#### THE CASINO GAMING ACT

The Casino Gaming (Application for Declaration of Approved Integrated Resort Development) Regulations, 2012

In exercise of the power conferred upon the Casino Gaming Commission by section 72 of the Casino Gaming Act, the following

- These Regulations may be cited as the Casino Gaming (Application for Declaration of Approved Integrated Resort Development) Regulations, 2012.
- 2. (1)Subject to regulation 3, an application for the declaration of an integrated resort development as an approved integrated resort development under section 9 of the Act shall -
  - (a) contain the information and documents specified in Part I of the Schedule;
  - (b) be delivered under cover of a letter which conforms with Form A in Part II of the Schedule;
  - (c) be accompanied by a personal history disclosure form in the form set out as Form B in Part II of the Schedule, in relation to the applicant, for -
    - (i)each individual who is the holder of five per cent or more of the voting capital of the applicant;
    - the chief executive officer; (ii)
    - (iii) each director;
      - every other officer and senior (iv) employee of the applicant named in the application; and

Regulations are hereby made, with the approval of the Minister:-

Schedule.

Form A.

Form B.

- will operate any major component of the proposed integrated resort development;
- (d) be accompanied by a business entity disclosure form in the form set out as Form C in Part II of the Schedule for each business entity which directly or indirectly holds five per cent or more of the voting shares of the applicant or which is a third party operating any major component of the resort development, except that, if the applicant is a subsidiary, then a business entity disclosure form shall be completed by only the ultimate parent company and each business entity that indirectly holds, through the ultimate parent company, five per cent or more of the voting shares of the applicant; and
- (e) be accompanied by a non-refundable application fee of one hundred and fifty thousand United States dollars or the equivalent in Jamaican currency.

Note:

Examples of the application of this Regulation Example 1: Company A is the applicant. Company B
owns 100% of the voting shares of the applicant.

Company C, the ultimate parent company, owns 100% of
the voting shares of Company B. The voting shares
of Company C are owned equally by 20 other companies
(each such owns five per cent of the voting shares
of Company C). Thus, each company that owns five
per cent of the voting shares of Company C

Form C.

indirectly holds, through Company C (which is the ultimate parent company) five per cent of the voting shares of the applicant. Accordingly, all 20 companies that own five per cent of the voting shares of Company C are required to file a business entity disclosure form.

Example 2: Company A is the applicant. Company B owns 100% of the voting shares of the applicant.

Company C, the ultimate parent company, owns 90% of the voting shares of Company B. The voting shares of the Company C are owned equally by 20 other companies (each such company owns five per cent of the voting shares of Company C). Thus, each company that owns five per cent of the voting shares of Company C indirectly holds, through Company C (which is the ultimate parent company) 4.5% per cent of the voting shares of the applicant. Accordingly, none of the 20 companies that own five per cent of the voting shares of Company C are required to file a business entity disclosure form.

An applicant should note that in determining whether a business entity directly holds, through the ultimate parent company, five per cent or more of the voting share of the applicant, the Minister may, in his discretion, aggregate the holdings of two or more business entities where there is an affiliation between or among them such that they may potentially act in concert to pool their power to control the applicant.

3. - (1) Every application for the declaration of an integrated resort development as an approved integrated resort development under section 9 of the Act shall

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have a title page which shall contain the following -

# "APPLICATION FOR DECLARATION OF AN APPROVED INTEGRATED RESORT DEVELOPMENT by

(the name and address of the applicant)".

- (2) The title page of such application shall be followed by the Table of Contents.
- (3) The Table of Contents of such application shall be followed by an Executive Summary in which the applicant shall provide a brief outline of the location, facilities and investment requirements of the proposed integrated resort development.
- (4) The body of such application shall follow the Executive Summary which shall contain the documents specified in Part I of the Schedule.
- (5) Four hard copies and one electronic copy of such application, the relevant personal history disclosure forms and business entity disclosure form shall be delivered by the applicant to the Financial Secretary.
- (6) The pages of such application (except for the title page and Table of Contents) shall be numbered consecutively from the beginning with the final page headed by the words "Final Page".
- (7) Any information in such application that the applicant considers to be confidential, proprietary commercial information or a trade secret shall be labelled accordingly throughout the text, and list of those labelled sections shall be placed after the title page and before the table of contents.
  - (8) The Minister may -
  - (a) waive the requirement for any information and document specified in the Schedule; and

