October 7, 2020

Moti Malul Chief Executive Officer NeoGames S.A. 5, rue de Bonnevoie 5, rue de Bonnevoie L-1260 Luxembourg Grand Duchy of Luxembourg

> Re: NeoGames S.A. Draft Registration

Statement on Form F-1

Submitted September

10, 2020

CIK No. 0001821349

Dear Mr. Malul:

We have reviewed your draft registration statement and have the following comments. In

some of our comments, we may ask you to provide us with information so we may better

understand your disclosure.

Please respond to this letter by providing the requested information and either submitting

an amended draft registration statement or publicly filing your registration statement on

EDGAR. If you do not believe our comments apply to your facts and circumstances or do not

believe an amendment is appropriate, please tell us why in your response.

After reviewing the information you provide in response to these comments and your

amended draft registration statement or filed registration statement, we may have additional

comments.

Form F-1 (DRS) filed September 10, 2020

Market and Industry Data, page ii

We note your reference to American Gaming Association, Eilers & Krejcik Gaming, GamblingCompliance, H2 Gambling Capital and La Fleur s TLF Publications, for data on your industry. Please tell us whether you commissioned any of studies cited in your disclosure for use in the registration statement. If so, please identify in your disclosure that you commissioned the study and file a consent(s) as an exhibit to the registration

statement. See

Securities Act Rule 436.

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Our limited operating history makes it difficult to evaluate our current business and future prospects, page 20

We note your disclosure that "[you] recently amended the revenue sharing arrangement

under [y]our agreement with Sazka." Please describe in an appropriate section in your

registration statement how the revenue sharing arrangement changed and its effect on your

financial condition, if material. We may require additional capital to support our growth plans, and such capital

available on terms acceptable to us, if at all..., page 25

3. We note your disclosure that "[y] our ability to borrow under this line of credit is subject to

William Hill $\,$ s approval of the use of proceeds..." and that "[you] do not expect to be able

to draw on this line of credit." Please expand your disclosure here or in your

 $\mbox{\tt Management's Discussion}$ and Analysis section to explain the reasons why you do not

expect to be able to draw on this line of credit. In this regard, we note that you have

historically funded your operations with, among other things, borrowings under the $\ensuremath{\mathsf{WH}}$

Credit Facility.

Risk Factors

may not be

The Company is organized under the laws of Luxembourg and a substantial amount of its assets

are not located in the United States.., page 40

4. We note your disclosure that "[c] lass actions and derivative actions are generally not

available to shareholders under Luxembourg law. However, minority shareholders holding

securities entitled to vote at the general meeting that resolved on the granting of discharge $\,$

to the directors holding at least 10% of the voting rights of a company may bring an action

against the directors on behalf of the company." Please revise to discuss how ownership

levels will be determined and revise the disclosure and related exhibit to disclose whether

this minority ownership provision applies to claims under the U.S. federal securities laws.

To the extent the provision applies to federal securities laws, describe any questions as to

enforceability under federal law, how it will impact your investors, any significant risks

and revise the disclosure and any related exhibit to state that by agreeing to such

provision, investors will not be deemed to have waived the company s compliance with

the federal securities laws and the rules and regulations thereunder. Key Performance Indicators, page 52

5. We note your disclosure that key performance indicators are "useful indicators of the $\,$

overall health of our business." To provide additional context for investors, please explain

how each of these performance indicators is useful to your business. For example, we note

that some of your key performance indicators are used to determine the revenue share $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left$

model for some of your contracts.

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Management's Discussion and Analysis of Financial Condition and Results of Operations

Components of Results of Operations, page 53

6. We note your disclosure that [c]ertain of [y]our games contracts in Europe provide for a

fixed fee or a sales volume-based fee." In order to better understand your client contracts,

please disclose here or in your Business section, the material terms of such contracts and $% \left(1\right) =\left(1\right) +\left(1\right)$

how they vary between the type of services/products you provide.

Please ensure that your

disclosure includes the length of such contracts, renewal terms, pricing terms and

termination provisions. If material, please also quantify, to the extent possible, the percentage of your contracts that are fixed fee versus sales volume-based fee. Management's Discussion and Analysis of Financial Condition and Results of Operations Results of Operations Year ended December 31, 2019 compared to year ended December 31, 2018, page 56 the 6% decrease

In your comparative discussion of Distribution Expenses, you indicate

from 2018 to 2019 is a primarily driven by catch up of processing and clearing fees

associated with charges incurred for the year ended December 31, 2018.

Please clarify

what the "catch up" of processing and clearing fees represents.

Contractual Obligations, page 61

The amount of capital notes and accrued interest due to the Aspire Group at December 31,

2019 as disclosed on page 61 do not agree to the amount reflected in your balance sheet at

this date or with the amount disclosed in Note 6. Please reconcile and revise these

disclosures.

