

PRINCIPAL ENTITY FORM

The Amended and Restated Roderick J. Rateliff 1999 Grantor Retained Annuity Trust

INSTRUCTIONS

PENNSYLVANIA GAMING IS GOVERNED BY THE LAWS SET FORTH IN 4 PA.C.S. PART II, ENACTED BY THE ACT OF JULY 5, 2004 (P.L. 572, No. 71) (GAMING ACT) AS AMENDED AND 58 PA. CODE PART VII, GAMING CONTROL BOARD (REGULATIONS).

AN APPLICATION THAT HAS BEEN ACCEPTED FOR FILING AND ALL RELATED MATERIALS SUBMITTED TO THE PENNSYLVANIA GAMING CONTROL BOARD ("BOARD") SHALL BECOME THE PROPERTY OF THE BOARD AND WILL NOT BE RETURNED TO THE APPLICANT.

UNLESS OTHERWISE PROVIDED FOR IN THE GAMING ACT AND REGULATIONS, EACH PRINCIPAL; PERSON WITH CONTROLLING INTEREST; INSTITUTIONAL INVESTOR AND FINANCIAL BACKER WHO IS AN ENTITY MUST COMPLETE THE PRINCIPAL ENTITY FORM OR THE PRINCIPAL ENTITY WAIVER FORM.

PRINCIPAL - 4 PA.C.S. §1103 DEFINES PRINCIPAL AS "AN OFFICER; DIRECTOR; PERSON WHO DIRECTLY HOLDS A BENEFICIAL INTEREST IN OR OWNERSHIP OF THE SECURITIES OF AN APPLICANT OR LICENSEE; PERSON WHO HAS A CONTROLLING INTEREST IN AN APPLICANT OR LICENSEE, OR HAS THE ABILITY TO ELECT A MAJORITY OF THE BOARD OF DIRECTORS OF A LICENSEE OR TO OTHERWISE CONTROL A LICENSEE; LENDER OR OTHER LICENSED FINANCIAL INSTITUTION OF AN APPLICANT OR LICENSEE, OTHER THAN A BANK OR LENDING INSTITUTION WHICH MAKES A LOAN OR HOLDS A MORTGAGE OR OTHER LIEN ACQUIRED IN THE ORDINARY COURSE OF BUSINESS; UNDERWRITER OF AN APPLICANT OR LICENSEE; OR OTHER PERSON OR EMPLOYEE OF AN APPLICANT, SLOT MACHINE LICENSEE, MANUFACTURER LICENSEE OR SUPPLIER LICENSEE DEEMED TO BE A PRINCIPAL BY THE PENNSYLVANIA GAMING CONTROL BOARD."

DIRECTOR - BOARD REGULATIONS DEFINE DIRECTOR AS "A DIRECTOR OF A CORPORATION OR ANY PERSON PERFORMING SIMILAR FUNCTIONS WITH RESPECT TO AN ENTITY, WHETHER INCORPORATED OR UNINCORPORATED."

OFFICER - BOARD REGULATIONS DEFINE OFFICER AS "A PRESIDENT, CHIEF EXECUTIVE OFFICER, CHIEF OPERATING OFFICER, SECRETARY, TREASURER, PRINCIPAL LEGAL OFFICER, PRINCIPAL COMPLIANCE OFFICER, PRINCIPAL FINANCIAL OFFICER, COMPTROLLER, PRINCIPAL ACCOUNTING OFFICER, CHIEF ENGINEER OR TECHNICAL OFFICER OF A MANUFACTURER, OR PRINCIPAL SLOT OPERATIONS OFFICER OF A SLOT MACHINE LICENSEE AND ANY PERSON ROUTINELY PERFORMING CORRESPONDING FUNCTIONS WITH RESPECT TO AN ENTITY WHETHER INCORPORATED OR UNINCORPORATED."

KEY EMPLOYEE - 58 PA. CODE §401A.3 DEFINES KEY EMPLOYEE AS "ANY INDIVIDUAL WHO IS: (I) EMPLOYED IN A DIRECTOR OR DEPARTMENT HEAD CAPACITY AND WHO IS EMPOWERED TO MAKE DISCRETIONARY DECISIONS THAT REGULATE SLOT MACHINE OPERATIONS IN THIS COMMONWEALTH, INCLUDING THE GENERAL MANAGER AND ASSISTANT MANAGER OF THE LICENSED FACILITY, DIRECTOR OF SLOT OPERATIONS, DIRECTOR OF CAGE AND CREDIT OPERATIONS, DIRECTOR OF SURVEILLANCE, DIRECTOR OF MARKETING, DIRECTOR OF MANAGEMENT INFORMATION SYSTEMS, DIRECTOR OF SECURITY, COMPTROLLER AND ANY EMPLOYEE WHO SUPERVISES THE OPERATIONS OF THESE DEPARTMENTS OR TO WHOM THESE DEPARTMENT DIRECTORS OR DEPARTMENT HEADS REPORT; (II) EMPLOYED BY A SLOT MACHINE LICENSEE OR APPLICANT, MANUFACTURER LICENSEE OR APPLICANT, SUPPLIER LICENSEE OR APPLICANT, CERTIFIED VENDOR OR APPLICANT OR LICENSED JUNKET ENTERPRISE WHOSE DUTIES AFFECT OR REQUIRE CONTACT WITH SLOT MACHINES, SLOT MONITORING SYSTEMS, CASINO MANAGEMENT SYSTEMS, PLAYER TRACKING SYSTEMS AND WIDE- AREA PROGRESSIVE SYSTEMS FOR USE OR PLAY IN THE COMMONWEALTH, WHETHER OR NOT THE INDIVIDUAL IS ASSIGNED TO GAMING OPERATIONS IN THE COMMONWEALTH AND (III) OTHER POSITIONS WHICH THE BOARD WILL DETERMINE BASED ON DETAILED ANALYSES OF JOB DESCRIPTIONS AS PROVIDED IN THE INTERNAL CONTROLS OF THE APPLICANT OR LICENSEE AS APPROVED BY THE BOARD UNDER §1322(C) OF THE ACT (RELATING TO SLOT MACHINE ACCOUNTING CONTROLS AND AUDITS). ALL OTHER GAMING EMPLOYEES UNLESS OTHERWISE DESIGNATED BY THE BOARD, WILL BE CLASSIFIED AS NON-KEY EMPLOYEES."

CONTROLLING INTEREST — 4 PA.C.S. §1103 DEFINES CONTROLLING INTEREST AS "FOR A PUBLICLY TRADED DOMESTIC OR FOREIGN CORPORATION, A CONTROLLING INTEREST IS AN INTEREST IN A LEGAL ENTITY, APPLICANT OR LICENSEE IF A PERSON'S SOLE VOTING RIGHTS UNDER STATE LAW OR CORPORATE OR CORPORATE ARTICLES

OR BYLAWS ENTITLE THE PERSON TO ELECT OR APPOINT ONE OR MORE OF THE MEMBERS OF THE BOARD OF DIRECTORS OR OTHER GOVERNING BOARD OR THE OWNERSHIP OR BENEFICIAL HOLDING OF 5% OR MORE OF THE SECURITIES OF THE PUBLICLY TRADED CORPORATION, PARTNERSHIP, LIMITED LIABILITY COMPANY OR OTHER FORM OF PUBLICLY TRADED LEGAL ENTITY, UNLESS THIS PRESUMPTION OF CONTROL OR ABILITY TO ELECT IS REBUTTED BY CLEAR AND CONVINCING EVIDENCE. FOR A PRIVATELY HELD DOMESTIC OR FOREIGN CORPORATION, PARTNERSHIP, LIMITED LIABILITY COMPANY OR OTHER FORM OF PRIVATELY HELD LEGAL ENTITY, A CONTROLLING INTEREST IS THE HOLDING OF SECURITIES IN THE LEGAL ENTITY, UNLESS THIS PRESUMPTION OF CONTROL IS REBUTTED BY CLEAR AND CONVINCING EVIDENCE."

INDIRECT OWNERSHIP INTEREST — BOARD REGULATIONS DEFINE INDIRECT OWNERSHIP INTEREST AS "AN OWNERSHIP INTEREST IN AN ENTITY THAT HAS A DIRECT OWNERSHIP INTEREST IN AN APPLICANT OR LICENSEE, OR A DIRECT OWNERSHIP INTEREST IN AN ENTITY THAT HAS AN OWNERSHIP INTEREST IN AN APPLICANT OR LICENSEE THROUGH ONE OR MORE INTERVENING ENTITIES."

