

Concessionaires Bond

Bond Number _____

Effective Date: _____

Premium* \$: _____

PREMIUM IS ANNUAL UNTIL SURETY RELEASED BY OBLIGEE

KNOW ALL MEN BY THESE PRESENTS: That _____

_____ (Principal) and _____

_____ (Surety), a corporation organized under the laws of the State of _____, and duly authorized to transact business in the State of Nevada, are held and firmly bound unto

_____ (Obligee) in the penal sum of _____

_____ (\$ _____) Dollars, lawful money of the United States of America,

for the payment of which we bind ourselves, our heirs, executors, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, THE CONDITION OF THE ABOVE OBLIGATION is such that the Obligee requires Principal to post bond or security to comply with conditions within contract for _____

_____ such contract by reference is made out hereof as if fully displayed hereon, specifically all terms and conditions under Section _____ of said agreement, and

NOW, THEREFORE, the conditions of this obligation are such if the Principal shall well and truly perform the above obligation, then this bond shall be null and void, otherwise to remain in full force and effect, the term of this obligation is annual unless renewed by notice from Surety to Obligee, continuance of Surety obligation is solely at Surety option, and

It is further understood and agreed the Surety shall have no obligation until Obligee notifies surety by certified mail within thirty days of und declared default, Surety action at time of default shall be action to remedy default, or, at Surety discretion, tender due amounts, after verification, to Obligee, which are lawfully due Obligee, no claims may be made by or for any other individual or corporation other than the named Obligee hereon, the Surety hereby reaffirms, under section _____ the Surety right to cancel obligation by issuing sixty (60) day written notice to Obligee of such action, Surety obligation shall terminate at end of said notice, with the exception of occurrence being prior to or during the cancellation period. The obligation of Surety shall at no time exceed the stated amount hereonabove, irrespectively of the duration of the agreement, including any extensions of time upon annual renewal of agreement or bond.

In Witness whereof the signature of said Principal and corporate seal and signature of authorized Attorney-In-Fact for Surety is hereto affixed this _____ day of _____

By: _____

By: _____