- (b) require alternative document or information to be provided with the application as a condition of the waiver.
- 4. (1) Where the Minister thinks necessary he may, by notice in writing, require an applicant for the declaration of an integrated resort development as an approved integrated resort development to furnish such additional information or document as he may specify.
- (2) If a requirement made under this paragraph is not complied with, the Minister may refuse to consider the application concerned.
- 5. (1) If a material change occurs in the information, including any plan, specification, drawings or report provided in or in connection with an application for the declaration of an integrated resort development as an approved integrated resort development under section 9 of the Act before the application is determined, the applicant shall as soon as possible give the Minister written particulars of the change verified by statutory declaration.
- (2) Particulars of any change given by the applicant are then to be considered to have formed part of the original application for the purposes of the application of subsection (1) to any further material change in the information provided.

SCHEDULE

(Regulation 2)

#### PART I

Content of Application for Declaration of an Approved Integrated Resort Development

# PART A. General Information about the Applicant

1. The name of the applicant.

2. Address of its principal office.

Telephone No.:	Facsimile No.:	
E-mail address:		

- 3. Legal form of the applicant (for example, limited liability company or partnership).
- 4. In the case of a company or partnership -
  - (a) the jurisdiction in which it was incorporated or formed;
  - (b) date of incorporation or formation.
- 5. Attach the following -
  - (a) if the applicant is a company or partnership, a copy of each of the organizational documents of the applicant certified by the supervisory or regulatory body with which the original is lodged;
  - (b) if the applicant is a company or partnership -
    - (i) a certificate of incorporation or a copy of the certificate of incorporation certified to be a true copy by the supervisory or regulatory body of the company;
    - (ii) a certificate of good standing or equivalent document, from the supervisory or regulatory body of the company.
- 6. Name and nationality of Chief Executive Officer.
- 7. In the case of a company -
  - (a) authorized share capital;
  - (b) issued share capital distinguishing voting and non-voting shares;
  - (c) in respect of each legal and beneficial owner of five per cent or more of each class of

- (i) name;
- (ii) residential address or in the case of a corporate shareholder, address of principal office; and
- (iii) total shareholding.
- 8. In the case of a partnership, with respect to each partner -
  - (a) the name of the partner;
  - (b) business and residential address;
  - (c) date of admission to partnership; and
  - (d) partnership interest.
- 9. If the applicant is a subsidiary company, then in respect of its ultimate parent company -
  - (a) the name of the parent company;
  - (b) address of principal office;
  - (c) jurisdiction of incorporation and company registration number;
  - (d) name, address and total shareholding of each legal and beneficial owner of five per cent or more of each class of issued shares of the company;
  - (e) in respect of each of the directors of the applicant, the Chief Executive Officer, the corporate secretary and other officers and senior employees of the applicant who reports directly to the Chief Executive Officer -
    - (i) name;
    - (ii) nationality;
    - (iii) business and residential addresses;
      - (iv) position;
        - (v) date of appointment; and

(vi) telephone number and email address.

10. Resumes for the chief executive officer, each director, other officers and senior employees of the applicant named in the application.

## PART B. The Site of the Proposed Resort Development

- 1. Identification of the location of the site of the proposed development.
- Legal description of the proposed site (for example, Volumes and Folio Number of the land in the Register Book of Titles).
- 3. If the applicant is not the current owner of all of the site, a detailed description of the applicant's legal right to control and develop the site referring to any relevant attachment evidencing such right.
- 4. Description of any land modifications (for example, drainage of wetland, clearance of forested area, dredging of sea floor) and the infrastructural works (for example, sewerage, water, roadways, piers, jetties) required for the development, estimated times for commencement and completion of such modifications and works.
- 5. List of approvals, including permits, licences, orders and other similar requirements (other than those required under the Act) necessary for the proposed site to be laid out, prepared and used as proposed in the master plan.
- 6. For each of the approvals referred to in paragraph
  5 a statement regarding -
  - (a) the status or proposed scheduling of application for approval; and
  - (b) the anticipated date of grant of approval.
- 7. Aerial photograph(s) of the site of the proposed

development.

