## MINNESOTA LAWFUL GAMBLING LG215 Lease for Lawful Gambling Activity

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LEASE INFORMATION							
Organization:	License/Site Number:	Daytime Phone:					
Duluth Softball Players Assn	02794	218-310-4553					
Address:	City:	State: Zip:					
PO Box 7061	Duluth	uth MN 55807					
of Leased Premises: Street Address:							
Spurs On First							
City:	State: Zip: Daytime Phone:						
Duuth	MN 55802	218-590-6337					
Name of Legal Owner:	Business/Street Address:						
JMBFF, LLC	109 W 1st St						
City: Duluth	State: Zip: MN 55802	Daytime Phone:					
Name of Lessor (if same as legal owner, write "SAME"):	MN 55802 Address:	651-246-4608					
SAME							
City:	State: Zip:	Daytime Phone:					
Check applicable item:          Image: New or amended lease.       Effective date: <u>4-1-23</u> of the change.       New owner.         Image: New owner.       Effective date:	ew lease <b>within</b> ten days afte	r new lessor assumes ownership.					
CHECK ALL ACTIVITY THAT WILL BE CONDUCTED (no lease required for raffles)							
✔ Pull-Tabs (paper)	✓ Electronic Pull-Tabs						
✓ Pull-Tabs (paper) with dispensing device	Electronic Linked Bingo						
	Electronic games may only be conducted:						
Tipboards		or the on-sale of intoxicating liquor					
	or the on-sale of 3.2% m 2. at a premises where bind	go is conducted as the primary					
Paddlewheel Paddlewheel with table	business and has a seati	business and has a seating capacity of at least 100.					
PULL-TAB, TIPBOARD, AND PADDLEWHEEL RENT (separate rent for booth and bar ops)							
<b>BOOTH OPERATION</b> : Some or all sales of gambling equipment are conducted by an employee/volunteer of a licensed organization at the leased premises.							
<ul> <li>ALL GAMES, including electronic games: Monthly rent to be paid:%, not to exceed 10% of gross profits for that month.</li> <li>Total rent paid from all organizations for only booth operations at the leased premises may not exceed \$1,750.</li> <li>The rent cap does not include BAR OPERATION rent for electronic games conducted by the lessor.</li> </ul>							
BAR OPERATION: All sales of gambling equipment conducted by the lessor or lessor's employee.							
<b>ELECTRONIC GAMES</b> : Monthly rent to be paid: <u>15</u> %, not to exceed <b>15%</b> of the gross profits for that month from electronic pull-tab							
games and electronic linked bingo games.							
ALL OTHER GAMES: Monthly rent to be paid: 20%, not to exceed 20% of gross profits from all other forms of lawful gambling.							
<ul> <li>If any booth sales conducted by a licensed organization at the premises, rent may not exceed 10% of gross profits for that month and is subject to booth operation \$1,750 cap.</li> </ul>							
BINGO RENT (for leased premises where bingo is t	he primary business con	ducted such as hingo hall)					
	ne prindry business con	ducted, such as bingo hair)					
<ul> <li>Bingo rent is limited to one of the following:</li> <li>Rent to be paid:%, not to exceed 10% of the monthly gross profit from all lawful gambling activities held during bingo</li> </ul>							
occasions, excluding bar bingo.							
<ul> <li>OR -</li> <li>Rate to be paid: \$ per square foot, not to exceed 110% of a comparable cost per square foot for leased space, as</li> </ul>							
approved by the director of the Gambling Control Board. The lessor must attach documentation, verified by the organization, to							
confirm the comparable rate and all applicable costs to be paid by the organization to the lessor. $\Rightarrow$ Rent may not be paid for bar bingo.							
$\Rightarrow$ Bar bingo does not include bingo games linked to other permitted premises.							
LEASE TERMINATION CLAUSE (must be completed)							
The lease may be terminated by either party with a written 30							
The lease may be terminated by entire party with a written	_ day notice. Other terms:						

## LG215 Lease for Lawful Gambling Activity

**Lease Term**: The term of this agreement will be concurrent with the premises permit issued by the Gambling Control Board (Board).

**Management**: The owner of the premises or the lessor will not manage the conduct of lawful gambling at the premises. The organization may not conduct any activity on behalf of the lessor on the leased premises.

**Participation as Players Prohibited**: The lessor will not participate directly or indirectly as a player in any lawful gambling conducted on the premises. The lessor's immediate family and any agents or gambling employees of the lessor will not participate as players in the conduct of lawful gambling on the premises, except as authorized by Minnesota Statutes, Section 349.181.

