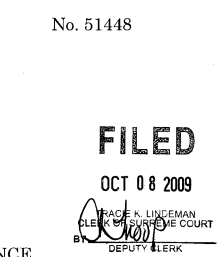
IN THE SUPREME COURT OF THE STATE OF NEVADA

ARDENT PROGRESSIVE SYSTEMS AND GAMES, LLC, A NEVADA LIMITED LIABILITY COMPANY, Appellant,

vs. GOLDEN ROUTE OPERATIONS, LLC, A NEVADA LIMITED LIABILITY COMPANY AND GOLDEN GAMING, INC., A NEVADA CORPORATION, Respondents.



ORDER OF AFFIRMANCE

This is an appeal from a district court order granting an injunction in a contract action. Eighth Judicial District Court, Clark County; Mark R. Denton, Judge.

On appeal, appellant Ardent Progressive Systems and Games, LLC, argues that the district court committed plain error in issuing an injunction concerning computer source code for a slot machine accounting system because the district court lacks subject matter jurisdiction over disputes concerning the administration, licensing, control, supervision, and discipline of gaming. We find this argument to be without merit.

"An error is 'plain' if 'the error is so unmistakable that it reveals itself by a casual inspection of the record."" <u>Torres v. Farmers</u> <u>Insurance Exchange</u>, 106 Nev. 340, 345 n.2, 793 P.2d 839, 842 n.2 (1990) (quoting <u>Williams v. Zellhoefer</u>, 89 Nev. 579, 580, 517 P.2d 789, 789 (1983)). Because this is a contract dispute that does not concern the administration, licensing, control, supervision, and discipline of gaming, <u>cf. State of Nevada v. District Court</u>, 111 Nev. 1023, 1025, 899 P.2d 1121, 1122 (1995) (noting that the district court lacks jurisdiction over the

SUPREME COURT OF NEVADA "administration, licensing, control, supervision, and discipline of gaming"), the district court did not exceed its jurisdiction in issuing the injunction. Thus, finding no plain error, we

ORDER the judgment of the district court AFFIRMED.

J. Cherry J. Doulga J.

Gibbons

cc: Hon. Mark R. Denton, District Judge Ara H. Shirinian, Settlement Judge John Peter Lee Ltd. Greenberg Traurig, LLP Eighth District Court Clerk

SUPREME COURT OF NEVADA