

MINUTES

NEW YORK STATE RACING AND WAGERING BOARD

MEETING OF DECEMBER 20, 2001

A meeting of the New York State Racing and Wagering Board was held on Thursday, December 20, 2001 at 11:30 a.m. at the Racing & Wagering Board's Albany Office located at 1 Watervliet Avenue Extension, Albany, New York.

The meeting was called to order at 11:34 a.m.

In Attendance Were:

Michael J. Hoblock, Jr., Chairman

Cheryl Buley, Member

Edward Martin, Executive Director

Sheila H. Osterhout, Secretary to the Board

Robert Feuerstein, General Counsel

Thomas Casaregola, Director of Audits & Investigations

Joe Lynch, Chief of Racing Operations

Also in Attendance Were:

Dianne Landor, NYSR&WB

Mark Stuart, NYSR&WB

Paul D' Onofrio, Monticello

Jason Wheatley, NYS Senate

Charles Coppola, Coppola, Ryan & McHugh

Bill Crowell

OPEN COMMENT PERIOD: None

A. The Board approved the minutes of the Board meeting held on November 20, 2001.

B. ITEMS PREVIOUSLY APPROVED OR DEFERRED BY THE CHAIRMAN.

1. NYRA REQUEST TO OFFER NON-WAGERING RACE

For entry into the minutes, on November 21, 2001, approval was granted for the request by NYRA to contest an exhibition non-wagering race on Sunday, November 25, 2001 featuring amateur jockeys.

All riders competing will be members of the Amateur Riders Club of America. Furthermore, this exhibition race will be in addition to the regularly scheduled Sunday pari-mutuel program.

2. NASSAU OTB REQUEST TO SIMULCAST VARIOUS LOCATIONS FOR 2001

For entry into the minutes, on November 21, 2001, approval was granted for the request by Nassau OTB to amend their simulcast plan of operation enabling the import of simulcasts from the Fair Grounds during its 2001-2002 Winter racing season, whenever permitted by the Racing Law.

This approval is extended to the Suffolk Regional OTB as well.

* For entry into the minutes, on December 18, 2001, approval was granted for the request by Nassau OTB to amend their simulcast plan of operation enabling the importation of simulcasts

from Tampa Bay Downs in Florida effective December 15th and continuing through May 5, 2002, whenever permitted under the Racing Law.

This approval extends to Suffolk Regional OTB.

3. MONTICELLO RACEWAY LIST OF SIMULCAST LOCATIONS FOR 2001

For entry into the minutes, on November 26, 2001, approval was granted for the request by Monticello Raceway to amend their simulcast plan of operation enabling the import of simulcasts from the Fair Grounds. This approval is valid through the end of the 2001-2002 Fair Grounds race meeting scheduled to conclude on March 25, 2002. These simulcasts may be imported whenever permitted under the Racing Law.

The submitted contract is scheduled to expire on December 31, 2002. To receive simulcasts and take wagering on any Fair Grounds simulcasts after March 25, 2002, new Louisiana Commission and Horsemen's letters must be filed with the Board.

* For entry into the minutes, on November 27, 2001, approval was granted for the request by Monticello Raceway to amend their simulcast plan of operation enabling the export of their simulcasts to the Rayham-Taunton Greyhound Park simulcast center in Massachusetts, a contiguous state. These approvals are effectively immediately.

* For entry into the minutes, on December 4, 2001, approval was granted for the request by Monticello Raceway to amend their simulcast plan of operation enabling the exportation of simulcast signals to the Southland Greyhound Park simulcast center in Arkansas and the Wonderland Greyhound Park simulcast center in Massachusetts.

These approvals are effective immediately.

* For entry into the minutes, on December 18, 2001, approval was granted for the request by Monticello Raceway to amend their simulcast plan of operation enabling the import of simulcasts from the Ontario Jockey Club tracks of Mohawk Raceway and Woodbine Standardbred-Thoroughbred during the year 2002, and thereafter, until the termination clause in the submitted contract takes effect.

All simulcast signals from Woodbine and Mohawk Raceway may be accepted only when permitted by the Racing Law.

4. YONKERS RACEWAY REQUEST FOR SIMULCAST LOCATIONS FOR THE YEAR 2001

For entry into the minutes, on November 28, 2001, approval was granted for the request by Yonkers Raceway to amend their simulcast plan of operation enabling the exportation of simulcast signals to the Rayham-Taunton Greyhound Park simulcast center in Massachusetts, a contiguous state.

