

GNCC CAPITAL, INC.

SUPPLEMENTAL INFORMATION RESIGNATION OF PETER VOSS AS COMPANY'S CHIEF EXECUTIVE OFFICER

JUNE 22, 2015

RESIGNATION OF PETER VOSS AS COMPANY'S CHIEF EXECUTIVE OFFICER:

Effective immediately, the Company confirms the resignation of Mr. Peter Voss as the Company's Chief Executive Officer. Mr. Voss is not and was never appointed to the Company's Board of Directors so no additional filings are required in respect of his resignation.

The resignation of Mr. Voss was mutually agreed upon with the Company's Board of Directors and was very amicable. The reason for Mr. Voss's resignation was pursuant to the Company's mutually agreed upon decision with the vendors of Gold Coast Gaming Corp. ("Gold Coast") to retrospectively cancel the agreed purchase of Gold Coast. Mr. Voss's appointment at that time was solely based upon the Company's acquisition of Gold Coast.

The Company's Directors elected to allow Mr. Voss to retain the amount of 20,000 (Twenty thousand) shares of the Company's Series F Convertible Preferred Stock.

An amount of 101,000 (One hundred and one thousand) shares of the Company's Series F Convertible Preferred Stock were issued to Mr. Voss on August 11, 2014, in terms of his Service Agreement.

The balance in the amount of 81,000 (Eighty one thousand) shares of the Company's Series F Convertible Preferred Stock have been cancelled by the Company and with immediate effect.

The Company continues to be managed by its Directors, Mr. R Y Lowenthal and Mr. N E Blom.

DATED: JUNE 22, 2015

RONALD YADIN LOWENTHAL GNCC CAPITAL, INC. EXECUTIVE CHAIRMAN

EXHIBIT:

Supplementary Filing dated August 12, 2014: Service & Employment Agreement with Peter Voss dated August 11, 2014.



GNCC CAPITAL, INC.

SUPPLEMENTAL INFORMATION APPOINTMENT OF PETER VOSS AS COMPANY'S CHIEF EXECUTIVE OFFICER AND AS DIRECTOR OF GOLD COAST GAMING CORP

AUGUST 12, 2014

APPOINTMENT OF PETER VOSS AS COMPANY'S CHIEF EXECUTIVE OFFICER:

On August 11, 2014, the Company Directors' appointed Peter Voss as Chief Executive Officer. The Company appointed Peter Voss to the Board of Directors to its recently acquired, Gold Coast Gaming Corp.

DATED: AUGUST 12, 2014

RONALD YADIN LOWENTHAL GNCC CAPITAL, INC. EXECUTIVE CHAIRMAN

EXHIBIT:

Service & Employment Agreement with Peter Voss dated August 11, 2014.

Designation of shares of Series F Convertible Preferred Stock.

EMPLOYMENT AND SERVICE AGREEMENT

This employment agreement (this "Agreement"), dated as of August 11, 2014 (the "Effective Date"), is made by and between GNCC Capital, Inc., a Delaware corporation (the "Corporation"), Gold Coast Gaming Corp ("Gold Coast") and Peter Voss (the "Executive") (each, a "Party" and together, the "Parties").

WHEREAS, the Executive is employed as Chief Executive Officer of the Corporation and of Gold Coast and is appointed to the Board of Directors of Gold Coast; and

WHEREAS, the Parties wish to establish the terms of the Executive's employment by the Corporation and Gold Coast;

NOW, THEREFORE, in consideration of the foregoing, of the mutual promises contained herein and of other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties, intending to be legally bound, hereby agree as follows:

1. **POSITION/DUTIES:-**

- (a) During the Employment Term (as defined in Section 2 below), the Executive shall serve as the Chief Executive Officer of the Corporation and of Gold Coast. In this capacity the Executive shall have such duties, authorities and responsibilities commensurate with the duties, authorities and responsibilities of persons in similar capacities in similarly sized companies and such other reasonable duties and responsibilities as the Board of Directors of the Corporation (the "Board") shall designate. The Executive shall report directly to the Board of Directors of the Corporation. The Executive shall obey the lawful directions of the Board and shall use his diligent efforts to promote the interests of the Corporation and to maintain and promote the reputation thereof.
- (b) During the Employment Term, the Executive shall use his best efforts to perform his duties under this Agreement and shall as much of his time energy and skill in the performance of his duties with the Corporation and Gold Coast.

2. **EMPLOYMENT TERM:-**

Except for earlier termination as provided in Section 6, the Executive's employment under this Agreement shall be for a **two-year term** commencing on the Effective Date and ending on August 11, 2016 (the "Employment Term").

3. **BASE SALARY:-**

The Corporation agrees to pay to the Executive a base salary at an annual rate of not less than \$102,000 (One hundred and two thousand dollars), payable in accordance with the regular payroll practices of the Corporation. The Executive's Base Salary shall be subject to annual review by the Board (or a committee thereof).