## PART C. Description of the Proposed Development

- Name of the proposed integrated resort development.
- 2. Detailed master plan and narrative describing the major components of the proposed integrated resort development including the hotel and casino and other entertainment and recreation facilities. If it is deemed necessary or desirable for the purposes of establishing the integrated resort development that a temporary casino be operated, the plan and narrative should include details of the temporary casino operation planned.
- 3. The total number of hotel rooms to be constructed as part of the proposed integrated resort development in accordance with the master plan and an estimated timetable for commencement, completion of construction and commencement of operation of the integrated resort development or of each phase of the resort if it is proposed to provide hotel rooms for occupancy in phases.
- 4. Description of the manner in which the integrated resort development is to be operated, including whether any major components thereof will be operated by a third party.
- 5. With respect to a third party operating any major component of the integrated resort development, provide the same information as is required at Part A with respect to the applicant.

#### PART D. Feasibility

1. Give a description of the manner in which integrated resort development is proposed to be operated.

- 2. Documentation demonstrating the availability of adequate financing for the establishment, operation and maintenance of the integrated resort development, including estimated cost of development broken down into major expenditure components.
- 3. Details of the master plan for financing the proposed integrated resort development, including -
  - (a) amounts and estimated timing of major instalments of investment;
  - (b) anticipated sources of financing, distinguishing equity and debt; and
  - (c) anticipated holders of equity and of debt obligations after each major instalment of investment.
- 4. Business plan for the enterprise for at least five years from the commencement of hotel operation of the proposed integrated resort development.

#### PART E. Economic effect

Give a short description of the anticipated overall economic effect of the proposed integrated resort development, including -

- (a) direct and indirect employment;
- (b) direct and indirect economic benefits to the neighbourhood, community and Jamaica; and
- (c) tax revenues.

# PART F. EXCLUSIVITY

If the applicant wishes to have exclusivity status within the meaning of section 12 of the Act, a description of the proposed exclusive geographical area, a statement on the desired exclusivity and economic justification therefor.

Note: The Minister will take into account all relevant

## factors, including -

- (a) the scope and size of the approved integrated resort development;
- (b) its anticipated overall economic effects including direct and indirect employment; direct economic benefit to the community and tax revenues;
- (c) the total investment required for development;
  and
- (d) the period necessary for an approved developer to earn a reasonable return on his investment.

#### PART G. ATTACHMENTS

To:

List Attachments

The Financial Secretary

#### PART II

#### FORM A

Cover Letter to Application for Declaration of an Approved Integrated Resort Development under Section 10(a) of the Casino Gaming Act

,					
(Insert name of applicant)					
concerned with the establishment of(Name of integrated					
hereby applies to be declared					
resort development)					
an Approved Integrated Resort Development for the					
purposes of section 9 of the Casino Gaming Act.					
We enclose the attached completed application for					
consideration.					
Please contact					
(Name and contact information of					

authorized representative of applicant)

We undertake, if required, to provide additional information to the Minister to assist in the consideration of this application and hereby authorize the Minister to make such investigations, both inside and

outside Jamaica as would assist reasonably in determining the status of each of our directors. We undertake to provide, if required, authorizations to any regulatory authority or law enforcement agency in any jurisdiction to release to the Minister information held by such regulatory authority or law enforcement agency on the company. We understand that failure to comply with any of the above undertakings may result in the denial of the application.

We declare that the representations of fact made by us in the application are true and, to the best of our knowledge, representations made by others in documents attached are true.

We acknowledge that misrepresentation of any material fact may be ground for the application to be denied and for the revocation of an order, if granted, declaring the proposed integrated resort development an approved integrated resort development pursuant to the Act.

