



**GLI**<sup>®</sup>

World Headquarters

600 Airport Road  
Lakewood, NJ 08701

Phone (732) 942-3999  
Fax (732) 942-0043  
www.gaminglabs.com

Worldwide Locations

World Headquarters  
Lakewood, New Jersey

U.S. Regional Offices  
Colorado  
Nevada

International Offices  
GLI Africa  
GLI Asia  
GLI Australia Pty Ltd  
GLI Austria GmbH  
GLI Europe BV  
GLI Italy  
GLI South America

September 28, 2015

Mr. David Mahon  
Full Color<sup>®</sup> Games  
Las Vegas, Nevada USA

Re: Mathematical Analysis of *Full Color<sup>®</sup> Baccarat* (**Gaming Laboratories International, LLC** Proposal #MA-20141219-01 dated December 19, 2014)

REF: MA-00-FCO-14-01

Dear Mr. Mahon,

As per Full Color<sup>®</sup> Games, Inc.'s request, please find **Gaming Laboratories International, LLC's (GLI)** math analysis for the game, *Full Color<sup>®</sup> Baccarat*.

**No regulatory issues were found during this review. Please note: this report does not constitute approval or certification of the game to any regulated market at this time. To be certified, the final game software should be submitted for regulatory testing.**

---

### Game Description

---

*Full Color<sup>®</sup> Baccarat* is a card game played with a shoe of eight Full Color<sup>®</sup> card decks. A Full Color<sup>®</sup> card deck contains five cards of eleven different ranks numbered 1 to 11, each of which is in one of five distinct "suits," for a total of 55 cards. The five distinct suits consist of four colored and one white suit.

Before the deal, bettors are presented with three base wagering options: Player, Banker, and Tie. Additionally, bettors may place available side wagers, as described below. Once all wagers are placed, the croupier deals two two-card hands, the Player hand and the Banker hand. A set of draw rules are used to determine whether the Player hand and Banker hand are dealt a third card as detailed below. After all cards are dealt the wagers are resolved, based on the relative values of the Player and Banker hands as described below.

Mr. Mahon  
*Full Color® Baccarat*  
MA-00-FCO-14-01-000  
September 28, 2015  
GLI-1  
Page 11 of 11

GLI WARRANTS TO THE RECIPIENT THAT ALL SERVICES PROVIDED BY GLI HEREUNDER HAVE BEEN PERFORMED IN ACCORDANCE WITH ESTABLISHED AND RECOGNIZED TESTING PROCEDURES AND WITH REASONABLE CARE IN ACCORDANCE WITH APPLICABLE LAWS. GLI DOES NOT MAKE, AND EXPRESSLY DISCLAIMS, ALL OTHER WARRANTIES OF ANY KIND, EXPRESSED OR IMPLIED, INCLUDING WITHOUT LIMITATION ANY WARRANTIES OF NON-INFRINGEMENT, MERCHANTABILITY, SUITABILITY OR FITNESS FOR A PARTICULAR PURPOSE. WITHOUT LIMITING ANY OF THE FOREGOING, UNDER NO CIRCUMSTANCES SHOULD THE ANALYSIS PROVIDED BY THIS REPORT BE CONSTRUED TO IMPLY ANY ENDORSEMENT OR WARRANTY REGARDING THE FUNCTIONALITY, QUALITY OR PERFORMANCE OF THE SUBJECT HARDWARE OR SOFTWARE, AND NO PERSON OR PARTY SHALL STATE OR IMPLY ANYTHING TO THE CONTRARY. THE LIABILITY AND OBLIGATIONS OF GLI HEREUNDER, AND THE REMEDY OF THE RECIPIENT, UNDER OR IN CONNECTION WITH THIS AGREEMENT SHALL BE LIMITED TO, AT GLI'S OPTION, REPLACEMENT OF THE SERVICES PROVIDED OR THE REFUND BY GLI OF ANY MONIES RECEIVED BY IT FOR THE SERVICES PROVIDED. IN NO EVENT SHALL GLI BE RESPONSIBLE TO THE RECIPIENT OR ANY THIRD PARTY FOR ANY CONSEQUENTIAL, INCIDENTAL, DIRECT, INDIRECT OR SPECIAL DAMAGES, INCLUDING WITHOUT LIMITATION DAMAGES FOR LOST PROFITS OR REVENUE, BUSINESS INTERRUPTION, OR PUNITIVE DAMAGES, EVEN IF GLI HAD BEEN ADVISED OF THE POTENTIAL FOR SUCH DAMAGES AND WHETHER SUCH DAMAGES ARISE IN CONTRACT, NEGLIGENCE, TORT, UNDER STATUTE, IN EQUITY, AT LAW OR OTHERWISE. ALL RIGHTS AND REMEDIES OF THIRD PARTIES RELATING TO THE PRODUCTS AND SERVICES THAT ARE THE SUBJECT OF THE ANALYSIS PROVIDED BY THIS REPORT ARE PROVIDED SOLELY BY THE RECIPIENT AND NOT BY GLI AND GLI EXPRESSLY DISCLAIMS ANY LIABILITY WHATSOEVER IN CONNECTION WITH SUCH THIRD PARTY RIGHTS AND REMEDIES. GLI AND RECIPIENT ACKNOWLEDGE AND AGREE THAT THE SERVICES PROVIDED BY GLI HEREUNDER COULD NOT BE RENDERED BY GLI UNDER THE TERMS PROVIDED HEREIN WITHOUT AN INCREASE IN COST IF GLI WAS REQUIRED TO PROVIDE ANY WARRANTIES IN ADDITION TO, OR IN LIEU OF, OR WAS REQUIRED TO ASSUME ANY LIABILITY IN EXCESS OF, THE FOREGOING.