

Ideabox Media Group, Inc.

CONTRACT FOR SERVICES

This CONTRACT AGREEMENT ("Contract") is entered into this 1 day
of July 2011.

1. PARTIES

This Agreement is made and entered into by and between Ideabox Media Group, Inc., herein after referred to as "Ideabox" and Silverton Casino, LLC, herein after referred to as "customer."

Ideabox hereby covenants and agrees to perform the work as agreed by the parties at the home or business located at the following address: 3333 Blue Diamond Road, Las Vegas, NV 89139.

2. GENERAL PROVISIONS

The customer and Ideabox agree to proceed on the basis of trust, good faith, and fair dealings. Ideabox represents and warrants that it has the expertise to carry out the work (as hereinafter defined).

This Contract is solely for the benefit of the parties hereto. This Contract represents the entire agreement between the parties and supersedes all prior negotiations, representations or agreements, either written or oral. The parties hereto agree to look solely to each other with respect to performance of the Contract. This Contract may be amended only by written instrument signed by both parties.

The following shall be the condition precedent to this Contract, Ideabox will furnish customer with a design and quote before commencement of the project. Costs and payments associated with this design and preliminary quote is detailed in paragraph number 4.

3. SCOPE OF WORK

Ideabox will furnish customer with design, installation, programming, sale and or dismantling of audio and control matrix system. All of the work is to be completed in a substantial and workman like manner according to the standards and practices for the sum stated in the final proposal _____.

Scope of work includes;

- Purchase and play list setup for a continuous 24 hour period with no repeating tracks. Tracks must be specified by customer (2) weeks prior to start date.
- Installation of (8) separate music only audio zones preloaded with the same content.
- Installation of up to (52) zone audio matrix zones. Any modification of current zone setup must be specified by customer (2) weeks prior to start date.
- Installation of control system and rack mount touch panel. IP configuration provided by client at time of installation.
- Installation of rack PC running audio matrix, play list and scheduling software. Customer is responsible for getting access from any addition computers via remote access on internal network.
- Programming of all audio matrix functions including DSP, volume limits, etc..
- Initial programming of scheduling functions as directed by customer at time of installation.
- Programming of control system to control source select, routing and volume via rack touch panel and up to (10) additional, compatible touch panels. New touch panel decision must be specified by customer (2) weeks prior to start date. Ideabox can provide these at an additional charge.

4. TIMING

Work to commence on or before (date) July 1, 2011.

Substantial Completion on or before (date) August 1, 2011

Full Completion on or before (date) September 1, 2011

All time limits stated in this Contract are of the essence. Notwithstanding the foregoing, any delay in Substantial Completion or Full Completion of the work (as the case may be) in accordance with the Contract documents will be considered an excusable delay if arising from causes beyond Ideabox's control and not reasonably foreseeable by Ideabox with the use of Ideabox's best professional efforts. Excusable delays include but are not limited to such events as labor disputes, unavailability of materials, delays in obtaining materials, fire, natural disaster, unfavorable weather conditions, delay in customer processing proposed changes, or delays in information provided by the customer.

5. TERMS OF PAYMENT

A nonrefundable ten percent (10%) of Project Scope Estimate is due upon customer's decision to hire Ideabox. In the event the project scope estimate has been overly estimated, any remaining sum may be put towards any product purchase within thirty (30) days of initial deposit collection.

Upon receipt of Final Design, Final Estimate and Signing of foregoing Contract, customer shall pay Ideabox (a minimum) fifty percent (50%) of entire estimate. Any remaining deposit from home consult and Project Scope Estimate may be used as partial payment.

Upon project completion, customer shall pay the remaining pending balance.

Payments not made within 30 days of presentation of a bill for payment by Ideabox shall be deemed late and additional charge of 5% shall be added to the payment due. Customer shall be in default if any payment due is not paid within thirty (30) days of due date. Upon default Ideabox may stop all work and be entitled to recover the full amount due on under the Contract.

Control system (and all its components) is the sole property of Ideabox until the time final payment has been received, at which point possession of ownership is transferred to the customer and a final itemized invoice is provided to customer in person or by email.