This approval is effective immediately.

5. NYRA REQUEST TO DESIGNATE RACES AS “ SPECIAL EVENTS”

For entry into the minutes, on December 4, 2001, approval was granted for the request by NYRA to amend their simulcast plan of operation by designating the following out-of-state event as “ special events” .

Approved was a Pick-Four wager that is to be hubbed at Calder Race Course in Florida with a twenty (20%) takeout rate. The legs of this Pick-Four wager will be comprised of two Calder Race Course simulcast races and two simulcast races emanating from Hollywood Park in California.

6. NYRA STEWARD REQUEST FOR EXTENSION OF APPRENTICE JOCKEY ALLOWANCE - PIMENTAL

For entry into the minutes, on December 4, 2001, approval was granted for the request by NYRA Assistant Steward Lewandowski for an extension of the qualified apprentice year of jockey Yesid (Julian) Pimental of an additional seven (7) days.

Mr. Pimental' s date of record for the expiration of his apprenticeship allowance is now December 13, 2001.

7. NYRA STEWARD REQUEST FOR EXTENSION OF APPRENTICE JOCKEY ALLOWANCE - LEZCANO

For entry into the minutes, on December 4, 2001, approval was granted for the request by NYRA Steward Donofrio for an extension of the qualified apprentice year of jockey Lorenzo Lezcano of an additional fifty-five (55) days.

Mr. Lezcano' s date of record for the expiration of his apprenticeship allowance is now March 14, 2002.

8. SARATOGA HARNESS REQUEST TO SIMULCAST VARIOUS LOCATIONS IN 2001

For entry into the minutes, on December 4, 2001, approval was granted for the request by Saratoga Harness to amend their simulcast plan of operation enabling the import of simulcast signals from the harness racetracks of Dover Downs in Delaware and Pompano Park in Florida as well as the thoroughbred racetrack known as Keeneland Race Course in Kentucky. All approvals are per the conditions within the submitted agreements.

These simulcast signals may be imported whenever in accordance with the Racing Law.

9. SARATOGA HARNESS REQUEST TO OFFER TWO HANDICAPPING CONTESTS

For entry into the minutes, on December 4, 2001, approval was granted for the request by Saratoga Harness to conduct two separate handicapping contests, JUST SHOW UP on Saturdays during December and NFL FOOTBALL/RACING on Sundays during December as outlined in the official rules and regulations as submitted to the Board.

10. WESTERN OTB REQUEST TO SIMULCAST BUFFALO RACEWAY – 5 YEAR CONTRACT

For entry into the minutes, on December 4, 2001, approval was granted for the request by Western OTB to amend their simulcast plan of operation enabling the import of simulcasts from Buffalo Raceway, as provided for within the agreement.

The new five-year agreement commences on January 25, 2002 and continues through July 31, 2006.

11. MONTICELLO RACEWAY REQUEST FOR CHANGE OF POST TIME – 12/24/01

For entry into the minutes, on December 18, 2001, approval was granted for the request by Monticello Raceway to amend their simulcast plan of operation by changing the first post time on Christmas Eve, Monday, December 24th to 12:35 p.m. (the current and customary time is 1:05 p.m.)

C. ITEMS PREVIOUSLY APPROVED, DENIED OR DEFERRED BY THE BOARD

1. IN THE MATTER OF JOHN C. KING

For entry into the minutes, on December 18, 2001, the Board granted the request to lift the summary suspension of the thoroughbred groom license of John C. King, which was issued on November 6, 2001 by the Racing and Wagering Board for a positive drug testing for marijuana.

D. ITEMS TO BE APPROVED, DENIED OR DEFERRED BY THE BOARD

1. IN THE MATTER OF ROBERT MESSINA

The Board approved Hearing Officer Baller' s recommendation that Mr. Messina' s ten-day license suspension for causing interference during the seventh race on August 24, 2001, in violation of Board Rule 4035.2, be upheld.

2. IN THE MATTER OF STEVEN F. NANNA

The Board rejected the recommendation of Hearing Officer Baller that the NYS Racing and Wagering Board dismiss the appeal for untimeliness and ordered the matter remanded for further proceedings. This matter concerned the decision of the judges at Saratoga Raceway, which disqualified READY TO CLIMB in the fifth race on August 25, 2001 for violation of the passing lane rule (9 NYCRR 4117.17, 4117.2(c)).

