SURETY BOND
FOR
GAMING ESTABLISHMENT

KNOW ALL MEN BY THESE PRESENTS: That we____________________________
of the City of ______________, County of _______________, State of
______________, as Principal, and _____________________________ a corporation
incorporated under the laws of the State of _______________, bound unto the State of
Nevada, as Surety, are hereby held and firmly bound unto the Nevada Gaming
Commission as obligee, in the sum of _______________________________ Dollars
($__________________) lawful money of the United States of America, for which sum,
well and truly to be paid, we hereby bind ourselves, our heirs, executors, administrators,
successors and assigns, jointly and severally.

This obligation is conditioned as follows:

1. The principal has applied for a license to operate a gaming establishment in
the State of Nevada pursuant to chapter 463 of the Nevada Revised Statutes. If
approved, the principal, pursuant to the provisions of 463.225 is required to:
   (a.) Remit payment of all license fees and taxes required by law.
   (b.) Faithfully perform all requirements imposed by law or regulation or the
conditions of the license.
   (c.) Furnish a bond in an amount determined by the Commission through a
corporation qualified under the laws of the State of Nevada as surety, payable to the State
of Nevada.

2. This bond must be established and held in trust for the benefit and protection
of the State of Nevada. In addition, the bond may not be released, in whole or in part
except to the Nevada Gaming Commission on written demand of its chairman or by the
principal with the written instructions from the Commission chairman. The principal
may receive income, if any, accruing on the reserve unless the Commission chairman
instructs otherwise.
   (a.) Any agreement establishing the bond is not effective until the Commission
has approved the Principal for this gaming license.
   (b.) Amendments to any agreement establishing the bond may not be made
without the prior written approval of the Commission chairman.

3. Therefore, if the principal complies with all of the provisions of chapter 463,
and in particular pay the license fees and taxes when due and demanded, then this
obligation shall be null and void, but will otherwise remain in full force and effect.

4. Upon the principal’s failure to comply with chapter 463, in particular upon the
principal’s failure to pay promptly all gaming fees and taxes when due and demanded,
the chairman of the Nevada Gaming Commission 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.

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 the withdrawal to the Nevada Gaming Commission at 1919 E College Pkwy, Carson City, Nevada 89706 Att: Tax and License Division. Withdrawal shall not be effective until sixty (60) days have elapsed after receipt of the notice by the Commission. Withdrawal shall not affect the surety’s liability arising out of any outstanding amount incurred prior to the expiration of the 60-day period.

WITNESS our hand and seal this the ______________day of ___________________.

PRINCIPAL_________________________ SURETY:________________________
BY:_______________________________ BY:_____________________________
(SEAL) (SEAL)

Countersigned this _______________
BY: _____________________________