Dated this	s day	of	, 20	•
Signed on	behalf of:	•		
		[Insert	name of	Applicant]
Ву:				
Signatu	ıre			
NAME AND	TITLE:			

#### FORM B

#### THE CASINO GAMING ACT

The Casino Gaming (Declaration of Approved Integrated Resort Development)

Regulations, 2012

(under regulation 2(1)(c))

#### Personal History Disclosure Form

## INSTRUCTIONS

PLEASE READ ALL INSTRUCTIONS CAREFULLY BEFORE COMPLETING THIS FORM.

I. COMPLETING THIS FORM -

- A. YOU MUST MAKE ACCURATE STATEMENTS AND INCLUDE ALL MATERIAL FACTS. ANY MISREPRESENTATION, FALSIFICATION, OMISSION OR THE FAILURE TO PROVIDE UPDATED REQUESTED INFORMATION, MAY RESULT IN THE DENIAL OF THE APPLICATION WITH WHICH THIS FORM IS FILED.
- B. 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 MINISTER THAT IS IN A LANGUAGE OTHER THAN ENGLISH, YOU MUST ALSO SUBMIT AN ENGLISH TRANSLATION.
- C. READ EACH QUESTION CAREFULLY PRIOR TO
  ANSWERING. ANSWER EVERY QUESTION COMPLETELY. DO
  NOT LEAVE BLANK SPACES. IF A QUESTION DOES NOT
  APPLY TO YOU, INDICATE "DOES NOT APPLY" IN
  RESPONSE TO THAT QUESTION. FAILURE TO PROVIDE A
  RESPONSE TO EVERY QUESTION COULD RESULT IN THE
  REJECTION OF THE APPLICATION WITH WHICH THIS
  FORM IS FILED.
- D. ALL ENTRIES ON THIS FORM, EXCEPT INITIALS AND SIGNATURES, MUST BE TYPED OR PRINTED IN BLOCK LETTERING. IF YOUR FORM IS NOT LEGIBLE, IT WILL NOT BE ACCEPTED. YOU MUST USE BLUE INK TO PERSONALLY ENTER YOUR INITIALS AND THE DATE IN THE SPACE PROVIDED ON THE BOTTOM OF EACH PAGE OF THE FORM.
- E. IF THE SPACE AVAILABLE IS INSUFFICIENT TO RESPOND TO A QUESTION, YOU ARE TO SUPPLY THE REQUIRED INFORMATION ON AN ATTACHMENT PAGE AND CLEARLY IDENTIFY WHICH QUESTION YOU ARE ANSWERING. THE BLANK PAGE MAY BE USED TO PROVIDE THIS ADDITIONAL INFORMATION. YOU MUST USE BLUE INK TO PERSONALLY ENTER YOUR INITIAL AND THE DATE AT THE BOTTOM OF EACH OF THESE ATTACHMENT PAGES.
- F. IF YOU MAKE ANY MODIFICATION TO THE PRE-PRINTED QUESTIONS OR INFORMATION CONTAINED IN THIS FORM, THE FORM WILL BE REJECTED. ONCE THE FORM IS ACCEPTED, IT BECOMES THE PROPERTY OF THE MINISTER AND WILL NOT BE RETURNED.
- G. CONFIDENTIAL INFORMATION SUPPLIED TO THE MINISTER OR OTHERWISE OBTAINED SHALL NOT BE REVEALED EXCEPT IN THE COURSE OF THE NECESSARY ADMINISTRATION OF THE CASINO GAMING ACT, OR UPON THE LAWFUL ORDER OF A COURT OF COMPETENT JURISDICTION OR, TO THE COMMISSIONER OF POLICE. IF PROVIDED, YOUR TAXPAYER REGISTRATION NUMBER WILL BE USED BY THE MINISTER TO OBTAIN AND VERIFY INFORMATION.

THE ORIGINAL FORM, FOUR PAPER COPIES, AND ONE COMPACT DISC (CD) CONTAINING ALL FORMS MUST BE SENT WITH THE ENTIRE APPLICATION PACKAGE TO THE FINANCIAL SECRETARY.

II. BE SURE TO CHECK TO ENSURE THAT YOU HAVE PLACED YOUR INITIALS AND THE DATE ON THE BOTTOM OF EACH PAGE OF THIS FORM IN THE SPACE PROVIDED AND ON ANY

ATTACHMENT PAGES.

