

# LEGAL OPINION

18 March 2024

**Palasino Holdings Limited**  
Cricket Square, Hutchins Drive  
P.O. Box 2681  
Grand Cayman KY1-1111  
Cayman Islands

**Guotai Junan Capital Limited**  
27/F, Low Block  
Grand Millennium Plaza  
181 Queen's Road Central  
Hong Kong

**Guotai Junan Securities (Hong Kong) Limited**  
27/F, Low Block  
Grand Millennium Plaza  
181 Queen's Road Central  
Hong Kong

(for itself and on behalf of the Hong Kong Underwriters (as defined in the prospectus of Palasino Holdings Limited dated 18 March 2024))

**TO:** Palasino Holdings Limited 百樂皇宮控股有限公司 (the "Company", together with its subsidiaries the "Group"), Guotai Junan Capital Limited ("Sponsor"), the overall coordinators and the underwriters of the Company (together, the "Relevant Parties")

**RE:** **Legal opinion in connection with the proposed global offering and listing of the Company's shares (the "Proposed Listing") on the Main Board of The Stock Exchange of Hong Kong Limited in relation to the Palasino Group, a.s.**

Dear Sirs,

we have acted as Czech counsel to Palasino Group, a.s. (hereinafter referred to as "**Palasino**" or "**Subsidiary Company**") in connection with the Proposed Listing with respect to matters concerning the Subsidiary Company. This opinion is furnished to you pursuant to the OVERSEAS LEGAL ADVISERS' SCOPE OF WORK (hereinafter referred to as "**Scope of work**") for the period from April 1, 2021 up to date of this letter, for the purpose of the Proposed Listing.

In connection with the opinions expressed herein, we have investigated such questions of law as we have considered necessary or appropriate, in our professional opinion, for the purposes of this opinion. We have also examined such documents and corporate records of the Company listed Annex IV to this Legal Opinion, as we have considered necessary or appropriate, in our professional opinion, for purposes of this opinion. In our examination, we have assumed, with your permission and without independent verification, the legal capacity of natural persons, the genuineness of all signatures, the authenticity of all documents submitted to us as either originals or copies.

As to the questions of fact not independently verified by us, we have relied upon, to the extent we have considered, in our professional opinion, appropriate (i) searches of public records, documents submitted to us; (ii) information provided to us by officers of the Subsidiary Company.

As used herein, the expression "*to our knowledge*" refers to the current actual knowledge of the lawyers of the firm who have provided legal services to the Subsidiary Company and indicates that after examination of documents and information made available to us by the Subsidiary Company, we have no reason to believe that the facts on which the opinions expressed herein are based are incorrect. Unless stated otherwise we have not undertaken any independent investigation to determine the existence or absence of any facts.

Based on the foregoing and subject to the qualifications set out below, we are of the opinion that:

- a. The Subsidiary Company was duly incorporated on September 6, 1995 with company registration number 64358267, its registered address is at 64 Česká Kubice, Postal Code 345 32. The Subsidiary Company is a Czech joint stock company validly existing and in good standing under the laws of the Czech Republic. According to the excerpt from the commercial register kept at the Regional Court (Krajský soud) in Plzeň which is annexed as Annex V to this Legal Opinion, the Subsidiary Company has obtained all necessary approvals, registration and filings in respect thereof.
- b. According to the excerpt from the Trade register kept by the Ministry of Industry and Trade which is annexed as Annex VI to this Legal Opinion, the Subsidiary Company has obtained all necessary approvals, consents and certificates from the relevant authorities and has complied with all legally required procedures for obtaining such approvals, consents and certificates in relation to its business operations in the Czech Republic and has the capacity to carry on its respective businesses, own assets and enter into contracts. Slot machines' maximum payback ratio is 100 %. The Subsidiary Company is entitled to sell alcohol based on its Trade License.
- c. Based on the documents reviewed during our due diligence which is annexed as Annex IV to this Legal Opinion, the Subsidiary Company has duly completed all the required filings including registration filings and annual filings with the commercial register kept at the Regional Court (Krajský soud) in Plzeň.
- d. The Subsidiary Company's Articles of Association are in all material respects in compliance with all requirements under the laws of the Czech Republic and the laws, regulations and directives of the European Union. Such laws are mainly as follows Act No. 90/2012 Coll., on Business Corporations; Act No. 89/2012 Coll., Civil Code and Act No. 304/2013 Coll., on Public Registers of Legal and Natural Persons.

- e. (i) To our knowledge the Subsidiary Company has complied with its tax-related obligations; (ii) to our knowledge the Subsidiary Company has obtained all material confirmations from relevant tax authorities confirming that it has fully paid all taxes in accordance with the laws of the Czech Republic<sup>1</sup>. The inheritance tax has been abolished in the Czech Republic.
- f. The sole shareholder holding 100% of the shares in the Subsidiary Company, as recorded in the Commercial Register of the Czech Republic kept at the Regional Court (Krajský soud) in Plzeň, is FEC Overseas Investment (UK) Limited, with its registered office at M24DN Manchester, Northern Assurance Building, Second Floor, 9-21 Princess Street, United Kingdom of Great Britain and Northern Ireland. To our knowledge, the 100 % of the shares in the Subsidiary Company were transferred to Palasino (Cayman) Limited, with its registered office at Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands as of 2 February 2024. To our knowledge, a proposal on registration of the new sole shareholder with the Commercial Register of the Czech Republic kept at the Regional Court (Krajský soud) in Plzeň was submitted by the Subsidiary Company, however, the registration hasn't been completed yet. According to Act No. 90/2012 Coll., on Business Corporations, a share shall be transferred by its endorsement, which was carried out on 2 February 2024 along with signing of share purchase agreement. The registration of the new sole shareholder with the Commercial Register is only declaratory, whereas the transfer of the share to Palasino (Cayman) Limited was completed and became legally effective on 2 February 2024. The transfer is effective according to the relevant laws and regulations in the Czech Republic. To our knowledge, there are no shares held by nominees on behalf of their beneficial owners.

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<sup>1</sup> As of March 2023

- g. To our knowledge there are no shareholders' agreements and/or any other relevant agreements governing the interests of the shareholders of the Subsidiary Company. The main provisions governing shareholders' interests in the Subsidiary Company are contained in its Articles of Association.
- h. To our knowledge there are no outstanding rights, warrants or options to acquire, or instruments convertible into or exchangeable for, or any agreements or other obligations to issue or other rights to convert any obligation into, any equity interest in the Subsidiary Company.
- i. Shareholders of the Subsidiary Company (i) from its incorporation until 4 May 1998 were three natural persons (N. A. Souter, Mr. Haynes and Mr. CC Mayers); (ii) from 4 May 1998 until 22 September 2020 the sole shareholder was 21<sup>st</sup> Century Resorts a.s., reg. no. 64358275; (iii) from 22 September 2020 until 1 February 2024 the sole shareholder was FEC Overseas Investment (UK) Limited with its registered office M24DN Manchester, Northern Assurance Building, Second Floor, 9-21 Princess Street, United Kingdom of Great Britain and Northern Ireland; (iv) from 2 February 2024 Palasino (Cayman) Limited, with its registered office at Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands is the sole shareholder of the Subsidiary Company. Such changes are legally binding and complied with all the applicable laws of the Czech Republic.
- j. The Chairman of the Executive Board from 6 September 1995 until 24 September 1998 was **Noel Anthony Souter**, born on 24 August 1937; from 24 September 1998 until 26 September 2000, the Chairman of the Executive Board was **Andrew Tottenham**, born on 14 July 1957; from 26 September 2000 until 28 December 2006, the Chairman of the Executive Board was **Simon Jonathan Newton**, born on 17 October 1963, who was re-elected to the position in 2002; from 1 April 2007 until 11 June 2015, the Chairman of the Executive Board was **Paul Dallas Benkley**, born on 4 May 1964, who was re-elected to the position in 2012; from 11 June 2015 until 21 October 2015, the Chairman of the

Executive Board was **Thomas Christian Mähder**, born on 20 September 1958; from 29 October 2015 until 29 May 2019, the Chairman of the Executive Board was **Pavel Maršík**, born on 2 November 1972; from 29 May 2019 until 6 August 2020, the Chairman of the Executive Board was **Tomáš Kment**, born on 3. January 1966; from 6 August 2020 until today, the Chairman of the Executive Board is **Pavel Maršík**, born on 2 November 1972.

Furthermore from 6 September 1995 until 24 September 1998, one of the Members of the Executive Board was **Mark Clive Souter**, born on 27 September 1962; from 6 September 1995 until 26 September 2000, one of the Members of the Executive Board was **Robert Bezděk**; from 24 September 1998 until 26 September 2000, one of the Members of the Executive Board was **Dominick Joseph Valenzano**, born on 8 July 1948; from 26 September 2000 until today, one of the Members of the Executive Board is **Pavel Maršík**, born on 2 November 1972, who was repeatedly re-elected to the position; from 26 September 2000 until today, one of the Members of the Executive Board is **Tomáš Kment**, born on 3 January 1966, who was repeatedly re-elected to the position; from 1 April 2007 until 31 January 2012, one of the Members of the Executive Board was **Paul Dallas Benkley**, born on 4 May 1964; from 4 February 2009 until 21 October 2015, one of the Members of the Executive Board was **Thomas Christian Mähder**, born on 20 September 1958, who was re-elected to the position in 2012; from 31 January 2012 until 14 July 2015, one of the Members of the Executive Board was **Paul Dallas Benkley**, born on 4 May 1964; from 1 December 2015 until today, one of the Members of the Executive Board is **Colin Chapman Stewart**, born on 5 February 1965; from 29 May 2019 until 1 August 2020, one of the Members of the Executive Board was **John Friar**, born on 5 November 1972.

All of the aforementioned changes in directorship are legally binding and comply with all applicable laws of the Czech Republic.

k. To our knowledge, there are no encumbrances of the Subsidiary Company's

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The company is registered in the Commercial Register administered by the Municipal Court in Prague, Section C, File No. 155003 Company ID No.: 25098039 Tax ID No.: CZ25098039

assets or shares in the Czech Republic. The Annex II (Real Estate) shows certain liens and easements over some of the Subsidiary Company's land. Such liens and easements were mainly established by operation of law in favour of owners of the technical infrastructure. To our knowledge such liens and easements do not have any material impact on the Subsidiary Company and its assets. Some Real Estate is to be encumbered in the future as described in the Annex II.

- l.** The Subsidiary Company is legal owner of real estate as shown in the Annex II of this Legal Opinion.
- m.** To our knowledge and based on search in the database kept by the Czech Industrial Property Office apart from the registered trademarks as shown in the Annex I of this Legal Opinion the Subsidiary Company does not own any other intellectual property and to our knowledge there is no infringement regarding the same.
- n.** To our knowledge, the Subsidiary Company is not applying for any intellectual property rights in the European Union.
- o.** For a review and summary of material contracts which are governed by the law of the Czech Republic and entered into by the Subsidiary Company see Annex III of this Legal opinion.
- p.** To our knowledge and based on documents reviewed during our due diligence list of which is annexed as Annex IV to this Legal Opinion the Subsidiary Company's policies and procedures relating to the collection, use, storage, retention transfer, disclosure and other processing of personal data obtained from individuals located in the EU or by businesses operating within the EU in relation to the Subsidiary Company's operations in the Czech Republic are in compliance with the personal data protection laws of the Czech Republic and relevant data protection regulations in the EU. Such laws are mainly as follows Act No. 110/2019 Coll., on Processing of Personal Data and Regulation (EU)

2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC

- q. To our knowledge, the operations of the Subsidiary Company in the Czech Republic are in all material respects in compliance with its Constituent Documents and applicable laws and regulations of the Czech Republic and General Data Protection Regulation (“GDPR”) and other relevant data protection regulations in the EU.

License is required to operate games of chance in the Czech Republic. The Subsidiary Company is holder of the licenses for operating such games of chance.

In order to operate any game of chance in the Czech Republic a Basic License is required. The Basic License for operating games of chance is issued by the Czech Republic – Ministry of Finance for the period of six years. Beside Basic License a Gambling Premises Location License is required if land-based games of chance are operated. The Gambling Premises Location License is issued by a municipality where the respective casino is located for the period of three years. To our knowledge the Subsidiary Company complies in all material respects with the conditions stipulated in the Licenses.

r.

- i. The gambling activities operated by the Subsidiary Company are live game and technical game, which are operated in land-based casinos.