3. IN THE MATTER OF DAVID R. SACHS, D.V.M.

The Board adopted the Hearing Officer's findings of fact and conclusions of law, as augmented by the finding that respondent regularly, unlawfully administered restricted substances at Monticello Raceway to racehorses on race days over the preceding several years, a pattern of violations and corrupt and fraudulent conduct that is detrimental to the best interests of harness racing and which renders him an undesirable person in racing pursuant to 9(E) NYCRR §§ 4119.7(a), 4119.8 and 4119.9(a).

Based upon that finding and the findings that:

(a) at Monticello Raceway on five (5) occasions respondent violated 9(E) NYCRR §§ 4120.2(c) and 4120.9(c) by administering the drug naloxone by hypodermic injection to a horse he knew was entered to race that day: the horse "Pocono Pike," in the 1st race on November 2, and in the 7th race on November 9, 1999; and, on November 14, 1999, the horses "Ned Lets Go," "Fred Lebow," and "Grabanabe," in the 7th, 10th, and 12th races, respectively;

(b) that respondent violated 9(E) NYCRR §§ 4119.7(c) and 4119.10 by conspiring to commit the foregoing rule violations, committing acts in furtherance thereof, and failing to report co-conspirator requests and suggestions that he act in such an improper, corrupt or fraudulent manner;

(c) that respondent's character and general fitness, as shown by his failure to maintain veterinary records of all animal visits, diagnoses and treatments and extra label use of naloxone, is such that his participation in harness racing would be inconsistent with the public interest, convenience

and necessity, and the best interests of racing generally, pursuant to 9(E) NYCRR § 4119.7(b); and

(d) that respondent is an undesirable person whose conduct is detrimental to the best interests of racing, in that he failed and refused to cooperate with accurate and complete testimony and veterinary records when so directed, requested or ordered by Board officials during the Board investigation into the foregoing matters, pursuant to 9(E) NYCRR §§ 4119.7(a)(5), 4119.7(d), 4119.8(g), and/or 4119.9(a),

the Board ordered, that any existing occupational license issued by the New York State Racing and Wagering Board to respondent be suspended and revoked immediately; and requests that all horse racing tracks, as required by 9(E) NYCRR § 4119.8, shall take immediate steps by whatever means are reasonably required to expel respondent David R. Sachs, D.V.M., from their tracks.

4. IN THE MATTER OF STEPHEN SCOFIELD

The Board rejected the recommendation of Hearing Officer Baller that the New York State Racing and Wagering Board dismiss the appeal for untimeliness and ordered the matter remanded for further proceedings. This matter concerned the decision of the Presiding Judge at Monticello Raceway, which imposed a fine of \$200 for violation of Board Rule 4119.1 (Conduct).

5. FINAL ADOPTION OF PROPOSED AMENDMENTS TO GAMES OF CHANCE RULES (GC-01-01)

The Board approved the final adoption of proposed amendments to Games of Chance Rules 5602.1, 5606.14, 5608.7, 5620.12, 5624.1, 5624.18 and 5624.21. The Board previously approved these rule changes on June 20, 2001 for submission to the Department of State for consensus Rulemaking publication.

6. FINAL ADOPTION OF PROPOSED AMENDMENTS TO GAMES OF CHANCE RULES (GC-01-02)

The Board approved the final adoption of proposed amendments to Games of Chance Rules 5600.1, 5608.4, 5608.5, 5608.7, 5611.1, 5611.2, 5620.19, and 5620.22. The Board previously

approved the amendments on August 15, 2001 for submission to the Department of State for consensus rulemaking publication.

7. NYRA REQUEST FOR RACING DATES FOR 2002

The Board approved the request by the New York Racing Association (NYRA) for 260 racing programs among the three NYRA racetracks for the year 2002.

Approved were the following dates:

Aqueduct Racetrack - January 1st through May 5th (Winter-Spring)

October 23rd through December 29th (Fall)

Belmont Park - May 8th through July 21st (Spring)

September 6th through October 20th (Fall)

Saratoga Racecourse - July 24th through September 2nd

8. REQUEST TO EXTEND PERIOD OF TIME OTB' S HAVE TO ISSUE MONTHLY REPORTS

The Board approved an extension of time for the OTB corporations to file their monthly reports from 15 to 45 days after the end of each month. This approval is effective through the end of the calendar year 2002.

