COLORADO LIMITED GAMING CONTROL COMMISSION

CERTIFICATION

Pursuant to Colorado Gaming Regulation 30-4.509(1),(4)(a)

Instructions: Please complete this form by supplying the requested information in the blank spaces as indicated, provide supporting documentation, then execute and sign the completed form with the assistance of a notary public, or other similar official. Forward the executed form to the Colorado Division of Gaming at 1707 Cole Blvd., Suite 350, Lakewood, Colorado, 80401. To obtain answers to questions about completing or delivering this form properly, please contact an investigator at the Colorado Division of Gaming at the address above, or telephone number (303) 205-1300.

IN THE MATTER OF

Colorado Limited Gaming Licensee,
License No
COMES NOW (Affiant), of full age, before the Colorado Limited Gaming Control Commission, who certifies and says under oath and penalty of perjury: 1. I am the (Position)
of (Investment Company) (hereafter referred to as "Investment Company"). As such, I am fully empowered to make the representations contained within this Certification, I am fully familiar with the facts represented herein, and I am fully empowered to bind the Investment Company to the terms and provisions contained herein, because (fully explain the basis of your authority, attaching additional sheet(s) if necessary)
2. Investment Company has reviewed the definition of Institutional Investor, as set forth in Colorado Gaming Regulation 30-4.501 (4), and it is Investment Company's belief that it meets the definition of an Institutional Investor because (fully explain, attaching additional sheet(s) if necessary)

Please provide a copy of registration with the SEC as an investment company, if any.

now currently holds within all of its separately managed groups of funds identified below (attach additional sheet(s) if necessary)				
<u>Fund</u>	Fund Manager	<u>D.O.B</u>	<u>SSN</u>	
a combined total of (#)	shares of Voting Sec	curities (as defined in Colo	o. Gaming Reg. 30-501(9))	
(hereafter referred to as "Voting	Securities") of (Issuing Colorado gaming lie	censee or applicant, or affiliate	ed or intermediary company)	
(hereafter referred to as "Licens	ee"), which combined holdings repr	resent %	of all the issued and	
outstanding (Types of Stock)		Voting Secu	rities of the Licensee.	
purposes only, and were acquir and not for the purposes of car member of Licensee. Nor are any change in the chartering do or other operating agreements Company acquired the Voting Company has no involvement any intention of influencing of	red and are held in the ordinary counsing, directly or indirectly, the electhe Voting Securities held for the ocuments (including articles of incommanagement, policies, or operations Securities disclosed above solely in the business activities of Licert affecting, or participating in the accompany subsequently determine	arse of business as an action or appointment purpose of causing, corporation, bylaws, ar ons of the Licensee. for investment purposee, nor does Investment fairs of the Licensee.	institutional investor of any management directly or indirectly, and other documents), Further, Investment oses, and Investment ment Company have e.	
Division of Gaming an applicat	ess than 30 days written notice of su ion for associated person licensure ensee; provided, however, that In	before taking any action	on that may influence	

6. Investment Company acknowledges that it is bound by and shall comply with the Colorado Limited Gaming Act of 1991, and the regulations adopted thereunder, is subject to the jurisdiction of the courts of Colorado, and consents to Colorado as the choice of forum in the event any dispute, question, or controversy arises regarding the application of this regulation.

vote on matters put to the vote of the outstanding security holders at any time without providing notice to

the Colorado Division of Gaming.

- 7. On a separate page, identify the name, address, telephone number, date of birth, and social security, federal tax identification number, or foreign national identification number of the following classes of persons or entities:
 - a. Any person or entity which possesses or controls, directly or indirectly, the beneficial ownership (including, but not limited to, Voting Securities and other equivalent) of 10% or more of Investment Company;
 - b. Officers and directors, or their equivalent, of Investment Company;
 - c. Any person or entity which has direct or indirect control over Investment Company's holdings of Voting Securities of Licensee;
 - d. Any person or entity which has direct or indirect power to direct or control the Investment Company's exercise of its voting rights as a holder of Voting Securities of Licensee;
 - e. Investment Company's affiliates.
- 8. On a separate page, identify all securities of the Licensee that are or were, directly or indirectly, beneficially owned by Investment Company (including its affiliates) within the preceding year, setting forth a description of the securities, their amount, and the dates of their acquisition and sale.
- 9. On a separate page, identify and list all regulatory agencies with which Investment Company (including its affiliates which beneficially owns Voting Securities of Licensee) files periodic reports, and the name, address, and telephone number of the person, if known, to contact at each agency regarding Investment Company's regulatory compliance.
- 10. On a separate page, disclose all criminal and regulatory sanctions imposed during the preceding ten years, and all administrative and court proceedings filed by any regulatory agency during the proceeding five years, concerning Investment Company, its affiliates, any current officer or director, or any former officer or director whose tenure ended within the preceding twelve months. As pertains to any former officer or director, such information need only be provided to the extent it relates to actions arising out of or during such person's tenure with Investment Company (including its affiliates).
- 11. Attach a copy of any filing made pursuant to 15 U.S.C. section 18a, with respect to the acquisition or proposed acquisition of Voting Securities of the Licensee.
- 12. I certify that the statements made by me herein, and all attachments submitted herewith, are true, correct, and complete to the best of my knowledge and belief, under penalty of perjury.

Sworn to this	day of	,
Affiant		
Position		
Investment Company		

STATE OF	
COUNTY OF	
SWORN TO AND SUBSCRIBED before	me by,
a person known to me or whose identity I confirme	ed, and who did make the foregoing Certification statement
under oath and penalty of perjury this	day of ,
Notary Public	
My Commission expires	