

NO. S092767
VANCOUVER REGISTRY

IN THE SUPREME COURT OF BRITISH COLUMBIA

**IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*,
R.S.C. 1985, c. C-36, AS AMENDED**

AND

IN THE MATTER OF THE *BUSINESS CORPORATIONS ACT*, S.B.C. 2002, c. 57

AND

**IN THE MATTER OF EVERGREEN GAMING CORPORATION AND WASHINGTON
GAMING, INC., AND THEIR SUBSIDIARIES LISTED ON SCHEDULE "A"**

PETITIONERS

**FINAL ORDER APPROVING THE WASHINGTON GAMING, INC.
("WGI") GENERAL CREDITOR PLAN**

BEFORE THE HONOURABLE) MONDAY, THE 18th
)
MADAM JUSTICE BROWN) DAY OF JANUARY, 2010

UPON THE APPLICATION of the Petitioner WGI coming on for hearing at Vancouver, British Columbia, on the 18th day of January, 2010 AND ON HEARING Christopher J. Ramsay, Counsel for the Petitioner WGI, ~~and Benjamin La Borie, counsel for Tim Iszley,~~ *ANDREW PILLIAR, counsel for Fortress, and Peter S. Reardon, counsel for the monitor* AND UPON READING all pleadings and materials filed herein; AND PURSUANT to the provisions of the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. C-36, as amended (the "CCAA"), the *Business Corporations Act*, S.B.C. 2002, c. 57 as amended (the "BCBCA"), and the inherent jurisdiction of this Honourable Court;

THIS COURT ORDERS AND DECLARES that:

1. The time for service of the Notice of Motion and supporting material in respect of this Application be and is hereby abridged such that the application is properly returnable on this day, and, further, that any requirement for service of the Notice of Motion and supporting material upon any interested party, other than the parties herein mentioned, is hereby dispensed with.
2. All capitalized terms not otherwise defined in this Order shall have the meanings ascribed to them in the Plan of Compromise and Arrangement dated July 10, 2009 (the "Plan") as amended and the Settlement Agreement.

Plan Approval

3. The Meeting Materials, Notice of this Application for Final Order, Proxy, Meeting and Claim Process Order, the Plan, Monitor's Reports No. 4 and 5, all as such terms are defined in the Meeting and Claims Process Order, were duly sent or delivered to each Creditor of WGI substantially in accordance with the Meeting and Claims Process Order, and such sending or delivery is hereby deemed sufficient for the purposes of the CCAA.
4. Notice of this Application has been provided to the Creditors of WGI pursuant to the Meeting and Claims Process Order, and further service on the Creditors of WGI or any other person is hereby dispensed with.
5. The General Creditor Class Meeting was duly convened and held on August 12, 2009 pursuant to the CCAA and the orders of this Court.
6. The Plan as presented to the General Creditor Class of WGI has been voted on and approved by the requisite percentages of the General Creditor Class of WGI created under the Plan, in conformity with the Meeting and Claims Process Order and the CCAA.
7. The General Creditor Class Plan, together with the compromises, arrangements, transactions, releases, discharges, injunctions and results provided therein and effected thereby, is both fair and reasonable and is in the best interests of the General Creditor

Class Plan of WGI and is hereby sanctioned and approved pursuant to the provisions of the CCAA.

Filing of Certificate of Completion

8. Upon satisfaction or waiver of the Conditions Precedent set forth in the Plan, the Monitor shall issue and file with this Court a Certificate of Completion which states that all Conditions Precedent to the General Creditor Class Plan have been satisfied or waived, and the Completion Date shall be deemed to be the date of such certificate.

Plan Implementation

9. The Petitioner WGI is hereby authorized and directed to take all steps and actions necessary or appropriate to enter into or implement the General Creditor Class Plan as presented to the General Creditor Class in accordance with its terms, and enter into, implement and consummate the contracts, instruments, releases, and other agreements or documents to be created or delivered in connection with the General Creditor Class Plan.
10. Effective as of the Completion Date, the WGI General Creditor Class Plan, together with the compromises, arrangements, transactions, releases, discharges, injunctions and results provided therein, effected thereby and as provided in this Order, shall, subject to the provisions of the Plan, and the performance of the Petitioner WGI thereunder, be binding and effective upon the Petitioner WGI, the General Creditor Class and all Persons affected thereby and the Petitioner WGI shall be released from any and all indebtedness, obligations and liabilities as and to the extent provided in the WGI General Creditor Class Plan.
11. Effective as of the Completion Date, all Claims and any Claim by any person arising from the implementation of the WGI General Creditor Class Plan shall be fully and finally satisfied, settled, discharged and extinguished in accordance with the WGI General Creditor Class Plan.

