## APPLICATION FOR A NEVADA GAMING LICENSE/APPROVAL BY CORPORATION/PARTNERSHIP/LIMITED LIABILITY COMPANY

(To be typewritten or printed legibly)

The undersigned hereby makes application for a gaming license/approval: 1. Name of Applicant entity Address of gaming establishment (a) Trade name to be used (b) If application is to replace a license obtained under another name at the same location, state former name: 2. Proposed date of opening 3. Indicate whether applicant is a: 

Corporation Partnership ☐ Limited Liability Company Federal I.D. No. 4. Complete the following (if the applicant is a partnership, limited liability company, or other form of business organization, furnish similar information as that requested below): (a) State of incorporation/organization Date Date of qualification to do business in the State of Nevada (b) A certified copy of the Articles of Incorporation, Articles of Organization, or a true copy of the Partnership Agreement is ☐ Yes attached: If no, state reasons (c) A complete list of all stockholders, partners, or members showing the number of shares/interest held of record by each ☐ Yes ☐ No is filed herewith: If no, state reasons (d) List below the following information with respect to all partners, members, directors, officers, and shareholders. Each of the persons named below may be required to complete and file a Personal History Record/Disclosure and other related application documents. **FULL NAME** TITLE (e) If applicable, the terms, position, rights, and privileges of the different classes of securities outstanding: SECURITY TERMS AND POSITION RIGHTS AND PRIVILEGES

NAME		ADDRESS		OPTIONS (\$ TITLE OTHER IN	
TYPE OF LICENSE:					
	stricted [	Manufacturer Dist	ributor 🗌 (	Other	
•	and/or live gaming	•			
<ul> <li>a) A general description of t</li> </ul>	he nature of	the business. (Attach a sep	arate page if r	necessary.)	
b) List below all games, tab	les and dan	ning devices for which a gam	ina license is l	peina soriapt.	
GAMES	NO.	TABLES	NO.	GAMING DEVICES	NO
		Panguingui	· <del></del>	5¢	
		Poker		10¢	
_		Other (describe):		25¢	
		Other (describe).		200	
•					
Keno				50¢	
Keno Bingo				50¢ \$1	
KenoBingo				50¢ \$1 \$5	
Keno Bingo Wheel of Fortune Baccarat				50¢ \$1 \$5 \$25	
Keno Bingo Wheel of Fortune Baccarat Pai Gow				50¢\$1\$5\$5\$25\$100	
Keno Bingo Wheel of Fortune Baccarat Pai Gow Race Book				50¢ \$1 \$5 \$25 \$100 Multi-denominational	
Keno				50¢\$1\$5\$5\$25\$100	
Keno Bingo Wheel of Fortune Baccarat Pai Gow Race Book Pari-Mutuel? (Yes/No) Sports Pool				50¢ \$1 \$5 \$25 \$100 Multi-denominational	
Keno				50¢ \$1 \$5 \$25 \$100 Multi-denominational	
Keno				50¢ \$1 \$5 \$25 \$100 Multi-denominational	

- 6. The applicant agrees, if required:
  - (a) To maintain an office on the licensed gaming premises.
  - (b) To maintain a ledger in the principal office of the business in Nevada, which shall:
    - (1) At all times reflect the ownership of every class of security issued by the corporation, partnership, or limited liability company; and
    - (2) Be available for inspection by the Licensing Agency and their authorized agents at all reasonable times without notice.
  - (c) To provide any further financial data or other information which may be deemed necessary or appropriate.
  - (d) To submit herewith balance sheets and profit and loss statements, certified by independent certified public accounts, certified or registered in the State of Nevada, for not more than the 3 preceding fiscal years, or, if the entity has not been in existence more than 3 years, such balance sheets and profit and loss statements from the time of its establishment.
  - (e) To provide to the Licensing Agency an annual profit and loss statement and balance sheet, and a copy of its annual federal income tax return within 30 days after such return is filed with the Federal Government.
  - (f) To provide to the Licensing Agency, at least annually, a complete list of all stockholders, partners, or members after this registration is approved, and in all cases within 30 days after the annual meeting of stockholders of the corporation showing the number of shares held by each.
  - (g) That every security issued by it shall bear a statement, on both sides of the certificate, as is required by NRS 463 and the Regulations of the Nevada Gaming Control Board and Nevada Gaming Commission.
  - (h) To report to the Licensing Agency any change in corporation personnel who have been designated by the Licensing Agency as key executives.
  - To terminate the employment of any person employed by it found unsuitable to hold a gaming license in the State of Nevada.
  - (j) To disallow the sale, assignment or transfer, pledge, or other disposition of any new issue of security, unless registered in advance with the Licensing Agency. A duly executed Certificate of Resolution of the Board of Directors of the corporation to this effect shall be filed herewith.