6. CHANGES IN WORK

Any alterations or deviation from the agreed-upon specifications involving extra cost of equipment or labor will only be executed upon written orders of the same, and will become an extra charge over the sum mentioned in this Contract.

Any modifications to design will incur either a flat charge of one-hundred and fifty dollars (\$150) if modification and re-design will require less than two hours to complete. Any modification and re-design which will require more than two hours to complete, will be charged at an hourly basis of eighty dollars (\$100) per hour.

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7. STANDARDS OF WORK

Prior to the commencement of installation, and at all times during project completion, customer shall provide and maintain a clear and accessible work area. This includes access to necessary equipment closets during project completion.

Upon request, Ideabox will remove and dispose of any debris and/or system shipping containers.

8. GURANTEES AND WARRANTIES

Ideabox shall not be considered in default if performance of its obligations hereunder is prevented or delayed by acts of God or government, labor disputes, failure or delay of transportation, or by vendors or subcontractors, or any other similar cause or causes beyond the reasonable control of Ideabox. Time of performance by Ideabox's obligations hereunder shall be extended by the time period reasonably necessary to overcome the effects of such occurrences.

Ideabox's "designed, sold, and installed systems" consist of systems which have been fully designed with all new components, cabling and accessories recommended, sold, and installed exclusively by or under the direction of Ideabox and its agents. Exceptions to this primarily include Cable or Satellite Company provided digital converter boxes (or other specific devices as noted at the time of this Agreement signing).

I. Product Warranty

Ideabox is responsible for defects in the product or equipment, parts or materials used in connection with the services provided by Ideabox. Only those products, equipment, parts or materials provided by Ideabox shall be warrantied for the period of (1) year from the date of project completion.

II. Extended Warranty

Ideabox offers an added protection plan. This extended warranty covers all products and installation in the final estimate for (3) years of additional coverage for a total of (4) years. Extended warranty must be purchased within thirty (30) days of the date of product delivery and cost is 10% of the entire estimate.

III. Installation Warranty

Ideabox warrants to customer only that the installation will be performed in a good and workmanlike manner in accordance with any installation requirements of the manufacturer for a period of twelve (12) months from the day of installation at no additional charge to customer.

Unless otherwise specified in writing, Ideabox designed, sold, and installed systems will be covered for a period of eighteen (18) months for service calls and Manufacturers warranty work at no cost.

Ideabox designed, sold, and installed systems qualify for loaner equipment within the eighteen (18) months period from project completion (when available, excluding display devices). Phone and email support will be provided at no additional charge during this time.

Unless otherwise specified in writing, systems installed by, but containing some or all equipment not purchased from Ideabox will have a twelve (12) months Installation Warranty period for trouble shooting via phone or email support only. If the issue to be troubleshot requires an on site service call AND is caused by non-Ideabox provided equipment, the on site service call will be billed at the standard one-hundred dollars (\$100) per hour rate.

Loaner Equipment

Loaner equipment, when available, may be provided to ease client service issues. Loaner equipment requires a prepaid deposit (which may be used as a rental fee for clients who have non-Ideabox designed, sold, and installed systems).

Except as provided in this section, the service is provided "as is." Ideabox makes no other limited representations or warranties, either express or implied, including, but not limited to, any implied warranties of merchantability or fitness for particular purpose. Ideabox expressly disclaims all other warranties.

9. DEFAULT BY CUSTOMER

In the event that (a) the customer does not perform its obligations under this Contract in accordance with the terms of this Contract and had not corrected the default within ten (10) days of written notice by Ideabox, or (b) the customer becomes bankrupt or makes a general assignment for the benefit of creditors, or if a receiver of the customer is appointed, or (c) if the work is stopped as a result of a court order, then Ideabox may cease work and treat the Contract as repudiated forthwith on the occurrence of such default. In such event, an accounting shall be made between Ideabox and the customer, and Ideabox shall be entitled to payment for such parts of the work as are completed at the time of the default.