PUBLICLY TRADED CORPORATION - 4 PA. CODE §1103 DEFINES PUBLICLY TRADED CORPORATION AS "A PERSON, OTHER THAN AN INDIVIDUAL, WHICH:

- (1) HAS A CLASS OR SERIES OF SECURITIES REGISTERED UNDER THE SECURITIES EXCHANGE ACT OF 1934 (48 STAT. 881, 15 U.S.C. 78A ET SEQ.);
- (2) IS A REGISTERED MANAGEMENT COMPANY UNDER THE INVESTMENT COMPANY ACT OF 1940 (54 STAT. 789, 15 U.S.C. 80a-1 et seq.); OR
- (3) IS SUBJECT TO THE REPORTING OBLIGATIONS IMPOSED BY SECTION 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934 BY REASON OF HAVING FILED A REGISTRATION STATEMENT WHICH HAS BECOME EFFECTIVE UNDER THE SECURITIES ACT OF 1933 (48 STAT. 74, 15 U.S.C. 77A ET SEQ.)."

ENTITY - BOARD REGULATIONS DEFINE ENTITY AS "A PERSON, OTHER THAN AN INDIVIDUAL,"

INDIVIDUAL - BOARD REGULATIONS DEFINE AN INDIVIDUAL AS "A NATURAL PERSON."

UNDERWRITER – 4 PA. CODE § 1103 DEFINES UNDERWRITER "AS DEFINED IN THE ACT OF DECEMBER 5, 1972 (P.L. 1280, No. 284), KNOWN AS THE PENNSYLVANIA SECURITIES ACT OF 1972."

INSTITUTIONAL INVESTOR - 58 PA. CODE §401A.3 DEFINES AN INSTITUTIONAL INVESTOR AS "A RETIREMENT FUND ADMINISTERED BY A PUBLIC AGENCY FOR THE EXCLUSIVE BENEFIT OF FEDERAL, STATE OR LOCAL PUBLIC EMPLOYEES, INVESTMENT COMPANY REGISTERED UNDER THE INVESTMENT COMPANY ACT OF 1940 (15 U.S.C.A. §§ 80A-1 – 80A-64), COLLECTIVE INVESTMENT TRUST ORGANIZED BY BANKS UNDER PART NINE OF THE RULES OF THE COMPTROLLER OF THE CURRENCY, CLOSED END INVESTMENT TRUST, CHARTERED OR LICENSED LIFE INSURANCE COMPANY OR PROPERTY AND CASUALTY INSURANCE COMPANY, BANKING AND OTHER CHARTERED OR LICENSED LENDING INSTITUTION, INVESTMENT ADVISOR REGISTERED UNDER THE INVESTMENT ADVISORS ACT OF 1940 (15 U.S.C.A. §§ 80B-1 – 80B-21), AND SUCH OTHER PERSONS AS THE BOARD MAY DETERMINE CONSISTENT WITH THIS PART."

PRIVATE INVESTMENT FUND — BOARD REGULATIONS DEFINE PRIVATE INVESTMENT FUND AS "AN ENTITY THAT MEETS THE DEFINITION OF "INVESTMENT COMPANY" UNDER SECTION 3(A)(1) OF THE INVESTMENT COMPANY ACT OF 1940 (15 U.S.C. 80A-3(A)(1)), BUT IS OTHERWISE EXEMPT FROM THE DEFINITION OF "INVESTMENT COMPANY" UNDER SECTION 3(C)(7) OF THE INVESTMENT COMPANY ACT OF 1940 (15 U.S.C. 80A-3 (C)(7)).

REGISTERED INVESTMENT COMPANY — BOARD REGULATIONS DEFINE A REGISTERED INVESTMENT COMPANY AS "AN INVESTMENT COMPANY THAT HAS REGISTERED WITH THE SEC PURSUANT TO THE INVESTMENT COMPANY ACT OF 1940."

REGISTERED INVESTMENT ADVISER – BOARD REGULATIONS DEFINE REGISTERED INVESTMENT ADVISER AS "AN INVESTMENT ADVISER THAT HAS REGISTERED WITH THE SEC PURSUANT TO THE INVESTMENT ADVISERS ACT OF 1940."

LENDING INSTITUTION - BOARD REGULATIONS DEFINE A LENDING INSTITUTION AS "A PERSON WHO HAS BEEN ISSUED A LICENSE TO LEND MONEY BY A STATE OR FEDERAL AGENCY OR A PERSON WHO SATISFIES THE DEFINITION OF "QUALIFIED INSTITUTIONAL BUYER" PURSUANT TO 17 C.F.R. § 230.144A."

AFFILIATE OF OR PERSON AFFILIATED WITH - 4 PA.C.S. § 1103 DEFINES AFFILIATE, AFFILIATE OF OR PERSON AFFILIATED WITH AS "A PERSON THAT DIRECTLY OR INDIRECTLY, THROUGH ONE OR MORE INTERMEDIARIES, CONTROLS, IS CONTROLLED BY OR IS UNDER COMMON CONTROL WITH A SPECIFIED PERSON."

PRINCIPAL AFFILIATE - BOARD REGULATIONS DEFINE PRINCIPAL AFFILIATE AS "AN INTERMEDIARY OR HOLDING COMPANY OF AN APPLICANT OR LICENSEE."

PRINCIPAL ENTITY — BOARD REGULATIONS DEFINE PRINCIPAL ENTITY AS "AN ENTITY THAT MEETS THE DEFINITION OF PRINCIPAL IN SECTION 1103 OF THE ACT (RELATING TO DEFINITIONS) OR IS OTHERWISE REQUIRED TO BE LICENSED AS A PRINCIPAL AND IS NOT AN INTERMEDIARY OR HOLDING COMPANY OF AN APPLICANT OR LICENSEE."

SUBSIDIARY - 4 PA.C.S. § 1103 DEFINES SUBSIDIARY AS "A PERSON OTHER THAN AN INDIVIDUAL. THE TERM INCLUDES:

- (1) A CORPORATION, ANY SIGNIFICANT PART OF WHOSE OUTSTANDING EQUITY SECURITIES ARE OWNED, SUBJECT TO A POWER OR RIGHT OF CONTROL, OR HELD WITH POWER TO VOTE, BY A HOLDING COMPANY OR AN INTERMEDIARY COMPANY;
- (2) A SIGNIFICANT INTEREST IN A PERSON, OTHER THAN AN INDIVIDUAL, WHICH IS OWNED, SUBJECT TO A POWER OR RIGHT OF CONTROL, OR HELD WITH POWER TO VOTE, BY A HOLDING COMPANY OR AN INTERMEDIARY COMPANY; OR
- (3) A PERSON DEEMED TO BE A SUBSIDIARY BY THE PENNSYLVANIA GAMING CONTROL BOARD."

INTERMEDIARY - 4 PA.C.S. § 1103 DEFINES INTERMEDIARY AS "A PERSON, OTHER THAN AN INDIVIDUAL, WHICH:

- (1) IS A HOLDING COMPANY WITH RESPECT TO A CORPORATION OR OTHER FORM OF BUSINESS ORGANIZATION, WHICH HOLDS OR APPLIES FOR A LICENSE UNDER THIS PART; AND
- (2) IS A SUBSIDIARY WITH RESPECT TO ANY HOLDING COMPANY."

HOLDING COMPANY — BOARD REGULATIONS DEFINE HOLDING COMPANY AS "A PERSON, OTHER THAN AN INDIVIDUAL, WHICH, DIRECTLY OR INDIRECTLY, OWNS, HAS THE POWER OR RIGHT TO CONTROL OR HAS THE POWER OR RIGHT TO VOTE 20% OR MORE OF THE OUTSTANDING VOTING SECURITIES OF A CORPORATION OR OTHER ENTITY. A HOLDING COMPANY INDIRECTLY HAS, HOLDS OR OWNS ANY SUCH POWER, RIGHT OR SECURITY IF IT DOES SO THROUGH AN INTEREST IN A SUBSIDIARY OR SUCCESSIVE SUBSIDIARIES."