Gambling activities of the Subsidiary Company are governed by the following laws and regulations including but not limited to:

- Act No. 186/2016 Coll., on Gambling Games, as amended (“**Gambling Act**”);



- Act No. 253/2008 Coll., on Certain Measures against Legalization of Proceeds from Criminal Activities and Financing Terrorism, as amended (“**AML Law**”);
- Act No. 40/1995 Coll., on Regulation of Advertisement, as amended (“**Act on Regulation of Advertisement**”);
- Decree No. 208/2017 Coll., laying down the scope of technical parameters for devices through which gambling games are operated, requirements for the protection and storage of gaming and financial data and their technical parameters;
- Decree No. 433/2021 Coll., on output documents in the field of gambling;
- Decree No. 10/2019 Coll., on the method of notification and transmission of information and data by gambling operators, the scope of transmitted data and other technical parameters of data transmission;
- Decree No. 466/2023 Coll., on conditions of gambling games operation;
- Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC

(together hereinafter referred to as “**Applicable Laws**”).

Furthermore, gambling activities of the Subsidiary company are governed by requirements arising from:

- Basic License granted by the Ministry of Finance for operating live game Ref. No. MF-11731/2023/73-18 effective from 1 November 2023 for 6 years;
- Basic License granted by the Ministry of Finance for operating technical game Ref. No. MF-11732/2023/73-21 effective from 1 November 2023 for 6 years;
- Gambling Premises Location License for Casino Česká Kubice Ref. No. 553549/2023/0005 effective from 1 November 2023 until 31 October 2026;
- Gambling Premises Location License for Casino Dolní Dvořiště Ref. No. 545465/2023/0002 effective from 1 November 2023 until 31 October 2026;
- Gambling Premises Location License for Casino Hatě Ref. No. 594172/2023/0001 effective from 1 November 2023 until 31 October 2026

(together hereinafter referred to as the “**Licenses**”).

- ii. To our knowledge and based on documents reviewed during our due diligence which is annexed as Annex IV to this Legal Opinion (furthermore confirmed by Mr. Kment), the Subsidiary Company carries out administration and enforcement of Applicable Laws through qualified employees in the respective areas (such as Data Protection Officer, IT Security Manager, person designated for the areas of AML and exchange activities, person designated for the areas of gambling activities and licensing process, Regional Financial Director, in-house lawyer).

To our knowledge, the Subsidiary Company established Internal Audit & Compliance Department which carries out regular quarterly controls and audit of compliance with Applicable laws.

- iii. To our knowledge the Subsidiary Company has complied in all material respects with all Applicable Laws.
- iv. Pursuant to Applicable Laws, the Subsidiary Company is entitled to operate gambling activities only in case it holds valid Licenses. Operating of gambling activities without a valid Licenses may be considered a criminal offense according to the laws of the Czech Republic. Such laws are mainly as follows Act No. 40/2009 Coll., Criminal Code and Act No. 428/2011 Coll., on the Criminal Liability of Legal Entities. The Ministry of Finance of the Czech Republic (for the Basic License) and the relevant Municipality Office (for the Gambling Premises Location License) are obliged to issue the license provided the applicant fulfills the requirements set out by Applicable Laws. The license is granted for a definite period (6 years in case of Basic License and 3 years in case of Gambling Premises Location License), whereas the license does not renew automatically, and the Subsidiary Company must apply for a new license prior to the expiry of the current one.

With regards to anti-money laundering regulations, based mainly on a system of internal procedures designed specifically for AML compliance of the Subsidiary Company, the Subsidiary Company is to our knowledge in all material respects in compliance with requirements of Applicable laws of the Czech Republic. That being said there appears to be room for improvement in following areas:

- regular updates of AML risk assessment;
- establishment of approval process on business relationship with high-risk customers.

For details regarding this area, we refer to a document Assessment of Internal Controls over Anti-Money Laundering Management prepared by

Messrs. Deloitte Touche Tohmatsu. To our knowledge, the incorporation of a new Czech national sanctions list in Casino Management System for customer screening, as suggested by Messrs. Deloitte Touche Tohmatsu, has already been carried out. Deloitte Touche Tohmatsu considers its assessment as a mere recommendation for possible improvements in procedures and risk mitigation, while finding no breach of the law on the part of the Subsidiary Company.

The Applicable Laws are being amended relatively frequently, whereas such amendments often require implementation of new technologies and processes into gambling operations. At the same time, the costs for acquisition and maintenance of the facilities and equipment necessary for operating gambling activities and ensuring compliance with the Applicable Laws and their amendments might be substantial. As a result of that, there is a risk of having to incur substantial costs for ensuring compliance with Applicable Laws and their amendments.

- s. Based mainly on our filing of the required documents to the Ministry of Finance and the communication with the Ministry of Finance, there are no material obstacles to renewing the licenses and permits.
- t. To date, there are following civil lawsuits pending against the Subsidiary Company. (i) The first one relates to an action brought by Mr. Muradi. Mr. Roman Muradi filed a lawsuit against Palasino before the Commercial Court Vienna (Case No GZ 42 CG 4/2022m) in December 2021, claiming gaming losses in the amount of EUR 180,807. We are still awaiting a verdict of the court of the first instance.  
  
(ii) The second one relates to an action brought by Mrs. Mihaela-Mirela Döller. Mrs. Mihaela-Mirela Döller filed a lawsuit against Palasino before the Commercial Court Vienna (Case No. 17 CG 61/2023 m) in October 2023,

claiming gaming losses in the amount of EUR 350,000. We are still awaiting a verdict of the court of the first instance.

(iii) The third one relates to an action brought by Mr. Amrik Singh Matharu. Mr. Amrik Singh Matharu filed a lawsuit against Palasino before the Commercial Court Vienna (Case No. 19 CG 58/23k) in November 2023, claiming gaming losses in the amount of EUR 89,950. We are still awaiting a verdict of the court of the first instance.

(iv) The fourth one relates to an action brought by Mr. Peter Schluet. Mr. Peter Schluet filed a lawsuit against Palasino before the Commercial Court Vienna (Case No. 007 EuM 704/24p) in February 2024, claiming gaming losses in the amount of EUR 65,764. We are still awaiting a verdict of the court of the first instance.

Furthermore, a dispute over the establishment of a necessary route initiated by the company PDH Servis s.r.o. against the defendant Palasino was being held formerly. The subject of these proceedings was dispute on establishment of a necessary route on land plot No. 1806/51 and land plot No. 1806/80, Cadastral Area Dolní Dvořiště (Czech Republic). PDH Servis s. r. o. intended to establish an additional access to its land plot No. 1806/18. If successful Palasino would have to permit the plaintiff to enter a small portion of its land to get access to its land plot No. 1806/18. However it should be noted that land plot No. 1806/51 and land plot No. 1806/80, Cadastral Area Dolní Dvořiště (Czech Republic) are not used for casino's operation. The proceedings were being conducted since October 2017 at District Court in Český Krumlov, File No. 7 C 383/2017. The court issued decision dismissing the action of the plaintiff in this case on 10 July 2023. The plaintiff appealed against this decision at the Regional Court in České Budějovice, whereas the court of appeal issued a decision on confirmation of the decision of District Court in Český Krumlov dismissing the action of the plaintiff on 10 January 2024. This decision is enforceable already, however, the plaintiff is entitled to appeal to the Supreme Court of the Czech Republic.

- u. To our knowledge there is an administrative proceeding for a health protection offence specifically alleged breach of the Subsidiary Company's duty to enforce the ban on smoking in enclosed spaces, which was alleged to have occurred at the premises of the Subsidiary Company in Hatě. This administrative proceeding shall not have material impact on the licensing of the Subsidiary Company. Relevant law is Act No. 65/2017 Coll., on the protection of health against the harmful effects of addictive substances. Maximum penalty is CZK 50 000 (EUR 2000).

Furthermore, an administrative proceeding for a fire safety offence specifically alleged breach of the Subsidiary Company's duties to maintain fire safety documentation in the range specified by Act No. 133/1985 Coll., on fire safety. The alleged breach of the Subsidiary Company's duties is mainly of administrative nature and shall not have material impact on the licensing of the Subsidiary Company. Maximum penalty is CZK 500 000 (EUR 20 000), whereas the controlling authority proposed to impose penalty in the amount of CZK 27 000 (EUR 1050) on the Subsidiary Company.

- v. To our knowledge and based on documents reviewed during our due diligence which is annexed as Annex IV to this Legal Opinion (furthermore confirmed by Mr. Kment), the Subsidiary Company does not have any material debts.
- w. To our knowledge the Subsidiary Company is insured with Kooperativa pojišťovna, a.s., Vienna Insurance Group insurance company<sup>2</sup>. The Insurance policy No. 7720798380 has been concluded on December 16, 2013, and its validity extended by amendments until present day. The insured risks are (i) interruption or restriction of operation insurance, (ii) electronic equipment insurance, (iii) glass insurance, (iv) insurance against vandalism, (v) insurance against theft of movable property, and (vi) insurance against natural disasters.

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<sup>2</sup> For details see Annex III of this Legal Opinion

Premiums are payable in arrears for a three-month period. Appendix No. 18 to Insurance policy No. 7720798380 represents extension of the validity of insurance contract No. 7720798380 from 1 January 2023 for an indefinite period and clarification of specific contractual provisions and increase in policy limits.

- x. The Czech law and in particular the following laws: (i) Act No. 48/1997 Coll., on Public Health Insurance; (ii) Act No. 260/1993 Coll., on Social Security Insurance; (iii) Act No. 155/1995 Coll., on Pension Insurance and (iv) Act No. 187/2006 Coll., on Sickness Insurance require the employer to pay certain statutory contributions thereunder. To our knowledge the Subsidiary Company has complied with such requirements.
  
- y. Approval by the Czech authorities is mainly required in the case of a merger between competitors on the market. Under Czech law (in particular, Act No. 143/2001 Coll., on the Protection of Competition), a merger between competitors is primarily understood to be a merger between two or more competitors previously operating independently on the market, as well as a merger in which one or more undertakings, or one or more persons who are not undertakings but who control at least one competitor, acquire the ability to directly or indirectly control another competitor or a part thereof, in particular through the acquisition of shares, business or membership interests, or through contracts or other means enabling them to control such competitor or a part thereof. A merger includes the creation of a competitor which is jointly controlled by several competitors.

A merger between competitors is subject to authorization by the Czech authorities if the total net turnover of all the merging competitors on the Czech market in the last completed accounting period exceeds CZK 1 500 000 000 and at least two of the merging competitors each achieved a net turnover of more than CZK 250 million on the Czech market in the last completed accounting period, or if the net turnover achieved on the Czech market in the last completed financial year is more than CZK 1 500 000 000 and at the same time the

worldwide net turnover achieved by the other merging competitor in the last completed financial year is more than CZK 1 500 000 000 the last completed financial year by the other merging competitor is more than CZK 1 500 000 000.

Based on the information from the Reorganization Memorandum we understand that the thresholds discussed hereinabove and upon exceeding of which consent of the Office for the Protection of Competition is required will not have been reached upon the completion of the Proposed Listing. In such a case we are of the opinion that no regulatory approval or consent (including the consent of the Office for the Protection of Competition) is required for the Reorganization.

Following the completion of the proposed reorganization of the Group, which would include a change in the ownership structure of the Subsidiary Company, it might be required to notify such changes to the Ultimate Beneficial Owner Registry.

- z.** Offering of shares or securities of the proposed listing group (incorporated outside the Czech Republic) which will be made outside the Czech Republic are not subject to approval or filing requirements under the Czech law.
- aa.** No approvals / consents from the Czech authorities are required for remittance of dividends declared by the Subsidiary Company out of the Czech Republic.
- bb.** To our knowledge and based on the material compliance certification provided by the Subsidiary Company, there is no case of non-compliance.
- cc.** The Regulatory Overview contains all material laws.



The foregoing opinions are subject to the following qualifications and exceptions:

- (a) The opinions expressed above are confined to and given on the basis of the laws of the Czech Republic and regulations and interpretations of the laws of the Czech Republic as they exist at the date hereof. The undersigned has made no investigations of any other law as a basis for the opinion and does not express or imply any opinion on any laws other than those of the Czech Republic as they exist at the date hereof. The undersigned assumes no obligation to revise or supplement this opinion should current laws be changed by legislative action, judicial decision or otherwise.
- (b) Under Czech law, decisions of courts and state authorities in private disputes, including underlying files and records, are not public documents freely available from any public office, public register or any other such body.
- (c) The opinions expressed above are strictly limited to the matters stated herein and are not to be read as extending by implication to any other matters in connection with the agreements referred to herein or the transactions contemplated by such agreements.
- (d) You should be aware that an opinion of counsel represents such counsel's best legal judgment, which may be subject to challenge by any governmental agency and is not binding on any governmental agency or the courts. This opinion is based on existing laws, judicial decisions and administrative regulations, rulings and practice, all of which are to subject to change at any time, prospectively or retroactively. New developments in rulings of any agency, administrative regulations, court decisions, legislative changes or changes in the facts or other information upon which this opinion is based may have an adverse effect on the legal consequences described herein.

