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REGISTER OF DEEDS  
DOUGLAS COUNTY, NE



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**OMAHA SATELLITE LEASE AND OPERATING AGREEMENT**  
Office West Lounge

LESSEE: Big Red Lottery Services Ltd.  
LESSOR: 1266 Inc.  
Address: 1266 S. 119<sup>th</sup> Court

**Legal Description:**

An undivided one-half interest in a part of Lots One (1) and Three (3), Pacific Plaza Replat, A Replat of Part of Lot Ten (10), Pacific Plaza Addition, an Addition to the City of Omaha, Douglas County, Nebraska, more particularly described as follows: Commencing at the Northwest corner of said Lot One (1), Pacific Plaza Replat; thence South 00 degrees 33'23" West (assumed bearing), along the East right-of-way line of 120<sup>th</sup> Street, a distance of 208.50 feet, to the Point of Beginning; thence South 89 degrees 26'37" East, a distance of 208.00 feet; thence South 00 degrees 33'23" West, a distance of 78.27 feet; thence South 89 degrees 29'49" East, a distance of 243.87 feet to a point on the West right-of-way line of 119<sup>th</sup> Street; thence South 00 degrees 30'11" West, along said West right-of-way line of 119<sup>th</sup> Street, a distance of 67.57 feet; thence North 89 degrees 29'49" West, a distance of 268.88 feet to a point on the West line of said Lot Three (3), Pacific Plaza Replat; thence South 00 degrees 35'17" West, along said West line of Lot Three (3), Pacific Plaza Replat, a distance of 63.97 feet; thence South 89 degrees 55'58" West, a distance of 183.03 feet to a point on said East right-of-way line of 120<sup>th</sup> Street; thence North 00 degrees 33'23" East along said East right-of-way line of 120<sup>th</sup> Street a distance of 211.83 feet to the point of Beginning.

**Please return to:**  
William F. Harvey  
Erwin Harvey Professional Corporation Attorneys  
11248 John Galt Boulevard  
Omaha NE 68137  
402-339-7776  
wharvey@erwinharvey.com

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This Satellite Lease and Operating Agreement is between Omaha's Big Red Lottery Services Ltd., 11248 John Galt Boulevard, Omaha, NE 68137 and the undersigned "Satellite". In this Agreement: (i) "we", "us" and "our" means and refers to Omaha's Big Red Lottery Services Ltd.; (ii) "you" and "your" means and refers to the undersigned Satellite and any successor-in-interest to the business of the undersigned Satellite; (iii) "Premises" means the location specified below and any new location to which your business is moved or expanded; (iv) "Game" means the legal gambling activities contemplated by this Agreement; (v) "Equipment" means any computer(s), input terminal(s), display device(s) and other equipment that we place at the Premises; (vi) "Supplies" means tickets, bet slips and other items of personal property necessary to play the Game; (vii) "Weekly Handle" means the amount wagered on the Game at the Premises in any week, determined in accordance with the Game Rules; (viii) "Game Rules" means the Big Red Keno Satellite Manual and other rules we develop or implement from time to time for conduct of the Game, all of which are made a part of this Agreement; (ix) "Game Funds" means all proceeds of wagers, whether or not accepted in violation of this Agreement; (x) "Scheduled Expiration Date" means the last day that this Agreement may be effective, taking into account all possible Renewal Terms; (xi) "Community" means the City of Omaha and Douglas County as their interests may appear.