VOTING SECURITY — BOARD REGULATIONS DEFINE VOTING SECURITY AS "A SECURITY OR OTHER INTEREST WHICH ENTITLES THE OWNER TO VOTE FOR THE ELECTION OF:

- (I) A DIRECTOR OF A CORPORATION.
- (II) A PERSON PERFORMING FUNCTIONS SIMILAR TO A DIRECTOR WITH RESPECT TO AN ORGANIZATION WHETHER INCORPORATED OR UNINCORPORATED."

FINANCIAL BACKER — 4 PA.C.S. § 1103 DEFINES FINANCIAL BACKER AS "AN INVESTOR, MORTGAGEE, BONDHOLDER, NOTE HOLDER OR OTHER SOURCES OF EQUITY OR CAPITAL PROVIDED TO AN APPLICANT OR LICENSED ENTITY."

UNLESS OTHERWISE PROVIDED FOR IN THE GAMING ACT AND REGULATIONS, EACH PRINCIPAL; KEY EMPLOYEE; PERSON WITH CONTROLLING INTEREST; INSTITUTIONAL INVESTOR; UNDERWRITER AND FINANCIAL BACKER WHO IS A NATURAL PERSON MUST COMPLETE A MULTI-JURISDICTIONAL PHD AND PA SUPPLEMENT OR A PRINCIPAL WAIVER FORM. EACH PRINCIPAL; PERSON WITH CONTROLLING INTEREST; INSTITUTIONAL INVESTOR; UNDERWRITER AND FINANCIAL BACKER THAT IS AN ENTITY MUST COMPLETE AN ENTITY PRINCIPAL FORM OR A PRINCIPAL WAIVER ENTITY FORM.

THE ORIGINAL AND FOUR (4) COPIES OF ALL FORMS SHALL BE SENT WITH THE ENTIRE APPLICATION PACKAGE TO THE PENNSYLVANIA GAMING CONTROL BOARD, BUREAU OF LICENSING, 303 WALNUT STREET, FIFTH FLOOR, VERIZON TOWER, HARRISBURG, PENNSYLVANIA 17101 WITH THE APPROPRIATE FEES.

1. PRINCIPAL ENTITY FORM

THIS PRINCIPAL ENTITY FORM IS FOR EACH ENTITY THAT IS A PRINCIPAL NOT REQUESTING A WAIVER FROM THE OBLIGATION TO BE LICENSED PURSUANT TO BOARD REGULATIONS. A PRINCIPAL REQUESTING A WAIVER FROM THE ELIGIBILITY AND SUITABILITY REQUIREMENTS MUST SUBMIT A PRINCIPAL ENTITY WAIVER FORM.

2. APPLICATION FEES

APPLICATION FEES MUST BE SUBMITTED WITH THE APPLICATION. THESE FEES ARE NON-REFUNDABLE DEPOSITS THAT WILL BE USED BY THE BOARD TO PROCESS AND INVESTIGATE THE ENTITY FILING THE FORM.

THERE MAY BE ADDITIONAL COSTS AND EXPENSES INCURRED BY THE BOARD IN ITS PROCESSING AND INVESTIGATION OF THE ENTITY FILING THE FORM, WHICH MUST BE REIMBURSED TO THE BOARD.

FEES SHALL BE PAID BY MONEY ORDER OR CHECK MADE PAYABLE TO THE "PENNSYLVANIA GAMING CONTROL BOARD." CASH WILL NOT BE ACCEPTED BY THE BOARD.

PRINCIPAL ENTITY \$2,500.00

3. APPLICATION FORM INSTRUCTIONS

A. GENERALLY

AS USED IN THE PRINCIPAL ENTITY FORM, THE WORDS "APPLICANT" AND "YOU" SHALL MEAN THE PRINCIPAL COMPLETING THIS PRINCIPAL ENTITY FORM.

AS USED IN THE PRINCIPAL ENTITY FORM, THE WORDS "BUSINESS ENTITY" SHALL MEAN THE MANUFACTURER, MANUFACTURER'S DESIGNEE, SUPPLIER, MANAGEMENT COMPANY, JUNKET ENTERPRISE OR SLOT MACHINE APPLICANT OR LICENSEE OR ANY OF ITS AFFILIATES, INTERMEDIARIES, SUBSIDIARIES OR HOLDING COMPANIES FOR WHICH YOU ARE A PRINCIPAL.

ALL ENTRIES ON THE FORM MUST BE TYPED OR PRINTED IN BLOCK LETTERING. INITIALS AND SIGNATURES MUST BE HANDWRITTEN BY THE PERSON PROVIDING THE INFORMATION. IF THE ANSWERS ARE NOT LEGIBLE, THE APPLICATION MAY NOT BE ACCEPTED.

READ EACH QUESTION CAREFULLY PRIOR TO ANSWERING. ANSWER EVERY QUESTION COMPLETELY, DO NO LEAVE BLANK SPACES. IF A QUESTION, SCHEDULE OR APPENDIX DOES NOT APPLY TO THE APPLICANT, WRITE "DOES NOT APPLY" IN RESPONSE TO THAT QUESTION, SCHEDULE OR APPENDIX.

ALL PAGES OF THE FORM MUST BE INITIALED BY THE APPLICANT. IF ADDITIONAL PAGES ARE REQUIRED IN ORDER TO ANSWER ANY QUESTION, ADDITIONAL PAGES MAY BE UTILIZED AND MUST BE ATTACHED TO THE FORM. BE SURE TO INDICATE THE NUMBER(S) OF THE QUESTION(S) BEING ANSWERED AND INITIAL EACH ADDITIONAL PAGE. SOME SCHEDULES MAY REQUIRE DISCLOSURE OF INFORMATION FOR MORE THAN ONE NATURAL PERSON OR ENTITY OR TYPE OF INFORMATION. IF THERE ARE MULTIPLE DISCLOSURES, MAKE ENOUGH ADDITIONAL COPIES OF THE BLANK SCHEDULE AND COMPLETE IT FOR EACH NATURAL PERSON OR ENTITY OR TYPE OF INFORMATION.

ALL REQUIRED DOCUMENTATION, SUCH AS BUSINESS FORMATION PAPERS, TAX RETURNS AND APPENDICES, MUST BE SUBMITTED AT THE TIME OF FILING THIS FORM.

THE APPLICATION FOR PENNSYLVANIA TAX CLEARANCE REVIEW MUST BE SIGNED BY APPLICANT.

ALL AFFIDAVITS, RELEASE AUTHORIZATIONS, AFFIRMATIONS, CERTIFICATIONS AND WAIVERS OF LIABILITY MUST BE SIGNED BY APPLICANT AND NOTARIZED. THE LICENSEE'S AFFIRMATION MUST BE SIGNED BY THE CEO OF THE BUSINESS ENTITY FOR WHICH APPLICANT IS A PRINCIPAL.

SHOULD YOU BE UNABLE TO UNDERSTAND THIS FORM FULLY IN ENGLISH, IT IS YOUR RESPONSIBILITY TO ACQUIRE ADEQUATE MEANS OF TRANSLATION. IF YOU SUBMIT A DOCUMENT TO THE BOARD THAT IS IN A LANGUAGE OTHER THAN ENGLISH, YOU MUST ALSO SUBMIT AN ENGLISH TRANSLATION COMPLIANT WITH BOARD REGULATIONS.

ALL NOTICES REGARDING YOUR APPLICATION WILL BE SENT TO THE ADDRESS YOU PROVIDE ON THIS FORM. YOU MUST IMMEDIATELY NOTIFY THE BOARD IF YOU CHANGE YOUR ADDRESS.

FAILURE TO ANSWER ANY QUESTION COMPLETELY AND TRUTHFULLY WILL RESULT IN DENIAL OF YOUR APPLICATION AND/OR REVOCATION OF YOUR LICENSE, REGISTRATION, CERTIFICATE OR PERMIT AND MAY SUBJECT YOU TO CRIMINAL PENALTIES UNDER 18 PA. C. S. A. §4903.

Any person who applies for and obtains a license, registration, certificate or permit from the Board may be required to submit to warrantless searches when present in a licensed gaming facility pursuant to the Act.

