September 21, 2023

Felicia R. Hendrix Executive Vice President and Chief Financial Officer PENN Entertainment, Inc. 825 Berkshire Blvd., Suite 200 Wyomissing, Pennsylvania 19610

Re: PENN Entertainment,

Inc.

Form 10-K for

Fiscal Year Ended December 31, 2022

Response dated

September 7, 2023

File No. 000-24206

Dear Felicia R. Hendrix:

We have reviewed your filing 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 these comments within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe our

comments apply to your facts and circumstances, please tell us why in your response.

After reviewing your response to these comments, we may have additional comments.

Response Dated September 7, 2023

Management's Discussion and Analysis of Financial Condition and Results of Operations, page 33

We note your response to prior comment two. Please further address the following items:

Your response cannot predict the impact indirect consequences of indicates that you climate-related regulation will have on the Company s business, financial condition, results of and cites risk factor disclosure that mentions operations or cash flows emissions, but does not otherwise specifically address climate-related regulation or risks. Tell us how you considered disclosing the uncertainties regarding climaterelated regulation and the related risks to your business, financial condition, results of

operations, or cash

flows.

Felicia R. Hendrix PENN Entertainment, Inc. September 21, 2023

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Your response indicates that you have not experienced, not aware of, are and

have not identified material or significant changes in demand or competition

related to the greenhouse gas emissions of products or services. Tell us more about

(i) your actual experience regarding these changes, including how you have identified

or become aware of them, (ii) how you determined whether changes in demand and

competition are related to climate change, as compared to the other factors noted in

your response, and (iii) how you evaluated climate-related changes, providing

support for your determination that these are not material or significant. Your response indicates that you have had investor inquiries about your operations with regard to GHG emissions and other carbon-based energy impacts, but you have not identified any material reputational risks resulting from these inquiries. Tell us how you evaluated the reputational risks related to these inquires and how you determined that these are not material for purposes of disclosure. In this regard, we note that your proxy statement filed on April 25, 2023, and your CSR Report appear to highlight that your sustainability initiatives were taken pursuant to shareholder engagement. In addition, tell us how you considered other climate-related reputational risks relating to your business and operations (i.e., not limited to investor inquiries). Your response to prior comment three indicates that, The Company faces potential risks associated with the physical effects of climate change . . . any of which could have a material adverse effect on our business, financial condition, results of operations and cash and describes the flows. material impact of Hurricane Laura in 2020, as well as temporary closures or reduced visitation volumes your properties experienced due to six other named storms during the periods covered by your Form 10-K. In light of your response, please tell us how you considered providing disclosure regarding potential risks material impacts on the future. In this regard, we note that disclosure in your Form 10-K does not appear to relate severe weather to climate change. In light of your response that you cannot predict the impact that changing climate conditions will have, you considered disclosing these uncertainties and the associated risks. We note that your response to prior comment three states payouts on

associated with the physical effects of climate change and the related

your operations and results you have experienced and may experience in

please also tell us how

our insurance

claims have been material, quantifies increasing insurance costs (representing 14% of

your income before income taxes in 2022), and indicates the or severity of

weather events could lead to further increases in insurance costs for our properties in

future periods. Yet, your response states that you will consider adding a a specific

climate change risk factor [i]f circumstances change. Please tell us how you considered

FirstName LastNameFelicia R. Hendrix

disclosing the increased cost of insurance you have experienced and expect to experience Comapany NamePENN

in future Entertainment,

periods as a consequence Inc.

of the physical risks of climate

change, including

which

21, changed circumstances September

you consider relevant in this regard. 2023 Page 2

FirstName LastName Felicia R. Hendrix

FirstName LastNameFelicia

PENN Entertainment, Inc. R. Hendrix

Comapany 21,

September NamePENN

2023 Entertainment, Inc.

September

Page 3 21, 2023 Page 3

FirstName LastName

We remind you that the company and its management are responsible for

the accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

Please contact Ron Alper at 202-551-3329 or Jennifer Angelini at 202-551-3047 with any questions.

Sincerely,

Corporation Finance

& Construction

Division of
Office of Real Estate