

September 22, 2008

CERTIFIED



Nakia Woodson
8725 West Flamingo Avenue
Las Vegas, NV 89147

RE: VIP Bail Bonds - Business licenses B18-93804-H-142385 and B01-93802-H-142385

LAS VEGAS CITY COUNCIL

Dear Ms. Woodson:

OSCAR B. GOODMAN
MAYOR

GARY REESE
MAYOR PRO TEM

LARRY BROWN
STEVE WOLFSON
LOIS TARKANIAN
STEVEN D. ROSS
RICKI Y. BARLOW

DOUGLAS A. SELBY
CITY MANAGER

On August 22, 2008, you submitted a business license application for VIP Bail Bonds with a business address of 8725 West Flamingo in the unincorporated area of Clark County. After a thorough review of this application, this is your formal notice that the aforementioned business licenses are **denied**. Reasons for denial include violations of provisions found in Las Vegas Municipal Code (LVMC) 6.02.090 which states:

The Director may:

(1) Deny an applicant a license if:

(b) The applicant, prospective licensee or any of its principals fails to satisfy any qualification or requirement that is imposed by this Code, or other local, State or Federal law or regulation that pertains to the particular license or approval for suitability which is sought;

Your enterprise is also regulated by the State of Nevada's Insurance Division. NRS 697.280 (1) states "Every bail agent shall have and maintain in this state a place of business accessible to the public, wherein the licensee principally conducts transactions under his license. The address of the principal place of business must appear upon the application for a license and upon the license when issued, and the licensee shall promptly notify the Commissioner of any change of address." As of September 17, 2008, State of Nevada Insurance Division records reflect your State license address as 1363 West Owens Avenue, therefore you are not in compliance with state law to engage in the requested business.

(d) The applicant, prospective licensee or any of its principals is engaged, or has commenced, instituted, advertised, aided, carried on, continued or engaged, in a business, trade or profession without having obtained a valid license, an approval for suitability, a permit or a work card when such a person knew that one was required or under such circumstances that they reasonably should have known one was required, or has solicited, encouraged, caused or procured another to do so;

On August 6, the City Council denied a Special Use Permit for you to conduct business from 1363 West Owens Avenue in Las Vegas. VIP Bail Bonds has never obtained a valid business license for this location. Because of this denial by the City Council, the business license application process you initiated for 1363 West Owens Avenue was discontinued on August 12, 2008. Nevertheless, you continued

CITY OF LAS VEGAS
400 STEWART AVENUE
LAS VEGAS, NEVADA 89101

VOICE 702.229.6011
TTY 702.386.9108
www.lasvegasnevada.gov

VIP BAIL BONDS

Page 2, cont.,

to advertise operations from this address on your website, vipbailbonds.com, without a valid business license for that location.

Subsequently, you submitted this business license application for 8725 West Flamingo Avenue on August 22, 2008, yet without the benefit of being approved to operate in the City, you have actively been conducting business in the City of Las Vegas as evidenced by the posting of bail bonds at the City of Las Vegas' Detention Center on the following dates:

August 11, 2008 (2 bonds)
August 29, 2008 (2 bonds)
September 2, 2008
September 4, 2008
September 7, 2008 (2 bonds)
September 9, 2008 (3 bonds)
September 11, 2008

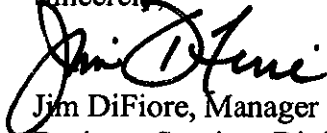
(j) The proposed business activity constitutes, promotes, fosters, aids or otherwise enables a private nuisance, public nuisance or chronic nuisance.

An **Order** signed by the Honorable Las Vegas Municipal Court Judge Cedric Kerns on July 16, 2008 demonstrates other, more disturbing violations of law connected with your business activities. A copy of the order is attached, but the essence is that the court found you violated more than one provision of state law in the issuance of several bonds including charging excessive fees. These findings also included fraudulent use of your state notary stamp. This court has refused to allow you post any more bonds for its defendants as a result of these unlawful practices.

Additionally, you have continued to advertise and/or conduct business without a valid business license from both 1363 West Owens Avenue and 8725 West Flamingo Avenue. Both of these activities constitute a public nuisance, a violation of the City's Municipal Code and grounds for denial of this application.

You have a right to appeal this decision within thirty days to the City Council by filing written notice of appeal with the Business Services Division. The City Council shall hear the applicant at the next regularly scheduled meeting following the expiration of ten days after the applicant filed a notice of appeal.

Sincerely,



Jim DiFiore, Manager
Business Services Division
Finance & Business Services

Cc: Carol Meyer
Jim Azar
Gill Gillilan