The base salary shall be in the amount of \$102,000 (One hundred and two thousand dollars) per annum, referred to as the "Base Salary" for purposes of this Agreement. It is recorded that the Executive shall immediately upon signature of this Agreement, receive the full settlement of his first 6 (Six) months base salary through the issue by the Corporation to the Executive of an amount of 51,000 (Fifty one thousand) of the Corporation's shares of Series F Convertible Preferred Stock, Par Value \$0.00001; issued to the Executive at \$1.00 (One dollar) per share.

The Corporation shall issue an additional amount of 51,000 (Fifty one thousand) of the Corporation's shares of Series F Convertible Preferred Stock, Par Value \$0.00001; issued to the Executive at \$1.00 (One dollar) per share; payable every 6 (Six) months and commencing on February 11, 2015.

These shares of the Corporation's Series F Convertible Preferred Stock shall not be available to be assigned, pledged, sold, lent or in any way alienated for a period of 1 (one) year commencing from the date of their issuance to the Executive. These shares of Series F Convertible Preferred Stock shall be held "on book" by the Transfer Agent to the Corporation; for an on behalf of the Executive. The Executive shall not be permitted to request these shares of the Corporation's Series F Convertible Preferred Stock, in certificated form, until the expiration of the 1 (one) year from the date of their issuance to the Executive.

Gold Coast agrees to pay to the Executive a base salary at an annual rate of not less than \$60,000 (Sixty thousand dollars), payable at the rate of \$5,000 (Five thousand dollars) per month, commencing on September 1, 2014 and payable in accordance with the regular payroll practices of the Corporation. The Executive's Base Salary shall be subject to annual review by the Board (or a committee thereof).

4. **BONUS:-**

With respect to each full fiscal year during the Employment Term, the Executive shall be eligible to earn an annual bonus (the "Annual Bonus") in such amount, if any, as determined in the sole discretion of the Board of the Corporation of up to 100% (One hundred percent) of the Executive's Base Salary. In addition, the Executive shall be eligible to participate in the Corporation's bonus and other incentive compensation plans and programs (if any) for the Corporation's senior executives at a level commensurate with his position and may be entitled to bonus payments in addition to the amount set forth hereinabove.

5. **EMPLOYEE BENEFITS:-**

(a) Benefit Plans.

The Executive shall be eligible to participate in any employee benefit plan of the Corporation, including, but not limited to, equity, pension, thrift, profit sharing, medical coverage, education, or other retirement or welfare benefits that the Corporation has adopted or may adopt, maintain or contribute to for the benefit of its senior executives, at a level commensurate with his positions, subject to satisfying the applicable eligibility requirements. The Corporation may at any time or from time to time amend, modify, suspend or terminate any employee benefit plan, program or arrangement for any reason in its sole discretion.

(b) Vacation:-

The Executive shall be entitled to an annual paid vacation in accordance with the Corporation's policy applicable to senior executives from time to time in effect, but in no event less than 2 (Two) weeks per calendar year (as prorated for partial years), which vacation may be taken at such times as the Executive elects with due regard to the needs of the Corporation and/or Gold Coast. The carry-over of vacation days shall be in accordance with the Corporation and/or Gold Coast's policy applicable to senior executives from time to time in effect.

(c) Business and Entertainment Expenses:-

Upon presentation of appropriate documentation, the Executive shall be reimbursed and/or paid in advance for all reasonable and necessary business and entertainment expenses incurred in connection with the performance of his duties hereunder, all in accordance with the Corporation and Gold Coast's expense reimbursement policy applicable to senior executives from time to time in effect. It is agreed that the Executive shall obtain prior permission from the Board of the Corporation prior to incurring any such expenses.

(d) Signing Bonus:-

Upon execution of this Agreement, the Executive shall be awarded a "Signing" bonus in the amount of \$50,000 (Fifty thousand dollars) to be settled through the immediate issuance of 50,000 (Fifty thousand) shares of the Corporation's Series F Convertible Preferred Stock, Par Value, \$0.00001 and at a price of \$1.00 (One dollar) per share.

These shares of the Corporation's Series F Convertible Preferred Stock shall not be available to be assigned, pledged, sold, lent or in any way alienated for a period of 1 (one) year commencing from the date this Agreement.

These shares of Series F Convertible Preferred Stock shall be held "on book" by the Transfer Agent to the Corporation; for an on behalf of the Executive. The Executive shall not be permitted to request these shares of the Corporation's Common Stock, in certificated form, until the expiration of the 1 (one) year from the date of their issuance to the Executive.