III. BEFORE YOU SUBMIT THIS FORM TO THE MINISTER, BE SURE THAT -

- A. YOU HAVE REVIEWED THE FILING INSTRUCTIONS.
- B. YOU HAVE INCLUDED ALL REQUIRED ATTACHMENTS LISTED IN THIS FORM.
- C. EVERY QUESTION HAS BEEN ANSWERED COMPLETELY.
- D. YOU RETAIN A COMPLETED COPY OF YOUR FORM FOR YOUR OWN RECORDS.
- E. YOU KEEP A BLANK COPY OF THE FORM. WHEN YOU NEED TO UPDATE INFORMATION, YOU CAN USE THE APPROPRIATE PAGES FROM THE BLANK FORM TO PROVIDE THE INFORMATION.
- F. YOU USE BLUE INK WHERE YOU SIGN, INITIAL AND DATE YOUR FORM. USING BLUE INK WILL MAKE IT CLEAR THAT YOUR FORM IS TO BE CONSIDERED AS AN ORIGINAL AND NOT A PHOTOCOPY.

#### PLEASE PRINT OR TYPE YOUR ANSWERS

PART	A. PERSONAL DATA
1.	Surname First Name Middle Name
	SUFFIX (JR., SR., ETC.)
	Provide any other names or aliases you have used or by which you are known (for example, birth name, married name, maiden name, religious name, professional name or nickname):
2.	Date of birth://
3.	Place of birth:
	Country City
	State Province
4.	Sex:
5.	Taxpayer Registration Number (TRN):
6.	National Identification No. (if applicable):

Social Security No. (if applicable):\_\_\_\_\_

8.	Descriptive information:				
	Height (cm) Weight	(kgs)			
	Colour of eyes Co	olour of Hair			
	Tattoos, scars or distingu	ishing marks:			
	Driver's Licence No. (if a	vailable):			
9.	Citizenship (provide a lis you have citizenship/hold	valid passport):			
	Home address (include apar , state, province, postal a				
11.	Telephone No:	Facsimile No:			
	E-mail:				
12. held	Passport particulars (of a	all valid passports			
	Passport No:				
	Date of issue:				
	Place of issue:				
	Date of expiry:				
	Country of issue:				
13.	Marital status:				
	Married	☐ Single (never married)			
	Widowed	Separated			
	☐ Divorced ☐	Common law			
full	If married give date and pare, include maiden name any other names or aliases se:	of wife, if applicable			

ate, pr	iness Addres	ss (nam	ne of b	usiness	s, street,	, city
• •	rovince, pos	stal zo	ne and	count	ry):	
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Date	Addr Surname	ess of	family	y membe Name	/Middle	
Date	Addr	ess of	family	y membe Name	/Middle	
Date	Addr Surname	cess of	family First	y membe Name mm	/Middle	

# PART B. RESIDENTIAL HISTORY

17. Provide a list of all residence(s) where you have lived during the past ten years, include apartment number, street, city, state, province, postal zone and country:

DATE		ADDRESS (NO., STREET, APT#/FLAT#, CITY/TOWN, STATE/PROVINCE, COUNTRY & ZIP/POSTAL CODE)	OWN OR RENT	NAME, ADDRESS & TELEPHONE NO. OF LANDLORD OR MORTGAGE/ BOND HOLDER, IF KNOWN	
FROM	TO				

# P.

PART C. EDUCATION AND EMPLOYMENT HISTORY
18. Education history (list all schools and universities attended after elementary level stating dates and all qualifications gained):
19. Give full details of your profession or occupation over the past ten years including the names and addresses of all employers and the nature of your employment:
20. List all professional licences ever held and give full details of each:
21. Have you ever applied in any jurisdiction for a licence, permit, registration or other authorization to participate in a lawful gaming enterprise (e.g. casino gaming, horse racing, dog racing, pari-mutuel operation, lottery, sports betting, etc.) or have you ever been employed, in or had any connection, with a gaming enterprise in any country?
Yes No