CONFIDENTIAL INFORMATION (AS DEFINED IN 58 PA, CODE §401A.3) SUPPLIED TO THE BOARD OR OTHERWISE OBTAINED SHALL NOT BE REVEALED EXCEPT IN THE COURSE OF THE NECESSARY ADMINISTRATION OF THE ACT, OR UPON THE LAWFUL ORDER OF A COURT OF COMPETENT JURISDICTION OR, WITH THE APPROVAL OF THE ATTORNEY GENERAL, TO A DULY AUTHORIZED LAW ENFORCEMENT AGENCY. AN APPLICANT OR LICENSE, REGISTRATION, CERTIFICATE OR PERMIT HOLDER WAIVES ANY LIABILITY OF THE COMMONWEALTH OF PENNSYLVANIA AND ITS INSTRUMENTALITIES AND AGENTS FOR ANY DAMAGES RESULTING FROM ANY DISCLOSURE OR PUBLICATION IN ANY MANNER, OTHER THAN A WILLFULLY UNLAWFUL DISCLOSURE OR PUBLICATION.

PURSUANT TO BOARD REGULATIONS, ONCE THE APPLICATION HAS BEEN FILED, APPLICANT MAY NOT WITHDRAW ITS APPLICATION WITHOUT THE PERMISSION OF THE BOARD.

ALL REQUIRED DOCUMENTATION MUST BE SUBMITTED AT THE TIME OF FILING THIS FORM. FURTHER, PURSUANT TO BOARD REGULATIONS, THE APPLICANT IS UNDER A CONTINUING DUTY TO PROMPTLY NOTIFY THE BOARD IF THERE IS A CHANGE IN THE INFORMATION PROVIDED TO THE BOARD.

B. PRINCIPAL ENTITY FORM

UNLESS OTHERWISE PROVIDED FOR IN THE GAMING ACT AND REGULATIONS, EACH PRINCIPAL; PERSON WITH CONTROLLING INTEREST, INSTITUTIONAL INVESTOR AND FINANCIAL BACKER THAT IS AN ENTITY MUST COMPLETE THE PRINCIPAL ENTITY FORM.

APPLICANT Centaur, Inc		SUBM	ITTING	THIS	PRINCIPAL	ENTITY	FORM	BECAUSE	IT	IS	Α	PRINCIPAL	OF
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IF YOU HAVE ANY QUESTIONS REGARDING THE APPLICATION PACKAGE FORMS OR THE INFORMATION REQUIRED TO COMPLETE ANY APPLICATION, PLEASE CONTACT THE PENNSYLVANIA GAMING CONTROL BOARD - THE BUREAU OF LICENSING AT (717) 346-8300.

APPLICANT INFORMATION

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			NIZATION DOCUMENTS	
Indiana	TION, REG	SISTRATION OR OTHER TYPE OF	FORMATION	Date of Formation 08/16/99
APPLICANT'S BUSINES		S IT APPEARS ON THE FORMATION		
			rantor Retained Annuity Tru	
Does not an	•	APPLICANT IS CORRENTLY REGIS	STERED OR AUTHORIZED TO DO E	IUSINESS
IS APPLICANT REGISTE	RED'OR A	UTHORIZED TO DO BUSINESS IN	THE COMMONWEALTH OF PENN	ISYLVANIA? YES NO
		Applicant's Inex	TIFICATION NUMBERS	
FEDERAL EMPLOYER	DENTIFICA	TION NUMBER/TIN	PA UNEMPLOYMENT COMPENS	SATION ACCOUNT NUMBER
PA DEPARTMENT OF	REVENUE	CORPORATE BOX NUMBER	PA LIQUOR CONTROL BOARD	LICENSE NUMBER
PA WORKERS COMPE	ENSATION	POLICY NUMBER	PA DEPARTMENT OF STATE -	ENTITY NUMBER
DOES THE APPLICANT	THAVE AN	Y OUTSTANDING TAX LIABILITIES	TO EITHER THE COMMONWEALT	TH OF PENNSYLVANIA OR ANY
OTHER STATE OR THE	FEDERAL	GOVERNMENT?		
IF YOU ANSWER YES,	PROVIDE	DETAILS CONCERNING ALL OUT	STANDING TAX LIABILITIES.	
		CRIMINA	LHISTORY	
DIRECTORS/PARTNE	ERS OR T	RUSTEES MAY HAVE COMMI	ARGES APPLICANT OR ANY OI TTED OR HAD FILED AGAINST EFINITIONS AND INSTRUCTIO	THEM. PRIOR TO
DEFINITIONS	FOR P	URPOSES OF THIS SECTI	ON:	
	A.	WELL AS SUMMARY OFF BEFORE A LAW ENFORC JUSTICE COURT, MUNICI	E" INCLUDES ALL FELONIES ENSES THAT MAY HAVE RESEMENT AGENCY, STATE OF PAL COURT, CITY COURT, 1 COURT EXCEPT JUVENIL	EQUIRED YOU TO APPEAR R FEDERAL GRAND JURY, FRAFFIC COURT, MILITARY
	B.	OFFICER OR OTHER LAW I UNDER ARREST, DETAINE OFFICER OR LAW ENFORC ANSWER QUESTIONS, TAK LAW ENFORCEMENT OFFI	ENY TIME THAT YOU WERE ENFORCEMENT OFFICER AND CID, HELD FOR QUESTIONING, DEMENT OFFICER TO COME THE COME TO C	D ADVISED THAT YOU WERE REQUESTED BY A POLICE TO A POLICE STATION AND POLICE OFFICER OR OTHER D IN JAIL, OR INSTRUCTED
	C.	"CHARGE" INCLUDES AN CITATION OR OTHER NOTI- OFFENSE AS DEFINED IN F	IY INDICTMENT, COMPLAINT, CE OF THE ALLEGED COMMIS PARAGRAPH "A."	INFORMATION, SUMMONS, SION OF ANY CRIME OR
INSTRUCTIONS	1.	ANSWER "YES" AND F YOUR ABILITY EVEN IF	PROVIDE ALL INFORMAT	ION TO THE BEST OF
	A.	YOU DID NOT COMMIT THE	OFFENSE CHARGED;	
	B.		RGES WERE DISMISSED ADED TO A LESSER CHARGE;	OR THE CHARGES WERE
	C	YOU PLEADED NOT GUILT	Y OR NOLO CONTENDEDE:	

	D.	YOU COMPLETED AN ACCELERATED REHABILITATIVE DISP EQUIVALENT DIVERSIONARY PROGRAM;	OSITION ("	'ARD") OR
	E.	THE CHARGES OR CONVICTION WERE EXPUNGED FROM YOUR YOU HAVE EXPUNGEMENT PAPERS;	RECORD, E	VEN IF
	F.	YOU WERE NOT CONVICTED OR WERE FOUND "NOT GUILTY";		
	G.	YOU DID NOT SERVE ANY TIME IN PRISON OR JAIL,		
	H.	THE ARRESTS, CHARGES OR OFFENSES HAPPENED A LONG TIME	vie AGO;	
	1.	YOU WERE ARRESTED OR CHARGED IN ANOTHER STATE (A STATE PENNSYLVANIA);	ATE OTHER	THAN
	J.	YOU WERE NEVER PHYSICALLY TAKEN INTO CUSTODY AND/OR POLICE STATION OR JAIL.	TRANSPOR	RTED TO A
	2.	ANSWER "NO" IF:		
	A.	YOU HAVE NEVER BEEN ARRESTED OR CHARGED WITH ANY CR	IME OR OF	FENSE;
A. C.	B.	YOUR ARREST HAPPENED WHEN YOU WERE UNDER 18 YEARS COURT APPEARANCE WAS IN JUVENILE COURT.	OF AGE AN	ID YOUR
		LURE TO FULLY ANSWER THIS QUESTION MAY RESULT YOUR APPLICATION.	IN THE DE	ENIAL
BEEN INDICTED, CHA	ARGE I UNIN	ANY OF ITS OFFICERS, DIRECTORS/PARTNERS OR TRUSTEES EVER D WITH OR CONVICTED OF A CRIMINAL OFFENSE OR BEEN A PARTY NDICTED CO-CONSPIRATOR IN ANY CRIMINAL PROCEEDING IN THE Y OTHER JURISDICTION?		
IF YOU ANSWER YE HISTORY.	S, yo	OU MUST COMPLETE SCHEDULE 6 CONCERNING CRIMINAL		
		TESTIMONY, INVESTIGATIONS OF POLYGRAPHS		
		ANY OF ITS OFFICERS, DIRECTORS/PARTNERS OR TRUSTEES EVER Y BEFORE, BEEN THE SUBJECT OF AN INVESTIGATION CONDUCTED		
BY, OR REQUESTE	D TO	TAKE A POLYGRAPH EXAM BY ANY GOVERNMENTAL AGENCY,		
PROVINCIAL FEDER	E, GRA	AND JURY OR INVESTIGATORY BODY (MUNICIPAL, STATE, COUNTY, VATIONAL, ETC.) OTHER THAN IN RESPONSE TO MINOR TRAFFIC		
RELATED OFFENSES		The state of the s		
IF YOU ANSWER YE		OU MUST COMPLETE SCHEDULE 7 CONCERNING TESTIMONY, YGRAPHS.		
ANTITRUST, TRA	DE R	EGULATION & SECURITIES JUDGMENTS; STATUTORY AND REGULA	TORY VIOL	ATIONS
3. HAS APPLIC HOLDING COMPANIE ORDER PERTAINING	ANT, ES EV TO A LOR S	OR ANY OF ITS AFFILIATES, INTERMEDIARIES, SUBSIDIARIES OR FOR HAD A JUDGMENT, ORDER, CONSENT DECREE OR CONSENT VIOLATION OR ALLEGED VIOLATION OF THE FEDERAL ANTITRUST, SECURITIES LAWS, OR SIMILAR LAWS OF ANY STATE, PROVINCE OR	□YES	
INTERMEDIARIES, S CONSENT DECREE	UBSI OR CO ODE 1	EN (10) YEARS, HAS APPLICANT, OR ANY OF ITS AFFILIATES, DIARIES OR HOLDING COMPANIES HAD A JUDGMENT, ORDER, INSENT ORDER PERTAINING TO ANY STATE OR FEDERAL STATUTE, ITHAT RESULTED IN A FINE OR PENALTY OF \$50,000 OR MORE	⊠ YES	□ NO
	RUST	EITHER QUESTION, YOU MUST COMPLETE SCHEDULE 9, TRADE REGULATION & SECURITY JUDGMENTS; STATUTORY AND S.		