6. **TERMINATION:-**

The Executive's employment and the Employment Term shall terminate on the first of the following to occur:

(a) Disability:-

On the thirtieth day following written notice by the Corporation and/or Gold Coast to the Executive of termination due to Disability. For purposes of this Agreement, "Disability" shall mean a determination by the Corporation and/or Gold Coast in accordance with applicable law that due to a physical or mental injury, infirmity or incapacity, the Executive is unable to perform the essential functions of his job with or without accommodation for 180 (One hundred and eighty) days (whether or not consecutive) during any 12 (Twelve) month period.

(b) **Death:-**

Automatically upon the date of death of the Executive.

(c) Cause:-

Immediately upon written notice by the Corporation and/or Gold Coast to the Executive of a termination for Cause. "Cause" shall mean, as determined by the Board (or its designee):

- (1) Conduct by the Executive in connection with his employment duties or responsibilities that is fraudulent, unlawful or grossly negligent; or
- (2) The willful misconduct of the Executive; or
- (3) The willful and continued failure of the Executive to perform the Executive's duties with the Corporation (other than any such failure resulting from incapacity due to physical or mental illness); or
- (4) The commission by the Executive of any felony (or the equivalent under the law of the United States of America) (other than traffic-related offenses) or any crime involving moral turpitude; or

- (5) Violation of any material policy of the Corporation and/or Gold Coast or any material provision of the Corporation and/or Gold Coast's code of conduct, employee handbook or similar documents; or
- (6) Any material breach by the Executive of any provision of this Agreement or any other written agreement entered into by the Executive with the Corporation and/or Gold Coast.

(d) Without Cause:

On the thirtieth day following written notice by the Corporation and/or Gold Coast to the Executive of an involuntary termination without Cause, other than for death or Disability.

(e) Good Reason.

On the sixtieth day following written notice by the Executive to the Corporation and/or Gold Coast of a termination for Good Reason. "Good Reason" shall mean, without the express written consent of the Executive, the occurrence of any the following events unless such events are cured (if curable) by the Corporation within 15 (fifteen) days following receipt of written notification by the Executive to the Corporation and/or Gold Coast that he intends to terminate his employment hereunder for one of the reasons set forth below: any material reduction or diminution (except temporarily during any period of incapacity due to physical or mental illness) in the Executive's title, authorities, duties or responsibilities or reporting requirements with the Corporation and/or Gold Coast.

7. <u>CONSEQUENCES OF TERMINATION:</u>-

(a) Disability:-

Upon termination of the Employment Term because of the Executive's Disability, the Corporation and Gold Coast shall pay or provide to the Executive:

- (1) Any unpaid Base Salary and any accrued vacation through the date of termination; and
- (2) any unpaid Annual Bonus accrued with respect to the fiscal year ending on or preceding the date of termination; and
- (3) Reimbursement for any unreimbursed expenses properly incurred through the date of termination; and
- (4) All other payments or benefits to which the Executive may be entitled under the terms of any applicable employee benefit plan, program or arrangement (collectively, "Accrued Benefits").

(b) Death:-

Upon the termination of the Employment Term because of the Executive's death, the Executive's estate shall be entitled to any Accrued Benefits.

(c) Termination for Cause:-

Upon the termination of the Employment Term by the Corporation and/or Gold Coast for Cause or by either party in connection with a failure to renew this Agreement, the Corporation and/or Gold Coast shall pay to the Executive any Accrued Benefits.

(d) Termination without Cause or for Good Reason:-

Upon the termination of the Employment Term by the Corporation and/or Gold Coast without Cause or by the Executive with Good Reason, the Corporation and/or Gold Coast shall pay or provide to the Executive:

- (1) The Accrued Benefits, and
- (2) Subject to the Executive's execution (and non-revocation) of a general release of claims against the Corporation and/or Gold Coast and its affiliates in a form reasonably requested by the Corporation and/or Gold Coast:
 - (A) continued payment of his Base Salary for 6 (six) months after termination, payable in accordance with the regular payroll practices of the Corporation and/or Gold Coast, but off the payroll; and
 - (B) Payment of the Executive's cost of continued medical coverage for (6) six months after termination (subject to the Executive's co-payment of the costs in the same proportion as such costs were shared immediately prior to the date of termination). Payments provided under this Section 7(d) shall be in lieu of any termination or severance payments or benefits for which the Executive may be eligible under any of the plans, policies or programs of the Corporation and/or Gold Coast.

8. **NO ASSIGNMENT:-.**

This Agreement is personal to each of the Parties. Except as provided below, no Party may assign or delegate any rights or obligations hereunder without first obtaining the written consent of the other Party hereto; provided, however, that the Corporation and/or Gold Coast may assign this Agreement to any successor (whether direct or indirect, by purchase, merger, consolidation or otherwise) to all or substantially all of the business or assets of the Corporation and/or Gold Coast.