*P. A.*

**Becker a Poliakoff, s.r.o., advokátní kancelář**

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IČO: 25098039

Becker & Poliakoff, s.r.o., law firm


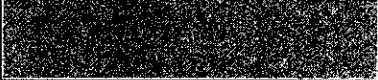
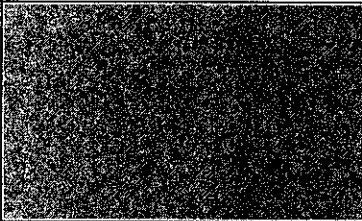

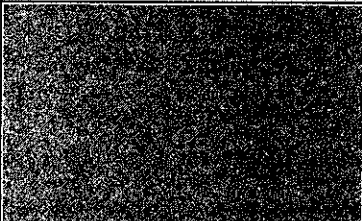

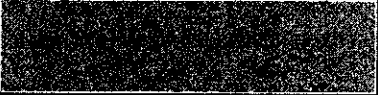
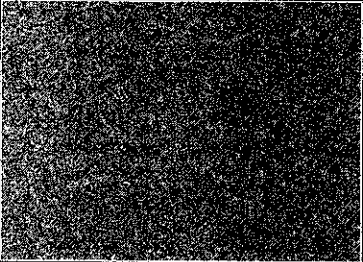

U Prašné brány 1078/1, Prague 1, 110 00 tel.: +420 224 900 000 office@becker-poliakoff.cz www.becker-poliakoff.cz

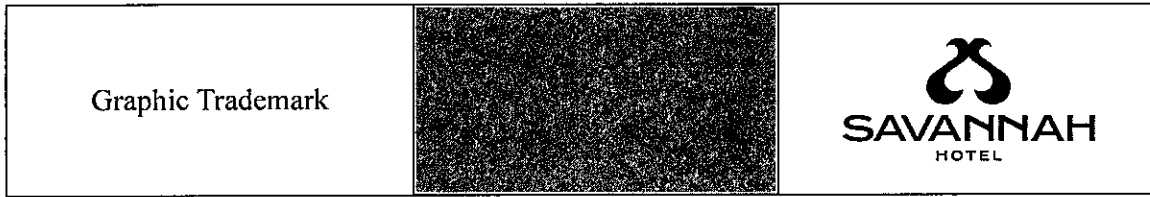
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## ANNEX I

### LIST OF REGISTERED TRADEMARKS

As of the date of the Legal Opinion, the Subsidiary has registered the following trademarks, which are registered for the entire EU territory unless otherwise stated below:

<u>Trademark</u>	<u>Verbal expression</u>	<u>Graphical representation</u>
Trademark registered only for the territory of the Czech Republic	HOLLYWOOD SPIN	
Verbally expressed trademark	TWC	
Graphic trademark		
Graphic trademark		
Trademark in the wording PALASINO	PALASINO	
Graphic Trademark		



## ANNEX II

### REAL ESTATE

As of the date of the Legal Opinion, the Subsidiary Company is legal owner of the following properties:

- I. Plot No. 10/29 and plot 10/30 (both permanent grassland). All in cadastral area Horní Folmava, municipality České Kubice, inscribed in Ownership Certificate No. 399, maintained by the Cadastral Registry for the Pilsen Region, Cadastral office in Domažlice. The acquisition title is declaration of the creation of a right by the transformation of a legal entity by merger, legal effects of registration as of 1st of October 2020. The property is encumbered by an easement for the establishment and operation of lines - distribution system facilities, enter and drive in connection with the establishment and operation of distribution system facilities. Authorisation for ČEZ Distribuce, a.s. and obligation to plot No. 10/30. The aforementioned real estate is to be encumbered with a lien to the amount of CZK 126 000 000 in favour of Raiffeisenbank a.s., with registered office at Prague 4, Hvězdova 1716/2b, Postal Code 140 78, ID No. 49240901, on the basis of the agreement on the establishment of a lien No. ZN/0002/NCRAM/01/643258267 in accordance with the framework agreement No. SU/0001/NCRAM/01/64358267.
  
- II. Construction plots No. 188/3, 188/4, 419, 420, 421, 422, 423, 424 (all built-up area and courtyard), all of which include building Česká Kubice, No. 64 and plots no. 369/6, 1464/1, 1464/2, 1465 (all other area). All in cadastral area Česká Kubice, municipality

Česká Kubice, inscribed in Ownership Certificate No. 478, maintained by the Cadastral Registry for the Pilsen Region, Cadastral office in Domažlice. Acquisition titles are: (a) Purchase contract, establishing a lien under the Civil Code, legal effects of the entry of the right on 23rd of November 2011; (b) Purchase Agreement, legal effects of the entry of the right on 23rd of January 2013; (c) Resolution of the court on the registration of the merger of a company or cooperative in the Commercial Register, Regional Court in Plzeň B 492-RD 50/ KSPL, legal force on 1st of April 2014, legal effects of registration on 16th of April 2014. The property is encumbered by an easement for the establishment and operation of lines - the establishment of the distribution system, the right of access and entry. Authorisation for ČEZ Distribuce, a.s. and obligation to construction plots No. 188/3 and 188/4. The aforementioned real estate is to be encumbered with a lien to the amount of CZK 126 000 000 in favour of Raiffeisenbank a.s., with registered office at Prague 4, Hvězdova 1716/2b, Postal Code 140 78, ID No. 49240901, on the basis of the agreement on the establishment of a lien No. ZN/0002/NCRAM/01/643258267 in accordance with the framework agreement No. SU/0001/NCRAM/01/64358267.

- III. Construction plot No. 370 (built-up area and courtyard) of which building under construction is a part (Owner Certificate 332), construction plot No. 373 (built-up area and courtyard) including building Dolní Dvořiště, No. 225, plots No. 1806/25, 1806/30, 1806/32, 1806/33, 1806/35, 1806/47, 1806/48, 1806/49, 1806/51, 1806/76, 1806/80 (all arable land) and plots No. 1806/27, 1806/29, 1806/79 (all other area). All in cadastral area Dolní Dvořiště, municipality Dolní Dvořiště, inscribed in Ownership Certificate No. 350, maintained by the Cadastral Registry South Bohemian Region, Cadastral office in Český Krumlov. Acquisition titles are: (a) Building approval decision No.-

1638/2004, legal force on 16th of December 2004; (b) Resolution of the General Meeting on the transformation of the company NZ 1177/2020, legal effects of the registration as of 1st of October 2020. The property is encumbered by (a) an easement by deed - the right to run water, sewer and underground power lines and the right to enter, walk and drive for maintenance purposes, authorisation for construction plot no. 328, obligation to plots No. 1806/25, 1806/30, 1806/35, 1806/47; (b) an easement by deed - the right of placement of new HV cable lines, authorisation for EG.D, a.s., obligation to plots No. 1806/25 and 1806/30; (c) an easement by deed - use of a part of the land for the purpose of establishing (laying), operating, maintaining and repairing underground lines, authorisation for CETIN a.s., obligation to plot No. 1806/25. The aforementioned real estate is to be encumbered with a lien to the amount of CZK 126 000 000 in favour of Raiffeisenbank a.s., with registered office at Prague 4, Hvězdova 1716/2b, Postal Code 140 78, ID No. 49240901, on the basis of the agreement on the establishment of a lien No. ZN/0001/NCRAM/01/643258267 in accordance with the framework agreement No. SU/0001/NCRAM/01/64358267

- IV. Plots No. 333/11, 339/42, 339/51, 339/162, 1271 (all arable land), plots No. 339/50, 339/73, 339/159, 339/161, 339/273 (all other area), plot No. 339/160 (built-up area and courtyard) of which building Hatě, no. 199 is a part, plot No. 339/170 (built-up area and courtyard) of which building without registration number is a part and plots No. 339/234 and 339/238 (both built-up area and courtyard) including building Hatě, No. 198. All in cadastral area Chvalovice, municipality Chvalovice, inscribed in Ownership Certificate No. 500, maintained by the Cadastral Registry South Bohemian Region, Cadastral office in Znojmo. Acquisition titles are: (a) Purchase contract V11 1784/1996, legal

effects of the deposition on 18th of July 1996; (b) Purchase contract V11 2462/1996, legal effects of the deposit on 25th of September 1996; (c) the building approval decision 20196/1999 No.j.Výst.9d 20196/1999, legally valid since 22nd of December 1999 and application for registration of the building in ownership certificate dated 25th of July 2000; (d) Decision of the Land Office on the exchange of property rights in the land development no. 655287/K01/2/1-P1 dated 25th of November 2002, legal effect as of 11th of December 2002; (e) Extract from the Commercial Register proving the merger of the companies No. 29521/2006 dated 1st of November 2006; (f) Shareholders agreement on the merger of the companies dated 21th of May 2014, legal effects of registration as of 28th of May 2014; (g) Extract from the Commercial Register proving the takeover of the company's assets dated 3rd of April 2014. Legal effects of the registration as of 28th of May 2014; (h) Purchase Agreement, termination of pre-emption right, termination of easement of 12th of September 2019, legal effects of the registration as of 16th of September 2019. The property is encumbered by (a) an easement of territory use, authorisation for Municipality of Chvalovice, No. 80, obligation to plots No. 339/73, 339/273; (b) Easement by deed – right of passage, entry, authorisation for Municipality of Chvalovice, obligation to plots No. 339/73, 339/273; (c) an easement by deed - to place and operate the HV substation and provide access to ensure the operation of the substation, authorisation for EG.D, a.s., obligation to plots No. 339/170, 339/42; (d) an easement - access and entry for the purpose of operation, repair and maintenance of the DN 500 sewage system, authorisation for Excalibur City s.r.o., obligation to plots No. 1271, 339/159, 339/238, 339/50; (e) Easement for the establishment and operation of lines - consisting in the placement of new HV cable lines,

cable couplings and a compact HV switchboard, authorisation for EG.D, a.s., obligation to plots No. 339/273, 339/42, 339/73; (f) an easement - for the purpose of establishing, operating, maintaining and repairing underground communication lines according to ZPMZ No. 854, authorisation for CETIN a.s., obligation to plots No. 339/273, 339/42; (g) an easement, authorisation for Atlantic Properties s.r.o., obligation to plot No. 333/11.

- V. Plots No. 3318, 3333 (both other area) and plot No. 3353 (arable land). All in cadastral area Načeratice, municipality Znojmo, inscribed in Ownership Certificate No. 310, maintained by the Cadastral Registry South Bohemian Region, Cadastral office in Znojmo. Acquisition title is Declaration on The Creation of The Right by The Transformation of a Legal Entity By Merger dated 25th of September 2015, legal effects of registration as of 21st of October 2015. No easements are registered.
- VI. Plots No. 209, 314 (both arable land). All in cadastral area Derflice, municipality Znojmo, inscribed in Ownership Certificate No. 130, maintained by the Cadastral Registry South Bohemian Region, Cadastral office in Znojmo. The property is encumbered by an easement for the establishment and operation of lines - distribution system equipment consisting in the placement of a new overhead HV line and 4 support points, authorisation for EG.D, a.s., obligation to plots No. 209, 314. Acquisition titles are: (a) Purchase contract JUDr. Jaroslav Svoboda NZ-96/2008, legal effects of the entry of the right on 11th of August 2008; (b) Declaration on the creation of the right by the transformation of a legal entity by merger dated 12th of February 2015, legal effects of registration as of 12th of March 2015.



VII. Plots No. 199/1, 199/2 (both other non-residential space). All in cadastral area Chvalovice, municipality Chvalovice, inscribed in Ownership Certificate No. 807, maintained by the Cadastral Registry South Bohemian Region, Cadastral office in Znojmo. There are no registered easements.

To our knowledge the hereinabove mentioned properties are used by the Subsidiary Company in compliance with related laws and regulations (ie. Applicable laws) and there are no defects in title over such properties.

To our knowledge, the Subsidiary Company entered into a Share Purchase Agreement with CAIAC Fund Management AG on 27 February 2024, pursuant to which the Subsidiary Company agreed to acquire the company Retail Park Mikulov s.r.o.. The acquisition was properly and legally completed on 29 February 2024 and the Subsidiary Company became the sole shareholder of Retail Park Mikulov s.r.o., which owns the following real estate.

