## Supreme Court of Florida

FRIDAY, DECEMBER 2, 2011

## AMENDED ORDER

**CASE NO.:** SC11-2152

Lower Tribunal No(s).: 1D11-130, 1D10-6780,

2010CA2132

CALDER RACE COURSE, INC.vs. FLORIDA DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION, ET AL.

Petitioner(s)

Respondent(s)

Respondents South Florida Racing Association, LLC and Florida Pinball and Amusement Game Association's motions for extension of time are granted and respondents are allowed to and including December 19, 2011, in which to serve the jurisdictional answer brief. NO FURTHER EXTENSIONS OF TIME WILL BE GRANTED TO RESPONDENTS FOR THE FILING OF THE JURISDICTIONAL ANSWER BRIEF.

Per this Court's Administrative Order <u>In Re: Mandatory Submission of Electronic Copies of Documents</u>, AOSC04-84, dated September 13, 2004, counsel are directed to transmit a copy of all briefs in an electronic format as required by the provisions of that order.

A True Copy

Test:

Thomas D. Hall

Clerk, Supreme Court



ab

Served:

DAVID S. ROMANIK MARC WESLEY DUNBAR JOEL STEPHEN PERWIN BARRY SCOTT RICHARD JAMES STEVEN ALVES DAN R. STENGLE CASE NO.: SC11-2152

PAGE 2

ALLEN C. WINSOR
JOHN MERRITT LOCKWOOD
THOMAS ROY PHILPOT
GEORGE N. MEROS, JR.
MICHAEL SCOTT OLIN
KELLY BREWTON PLANTE
WILBUR E. BREWTON
BRUCE S. ROGOW
GARNETT W. CHISENHALL, JR.
ANDREW T. LAVIN
RACHEL WAGNER FURST
RAOUL G. CANTERO, III
JONATHAN A. GLOGAU
JOHN-PAUL RODRIGUEZ