10. DEFAULT BY IDEABOX

In the event that (a) Ideabox does not perform the work in accordance with the terms of this Contract and has not corrected the default within ^(ten)10 days of written notice by customer, or (b) Ideabox becomes bankrupt or makes a general assignment for the benefits of its creditors, or if a receiver of the Contract is appointed, then Ideabox may finish the work in accordance with the plans and specifications as Ideabox may deem expedient, but without undue delay or expense. In such an event, Ideabox shall not be entitled to any further payment under this Contract, but upon completion of the work, an accounting shall be made between Ideabox and the customer. If the unpaid balance on the contract price shall exceed the expense of finishing the work, the customer shall pay Ideabox for such parts of the work as were payable or completed at the time of the default. However, if such expense shall exceed such unpaid balance, Ideabox shall pay the difference to customer.

11. NOTICE OF RIGHT TO CANCEL

Customer may cancel this transaction, without any penalty or obligation, within 24 hours from the signed below date.

Should customer cancel this transaction after the 24 hour grace period, and after product order has already been made by Ideabox, customer shall be reimbursed eighty percent (80%) of standard items cost.

12. EXPENSES

Ideabox shall receive reimbursement for travel and other expenses identified in advance of commencing work. Such expenses may include, but are not limited to, airfare (economy or coach class only), other transportation expenses, and lodging and subsistence necessary during periods of required travel. All travel will be pre-approved by the customer, all meals and hotel stays will be at customer location.

To receive reimbursement of travel expenses, Ideabox will provide customer with breakdown of authorized expenses, identifying what was expended and when.

13. DAMAGE TO WORK

In the event work already performed is damaged by any cause beyond Ideabox's control, all work necessary to replace work already performed shall be considered additional work to be paid for by the customer as additional work.

THIS CONTRACT SHALL BE GOVERNED BY AND CONSTRUED UNDER THE LAWS OF THE STATE OF NEVADA.

THE UNDERSIGNED ACKNOWLEDGES THAT BEFORE SIGNING HE HAS READ, UNDERSTOOD, AND RECEIVED A COMPLETED LEGIBLE COPY OF THIS CONTRACT AND A LEGIBLE COPY OF EVERY OTHER DOCUMENT REFERENCED, AND AGREES TO BE BOUND BY ALL THE TERMS THEREOF.

RESPECTFULLY SUBMITTED BY:

MARK DAY OF IDEABOX

DATE

6-27-2011

ACCEPTED BY

PRINT NAME

SIGN NAME

DATE

CRAIG CAVILEER

6/20/11

Ideabox Media Group, Inc.

8820 W Russell Road Suite #150
Las Vegas, NV 89148

Proposal



Silverton Casino
3333 Blue Diamond Rd
Las Vegas, NV 89139

Item	Description	Qty
	*** Media	
ALCAM4/E/B	- Playlist Builder via PC	8
ALCRMAM42U	- Zone Scheduler via PC	4
iParts Charge	MP3 and WAV Digital Audio Player with Balanced Audio Outputs and Ethernet	2,000
	Rack Mount Front Panel	
	\$2.50 per Track Media	
	-Includes Playlist Build	
I Labor	Installation Labor	32
P Labor	Programming Labor	40
	Subtotal: \$16,559.88	
iParts Charge	Misc. wires, connectors, wall plates, etc.	
	*** Control System	
CREV12-WALL-B-DGE-1...	V-PanelTM 12' Wall Mount Touchpanel Package w/DGE-1, Black	1
CREPRO2	Professional Dual Bus Control System. 1 Z-Bus slot and 3 Y-Bus slots, Built-in	1
	Power Supply	
CREC2ENET-1	Single Port 10/100BaseT Ethernet Card with e-Control2 for Z0Bus Expansion	1
	Slot	
XAN282D	Xantech IR emitter	50
LIB100 003B	EZ RJ45 100pk	5
LIB16-4C-EX+-WHT	Speaker Cable - EX+- Black/Pink/Green/Blue/White 1000ft	1
LIB20-CMP-VIDEO-COAX	RG59 - Plenum - White - 1000ft	2
LIB24-4P-L5SH-EN-BLU	Shielded Cat5e - Blue, 1000ft	1
P Labor	Programming Labor - Update current touchpanels	48
P Labor	Programming Labor - Zone Programming	80
I Labor	Installation Labor - Rack rewire all control, switching and audio source gear	160
	Subtotal: \$41,608.75	
iParts	Misc. Items	
Total		

CV
6/20/11

Ideabox Media Group, Inc.

