BEFORE THE OHIO CASINO CONTROL COMMISSION
STATE OF OHIO

IN THE MATTER OF:         :           :
Sue Ellen Longo          : CASE NO. 2012-0062
Application for Key Employee

SETTLEMENT AGREEMENT

This Settlement Agreement ("Agreement") is made by and between Sue Ellen Longo ("Longo"), and the Ohio Casino Control Commission ("Commission"), for the purpose of resolving Commission Case No. 2012-0062 and the issues regarding Longo's Key Employee License Application. Together, the Commission and Longo are referred to hereinafter as "the parties."

WHEREAS, the Commission is responsible for the administration and enforcement of Ohio Revised Code Chapter 3772 ("R.C. 3772") and the Ohio Administrative Code rules adopted thereunder, which regulate the conduct of casino gaming in the State of Ohio;

WHEREAS, Longo submitted an application to the Commission for licensure as a Key Employee pursuant to the requirements of R.C. 3772;

WHEREAS, on or about March 22, 2012, Longo misrepresented to her employer, Hollywood Casino Toledo ("Hollywood Toledo"), that her husband, Mark Ikeobi, who was a casino gaming employee licensee employed by the Hollywood Toledo, was sick and would not be coming to work. In fact, Mr. Ikeobi was not sick, and had been arrested on weapons charges in violation of R.C. 2923.12. Longo did not disclose Mr. Ikeobi's arrest to the Hollywood Toledo until several weeks later;

WHEREAS, as a result of Longo's conduct described above, on May 22, 2012 the Commission issued a Notice of Intent to Deny Longo's Key Employee License Application pursuant to R.C. 119.07 and R.C. 3772; and

WHEREAS, Longo requested an administrative hearing of the intent to deny pursuant to R.C. 119 et. seq. and R.C. 3772 and the administrative rules adopted thereunder.

NOW THEREFORE, in consideration of the mutual promises expressed, and with intent to be legally bound, the parties AGREE as follows:

1. Longo will withdraw her request for hearing, originally scheduled on July 19, 2012;
2. Pursuant to this Agreement, Longo’s application for a Key Employee License is ADMINISTRATIVELY CLOSED. Accordingly, the Commission makes no specific finding on Ms. Longo’s suitability for licensure pursuant to her Key Employee License Application;

3. Longo agrees to and makes the following factual admissions:

On or about March 22, 2012, Longo misrepresented to her employer, Hollywood Casino Toledo (“Hollywood Toledo”), that her husband, Mark Ikeobi, who was a casino gaming employee licensee employed by the Hollywood Toledo, was sick and would not be coming to work. In fact, Mr. Ikeobi was not sick, and had been arrested on weapons charges in violation of R.C. 2923.12. Longo did not disclose Mr. Ikeobi’s arrest to the Hollywood Toledo until several weeks later.

4. Longo may return to work at the Hollywood Toledo as a Group Sales Manager, as that position is detailed in Exhibit A of this Agreement on or after August 1, 2012, and must remain in this unlicensed position, or another unlicensed position approved by the Commission in writing, until the Commission grants Longo a plenary license;

5. Longo may submit a De Novo Application for a Key Employee License on or after Monday, February 25, 2013;

6. Longo agrees to submit this Agreement to any Gaming Regulator of any other gaming jurisdiction in which she is currently licensed and Longo also agrees to submit this Agreement to any Gaming Regulator of any other gaming jurisdiction in the event that she were to apply for a new gaming license outside Ohio.

7. The Commission agrees that the factual admissions contained in paragraph 3 of this Agreement by itself will not be a basis for denial upon reapplication. The Commission makes no further statement or representations with respect to the factual admissions referenced herein or Ms. Longo’s suitability upon reapplication;

8. Longo agrees to fully and truthfully abide by the requirements of R.C. 3772 and any rules adopted thereunder, regarding application for, requirements under, and restrictions on Key Employee licenses in the State of Ohio;

9. Any violation or non-compliance of this Agreement, R.C. 3772 or any administrative rule adopted thereunder shall be prima facie evidence of Longo’s unsuitability for any license issued under R.C. 3772;

10. This Agreement is effective for three years from the date signed or until the Commission grants Longo a plenary license under R.C. 3772, whichever is sooner;

11. Except as set forth in paragraph 7 of this Agreement, nothing precludes the Commission from investigating Longo for violations or non-compliance with R.C. 3772 and
the administrative rules adopted thereunder or limit the Commission's future exercise of authority and discretion with respect to imposing additional conditions or taking further action upon Longo under R.C. 3772 and the administrative rules adopted thereunder;

12. This Agreement is binding upon the parties, any and all successors, assigns, subsidiaries, agents, employees, or representatives of the parties or any other affiliates.

13. The parties have read and understand this Agreement and have entered into same knowingly, voluntarily, and with the opportunity to gain advice of counsel;

14. This Agreement is entered into by both parties and may be executed in counterparts or facsimiles, each of which shall be deemed an original, but all of which shall constitute one and the same instrument. It shall be considered binding and effective upon the date of the last signature of all requisite parties and individuals.

15. This Agreement shall be governed by Ohio law. Any claim or dispute arising from this Agreement shall be adjudicated in Franklin County, Ohio.

IN WITNESS WHEREOF, the parties to this SETTLEMENT AGREEMENT have either executed it or caused it to be executed by their duly authorized representatives:

Accepted by:

[Signed]
Sue Ellen Longo

[Signature]
Counsel for Sue Ellen Longo

[Signature]
The Ohio Casino Control Commission
By: John Davidson, Chairman

[Date]
July 30, 2012

[Date]
July 30, 2012

[Date]
July 31, 2012