CONSIDERATION OF 44 SKILL-BASED AMUSEMENT MACHINE LICENSE APPLICATIONS

WHEREAS, Article XV, Section 6(C)(4) of the Ohio Constitution created the Ohio Casino Control Commission (“Commission”);

WHEREAS, R.C. 3772.03(K) grants the Commission jurisdiction over all persons conducting or participating in the conduct of skill-based amusement machine operations authorized by R.C. Chapters 3772 and 2915;

WHEREAS, Ohio Adm.Code 3772-50-03 provides, generally, that all skill-based amusement machine operators, vendors, locations, and key employees must be licensed by the Commission;

WHEREAS, Ohio Adm.Code 3772-50-04 through 3772-50-08 describe the criteria the Commission uses when evaluating an applicant’s suitability for licensure and limit the licensure period for each license type to not more than three years;

WHEREAS, the 44 entities and individuals listed on Exhibit A have applied for or are seeking renewal of a skill-based amusement machine-related license in compliance with the requirements under Ohio Adm.Code 3772-50-03 through 3772-50-08;

WHEREAS, the Commission’s Division of Skill Games (“Division”) reviewed the applications and other materials and information and conducted a thorough review of each application for compliance with the requirements of R.C. Chapters 3772 and 2915 and Ohio Adm.Code 3772-50;

WHEREAS, the Division’s investigation did not uncover any material derogatory information that adversely impacts the suitability of the entities or individuals listed in Exhibit A and concludes that they are eligible for licensure;

WHEREAS, the Division recommends that the Commission grant or renew the skill-based amusement machine licenses to the entities and individuals listed in Exhibit A; and

WHEREAS, the Commission reviewed all submitted materials and information and considered the matter at its public meeting on December 15, 2021.
NOW, THEREFORE, BE IT RESOLVED by the Commission that the entities and individuals listed in Exhibit A are SUITABLE and ELIGIBLE for licensure.

BE IT FURTHER RESOLVED that the applications for new licensure are APPROVED and the applicants are LICENSED for a period not to exceed three years, subject to continued compliance with R.C. Chapters 3772 and 2915 and the rules adopted thereunder and the following conditions:

(A) As a condition precedent to licensure, these applicants must pay all fees required by the Commission, including a nonrefundable license fee, as required by Ohio Adm.Code 3772-50, within 60 calendar days from the date of approval of this resolution; and

(B) An applicant’s failure to comply with condition (A) of this paragraph within the specified time period, unless otherwise extended by the Executive Director, will result in that applicant’s approval being null and void, the application being closed, and any applicable skill-based amusement machine registration becoming ineffective.

BE IT FURTHER RESOLVED that the applications for renewal are APPROVED and the applicants’ licenses are RENEWED for a period not to exceed three years, effective upon expiration of their previous licenses, subject to continued compliance with R.C. Chapters 3772 and 2915 and the rules adopted thereunder and the following conditions:

(A) As a condition precedent to licensure, these applicants must pay all fees required by the Commission, including a nonrefundable license fee, as required by Ohio Adm.Code 3772-50, within 60 calendar days from the date of approval of this resolution; and

(B) An applicant’s failure to comply with condition (A) of this paragraph within the specified time period, unless otherwise extended by the Executive Director, will result in that applicant’s approval being null and void, the application being closed, and any previously applicable expiration date remaining in effect.

BE IT FURTHER RESOLVED that Resolution 2021-48 does not in any way affect, negate, or otherwise absolve the applicants from their obligations to comply with R.C. Chapters 3772 and 2915 and the rules adopted thereunder and all other conditions imposed by the Commission.

BE IT FURTHER RESOLVED that Resolution 2021-48 does not restrict or limit the Commission’s future exercise of authority and discretion with respect to imposing additional conditions or taking further action upon the applicants under R.C. Chapters 3772 and 2915 and the rules adopted thereunder.
Exhibit A

RESOLUTION 2021-48

New Skill-Based Amusement Machine Licenses

Skill-Based Amusement Machine Vendor:
• Primero Games, LLC

Type-C Skill-Based Amusement Machine Operators
• Primero Games, LLC
• Juke, LLC
• Picks Enterprises, Inc.
• Hancock Amusements, LLC
• Mesa Entertainment, LLC
• Ohio Valley Amusements
• T&M Machines, LLC

Skill-Based Amusement Machine Key Employees
• Melissa Hayden
• Peter Coffaro
• Michelle Coffaro
• Larry Simmons, Jr.
• Barry Rutherford
• Michael Macke
• Beverly Macke
• Kerry Shaffer
• Joseph Lazuka
• Gregory Gronau

Renewal Skill-Based Amusement Machine Licenses

Skill-Based Amusement Machine Vendor
• Dave and Buster’s, Inc.

Type-B Skill-Based Amusement Machine Operators
• Parisi Vending Co., Inc.
• Bremer Vending
• Bayland Amusement East, LLC

Adopted: December 15, 2021
• National Entertainment Network, LLC
• Coin Action, LLC

Type-C Skill-Based Amusement Machine Operators

• Spare Time Recreation
• Grosbeck Skates
• K&Z Entertainment
• Nickelworld, Inc.
• Double Play Food & Fun
• The Pinball Shoppe
• CTM Group, Inc.
• Dave and Buster’s, Inc.

Skill-Based Amusement Machine Key Employees

• Michael Robertson
• Thomas Coco
• Garry Foreman
• James Sevalt
• Jeff Dillow
• Timothy Woodford
• Earl Cliborne, Jr.
• Barbara Lowendick
• Dennis Shelley
• Derek Ferguson
• Joanne Sorge
• James Bremer