1. **Lease.** You hereby lease to us space within the Premises specified below. That space shall be as indicated on Attachment A or as mutually agreed and shall in any event be sufficient to allow play of the Game and placement of the Equipment in a manner that is convenient for your customers. You agree that we may enter the Premises at any time during your normal business hours for purposes of inspecting or repairing the Equipment, viewing the manner in which the Game is offered, reviewing Game records, conducting Game audits, or exercising our rights under Section 7.
2. **Compliance with Law.** You agree to: (a) obtain and maintain in effect during the term of this Agreement all necessary and applicable licenses, permits, and approvals (including, but not limited to, a federal wagering stamp, a sales outlet location license, and any necessary licenses for your staff); and (b) comply with all "Regulatory Requirements" which include, but are not limited to, all applicable laws, regulations, ordinances, resolutions, rules and rulings promulgated by any federal, state or local government or any court, agency, instrumentality or official, and specifically including, but not limited to, the lottery operator agreement or similar agreement between us and the Community, and related rules, agreements, memoranda of understanding, resolutions and actions, and the Nebraska County and City Lottery Act and regulations promulgated pursuant thereto, all as now existing or hereafter amended, adopted or replaced, and whether applicable to conducting the Game at the Premises, the operation of your business or otherwise.
3. **Rent.** We will pay you rent on the following basis (initial one): AA (a) 5% of Weekly Handle; or \_\_\_\_\_ (b) 5.25% of the first \$10,000 of Weekly Handle, 2.5% of any amount over \$10,000 of Weekly Handle. You may change your rental basis selection once during the term of this Agreement, on 15 days' prior written notice to us. We will pay rent at least twice each month on settlement dates we choose. We may withhold or offset rent against any amounts you owe us or our affiliates under this Agreement or otherwise. If there is a change in Regulatory Requirements or other change in circumstances that we consider to be adverse, we may decrease the amount of rent due hereunder upon 45 days' prior written notice to you.
4. **Staffing.** You agree to supervise and be responsible for the staffing necessary at the Premises for customers to play the Game, and to require your staff to comply with all Game Rules and Regulatory Requirements. Staff members who have not been trained or approved by us or who have not been appropriately licensed shall not be permitted to have any duties with respect to the Game.
5. **Your Obligations.** You agree to comply with and perform all of your obligations under the Game Rules and this Agreement. You agree to: (a) maintain (or reimburse us for) electrical power and phone lines (or other communications services designated by us); (b) operate your business and the Premises in a clean, safe, orderly, lawful and respectable manner and condition, with no adverse changes as compared to when you became a sales outlet location for the Game; (c) maintain current, complete and accurate records pertaining to your business and transactions related to the Game and give us and relevant government officials access thereto promptly on request; (d) maintain commercially reasonable insurance (including, at least, public liability insurance) naming us as an additional insured and provide us with certificates evidencing the same on request; (e) pay all applicable taxes pertaining to conduct of the Game at the Premises (including, but not limited to, federal, state and local excise and occupational taxes); (f) use your best efforts to detect and prevent cheating with respect to the Game and tampering with the Equipment and Supplies and immediately report the same or your reasonable suspicions related thereto to us; and (g) maintain the confidentiality of all materials and information that we provide to you and return the same to us upon termination of this Agreement. You represent and agree that you have and will maintain all third party approvals necessary for you to perform under this Agreement. You are to meet all of your obligations under this Agreement at your expense, except as expressly provided in this Agreement.
6. **Our Obligations.** So long as you comply with this Agreement, we agree that you may be a sales outlet location for the Game. We will, at our own expense: (a) maintain any necessary central computer for the Game; (b) provide you with Equipment and Supplies and such construction as we determine to be necessary for the installation of the Game at the Premises; (c) repair (and, if necessary, replace) defective Equipment and insure (or self-insure) the same; (d) train your staff in the operation of the Equipment; and (e) market the Game as we deem necessary (e.g., through on-Premises signs). We do not guarantee that operation of the Game or the Equipment will be uninterrupted or error-free. We will not be considered in default if our performance is prevented due to a cause beyond our control, including, but not limited to, computer and communications failures.
7. **Equipment.** All Equipment remains our property, shall not be considered fixtures and shall be returned to us immediately upon any termination or discontinuation pursuant to Sections 14 or 15. We may add to, remove, or alter all or any of the Equipment at any time. You agree to use due care to safeguard the Equipment and agree to notify us immediately if any of it is lost, stolen, damaged, or destroyed or appears to be malfunctioning. You agree to reimburse us for any losses sustained as a result of your failure to comply with the foregoing or the negligence or intentional misconduct of you or your staff or customers.
8. **Marketing and Protection of Marks.** You agree to prominently display the promotional and informational material we provide regarding the Game. You acknowledge that the name "Big Red Keno", the "Big Red" ball, and any other names, marks, slogans and similar materials that we may publish or distribute (the "Marks") are our property, whether or not registered, and you agree not to take any action to impair our ownership or the value thereof, or to bring the same into disrepute. You agree to obtain our prior written approval before you advertise or promote the Game or use the Marks.
9. **Conduct of the Game.** You agree to make the Game available to your customers during your normal business hours. You agree to use reasonable efforts to ensure that persons playing the Game on the Premises are limited to customers physically present on the Premises. Except in the case of tickets written for 21 or more consecutive games, you shall require customers to redeem all winning tickets immediately after the last game to which they relate and before the calling of the next game. You shall redeem all winning tickets in the presence of all customers having purchased tickets at the Premises for the games to which such tickets relate, and you shall not permit customers to purchase tickets, leave the Premises and return later for redemption. In the case of tickets written for 21 or more consecutive games, you may permit delayed redemption in accordance with the Game Rules.
10. **Game Funds.** You shall require all wagers on the Game to be paid in cash (valid U.S. currency) at the time they are made. If you cash checks for customers, you shall do so separately and at your own risk and shall not accept checks in our name. All Game Funds are our sole and exclusive property. You agree to: (a) hold Game Funds in trust for us; (b) keep Game Funds separate from your funds; and (c) prevent any of your creditors or other third parties from seizing or otherwise enforcing any lien, claim or other interest in Game Funds. All Game Funds, less prizes paid by you in accordance with the Game Rules, shall be deposited no later than noon of the first banking day after receipt into a separate bank account that we have approved. If the bank account is other than our account, we are hereby authorized to transfer the balance of that account to our account on a daily basis and you agree to sign a funds transfer agreement to permit the same. We are entitled to immediate payment of any deposit of Game Funds not made when due or for any non-cash wager proceeds that you accept. Interest shall accrue thereon at the lesser of 24% per annum or the highest lawful rate until paid.
11. **Term.** This Agreement shall be effective through May 14, 2006 and shall thereafter be automatically renewed for up to three additional consecutive renewal terms of five years each (each a "Renewal Term") unless we have given you written notice of non-renewal of this Agreement any time before the commencement of the next Renewal Term. Sections 5(c), 5(e), 5(g), 12, 13, and 16 shall survive any termination of this Agreement.