Section 524(4) of the Racing Law authorizes the Board "to grant a reasonable extension of time for the filing of any such (OTB monthly) report".

9. CAPITAL OTB REQUEST TO ADD E-Z BET LOCATION - SCHENECTADY

The Board approved the request by Capital District Regional OTB, dated October 10, 2001, to conduct wagering and display simulcasts at the Boulevard Bowl located at 1315 Erie Boulevard, Schenectady, New York (Schenectady County). At this new E-Z Bet location, all wagering is self-service and initiated using a winning ticket or voucher only. The amount limit in the issuance of any voucher to a customer at any one time will be five hundred dollars (\$500).

Capital OTB, using its own security and audit employees, will inspect the Boulevard Bowl E-Z Bet facility and certify that all rules and law concerning the conduct of wagering in New York State, are being followed. A copy of the results of all Capital security checks involving E-Z Bet locations must be filed with the Board in a timely manner.

The Secretary to the Board must be immediately notified in writing should a change in any operating procedure become effective at this approved E-Z Bet facility.

10. NEW YORK CITY OTB REQUEST FOR NEW CONCESSIONNAIRE – ROCKAWAY BEACH

The Board approved the request from New York City OTB to amend their simulcast plan of operation with the establishment of a “ mini-branch” within the confines of the J&F Rockaway Tavern d/b/a The Irish Circle located at 1010-19 Rockaway Beach Boulevard in Rockaway Beach.

This approval is effective immediately and is valid from the date of opening for a six-month period as requested by the New York City OTB Inspector General.

11. BATAVIA DOWNS TRACK LICENSE APPLICATION FOR 2002

The Board deferred the Batavia Downs year 2002 track and simulcast license applications pending receipt of a signed and fully executed contract with the Western New York Harness Horsemen’ s Association covering at least the 2002 racing season.

12. BATAVIA DOWNS SIMULCAST LICENSE APPLICATION FOR 2002

See Board item number 11.

13. BUFFALO RACEWAY TRACK LICENSE APPLICATION FOR 2002

The Board deferred the Buffalo Raceway year 2002 track and simulcast license applications pending receipt of a signed and fully executed contract with the Western New York Harness Horsemen' s Association covering at least the 2002 racing season.

14. BUFFALO RACEWAY SIMULCAST LICENSE APPLICATION FOR 2002

See Board item number 13.

15. FINGER LAKES TRACK LICENSE APPLICATION FOR 2002

The Board deferred the Finger Lakes year 2002 track and simulcast license applications pending receipt of a signed and fully executed contract with the Finger Lakes Horsemen' s Benevolent and Protective Association covering at least the 2002 racing season.

16. FINGER LAKES SIMULCAST LICENSE APPLICATION FOR 2002

See Board item number 15.

17. MONTICELLO RACEWAY TRACK LICENSE APPLICATION FOR 2002

The Board approved the Monticello Raceway year 2002 track and simulcast license applications.

The Board assigned all of the racing dates requested except for February 7, 14, 21, 28, March 7, 14, 21, 28 and December 19 and 26 of 2002. The Board granted the assignment of five race dates per week in January 2002 with the provision that Monticello Raceway may re-apply for approval of the aforementioned eleven race dates.

The 2002 simulcast license is conditioned upon compliance with all applicable provisions of the Racing, Pari-Mutuel Wagering and Breeding Law, Board rules and regulations, and the requirements set forth in the simulcast license application. The 2002 simulcast license is, among other items, conditioned on the requirement that all simulcast contracts entered into in 2002 provide that the Board shall have the authority to have access to and/or audit any wagering involving Monticello Raceway at any out-of-state racetrack pari-mutuel system and/or hub. Attention is drawn to the language in paragraph 11(c) of the simulcast license application. The Board has issued this license on the additional condition that if contracts do not contain the required authority to access and audit language, by accepting this license Monticello Raceway has agreed to provide the Board with access to the necessary information. Further, if such access at the out-of-state race track or the hub is sought and declined, Monticello Raceway has agreed to immediately cease simulcasts with that site upon written notice from the Board.

18. MONTICELLO RACEWAY SIMULCAST LICENSE APPLICATION FOR 2002

See Board item number 18.