Plots No. 3032/8, 3032/9, 3032/10, 3032/11, 3032/12, 3032/13, 3032/14, 3370/13, 3370/14, 3370/15, 3370/16, 3370/17, 3370/23, 5006/181, Building No. 1794 on plots No. 3032/11 and 3370/15. All in cadastral area Mikulov na Moravě, municipality Mikulov, inscribed in Ownership Certificate No. 2485, maintained by the Cadastral Registry for the South Moravian Region, Cadastral Office Břeclav. The real estate is pledged in favor of Československá obchodní banka a.s., with registered office at Prague 5, Radlická 333/150, Postal Code 150 57, ID No.: 00001350. This pledge is to be cleared in accordance with the Share Purchase Agreement in Retail Park Mikulov s.r.o. of 27 February 2024. To our knowledge the plots are encumbered as follows:

Plot No. and cadastral area	Review:	Encumbrances in rem
3032/8, Mikulov na Moravě	Other road, 380 m <sup>2</sup>	<p>I. Easement of walking and driving (entitlement for plot No. 4373/7), easement agreement V3 2124/1999</p> <p>II. Easement of walking and driving (entitlement for plot No. 4373/13), easement agreement V3 2124/1999</p> <p>III. Easement of walking and driving (entitlement for plot No. 4373/17), easement agreement V3 2124/1999</p> <p>IV. Easement of walking and driving (entitlement for plot No. 3370/1), easement agreement V3 2124/1999</p> <p>V. Easement of walking and driving (entitlement for plot No. 4371/21), easement agreement V3 2124/1999</p> <p>VI. Easement of walking and driving (entitled plot No. 4373/1, 4373/23), easement agreement V3 2124/1999</p> <p>VII. Easement of walking and driving (entitled plot No. 4373/7), easement agreement V3 2124/1999</p> <p>VIII. Easement of walking and driving (entitled plot No. 4371/17, 4371/19), easement agreement V3 2124/1999</p> <p>IX. Easement of walking and driving (entitled plot No. 4373/13), easement agreement V3 2124/1999</p> <p>X. Easement of walking and driving (entitled plot No. 4373/15, 4373/16, 4371/17, 4373/18, 4373/20, 4373/25), easement agreement V3 2124/1999</p> <p>XI. Easement of use (entitled City of Mikulov), easement agreement V3 2124/1999</p> <p>XII. Easement of walking and driving (entitled plot No. 4371/20, 4371/21), easement agreement V3 2124/1999</p>
3032/11, Mikulov na Moravě	Built up area and courtyard, the plot includes a	<p>I. Easement of walking and driving (entitlement for plot No. 4373/7), easement agreement V3 2124/1999</p>

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The company is registered in the Commercial Register administered by the Municipal Court in Prague, Section C, File No. 155003 Company ID No.: 25098039 Tax ID No.: CZ25098039

	building Mikulov 1794, 1759 m <sup>2</sup>	<p>II. Easement of walking and driving (entitlement for plot No. 4373/13), easement agreement V3 2124/1999</p> <p>III. Easement of walking and driving (entitlement for plot No. 4371/17), easement agreement V3 2124/1999</p> <p>IV. Easement of walking and driving (entitlement for plot No. 3370/1), easement agreement V3 2124/1999</p> <p>V. Easement of walking and driving (entitlement for plot No. 4371/21), easement agreement V3 2124/1999</p>
<b>3370/23, Mikulov na Moravě</b>	Other road, 415 m <sup>2</sup>	I. Easement of passage and transit (entitled Fotbaový klub – FC Pálava Mikulov spolek, GasNet, s.r.o.), easement agreement – gratuitous dated 13.2.2001

As of the date of the Opinion, the Subsidiary Company has a lease of the following properties<sup>3</sup>:

- I. Plots No. 1057/5 (garden), 357/15, 357/11, 1055/2 (all other area) and plot No. 1060/4 (permanent grass). All in cadastral area Česká Kubice, municipality Česká Kubice, inscribed in Ownership Certificate No. 1. except for plot No. 1055/2 that is not inscribed in Ownership Certificate. Gross floor area (hereinafter referred to as “GFA”) is 5 774 square meters and property is used as a parking lot. The lease was agreed for a period of 10 years starting from 1<sup>st</sup> of October 2021. The agreed price per square metre is CZK 35 per square metre, a total of CZK 201 040 per year. The first amendment to the Lease Agreement increases the price of the annual lease by CZK 7639.52, a total of CZK 208 679,52.

- II. Plot No. 564 (other area) in cadastral area Horní Folmava, municipality Česká Kubice, inscribed in Ownership Certificate No. 1, GFA is 174 square meters and property is used for advertising purposes. The lease was agreed for an indefinite period of time starting from 1<sup>st</sup> of November 2009. The agreed price is CZK 20 000 per year.
- III. Construction plot No. 160/1 (built-up area and courtyard) in cadastral area Česká Kubice, municipality Česká Kubice, inscribed in Ownership Certificate No. 463. Property is used as temporary accommodation for the tenant's employees and storage for materials. The agreed price is CZK 35 000 per month. The lease was agreed for indefinite period of time, starting 1<sup>st</sup> of February 2011. Subsidiary has further Lease Agreement for three apartments standing on the same plot of land. The agreed price is CZK 7 000 per month. The lease was agreed for definite period of time of two years, starting 1<sup>st</sup> of April 2018 and ending 30<sup>th</sup> of May 2020. The first amendment to the Lease Agreement provides lease for an indefinite period as of 23<sup>rd</sup> of May 2020.
- IV. Building No. 140 standing on plot No. st. 202 in cadastral area Dolní Dvořiště, municipality Dolní Dvořiště, inscribed in Ownership Certificate No. 10001. Property is used as temporary accommodation for the tenant's employees. The agreed price is CZK 18 000 per month. The lease was agreed for period of 10 years, starting 9<sup>th</sup> of June 2009.
- V. Building No. 141 standing on plot No. 353 in cadastral area Dolní Dvořiště, municipality Dolní Dvořiště, inscribed in Ownership Certificate No. 10001, Property is used as temporary accommodation for the tenant's employees. The agreed price is CZK 25 000 per month. The lease was agreed for period of 8 years, starting 1<sup>st</sup> of November 2021.

VI. Plot No. 170 (apartment building) and plot No. 89/1 (built-up area and courtyard) all in cadastral area Chvalovice, municipality Chvalovice, inscribed in Ownership Certificate No. 10001. Property is used as temporary accommodation for the tenant's employees. The agreed price is CZK 20 000 per month and CZK 7 000 for services. The rent was increased in 8th amendment to CZK 45 000. The lease was agreed for indefinite period of time, starting 1th of June 2006.

## ANNEX III

### MATERIAL CONTRACTS

	Concluded with:	Review:	Binding, Valid, Enforceable:
<p><b>Framework purchase agreement no. 730969/352, 736767/455, 856444/541</b></p>	<p><b>Bidfood Czech Republic, s.r.o.</b></p>	<p>Framework purchase agreement under which the Subsidiary Company orders goods from Bidfood Czech Republic s.r.o. The agreement concluded for the period from 1.7.2022 to 30.6.2024 with a three-month notice period.</p>	<p>The Contract, as amended on 17 August 2022, is valid, legally binding and enforceable.</p>
<p><b>Framework agreement for the lease of movables No. N-AGE20/001</b></p>	<p><b>APEX gaming EUROPE a.s.,</b></p>	<p>Framework agreement on the rental of movable property under which the Subsidiary Company rents technical equipment pursuant to the provisions of Section 42(3) and (4) of Act No. 186/2016 Coll., on Gambling. Rent is paid monthly. The Lessee is authorised to terminate the Agreement if (i) the Lessor breaches its legal or contractual obligation to provide repairs or spare parts or is in default for more than 30 calendar days; (ii) the Lessor seriously or repeatedly breaches its obligation under the law or this Agreement; (iii) the</p>	<p>The Framework Agreement is valid, legally binding and enforceable.</p>

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		<p>Lessor breaches any other obligation under the Agreement and fails to remedy the breach.</p> <p>The Lessor is particularly entitled to terminate the agreement if the Subsidiary Company is more than 30 days in arrears. The parties may also terminate the agreement by mutual written agreement. On 6 January 2021, the parties concluded Annex No. 1, through which 50 pieces of technical equipment were rented, and on 1 March 2023, the parties concluded Annex No. 2, through which a further 24 pieces of technical equipment and one LED display were rented.</p>	
<p><b>Contract for the pooled supply of electricity from the low-voltage network no. 9550294021</b></p>	<p><b>E.ON Energie, a.s.</b></p>	<p>Contract for the pooled supply of electricity from the low-voltage network, on the basis of which the company E.ON Energie, a.s. undertook to supply electricity to the point of consumption at Horní Folmava, 71/5, 345 32 Česká Kubice for Subsidiary Company. The contract is concluded for a definite term from 1 October 2021 until 31 December 2023,</p>	<p>The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that</p>

		with the possibility of annual extension for a period of one year.	the contract is still valid.
<b>Contract for the pooled supply of electricity from the low-voltage network no. 9550294021</b>	E.ON Energie, a.s.	Contract for the pooled supply of electricity from the low-voltage network, on the basis of which the company E.ON Energie, a.s. undertook to supply electricity to the point of consumption at Dolní Folmanova, plot no. 71/5, 345 32 Česká Kubice for Subsidiary Company. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.	The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that the contract is still valid.
<b>Contract for the pooled supply of electricity from the low-voltage network no. 9550227682</b>	E.ON Energie, a.s.	Contract for the pooled supply of electricity from the low-voltage network, on the basis of which the company E.ON Energie, a.s. undertook to supply electricity to the point of consumption at Chvalovice 170, 669 02 Chvalovice for Subsidiary Company. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.	The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that the contract is still valid.
<b>Contract for the pooled</b>	E.ON Energie, a.s.	Contract for the pooled supply of electricity from the low-voltage network, on the basis of which	The Contract is effective and valid



<p><b>supply of electricity from the low-voltage network no. 9550313706</b></p>		<p>the company E.ON Energie, a.s. undertook to supply electricity to the point of consumption at Dolní Dvořiště 141, 382 72 Dolní Dvořiště for Subsidiary Company. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.</p>	<p>and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that the contract is still valid.</p>
<p><b>Contract for the pooled supply of electricity from the low-voltage network no. 9550313716</b></p>	<p>E.ON Energie, a.s.</p>	<p>Contract for the pooled supply of electricity from the low-voltage network, on the basis of which the company E.ON Energie, a.s. undertook to supply electricity to the point of consumption at Dolní Dvořiště 140, 382 72 Dolní Dvořiště for Subsidiary Company. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.</p>	<p>The Contract is effective and valid and enforceable. In light of the fact that the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that the contract is still valid.</p>
<p><b>Contract for the pooled supply of electricity from the low-voltage</b></p>	<p>E.ON Energie, a.s.</p>	<p>Contract for the pooled supply of electricity from the low-voltage network, on the basis of which the company E.ON Energie, a.s. undertook to supply electricity to the point of consumption at Horní Folmava 3, Horní Folmava, 345 32 Česká Kubice for Subsidiary Company. The contract is</p>	<p>The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior</p>

<p><b>network no.</b> <b>9550294425</b></p>		<p>concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.</p>	<p>to the expiration of the contract in order for it not to be renewed for another year, we assume that the contract is still valid.</p>
<p><b>Contract for the pooled supply of electricity from the low-voltage network no.</b> <b>9550294026</b></p>	<p>E.ON Energie, a.s.</p>	<p>Contract for the pooled supply of electricity from the low-voltage network, on the basis of which the company E.ON Energie, a.s. undertook to supply electricity to the point of consumption at Česká Kubice 8R, 345 32 Česká Kubice for Subsidiary Company. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.</p>	<p>The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that the contract is still valid.</p>
<p><b>Contract for the pooled supply of electricity from the low-voltage network no.</b> <b>9550389803</b></p>	<p>E.ON Energie, a.s.</p>	<p>Contract for the pooled supply of electricity from the low-voltage network, on the basis of which the company E.ON Energie, a.s. undertook to supply electricity to the point of consumption at Česká Kubice 42, 345 32 Česká Kubice for Subsidiary Company. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.</p>	<p>The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another</p>

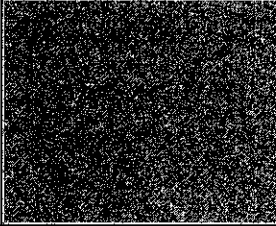
			year, we assume that the contract is still valid.
<b>Contract for the pooled supply of electricity from the low-voltage network no.9550192884</b>	E.ON Energie, a.s.	Contract for the pooled supply of electricity from the low-voltage network, on the basis of which the company E.ON Energie, a.s. undertook to supply electricity to the point of consumption for the period from 1 April 2021 to 30 September 2021 at Dolní Dvořiště 225, 382 72 Dolní Dvořiště for Subsidiary Company. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.	The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that the contract is still valid.
<b>Contract for the pooled supply of electricity from the low-voltage network no.9201340240</b>	E.ON Energie, a.s.	Contract for the pooled supply of electricity from the low-voltage network, on the basis of which the company E.ON Energie, a.s. undertook to supply electricity to the point of consumption for the period from 1 April 2021 to 30 September 2021 at Chvalovice 199, 669 02 Chvalovice for Subsidiary Company. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.	The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that the contract is still valid.

