery ticket or share shall be retained by the Secretary for payment to the person entitled thereto for one year after the drawing in which the prize was won. If no claim is made within such period, the prize money shall be paid into the State Lottery Fund and used for purposes as otherwise herein provided in this part so that no less than 40% of the lottery revenues are used for the payment of lottery prizes.

See 61 Pa. Code §811.17, which provides as follows:

It is also noteworthy that with limited exceptions, the Unclaimed Property Law does not require the holder of unclaimed property to attempt to locate the owner prior to expiration of the holding period.

licensee. As indicated above, there are potentially hundreds of unredeemed vouchers which are found and turned in every day. The required record storage space needed for these found tickets is great and, in fact, much greater than was anticipated by Downs Racing when developing the current storage plans for its permanent facility, Project Sunrise. Moreover, such storage area would be required to be climate controlled given the tendency of the vouchers to lose clarity in uncontrolled conditions. Again Downs Racing is faced with more costs with no corresponding material regulatory or public benefit.

Of further significance is the burden the five (5) year holding period would have on the cage team. The cage team, pursuant to internal control requirements, is required to verify the liability of the licensee at each shift change. Because the unredeemed found tickets are listed on the cage close out sheets after each shift, this liability would be required to be verified at the conclusion of each shift in the cage department. One can only imagine how oppressive this requirement would be after the accumulation of unredeemed vouchers for five (5) years.

In order to alleviate this undue administrative burden, Downs Racing suggests that the Board eliminate the provision in Section 461a.8 which requires a 5 year unredeemed voucher holding period and add a provision in the regulations similar to that contained in the regulations under the Race Horse Industry Reform Act or the Pennsylvania Lottery Law – a provision which limits the time in which a voucher may be redeemed and after which the proceeds must be reported, paid and delivered to Treasury. Downs Racing would suggest the following:

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Section 1207(5) of the Gaming Act, 4 Pa. C.S. §1207(5), gives the Board the power to "prescribe the procedures to be followed by slot machine licensees for any financial event that occurs in the operation of slot machines." Certainly the generation and redemption of gaming vouchers is a "financial event that occurs in the operation of slot machines." Accordingly, the Board has the power to promulgate such a regulation.

All gaming vouchers must be redeemed within 180 days of their issuance and failure to redeem such gaming voucher within the prescribed period of time shall constitute a waiver of the right to redeem such voucher. At the conclusion of the 180 day period, all slot machine licensees shall forward to the State Treasurer the value of the vouchers that have not been redeemed.

The legal effect of this suggested provision is the same as in the regulations promulgated under the Race Horse Industry Reform Act and the Pennsylvania Lottery

Law – after the expiration of a certain time period, the patron loses any right to redeem it and therefore it has no value to the patron. The expired voucher, having no value to the patron, would therefore not be unclaimed property subject to the five (5) year holding period of the Unclaimed Property Law.

The adoption of this alternative approach accomplishes the same goals of the proposed regulation without the extreme administrative burden of keeping the hundreds of thousands and possibly millions of unredeemed vouchers on the books for five (5) years. Patrons will have the opportunity to redeem the voucher for a reasonable period of time and at the conclusion of said time period, the funds will escheat to the Commonwealth.

Accordingly, Downs Racing respectfully requests that the Board incorporate its comments into its final rulemaking.

Respectfully submitted:

