



STANDARD FORM OF AGREEMENT FOR GAMING CONSULTANTS

This Agreement is entered into by and between _____
(Organization) with an address of _____,
a charitable organization as defined by RSA 287-E:1, V licensed to conduct Bingo events and sell
Lucky 7 tickets pursuant to RSA 287-E:5 and RSA A 287-E:20 respectively, and
_____ (Consultant) with an address
of _____, a Gaming Consultant
licensed to provide consulting services pursuant to RSA 287-E:7, II(b).

Organization hereby contracts with Consultant to provide the following consulting services for
Bingo/Lucky 7 events. Pursuant to this Agreement, the Parties' respective obligations are as
follows:

Consultant agrees to the following:

- 1.) Consultant will hold a valid Gaming Consultant License issued by the New Hampshire Lottery
Commission at the time of all game dates.
- 2.) Provide gaming services in accordance with RSA 287-E, Lot 7000 and/or Lot 7100 as
applicable, and this written agreement.
- 3.) Consultant will comply with all other applicable laws and regulations relative to the conduct
of a Bingo event and the sale of Lucky 7 tickets.
- 4.) Maintain all records for a period of 2 years.

Organization agrees to the following:

- 1.) Organization must hold valid Bingo and Lucky 7 Licenses issued by the New Hampshire
Lottery Commission at the time of all game dates.
- 2.) Organization must comply with all applicable laws and regulations and act in conformance
with their charitable purposes.

3.) Organization will provide the following Insurance (if applicable)

Consultant and Organization jointly agree to the following:

- 1.) The Agreement will be effective on _____ and will expire on _____.
- 2.) The Consultant may terminate this agreement for cause, with three (3) days written notice if:
 - a.) Organization fails to meet any of requirements necessary under this Agreement including holding a valid license;
 - b.) The Organization goes into bankruptcy, receivership, or insolvency;
 - c.) A fire, casualty, or other event beyond the control of the Consultant renders the facility unusable for the purposes of operating a Bingo event or selling Lucky 7 tickets.
- 3.) The Organization may terminate this agreement for cause, with three (3) days written notice, if:
 - a.) Consultant fails to meet any of requirements necessary under this Agreement including holding a valid license;
 - b.) The Consultant goes into bankruptcy, receivership, or insolvency;
 - c.) There is a material change to the premises that renders it unsuitable for conducting Bingo events or the sale of Lucky 7 tickets.
- 4.) Either party may terminate for any reason with 60 days written notice to the other party.

5.) Consultant hereby provides the following gaming related services pursuant to this agreement:

6.) The Parties hereby further agree as follows (additional terms that the Parties wish to add):

This document represents the entire agreement between the parties. No charge or fee of any kind that is not contained in this agreement shall be paid by the organization.

The Parties executed this Agreement as follows:

Organization

Signature:
Print Name and Title:

Date

Consultant

Signature:
Print Name and Title:

Date