- (k) To assist the Licensing Agency in requiring the individual owner of any security who has been found unsuitable to continue as a gaming licensee in this State, to offer the stock for sale to the issuing entity, and that such entity will purchase the stock if it is able to do so; and in the vent the stock is retained by the unsuitable owner, the entity will not pay any dividend or interest on such security, allow it to be voted, or pay to the owner any remuneration in any form.
- 7. Officers and other key employees of the applicant when requested shall execute an application and file same with the Licensing Agency in accordance with their request.
- 8. NRS 463.150(f) requires any applicant to pay all or any part of the fees or costs of investigation of such applicant as may be determined by the Licensing Agency.

## THE OBLIGATIONS HEREIN CONTAINED ARE NOT INTENDED TO BE COMPLETE. CITY, COUNTY AND NEVADA LAWS AND REGULATIONS MUST BE FOLLOWED AND ARE APPLICABLE AT ALL TIMES.

STATE OF	_
COUNTY OF	SS.
knowledge that misrepresentation or failure to reveal refusal to issue a gaming license by a municipality, aware that later discovery of an omission or misreprethe revocation of a gaming license. Further, that I knowledge that the Gaming Control Act (NRS 463. matter before either the board or commission is guilty	, being duly sworn, depose and say that the above wledge and belief and that this statement is executed with the information requested may be deemed sufficient cause for the or by a county or by the State of Nevada. Further, that I am esentation made in the above statements may be grounds for am voluntarily submitting this application under oath with full 140(5)) provides that "Any person making false oath in any of perjury." I am voluntarily submitting this application under submit this application to appropriate municipal and county ses.
	APPLICANTEntity
	BySignature
	Title
SUBSCRIBED AND SWORN TO BEFORE ME	
THIS, DAY OF,	<u></u>
Notary Public	<del></del>

NOTICE
THIS APPLICATION MAY NOT BE WITHDRAWN WITHOUT THE PERMISSION OF THE LICENSING AGENCY

## ATTACHMENT TO APPLICATION FOR A NEVADA GAMING LICENSE/APPROVAL BY CORPORATION/PARTNERSHIP/LIMITED LIABILITY COMPANY

	SECURITY		TERMS	DATE
				_
2.	The terms and conditions of all outstand device pertaining to the gaming applicant		trust deeds, pledges, or any	y other indebtedness or security
	SECURITY DEVICE	AMOUNT	INTEREST	TERMS
3.	The extent of the security holding or co	other interest in the 3	policant of all officers own	Novaes directors underwriters
э.	partners, members, principals, trustees remuneration as compensation for thei applicant:	s, or any direct or be	eneficial owner, whether co	prporate or otherwise, and any r by contract, pertaining to the
	NAME	TITLE	OTHER INTERE	ST REMUNERATION
4.	Remuneration to others than members,	directors and officers	exceeding \$50,000 per ann	um, and those who will receive
•	directly or indirectly, any compensation applicant:			
5.	Bonus and profit-sharing arrangements			
3.	Management and service contracts:			
	NAME	CONTRACT	PURPOSE	TERMS