**SUBJECT TO TERMS ON REVERSE**

12. Expanded Gambling. If additional gambling activities are legalized in the future and you wish to offer those activities at the Premises, we agree to use our best efforts to make those activities available to you on mutually agreed terms. If we are unable to do so for any reason within six months after your written request for such legal gambling activities, you may discontinue your obligation to staff the Game in accordance with Section 14. In return for the foregoing and our other obligations herein, and in view of our significant capital investment in reliance hereon, you agree not to permit anyone other than us to offer, supply or install gambling activities (other than paper pickle cards as allowed by the Nebraska Pickle Card Lottery Act on the date this Agreement is signed by us) at the Premises under any circumstances before the Scheduled Expiration Date of this Agreement.

13. Indemnity. You agree to indemnify, defend and hold us, the Community, and our and their respective employees and agents, harmless from and against any and all losses, costs, expenses (including reasonable attorneys' fees) and damages arising out of or related to: (a) your breach of this Agreement; or (b) any third party claim based on your, your staff's, or your customers' acts or omissions; or (c) the conduct of your business or the condition of the Premises or any adjoining areas (including parking areas). We will not, however, be entitled to such indemnity if the sole proximate cause of proven damages was our own negligence or willful misconduct.

14. Your Right to Terminate or Discontinue. You may terminate this Agreement early if we materially default hereunder, and fail to cure our default within 30 days after receipt of written notice from you, specifying our default to be corrected. You may discontinue your responsibility to staff the Game: (a) if we propose a rent reduction pursuant to Section 3 and you give us written notice that you reject the same within 15 days after your receipt thereof; (b) if you determine, reasonably and in good faith, that continued staffing would be unprofitable; or (c) if we are unable to provide you, under Section 12, with additional gambling activities that you desire. Discontinuation of staffing shall not terminate this Agreement. We may, but are not required to, staff the Game at the Premises if you discontinue staffing. In such event, we may deduct the cost thereof from the rent due. If you discontinue staffing, any recommencement thereof by you will be subject to approval by us and applicable government authorities. Your right to terminate this Agreement or discontinue staffing under this Section is your exclusive remedy for our breach of this Agreement, and is in lieu of any other rights and remedies which you may have at law or equity.