19. NYRA SIMULCAST LICENSE APPLICATION FOR 2002

The Board deferred the New York Racing Association year 2002 simulcast license application pending receipt of valid fire inspections by authorities within the localities in which the three NYRA racetracks are located.

All inspections must have taken place within the past 12 months and all citations noted within any inspection must have been corrected.

20. SARATOGA HARNESS TRACK LICENSE APPLICATION FOR 2002

The Board approved the Saratoga Equine Sports Center year 2002 track and simulcast license applications.

The 2002 simulcast license is conditioned upon compliance with all applicable provisions of the Racing, Pari-Mutuel Wagering and Breeding Law, Board rules and regulations, and the requirements set forth in the simulcast license application. The 2002 simulcast license is, among other items, conditioned on the requirement that all simulcast contracts entered into in 2002 provide that the Board shall have the authority to have access to and/or audit any wagering

involving the Saratoga Equine Sports Center at any out-of-state racetrack pari-mutuel system and/or hub. Attention is drawn to the language in paragraph 11(c) of the simulcast license application. The Board has issued this license on the additional condition that if contracts do not contain the required authority to access and audit language, by accepting this license the Saratoga Equine Sports Center has agreed to provide the Board with access to the necessary information. Further, if such access at the out-of-state race track or the hub is sought and declined, the Saratoga Equine Sports Center has agreed to immediately cease simulcasts with that site upon written notice from the Board.

21. SARATOGA HARNESS SIMULCAST LICENSE APPLICATION FOR 2002

See Board item number 20.

22. SYRACUSE MILE TRACK LICENSE APPLICATION FOR 2002

The Board deferred the Syracuse Mile year 2002 track license application pending the licensing of its operators, Buffalo Raceway and Mid-State Raceway (Vernon Downs) for the calendar year 2002.

The applications of both Buffalo Raceway and Vernon Downs were deferred at this same Board meeting and will be considered again in January of 2002.

23. VERNON DOWNS TRACK LICENSE APPLICATION FOR 2002

The Board deferred the Vernon Downs year 2002 track and simulcast license applications pending review of:

- The financial ability of Vernon Downs to continue operations in 2002, which is dependent on its ability to raise capital. The option currently in the forefront requires shareholder approval. A shareholder' s meeting at which time a vote of shareholders may be solicited has not yet been scheduled, but is reportedly (by Vernon Downs management) to be at the end of January 2002, or early in February.

24. VERNON DOWNS SIMULCAST LICENSE APPLICATION FOR 2002

See Board item number 23.

25. YONKERS RACEWAY TRACK LICENSE APPLICATION FOR 2002

The Board approved the Yonkers Raceway year 2002 track and simulcast license applications.

The 2002 simulcast license is conditioned upon compliance with all applicable provisions of the Racing, Pari-Mutuel Wagering and Breeding Law, Board rules and regulations, and the requirements set forth in the simulcast license application. The 2002 simulcast license is, among other items, conditioned on the requirement that all simulcast contracts entered into in 2002 provide that the Board shall have the authority to have access to and/or audit any wagering involving Yonkers Raceway at any out-of-state racetrack pari-mutuel system and/or hub. Attention is drawn to the language in paragraph 11(c) of the simulcast license application. The Board has issued this license on the additional condition that if contracts do not contain the required authority to access and audit language, by accepting this license Yonkers Raceway has agreed to provide the Board with access to the necessary information. Further, if such access at the out-of-state race track or the hub is sought and declined, Yonkers Raceway has agreed to immediately cease simulcasts with that site upon written notice from the Board.

26. YONKERS RACEWAY SIMULCAST LICENSE APPLICATION FOR 2002

See Board item number 25.

27. CAPITAL OTB SIMULCAST LICENSE APPLICATION FOR 2002

The Board deferred the Capital OTB year 2002 simulcast application pending receipt of the required notarized signature page that must accompany the simulcast license application.

28. CATSKILL OTB SIMULCAST LICENSE APPLICATION FOR 2002

The Board deferred the Catskill OTB year 2002 simulcast license application pending resolution of issues concerning the distribution of revenues to the participating Catskill OTB counties.

29. NASSAU OTB SIMULCAST LICENSE APPLICATION FOR 2002

The Board deferred the Nassau OTB year 2002 simulcast license application pending receipt of three months of delinquent monthly financial reports due to the Racing and Wagering Board.

