

**RESOLUTION OF THE COLORADO LIMITED GAMING CONTROL COMMISSION
REGARDING MARIJUANA AND GAMING**

WHEREAS, Article XVIII, Section 9 of the Colorado Constitution governs limited gaming in Colorado and the Colorado Limited Gaming Control Commission is charged with the administration and regulation of limited gaming in Colorado;

WHEREAS, public confidence and trust in limited gaming can be maintained only by strict regulation of all persons, locations, practices, associations, and activities related to the operation of limited gaming;

WHEREAS, the Colorado Limited Gaming Act requires all Gaming licensees to be suitable, which means having involvement in only lawful activities, acts and practices;

WHEREAS, the Colorado State Legislature, acting pursuant to direction by the People of the State of Colorado, established a regulatory framework for the cultivation and sale of marijuana in this State;

WHEREAS, the possession, cultivation, sale or distribution of marijuana remains illegal under the federal Controlled Substances Act;

WHEREAS, the Colorado Supreme Court has concluded that to be lawful, an activity must not only be lawful under Colorado law, but also lawful under federal law;

WHEREAS, questions have arisen regarding the propriety of relationships between the marijuana industry and gaming licensees and gaming operations; and

NOW, THEREFORE, pursuant to the Colorado Constitution, the Colorado Limited Gaming Act, Colorado Limited Gaming Regulations, and federal law and regulations,

IT IS HEREBY RESOLVED by the Colorado Limited Gaming Control Commission, based on the facts recited above, that Colorado gaming licensees shall not have any involvement with the marijuana industry; and be it further

RESOLVED, that Colorado gaming licensees shall not hold or obtain a marijuana license; be it further

RESOLVED, that Colorado gaming licensees shall not contract with or maintain business relationships with, including entering into landlord/tenant agreements with, individuals, entities, or establishments involved in the sale, cultivation or distribution of marijuana; be it further

RESOLVED, that Colorado gaming licensees shall not receive financing from or provide financing to individuals, entities or establishments that sell, cultivate or distribute marijuana. The Commission also directs Colorado gaming licensees to continue to follow all federal direction regarding Anti-Money Laundering obligations in accordance with

federal law; and be it further

RESOLVED, that Colorado gaming licensees conduct necessary due diligence and exercise discretion and sound judgment to prevent violations of Colorado gaming or federal law in all business and financial activities.

Resolved this 20th day of September, 2018.



Jannine Mohr, Chair
Colorado Limited Gaming Control Commission