BANKRUPTCY OR INSOLVENCY PROCEEDINGS		
5. HAS APPLICANT, OR ANY OF ITS AFFILIATES, INTERMEDIARIES, SUBSIDIARIES OR HOLDING COMPANIES HAD ANY PETITION UNDER ANY PROVISION OF THE FEDERAL BANKRUPTCY CODE OR UNDER ANY STATE INSOLVENCY LAW FILED BY OR AGAINST IT IN THE LAST TEN (10) YEAR PERIOD?	☐ YES	⊠ NO
6. Has applicant, or any of its affiliates, intermediaries, subsidiaries or holding companies sought relief under any provision of the Federal Bankruptcy Code or under any state insolvency law in the last ten (10) year period?	□ YES	⊠ NO
7. HAS A COURT APPOINTED ANY RECEIVER, FISCAL AGENT, TRUSTEE, REORGANIZATION TRUSTEE, OR SIMILAR OFFICER FOR APPLICANT, OR ANY OF ITS AFFILIATES, INTERMEDIARIES, SUBSIDIARIES OR HOLDING COMPANIES IN THE LAST TEN (10) YEARS?	☐ YES	⊠ NO
IF YOU ANSWER YES TO ANY OF THESE QUESTIONS, YOU MUST COMPLETE SCHEDULE 10 CONCERNING BANKRUPTCY OR INSOLVENCY PROCEEDINGS.	The second secon	
APPLICANT'S LICENSES AND PERMITS		
8. HAS APPLICANT, OR ANY OF ITS AFFILIATES, INTERMEDIARIES, SUBSIDIARIES OR HOLDING COMPANIES APPLIED FOR ANY LICENSE OR PERMIT BY A GOVERNMENT AGENCY FOR THE COLLECTION OF SALES AND USE TAX, SELLING AND SERVING LIQUOR AND MALT BEVERAGES, PROVIDING OVERNIGHT LODGING SERVICES OR ANY OTHER ACTIVITY REQUIRING A LICENSE OR PERMIT? A GOVERNMENT AGENCY AS USED HERE INCLUDES ANY SUBORDINATE CREATURE OF FEDERAL, STATE, NATIVE AMERICAN OR LOCAL GOVERNMENT CREATED TO CARRY OUT A GOVERNMENTAL FUNCTION OR TO IMPLEMENT A STATUTE OR STATUTES.	⊠ YES	□ NO
IF YOU ANSWER YES, YOU MUST COMPLETE SCHEDULE 11 CONCERNING NON-GAMING LICENSES AND PERMITS.		
9. HAS APPLICANT, OR ANY OF ITS AFFILIATES, INTERMEDIARIES, SUBSIDIARIES OR HOLDING COMPANIES APPLIED FOR ANY LICENSE OR PERMIT BY A GOVERNMENT AGENCY CHARGED WITH REGULATING GAMES OF CHANCE, INCLUDING BUT NOT LIMITED TO SLOT MACHINES, VIDEO LOTTERY TERMINALS, TABLE GAMES, HORSE RACING, JAI ALAI, ETC,? A GOVERNMENT AGENCY AS USED HERE INCLUDES ANY SUBORDINATE CREATURE OF FEDERAL, STATE, NATIVE AMERICAN OR LOCAL GOVERNMENT CREATED TO CARRY OUT A GOVERNMENTAL FUNCTION OR TO IMPLEMENT A STATUTE OR STATUTES.	⊠ YES	□NO
IF YOU ANSWER YES, YOU MUST COMPLETE SCHEDULE 12 CONCERNING GAMING LICENSES AND PERMITS.		
APPLICANT'S CONTRIBUTIONS AND DISBURSEMENTS	44.5%	
10. DURING THE LAST TEN (10) YEAR PERIOD, HAS APPLICANT, ITS PARENT COMPANY, OR		
ANY OF ITS AFFILIATES, INTERMEDIARIES, SUBSIDIARIES, HOLDING COMPANIES, DIRECTORS, OFFICERS, EMPLOYEES OR ANY THIRD PARTIES ACTING FOR OR ON BEHALF OF APPLICANT MADE ANY BRIBES OR KICKBACKS OR MADE ANY PAYMENTS ALLEGED TO HAVE BEEN BRIBES OR KICKBACKS TO ANY EMPLOYEE, PERSON, COMPANY OR ORGANIZATION TO OBTAIN FAVORABLE TREATMENT?		
11. During the last ten (10) year period, has Applicant, its parent company, or any of its affiliates, intermediaries, subsidiaries, holding companies, directors, officers, employees or any third parties acting for or on behalf of the Applicant made any bribes or kickbacks or made any payments alleged to have been bribes or kickbacks to any government official, domestic or foreign to obtain favorable treatment?		
12. During the last ten (10) year period, has Applicant, its parent company, or any of its affiliates, intermediaries, subsidiaries, holding companies, directors, officers, employees or any third parties acting for or on behalf of Applicant loaned funds for the purpose of opposing or supporting any government, political party, candidate or committee, either domestic or foreign?		

13. DURING THE LAST TEN (10) YEAR PERIOD, HAS APPLICANT, ITS PARENT COMPANY, OR ANY OF ITS AFFILIATES, INTERMEDIARIES, SUBSIDIARIES, HOLDING COMPANIES, DIRECTORS, OFFICERS, EMPLOYEES OR ANY THIRD PARTIES ACTING FOR OR ON BEHALF OF APPLICANT DONATED OR LOANED PROPERTY OR ANY OTHER THING OF VALUE FOR THE PURPOSE OF OPPOSING OR SUPPORTING ANY GOVERNMENT, POLITICAL PARTY, CANDIDATE OR COMMITTEE, EITHER DOMESTIC OR FOREIGN?	
14. DURING THE LAST TEN (10) YEAR PERIOD, HAS APPLICANT, ITS PARENT COMPANY, OR ANY OF ITS AFFILIATES, INTERMEDIARIES, SUBSIDIARIES OR HOLDING COMPANIES MADE ANY LOANS, DONATIONS OR OTHER DISBURSEMENTS TO DIRECTORS, OFFICERS, EMPLOYEES OR ANY THIRD PARTIES FOR THE PURPOSE OF REIMBURSING SUCH INDIVIDUALS FOR POLITICAL CONTRIBUTIONS EITHER FOREIGN OR DOMESTIC?	
15. During the last ten (10) year period, has applicant, its parent company, or any of its affiliates, intermediaries, subsidiaries or holding companies maintained any bank account, domestic or foreign, not reflected on the Applicant's books or records?	
16. DURING THE LAST TEN (10) YEAR PERIOD, HAS APPLICANT, ITS PARENT COMPANY, OR ANY OF ITS AFFILIATES, INTERMEDIARIES, SUBSIDIARIES OR HOLDING COMPANIES MAINTAINED ANY NUMBERED ACCOUNT OR ANY ACCOUNT IN THE NAME OF A NOMINEE FOR APPLICANT?	
IF YOU ANSWER YES TO ANY OF THESE QUESTIONS, YOU MUST COMPLETE SCHEDULE 13 CONCERNING CONTRIBUTIONS AND DISBURSEMENTS.	