**Illegal Gambling**: The lessor is aware of the prohibition against illegal gambling in Minnesota Statutes 609.75, and the penalties for illegal gambling violations in Minnesota Rules 7865.0220, Subpart 3. In addition, the Board may authorize the organization to withhold rent for a period of up to 90 days if the Board determines that illegal gambling occurred on the premises or that the lessor or its employees participated in the illegal gambling or knew of the gambling and did not take prompt action to stop the gambling. Continued tenancy of the organization is authorized without payment of rent during the time period determined by the Board for violations of this provision, as authorized by Minnesota Statutes, Section 349.18, Subd. 1(a).

To the best of the lessor's knowledge, the lessor affirms that any and all games or devices located on the premises are not being used, and are not capable of being used, in a manner that violates the prohibitions against illegal gambling in Minnesota Statutes, Section 609.75.

Notwithstanding Minnesota Rules 7865.0220, Subpart 3, an organization must continue making rent payments under the terms of this lease, if the organization or its agents are found to be solely responsible for any illegal gambling, conducted at this site, that is prohibited by Minnesota Rules 7861.0260, Subpart 1, item H, or Minnesota Statutes, Section 609.75, unless the organization's agents responsible for the illegal gambling activity are also agents or employees of the lessor.

The lessor must not modify or terminate the lease in whole or in part because the organization reported, to a state or local law enforcement authority or to the Board, the conduct of illegal gambling activity at this site in which the organization did not participate.

## ACKNOWLEDGMENT OF LEASE TERMS

**Other Prohibitions**: The lessor will not impose restrictions on the organization with respect to providers (distributor or linked bingo game provider) of gambling-related equipment and services or in the use of net profits for lawful purposes.

The lessor, the lessor's immediate family, any person residing in the same residence as the lessor, and any agents or employees of the lessor will not require the organization to perform any action that would violate statute or rule. The lessor must not modify or terminate this lease in whole or in part due to the lessor's violation of this provision. If there is a dispute as to whether a violation occurred, the lease will remain in effect pending a final determination by the Compliance Review Group (CRG) of the Board. The lessor agrees to arbitration when a violation of this provision is alleged. The arbitrator shall be the CRG.

Access to Permitted Premises: Consent is given to the Board and its agents, the commissioners of revenue and public safety and their agents, and law enforcement personnel to enter and inspect the permitted premises at any reasonable time during the business hours of the lessor. The organization has access to the premises during any time reasonable and when necessary for the conduct of lawful gambling.

**Lessor Records**: The lessor must maintain a record of all money received from the organization, and make the record available to the Board and its agents, and the commissioners of revenue and public safety and their agents upon demand. The record must be maintained for 3-1/2 years.

**Rent All-Inclusive**: Amounts paid as rent by the organization to the lessor are all-inclusive. No other services or expenses provided or contracted by the lessor may be paid by the organization, including but not limited to:

- trash removal
- electricity, heat
- snow removal
- storage
  - janitorial and cleaning services
  - other utilities or services
  - lawn services
  - security, security monitoring
  - cost of any communication network or service required to conduct electronic pull-tabs games or electronic bingo
  - in the case of bar operations, cash shortages.

Any other expenditures made by an organization that is related to a leased premises must be approved by the director of the Board. Rent payments may not be made to an individual.

I affirm that this lease is the total and only a	greement between t	he lessor and the	e organization, and	that all obligat	ions and
agreements are contained in or attached to t	his lease and are sub	oject to the appr	oval of the director	of the Gampiir	ig Control Board.
Other terms of the lease:					
	Data	Signature of O	ganization Official	(105500);	Date:
Signature of Lessor	Date:	Isignature of Of	yanization Official (	(Lessee).	Date.
FONDERUN	2/14/23	IIM	Ma		2-13-2-
Drint Name and Title of Lesser:		Pent Name and	Title of Lessee:		
Print Name and Title of Lessor	NON	Frine Name and	THE OF LESSEE.		
Made line Peterson o	anna	Rick M	Arthor 1	Convelling	A Lucion
	vorer	INCA M	continue (	PAMOLING	1 MUNAGET
Questions? Contact the Licensing Section, Gambling Control Board, at		Mail or fax lease		tral Roard	
651-539-1900. This publication will be made available in alternative format (i.e.			a Gambling Con	Suite 300 South	
large print, braille) upon request. <b>Data privacy notice:</b> The information requested on this form and any attachments will become public information when received by			MN 55113	Suite 500 South	
the Board, and will be used to determine your compliance with Minnesota statutes		Fax: 651-639-			
and rules governing lawful gambling activities.					