LEGISLATIVE SUMMARY SHEET Tracking No. <u>0355-14</u>

DATE: September 30, 2016

SUBJECT: AN ACTION RELATING TO RESOURCES AND DEVELOPMENT, BUDGET AND FINANCE AND NAABIK'IYATI' COMMITTEES AND NAVAJO NATION COUNCIL; ADOPTING THE SIHASIN FUND TWIN ARROWS/GLITTERING MOUNTAIN FAMILY ENTERTAINMENT CENTER ECONOMIC DEVELOPMENT EXPENDITURE PLAN PURSUANT TO RESOLUTION CD-68-14 AND 12 N.N.C. §§2501-2508

PURPOSE: This resolution will approve funding for the construction and development of the Twin Arrows/Glittering Mountain Family Entertainment Center from the Síhasin Fund.

This written summary does not address recommended amendments as may be provided by the standing committees. The Office of Legislative Counsel requests each Council Delegate review the proposed resolution in detail.

16-478-1

	HOLD PERIOD: Many Resources & Development C	ommittee
	Budget & Finance Cor	IENCE
		HENCE
Ligible for A	PROPOSED NAVAJO NATION COUNCIL RESOLUTION Naa'bik'íyáti' Com	HENCE
2	23 RD NAVAJO NATION COUNCIL – Second Year, 2016	
3	INTRODUCED BY Navajo Nation	Council
4		
5	INTRODUCED BY	
6	(Prime Sponsor)	
7 8	TRACKING NO. 0355-14	
9		
10	AN ACTION RELATING TO RESOURCES AND DEVELOPMENT, BUDGET AND	
11	FINANCE AND NAABIK'IYATI' COMMITTEES AND NAVAJO NATION COUNCIL;	
12	ADOPTING THE SIHASIN FUND TWIN ARROWS/GLITTERING MOUNTAIN FAMILY	
13	ENTERTAINMENT CENTER ECONOMIC DEVELOPMENT EXPENDITURE PLAN	
14	PURSUANT TO RESOLUTION CD-68-14 AND 12 N.N.C. §§2501-2508	
15		
16	BE IT ENACTED:	
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18	Section One. Authority	
19	A. The Navajo Nation Council is the governing body of the Navajo Nation. 2 N.N.C. §102 (A).	
20	B. The Naabik'iyati' Committee of the Navajo Nation Council is empowered to review all	
21	proposed legislation which requires final action by the Navajo Nation Council. 2 N.N.C.	
22	§164(A)(9).	
23	C. The Naabik'iyati' Committee additionally has the authority to delegate its authority as	
24	appropriate for efficiency and streamlining of government process to appropriate entities and	
25	to establish a subcommittee that consists of committee members which the committee selects.	
26	2 N.N.C. §§ 186 and 701 (B).	
27	D. The Budget and Finance Committee of the Navajo Nation Council is empowered to review	
28	and recommend to the Navajo Nation Council the budgeting, appropriation, investment, and	
29	management of all funds. 2 N.N.C. §301 (B)(2).	
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E. The Resource and Development Committee of the Navajo Nation Council is empowered to exercise oversight authority over economic and community development, commerce and trade, and public utilities and telecommunications. 2 N.N.C. §500 (C).

F. The Síhasin Subcommittee of the Naabik'iyati' Committee of the Navajo Nation Council was established to recommend to the Naabik'iyati' Committee and Navajo Nation Council financial support and/or financing plans for the purposes designated in the Navajo Nation Trust Settlement Act of 2014, 12 N.N.C. §§ 2501-2508, enacted by CD-68-14. NABIAP-20-15.

Section Two. Findings

A. On May 30, 2014, the 22nd Navajo Nation Council adopted Resolution No. CMY-28-14 accepting a settlement of the Navajo Nation's lawsuit, *Navajo Nation* v. *United States*, No. 06-945L (United States Court of Federal Claims) against the United States for its historical mismanagement of the tribe's trust assets and its failure to ensure that the Navajo Nation received all funds due and owed under the United States' trust obligations and fiduciary duties. Resolution No. CMY-28-14 was signed into law by the President of the Navajo Nation on June 4, 2014.

