LOCATION / LANDLORD INFORMATION SHEET

(Please attach additional sheets as may become necessary)

Location Address					
		Street Addi	ress		Apartment/Unit #
_	City	,	State)	ZIP Code
Owner of Business	s (type of business entity and entity name):				
☐ Corporation	☐ General Part	ership 🗌 Sol	le Proprietor		
Franchisee	Limited Liabi	lity Company	Other		
Name of entity					
Mailing Address _					
		Stre	et Address		Apartment/Unit #
_		City		State	ZIP Code
Contact Person _			F: .		
	Last				M.I.
	Last				
	Last		Email		
Phone _ List ALL officers, dir etc.	Last	rs, members, n	Emailnanagers, partners		ty interest holders
Phone _ List ALL officers, dir etc.	Last rectors, shareholder	rs, members, n	Email	, proprietors, minori	ty interest holders
Phone _ List ALL officers, dir etc.	Last rectors, shareholder	rs, members, n	Emailnanagers, partners	, proprietors, minori	ty interest holders
Phone _ List ALL officers, dir etc.	Last rectors, shareholder	rs, members, n	Emailnanagers, partners	, proprietors, minori	ty interest holders
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Phone _ List ALL officers, dir etc.	Last rectors, shareholder	rs, members, n	Emailnanagers, partners	, proprietors, minori	ty interest holders
Phone List ALL officers, dir etc. Na	Last rectors, shareholder	Date of Birth	Email nanagers, partners Social Security No.	Position	ty interest holders
Phone List ALL officers, dir etc. Na	rectors, shareholder me mation may be provier:	Date of Birth	Social Security No.	Position Line Position	ty interest holders % of Interes
Phone List ALL officers, diretc. Na (Additional inform	nation may be provier: regarding the owner	Date of Birth ded on a sepa	Social Security No.	Position Position	ty interest holders % of Interes

The following information is required, pursuant to NRS 463.162(5) and NGC Regulation 3.020(2), and must be provided before the application can be processed.

The property owner may provide the information directly to the Gaming Control Board, if desired. All information required to be furnished by the Board will be held in confidence and treated as confidential, pursuant to NRS 463.120(4).

In the following table, list ALL officers, directors, shareholders, members, managers, partners, etc., to include, but not limited to, persons or entities owning, holding, having, or controlling an effective interest of greater than 10%: (The date of birth is required for determining identity of persons with similar names.)

Name	Date of Birth (MM/YY)	Residence if for a Person/ Location if for an Entity (STATE)	Position	% of Interest		
(Additional information may be for complicated ownerships		rate sheet of paper. An organiz	zation chart may b	e provided		
Include an executed Landic	ord's Suitability State copies of any and	ment Addendum and Landlor all lease agreements, subleses.				
Type of Business: (i.e.: Bar / Tavern / Saloon /C	Convenience Store / Gr	rocery Store / Drug Store / Liqu	or Store, Other):			
(Attach, on a separate shee	t of paper, a meaning	ful narrative written description	of the primary bu	siness)		
Live Entertainment:	☐ Yes ☐ No					
a. Will there be a cover cha	rge or drink minimum	during periods of live entertainr	nent? 🗌 Yes [No		
b. What is the maximum oc	cupancy allowed in the	e establishment?	<u></u>			
Mark the appropriate other se	ervices offered at the lo	ocation:				
☐ Check Cashing Service	3					
☐ Short Term Loans (aka: payday loans)						
☐ Wire Transfer Services						
Type of liquor license:	☐ On Sale	☐ Off Sale ☐ Beer	and Wine Only			
a. Status: Approve	d Pending	Temporary				
b. Application to be submitt	ed on					
Indicate the city or county wh	ich has local licensing	authority for this location				

If the location is in the unincorporated area of Clark County, an application must be made and the applicants must submit to a personal and location suitability investigation independent of that conducted by the State. Clark County Code 8.04.030, subsection 2, requires that the application be filed with Clark County within ten (10) working days after application with the State Gaming Control Board.

Gaming license Liquor License

> If the location is within the jurisdiction of the City of Las Vegas, Las Vegas Municipal Code 6.40.090 also requires that an applicant submit to a suitability investigation independent of that conducted by the State. The City of Las Vegas recommends that you submit the City of Las Vegas gaming application within thirty (30) days of application with the State Gaming Control Board.