<p><b>Contract for the pooled supply of electricity from the low-voltage network no. 9550567346</b></p>	<p>E.ON Energie, a.s.</p>	<p>Contract for the pooled supply of electricity from the low-voltage network, on the basis of which the company E.ON Energie, a.s. undertook to supply electricity to the point of consumption for the period from 1 April 2021 to 30 September 2021 at Hatě 198, Hatě, 669 02 Chvalovice for Subsidiary Company. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.</p>	<p>The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that the contract is still valid.</p>
<p><b>Contract for the pooled supply of electricity from the low-voltage network no. 9550305177</b></p>	<p>E.ON Energie, a.s.</p>	<p>Contract for the pooled supply of electricity from the low-voltage network, on the basis of which the company E.ON Energie, a.s. undertook to supply electricity to the point of consumption for the period from 1 April 2021 to 30 September 2021 at Česká Kubice 64, 345 32 Česká Kubice for Subsidiary Company. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.</p>	<p>The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that the contract is still valid.</p>
<p><b>Gas supply contract No. 9550270104</b></p>	<p>E.ON Energie, a.s.</p>	<p>Gas supply contract, through which E.ON Energie, a.s. undertakes to supply gas to the Subsidiary Company at the consumption point Dolní Dvořiště 225, 382 72 Dolní</p>	<p>The Contract is effective and valid and enforceable. Since the contract</p>

		Dvořiště. The contract is for the supply of gas for the time period from 1 April 2021 to 30 September 2021.	requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that the contract is still valid.
<b>Gas supply contract No. 9507108259</b>	E.ON Energie, a.s.	Gas supply contract, through which E.ON Energie, a.s. undertakes to supply gas to the Subsidiary Company at the consumption point Hatě 199, Hatě, 669 02 Chvalovice. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.	The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that the contract is still valid.
<b>Gas supply contract No. 9550269908</b>	E.ON Energie, a.s.	Gas supply contract, through which E.ON Energie, a.s. undertakes to supply gas to the Subsidiary Company at the consumption point Dolní Dvořiště 141, 382 72 Dolní Dvořiště. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.	The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order

			for it not to be renewed for another year, we assume that the contract is still valid.
<b>Gas supply contract No. 9550270085</b>	E.ON Energie, a.s.	Gas supply contract, through which E.ON Energie, a.s. undertakes to supply gas to the Subsidiary Company at the consumption point Dolní Dvořiště 140, 382 72 Dolní Dvořiště. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.	The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that the contract is still valid.
<b>Gas supply contract No. 9550446322</b>	E.ON Energie, a.s.	Gas supply contract, through which E.ON Energie, a.s. undertakes to supply gas to the Subsidiary Company at the consumption point Chvalovice 170, 669 02 Chvalovice. The contract is concluded for a definite term until 30 September 2021, but with the possibility of annual extension for a period of one year.	The Contract is effective and valid and enforceable. Since the contract requires written notice 90 days prior to the expiration of the contract in order for it not to be renewed for another year, we assume that

			the contract is still valid.
<b>Lease and Licence Agreement No. 1</b>	<b>Euro Games Technology</b>	<p>Contract for the rental of technical equipment (gaming machines). Concluded on 11. 1. 2023.</p> <p>Agreement may be terminated only by written agreement of the Parties or termination of this Agreement in writing by either party. The period of notice shall be six months. The Agreement is concluded for indefinite period of time. The value of the contract is approximately €16,000 per month for the rental of 40 pieces of technical equipment and related licenses.</p>	The Agreement is valid, legally binding and enforceable.
<b>Future Purchase Agreement</b>	<b>Euro Games Technology</b>	<p>Future purchase agreement for gaming machines concluded on 11. 1. 2023. Euro Games Technology is entitled to invite the Subsidiary Company to conclude a purchase agreement for the purchase of technical equipment (gaming machines) after the successful completion of the development and praise of the BELL LINK software. This is to take place within 18 months of the conclusion of the contract. The value of the contract is approximately EUR 696 000. A service contract will</p>	The Agreement is valid, legally binding and enforceable.

		subsequently be concluded on the basis of the purchase contract.	
<b>Neon System Implementation</b>	<b>Intelligent Gaming Systems Limited</b>	This is a series of interlinked contracts and addenda, the common purpose of which is to implement the NEON system provided by Intelligent Gaming Systems Limited.	
<b>Agreement No 161108 for software licensing, service provision and hardware purchase</b>	<b>Intelligent Gaming Systems Limited</b>	Agreement for software licensing, service provision and hardware purchase. Ammended by amendment dated on 13. 4. 2021.	The Agreement is valid, legally binding and enforceable.
<b>Contract for the provision of services and maintenance of information system support</b>	<b>Versino CZ, s.r.o.</b>	The contract includes license and user management, patch implementation, license maintenance, system customization, support platform, help desk, consulting and training, IS development, database backup and recovery, server monitoring and management, and HW/SW infrastructure repair and technical consulting. According to our information, the contract was amended with effect from 1.1.2023 according to Paragraph VII.6 by Versino by amending Attachment no. 1. Due to the nature of the amendment, the Contract is no longer stipulated for an indefinite	The Agreement is valid, legally binding and enforceable.



		period, but until the end of the year with automatic renewal.	
<b>Contract for Corporate Solutions no. 40101816169</b>	<b>T-Mobile Czech Republic a.s.</b>	Determination of the terms and conditions between T-Mobile CZ and Palasino under which the Palasino will be provided with performance in the field of information technology, non-public electronic communications services and, on the basis of Subscriber Agreements, publicly available electronic communications services. The contract is concluded for a definite term until 15.3.2020 but conclusion of this Agreement shall not affect the duration of the Service Specifications, in which case the Service Specifications shall continue to govern this Agreement as if there had been no conclusion.	The Agreement is valid, legally binding and enforceable.
<b>First Amendment to Contract for Corporate Solutions no. 40101816169</b>	<b>T-Mobile Czech Republic a.s.</b>	The parties agreed that the minimum period of use of the services provided to Palasino under contract and the relevant service specifications, the amendment is effective as of 1.4.2020 for an indefinite period.	The Amendment itself is valid, legally binding and enforceable.
<b>Second Amendment to Contract for Corporate Solutions no. 40101816169</b>	<b>T-Mobile Czech Republic a.s.</b>	Extension of the contract period and the terms of termination of the contract and service specification., effective from 11.12.2020 for an indefinite period.	The Amendment itself is valid, legally binding and enforceable.

<p><b>Investment Cooperation Agreement</b></p>	<p><b>Singford Holdings Limited</b></p>	<p>Investment cooperation agreement. The Subsidiary Company has a surplus of available investment funds which it intends to invest through Singford. Singford agrees to manage the Subsidiary Company's available investment capital. Singford must disburse the funds managed by it upon request by Subsidiary Company within 10 days. Singford must act in the interest of the Subsidiary Company and invest the available funds taking into account all possible risks and the current economic situation. The Subsidiary Company shall reimburse Singford for the costs of managing the unrestricted funds but shall not be liable to pay a management fee. The agreement ceases to have effect in case of termination by the Singford company with one month prior notice period, or in case the Subsidiary Company ceases to be a subsidiary of Far East Consortium International Limited. The agreement is</p>	<p>The Contract is valid, legally binding and enforceable.</p>
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		effective from the date of its conclusion on 20 March 2019 until termination.	
<b>Insurance policy No. 7720798380</b>	<b>Kooperativa pojišť'ovna, a.s., Vienna Insurance Group</b>	Liability insurance contract, interruption or restriction of operation insurance, electronic equipment insurance, glass insurance, insurance against vandalism, insurance against theft of movable property, and insurance against natural disasters. The contract was concluded on 16 December 2013 for the period from 1 January 2014 to 31 December 2016. The validity of the contract was extended by addenda. Premiums are payable in arrears for a three-month period.	The Contract is valid, legally binding and enforceable.
<b>Amendment No 18 to Insurance policy No. 7720798380</b>	<b>Kooperativa pojišť'ovna, a.s., Vienna Insurance Group</b>	Extension of the validity of insurance contract No. 7720798380 from 1 January 2023 for an indefinite period. Clarification of specific contractual provisions and increase in policy limits.	The Amendment is effective and valid, and we find no impediment to its enforceability.

<p><b>Audit Contract</b></p>	<p><b>Schaffer &amp; Partner Audit s.r.o.</b></p>	<p>The subject of the contract is review of the IFRS consolidation package of the Subsidiary Company, memorandums and other documents required by auditor of the parent company, report on statutory financial statements and annual report of the Subsidiary Company. The above outputs were to be provided by Schaffer &amp; Partner Audit s.r.o. until September 2022. The value of the contract is set at CZK 910,000 in total for all the services contained therein.</p>	<p>The Contract is valid, legally binding and enforceable.</p>
<p><b>Sales and purchase agreement</b></p>	<p><b>EISBERG, a.s.</b></p>	<p>The company EISBERG, a.s. has contractually committed to supply food products according to single orders. Invoices for the goods are due within 14 days and the value of the goods received but not yet paid for is set at a maximum of CZK 500 000.</p>	<p>The Agreement is valid, legally binding and enforceable.</p>
<p><b>Share Purchase Agreement</b></p>	<p><b>CAIAC Fund Management AG (as a mutual fund manager acting on behalf of CZECH REAL ESTATE</b></p>	<p>Agreement on the transfer of a 100% stake in Retail Park Mikulov s.r.o. to the Subsidiary Company. The Subsidiary Company has undertaken to pay the purchase price and repay the debt for Retail Park Mikulov</p>	<p>The Agreement is valid, legally binding and enforceable.</p>

	<b>INVESTMENT FUND)</b>	s.r.o. to Československá obchodní banka a.s., with registered office at Prague 5, Radlická 333/150, Postal Code 150 57, ID No.: 00001350.	
<b>Framework agreement for credit banking products</b>	<b>Raiffeisenbank a.s.</b>	<p>Contract for the provision of a credit framework of up to CZK 120,000,000 for the purpose of issuing bank guarantees. The Subsidiary Company is entitled to draw on the credit framework until 31 January 2025 provided that:</p> <p>(a) the Subsidiary Company has delivered a blank promissory note to the bank and has entered into an agreement for its completion;</p> <p>(b) a real estate lien has been created (see Annex II)</p> <p>(c) a lien has been created on the term deposit claims on the Subsidiary Company's accounts in the amount of 43,9 % of the bank guarantee</p> <p>(d) a lien has been created on the receivables on deposits in the accounts of the Subsidiary Company</p>	The Agreement is valid, legally binding and enforceable.

		<p>e) valuation of the pledged real estate up to the amount of CZK 67 400 000 was carried out</p> <p>(f) submission of the Subsidiary Company's General Meeting's approval to encumber the Subsidiary Company's assets</p> <p>g) submission of an insurance policy for the mortgaged properties.</p>	
<p><b>Contract for the implementation of the ESG reporting process</b></p>	<p><b>BDO Audit s.r.o.</b></p>	<p>BDO Audit s.r.o. undertakes to provide the Subsidiary Company with assistance in the process of calculating the carbon footprint through the process of developing the ESG Strategy. The amount of the performance is determined according to the completion of each step and its amount should not exceed CZK 1,000,000 according to the information of the managers of the Subsidiary Company. Performance under the contract is expected to last until August 2024.</p>	

**ANNEX IV**  
**LIST OF DOCUMENTS REVIEWED**









































## ANNEX V

# EXCERPT FROM THE COMMERCIAL REGISTER

**Becker & Poliakoff, s.r.o., law firm**

U Prašné brány 1078/1, Prague 1, 110 00 tel.: +420 224 900 000 office@becker-poliakoff.cz www.becker-poliakoff.cz

48/49

The company is registered in the Commercial Register administered by the Municipal Court in Prague, Section C, File No. 155003 Company ID No.: 25098039 Tax ID No.: CZ25098039



## Úplný výpis

z obchodního rejstříku, vedeného  
Krajským soudem v Plzni  
oddíl B, vložka 492

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**Datum vzniku a zápisu:**

6. září 1995

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**Spisová značka:**

B 492 vedená u Krajského soudu v Plzni  
zapsáno 6. září 1995

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**Obchodní firma:**

LMJ Casino Rozvadov a. s.

zapsáno 6. září 1995

vymazáno 22. března 2002

AMERICAN CHANCE CASINOS a.s.

zapsáno 22. března 2002

vymazáno 27. listopadu 2013

Trans World Hotels & Entertainment, a.s.

zapsáno 27. listopadu 2013

vymazáno 1. prosince 2023

Palasino Group, a.s.

