



For Immediate Release: July 31, 2014  
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## **NY GAMING FACILITY LOCATION BOARD PUBLISHES SECOND BATCH OF COMMERCIAL CASINO APPLICATIONS FOR PUBLIC REVIEW**

The New York Gaming Facility Location Board has posted the second set of casino applications on its Web site, making thousands of pages of submissions from applicants available for public review and scrutiny.

Underscoring its commitment to complete transparency of the casino siting process, the Gaming Facility Location Board has now published redacted applications from 14 of the 17 applicants for commercial casinos at [www.gaming.ny.gov/gaming/casinos.php](http://www.gaming.ny.gov/gaming/casinos.php) > Casino Applicant Materials:

### Catskills/Hudson Valley (Region 1)

- **The Grand Hudson Resort & Casino** / Greenetrack, Inc.
- **Sterling Forest Resort** / RW Orange County LLC
- **Resorts World Hudson Valley** / RW Orange County LLC

### Capital Region (Region 2)

- **Rivers Casino & Resort at Mohawk Harbor** / Capital Region Gaming, LLC

**The remaining applications are being processed and will be posted by close of business today.**

Please note that many of the individual files are very large and may take time to download. Users are advised to "right-click" on each file name and select "Save As" in order to download each file to their hard drive.

Per IV.F. "PUBLIC DISCLOSURE OF APPLICATION MATERIALS" of the [Request for Applications](#):

*"The Board intends to treat Applications as public records and will make them available to the public, with applicable exemptions pursuant to the FOIL. The FOIL provides for certain exemptions from public disclosure including, among others, an exemption from disclosure for trade secrets or information the disclosure of which would cause substantial injury to the competitive position of a commercial enterprise. This exemption applies both during and after the evaluation process. The FOIL also provides an exemption for records that are "specifically exempted from disclosure by state or*

*federal statute.” PML Section 1313.2, provides an exemption from disclosure under the FOIL for “trade secrets, competitively sensitive or other proprietary information provided in the course of an application for a gaming license, the disclosure of which would place the applicant at a competitive disadvantage.” See also, Section 87.2.(d) of the New York Public Officers Law ... All determinations concerning whether Applications and/or related documents submitted in response to this RFA are subject to disclosure under the FOIL will be made by the Board or the Commission, as applicable, in their sole discretion.”*

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