8820 W Russell Road Suite #150
Las Vegas, NV 89148

Proposal



www.ideaboxmedia.com

Silverton Casino
3333 Blue Diamond Rd
Las Vegas, NV 89139

17/12/2010

Item	Description	Qty
	*** Audio Matrix	
BSSBLU-800	- Replaces Current Media Matrix Networked Signal Processor w/ CobraNet and Fault Tolerant Bus Chassis - Requires Up to Four Input / Output Cards	1
BSSBLUCARD-IN	4- Analog Input Mic/Line Card for Soundweb London Chassis	4
BSSBLU-BOB2	8-Channel Analog Break-Out Box with Fault Tolerant Bus (Rackmount Version) - Includes External Power Supply	7
HEWProCurve 1810-G-24	10-100-1000 L2 Web Managed Switch HP Compaq 8000 Elite → LENOVO	1
HEWCustom 8000	Configurable HP Compaq 8000 Elite Small Form Factor PC w/ Windows 7 Home Premium 32 bit (XP Downgrade), Intel Core 2 Quad Q9650 SIPP Processor	1
MARAR-AM1	Rack Mounted Audio Monitor w/ (1) Analog Stereo Balanced XLR Input and (1) Passive Stereo Balanced XLR Output	1
MIDRSHGENERIC	Custom Faceplate - Hewlett Packard 8000 Series → LENOVO	1
MIDRM-KB-LCD17X8KVM	Single Space Rackmount 17" LCD Monitor with Keyboard, Touchpad and 8 Port KVM Switch	1
CRECEN-UPS1250	Uninterruptible Power Supply, 1250W, 120V. Includes CEN-UPS1250-BTP Internal Battery Pack.	1
P Labor	Zone Scheduling, Control down to 15m increments with weekday and weekend separation, 4 Separate changes per day. Customizable.	4
I Labor	Installation Labor	4
P Labor	Programing Labor	24
	Subtotal: \$25,707.49	
iParts Charge	Misc. wires, connectors, wall plates, etc.	
	***Warranty	
IDEWAR3	Extended (3) Year Warranty on all parts and labor provided by Ideabox Media Group, Inc.. 10% of all Parts and Labor. 09 - Sales Tax - NV	1
Total		\$107,104.54

CM

6/20/11

ADDENDUM

THIS ADDENDUM (the "Addendum") is effective as of the 20 day of June, 2011, by and between Silverton Casino, LLC ("Silverton") and Ideabox Media Group, Inc., ("Ideabox")

WHEREAS, Silverton and Ideabox have entered into an agreement for Ideabox regarding an audio and control system dated 6/20/11 (the "Agreement"); and

WHEREAS, the parties wish to clarify, amend and modify the terms of the Agreement as more particularly provided in this Addendum,

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is acknowledged and agreed, the parties hereby further agree as follows:

1. **Definitions and Interpretations.**

a. **Definitions.** The following words, terms and phrases when capitalized shall have the following meanings for the purpose of this Agreement:

- i. "Parties" shall mean Silverton and Ideabox;
- ii. "Party" shall mean Silverton or Ideabox.

b. **Section References.** References to a "Section" shall be deemed references to an enumerated section of this Agreement.

c. **Reference and Convenience of Labels.** Section headings and Subsection labels are used for convenience and referential notation only and shall have no interpretative effect or impact whatsoever.

d. **Recitals.** The above recitals are true and correct and incorporated herein.

e. **Silverton Affiliates.** Include Majestic Nevada, Inc., Majestic Nevada Property Holdings, LLC, Majestic Enterprise Holdings, Inc., the Roski Gaming Trust.