15. Our Right to Terminate or Discontinue. We may terminate this Agreement early or discontinue our responsibilities under Section 6 without causing a termination hereof if: (a) you or your staff fail to comply with Section 2 or Section 10 in any respect, or your license to act as a sales outlet location is denied or revoked; (b) you otherwise materially default hereunder, and fail to cure the same within 30 days after receipt of written notice from us; (c) you discontinue staffing for any reason; (d) a material adverse change occurs in your business, financial or other condition, in our good faith determination; (e) there is a change in ownership of your business or you transfer your interest in, or discontinue business at, the Premises; or (f) we determine in good faith that a change in Regulatory Requirements will make continuation of our responsibilities hereunder impractical or unprofitable.

16. Remedies. If we terminate this Agreement early or exercise our right to discontinue our obligations in accordance with Section 15, we will be entitled to recover our damages, in addition to our other rights and remedies at law and in equity. Our damages are deemed to be no less than the product of: (i) the number of weeks remaining until the Scheduled Expiration Date; multiplied by (ii) eight percent (8%) of your average Weekly Handle (averaged for the period beginning with commencement of the Game at the Premises and ending 12 months before the event giving rise to such termination or discontinuance; if the Game at the Premises continued for less than 15 months, we will use the average for the first half of such period). We will not, however, be entitled to damages if our termination or discontinuance was based solely on: (A) Section 15(f); or (B) Section 15(c) or 15(e) provided that you otherwise continue to comply with the terms of this Agreement until the Scheduled Expiration Date (including, but not limited to, your obligation not to permit additional gambling activities under Section 12, even in circumstances where we are unable to provide you with the additional gambling activities that you desire). You further agree that we shall be entitled to specific performance and/or injunctive relief to enforce the terms hereof, including, but not limited to, injunctive relief against third parties with respect to violations pertaining to Section 12. As security for your performance of Section 12 and payment of our damages occasioned thereby, you hereby grant us a security interest in and assign to us any rents or other payments due under any lease or other agreement and any other revenues to which you may be entitled with respect to other gambling activities on the Premises and you also hereby grant us a power of attorney to sign and file on your behalf any financing statement or other document related to such security interest.

17. Miscellaneous. This Agreement: (a) is a continuation of any prior existing lease we may have with regard to the Premises; (b) supersedes the terms of any and all such leases and is the exclusive statement of the agreement of the parties with respect to the subject matter hereof; (c) may not be amended except in writing executed by the parties; and (d) shall be interpreted and enforced in accordance with the laws of Nebraska. This Agreement binds the undersigned Satellite, the individual signing this Agreement, the Premises, any successor-in-interest to the business of the undersigned Satellite, and any new location to which your business is moved or expanded, through the Scheduled Expiration Date, unless terminated earlier as provided herein, and the provisions of this Agreement which survive termination continue to bind such persons and locations after termination. If any provision of this Agreement shall be unenforceable, the remaining provisions shall remain in effect. No waiver hereunder (whether by course of conduct or otherwise) shall be effective unless in writing and no waiver shall be considered a waiver of any other or further default. Our nonenforcement or waiver of any provision under any similar agreement(s) shall not be deemed a waiver of any provision under this Agreement. The parties intend their relationship under this Agreement to be that of independent contractors and not employees, agents, joint venturers, or partners; neither party shall have the power or authority to bind the other. Notices hereunder shall be given in writing by personal delivery or certified mail, addressed to the parties at the addresses set forth herein and shall be deemed given upon receipt.

