UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

| In re: | |) | Chapter 11 |
|----------------------------------|----------|---|------------------------|
| | |) | |
| CAESARS ENTERTAINMENT | |) | No. 15 B 1145 |
| OPERATING COMPANY, INC., et al., | |) | (Jointly administered) |
| | |) | |
| | Debtors. |) | Judge Goldgar |

SECOND AMENDED ORDER GOVERNING TELEPHONIC PARTICIPATION IN HEARINGS^{1/}

On the court's own motion, it is ordered that the following procedures will apply to participation by telephone in hearings in the above-captioned case:

- 1. Only attorneys representing parties in interest in the case may attend hearings by telephone. Parties themselves (whether represented or unrepresented), members of the public, and members of the press may not attend by telephone, although they are free to attend in person.
- 2(a). Subject to the exception in paragraph 2(b) of this order, attorneys may attend by telephone *only* if they have no office in the Northern District of Illinois, or if they have an office in the Northern District but that office is more than 100 miles from the courthouse. Otherwise, attorneys must attend in person.
- (b). Attorneys who represent parties in interest in the case and who practice in multioffice firms with offices both in the Northern District of Illinois and outside the district may
 attend by telephone only if *all* of the attorneys from the firm involved in the case are resident in
 an office outside of the district. If any attorney involved in the case is resident in an office in the
 Northern District of Illinois, *no* attorney from the firm may attend by telephone.
 - 3. Except as provided in this paragraph, to "attend by telephone" means to listen only.

The amendments are to paragraphs 3 and 4. The rest of the order is unchanged.

Attorneys intending to address the court must attend hearings in person.

If, however, an attorney otherwise entitled under paragraph 2 of this order to appear by telephone is unable to attend in person because of a pre-existing conflict, the attorney may not only listen but may participate in the hearing, but only concerning matters that are administrative in nature (such as matters concerning scheduling and case management). If the court in its sole discretion decides that this form of participation is interfering with the proceedings, the court may immediately terminate any and all telephonic appearances of any kind.

- 4. Attorneys who want to attend by telephone must arrange their own attendance by calling CourtCall at (866) 582-6878. *Do not contact chambers or the clerk's office*. Attendance will be listen-only unless the attorney specifies that he intends to participate under paragraph 3.
 - 5. This order supersedes Standing Order No. 5 for purposes of this case.

Dated: April 8, 2015

A. Benjamin Goldgar

United States Bankruptcy Judge