Form PTO-1594	RECORDATION FO	RM COVER SHEET	U. S. Department of C		
(rev 06/04)	TRADEMA	RKS ONLY	Patent and Tradem	ark Office	
To the Director of the U.S. Patent an	d Trademark Office: Please	record the attached documents	or the new address(es) b	elow:	
1. Name of conveying party(ies)/Execution Date(s):		Name and Address of receiving party(ies) Additional name(s) & address(es) attached? Yes X No			
Wells Fargo Bank, National Association Sixth & Marquette		Name: <u>Wynn Resorts</u>	Holdings, LLC		
Mac N9303-121		Internal Address:			
Minneapolis, Minnesota 55479		Street Address: <u>3145 Las Vegas Boulevard</u> South			
Individual(s) X General Partnership Corporation Other Citizenship National Association Execution Date(s) December 1	on	City: <u>Las Vegas</u> State: <u>Nevada</u> Country: <u>USA</u> Association – Citiz	Zip: <u>89109</u> zenship nip – Citizenship		
Additional name(s) of conveying party(ies) a 3. Nature of conveyance: Assignment Security Agreement Government Interest Assign X Other Release (Trademarks	_ Merger _ Change of Name iment	Limited Partnership — Citizenship Corporation — Citizenship X Other Limited Liability Company Citizenship Nevada If assignee is not domiciled in the United States, a domestic representative designation is attached Yes _X No.			
4. Application number(s) or registration number(s):					
A. Trademark Application I	No(s).	B. Trademark Reg	istration No(s).		
76269241 76269348 76269347 76272177 76272179 76272180 76272182 76272183	76269349 76272178 76272181 76285707				
	Additional numbers attache	d? Yes <u>X</u> No			
5. Name and address of party to pondence concerning document		6. Total number of ap			
Elaine D. Ziff, Esq.		7. Total fee (37 CFR 1.2	21(h) and 3.41) \$260	<u>)</u>	
SKADDEN, ARPS, SL	ATE, MEAGHER	V All food and any d	oficionaise are authorize	ad to be	
& FLOM LLP		X All fees and any deficiencies are authorized to be charged to Deposit Account			
Four Times Square		(Our Ref. 0754)			
New York, New York	10036				
Tel: (212) 735-3000		8. Payment Information Deposit Account No. 19-2385			
Fax: (212) 735-2000		Authorized user Name: Michael McGuire			
EZIFF@skadden.com	0.07 44				
9. Signature.	WYY _	Jan	uary 7, 2005		
·	nature N. 7:44	T-4 • •	Date		
Elaine [Total number of cover sheet, as	of pages including and documents:	4	
Name of Per	son Signing	ÇOVEL SHEEL, AL	ia accumone.		

TRADEMARK REEL: 003008 FRAME: 0510

DO03

<u>RELEASE</u>

(INTELLECTUAL PROPERTY)

This RELEASE (INTELLECTUAL PROPERTY) is given on this 14th day of December, 2004 by Wells Fargo Bank, National Association, as Mortgage Notes Indenture Trustee for certain secured parties (the "Assignor"), to Wynn Resorts Holdings, LLC (the "Assignee"), as follows:

WHEREAS, Assignee and Assignor entered into that certain Intellectual Property Security Agreement dated as of October 30, 2002 (the "Security Agreement");

WHEREAS, pursuant to the Security Agreement, Assignee granted a security interest, as collateral security for the obligations under that certain Indenture, dated as of October 30, 2002 (as amended, supplemented, or otherwise modified from time to time), with the Assignor and certain other parties (the "2010 Notes Indenture"), in and to all of its right, title and interest in and to its intellectual property, including all trademarks, patents, copyrights, trade secrets, and licenses respecting any of the foregoing, including the intellectual property listed on Schedule A hereto (the "Intellectual Property"), along with other collateral, as fully described in the Security Agreement, to Assignor;

WHEREAS, the Security Agreement was recorded in the United States Patent and Trademark Office on November 8, 2002, at Reel 2627, Frame 0518; and

WHEREAS, both Assignee and the issuer under the 2010 Notes Indenture have performed and observed all of their respective obligations under the 2010 Notes Indenture as necessary for Assignor to grant this Release (Intellectual Property), and Assignor desires to release its security interests in and liens upon the collateral pledged pursuant to the Security Agreement, including, but not limited to, the Intellectual Property.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor hereby releases its security interest in and lien upon the Intellectual Property and all collateral pledged pursuant to the Security Agreement, and the Assignor further reassigns any and all interest it may have (after giving effect to the preceding release) in such Intellectual Property and other collateral to Assignee.

> TRADEMARK REEL: 003008 FRAME: 0511

*2*05

IN WITNESS WHEREOF, Assignor has caused this RELEASE (Intellectual Property) to be duly executed by its duly authorized officer as of this __ day of December, 2004.

WELLS FARGO BANK, NATIONAL ASSOCIATION, as Mortgage Notes Indenture Trustee

Name: Jane Y. Schweiger

Title: Vice President

STATE OF MINNESOTA

) SS:

COUNTY OF HENNEPIN

On this 13th day of December, 2004 before me personally appeared Jane Y. Schweiger known to me to be the individual who executed the foregoing instrument and acknowledged to me that he/she executed the same as the duly authorized officer of Wells Fargo Bank, National Association.

My commission expires: _

01-31-2005

Notary Public Minnesota sion Expires Jan. 31, 2005

Schedule A

TRADEMARKS, SERVICE MARKS, AND TRADE NAMES

Federal Applications

Mark	WAD Bleatlen No. Y	Tillage Date	C. R.TPU-2.100 Ditte
LE RÉVE	76/269,241	June 8, 2001	
	76/269,348	June 8, 2001	
	76/269,349	June 8, 2001	
£ REVE	76/269-347	Tune 1, 2001	
EREVE	76/272,177	June 15, 2001	
EREVE	ł	June 15, 2001	
LE RÊVE	76/272,178	June 15, 2001	
LE REVE	76/272,179	·	
LE REVE	76/272,180	June 15, 2001	
LE REVE	76/272,121	June 15, 2001	
LE REVE	76/272,182	June 15, 2001	
LEREVE	76/272,183	June 15, 2001	
WYNN COLLECTION	76/285,707	July 16, 2001	

TRADE SECRETS

Business and/or marketing plans, if any, that have been held in confidence and are material to such Granton's Permitted Businessas.

INTELLECTUAL PROPERTY LICENSES

Second Amended and Restated Art Rental and Licensing Agreement, dated as of September 18, 2002, by and between Stephen A. Wynn and Wynn Resorts Holdings, LLC.

Trademark Consent Agreement, dated as of January 2, 2002, by Valvino Lamont, LLC in favor of certain of its subsidiaries.

TRADEMARK REEL: 003008 FRAME: 0513

RECORDED: 01/07/2005