22. If the answer to question details including, as applical licensing agency, disposition if granted or denied, name and enterprise address and relevant	ole, name and address of of application that is, daddress of gaming
23. Have you ever been susperto resign?	nded, discharged or asked
Yes No	
24. If the answer to question of each occasion where you has suspended or asked to resign date and reason of discharge, and the name and address of the street, city, state, province country):	ve been discharged, from employment. Give the suspension or resignation ne employer (include
25. List all offices, truste fiduciary positions held by y corporation, association, par business in the past ten year address of body, position, da	ou with any firm, tnership, charity or other s, include name and full
PART E. BANKRUPTCY AND CIVIL	HISTORY
26. Has any company or firm spouse were a partner, direct subject of a winding-up petit	or or officer been or the
Yes No	
27. If the answer to question	
of winding up petition (including firm, address of firm or registered relevant dates):	de name of company or
firm, address of firm or regis	de name of company or
firm, address of firm or regis	de name of company or

28. C	ivil proceedings:
b	ave you or your spouse ever been declared ankrupt or been the subject of a bankruptcy etition?
	Yes No
29. I	f the answer to question 28 is yes, give details, ing -
(a	date of bankruptcy proceedings:
d)	country(include legal jurisdiction, for example, state, province or department, if applicable):
(c	court:
(d	outcome of proceedings:
( a	ave you or your spouse ever had legal proceedings other than bankruptcy proceedings) instituted gainst you or ever received a judgment against ou in a civil court?
	Yes No
	f the answer to question 30 is yes, give full etails below, include -
(a	) date:
(b	nature of proceedings (include description of claim, statement of claim and defence):
(c	country (include legal jurisdiction, for example, state, province or department, if applicable):
(d	) court:
(e	disposition of claim:
PART E	. CRIMINAL HISTORY
32.	riminal proceedings:
	ave you or your spouse ever been charged or onvicted of a criminal offence in any country?
	Yes No
33. I	f the answer to question 32 is yes, give details, ing:
(a	date:
(b	nature of offence:
(c	country(include legal jurisdiction, for example, state, province or department, if applicable):

, , ,

(d)	law enforcement agency:
(e)	court:
(f)	disposition of charge:
PART G.	DECLARATION
I CERTII the info and comp	FY that to the best of my knowledge and belief ormation given in this disclosure form is true blete.
this for	stand that any misrepresentation contained in rm may lead to discontinuation of the processing application with which this form is filed and ocation of any approval granted.
Dated t	his day of , 20 .
SIGNED:	
	FORM C

# THE CASINO GAMING ACT

The Casino Gaming (Declaration of Approved Integrated Resort Development)
Regulations, 2012

### Business Entity Disclosure Form

(under regulation 2(1)(d))

#### INSTRUCTIONS

. . . .

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  RESPONSE TO EVERY QUESTION COULD RESULT IN THE

REJECTION OF THE APPLICATION WITH WHICH THIS FORM IS FILED.

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- G. CONFIDENTIAL INFORMATION SUPPLIED TO THE MINISTER OR OTHERWISE OBTAINED SHALL NOT BE REVEALED EXCEPT IN THE COURSE OF THE NECESSARY ADMINISTRATION OF THE CASINO GAMING ACT, OR UPON THE LAWFUL ORDER OF A COURT OF COMPETENT JURISDICTION OR, WITH THE APPROVAL OF THE ATTORNEY GENERAL, TO THE COMMISSIONER OF POLICE. IF PROVIDED, YOUR TAXPAYER REGISTRATION NUMBER WILL BE USED BY THE MINISTER TO OBTAIN AND VERIFY INFORMATION.

THE ORIGINAL FORM, FOUR PAPER COPIES, AND ONE COMPACT DISC (CD) DVD OR OTHER FORM OF DIGITAL STORAGE IN SUCH FORMAT AS BE SPECIFIED, FROM TIME TO TIME, CONTAINING ALL FORMS MUST BE SENT WITH THE ENTIRE APPLICATION PACKAGE TO THE FINANCIAL SECRETARY.

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  - B. YOU HAVE INCLUDED ALL REQUIRED ATTACHMENTS LISTED IN THIS FORM.
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  - D. YOU RETAIN A COMPLETED COPY OF YOUR FORM FOR YOUR OWN RECORDS.
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APPROPRIATE PAGES FROM THE BLANK FORM TO PROVIDE THE INFORMATION.