### **APPLICATION CHECKLIST**

PLACE A CHECKMARK IN EACH BOX NEXT TO EACH ITEM APPLICANT HAS ATTACHED TO THIS PRINCIPAL ENTITY FORM.

EACH ITEM MARKED AS MANDATORY MUST BE COMPLETED AND SUBMITTED AS PART OF THIS APPLICATION FORM. IF ANY ITEM IS MISSING, THE APPLICATION WILL BE CONSIDERED INCOMPLETE AND WILL NOT BE PROCESSED.

×	SCHEDULE 1: OTHER NAMES USED BY APPLICANT	MANDATORY
×	SCHEDULE 2: ADDRESSES USED BY APPLICANT	MANDATORY
×	SCHEDULE 3: CURRENT OFFICERS, DIRECTORS/PARTNERS AND TRUSTS	MANDATORY
×	SCHEDULE 4: APPLICANT'S OWNERS	MANDATORY
Ø	SCHEDULE 5: HISTORY OF INSURANCE CLAIMS	MANDATORY
×	SCHEDULE 6: CRIMINAL HISTORY	MANDATORY
×	SCHEDULE 7: TESTIMONY, INVESTIGATIONS OR POLYGRAPHS	MANDATORY
×	SCHEDULE 8: EXISTING LITIGATION	MANDATORY
⊠	SCHEDULE 9: ANTITRUST, TRADE REGULATION AND SECURITY JUDGMENTS; STATUTORY AND REGULATORY VIOLATIONS	MANDATORY
×	SCHEDULE 10: BANKRUPTCY OR INSOLVENCY PROCEEDINGS	MANDATORY
×	SCHEDULE 11: NON-GAMING LICENSES AND PERMITS	MANDATORY
×	SCHEDULE 12: GAMING LICENSES AND PERMITS	MANDATORY
Ø	SCHEDULE 13: APPLICANT'S CONTRIBUTIONS AND DISBURSEMENTS	MANDATORY
×	SCHEDULE 14: APPLICANT BACKGROUND PART 1	MANDATORY
X	SCHEDULE 15; APPLICANT BACKGROUND PART 2	MANDATORY
×	APPLICATION FOR PENNSYLVANIA TAX CLEARANCE REVIEW	MANDATORY
×	Affidavit	MANDATORY
×	RELEASE AUTHORIZATION	MANDATORY
×	WAIVER OF LIABILITY	MANDATORY
×	LICENSEE'S AFFIRMATION	MANDATORY
Ø	Annual certification of safeguards and policies relating to violations of Section 1513 of the PA Gaming Act	MANDATORY
×	POLITICAL CONTRIBUTIONS	MANDATORY

APPENDICES: THE APPENDICES ARE DOCUMENTS THE APPLICANT MUST PROVIDE OR CREATE. THE APPENDICES ARE NOT REPRESENTED IN THE APPLICATION QUESTIONS OR ITS SCHEDULES. EACH APPENDIX SHALL BE PRESENTED IN A TABBED MANNER AND EACH TAB MUST INDICATE THE APPENDIX NUMBER AS LISTED BELOW. IF AN APPENDIX DOES NOT APPLY TO AN APPLICANT, WRITE "DOES NOT APPLY" ON THE APPENDIX PAGE.

Í		
×	APPENDIX 1: EXISTING LITIGATION	MANDATORY
×	APPENDIX 2: AUDITED FINANCIAL STATEMENT FOR THE LAST FISCAL YEAR. IF THE APPLICANT DOES NOT NORMALLY HAVE ITS FINANCIAL STATEMENTS AUDITED, ATTACH UNAUDITED FINANCIAL STATEMENTS.	MANDATORY
×	APPENDIX 3: AUDITED FINANCIAL STATEMENTS FOR THE LAST FIVE (5) YEARS. IF THE APPLICANT DOES NOT NORMALLY HAVE ITS FINANCIAL STATEMENTS AUDITED, ATTACH UNAUDITED FINANCIAL STATEMENTS.	MANDATORY
×	APPENDIX 4: ANNUAL REPORTS FOR THE LAST FIVE (5) YEARS.	MANDATORY
×	APPENDIX 5: ANNUAL REPORTS PREPARED ON THE SEC'S 10K FOR THE LAST FIVE (5) YEARS.	MANDATORY
×	APPENDIX 6: A COPY OF THE LAST QUARTERLY UNAUDITED FINANCIAL STATEMENT.	MANDATORY
×	APPENDIX 7: A COPY OR COPIES OF ANY INTERIM REPORTS.	MANDATORY
Ø	APPENDIX 8: A COPY OF THE LAST DEFINITIVE PROXY OR INFORMATION STATEMENT (SEC).	MANDATORY
Ø	APPENDIX 9: A COPY OF ALL REGISTRATION STATEMENTS FOR THE LAST FIVE (5) YEARS FILED IN ACCORDANCE WITH THE SECURITIES ACT OF 1933.	MANDATORY
×	APPENDIX 10: COPIES OF ALL OTHER REPORTS PREPARED IN THE LAST FIVE (5) YEARS BY INDEPENDENT AUDITORS OF THE APPLICANT.	MANDATORY
×	APPENDIX 11: CERTIFIED COPIES OF THE ARTICLES OF INCORPORATION, CHARTER, BYLAWS, PARTNERSHIP AGREEMENT OR OTHER OFFICIAL DOCUMENTS AND ALL AMENDMENTS AND PROPOSED AMENDMENTS.	MANDATORY
×	APPENDIX 12: CURRENT OWNERSHIP TABLE OF ORGANIZATION.	MANDATORY
Ø	Appendix 13: Copies of 1120 forms, 941 forms and all other business related tax forms filed with the IRS in the last five (5) years.	MANDATORY
Ø	APPENDIX 14: COPIES OF 5500 FORMS FILED WITH THE IRS IN THE LAST FIVE (5) YEARS.	MANDATORY
×	Appendix 15: Describe criminal history of Applicant. This information must be provided in addition to the information provided in <b>Schedule 6</b> .  Narrative information about the nature of charge or complaint and the disposition must be provided.	MANDATORY

NAME	TRADE NAME/DOING BUSINESS AS (DBA) NAME USED FROM	NAMES AME USED FROM	NAME USED TO	EMPLOYER IDENTIFICATION
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PROVIDE ALL ADDRESSES, WHICH APPLICANT HAS USED OR FROM WHICH IT WAS CONDUCTING BUSINESS DURING THE LAST TEN (10) YEAR PERIOD, AND PROVIDE THE APPROXIMATE DATES DURING WHICH SUCH ADDRESSES WERE USED.