Business, page 65

Please consider including an organizational chart here or elsewhere in the filing, to

illustrate the relationships of the various entities discussed throughout the filing,

including your subsidiaries and joint venture ownerships.

Related Party Transactions, page 90

Please revise the notes to the Company's financial statements to disclose the amounts of

any revenues and expenses and the significant terms of all related party transactions with

Aspire and William Hill as described in this section of the filing. For example, your

financial statements provide no disclosure with respect to the Transition Services

Agreement or the Cost Allocation Agreement with Aspire or the related amounts received

or paid under these agreements. Refer to the disclosure requirements outlined in IAS 24.

11. We note that certain of your related party agreements have provisions that may be

triggered by a change of control transaction. Please clarify if your initial public offering

would trigger such provisions. For example, we note your disclosure pursuant to the

WH Term Sheet, [you] granted WHG the option to convert the WHG License into a

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perpetual license for a payment of 15.0 million upon the earlier of the termination of the

MSDLA or a change of control of NeoGames.

Consolidated Financial Statements of Neogames S.A.R.L

General, page F-1

12. Please revise the face of your financial statements for both NeoGames and NPI to

separately state amounts of related party transactions by counterparty. Financial data

presented in MD&A, and related discussion, should be similarly revised.

Please tell us how you considered the requirements set forth in IFRS 8 13. with regard to

identification, aggregation, and disclosure of segment information. In this regard, we note

that you earn revenue from royalties from turnkey contracts, royalties

from games

contracts, intellectual property licensing, as well as development and other services, and

that these revenues are earned over multiple geographic locations. Consolidated Statements of Changes in Equity (Deficit), page F-5

14. Please explain in the notes to the financial statements the nature and significant terms of

the transaction described as "Equity holders with respect to funding transactions" in the $\ensuremath{\mathsf{T}}$

amount of 6,358 reflected in your statement of changes in equity for the year ended

December 31, 2017.

Note 6 - Related Parties

A. William Hill, page F-15

15. You indicate that in February 2020, the parties agreed to extend the original payment

schedule such that except for the First Loan, all principal loan amounts are due for a full

repayment (interest plus principal) on June 15, 2023 and the First Loan is due for $\,$

repayment on June 30, 2021. You also indicate that the implied benefit of \$2.5 million

reflecting the extension of the original payment schedule will be recorded in reserve with

respect to funding transactions with the Aspire Group in the statement of changes in

equity deficit and will be amortized as additional interest expense over the remaining

 $\,$ period of the loans. Please explain how you calculated or determined the amount of the

implied benefit associated with the loan extension and indicate the relevant $\ensuremath{\mathsf{IFRS}}$

accounting literature that supports your planned accounting treatment. Note 7 - Investment in a Joint Venture and Joint Operation B. Michigan Joint Operation, page F-17

16. Please clarify how you record results from the Michigan Joint Operation. In this regard,

we note at various places throughout your filing, including on page 1, that you state $\lceil \lceil a \rceil \rceil 1$

of our iLottery business in North America is conducted through NPI (including in

 $\dot{\text{Michigan}}$, where the contract is between the MSL and Pollard but the operations of the

Michigan iLottery are conducted by NPI," but in other areas of your filing, including in a

Risk Factor on page 13, you state that you act as a subcontractor to Pollard with respect to

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its agreement to provide development, implementation, operational support and

maintenance (including technology platforms, games and added value services) to the

MSL, and refer to the Michigan iLottery revenues as "our" revenues. It appears from your

disclosure related to NPI that operations conducted by NPI would be accounted for by you

under the equity method, and therefore revenues earned by NPI would not be your

revenues, but rather recorded as part of your share in the profit or loss of the joint venture.

Further, if the contract is between MSL and Pollard, it is unclear why these would be

"your" revenues. Please advise.

NeoPollard Interactive LLC Financial Statements as of December 31, 2019 Statements of Comprehensive Loss, page F-30

17. Please revise your presentation here and in MD&A for compliance with Rule 5-03 of

Regulation S-X. Your current presentation including a subtotal of loss before interest, tax,

depreciation and amortization comprises a non-GAAP measure and is inappropriate on the $\,$

face of the financial statements.

You may contact Amy Geddes at 202-551-3304 or Linda Cvrkel at 202-551-3813 if you

have questions regarding comments on the financial statements and related matters. Please contact Scott Anderegg at 202-551-3342 or Jennifer L $\,$ pez at 202-551-3792 with any other questions.

FirstName LastNameMoti Malul Comapany NameNeoGames S.A.

Corporation Finance October 7, 2020 Page 5 & Services FirstName LastName Sincerely,

Division of

Office of Trade