zapsáno 1. prosince 2023

---

**Sídlo:**

Česká Kubice, Folmava 66, PSČ 34532

zapsáno 6. září 1995

vymazáno 14. července 1999

Česká Kubice 64, PSČ 34532

zapsáno 14. července 1999

vymazáno 26. srpna 2015

č.p. 64, 345 32 Česká Kubice

zapsáno 26. srpna 2015

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**Identifikační číslo:**

643 58 267

zapsáno 6. září 1995

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**Právní forma:**

Akciová společnost

zapsáno 6. září 1995

založena bez konání ustavující valné hromady rozhodnutím  
jediného zakladatele ve formě notářského zápisu notářky v Kladně  
I. Liškové pod sp. zn. NZ 187/95, N 184/95 ze dne 2. 5. 1995,  
přijetím zakladatelské smlouvy a schválením stanov.  
zapsáno 6. září 1995

---

**Předmět podnikání:**

provozování sázkových her v kasinu Club Europe v obci

Rozvadov č.p. 66

zapsáno 6. září 1995

vymazáno 14. července 1999

---

provozování sázkových her v kasinu Club Europe v obci Česká Kubice

zapsáno 20. února 1996

vymazáno 14. července 1999

---

provozování sázkových her v kasinu Casino Rozvadov č.p. 26

zapsáno 14. července 1999

vymazáno 22. března 2002

---

provozování sázkových her v kasinu Casino Česká Kubice č.p. 64

zapsáno 14. července 1999

vymazáno 22. března 2002

---

hostinská činnost

zapsáno 4. září 1996

---

směnářenská činnost

zapsáno 4. září 1996

---

provozování sázkových her v kasinu Česká Kubice č.p. 64

zapsáno 22. března 2002

vymazáno 29. prosince 2004

---

provozování sázkových her v kasinu Rozvadov č.p. 26

zapsáno 22. března 2002

vymazáno 29. prosince 2004

---

provozování sázkových her v kasinu Chvalovice - Hatě č.p. 199

zapsáno 22. března 2002

vymazáno 29. prosince 2004

---

provozování sázkových her v kasinech

zapsáno 29. prosince 2004

vymazáno 16. června 2021

---

specializovaný maloobchod

zapsáno 29. prosince 2004

vymazáno 22. března 2013

---

provozování výherních hracích přístrojů

zapsáno 20. února 2012

vymazáno 16. června 2021

---

výroba, instalace, opravy elektrických strojů a přístrojů, elektronických a telekomunikačních zařízení

zapsáno 22. března 2013

---

výroba, obchod a služby neuvedené v přílohách 1 až 3 živnostenského zákona

zapsáno 22. března 2013

vymazáno 16. června 2021

---

prodej kvasného lihu, konzumního lihu a lihovin

zapsáno 21. července 2014

---

kosmetické služby

zapsáno 21. července 2014

---

pedikúra, manikúra

zapsáno 21. července 2014

---

provozování hazardních her

zapsáno 16. června 2021

---

zprostředkování obchodu a služeb

zapsáno 16. června 2021

---

velkoobchod a maloobchod

zapsáno 16. června 2021

---

ubytovací služby

zapsáno 16. června 2021

---

nákup, prodej, správa a údržba nemovitostí

zapsáno 16. června 2021

---

poradenská a konzultační činnost, zpracování odborných studií a posudků

zapsáno 16. června 2021

---

reklamní činnost, marketing, mediální zastoupení

zapsáno 16. června 2021

---

provozování kulturních, kulturně-vzdělávacích a zábavních zařízení, pořádání kulturních produkcí, zábav, výstav, veletrhů, přehlídek, prodejních a obdobných akcí

zapsáno 16. června 2021

---

provozování tělovýchovných a sportovních zařízení a organizování sportovní činnosti

zapsáno 16. června 2021

---

výroba, obchod a služby jinde nezařazené

zapsáno 16. června 2021

---

silniční motorová doprava - osobní provozovaná vozidly určenými pro přepravu nejvýše 9 osob včetně řidiče

zapsáno 16. června 2021

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**Statutární orgán - představenstvo:**

**předseda představenstva:**

THOMAS CHRISTIAN MÄHDER, dat. nar. 20. září 1958

Rozmarná 420, 250 64 Hovorčovice

Den vzniku funkce: 11. června 2015

Den zániku funkce: 21. října 2015

Den vzniku členství: 1. února 2012

Den zániku členství: 21. října 2015

zapsáno 17. srpna 2015

vymazáno 8. ledna 2016

---

**předseda představenstva:**

Noel Anthony Souter, nar. 24.8.1937

Česká Kubice 20

pobyt v ČR povolen na adrese Česká Kubice 20,  
č. průkazu cizince PKP 121 538 - OCPPS Domažlice  
zapsáno 6. září 1995  
vymazáno 24. září 1998

---

**člen představenstva:**

Mark Clive Souter, nar. 27. 9. 1962  
Dolní Folmava č. 8  
pobyt v ČR povolen na adrese Dolní Folmava č. 8,  
č. průkazu cizince PKP 125 253 - OCPPS Domažlice  
zapsáno 6. září 1995  
vymazáno 24. září 1998

---

**člen představenstva:**

Dominick Joseph Valenzano dat.nar. 8. července 1948  
Kladno, E. Zahrádky 891  
zapsáno 24. září 1998  
vymazáno 26. září 2000

---

**člen představenstva:**

JUDr. ROBERT BEZDĚK  
Kladno, E. Zahrádky 891  
r. č. 64 05 01/2174  
zapsáno 6. září 1995  
vymazáno 26. září 2000

---

**předseda představenstva:**

ANDREW TOTTENHAM, dat. nar. 14. července 1957  
Kladno, E. Zahrádky 891  
zapsáno 24. září 1998  
vymazáno 26. září 2000

---

**předseda představenstva:**

SIMON JONATHAN NEWTON, dat. nar. 17. října 1963  
Domažlice, Zahradní 362  
zapsáno 26. září 2000  
vymazáno 22. března 2002

---

**předseda představenstva:**

Simon Jonathan Newton, dat. nar. 17. října 1963  
Znojmo, U Lesíka 19  
Den zániku funkce: 28. prosince 2006  
zapsáno 22. března 2002  
vymazáno 1. února 2007

---

**člen představenstva:**

PAVEL MARŠÍK, dat. nar. 2. listopadu 1972  
Praha 6 - Řepy 1137, Jiránkova 1  
zapsáno 26. září 2000  
vymazáno 29. prosince 2004

---

**člen představenstva:**

Ing. PAVEL MARŠÍK, dat. nar. 2. listopadu 1972  
Praha 6-Řepy, Jiránkova 1137/1, PSČ 16300  
zapsáno 29. prosince 2004  
vymazáno 1. února 2007

---

**člen představenstva:**

Ing. TOMÁŠ KMENT, dat. nar. 3. ledna 1966  
Kout na Šumavě 258, okres Domažlice, PSČ 34502  
zapsáno 26. září 2000  
vymazáno 1. února 2007

---

**předseda představenstva:**

PAUL DALLAS BENKLEY, dat. nar. 4. května 1964  
1239 Collex, 104 Route de Vireloup, Švýcarská konfederace  
Den vzniku funkce: 1. dubna 2007  
Den zániku funkce: 31. ledna 2012  
Den vzniku členství: 1. dubna 2007  
Den zániku členství: 31. ledna 2012  
zapsáno 17. května 2007  
vymazáno 22. března 2013

---

**člen představenstva:**

Ing. PAVEL MARŠÍK, dat. nar. 2. listopadu 1972  
Hostivice, Podzimní 1558, PSČ 25301  
Den zániku členství: 10. března 2010  
zapsáno 1. února 2007  
vymazáno 22. března 2013

---

**člen představenstva:**

Ing. TOMÁŠ KMENT, dat. nar. 3. ledna 1966  
Kout na Šumavě 328, okres Domažlice, PSČ 34502  
Den zániku členství: 10. března 2010  
zapsáno 1. února 2007  
vymazáno 22. března 2013

---

**člen představenstva:**

THOMAS CHRISTIAN MÄHDER, dat. nar. 20. září 1958  
Hovorčovice, Rozmarná 420, PSČ 25064

Den vzniku členství: 4. února 2009

Den zániku členství: 31. ledna 2012

zapsáno 28. dubna 2009

vymazáno 22. března 2013

---

**člen představenstva:**

PAVEL MARŠÍK, dat. nar. 2. listopadu 1972

Podzimní 1558, 253 01 Hostivice

Den vzniku členství: 10. března 2010

Den zániku členství: 31. ledna 2012

zapsáno 22. března 2013

vymazáno 22. března 2013

---

**člen představenstva:**

TOMÁŠ KMENT, dat. nar. 3. ledna 1966

č.p. 328, 345 02 Kout na Šumavě

Den vzniku členství: 10. března 2010

Den zániku členství: 31. ledna 2012

zapsáno 22. března 2013

vymazáno 22. března 2013

---

**předseda představenstva:**

PAUL DALLAS BENKLEY, dat. nar. 4. května 1964

1239 Collex, route de Rosière 7, Švýcarská konfederace

Den vzniku funkce: 1. února 2012

Den zániku funkce: 11. června 2015

Den vzniku členství: 31. ledna 2012

Den zániku členství: 14. července 2015

zapsáno 22. března 2013

vymazáno 17. srpna 2015

---

**člen představenstva:**

THOMAS CHRISTIAN MÄHDER, dat. nar. 20. září 1958

Rozmarná 420, 250 64 Hovorčovice

Den vzniku členství: 1. února 2012

zapsáno 22. března 2013

vymazáno 17. srpna 2015

---

**člen představenstva:**

PAVEL MARŠÍK, dat. nar. 2. listopadu 1972

Podzimní 1558, 253 01 Hostivice

Den vzniku členství: 31. ledna 2012

zapsáno 22. března 2013

vymazáno 25. září 2013

---

**člen představenstva:**



PAVEL MARŠÍK, dat. nar. 2. listopadu 1972  
Mikulčická 112/6, Sobín, 155 21 Praha 5  
Den vzniku členství: 31. ledna 2012  
zapsáno 25. září 2013  
vymazáno 26. srpna 2015

---

**předseda představenstva:**

PAVEL MARŠÍK, dat. nar. 2. listopadu 1972  
Ke Stromečkům 1510, 253 01 Hostivice  
Den vzniku funkce: 29. října 2015  
Den zániku funkce: 29. května 2019  
Den vzniku členství: 31. ledna 2012  
Den zániku členství: 29. května 2019  
zapsáno 8. ledna 2016  
vymazáno 29. května 2019

---

**člen představenstva:**

TOMÁŠ KMENT, dat. nar. 3. ledna 1966  
č.p. 328, 345 02 Kout na Šumavě  
Den vzniku členství: 31. ledna 2012  
Den zániku členství: 29. května 2019  
zapsáno 22. března 2013  
vymazáno 29. května 2019

---

**člen představenstva:**

PAVEL MARŠÍK, dat. nar. 2. listopadu 1972  
Ke Stromečkům 1510, 253 01 Hostivice  
Den vzniku členství: 31. ledna 2012  
zapsáno 26. srpna 2015  
vymazáno 8. ledna 2016

---

**předseda představenstva:**

PAVEL MARŠÍK, dat. nar. 2. listopadu 1972  
Ke Stromečkům 1510, 253 01 Hostivice  
Den vzniku funkce: 6. srpna 2020  
Den vzniku členství: 1. srpna 2020  
zapsáno 4. září 2020

---

**člen představenstva:**

COLIN CHAPMAN STEWART, dat. nar. 5. února 1965  
NE258PY Whitley Bay, Belsay Avenue 29, Spojené království Velké Británie a Severního  
Irsku  
Den vzniku členství: 1. prosince 2015  
zapsáno 8. ledna 2016

vymazáno 2. června 2023

**člen představenstva:**

COLIN CHAPMAN STEWART, dat. nar. 5. února 1965  
Nová Oblekovická 254/20, Oblekovice, 671 81 Znojmo  
Den vzniku členství: 1. prosince 2015  
zapsáno 2. června 2023

**předseda představenstva:**

Ing. TOMÁŠ KMENT, dat. nar. 3. ledna 1966  
č.p. 328, 345 02 Kout na Šumavě  
Den vzniku funkce: 29. května 2019  
Den zániku funkce: 6. srpna 2020  
Den vzniku členství: 29. května 2019  
zapsáno 29. května 2019  
vymazáno 5. listopadu 2020

**člen představenstva:**

JOHN FRIAR, dat. nar. 5. listopadu 1972  
č.p. 175, 345 21 Meclov  
Den vzniku členství: 29. května 2019  
Den zániku členství: 1. srpna 2020  
zapsáno 29. května 2019  
vymazáno 4. září 2020

**člen představenstva:**

Ing. TOMÁŠ KMENT, dat. nar. 3. ledna 1966  
č.p. 328, 345 02 Kout na Šumavě  
Den vzniku členství: 29. května 2019  
zapsáno 5. listopadu 2020

**Počet členů:**

3  
zapsáno 17. srpna 2015

**Způsob jednání:**

Způsob jednání:

- a) zastupování - společnost zastupuje samostatně předseda představenstva nebo společně dva jiní členové představenstva,  
b) podepisování - podepisování se provádí tak, že k napsanému nebo vytištěnému obchodnímu jménu společnosti připojí svůj podpis samostatně předseda představenstva nebo společně dva jiní členové představenstva s uvedením jména a funkce.

zapsáno 6. září 1995  
vymazáno 21. července 2014

Statutárním orgánem společnosti je představenstvo. Za společnost podepisuje představenstvo tak, že k napsané nebo vytištěné obchodní firmě společnosti, nebo otisku

razítka obsahujícímu obchodní firmu společnosti, připojí svůj podpis předseda představenstva nebo společně dva členové představenstva.

zapsáno 21. července 2014

vymazáno 11. dubna 2016

Statutárním orgánem společnosti je představenstvo. Za společnost podepisuje představenstvo tak, že k napsané nebo vytištěné obchodní firmě společnosti, nebo otisku razítka obsahujícímu obchodní firmu společnosti, připojí svůj podpis předseda představenstva nebo společně dva členové představenstva.

