OP \$165.00 386179

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE:

SIXTH AMENDMENT TO SECOND AMENDED AND RESTATED

TRADEMARK COLLATERAL ASSIGNMENT

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
PINNACLE ENTERTAINMENT, INC.		10/22/2010	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	BARCLAYS BANK PLC, AS ADMINISTRATIVE AGENT		
Street Address:	200 Park Avenue		
Internal Address:	Attn: Craig Malloy		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10166		
Entity Type:	LIMITED LIABILITY COMPANY: UNITED KINGDOM		

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark	
Registration Number:	3861795	BURGER BROTHERS RIVER CITY HAND CRAFTED	
Registration Number:	3861796	1904 BEERHOUSE SAINT LOUIS	
Registration Number:	3861797	LEWY NINE'S CAFÉ	
Registration Number:	3861794	THE GREAT FOOD EXPOSITION	
Registration Number:	3861799	JUDY'S VELVET LOUNGE	
Registration Number:	3861798	JUDY'S VELVET LOUNGE	

CORRESPONDENCE DATA

Fax Number: (714)755-8290

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Email: ipdocket@lw.com, kristin.azcona@hotmail.com

Correspondent Name: LATHAM & WATKINS LLP

Address Line 1: 650 Town Center Drive, 20th Floor
Address Line 4: Costa Mesa, CALIFORNIA 92626

900174964 REEL: 004304 FRAME: 0332

TRADEMARK

ATTORNEY DOCKET NUMBER:	042541-0009			
NAME OF SUBMITTER:	Kristin J. Azcona			
Signature:	/kja/			
Date:	10/26/2010			
Total Attachments: 4 source=Pinnacle - 6th Amendment #page1.tif source=Pinnacle - 6th Amendment #page2.tif source=Pinnacle - 6th Amendment #page3.tif source=Pinnacle - 6th Amendment #page4.tif				

SIXTH AMENDMENT TO SECOND AMENDED AND RESTATED TRADEMARK COLLATERAL ASSIGNMENT

This SIXTH AMENDMENT TO SECOND AMENDED AND RESTATED TRADEMARK COLLATERAL ASSIGNMENT, dated as of October 22, 2010, is made by Pinnacle Entertainment, Inc. ("Grantor"), in favor of BARCLAYS BANK PLC ("Barclays") as the Administrative Agent, having succeeded to the interests of the Prior Administrative Agent (as defined below) as the Secured Party (as that term is defined in the Second Amended and Restated Trademark Collateral Assignment as hereinafter defined). Any capitalized terms used herein and not defined herein shall have the meanings ascribed thereto in the Second Amended and Restated Trademark Collateral Assignment.

WHEREAS, Grantors entered into that certain Second Amended and Restated Trademark Collateral Assignment, dated as of December 14, 2005, in favor of Lehman Commercial Paper Inc., as the original administrative agent under the Second Amended and Restated Credit Agreement ("Prior Administrative Agent") for the ratable benefit of each of the lenders from time to time parties to the Second Amended and Restated Credit Agreement (as amended prior to the date hereof, the "Second Amended and Restated Trademark Collateral Assignment").

WHEREAS, pursuant to that certain ASSIGNMENT AND ASSUMPTION (INTELLECTUAL PROPERTY), recorded with the USPTO on July 24, 2009, at Reel/Frame No. 004031/0434, the Prior Administrative Agent's interest as Secured Party under the Second Amended and Restated Trademark Collateral Assignment was assigned to, and assumed by, Barclays.

WHEREAS, Grantor has acquired certain additional trademarks registered with the USPTO, as indicated on Exhibit A attached hereto (the "Additional Marks"), and Secured Party and Grantor desire to amend Schedule 1 of the Second Amended and Restated Trademark Collateral Assignment ("Schedule 1") to include the Additional Marks.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

1. <u>Schedule 1</u>. Schedule 1 shall be amended to include the Additional Marks. The security interest granted to Secured Party under the Second Amended and Restated Trademark Collateral Assignment shall extend to the Additional Marks, and the Additional Marks shall be, and be deemed to be, part of the Collateral.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, Grantor has executed this Sixth Amendment to Second Amended and Restated Trademark Collateral Assignment by its duly authorized officer as of the date first written above.

PINNACLE ENTERTAINMENT, INC., a Delaware corporation

By:

Name: Stephen H. Capp

Title: Executive Vice President and Chief Financial Officer

ACCEPTED AND AGREED AS OF THE DATE FIRST ABOVE WRITTEN:

"Secured Party"

BARCLAYS BANK PLC,

as Administrative Agent

Name: Craig J. Malloy

Title: Director

By:

Exhibit A

Mark	Owner/Assignee	Class(es)	Registration Number	Registration Date
BURGER BROTHERS RIVER CITY HAND CRAFTED	Pinnacle Entertainment, Inc.	43	3,861,795	10/12/2010
1904 BEERHOUSE SAINT LOUIS	Pinnacle Entertainment, Inc.	43	3,861,796	10/12/2010
LEWY NINE'S CAFÉ	Pinnacle Entertainment, Inc.	43	3,861,797	10/12/2010
THE GREAT FOOD EXPOSITION	Pinnacle Entertainment, Inc.	43	3,861,794	10/12/2010
JUDY'S VELVET LOUNGE	Pinnacle Entertainment, Inc.	41	3,861,799	10/12/2010
JUDY'S VELVET LOUNGE	Pinnacle Entertainment, Inc.	43	3,861,798	10/12/2010

2203504

RECORDED: 10/26/2010