12. The Petitioner WGI, its legal counsel, the Monitor and its legal counsel in these proceedings, WGI's present and former directors, officers and employees and any Person claimed to be liable derivatively through any and all of the foregoing Persons, shall be released and discharged by the Creditors from any and all demands, claims, actions, causes of action, counterclaims, suits, debts, sums of money, accounts, covenants, damages, judgments, expenses, executions, liens and other recoveries on account of any liability, obligation, demand or cause of action of whatever nature which any Person may be entitled to assert including any alleged fiduciary or other duty, whether known or unknown, matured or unmatured, foreseen or unforeseen, existing or hereafter arising, based in whole or in part on any act or omission, transaction, duty, responsibility, indebtedness, liability, obligation, dealing or other occurrence existing or taking place on or prior to the Completion Date, in any way relating to, arising out of or in connection with the Creditors and related to the business and affairs of the Petitioner WGI, the WGI General Creditor Class Plan and the CCAA Proceedings to the full extent permitted by law, and all claims arising out of such actions or omissions shall be forever waived and released by the Creditors.

General

13. The Petitioner WGI is authorized at any time and from time to time vary, amend, modify or supplement the WGI General Creditor Class Plan without the need for obtaining a further Order of the Court if the Monitor determines that such variation, amendment, modification or supplement would not be materially prejudicial to the interests of the General Creditors under the WGI General Creditor Class Plan or this Final Order and is necessary in order to give effect to the substance of the WGI General Creditor Class Plan or this Final Order. In the event a material variation, amendment, modification or supplement is required by the Petitioners, such shall be permitted by further Court Order obtained on notice.
14. This Court requests the aid and recognition of the United States Bankruptcy Court Western District of Washington under the Chapter 15 ancillary proceedings commenced

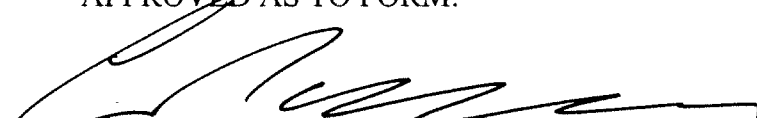
in Seattle through Deloitte and Touche Inc. acting as Foreign Representative for the purposes of carrying out the terms of this order where required.

15. The Petitioner WGI, the Monitor, and any other interested parties are hereby granted leave to apply to this Court for any directions, orders or determinations necessary to achieve the implementation of the WGI General Creditor Class Plan as presented to the General Creditor Class required to resolve any matter to further implement the WGI General Creditor Class Plan, any dispute relating to the WGI General Creditor Class Plan, this Order or the subject matter thereof and the rights and benefits thereunder, provided that no provision of this Order shall be construed to modify or impair any right, title, interest, privilege or remedy expressly provided for or reserved under the WGI General Creditor Class Plan.
16. Approval of this Order as to form by counsel appearing on this application, other than counsel for the Petitioners, is hereby dispensed with.

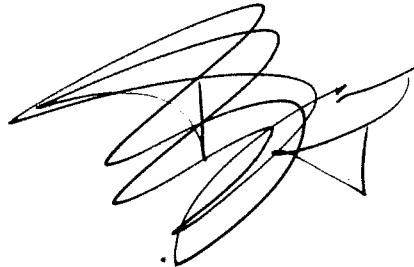
BY THE COURT


REGISTRAR

APPROVED AS TO FORM:


CHRISTOPHER J. RAMSAY
Counsel for the Petitioner WGI

~~BENJAMIN LA BORIE~~ ~~ANDREW~~
Counsel for the Petitioner WGI



No. 5092767

Vancouver Registry

Between:

EVERGREEN GAMING CORPORATION
WASHINGTON GAMING, INC et al

Petitioner / Plaintiff

And: In the Matter of the Companies Creditors Arrangement Act

Respondent / Defendant

Fraser Milner Cargrain LLP

Attention Christopher J. Ramsay (604) - 622-5151

West Coast