V souladu s § 164 odst. 3 zákona č. 89/2012 Sb., občanského zákoníku je osobou pověřenou právním jednáním vůči zaměstnancům společnosti Tomáš Kment, člen představenstva.

zapsáno 11. dubna 2016

vymazáno 20. září 2018

Za společnost jedná každý člen představenstva samostatně, za společnost podepisuje představenstvo tak, že k napsané nebo vytištěné obchodní firmě společnosti, nebo otisku razítka obsahujícímu obchodní firmu společnosti, připojí svůj podpis samostatně kterýkoliv člen představenstva.

zapsáno 20. září 2018

**Dozorčí rada:**

Derek Ayres, nar. 20. 10. 1946

Lyncroft Lodge, Minorea Hill, Laxey, Isle of Man

zapsáno 6. září 1995

vymazáno 4. května 1998

Hal Taines, nar. 19. 7. 1927

133 South Beverly Blen Bld, Beverly Glen, L. A., USA

zapsáno 6. září 1995

vymazáno 24. září 1998

Glen Bramsworth Ramsden

Shenvalley Farm, Patrick, Isle of Man

nar. 21. 10. 1947

zapsáno 6. září 1995

vymazáno 24. září 1998

**člen:**

Simon Jonathan Newton dat.nar. 17. října 1963

Ballaterson Bec. Farm, Ballaugh Isle of Man

zapsáno 24. září 1998

vymazáno 26. září 2000

**člen:**

LUBOMÍR VALENTA, dat. nar. 25. ledna 1951

Česká Kubice, Nová Kubice 3, okres Domažlice, PSČ 34532

Den zániku členství: 26. září 2002

zapsáno 4. května 1998

vymazáno 19. října 2007

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**člen:**

CHRISTOPHER MOORE, dat. nar. 7. listopadu 1954

16 Holmesdale Road, Teddington, TW 11 9LF, UK

zapsáno 24. září 1998

vymazáno 22. března 2002

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**člen:**

JUDr. IVAN CESTR, dat. nar. 8. ledna 1954

Praha 6, Rooseveltova 575/39

Den zániku členství: 28. listopadu 2002

zapsáno 26. září 2000

vymazáno 28. května 2003

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**člen:**

Paul Dallas Benkley, dat. nar. 4. května 1964

124 Idlewood Drive, Stamford, CT 06905, Spojené státy americké

Den vzniku členství: 28. listopadu 2002

Den zániku členství: 31. března 2007

zapsáno 28. května 2003

vymazáno 17. května 2007

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**člen:**

ROLAND STAMBERGER, dat. nar. 7. října 1958

Keplerstr. 18, Wenzelbach, 93173, Spolková republika Německo

Den vzniku funkce: 6. listopadu 2001

Den zániku členství: 6. února 2007

zapsáno 22. března 2002

vymazáno 19. října 2007

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**člen dozorčí rady:**

ROLAND STAMBERGER, dat. nar. 7. října 1958

85416 Langenbach, Angerstr. 9, Spolková republika Německo

Den vzniku členství: 27. srpna 2007

Den zániku členství: 31. ledna 2012

zapsáno 19. října 2007

vymazáno 22. března 2013

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**člen dozorčí rady:**

JUDr. JAN KOZUBEK, dat. nar. 27. ledna 1950

Praha 5, Neustupného 1833/20, PSČ 15500

Den vzniku členství: 27. srpna 2007

Den zániku členství: 31. ledna 2012  
zapsáno 19. října 2007  
vymazáno 22. března 2013

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**člen dozorčí rady:**

JOHN FRIAR, dat. nar. 5. listopadu 1972  
Meclov 175, PSČ 34521  
Den vzniku členství: 22. srpna 2007  
Den zániku členství: 12. října 2012  
zapsáno 19. října 2007  
vymazáno 22. března 2013

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**člen dozorčí rady:**

ROLAND STAMBERGER, dat. nar. 7. října 1958  
85416 Langenbach, Angerstr. 9, Spolková republika Německo  
Den vzniku členství: 31. ledna 2012  
Den zániku členství: 21. října 2015  
zapsáno 22. března 2013  
vymazáno 11. dubna 2016

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**člen dozorčí rady:**

JAN KOZUBEK, dat. nar. 27. ledna 1950  
Neustupného 1833/20, Stodůlky, 155 00 Praha 5  
Den vzniku členství: 31. ledna 2012  
Den zániku členství: 1. srpna 2020  
zapsáno 22. března 2013  
vymazáno 4. září 2020

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**člen dozorčí rady:**

JOHN FRIAR, dat. nar. 5. listopadu 1972  
č.p. 175, 345 21 Meclov  
Den vzniku členství: 12. října 2012  
Den zániku členství: 29. května 2019  
zapsáno 22. března 2013  
vymazáno 29. května 2019

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**člen dozorčí rady:**

JILL ANN BRADY, dat. nar. 24. května 1966  
NY11105 New York, 2118 45th Street, Spojené státy americké  
Den vzniku členství: 1. prosince 2015  
Den zániku členství: 20. ledna 2020  
zapsáno 11. dubna 2016  
vymazáno 3. března 2020

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**člen dozorčí rady:**

PAVEL MARŠÍK, dat. nar. 2. listopadu 1972  
Ke Stromečkům 1510, 253 01 Hostivice  
Den vzniku členství: 29. května 2019  
Den zániku členství: 1. srpna 2020  
zapsáno 29. května 2019  
vymazáno 4. září 2020

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**Člen dozorčí rady:**

MAREK SEDLÁČEK, dat. nar. 27. listopadu 1979  
č.p. 243, 382 72 Dolní Dvořiště  
Den vzniku členství: 20. ledna 2020  
zapsáno 3. března 2020

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**Člen dozorčí rady:**

JOHN FRIAR, dat. nar. 5. listopadu 1972  
Studentská 2086/63, Bolevec, 323 00 Plzeň  
Den vzniku členství: 1. srpna 2020  
zapsáno 4. září 2020

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**Člen dozorčí rady:**

Mgr. JIŘÍ BROŽ, dat. nar. 18. května 1980  
Jana Masaryka 330/48, Vinohrady, 120 00 Praha 2  
Den vzniku členství: 1. srpna 2020  
zapsáno 4. září 2020

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**Počet členů:**

3  
zapsáno 29. května 2019

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**Jediný akcionář:**

21st Century Resorts a.s., IČ: 643 58 275  
Česká Kubice, Folmava 66, okres Domažlice  
zapsáno 4. května 1998  
vymazáno 1. února 2007

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21st Century Resorts a.s., IČ: 643 58 275  
Česká Kubice 64, okres Domažlice, PSČ 34532  
zapsáno 1. února 2007  
vymazáno 29. srpna 2015

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21st Century Resorts a. s., IČ: 643 58 275  
Česká Kubice 64, PSČ 34532  
zapsáno 29. srpna 2015  
vymazáno 22. září 2020

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FEC Overseas Investment (UK) Limited  
M24DN Manchester, Northern Assurance Building, Second Floor, 9-21 Princess Street,  
Spojené království Velké Británie a Severního Irsku  
Registrační číslo: 11169889  
zapsáno 22. září 2020

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**Akcie:**

200 ks akcie na jméno ve jmenovité hodnotě 75 000,- Kč  
zapsáno 6. září 1995  
vymazáno 24. září 1998

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400 ks akcie na jméno ve jmenovité hodnotě 75 000,- Kč  
zapsáno 24. září 1998  
vymazáno 22. ledna 2008

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400 ks akcie na jméno v listinné podobě ve jmenovité hodnotě 75 000,- Kč  
zapsáno 22. ledna 2008

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100 ks akcie na jméno v listinné podobě ve jmenovité hodnotě 700 000,- Kč  
zapsáno 22. ledna 2008

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**Základní kapitál:**

15 000 000,- Kč

Základní jmění společnosti činí 15 000 000,- Kč představující  
peněžitý vklad splacený zakladatelem ve výši 30 % bez upisování  
akcií.

Základní jmění je rozvrženo na 200 ks akcií znějících na jméno  
ve jmenovité hodnotě jedné akcie 75 000,- Kč.

zapsáno 6. září 1995

vymazáno 4. května 1998

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15 000 000,- Kč

Základní jmění společnosti činí 15 000 000,- Kč představující  
peněžitý vklad splacený zakladatelem ve výši 100 % bez upisování  
akcií.

Základní jmění je rozvrženo na 200 ks akcií znějících na jméno  
ve jmenovité hodnotě jedné akcie 75 000,- Kč.

zapsáno 4. května 1998

vymazáno 24. září 1998

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30 000 000,- Kč

Základní jmění společnosti činí 30 000 000,- Kč představující  
peněžitý vklad splacený jediným akcionářem ve výši 100 % bez  
upisování akcií.

Základní jmění je rozvrženo na 400 ks akcií znějících na jméno  
ve jmenovité hodnotě jedné akcie 75 000,- Kč.

zapsáno 24. září 1998

vymazáno 22. ledna 2008

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100 000 000,- Kč

Splaceno: 100 000 000,- Kč

zapsáno 22. ledna 2008

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**Ostatní skutečnosti:**

Společnost AMERICAN CHANCE CASINOS a.s., IČ 643 58 267, se sídlem Česká Kubice 64, PSČ 345 32 je právním nástupcem společnosti Atlantic Properties s.r.o., IČ 645 78 038, se sídlem Česká Kubice 64, okres Domažlice, PSČ 345 32, zapsané v obchodním rejstříku vedeném Krajským soudem v Plzni, oddíl C, vložka 9927. Společnost AMERICAN CHANCE CASINOS a.s. v rámci sloučení převzala jmění zanikající společnosti Atlantic Properties s.r.o.

zapsáno 6. září 2006

Společnost AMERICAN CHANCE CASINOS a.s., IČ 643 58 267, se sídlem Česká Kubice 64, PSČ 345 32 je právním nástupcem společností (i) ACC Slot, s.r.o., IČ 279 72 640, (ii) LMJ Slot, s.r.o., IČ 643 57 716, a (iii) Hollywood Spin, s.r.o., IČ 263 59 766, všechny sídlem Česká Kubice 64, PSČ 345 32 a zapsané v obchodním rejstříku vedeném Krajským soudem v Plzni, v oddílu C, a vložce (dle pořadí uvedeném výše): (i) 19461, (ii) 6854, (iii) 15231. Společnost AMERICAN CHANCE CASINOS a.s. v rámci sloučení převzala jmění zanikajících společností ACC Slot, s.r.o., LMJ Slot, s.r.o. a Hollywood Spin, s.r.o.  
zapsáno 20. června 2012

Společnost Trans World Hotels & Entertainment, a.s., IČ 643 58 267, sídlem Česká Kubice 64, PSČ 345 32, je právním nástupcem společnosti TRANS WORLD HOTELS, k.s., IČ 263 63 658, sídlem Česká Kubice 64, PSČ 345 32. Společnost Trans World Hotels & Entertainment, a.s. v rámci převodu jmění na společníka převzala jmění zanikající společnosti TRANS WORLD HOTELS, k.s.

zapsáno 1. dubna 2014

Počet členů statutárního orgánu: 4

zapsáno 21. července 2014

vymazáno 17. srpna 2015

Počet členů dozorčí rady: 3

zapsáno 21. července 2014

vymazáno 29. května 2019

Obchodní korporace se podřídila zákonu jako celku postupem podle § 777 odst. 5 zákona č. 90/2012 Sb., o obchodních společnostech a družstvech.

