



KANAR GAMING ENTERPRISES, INC.  
Attn: Members

October 16, 2020

**Re: Letter to Membership Regarding Recent Ban of Member**

Dear KANAR Membership:

Please allow me to introduce myself. My name is Racine Miller, and our law firm has been asked by the Board of Directors (“BOD”) to review certain financial materials, KANAR bylaws, communications, and other information in order to make a recommendation to the board regarding certain financial irregularities related to a member’s repeated requests for irregular reimbursements that were discovered in an audit conducted by the Board of Directors.

After reviewing the information available to them, attempting to speak to the member, and ultimately at the conclusion of a Judicial Review Board hearing, the determination was made that the member was permanently suspended from KANAR activities under KANAR’s bylaw 1.6-KGE-DSC 19.01, 1.5.

Our office can support the notion that the BOD did not take this decision lightly and took the extra step to double-check with counsel prior to acting. From the information available to our office, the BOD decision to permanently suspend this member was appropriate and well within the BOD’s authority, as set forth in the bylaws.

A BOD is must act on behalf of an organization within the confines of the bylaws, and the BOD took special care in this matter to ensure they arrived at a thoughtful decision that would be in the best interest of the organization, as permitted by the organization’s bylaws.

Thank you for your time. If you have any questions, please direct them to the BOD. Please know that you can always get involved in your organization and discuss your thoughts regarding this decision or any others with the KANAR Board of Directors. Discussion and communication are key to the success to any organization. Take care and be well.

Sincerely,

*/s/ Racine M. Miller*

Racine M. Miller  
*Attorney & Counselor*  
RM/jf