30. NEW YORK CITY OTB SIMULCAST LICENSE APPLICATION FOR 2002

Board deferred the New York City OTB year 2002 simulcast license application pending receipt of the required notarized page that must accompany the simulcast license application.

31. SUFFOLK OTB SIMULCAST LICENSE APPLICATION FOR 2002

The Board approved the Suffolk Regional OTB year 2002 simulcast license application.

The 2002 simulcast license is conditioned upon compliance with all applicable provisions of the Racing, Pari-Mutuel Wagering and Breeding Law, Board rules and regulations, and the requirements set forth in the simulcast license application. The 2002 simulcast license is, among other items, conditioned on the requirement that all simulcast contracts entered into in 2002 provide that the Board shall have the authority to have access to and/or audit any wagering involving Suffolk OTB at any out-of-state racetrack pari-mutuel system and/or hub. Attention is drawn to the language in paragraph 11(c) of the simulcast license application. The Board has issued this license on the additional condition that if contracts do not contain the required authority to access and audit language, by accepting this license Suffolk OTB has agreed to provide the Board with access to the necessary information. Further, if such access at the out-of-state race track or the hub is sought and declined, Suffolk OTB has agreed to immediately cease simulcasts with that site upon written notice from the Board.

32. WESTERN OTB SIMULCAST LICENSE APPLICATION FOR 2002

The Board approved the Western Regional OTB year 2002 simulcast license application. This approval is solely for Sections 1008 and 1009 of the Racing, Pari-Mutuel Wagering and Breeding Law and does not include the ITW at Batavia Downs.

The 2002 simulcast license is conditioned upon compliance with all applicable provisions of the Racing, Pari-Mutuel Wagering and Breeding Law, Board rules and regulations, and the requirements set forth in the simulcast license application. The 2002 simulcast license is, among other items, conditioned on the requirement that all simulcast contracts entered into in 2002 provide that the Board shall have the authority to have access to and/or audit any wagering

involving Western OTB at any out-of-state racetrack pari-mutuel system and/or hub. Attention is drawn to the language in paragraph 11(c) of the simulcast license application. The Board has issued this license on the additional condition that if contracts do not contain the required authority to access and audit language, by accepting this license Western OTB has agreed to provide the Board with access to the necessary information. Further, if such access at the out-of-state race track or the hub is sought and declined, Western OTB has agreed to immediately cease simulcasts with that site upon written notice from the Board.

33. TAX & FINANCE CERTIFICATION OF YEAR 2002 RACING DATES The Board certified, pursuant to Section 318 (5) of the Racing, Pari-Mutuel Wagering and Breeding Law, that Monticello Raceway, Saratoga Harness and Yonkers Raceway have been assigned at least 90% of program races raced in 1985 or 1986 (whichever year had the fewer) for 2002.

Regarding Saratoga Harness, the Board has found that it would be uneconomical or impractical for this associations to be assigned the prescribed number, and that such finding entitles it to be considered as if it did comply with such requirements.

The Board has not yet assigned racing dates for Batavia Downs, Buffalo Raceway, Finger Lakes, The Syracuse Mile, or Vernon Downs.

This certification is made for the purpose of confirming the pari-mutuel tax rate to be established in 2002 for each racetrack.

E. ITEMS FOR BOARD INFORMATION/DISCUSSION

1. VERNON DOWNS ANNUAL CIF INSPECTION – 12/01-16-E

On November 26, 2001 Board staff conducted the annual capital improvement inspection at Vernon Downs.

2. LICENSING CATEGORY OF VETERINARIAN TECHNICIAN (GENERAL SERVICES) -
12/01-17-E

Beginning January 1, 2002 staff is adding “ Veterinarian Technician (General Services) to the list of licensing categories.

3. GAMES OF CHANCE – BINGO REGISTRATION NUMBERS –
NOVEMBER/DECEMBER - 12/01-24-E

List of Games of Chance & Bingo Registration Numbers authorized/denied by the Charitable Gaming Unit between November 8 – December 17, 2001.

4. GAMES OF CHANCE – BELL JAR TICKETS – NOVEMBER/DECEMBER - 12/01-25-E

List of Games of bell jar tickets authorized/denied by the Charitable Gaming Unit between November 14 – December 17, 2001.

The meeting was adjourned at 2:10 p.m.