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PTC-1

BEFORE THE NEVADA GAMING COMMISSION AND THE STATE GAMING CONTROL BOARD

In the Matter of

Exact Name of Applicant/
Registrant as Specified in Charter

(Application)

APPLICATION

- The Applicant. State the name(s) and address(es) of the applicant(s)
 ("Applicant").
- 2. The Application. State briefly the action(s) requested by each Applicant (e.g., "Registration as a publicly traded corporation," "Approval of a public offering," "Finding of suitability as an officer/director of XYZ Company," or "Approval of Proxy Statement") and all applicable Regulation provisions for the action(s) requested by each Applicant.
- 3. Release and Indemnity of All Claims. Attach an executed copy of the "Release and Indemnity of All Claims" form.

The Applicant states that this application ("Application"), as amended and supplemented and as of that time it is accepted as filed, does not make a material misstatement or fact nor omit to state a material fact necessary to make the fact stated, in view of the circumstances under which such facts are set forth, not misleading.

The Applicant states that this Application, as amended and supplemented and as of the time it is accepted as filed, is in full compliance with the Act and Regulations.

The Applicant hereby undertakes to amend and supplement this Application as the Board or Commission may require from time to time.

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The Applicant hereby amends this Application on such date or dates as may be necessary to delay the effective date of the Application until such Application, as supplemented and amended, is accepted as filed or the Applicant specifically requests that the Application be accepted as filed, whichever occurs first.

Pursuant to the Act and Regulations, the Applicant has duly caused this Application to be executed on its behalf by the undersigned, thereunto duly authorized.

Applicant

	By manual signature typed signature title
State of}	
State of} County of}	i.
this statement is executed with the information requested may be application filed. Further, that misrepresentation made in the agaming license. Further, that I a full knowledge that the Gaming C	being duly sworn, depose and say that the correct to the best of my knowledge and belief and that the knowledge that misrepresentation or failure to reveat deemed sufficient cause for refusal to approve the I am aware that later discovery of an omission of above statements may be grounds for revocation of a moveluntarily submitting this application under oath with Control Act (NRS 463.140(6)) provides that "Any personer before either the board or commission is guilty or
	Applicant
Subscribed and sworn to before r	ne
thisday of	
Notary Public	

NOTICE

THIS APPLICATION MAY NOT BE WITHDRAWN WITHOUT THE PERMISSION OF THE STATE GAMING CONTROL BOARD

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EXHIBITS: "Release and Indemnity of All Claims" form.

USE:

Application for each approval or action of the Commission required or permitted by the Gaming Control Act or NGC Regulation 16, shall be made to the Board through use of this Form PTC-1. An Applicant may add any information to the brief description of the nature of the application required to be set forth in paragraph 2 of Form PTC-1, which the Applicant believes to be necessary or desirable, particularly in light of federal and state securities laws. As appropriate, Form PTC-1 shall be accompanied by Form PTC-2, PTC-110, PTC-115 PTC-200, PTC-250, PTC-260, PTC-310, PTC-320 or PTC-430, as a supporting schedule(s). While the Application on Form PTC-1 is deemed a public record and subject to public inspection and disclosure pursuant to NRS 463.120, the supporting schedules on Forms PTC-2, PTC-110, PTC-115, PTC-200, PTC-250, PTC-260, PTC-310, PTC-320 and PTC-430 are not deemed to be public records.