Dino A. Ross, Esquire

Wolf, Block, Schorr and Solis-Cohen LLP

213 Market Street, 9th Fl.

Harrisburg, PA 17101

717-237-7189

Counsel for Downs Racing, L.P. and the Mohegan Tribal Gaming Authority

Date: February 15, 2008

EXHIBIT A

Denominations	# of TITOs	Total \$ Amount	TITOs with Account #s
\$0.01	13	\$0.13	11100 7/1017 (0000110 #3
\$0.02		\$0.04	
\$0.03		\$0.24	
\$0.04		\$0.20	
\$0.05		\$0.35	
\$0.06		\$0.12	
\$0.08		\$0.24	
\$0.09		\$0.09	
\$0.10		\$0.40	1
\$0.12		\$0.12	
\$0.13		\$0.13	
\$0.14	1	\$0.14	<u> </u>
\$0.15		\$0.15	
\$0.16		\$0.16	
\$0.17	1	\$0.17	
\$0.18	2	\$0.36	
\$0.19	1	\$0.19	
\$0.20	1	\$0.20	
\$0.21	2	\$0.42	
\$0.23	1	\$0.23	·
\$0.25	2	\$0.50	
\$0.30	1	\$0.30	·····
\$0.33	1	\$0.33	
\$0.40	1	\$0.40	1
\$0.44	1	\$0.44	
\$0.49	1	\$0.49	
\$0.50	2	\$1.00	
\$0.65	1	\$0.65	
\$0.75	1	\$0.75	
\$0.80	1	\$0.80	
\$1.00	1	\$1.00	1
\$2.50	2	\$5.00	
\$5.00	1	\$5.00	
\$11.00	1	\$11.00	
Totals	75	\$31.74	3

EXHIBIT B

Abandoned Tickets

Amount	Asset	Time	Date	Card?
0.01	1226	14:22:44	23-Jan	-
0.45	1042	15:25:34	23-Jan	199500
0.18	1234	12:48:14AN		
0.01	1151	6:45:12	24-Jan	
0.25	1004	14:59:29	23-Jan	212237
0.06	1231	14:31:44	23-Jan	174622
0.75	1066	16:59:38	23-Jan	
0.25	1008	15:17:44	23-Jan	
0.12	1234	10:38:31	23-Jan	
` 0.5	1075	11:41:49	23-Jan	
0.75	1040	13:33:13	23-Jan	159124
0.32	2215	13:51:21	23-Jan	143836
0.06	1233	12:44:07	23-Jan	232482
0.75	1008	11:52:40	23-Jan	132626
.0.21	1229	4:34:22	23-Jan	
0.01	1366	9:03:55	23-Jan	109538
0.64	1342	11:14:38	23-Jan	127054
0.02	1307	9:18:02	23-Jan	104296
0.75	2213	10:20:33	23-Jan	132626
0.25	1097	10:48:35	23-Jan	113284
0.04	1246	1:31:50	23-Jan i	•
0.03	1414	9:38:53	23-Jan	
0.04	2159	7:51:14	23-Jan i	
0.01	1185	7:45:05	23-Jan i	
0.5	2213	7:37:30	23-Jan i	
0.01	1221	6:10:01	23-Jan i	
0.05	1280	3:58:34	23-Jan :	
0.01	2158	1:41:40	23-Jan	153440
0.05	1226	0:05:02	23-Jan 1	
0.05	1342	1:19:22	23-Jan r	
0.25	1234	0:41:10	23-Jan	209597
0.16	1235	3:43:14	24-Jan	110343
0.1	1234	3:25:50	24-Jan	157304
0.14	1231	4:38:38	24-Jan r	
0.25	1042	7:55:13	24-Jan	135034
0.06	1230	17:49:50	23-Jan	141254
0.1	1113	23:39:50	23-Jan r	
0.02	2158	6:50:13	24-Jan r	
0.23	1108	6:25:40	24-Jan r	
0.1	1115	8:03:08	24-Jan 7	132027
0.01	2235	20:16:56	23-Jan	169389
0.19	1267	22:54:04	23-Jan	150966
0.17	1231	21:43:05	23-Jan n	
0.6	2213	21:07	23-Jan n	
0.01	1192	16:39:33	23-Jan 11	150777
0.01	1280	18:42:24	23-Jan n	
0.03	1231	18:29:24	23-Jan 11	153768
0.05	2108	17:16:01	23-Jan 23-Jan	180057
0.73	1181	17:10:39	23-Jan n	
	. 191		20-0011 II	•