Address Purpose Former Principal Business Address	ANDERSTONATION OF THE WASTERLAND CO. L.	ADDRESS USED FROM (18/99)	ADDRES	ADDRESS USED TO 9/05
ADDRESS LINE 1		ADDRESS LINE 2		
c/o Kurt E. Wilson		3515 W. Canterbury Drive	4)	
AUDRESS LINE 3		Ciry Lafayette	STATE/PROVINCE	E POSTAL CODE 47909
COUNTRY	EMAIL ADDRESS		PHONE NUMBER	
USA	kwilson@centaurgaming.net		(317) 656-8787	(317) 656-8780
Annuese Dimport				
Current Principal Business Address		ADDRESS USED FROM	ADDRES	ADDRESS USED TO
ADDRESS LINE 1		S/US	present	All help to the second
c/o Roy N. Davis		134 South Maple Street		
Alukess Line 3 P.O. Box 96		CITY   Pittshoro	STATE/PROVINCE	E POSTAL CODE 46167-0096
COUNTRY	EMAIL ADDRESS		PHONE NUMBER	FAX NUMBER
USA			(317) 892-4241	
ADRESS PURPOSE		ADDRESS USED FROM	ADDRES	ADDRESS USED 10
ADDRESS LINE 1	AND THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TO THE PERSON NAMED IN COLU	ADDRESS LINE 2	A CONTRACTOR OF THE CONTRACTOR	
W. Tri. 17. A. Washington and M. Waller and W. Waller and				
AUDREGS LINE 3		CITY	STATE/PROVINCE	POSTAL CODE
COUNTRY	EMAIL ADDRESS	The state of the s	PHONE NUMBER	FAX NUMBER
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ADDRESS LINE 1		ADDRESS LINE Z	THE PROPERTY OF THE PROPERTY O	A SECTION OF THE PROPERTY OF T
ADDRESS LINE 3		CITY	STATE/PROVINCE	POSTAL CODE
COUNTRY	EMAIL ADDRESS		PHONE NUMBER	FAX NUMBER
			( )	( )

PROVIDE THE FOLLOWING INFORMATION FOR ALL OFFICERS, DIRECTORS/PARTNERS, TRUSTEES, GRANTORS OR BENEFICIARIES OF A TRUST THAT IS REQUIRED TO BE LICENSED AS A PRINCIPAL UNDER THIS CHAPTER.

FIRST NAME		MIDDLE NAME	(E	NAME AND HOME ADDRESS   LAST NAME	OURESS		SUFFIX (JR., SR.,	SR., DATE OF BIRTH	
Roy		Nelson		Davis			ETC.)		<u> </u>
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APPLICANT NAME: same as above				APPLICANT ADDRESS  CURRENT TITLE OR POSITION	ESS NT TITLE OR POSIT	NOI			
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FROM DATE	10 DATE	TILE OR POSIT	IION	ANNUAL COMPENSATION & VALUE COMPOSITION OF COMPENSATION (SPECIFY SALARY, WAGES, COMMISSIONS, FEES, BONUS OR OTHER)	VALUE CON	COMPOSITION OF COMPEN FEES, BONUS OR OTHER)	SATION (SPECIFY S	SALARY, WAGES, COMMISS	ONS,
9/05	present	Successor Tr	Глиятее						
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* MAKE ADDITIONAL COPIES AND ATTACH ADDITIONAL PAGES AS NECESSARY.

# SCHEDULE 4: APPLICANT'S OWNERS

MORE OWNERSHIP INTEREST. ALSO PROVIDE THE FOLLOWING INFORMATION FOR ENTITIES HOLDING A 5% OR MORE INDIRECT OWNERSHIP INTEREST USING THE SUCCESSIVE MULTIPLICATION FORMULA. HOWEVER, IF THE ENTITY IS A TRUST WHICH HOLDS AN INDIRECT OWNERSHIP INTEREST OF 1%, PLEASE PROVIDE PROVIDE THE FOLLOWING INFORMATION FOR EACH PERSON WHO HAS A DIRECT OWNERSHIP INTEREST IN A SLOT MACHINE APPLICANT OR LICENSEE AND ALL INDIVIDUALS WHO HAVE A 1% OR GREATER INDIRECT OWNERSHIP INTEREST IN A SLOT MACHINE APPLICANT OR LICENSEE. THIS INFORMATION IS NOT REQUIRED FOR INDIVIDUALS WHOSE INDIRECT OWNERSHIP INTEREST IS IN A PUBLICLY TRADED COMPANY, UNLESS THE INDIVIDUAL HOLDS INDIRECTLY A 5% OR THIS INFORMATION FOR THE TRUST.

EMAIL ADDRESS FAX NUMBER   FAX	FIRST NAME Roy ADDRESS LINE 1		Middle name Nelson	LAST NAME Davis Annoess Timp	INS	SUFFIX (JR., SR., ETC.)	DATE OF BIRTH
DESCRIBE NATURE, TYPE, TERMS AND CONDITIONS OF OWNERSHIP	) :	The state of the s		1110	**************************************		TAL CODE
DESCRIBE NATURE, TYPE, TERMS AND CONDITIONS OF OWNERSHIP		EMAIL ADDRESS	PHONE NUMBER	FAX NUMBER ( )	PERCENTAGE OF OWNER		EACQUIRED
			DESCRIBE NATURE, TYPE,	TERMS AND CONDITIONS OF ON	NERSHIP		

* MAKE ADDITIONAL COPIES AND ATTACH ADDITIONAL PAGES AS NECESSARY.

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# SCHEDULE 6: CRIMINAL HISTORY

IF APPLICANT ANSWERED YES TO QUESTION 1 ON PAGE 3, PROVIDE THE FOLLOWING INFORMATION:

	NAME OF OFFICER, DIRECTOR/PARTNER OR TRUSTEE		
	SENTENCE		
	NAME AND ADDRESS OF LAW ENFORCEMENT AGENCY OR COURT		
GRIMINAL HISTORY INCIDENT	DISPOSITION (ACQUITTED, CONVICTED, DISMISSED, ETC.)		
CRM	DATE OF CHARGE OR COMPLAINT		
	NATURE OF CHARGE OR COMPLAINT		
	NAME OF CASE & DOCKET NUMBER	Does not apply.	

# SCHEDULE 8: EXISTING LITIGATION

PROVIDE THE FOLLOWING INFORMATION AND ATTACH AS APPENDIX 1 A DESCRIPTION OF ALL EXISTING CIVIL LITIGATION TO WHICH APPLICANT IS PRESENTLY A PARTY, WHETHER IN THIS COMMONWEALTH OR IN ANOTHER JURISDICTION. DO NOT INCLUDE ANY LITIGATION IN WHICH THE DAMAGES MAY NOT REASONABLY BE EXPECTED TO EXCEED \$100,000, OR LITIGATION IN WHICH DAMAGES MAY BE EXPECTED TO EXCEED \$100,000, BUT WHICH INVOLVES CLAIMS AGAINST APPLICANT WHICH ARE FULLY AND COMPLETELY COVERED UNDER AN INSURANCE POLICY HELD BY THE APPLICANT WITH A LICENSED INSURANCE CARRIER. THIS DESCRIPTION MUST INCLUDE THE TITLE AND DOCKET NUMBER OF THE LITIGATION, THE NAME AND LOCATION OF THE COURT BEFORE WHICH IT IS PENDING, THE IDENTITY OF ALL PARTIES TO THE LITIGATION AND THE GENERAL NATURE OF ALL CLAIMS BEING MADE.

	EXISTING LITIGATION
NAME OF CASE AND LOCKET NUMBER	LOCATION AND NAME OF COURT BEFORE WHICH LITIGATION IS PENDING
Does not apply.	
NAMES OF ALL PARTIES TO LITIGATION	
NATURE OF THE CLAIMS	
	Existing Litigation
	LOCATION AND NAME OF COURT BEFORE WHICH LITIGATION IS PENDING
NAMES OF ALL PARTIES TO LITIGATION	
NATURE OF THE CLAIMS	
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SCHEDULE 9: ANTITRUST, TRADE REGULATION & SECURITY JUDGMENTS; STATUTORY AND REGULATORY VIOLATIONS

IF APPLICANT ANSWERED YES TO QUESTIONS 3 OR 4 ON PAGE 3, PROVIDE THE FOLLOWING INFORMATION:

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### Schedule 9: Description of Disciplinary Actions.

### **Indiana Gaming Commission**

### 1. Nature of governmental action:

Imposition of a stipulated and agreed fine in the amount of \$500,000.00 against Centaur, holder of a 13.5% limited partnership interest in a license issued to Indiana Gaming Company, LP ("Indiana Gaming").

### 2. Name and address of regulatory agency:

Indiana Gaming Commission (the "Gaming Commission") 115 West Washington Street, Suite 950, South Tower Indianapolis, Indiana 46204 Contact Ernie Yelton, Executive Director, (317) 233-0046

### 3. Date of agency action:

On February 28, 2001 the Gaming Commission approved a Settlement Agreement which disposed of this matter.

### Indiana Horse Racing Commission

### 1. Nature of governmental action:

Imposition of a four (4) year moratorium (later eliminated) preventing Centaur or Centaur Racing, LLC from increasing its ownership interest in Hoosier Park, L.P.