2. **Privileged Gaming Licensee.** Ideabox acknowledges that Silverton and its parent, subsidiaries, partnerships, joint ventures and other affiliates are engaged in businesses that are or may be subject to and exist because of privileged licenses or other permits issued by Nevada regulatory and government authorities. Silverton shall have the right to terminate the Agreement, without penalty or prejudice and without further liability to Ideabox: (i) if any of the Ideabox or any affiliate of Ideabox is directed to cease doing business with Company by any such authority or sovereignty; (ii) if Silverton, in its sole and exclusive judgment, that Ideabox, Ideabox's affiliates or any of its or their directors, officers, employees, agents or other representatives is, might be or about to be engaged in or involved in any activity or any relationship, any of which could or does jeopardize any of the businesses or licenses of Silverton (including, without limitation, any denial, suspension or revocation (or the threat thereof)). Ideabox shall be entitled to receive all undisputed fees that have accrued or otherwise become due but are unpaid at the time of termination, if not otherwise prohibited by any applicable governmental or licensing authority. Without limiting the foregoing, Silverton or its designee shall be entitled and Ideabox shall refund, pro rata, any pre-paid fees, deposits, escrowed amounts, or other upfront payments made by Silverton based on the proportion of the work or services then completed under the Agreement.

3. **Insurance Requirements for Onsite Activities.** Ideabox shall, at its sole cost and expense and at all times while the Agreement is in force and Ideabox or any subcontractor is performing work on any premises owned, operated or managed by Silverton or its affiliates, carry and maintain insurance policies of the following types and of not less than the following amounts reasonably satisfactory to Silverton in a company or companies with a current A.M. Best Company rating of at least A: (i) Employer's Liability Insurance and Statutory Workers' Compensation Insurance, including Employers' Liability Insurance, with limits of One Million Dollars (\$1,000,000) each accident and a policy limit of One Million Dollars (\$1,000,000), covering all personnel of such contractor or subcontractor performing such work at Silverton's premises or provide a valid certificate of self-insurance, and, where appropriate; and (ii) Commercial General Liability Insurance covering all operations with combined single limits of at least (A) One Million Dollars (\$1,000,000) for property damage (including that of Ideabox), plus (B) One Million Dollars (\$1,000,000) for bodily injury, including death; and (iii) Automobile Liability Insurance covering all vehicles (whether owned or not) with combined single limits of at least One Million Dollars (\$1,000,000); and (iv) Professional Liability and Errors and Omission Insurance with limits of at least One Million Dollars (\$1,000,000). The Commercial General Liability Policy shall name Silverton, its subsidiaries, affiliated, allied and/or proprietary companies, corporations, trusts, joint ventures and/or partnerships as are now or may hereafter be constituted or acquired as additional insureds, include contractual liability coverage for the indemnity provisions contained in the Agreement and contain a broad form property damage endorsement. The policies of insurance required to be maintained by Ideabox shall be written as primary and non-contributory. Prior to the commencement of any work, Ideabox and each approved subcontractor shall furnish Silverton with Certificates of Insurance evidencing the above coverages and endorsements containing the following statement: "Thirty (30) days notice shall be given to the additional insured before material change in, or cancellation of, this policy shall be effective." Such certificates shall be delivered to Silverton, care of Risk Management Department, Mike Tosti. The consent of Silverton to the insurance and limits set forth above, as they may be changed by Silverton as provided below, shall not be considered as a limitation of Ideabox's or any subcontractor's liability relative to such work nor an agreement by Silverton to assume liability in excess of said amounts or for risks not insured against. Silverton RESERVES THE RIGHT TO CHANGE SUCH INSURANCE REQUIREMENTS FOR ANY REASON AT ANY TIME. The compliance or failure to comply, in whole or in part, with the insurance provisions contained in the Agreement shall in no way relieve Ideabox from its indemnity obligations hereunder or under the Agreement. Notwithstanding any other remedy available to Silverton at law or in equity, Silverton shall be entitled to

terminate the Agreement immediately in the event Ideabox fails to obtain or maintain the insurance required herein or fails at any time to provide a valid Certificate of Insurance at the inception of the first of the Agreement and prior to the expiration of any previously provided certificate of insurance.

4. **Indemnification.** Each Party, at its sole cost, shall indemnify, defend and hold the other Party (including, without limitation, its officers, directors, employees, and agents) harmless for, from and against any and all losses, expenses, costs, liabilities, damages, claims, suits, and demands, arising from or attributable to the acts or omissions of such Party (including, without limitation, intellectual property, trade secret, trademark, copyright, or patent infringement claims). Neither Party shall be entitled to recover damages in the nature of lost profits, except in the event of gross negligence or willful misconduct, even if such damages are foreseeable or if the breaching Party has constructive knowledge of the possibility of such damages.