	0.01	1182 17:10	:56 23-Jan 175031	
	0.05	2212 16:03		
	0.15	1207 15:44		
	0.01	1246 15:22		
	0.05	1161 6:44		
	0.05	1274 5:16:		
	0.05	1305 20:28:		
	0.04	1308 20:28:		
	0.25	1498 0:07:		
	0.1	1826 2:24:		·
	. 0.2	2148 0:51:	35 23-Jan 233408	·
	0.05	2147 1:53:	44 23-Jan na	
	0.25	1992 12:43:		
	0.1	1761 7:22:		
	0.01	1858 7:13:		
	0.01	2031 8:22:		
	0.08	1870 5:09:		
	0.5	1315 10:		
	0.03	1850 9:14:		
	. 0.1	1794 12:26:		
	0.01	1854 14:29:		
	0.04 0.15	1846 14:28:		.]
	0.15	1780 14:28:: 1769 13:59:		
	0.03	1769 13:59: 1480 13:		ł
	0.25	1638 14:13:		
•	0.25	1961 11:21:		
	0.09	2225 10:38:4		
	0.04	1231 9:13:		
	0.15	1712 10:00:		
	0.01	1785 5:18:0		·
	0.03	1836 5:18:3		
	1	1530 4:57:3		
	0.07	2009 4:50:2		
	0.01	1405 0:49:4	0 23-Jan na	
	0.02	1850 9:34:5	9 23-Jan 143609	
	0.05	1533 4:44:0		
	0.05	1938 7:26:2		
	0.09	1944 7:26:1		
	0.2	2249 7:26:0		
	0.24	1553 6:09:5		
-	0.32	1406 0:03:1		
	0.45	2110 0:28:4 2107 0:28:4		
	0.43	2107 0:28:4 2070 17:20:5		
	0.5	1963 20:56:1		
	0.05	1599 22:59:0		Į.
-	0.06	1612 16:43:0		·
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0.01	1870 14:44:53	23-Jan 159314			
0.25	1473 16:37:42	23-Jan 113866			
10.43	2010 2:13:10	23-Jan 167097			
0.03	1705 16:43:13	23-Jan 264468			
0.75	1963 16:14:09	23-Jan na		•	
0.15	1793 16:05:54	23-Jan 146830			
0.01	1693 15:52	23-Jan na	^		
0.01	2058 16:46:51	23-Jan 126307			
0.01	1858 6:29:23	24-Jan 128084		•	
0.07 0.2	2149 23:25:59	23-Jan na			
0.2	1729 17:45:30 1779 17:33:58	23-Jan 261584			
0.02	1678 19:00:51	23-Jan 224354 23-Jan 106943			
17.5	1556 20:19:35	23-Jan 106943 23-Jan na			
0.1	1519 20:30:53	23-Jan 169384			
0.25	1392 17:06:28	23-Jan na			
0.01	1200 17:02:02	23-Jan 186508	•		
0.07	1793 16:35:17	23-Jan 175095			
0.2	1443 17:57:27	23-Jan 106781			
0.15	1558 18:58:05	23-Jan 296461			
0.25	1972 19:40:21	23-Jan 170356			
0.1	1743 19:40:06	23-Jan 114722			
0.02	1919 19:11:43	23-Jan 181000		•	
0.2	1516 18:52:03	23-Jan 163248			
0.04	2252 15:32:08	23-Jan 113791			
0.01	2154 18:59:10	23-Jan 210920	•		
0.08	1634 19:19:37	23-Jan 150495			
0.01 0.01	1357 19:58:48	23-Jan 111903			
0.01	1403 15:14:46 1978 17:12:09	23-Jan na			
0.25	1959 19:01:30	23-Jan 123789 23-Jan 143323			
0.25	1642 19:01:56	23-Jan 106782			
0.15	1392 19:05:16	23-Jan 178953			
0.33	1838 20:04:38	23-Jan 155031			
0.25	1644 23:11:19	23-Jan 136401			
0.04	1956 19:57:54	23-Jan 169389			
. 0.01	2025 23;28:37	23-Jan na			
0.02	1836 4:16:59	24-Jan 106687			
0.05	1584 23:18:21	23-Jan 191116			
0.07	1550 22:07:17	23-Jan 116030			
0.01	1404 21:24:42	23-Jan 291118			
0.03	1363 22:06:48	23-Jan na			
0.01	1802 21:54:24	23-Jan 128641			
0.2	2255 22:46:29	23-Jan 106774	•		
0.01 0.08	2025 8:12:38	24-Jan na			
0.08 0.23	2147 21:46:17 1745 20:39:14	23-Jan na	2		
0.23 15	1745 20:39:14 1070 20:35:48	23-Jan 152287 23-Jan 130436	•		
0.1	1761 20:35:52	23-Jan 130436 23-Jan 117357	•		
0.16	1447 6:49:10	24-Jan 114456			
1	2169 4:22:18	24-Jan na			
0.05	1795 7:51:59	24-Jan na			
7					

0.05	1311	20:09:36	23-Jan na
0.25	1310	20:08:46	23-Jan na
0.1	2113	20:42:51	23-Jan na
0.04	2147	17:00:34	23-Jan 116452

68.41