What dates were applications made to local authority for:

7.

	If the location is in a city or county other than Las Vegas or Clark County, contact the city or county in which the business operates or plans to operate, for any additional licensing requirements which the local jurisdiction may have in relation to gaming.					
10.	What percentage of business patrons do you expect to be minors?					
11.	Indicate what hours and what days your business will operate:					
12.	If the property is under construction/remodel, what date do you expect the construction to be completed?					
	Note: NGC Regulation 3.040 indicates: No license will be issued for use in premises under construction until the calendar quarter in which gaming operations in such premises will actually be commenced.					
13.	Provide the following information for the on-site manager(s):					
	Name Date of Birth Social Security No.					
14.	Names of owners/employees who will count the gaming revenue:					
15.	If dollar gaming devices are to be used in the operation, check any of the following which will be used: □ Eisenhower Dollars □ Tokens □ Bill Acceptors □ TITO System					
16.	Source of Gaming Devices:					
	 Purchase (provide contract of sale) Lease (provide copy of lease) Participation (provide copy of agreement) Other (explain) (i.e.: provide copy of a Space Lease Agreement) 					
17.	Sharing in Revenue: If gaming revenues are to be split/shared with others, including, but not limited by, loan agreement, lease agreement, participation agreement, or space lease agreement, please explain (i.e.: 50%/50%, 60%/40%, etc.)					
18.	Progressive Devices: No Yes - Number of Progressive Systems					
	System 1 System 2 System 3					
	Number of devices in each system					
	Denomination of coin in each system					
	Minimum progressive jackpot amount					
	Maximum progressive jackpot amount					
	Who will maintain cash reserves?					
	Who will maintain the daily reporting requirements identified in NGC Regulation 5.110?					

19. Diagram:

Along with your application, you must submit an original floor plan. The minimum criteria follows:

- a. Must be TO SCALE on an 8 ½" x 11" sheet of white paper, allowing a MINIMUM ½" border from the edge on all sides. Computer generated or professionally drawn diagrams are preferred, but architectural drawings are not acceptable due to the detail requests below. All diagrams must be prepared in black ink and should be computer generated, if not, then diagram must be prepared using a straight edge (ruler) and be to SCALE.
- b. Must accurately depict the entire interior of the location, including placement and number of gaming devices with seating shown, amusement devices, ATMs, merchandise gondolas, tables/booths with ALL seating shown, kitchen, offices, restrooms, bar(s), cash registers, etc., labeled as appropriate.
- c. Designate the point of primary supervision which provides an unobstructed view of each gaming device.
- d. Designate any security system cameras, monitors, and mirrors necessary to maintain adequate supervision.
- e. Provide exact measurements of the distance from the gaming devices to:

Cash registers and/or point of supervision

The dining area(s)

The amusements devices (such as pool tables, arcade game machines) Automated Teller Machines (ATMs)

- f. If no ATM will be installed, note "No ATM" on the diagram.
- g. Indicate the direction each gaming device will face by showing seating.
- h. Provide the dimensions of the building along the outside walls.
- i. Note on the diagram in a square block type format:

Name of the location
Physical address of the location
Total location <u>square feet</u>
Total patron use <u>square feet</u>
Date the diagram was prepared
SCALE :< inch> = < # of feet>

SEE EXAMPLES:

http://www.gaming.nv.gov/modules/showdocument.aspx?documentid=2460 http://www.gaming.nv.gov/modules/showdocument.aspx?documentid=2459

20. Provide a minimum of three (3) photographs of your location. The photos must include the front of the establishment, the interior of the establishment (which is representative of the type of business to be operated), and the view from the primary point of supervision to the proposed slot machine area. Identify each photo with the name and address of the establishment, either on the back of each photo or under each photo if they are mounted. If your location is under construction at the time of application, the photographs must be submitted prior to completion of the processing of your application.