5. **Choice of Law.** Any term or provision of the Agreement which now or hereafter is declared contrary to any law, order, ordinance, requirement, ruling or regulation of any governmental authority, whether federal, state or local, whether now in force or enacted or promulgated in the future, or which is otherwise invalid, shall be deemed stricken from the Agreement without impairing the validity of the remainder of the Agreement. Any choice of law, choice of or consent to jurisdiction or choice of or consent to jurisdiction or venue provision contained in the Agreement is hereby deleted in its entirety. The Agreement and this Addendum shall be governed by and construed in accordance with the law of the State of Nevada without regard to its conflicts of laws principles. All actions or proceedings arising out of or related to this Addendum or the Agreement shall be litigated in any local, state or federal court located in Clark County, Nevada. The Parties hereto consent to personal jurisdiction in any local, state or federal court located in Clark County, Nevada and hereby waive any objection to process based on personal jurisdiction.

6. **Independent Contractors.** The Parties to the Agreement are acting as independent contractors and independent employers. Nothing contained in the Agreement shall create or be construed as creating a partnership, joint venture or agency relationship between the Parties. Neither Party shall have the authority to bind the other Party in any respect.

7. **Compliance With Laws.** The Parties shall perform all of their respective obligations under the Agreement in compliance with all applicable federal, state and local laws, ordinances, rules, regulations, codes or orders including, without limitation, all environmental laws, data protection laws, privacy laws, data protection laws and labor laws and OSHA regulations (including, without limitation, 29 CFR '1910 et seq. and 29 CFR '1926 et seq.).

8. **Waiver.** Any failure by either Party at any time, to enforce or require the other Party's compliance with any of the terms and conditions of the Agreement shall not constitute a waiver of such terms and conditions in any way, or the right of the nondefaulting Party at any time to avail itself of any and all remedies it may have for any breach of said terms and conditions including, without limitation, any right to terminate the Agreement as specified herein. The remedies of the Parties provided for in the Agreement shall be cumulative with all other remedies that either Party may have against the other Party at law or in equity. Notwithstanding anything contained herein or in the Agreement to the contrary, Ideabox shall not be entitled to recover any indirect, special or consequential damages or any damages in the nature of lost profits.

9. **Counterparts; Facsimile; Electronic and Digital Signatures.** This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, and all such counterparts together shall constitute one and the same instrument and may be sufficiently evidenced by one counterpart. Each Party may rely upon the facsimile signature of the other. In addition, at all times while this Agreement is in force, each Party expressly agrees to the use and acceptance of signatures by digital and/or electronic means. In addition, each Party expressly agrees (except with respect to documents required to be signed in the presence of a third party or documents having an additional qualifying requirement in addition to the signature) that the use of a message which represents the document and is transformed by a digital signature, constitutes a sufficient signing of record. Subject to the foregoing restrictions, each Party further agrees that an electronic and/or digital signature will be accorded the full legal force and effect of a handwritten signature under Nevada law. Execution of this Agreement at different times and places by the Parties shall not affect the validity hereof.

10. **Partial Invalidity.** In the event that any portion of the Agreement or this Addendum are deemed by a court of competent jurisdiction to be unenforceable in whole or in part, said provision shall be limited or curtailed to the extent necessary to bring it within the requirement of present or future law, and this Addendum and the Agreement shall be construed as if said provision had been incorporated herein as so limited, or as if said provision has not been included herein, as the case may be.

11. **Waiver.** None of the terms of this Addendum or the Agreement, including this section, or any term, right, or remedy herein shall be deemed waived unless such waiver is in writing and signed by the Party to be charged therewith. No written waiver shall excuse the performance of any act other than as specifically referenced therein, and no waiver shall be deemed or construed to be a waiver of such terms or conditions for the future or any subsequent breach thereof.