9. **NOTICES**:-

For the purpose of this Agreement, notices and all other communications provided for in this Agreement shall be in writing and shall be deemed to have been duly given:

- (1) on the date of delivery if delivered by hand; or
- (2) on the date of transmission, if delivered by confirmed facsimile; or
- on the first business day following the date of deposit if delivered by guaranteed overnight delivery service; or
- (4) On the fourth business day following the date delivered or mailed by United States registered or certified mail, return receipt requested, postage prepaid, addressed as follows:

If to the Executive:

MR. PETER VOSS

Suite 4 95 Salmon St Port Melbourne Victoria 3207 Australia

If to the Corporation:

GNCC CAPITAL, INC.

244 5th Avenue Suite # 2525 NEW YORK NY 10001

GOLD COAST GAMING CORP

c/o GNCC Capital, Inc. 244 5th Avenue Suite # 2525 NEW YORK NY 10001

Or to such other address as either Party may have furnished to the other in writing in accordance herewith, except that notices of change of address shall be effective only upon receipt.

10. PROTECTION OF THE CORPORATION AND GOLD COAST'S BUSINESS:-

(a) Confidentiality:-

The Executive acknowledges that during the course of his employment by the Corporation and Gold Coast (prior to and during the Employment Term) he has and will occupy a position of trust and confidence. The Executive shall hold in a fiduciary capacity for the benefit of the Corporation and Gold Coast and shall not disclose to others or use, whether directly or indirectly, any Confidential Information regarding the Corporation and Gold Coast, except:

- (i) As in good faith deemed necessary by the Executive to perform his duties hereunder; or
- (ii) to enforce any rights or defend any claims hereunder or under any other agreement to which the Executive is a party, <u>provided that</u> such disclosure is relevant to the enforcement of such rights or defense of such claims and is only disclosed in the formal proceedings related thereto; or
- (iii) when required to do so by a court of law, by any governmental agency having supervisory authority over the business of the Corporation and/or Gold Coast or by any administrative or legislative body (including a committee thereof) with jurisdiction to order him to divulge, disclose or make accessible such information, provided that the Executive shall give prompt written notice to the Corporation and/or Gold Coast of such requirement, disclose no more information than is so required, and cooperate with any attempts by the Corporation and/or Gold Coast to obtain a protective order or similar treatment; or
- (iv) as to such Confidential Information that shall have become public or known in the Corporation and Gold Coast's industry other than by the Executive's unauthorized disclosure; or

(v) to the Executive's spouse, attorney and/or his personal tax and financial advisors as reasonably necessary or appropriate to advance the Executive's tax, financial and other personal planning (each an "Exempt Person"), provided, however, that any disclosure or use of Confidential Information by an Exempt Person shall be deemed to be a breach of this Section 10(a) by the Executive. The Executive shall take all reasonable steps to safeguard the Confidential Information and to protect it against disclosure, misuse, espionage, loss and theft. The Executive understands and agrees that the Executive shall acquire no rights to any such Confidential Information. "Confidential Information" shall mean information about the Corporation, Gold Coast, its subsidiaries and affiliates, and their respective clients and customers that is not disclosed by the Corporation and/or by Gold Coast and that was learned by the Executive in the course of his employment by the Corporation and Gold Coast, including, but not limited to, any proprietary knowledge, trade secrets, data and databases, formulae, sales, financial, marketing, training and technical information, client, customer, supplier and vendor lists, competitive strategies, computer programs and all papers, resumes, and records (including computer records) of the documents containing such Confidential Information.

(b) Non-Competition:-

During the Employment Term and for the 1 (One) year period following the termination of the Executive's employment for any reason (the "Restricted Period"), the Executive shall not, directly or indirectly, without the prior written consent of the Corporation and Gold Coast, provide employment (including self-employment), directorship, consultative or other services to any business, individual, partner, firm, corporation, or other entity that directly competes with any business conducted by the Corporation, Gold Coast or any of its subsidiaries or affiliates on the date of the Executive's termination of employment or within 1 (One) year of the Executive's termination of employment in the geographic locations where the Corporation, Gold Coast and its subsidiaries or affiliates engage or propose to engage in such business (the "Business"). Nothing herein shall prevent the Executive from having a passive ownership interest of not more than 9% (Nine percent) of the outstanding securities of any entity engaged in the Business whose securities are traded on a United States of America - National Securities Exchanges.