LANDLORD'S SUITABILITY STATEMENT ADDENDUM

NAME OF LOCATION (as it appears on application):
PROPERTY ADDRESS:
This addendum is to be completed pursuant to NGC Regulation 3.020 by the owner or lessor of the premises (real property), when an application seeks to allow the operation of gaming on premises not owned by the applicant or lessee of the location.
 3.020 Ownership of premises where gaming conducted. 1. The commission or the board may deem that premises are unsuitable for the conduct of gaming operations by reason of ownership of any interest whatsoever in such premises by a person who is unqualified or disqualified to hold a gaming license, regardless of the qualifications of the person who seeks or holds a license to operate gaming in or upon such premises.
2. In all cases in which the premises wherein or whereon the gaming operation for which a state gaming license is sought are not wholly owned by the applicant, the applicant shall furnish to the board a statement of the name and address of the owner or owners of such premises, a copy of all agreements whereby the applicant is entitled to possession of the premises, and such other information as the board may require.
3. In all cases in which the premises are wholly or partly owned by the applicant, the applicant shall furnish to the board complete information pertaining to the interest held by any person other than the applicant, including interest held under any mortgage, deed of trust, bonds or debentures, pledge of corporate stock, voting trust agreement, or other device whatever, together with such other information as the board may require.
4. Every licensee shall furnish to the board complete information pertaining to any change of ownership of the premises or of any change of any interest in the premises wherein or whereon the licensed gaming is operated at least 30 days before the date of such change; or, if the licensee is not a party to the transaction effecting such change of ownership, immediately upon acquiring knowledge of such change of ownership or any contemplated change of ownership.
I,
OWNER/LESSOR
BY
SUBSCRIBED AND SWORN TO BEFORE ME
THIS, DAY OF,
Notary Public
List of Individuals Denied or Found Unsuitable: http://gaming.nv.gov/modules/showdocument.aspx?documentid=10019

GCB Excluded Person List:

http://www.gaming.nv.gov/index.aspx?page=71

APPLICANT/LESSEE/TENANT:

Refers to the person(s) or entity which operates or will operate the primary business at the premises. OWNER/LESSOR:

Refers to the person(s) or entity which owns the real property for the premises at which the primary business is (will be) operated.

ADDENDUM TO APPLICATION FOR RESTRICTED GAMING LICENSE (LANDLORD SWORN STATEMENT)

NAME OF L	CATION (as it appears on appl	lication):
PROPERTY	ADDRESS:	
prer		pursuant to NRS 463.200(3) by the owner or lessor of the application seeks to allow the operation of gaming on premises see of the location.
Select one o	f the following two Options:	
Option 1:		
perjury, that consideration the operation	as the owner or lessor of the n to be paid by the lessee/tenan	, being duly sworn, depose and say under penalty of premises wherein or whereon gaming is to be conducted, that the it for the use of the premises has been or will be increased because of amount or manner of increase in consideration to be paid by the tenant
	OWNER/LESSOR	
	RY	
Cupaopinen		Title
	AND SWORN TO BEFORE ME	Title
		Title
	AND SWORN TO BEFORE ME	Title
THIS	AND SWORN TO BEFORE ME, Notary Public	Title
THIS	AND SWORN TO BEFORE ME, Notary Public	Title
THIS		Title
THIS	AND SWORN TO BEFORE ME DAY OF	Title ===========================
THIS	AND SWORN TO BEFORE ME DAY OF	Title ===========================
THIS	AND SWORN TO BEFORE ME	Title
THIS	AND SWORN TO BEFORE ME	Title ===========================
= = = = Option 2: I, perjury, that consideration because of the second sec	AND SWORN TO BEFORE ME	Title
= = = = Option 2: I, perjury, that consideration because of the Subscribed Subscrib	AND SWORN TO BEFORE ME	
= = = = Option 2: I, perjury, that consideration because of the Subscribed Subscrib	as the owner or lessor of the n to be paid by the lessee/tenan he operation of gaming on the property of the BYAND SWORN TO BEFORE ME	

APPLICANT/LESSEE/TENANT:

Refers to the person(s) or entity which operates or will operate the primary business at the premises. OWNER/LESSOR:

Refers to the person(s) or entity which owns the real property for the premises at which the primary business is (will be) operated. CONSIDERATION:

Refers to the rent or lease payments required for the use of the premises by the primary business.