### 2. Name and address of regulatory agency:

Indiana Horse Racing Commission 150 West Market Street, Suite 530 Indianapolis, Indiana 46204 Contact Joe Gorajec, Executive Director, (317) 233-3119

### 3. Date of agency action:

November 10, 2000, and November 27, 2001.

# SCHEDULE 10: BANKRUPTCY OR INSOLVENCY PROCEEDINGS

IF APPLICANT ANSWERED YES TO QUESTIONS 5, 6 AND/OR 7 ON PAGE 4, PROVIDE THE FOLLOWING:

NAME OF CASE & DOCKET NUMBER DATE PETITION FILED OR RELIEF NAME AND ADDRESS OF AGENCY OR COURT INVOLVED	DATE PETITION FILED OR RELIEF	INAME AND ADDRESS OF AGENCY OR COURT INVOLVED	
Does not apply.	SOUGHT		
	DATE JUDGMENT OR RELIEF ENTERED	COURT APPOINTED RECEIVER, AGENT OR	DATE RECEIVER, AGENT OR TRUSTEE APPOINTED
		TRUSTEE	
NATURE OF JUDGINENT OR RELIEF	and the second s		
			•

SCHEDULE 11: NON-GAMING LICENSES AND PERMITS

IF APPLICANT ANSWERED YES TO QUESTION 8 ON PAGE 4, PROVIDE THE FOLLOWING INFORMATION FOR THE LAST TEN (10) YEAR PERIOD:

	<u> </u>		Ī														Γ								<u> </u>							$\neg$
NG) IF GRANTED, PROVIDE THE LICENSE/PERMIT NUMBER AND	EXPIRATION DATE. IF DENIED, PENDING, EXPIRED, SUSPENDED,	CONDITIONED, REVOKED OR WITHDRAWN, PROVIDE DETAILS.	TOTAL PROPERTY OF THE PROPERTY														The second secon															
APPLICANT EIGENSING (GOVERNMENT ISSUED - NON-GAMING)	DATE OF DISPOSITION		May 2003							1994															The state of the s		-			-		
INSING (GOVERNMEN	DISPOSITION			☐ PENDING	EXPIRED	SUSPENDED	CONDITIONED	☐ WITHDRAWN	Revoked	⊠ GRANTED	☐ DENED ☐ PENDING	EXPIRED	SUSPENDED	CONDITIONED	☐ WITHDRAWN	☐ RevokeD	GRANTED	☐ Devieb	PENDING	Expired	SUSPENDED	CONDITIONED	□ WITHDRAWN	☐ Revoked	GRANTED	☐ Denieo	PENDING	EXPIRED	Suspended	CONDITIONED	WITHDRAWN	☐ RevokeD
APPLICANT EIG	APPLICATION NUMBER		Licensee is Centaur	Colorado, LLC						Licensee is Hoosier	Park, L.P.						T T T T T T T T T T T T T T T T T T T								The state of the s			-				
NAME AND LOCATION OF	GOVERNMENT AGENCY		Colorado							Indiana																						
TYPE OF LICENSE	OR PERMIT		Liquor		-					Liauor																						

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SCHEDULE 12: GAMING LICENSES AND PERMITS

IF APPLICANT ANSWERED YES TO QUESTION 9 ON PAGE 4, PROVIDE THE FOLLOWING INFORMATION FOR THE LAST TEN (10) YEAR PERIOD:

		APPLICANTL	ICENSING (GOVERNME	APPLICANT LICENSING (GOVERNMENT ISSUED-GAMING)	
TYPE OF LICENSE	NAME AND LOCATION OF				IF GRANTED, PROVIDE THE LICENSE/PERMIT NUMBER AND
OR PERMIT	GOVERNMENT AGENCY	APPLICATION NUMBER	Disposition	DATE OF DISPOSITION	EXPIRATION DATE. IF DENIED, PENDING, EXPIRED, SUSPENDED,
			mercent and use of second		CONDITIONED, REVOKED OR WITHDRAWN, PROVIDE DETAILS.
Limited Gaming License	Colorado Gaming Commission	Centaur, Inc. is licensee	GRANTED     DENIED     DENIED	May 22, 2003	Renewed annually.
			Expired		
			SUSPENDED		
			CONDITIONED		
			■ WITHDRAWN ■ REVOKED		
Limited Gaming	Colorado Gaming	Centaur, LLC is	X GRANTED ☐ DENIED	May 22, 2003	Renewed annually.
à marin	TORRESTITUTO	2200000	PENDING		
			Suspended		
			CONDITIONED		
			☐ WITHDRAWN		
			L KEVOKED		
Limited Gaming	Colorado Gaming Commission	Centaur Colorado, LLC is licensee	X Granted  Denied	May 22, 2003	Renewed annually.
			Pending		
			Suspended	·	
			CONDITIONED		-
			☐ WITHDRAWN		
***************************************			☐ Revoked		
License to conduct horse	Indian Horse Racing Commission	Centaur, Inc. is		July 1994	
racing with			FXPIRED		
parr-muner wagering			SUSPENDED		
)			CONDITIONED		
			☐ WITHDRAWN		
		A CALL DESCRIPTION OF THE PROPERTY OF THE PROP		The state of the s	AND THE PROPERTY OF THE PROPER

SCHEDULE 12: GAMING LICENSES AND PERMITS

IF APPLICANT ANSWERED YES TO QUESTION 9 ON PAGE 4, PROVIDE THE FOLLOWING INFORMATION FOR THE LAST TEN (10) YEAR PERIOD:

		APPLICANT	APPLICANT LICENSING (GOVERNMENT ISSUE) - GAMING	ENT ISSUED GAMING	
TYPE OF LICENSE	NAME AND LOCATION OF				IF GRANTED, PROVIDE THE LICENSE/PERMIT NUMBER AND
OR PERMIT	GOVERNMENT AGENCY	APPLICATION NOIMBER	UISPOSITION	DAIE OF DISPOSITION	EXPIRATION DATE. IF DENIED, PENDING, EXPIRED, SUSPIENDED, CONDITIONED, REVOKED OR WITHDRAWN, PROVIDE DETAILS.
License to conduct horse racing with pari-	Indiana Horse Racing Commission	Hoosier Park, LP is licensee	GRANTED  Denied  Pending	July 1994	
mutuel wagering			Conditioned  Withdrawn  Revoked		
Indiana Gambling Game License Application	Indiana Gaming Commission	Hoosier Park, LP and Centaur, Inc. are applicants			
License to conduct horse race meeting	Pennsylvania State Harness Racíng Commission	Valley View Downs, LP is licensee	X GRANTED DENIED PENDING EXPIRED	September 5, 2007	
with part-inities			Suspended Conditioned Withdrawn Revoked		
Harness Racing License	Maryland Racing Commission	Centaur Rosecroft, LLC was applicant	GRANTED DENIED PENDING	January 17, 2003	Please see attached description.
			☐ EXPIRED ☐ SUSPENDED ☐ CONDITIONED ☒ WITHDRAWN		
		A A A A A A A A A A A A A A A A A A A	REVOKED		

QVD selling

### Schedule 12

Withdrawal of Application with Maryland Racing Commission

Address:

500 North Calvert Street, Room 201

Baltimore, Maryland 21202

Phone:

(410) 230-6330

Subsidiary:

Centaur Rosecroft, LLC

License Type: Harness Racing License

Status:

Application Withdrawn, Effective August 19, 2005

DESCRIPTION OF COMPETITIVE CONDITIONS AVAILABILITY OF RAW MATERIALS, CRITICAL TECHNOLOGY & EMPLOYEES INTELLECTUAL PROPERTY OWNED BY APPLICANT & IMPORTANCE TO BUSINESS PRINCIPAL PRODUCTS PRODUCED AND/OR SERVICES RENDERED Does not apply. Does not apply. Does not apply. Does not apply.

initials RND

### APPENDIX 5

ANNUAL REPORTS PREPARED ON SEC FORM 10-K OVER THE LAST 5 YEARS

Does not apply.

### **APPENDIX 8**

A COPY OF LAST DEFINITIVE PROXY STATEMENT OR INFORMATION STATEMENT (SEC)

Does not apply.

### APPENDIX 9

REGISTRATION STATEMENTS OVER THE LAST 5 YEARS

Does not apply.

### APPENDIX 11

### OFFICIAL TRUST DOCUMENTS

Please see attached descriptions.

### APPENDIX 15

CRIMINAL HISTORY OF THE APPLICANT

Does not apply.