F. YOU USE BLUE INK WHERE YOU SIGN, INITIAL AND DATE YOUR FORM. USING BLUE INK WILL MAKE IT CLEAR THAT YOUR FORM IS TO BE CONSIDERED AN ORIGINAL AND NOT A PHOTOCOPY.

#### PLEASE PRINT OR TYPE YOUR ANSWERS

#### PART A

- Name of business.
- 2. Legal form of business.
- 3. (1) Address of registered office if statute in place of formation requires maintenance of a registered office.
  - (2) Address of principal place of business.
- 4. Date and place of incorporation or other formation.
- 5. Registration or other identification number, if any, issued in place of incorporation or formation. (Attach copy of certificate of incorporation/registration, if any, issued.)
- 6. Previous names, if any, of the business and dates of change of name.
- 7. Provide copies of organizational documents of the business (for example, memorandum and or articles of association).
- 8. If the business is a company:
  - (a) its authorized share capital;
  - (b) in respect of issued shares -
    - (i) Voting shares: set out for each class of shares and in respect of each holder of five per cent or more of the Class -

Name of Share Holder	Residential and Business Address	Class of Shares	No. of Shares	% of Shares of the Class

(ii) Non-voting shares: set out for each
 class of shares and in respect of
 each holder of five per cent or more
 of the Class -

Name of Share holder	Residential and Business Address	Class of Shares	No. of Shares	% of Shares of the Class

9. In respect of any other type of business, set out in respect of legal or beneficial holders of ownership interests in the enterprise or in the assets of the enterprise:

Name of each holder of ownership interest	Residential and Business Addresses	% of ownership of the enterprise or assets of the enterprise	Voting power incident to ownership

10.	Pro	vid	le fu	L1	detail	Ls o	f	all	ho	lding,	subs	idiary,
assoc	ciat	e a	.nd/o:	r o	therw	ise	re	late	ed (	compani	ies.	Please
provi	lde	a c	hart	sh	owing	the	p	rese	ent	group	stru	cture
also:												

## PART B

- 11. Set out for each of the directors or trustees of the business -
  - (a) name;
  - (b) position in the business;
  - (c) current residential address;
  - (d) date and place of birth.

(a)	the Chief Executive Officer;
(b)	other holders of offices provided for by the business organizational documents; and
(c)	senior employees reporting directly to the Chief Executive Officer -
	(i) name;
	(ii) position in the business;
	(iii) current residential address;
	(iv) date and place of birth.
PART C	
13. Pro	vide as attachment -
(a)	the latest audited financial statements of the business; and
(b)	the latest annual report to shareholders or other owners.
associat	the business, any company owned by it or any e company, ever been declared insolvent or litself insolvent?
	Yes No
15. If details:	your answer to question 14 is yes, give
associat	the business, any company owned by it any company ever been placed under financial ration by an external party (e.g. liquidation, ship)?
	Yes No
17. If details:	your answer to question 16 is yes, give
PART D	

2 3 3

12. Set out for -

18. Has the business, any company owned by it or any associated company, ever applied in any jurisdiction

for a licence, permit, registration or other authorization to participate in the gaming or wagering industry (for example, casino gaming, horse racing, dog racing, pari-mutuel operation, lottery, sports betting, etc.), or has such a licence, permit, registration or other authorization ever been refused, suspended or revoked?
Yes No
19. If your answer to question 18 is yes, give full details including, as applicable, name and address of licensing agency, full regulatory history and relevant dates:
20. Provide details of any criminal or civil action which has involved the business, any company owned by it, any associated companies, directors, trustees, officers or senior employees reporting to the Chief Executive Officer:

-, v<sub>i</sub> -- --

	Dated this	s day	of	, 20 .	
	SIGNED on	behalf of			
	Ву:	Signature			
		Name			
	-	Position			
Dated this	16 day	July	, 2012.		
		Casi	Chairman no Gaming Com	Mission	
		Approved:		D Nr	
		Mini	ster of Finan	ce and Plann	ing

Name and address a