zapsáno 21. července 2014

Na společnost Trans World Hotels & Entertainment, a.s. jako společnost nástupnickou přešlo fúzí sloučením veškeré jmění zanikajících společností SC98A,s.r.o., IČO 25672258, se sídlem č.p. 64, 345 32 Česká Kubice, zapsané v obchodním rejstříku vedeném u Krajského soudu v Plzni v oddílu C, vložce č. 13494, a 21st Century Resorts a. s., IČO 64358275, se sídlem č.p. 64, 345 32 Česká Kubice, zapsané v obchodním rejstříku vedeném u Krajského soudu v Plzni, v oddílu B, vložce č. 493; rozhodným dnem fúze je 1. duben 2020.

zapsáno 22. září 2020

**Tento výpis je neprodejný a byl pořízen na Internetu (<http://www.justice.cz>).**

Dne: 8.3.2024 10:33

Údaje platné ke dni 8.3.2024 03:55



## ANNEX VI

### EXCERPT FROM THE TRADE REGISTER

**Becker & Poliakoff, s.r.o., law firm**

U Prašné brány 1078/1, Prague 1, 110 00 tel.: +420 224 900 000 office@becker-poliakoff.cz www.becker-poliakoff.cz

49/49

The company is registered in the Commercial Register administered by the Municipal Court in Prague, Section C, File No. 155003 Company ID No.: 25098039 Tax ID No.: CZ25098039



# Výpis z veřejné části živnostenského rejstříku

Platnost k 08.03.2024 10:31:57

Obchodní firma: **Palasino Group, a.s.**  
Adresa sídla: **Česká Kubice 64, 345 32, Česká Kubice**  
Identifikační číslo osoby: **64358267**

*Statutární orgán nebo jeho členové:*

Jméno a příjmení: **Colin Chapman Stewart (6)**  
Vznik funkce: **01.12.2015**  
Jméno a příjmení: **Ing. Tomáš Kment (3)**  
Vznik funkce: **26.09.2000**  
Jméno a příjmení: **Ing. Pavel Maršík (2)**  
Vznik funkce: **01.08.2020**

*Živnostenské oprávnění č.1*

Předmět podnikání: **Hostinská činnost**  
Druh živnosti: **Ohlašovací řemeslná**  
Vznik oprávnění: **06.05.1996**  
Doba platnosti oprávnění: **na dobu neurčitou**

*Odpovědný zástupce:*

Jméno a příjmení: **Roman Němeček (1)**  
Ustanoven dne: **14.03.2018**

*Živnostenské oprávnění č.2*

Předmět podnikání: **Výroba, obchod a služby neuvedené v přílohách 1 až 3 živnostenského zákona**  
Obory činnosti: **Zprostředkování obchodu a služeb**  
**Velkoobchod a maloobchod**  
**Ubytovací služby**  
**Nákup, prodej, správa a údržba nemovitostí**  
**Poradenská a konzultační činnost, zpracování odborných studií a posudků**  
**Reklamní činnost, marketing, mediální zastoupení**  
**Provozování kulturních, kulturně-vzdělávacích a zábavních zařízení, pořádání kulturních produkcí, zábav, výstav, veletrhů, přehlídek, prodejních a obdobných akcí**  
**Provozování tělovýchovných a sportovních zařízení a organizování sportovní činnosti**  
**Výroba, obchod a služby jinde nezařazené**

Druh živnosti: **Ohlašovací volná**  
Vznik oprávnění: **24.07.1996**  
Doba platnosti oprávnění: **na dobu neurčitou**

*Odpovědný zástupce:*

Jméno a příjmení: **Ing. Pavel Maršík (2)**  
Ustanoven dne: **12.10.2004**  
Jméno a příjmení: **Ing. Tomáš Kment (3)**  
Ustanoven dne: **21.03.2000**

*Živnostenské oprávnění č.3*

Předmět podnikání: **Výroba, instalace, opravy elektrických strojů a přístrojů, elektronických a telekomunikačních zařízení**  
Druh živnosti: **Ohlašovací řemeslná**  
Vznik oprávnění: **05.12.2012**  
Doba platnosti oprávnění: **na dobu neurčitou**

*Odpovědný zástupce:*

Jméno a příjmení: **Jaroslav Tikal (4)**  
Ustanoven dne: **05.12.2012**

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*Živnostenské oprávnění č.4*

Předmět podnikání: **Prodej kvasného lihu, konzumního lihu a lihovin**  
Druh živnosti: **Koncesovaná**  
Vznik oprávnění: **11.12.2013**  
Doba platnosti oprávnění: **na dobu neurčitou**

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*Živnostenské oprávnění č.5*

Předmět podnikání: **Masérské, rekondiční a regenerační služby**  
Druh živnosti: **Ohlašovací vázaná**  
Vznik oprávnění: **11.03.2019**  
Doba platnosti oprávnění: **na dobu neurčitou**

*Odpovědný zástupce:*

Jméno a příjmení: **Iveta Veselá (5)**  
Ustanoven dne: **11.03.2019**

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*Živnostenské oprávnění č.6*

Předmět podnikání: **Silniční motorová doprava - osobní provozovaná vozidly určenými pro přepravu nejvýše 9 osob včetně řidiče**  
Druh živnosti: **Koncesovaná**  
Vznik oprávnění: **07.10.2020**  
Doba platnosti oprávnění: **na dobu neurčitou**

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*Provozovny k předmětu podnikání číslo*

*1. Hostinská činnost*

Adresa: **Česká Kubice 64, 345 32, Česká Kubice**  
Identifikační číslo provozovny: **1003493874**  
Zahájení provozování dne: **06.05.1996**  
Adresa: **Hatě 199, 669 02, Chvalovice**  
Identifikační číslo provozovny: **1003493891**  
Zahájení provozování dne: **22.02.2000**  
Název: **American chance casinos a.s.**  
Adresa: **Dolní Dvořiště 225, 382 72, Dolní Dvořiště**  
Identifikační číslo provozovny: **1003493912**  
Zahájení provozování dne: **19.12.2004**  
Adresa: **Hatě 198, 669 02, Chvalovice**  
Identifikační číslo provozovny: **1009620339**  
Zahájení provozování dne: **17.04.2014**

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*2. Výroba, obchod a služby neurčené v přílohách 1 až 3 živnostenského zákona*

*Obor činnosti: Výroba, obchod a služby jinde nezařazené*

Adresa: **Česká Kubice 64, 345 32, Česká Kubice**  
Identifikační číslo provozovny: **1003493874**  
Zahájení provozování dne: **24.07.1996**

*Obor činnosti: Výroba, obchod a služby jinde nezařazené*

Adresa: **Hatě 199, 669 02, Chvalovice**  
Identifikační číslo provozovny: **1003493891**  
Zahájení provozování dne: **10.04.2000**

*Obor činnosti: Výroba, obchod a služby jinde nezařazené*

Název: **American chance casinos a.s.**  
Adresa: **Dolní Dvořiště 225, 382 72, Dolní Dvořiště**  
Identifikační číslo provozovny: **1003493912**  
Zahájení provozování dne: **01.03.2005**

*Obor činnosti: Ubytovací služby*

Název: **American chance casinos a.s.**  
Adresa: **Dolní Dvořiště 225, 382 72, Dolní Dvořiště**  
Identifikační číslo provozovny: **1003493912**  
Zahájení provozování dne: **05.12.2012**

*Obor činnosti: Velkoobchod a maloobchod*

Adresa: **Česká Kubice 64, 345 32, Česká Kubice**  
Identifikační číslo provozovny: **1003493874**  
Zahájení provozování dne: **05.12.2012**

*Obor činnosti: Velkoobchod a maloobchod*

Adresa: **Hatě 199, 669 02, Chvalovice**  
Identifikační číslo provozovny: **1003493891**  
Zahájení provozování dne: **05.12.2012**

*Obor činnosti: Ubytovací služby*

Adresa: **Česká Kubice 64, 345 32, Česká Kubice**  
Identifikační číslo provozovny: **1003493874**  
Zahájení provozování dne: **05.12.2012**

*Obor činnosti: Velkoobchod a maloobchod*

Název: **American chance casinos a.s.**  
Adresa: **Dolní Dvořiště 225, 382 72, Dolní Dvořiště**  
Identifikační číslo provozovny: **1003493912**  
Zahájení provozování dne: **20.02.2013**

*Obor činnosti: Ubytovací služby*

Adresa: **Hatě 198, 669 02, Chvalovice**  
Identifikační číslo provozovny: **1009620339**  
Zahájení provozování dne: **17.04.2014**

*Obor činnosti: Zprostředkování obchodu a služeb*

Adresa: **Hatě 198, 669 02, Chvalovice**  
Identifikační číslo provozovny: **1009620339**  
Zahájení provozování dne: **17.04.2014**

*Obor činnosti: Provozování kulturních, kulturně-vzdělávacích a zábavních zařízení, pořádání kulturních produkcí, zábav, výstav, veletrhů, přehlídek, prodejních a obdobných akcí*

Adresa: **Hatě 198, 669 02, Chvalovice**  
Identifikační číslo provozovny: **1009620339**  
Zahájení provozování dne: **17.04.2014**

*Obor činnosti: Provozování tělovýchovných a sportovních zařízení a organizování sportovní činnosti*

Adresa: **Hatě 198, 669 02, Chvalovice**  
Identifikační číslo provozovny: **1009620339**  
Zahájení provozování dne: **17.04.2014**

*Obor činnosti: Nákup, prodej, správa a údržba nemovitostí*

Adresa: **Hatě 198, 669 02, Chvalovice**  
Identifikační číslo provozovny: **1009620339**  
Zahájení provozování dne: **03.03.2020**

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3. *Výroba, instalace, opravy elektrických strojů a přístrojů, elektronických a telekomunikačních zařízení*

Adresa: **Česká Kubice 64, 345 32, Česká Kubice**  
Identifikační číslo provozovny: **1003493874**  
Zahájení provozování dne: **20.02.2013**  
Název: **American chance casinos a.s.**  
Adresa: **Dolní Dvořiště 225, 382 72, Dolní Dvořiště**  
Identifikační číslo provozovny: **1003493912**  
Zahájení provozování dne: **20.02.2013**  
Adresa: **Hatě 199, 669 02, Chvalovice**  
Identifikační číslo provozovny: **1003493891**  
Zahájení provozování dne: **20.02.2013**

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4. *Prodej kvasného lihu, konzumního lihu a lihovin*

Adresa: **Hatě 199, 669 02, Chvalovice**  
Identifikační číslo provozovny: **1003493891**  
Zahájení provozování dne: **11.12.2013**  
Adresa: **Česká Kubice 64, 345 32, Česká Kubice**  
Identifikační číslo provozovny: **1003493874**  
Zahájení provozování dne: **11.12.2013**  
Název: **American chance casinos a.s.**  
Adresa: **Dolní Dvořiště 225, 382 72, Dolní Dvořiště**  
Identifikační číslo provozovny: **1003493912**  
Zahájení provozování dne: **11.12.2013**  
Adresa: **Hatě 198, 669 02, Chvalovice**  
Identifikační číslo provozovny: **1009620339**  
Zahájení provozování dne: **17.04.2014**

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5. *Masérské, rekondiční a regenerační služby*

Název: **Hotel Savannah**  
Umístění: **SPA hotelu**  
Adresa: **Hatě 198, 669 02, Chvalovice**  
Identifikační číslo provozovny: **1012636879**  
Zahájení provozování dne: **11.03.2019**

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**Seznam zúčastněných osob**

Jméno a příjmení: **Roman Němeček (1)**  
Datum narození: **15.10.1979**  
Občanství: **Česká republika**

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Jméno a příjmení: **Ing. Pavel Maršík (2)**  
Datum narození: **02.11.1972**  
Občanství: **Česká republika**

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Jméno a příjmení: **Ing. Tomáš Kment (3)**  
Datum narození: **03.01.1966**  
Občanství: **Česká republika**

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Jméno a příjmení: **Jaroslav Tikal (4)**  
Datum narození: **22.03.1974**  
Občanství: **Česká republika**

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Jméno a příjmení: **Iveta Veselá (5)**  
Datum narození: **23.01.1989**  
Občanství: **Česká republika**

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Jméno a příjmení: **Colin Chapman Stewart (6)**  
Datum narození: **05.02.1965**  
Občanství: **Spojené království Velké Británie a Severního Irska**

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Úřad příslušný podle §71 odst.2 živnostenského zákona: **Městský úřad Domažlice**

Ministerstvo průmyslu a obchodu osvědčuje, že údaje uvedené v tomto výpisu jsou k datu platnosti výpisu zapsány v živnostenském rejstříku.