Satellite Name: <u>1266 106 DBA OFFICE WEST LOUNGE</u>	<b>I have read and understand this Agreement (Front and Back) and am signing on behalf of myself and the Satellite named herein.</b> By: <u>[Signature]</u> Name: <u>GENE F. FISHER</u> Title: <u>OWNER</u>
Premises Address: <u>1266 SO 119<sup>th</sup> CT</u> <u>OMAHA, NE 68144</u> (Premises legal description attached as Attachment A)	
State of Nebraska, Co. of <u>DOUGLAS</u> ss: This instrument was acknowledged before me on <u>2/8/01</u>	
by <u>GENE F. FISHER</u> the <u>OWNER</u>	

of <u>1266106 dba OFFICE WEST LOUNGE</u>	Accepted: Big Red Lottery Services Ltd. by Big Red Lottery Services Inc. as Managing General Partner By: <u>[Signature]</u> Mark G. Munger, Vice President & C.O.O. Dated: <u>Feb 9, 2001</u>
a <u>NEBRASKA CORPORATION</u> , on behalf of the <u>CORPORATION</u>	

GENERAL NOTARY-State of Nebraska  
KEVIN A. VAIL  
My Comm. Exp. May 1, 2002

[Signature] Notary

GENERAL NOTARY-State of Nebraska  
KEVIN A. VAIL  
My Comm. Exp. May 1, 2002

**RENTAL ADJUSTMENT AND GAMING EXCLUSIVITY AGREEMENT**

This Agreement ("Agreement") is made between Big Red Lottery Services Ltd. and all affiliated companies and persons now or hereafter licensed to offer keno in Nebraska (collectively referred to herein as "Big Red") and the undersigned satellite and all affiliated companies and persons now or hereafter licensed to sell liquor for on-premises consumption in Nebraska (collectively referred to herein as "Satellite", whether or not doing business under the same name as Satellite).

In consideration of the mutual promises contained herein and other good and valuable consideration, receipt and sufficiency of which the parties acknowledge, the parties agree as follows:

In consideration for Satellite's promises herein, Big Red agrees to pay Satellite (and Satellite agrees to accept) rental for keno space in accordance with the following schedule, in lieu of any rental specified in any other agreement between the parties, effective immediately (provided that Brewsky's shall continue to supply staffing):

- 5% of all amounts wagered up to \$10,000 of Weekly Handle per location
- 6% of all amounts wagered over \$10,000 and up to \$15,000 of Weekly Handle per location
- 7% of all amounts wagered over \$15,000 of Weekly Handle per location

In consideration for Big Red's promises herein, Satellite agrees that Big Red will have the exclusive right to offer gambling (other than paper pickle cards dispensed as allowed under the Nebraska Pickle Card Lottery Act at the time this Agreement is signed) at any location with an on-premises liquor license opened or operated by Satellite in a community where Big Red is then authorized or can be authorized to offer such gambling. Satellite will not allow any other person or company to offer such gambling at any such location owned or operated by Satellite.

For purposes of this Agreement, "affiliated company or person" of a party to this Agreement means any present or future officer, director or owner (direct or indirect) of the party, or any present or future company or person having one or more officers, directors or owners (direct or indirect) in common with the party now or in the future. Other terms used but not defined herein have the meanings, if any, assigned in Big Red's standard Satellite Lease and Operating Agreement.

The parties agree to keep the terms of this Agreement strictly confidential, except for any required governmental disclosure. By signing below, the parties agree to bind themselves and all affiliated companies and persons.

I have read and understand this Agreement.

Satellite: 1266 INC. DBA OFFICE WEST on behalf of itself and all affiliated companies and persons licensed now or hereafter to sell liquor for on-premises consumption in Nebraska

By: Patricia Ferguson

Name: PATRICIA FERGUSON

Title: Secretary

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State of Nebraska, County of Lancaster) ss: This instrument was acknowledged before me on 1-23-03

by Patricia Ferguson the Secretary

of 1266 INC DBA OFFICE WEST

a Nebraska Corporation on behalf of the Corporation

State and Type of Organization Type of Organization

Accepted: Big Red Lottery Services Ltd. by Big Red Lottery Services Inc. as Managing General Partner on behalf of itself and all affiliated companies and persons licensed now or hereafter to offer keno or other gambling in Nebraska

By: [Signature]  
Mark G. Munger, Vice President & C.O.O.

Dated: January 23, 2003

Katrina Coffey, Notary

