GENERAL INFORMATION:
Liquor and Gaming licenses are privileged licenses that require the applicant to submit a liquor license application packet and/or gaming license application packet. The licensing process will include a criminal background investigation conducted by the Las Vegas Metropolitan Police Department of all owners with 10% or more ownership interest in the business and a financial suitability investigation conducted by the Department of Business License to verify the source of funding for the liquor establishment. In addition, applicants for gaming licenses must obtain a gaming license from the Nevada Gaming Control Board prior to the issuance of a Clark County gaming license. Upon completion of the financial suitability investigation, the Department may issue a temporary license to allow the business to operate pending completion of the criminal background investigation(s). For additional information, please call the Department of Business License Liquor and Gaming Help Line at (702) 455-4125.

Gaming licenses are categorized within the North American Industry Classification System (NAICS) as follows:

**NAICS CODE: 713290 (Slot Route Operators)**
A gaming slot operator is a business that operates, leases, rents, places or installs slot machines or other mobile gaming machines for a fixed amount or percentage, or other consideration, on premises that are owned or operated by another person, business, or entity.

**CLASS A SLOT MACHINE LICENSE**
This license permits the operation of fifteen (15) or fewer slot machines incidental to the primary business at the following establishments:

**NAICS CODE: 722410 (Drinking Places-Taverns)**
All taverns making application for a Class A slot machine license after December 22, 2010, shall be required to provide the following: (a) at least two thousand five hundred square feet of area open and available for use by patrons; (b) a bar as defined in Chapter 8.20 of this code, in which are embedded at least eight of the slot machines on location in the premises (if a location has fewer than eight slot machines, all shall be integrated); and (c) a tavern restaurant, as defined by this code. Any tavern which has been granted a Class A slot machine license based on an application filed with Clark County prior to December 22, 2010, and which is not in full compliance with this code section must, in order to continue to be licensed for a Class A slot machine license based on an application filed with Clark County prior to December 22, 2010, and which is not in full compliance with this code section must, in order to continue to be licensed for a Class A slot machine license, come into compliance with the requirement to have a bar as defined by Chapter 8.20 of this code in which at least eight slot machines are integrated upon the earlier of (i) a change of ownership of such business or upon the transfer of fifty percent or more of the stock or other ownership interest in the entity owning such business, or (ii) April 22, 2013. Any tavern granted a gaming license prior to December 22, 1990 existing at the same location shall be exempt from the requirement to have a bar as defined by Chapter 8.20 of this code in which at least eight slot machines are integrated. Taverns for which an application for a Class A slot machine license was filed with Clark County prior to December 22, 2010, shall be exempt from the requirements to provide (i) two thousand five hundred square feet of area open and available for use by patrons and (ii) a tavern restaurant, provided that the location does not remain without a nonconforming license for a period of eighteen consecutive months. All taverns which qualify for an exemption from the requirements to provide (i) two thousand five hundred square feet of area open and available for use by patrons and (ii) a tavern restaurant, and those which may have been granted a tavern license and a Class B slot machine license as of June 1, 1981, may, upon a change of ownership, continue to be licensed for nonconforming tavern operations if the new owners are found suitable.

**NAICS CODE: 445300 (Package Liquor Store)**
Liquor stores must have at least 1,200 square feet devoted exclusively to the sale of liquor and related items including magazines, newspapers, tobacco products and snack foods. Minors are not permitted in liquor stores.

**NAICS CODE: 445110 (Grocery Store)**
Grocery stores must have over 6,000 square feet devoted to the display of food and merchandise.
NAICS CODE: 445120 (Convenience Store)
Convenience stores must have at least 1,200 square feet, but not more than 6,000 square feet devoted to the display of food and merchandise and at least one public restroom.

NAICS CODE: 446110 (Drug Store/Pharmacy)
"Drug store" means the business of apothecary or druggist or pharmacy where drugs or medicines are compounded or dispensed by state-licensed pharmacists and may include grill and fountain services and retail sales of sundries such as stationery, magazines and cosmetic and health items.

NAICS CODE: 713998 (Billiard/Pool Hall)
Any business providing a place to engage in the sport of billiards, pool, snooker, or similar games.

NAICS CODE: 453220 (Gift Store)
"Gift store" means a retail store located in an H-1 or H-2 zoning district which sells souvenirs, magazines, candy and gifts primarily to tourists. A gift store must maintain at least fifty-one percent of its retail floor space dedicated to the sale of souvenirs, magazines, candy and gifts not otherwise definable as groceries.

Class A Slot Machine License Limited to not more than five (5) slot machines:
NAICS CODE: 722511 (Food Services-Full Service Restaurants with Full Service Bar or Lounge).
Supper clubs must have seating for at least fifty (50) and must maintain food sales at least 50% of the gross sales as compared to the sale of liquor.

UNRESTRICTED LIVE GAME LICENSE
This license permits the operation of an unrestricted number of live games and is limited to resort hotels.

LOCATIONS REQUIRING PUBLIC HEARING TO WAIVE DISTANCE RESTRICTIONS:
1. Establishments located within a fifteen hundred foot radius of churches, entries to school property and the outside edge of children's public playgrounds;
2. Premises located within a one-thousand-five-hundred-foot radius of a military or naval reservation camp;
3. Premises located in a place where gaming is contrary to a valid county zoning ordinance, unless the premises qualifies for a nonconforming use under applicable zoning law;
4. Premises difficult to police;
5. Premises located within a two hundred fifty foot radius of adult-oriented businesses as defined in Title 30.
6. Premises which would or may tend to create a public nuisance.

UNSUITABLE LOCATIONS FOR GAMING LICENSES:
The following locations are deemed unsuitable for gaming licenses:
Laundromats
Movie theatres and professional offices
Restaurants
Fast food establishments
Retail stores except grocery stores, gift stores, drugstores, package liquor stores, billiard parlors, & convenience stores