(c) Non-Solicitation of Employees:-

The Executive recognizes that he possesses and will possess confidential information about other employees of the Corporation, Gold Coast and its subsidiaries and affiliates relating to their education, experience, skills, abilities, compensation and benefits, and inter-personal relationships with customers of the Corporation, Gold Coast and its subsidiaries and affiliates. The Executive recognizes that the information he possesses and will possess about these other employees is not generally known, is of substantial value to the Corporation, Gold Coast and its subsidiaries and affiliates in developing their business and in securing and retaining customers, and has been and will be acquired by him because of his business position with the Corporation and with Gold Coast. The Executive agrees that, during the Restricted Period, he will not, directly or indirectly:

- (A) solicit or recruit any employee of the Corporation, Gold Coast or any of its subsidiaries or affiliates (a "Current Employee") or any person who was an employee of the Corporation, Gold Coast or any of its subsidiaries or affiliates during the 12 (Twelve) month period immediately prior to the date the Executive's employment terminates (a "Former Employee") for the purpose of being employed by him or any other entity; or
- (B) Hire any Current Employee or Former Employee.

(d) Non-Solicitation of Customers:-

The Executive agrees that, during the Restricted Period, he will not, directly or indirectly, solicit or attempt to solicit:

- (A) any party who is a customer or client of the Corporation, Gold Coast or its subsidiaries, who was a customer or client of the Corporation, Gold Coast or its subsidiaries at any time during the 12 (twelve) month period immediately prior to the date the Executive's employment terminates or who is a direct customer or client that has been identified and targeted by the Corporation, Gold Coast or its subsidiaries for the purpose of marketing, selling or providing to any such party any services or products offered by or available from the Corporation, Gold Coast or its subsidiaries; or
- (B) Any supplier or vendor to the Corporation, Gold Coast or any subsidiary to terminate, reduce or alter negatively its relationship with the Corporation, Gold Coast or any subsidiary or in any manner interfere with any agreement or contract between the Corporation, Gold Coast or any subsidiary and such supplier or vendor.

(e) **Property**:-

The Executive acknowledges that all originals and copies of materials, records and documents generated by him or coming into his possession during his employment by the Corporation, Gold Coast or its subsidiaries are the sole property of the Corporation, Gold Coast and its subsidiaries ("Corporation Property").

During the Employment Term, and at all times thereafter, the Executive shall not remove, or cause to be removed, from the premises of the Corporation, Gold Coast or its subsidiaries, copies of any record, file, memorandum, document, computer related information or equipment, or any other item relating to the business of the Corporation, Gold Coast or its subsidiaries, except in furtherance of his duties under this Agreement. When the Executive's employment with the Corporation and/or Gold Coast terminates, or upon request of the Corporation and/or Gold Coast at any time, the Executive shall promptly deliver to the Corporation and/or Gold Coast all copies of Corporation Property in his possession or control.

(f) Non-Disparagement:-

Executive shall not, and shall not induce others to, disparage the Corporation, Gold Coast or its subsidiaries or affiliates or their past and present officers, directors, employees or products. "Disparage" shall mean making comments or statements to the press, the Corporation's, Gold Coast's or its subsidiaries' or affiliates' employees or any individual or entity with whom the Corporation, Gold Coast or its subsidiaries or affiliates has a business relationship which would adversely affect in any manner:

- (1) The business of the Corporation, Gold Coast or its subsidiaries or affiliates (including any products or business plans or prospects); or
- (2) The business reputation of the Corporation, Gold Coast or its subsidiaries or affiliates, or any of their products, or their past or present officers, directors or employees.

(g) Cooperation:-

Subject to the Executive's other reasonable business commitments, following the Employment Term, the Executive shall be available to cooperate with the Corporation and/or Gold Coast and its outside counsel and provide information with regard to any past, present, or future legal matters which relate to or arise out of the business the Executive conducted on behalf of the Corporation, Gold Coast and its subsidiaries and affiliates, and, upon presentation of appropriate documentation, the Corporation and/or Gold Coast shall compensate the Executive for any out-of-pocket expenses reasonably incurred by the Executive in connection therewith.

(h) Equitable Relief and Other Remedies:-

The Executive acknowledges and agrees that the Corporation's and/or Gold Coast's remedies at law for a breach or threatened breach of any of the provisions of this Section 10 would be inadequate and, in recognition of this fact, the Executive agrees that, in the event of such a breach or threatened or attempted breach, in addition to any remedies at law, the Corporation and/or Gold Coast, without posting any bond, shall be entitled to obtain equitable relief in the form of specific performance, a temporary restraining order, a temporary or permanent injunction or any other equitable remedy which may then be available. In addition, without limiting the Corporation's and/or Gold Coast's remedies for any breach of any restriction on the Executive set forth in this Section 10, except as required by law, the Executive shall not be entitled to any payments set forth in Section 7(d) hereof if the Executive has breached the covenants applicable to the Executive contained in this Section 10, the Executive will immediately return to the Corporation and/or Gold Coast any such payments previously received under Section 7(d) upon such a breach, and, in the event of such breach, the Corporation and/or Gold Coast will have no obligation to pay any of the amounts that remain payable by the Corporation and/or Gold Coast under Section 7(d).

