ORDER 2011-93 AN ORDER OF THE INDIANA GAMING COMMISSION CONCERNING THE VOLUNTARY EXCLUSION PROGRAM CASE NO. VEP-11-54

On or about April 29, 2005, John Doe #54 submitted an application to the Indiana Gaming Commission ("Commission") to participate in the Voluntary Exclusion Program for a minimum of five years. Pursuant to 68 IAC 6-3-2 (d), if a patron does not request removal from the program after the expiration of the program term, he or she remains validly in the program. Pursuant to 68 IAC 6-3-2(g), a participant in the program agrees that if he or she violates the terms of the program and enters the gaming area of a facility under the jurisdiction of the Commission he or she willingly forfeits any money or thing of value obtained from or owed to the participant by a casino. The casino must withhold forfeited monies or things of value and remit them to the Commission, which collects the funds.

On or about March 4, 2011, John Doe #54 was discovered to be present at Hollywood Casino ("Hollywood"). At that time, John Doe #54 had won \$42.50 in cash equivalents from Hollywood. Hollywood withheld the monies as required by Commission regulations. Commission staff seeks approval for remittance to the Commission of the winnings, less applicable taxes in fulfillment of John Doe #54's voluntary exclusion application.

The Commission, after reviewing this matter:

APPROVES

the remittance of \$42.50, less applicable taxes, in fulfillment of John Doe #54's voluntary exclusion application.

Pursuant to IC 4-21.5-3-5, this ORDER becomes effective 15 days following receipt of the Order of the Indiana Gaming Commission.

IT IS SO ORDERED THIS THE 2nd DAY OF JUNE, 2011.

THE INDIANA GAMING COMMISSION:

ATTEST:

Marc Fine, Secretary