BOND

________________________________, as principal, and
________________________________, a surety company organized and existing under the
laws of the State of ____________________________ and authorized to do business under the laws of the State of
Nevada as surety, are hereby held and firmly bound unto the Nevada State Gaming Control Board for its used and
benefit the penal sum of ____________________________ (_______________ ) lawful
money of the United States of America, for which sum, well and truly to be paid, we hereby bind ourselves, our
heirs, executors, successors, administrators, and assigns, jointly and severally.

This obligation is conditioned as follows:

1. The principal offers (or intends to offer) wagering accounts. Pursuant to Nevada Gaming Commission
Regulation 5.225(20), the Nevada State Gaming Control Board requires security ("the reserve") for not less than
the greater of $25, or the sum of all patrons’ funds held in the wagering accounts.

2. This bond is provided by the principal and surety pursuant to Nevada Gaming Commission Regulation
5.225(20)(d), which requires that the reserve be protected against claims of the principal's creditors other than
the patrons for whose benefit and protection the reserve is established, and further provides:

   (a) The reserve must be established and held in trust for the benefit and protection of patrons to the extent
      the principal holds money for their account;

   (b) The reserve must be released, in whole or in part, except to the Nevada Gaming Control Board on the
      written demand of its chairman or to the principal on the written instruction of the Board chairman. The
      reserve must be available within 60 days of the written demand or written notice. The principal may
      receive income, if any accruing on the reserve unless the Board chairman instructs otherwise pursuant
      to Regulation 5.225(20(k);

   (c) The principal has no interest in or title to the reserve or income accruing on the reserve except to the
      extent expressly allowed in Regulation 5.225(20);

   (d) Nevada law and Regulation 5.225(20) govern any agreement establishing the reserve and govern the
      principal's interest in the reserve and in income accruing on the reserve;

   (e) Any agreement establishing the reserve is not effective until the Board chairman’s approval has been
      obtained pursuant to Regulation 5.225(20)(e); and

   (f) Amendments to any agreement establishing the reserve may not be made without the prior, written
      approval of the Board chairman.

3. Therefore, if the principal shall well and truly comply with all of the provisions of Regulation 5.225(20), and in
particular pay, promptly when due and demanded, all winning wagers (including those now due and those that
may become due) and all amounts held for the account of its patrons, then this obligation shall be null and void,
but shall otherwise remain in full force and effect.

4. Upon the principal’s failure to comply with any or all of the provisions of Regulation 5.225(20), and in
particular upon the principal’s failure to pay, promptly when due and demanded, all winning wagers (including
those now due and those that may become due) and all amounts held for the account of its patrons, the
chairman of the Nevada Gaming Control Board may make demand upon the surety for the payment of the
amount of the default by said principal up to but not to exceed the amount of its liability as defined by this bond,
and in addition any costs or attorney’s fees incurred in collecting the same.
5. The surety reserves the right to withdraw except as to any liability already incurred or accrued hereunder, and may do so upon giving written notice of withdrawal to the Nevada Gaming Control Board. Withdrawal shall not be effective until 60 days have elapsed after receipt of the notice by the Board. Withdrawal shall not affect the surety’s liability arising out of any wagers accepted by the principal or any amounts accepted by the principal for the account of patrons prior to the expiration of the 60-day period.

6. It is a condition of this bond that it shall be considered renewed for one year from the present or any future maturity date unless at least thirty (30) days prior to said maturity date, the Bank shall notify the Board that this bond will be extended for an additional period.

DATED THIS ____________________________________________

Insurance Company

Name (Signature)

Name (Print)

Title (Print)

Licensee

Name (Signature)

Name (Print)

Title (Print)