(i) **Reformation:-**

If it is determined by a court of competent jurisdiction in any state that any restriction in this Section 10 is excessive in duration or scope or is unreasonable or unenforceable under the laws of that state, it is the intention of the parties that such restriction may be modified or amended by the court to render it enforceable to the maximum extent permitted by the law of that state. The Executive acknowledges that the restrictive covenants contained in this Section 10 are a condition of this Agreement and are reasonable and valid in temporal scope and in all other respects.

(j) Survival of Provisions:-

The obligations contained in this Section 10 shall survive in accordance with their terms the termination or expiration of the Executive's employment with the Corporation and/or Gold Coast and shall be fully enforceable thereafter.

11. **INDEMNIFICATION**:-

The Executive shall be indemnified to the extent permitted by the Corporation's and/or Gold Coast's organizational documents and to the extent required by law.

12. <u>SECTION HEADINGS AND INTERPRETATION:-</u>

The section headings used in this Agreement are included solely for convenience and shall not affect, or be used in connection with, the interpretation of this Agreement. Expressions of inclusion used in this agreement are to be understood as being without limitation.

13. **SEVERABILITY:-**

The provisions of this Agreement shall be deemed severable and the invalidity of unenforceability of any provision shall not affect the validity or enforceability of the other provisions hereof.

14. **COUNTERPARTS:-**

This Agreement may be executed in several counterparts, each of which shall be deemed to be an original but all of which together will constitute one and the same Agreement.

15. **GOVERNING LAW AND VENUE:-**

The validity, interpretation, construction and performance of this Agreement shall be governed by the laws of the State of Delaware without regard to its conflicts of law principles. The Parties agree irrevocably to submit to the exclusive jurisdiction of the federal courts or, if no federal jurisdiction exists, the state courts, located in the State of Delaware, for the purposes of any suit, action or other proceeding brought by any Party arising out of any breach of any of the provisions of this Agreement and hereby waive, and agree not to assert by way of motion, as a defense or otherwise, in any such suit, action, or proceeding, any claim that it is not personally subject to the jurisdiction of the above-named courts, that the suit, action or proceeding is brought in an inconvenient forum, that the venue of the suit, action or proceeding is improper, or that the provisions of this Agreement may not be enforced in or by such courts. IN ADDITION, THE PARTIES AGREE TO WAIVE A TRIAL BY JURY.

16. **ENTIRE AGREEMENT:-**

This Agreement contains the entire agreement between the Parties with respect to the subject matter hereof and supersedes all prior agreements, written or oral, with respect thereto. No agreements or representations, oral or otherwise, express or implied, with respect to the subject matter hereof have been made by either party which are not expressly set forth in this Agreement.

17. **WAIVER AND AMENDMENT:-**

No provision of this Agreement may be modified, amended, waived or discharged unless such waiver, modification, amendment or discharge is agreed to in writing and signed by the Executive and such officer or director as may be designated by the Board. No waiver by either Party at any time of any breach by the other Party hereto of, or compliance with, any condition or provision of this Agreement to be performed by such other Party shall be deemed a waiver or similar or dissimilar provisions or conditions at the same or at any prior or subsequent time.

18. WITHHOLDING:-

The Corporation and/or Gold Coast may withhold from any and all amounts payable under this Agreement such federal, state, local and foreign taxes as may be required to be withheld pursuant to any applicable law or regulation.

19. **AUTHORITY AND NON-CONTRAVENTION:-**

The Executive represents and warrants to the Corporation and/or Gold Coast that he has the legal right to enter into this Agreement and to perform all of the obligations on his part to be performed hereunder in accordance with its terms and that he is not a party to any agreement or understanding, written or oral, which could prevent him form entering into this Agreement or performing all of his obligations hereunder.

20. **COUNTERPARTS**:-

This Agreement may be executed in counterparts, each of which shall be deemed an original but all of which shall constitute one and the same instrument.

GNCC CAPITAL, INC.
/s/
By: RONALD YADIN LOWENTHAL Title: EXECUTIVE CHAIRMAN
GOLD COAST GAMING CORP
/s/
By: DULY AUTHORIZED
THE EXECUTIVE

/s/

PETER VOSS

CERTIFICATE OF DESIGNATION OF SERIES F CONVERTIBLE PREFERRED STOCK OF GNCC CAPITAL, INC.