12. **Notices.** Any notices required or permitted to be given pursuant to this Addendum or the Agreement shall be in writing and sent by certified, postage prepaid, return receipt requested. Notice shall be deemed to be given upon the date three (3) days after such notice is deposited in the mail. Notices may also be delivered by courier or by facsimile transmission and shall be deemed to be delivered when received by the Party to whom such notice is directed. All notices to Silverton should be directed to: Kirk Goding, Vice President of IT, 3333 Blue Diamond Rd., Las Vegas, NV 89139.

13. **Prohibition on Advertising and Press Releases.** Except with the prior written consent of Silverton, which may be withheld in its sole judgment, Ideabox acknowledges that it shall not advertise, publish or otherwise disclose in any press release or other form of distribution: (i) its association with the Silverton; or (ii) any aspects of the Agreement or this Addendum.

14. **Representation by Counsel - Mutual Negotiation.** Each party has had the opportunity to be represented by counsel of its choice in negotiating this Addendum and the Agreement. This Addendum and the Agreement shall therefore be deemed to have been negotiated and prepared at the joint request, direction, and construction of the Parties, at arm's length, with the advice and

participation of counsel, and will be interpreted in accordance with its terms without favor to any Party. The Parties hereto and their respective counsel have reviewed this Addendum and the Agreement, and the normal rule of construction to the effect that any ambiguities in this Addendum and the Agreement are to be resolved against the drafting Party are not to be employed in the interpretation of this Addendum and the Agreement.

15. **Force Majeure.** Neither Party shall be liable for failure to perform or delay in performing any obligation under this Addendum or the Agreement if the failure or delay is caused by any circumstances beyond its reasonable control, including, but not limited to, acts of God, war, civil commotion or industrial dispute ("Force Majeure"). If such delay or failure continues for at least sixty (60) days, the Party not subject to the Force Majeure shall be entitled to terminate this Addendum or the Agreement by notice in writing to the other.

16. **Conflicts.** In the event of conflicts between provisions of the Agreement and provisions of this Addendum, this Addendum shall control.

17. **Full Force and Effect.** Except as specifically modified herein, the Agreement shall remain in full force and effect.

Each person signing below represents that he or she has read this Addendum in its entirety, understands its terms, is duly authorized to execute this Addendum on behalf of the Party indicated below by his or her name, and agrees on behalf of such Party that such Party will be bound by those terms.

IN WITNESS WHEREOF, the Parties have executed this Addendum as of the day and year first mentioned above.

Silverton Casino, LLC, a Nevada limited liability company, by:
Majestic Nevada, Inc., a Nevada Corporation, its Managing
Member

By: 

Name: Craig D. Cavilleer

Title: Vice President

Date: June 20, 2011

Ideabox Media Group, Inc.

By: 

Name: Mark A. Day

Title: President

Date: June 15, 2011



CONTRACT COVER SHEET



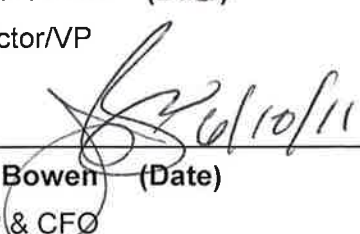

Department	Marketing/IT	6/1/2011
		Date
Vendor	IdeaBox Media Group, Inc	
Contact person	Mark Day	New Contract <input checked="" type="checkbox"/>
Phone No.	702-332-3156	
Address	8820 W Russell Road Suite #150	Renewal of Contract <input type="checkbox"/>
City, State & Zip	Las Vegas, NV 89148	
Contract Description	For a digital audio system Equipment, installation, training Support for three years + content	Insurance Certificates on file YES or NO
Payment Terms		Automatic Renewal YES or NO
Contract Start Date		Cancellation
Contract End Date	Poor	Contract Amount
Length of Contract	Three years warranty	Contract Number

Comments

Need Insurance Certs - as per addendum

ATTACHMENT

Approvals:

 6-1-11	 6-1-11
Department (Date)	Ron Harris (Date)
Director/VP	Director of Process Management
 6/10/11	
Jim Bowen (Date)	Craig Cavileer (Date)
SVP & CFO	President

Date Received
Date Signed
Date sent to Vendor
Date Received from Vendor

Signatures to be Signed in This Order:

1st - Department Director, 2nd - Ron Harris, 3rd - Jim Bowen, Final Signature - Craig Cavileer