



Kansspelautoriteit

Datum

17 maart 2015

Ons kenmerk

8732 / 00.048.160

Bijlage 6

E-mail van 15 november 2012 16:04 uur

-Kansspelautoriteit

Van: [redacted]
Verzonden: Thursday 15 November 2012 16:04
Aan: Toezicht
Onderwerp: Kopie van: Games of chance via internet; website check

Dit is een kopie van het volgende bericht dat door u gestuurd is aan Contact via [redacted]

Dit is een e-mailbericht via [redacted] van:
Kansspelautoriteit -afdeling Toezicht <toezicht@kansspelautoriteit.nl>

Geachte heer/mevrouw,

Hierbij doe ik u de brief toekomen die naar [redacted] is gestuurd [redacted] Omdat deze niet als bijlage kan worden toegevoegd, doe ik u de inhoud daarvan toekomen.

Dear [redacted]

In our previous letter dated October 2nd 2012 the Gaming Authority gave you/the owner of the website [redacted] until October 31th 2012 to make the necessary adjustments to the website to prevent it from meeting one of our prioritisation criteria. Set term has expired and the abovementioned website has been checked.

Research of the website [redacted] undertaken on November 6th 2012, has shown that the information on the page 'contact' is still available in the Dutch language. In conclusion this website does still meet one of the prioritisation criteria, namely the 'Dutch language' criterion.

Perhaps superfluously, I wish to point out the following.

Offerors of games of chance, which no longer meet (one of) our prioritisation criteria, are not legal because of this. This only means that, in the context of our prioritisation, these offerors will not be faced with our enforcement measures (as yet). As written in our first letter there may be reason(s) to adjust the prioritisation criteria, which will also apply to everyone offering games of chance, aimed at the Dutch market.

Only when a website is not aimed at the Dutch market, for example if that website is not available from an IP-address from the Netherlands and/or the offeror of that website doesn't accept Dutch customers (residing in the Netherlands), that website will not fall within the scope of the Dutch Betting and Gaming act.

I have taken note of the necessary measures taken by the owner of the website so far. Therefore I give you/the owner until November 22nd 2012 to make the further necessary adjustments to the website. If this website continues to meet one or more prioritisation criteria, the Gaming Authority will consider taking enforcement measures.

In our previous letter I also requested you to reveal the contact information of your client/the owner of the website, such as the name of the company and the responsible parties/persons and the address and location, on basis of article 5:16 Algemeen Wet Bestuursrecht (AWB). I request you to send me this information as soon as possible or at the latest before December 6th 2012.

If you have any questions regarding this letter, don't hesitate to contact me.

I trust I have informed you sufficiently.

Ik vertrouw erop dat u voldoende te hebben gëinformeerd.

Hoogachtend,
Afdeling Toezicht