Pursuant to Section 151 of the General Corporation Law of The State of Delaware

GNCC Capital, Inc., a corporation duly organized and existing under the General Corporation Law of the State of Delaware (the "Corporation"),

DOES HEREBY CERTIFY:

That, pursuant to authority conferred by the Corporation's Certificate of Incorporation and by the provisions of Section 151 of the General Corporation Law of the State of Delaware, the Board of Directors of the Corporation (the "Board"), by unanimous written consent on July 30, 2014, adopted the following resolutions, which resolutions remain in full force and effect on the date hereof, creating a series of 1,000,000 (One million) shares of Preferred Stock, \$0.00001 par value, designated as Series F Convertible Preferred Stock:

RESOLVED:

That pursuant to the authority vested in the Board in accordance with the provisions of the Certificate of Incorporation of the Corporation and Section 151(g) of the General Corporation Law of the State of Delaware, the Board does hereby create, authorize and provide for the issuance of a Series F Convertible Preferred Stock, \$0.00001 par value, of the Corporation, hereby designated as "Series F Convertible Preferred Stock," having the voting powers, designation, preferences and relative, participating, optional and other special rights, and qualifications, limitations and restrictions thereof that are set forth as follows:

Section 1: DESIGNATION AND AUTHORIZED SHARES

1,000,000 (One million) shares of Preferred Stock, par value \$0.00001 per share, of the Corporation are hereby designated as Series F Convertible Preferred Stock (the "Series F Preferred Stock").

Section 2: STATED VALUE

Each share of Series F Convertible Preferred Stock shall have a stated value of \$0.00001 per share (the "Stated Value").

Section 3: DIVIDEND PREFERENCE

Each share of Series F Preferred Stock shall bear dividends at the rate of \$0.03 (Three cents) per share per annum, payable annually.

Section 4: LIQUIDATION PREFERENCE

Upon liquidation of the Corporation, the holders of the Series F Convertible Preferred Stock shall be entitled to receive payment of a liquidation preference in the amount of the Stated Value plus accrued and unpaid dividends (the "Liquidation Preference").

Section 5: VOTING

Except as otherwise expressly required by law and with respect to matter affecting the rights and preferences of the Series F Convertible Preferred Stock, the holders of Series F Convertible Preferred Stock shall not have voting rights.

As to matters affecting the rights or preferences of the Series F Convertible Preferred Stock, the holders thereof shall vote as a separate class.

As to matters where voting rights are required by law, the holders of Series F Convertible Preferred Stock shall have such voting rights as are conferred by law.

Section 6: CONVERSION

(a) Conversion Right.

Each share of Series F Convertible Preferred Stock shall be convertible, at the option of the holder thereof, at any time after 1 (One) one year after the date such share was issued (subject to the limitations set forth in Section 6.c below), and without the payment of additional consideration by the holder thereof, into such number of fully-paid and non-assessable shares of Common Stock as is determined by dividing the Stated Value per share, by the Series F Preferred Convertible Stock, Conversion Price in effect at the time of conversion.

The "Series F Conversion Price" shall be the average trading price for the 5 (Five) consecutive trading days next preceding the date of the notice of conversion as reported on OTCMarkets.com or such other United States trading market or stock exchange as shall then be the primary market (by volume) for the Corporation's shares of common stock; provided, however, that the Series F Conversion Price, and the rate at which shares of Series F Convertible Preferred Stock may be converted into shares of Common Stock, shall be subject to adjustment as provided in Section 7 below. Shares of Series F Convertible Preferred Stock converted into shares of Common Stock in accordance with the terms hereof shall be canceled and shall not be reissued.

(b) Conversion Procedure.

In order to exercise the conversion privilege under <u>Section 6</u>, the holder of any shares of Series F Convertible Preferred Stock to be converted shall give written notice to the Corporation at its principal office that such holder elects to convert such shares of Series F Convertible Preferred Stock or a specified portion thereof into shares of Common Stock as set forth in such notice.

At such time as the certificate or certificates representing the Series F Convertible Preferred Stock which has been converted are surrendered to the Corporation, the Corporation shall issue and deliver a certificate or certificates representing the number of shares of Common Stock determined pursuant to <u>Section 6</u>.

In case of conversion under <u>Section 6</u> of only a part of the shares of Series F Convertible Preferred Stock represented by a certificate surrendered to the Corporation, the Corporation shall issue and deliver a new certificate for the number of shares of Series F Convertible Preferred Stock which have not been converted.

Until such time as the certificate or certificates representing Series F Convertible Preferred Stock which has been converted are surrendered to the Corporation and a certificate or certificates representing the Common Stock into which such Series F Convertible Preferred Stock has been converted have been issued and delivered, the certificate or certificates representing the Series F Convertible Preferred Stock which have been converted shall represent the shares of Common Stock into which such shares of Series F Convertible Preferred Stock have been converted.

The Corporation shall pay all documentary, stamp or similar issue or transfer tax due on the issue of shares of Common Stock issuable upon conversion of the Series F Convertible Preferred Stock Series Preferred Stock.

(c) Maximum Conversion.

Notwithstanding anything to the contrary contained herein, a holder of shares of Series F Convertible Preferred Stock shall not be entitled to convert shares of Series F Convertible Preferred Stock if upon such conversion the number of shares of Common Stock to be received, together with the number of shares of Common Stock beneficially owned by the holder and its affiliates on the conversion date, would result in beneficial ownership by the holder and its affiliates of more than 4.99% of the outstanding shares of Common Stock of the Corporation on such conversion date.

For the purposes of the provision to the immediately preceding sentence, beneficial ownership shall be determined in accordance with Section 13(d) of the Securities Exchange Act of 1934, as amended, and Regulation 13d-3 thereunder.

The holder shall have the authority and obligation to determine whether the restriction contained in this <u>Section 6(c)</u> will limit any conversion hereunder and to the extent that the holder determines that the limitation contained in this Section applies, the determination of the number of shares of Series F Convertible Preferred Stock that are convertible shall be the responsibility and obligation of the holder.

The holder may waive the conversion limitation described in this <u>Section 6(c)</u>, in whole or in part, upon and effective after 61 (Sixty one) days prior written notice to the Corporation to increase such percentage to up to 9.99%.

Section 7: OTHER PROVISIONS

(a) Reservation of Common Stock.

The Corporation shall at all times reserve from its authorized Common Stock, one hundred ten percent (110%) of the maximum aggregate number of shares of Common Stock issued or issuable upon conversion of all Series F Convertible Preferred Stock, ignoring any conversion limits set forth herein.

(b) Record Holders.

The Corporation and its transfer agent, if any, for the Series F Convertible Preferred Stock may deem and treat the record holder of any shares of Series F Convertible Preferred Stock as reflected on the books and records of the Corporation as the sole true and lawful owner thereof for all purposes, and neither the Corporation nor any such transfer agent shall be affected by any notice to the contrary.

Section 8: RESTRICTIONS AND LIMITATIONS

Except as expressly provided herein or as required by law so long as any shares of Series F Convertible Preferred Stock remain outstanding, the Corporation shall not, without the vote or written consent of the holders of at least a majority of the then outstanding shares of the Series F Convertible Preferred Stock take any action which would adversely and materially affect any of the preferences, limitations or relative rights of the Series F Convertible Preferred Stock.

Section 9: CERTAIN ADJUSTMENTS

(a) Stock Dividends and Stock Splits.

If the Corporation, at any time while the Series F Convertible Preferred Stock subsequent to the fifth consecutive trading day prior to the date of a notice of conversion:

- (A) shall pay a stock dividend or otherwise make a distribution or distributions on shares of its Common Stock payable in shares of Common Stock (which, for avoidance of doubt, shall not include any shares of Common Stock issued by the Corporation pursuant to the Series F Convertible Preferred Stock of Common Stock into a larger number of shares, (C) combine (including by way of reverse stock split) outstanding shares of Common Stock into a smaller number of shares, or (D) issue by reclassification of shares of the Common Stock any shares of capital stock of the Corporation, each share of Series F Convertible Preferred Stock.
- (B) Series F Convertible Preferred Stock shall receive such consideration as if such number of shares of Series F Convertible Preferred Stock had immediately prior to such foregoing dividend, distribution, subdivision, combination or reclassification, the holder of the number of shares of Common Stock into which it could convert at such time. Any adjustment made pursuant to this Section shall become effective immediately after the record date for the determination of stockholders entitled to receive such dividend or distribution and shall become effective immediately after the effective date in the case of a subdivision, combination or re-classification.

(b) Fundamental Transaction.

If, at any time while the Series F Convertible Preferred Stock is outstanding:

- (A) the Corporation effects any merger or consolidation of the Corporation with or into another person; or
- (B) the Corporation effects any sale of all or substantially all of its assets in one transaction or a series of related transactions; or
- (C) any tender offer or exchange offer (whether by the Corporation or another person) is completed pursuant to which holders of Common Stock are permitted to tender or exchange their shares for other securities, cash or property; or
- (D) the Corporation effects any reclassification of the Common Stock or any compulsory share exchange pursuant to which the Common Stock is effectively converted into or exchanged for other securities, cash or property (in any such case, a "Fundamental Transaction"), then, upon any subsequent conversion of this Series F Convertible Preferred Stock, the holders shall have the right to receive, for each share of Common Stock that would have been issuable upon such conversion immediately prior to the occurrence of such Fundamental Transaction, the same kind and amount of securities, cash or property as it would have been entitled to receive upon the occurrence of such Fundamental Transaction if it had been, immediately prior to such Fundamental Transaction, the holder of such shares of Common Stock.

IN WITNESS WHEREOF, the undersigned has executed this Certificate this 30th day of June, 2014.

BY:

GNCC CAPITAL, INC.

NICOLAAS EDWARD BLOM DIRECTOR / PRESIDENT & SECRETARY RONALD YADIN LOWENTHAL DIRECTOR / EXECUTIVE CHAIRMAN & TREASURER