B. The 22nd Navajo Nation Council recognized that during the many decades that the United States was in breach of its trust obligations and fiduciary duties to the Nation, the tribal government was without funds to develop the comprehensive nationwide infrastructures necessary to support and promote community growth and sustainability through the expansion of economic development, as well as to provide the educational opportunities, critical for the prosperity of current and future generations of Dine. See Resolution No. CMY-28-14.

C. Between October 6, 2014 and November 8, 2014 the Office of the Speaker held seven (7)
Public Hearings, as directed by the Navajo Nation Council's Naabik'iyati' Committee on July 10, 2014, to receive input from Navajo Nation members on how the net proceeds from *Navajo Nation v. United States* should be used. During that same time period, the Office of the President and Vice-President also held five (5) town hall meetings for a similar purpose.
D. On December 13, 2014, the 22nd Navajo Nation Council adopted Resolution No. CD-68-14

enacting the Navajo Nation Breach of Trust Settlement Act of 2014 (hereinafter "2014 Act")

Page 2 of 11

1		and establishing the Navajo Nation Síhasin Fund at 12 N.N.C. §2501 et seq The President of
2		the Navajo Nation signed Resolution No. CD-68-14 into law on December 31, 2014.
3	E.	The 2014 Act mandated that the net proceeds and earnings thereon received by the Navajo
4		Nation from the settlement of Navajo Nation v. United States and that, when duly designated,
5		the net proceeds of settlements or judgement awards of other litigation(s) brought against the
6		United States concerning its failure to ensure that the Navajo Nation received all funds due
7		and owing under the United States' trust obligations and fiduciary duties, be deposited into the
8		Síhasin Fund and managed and invested to provide financial support and/or financing for (1)
9		the planning and development of regional infrastructure supporting economic and community
10		development, including housing, within the Navajo Nation; and/or (2) education opportunities
11		for members of the Navajo Nation. See 12 N.N.C. §2502 (A).
12	F.	The 2014 Act also established that "leveraging of the [Síhasin] Fund by way of guaranteeing
13		loans, match funding, direct funding in part and other weighted uses of the Fund shall be
14		favored over direct funding in whole". 12 N.N.C. §2502 (B).
15	G.	The 2014 Act further established that with the exception of outstanding and accrued litigation
16		costs, Síhasin Fund Principal and Income shall only be expended pursuant to a Fund
17		Expenditure Plan consistent with the purposes set forth in the 2014 Act at 12 N.N.C. §2502
18		and adopted by a two-thirds (2/3) vote of all members of the Navajo Nation Council. 12
19		N.N.C. §2502 (A),
20	Н.	The 2014 Act states that "Fund Principal" shall consist of all deposits made to the Síhasin
21		Fund and that "Fund Income" shall consist of all earnings (interest, dividends, etc.) generated
22		and realized by the Fund Principal and that Fund Income shall be deposited in and added to
23		Fund Principal until such time as a Fund Expenditure Plan(s) is duly adopted. Pursuant to 12
24		N.N.C. §§2505(C),
25	I.	The Office of the Controller reported that as of January 1, 2016, the amount of the Síhasin
26		Fund Principal is four hundred eighty-seven million nine hundred ninety thousand eight
27		hundred forty-one dollars and ninety-one cents (\$487,990,841.91) with interest earnings of
28		four hundred fifty-eight thousand four hundred thirty-one dollars and seventy-five cents
29		(\$458,431.75).
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16-478-1

J. On April 9, 2015, the Naabik'iyati' Committee adopted Resolution No. NABIAP-20-15 establishing the Naabik'iyati' Síhasin Fund Subcommittee to "review and evaluate the Public Hearing comments and recommendations from the Navajo People" and "recommend to the Naabik'iyati' Committee and Navajo Nation Council financial support and/or financing plan(s) for the purposes designated in CD-68-14 [Navajo Nation Breach of Trust Settlement Act of 2014, establishing the Síhasin Fund]".
K. Between April 2015 and October 2016, the Naabik'iyati' Síhasin Fund Subcommittee, assisted by the Office of Legislative Services, Office of the Speaker, and Office of Legislative

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Counsel, met on more than twenty-five (25) occasions in either work sessions or official meetings to review and evaluate the Public Hearing comments and recommendations from the Navajo People; hear proposals from Navajo Nation entities, chapters, programs and officials; and develop an expenditure plan(s) for the Sihasin Fund Principal and Income consistent with the purposes set forth in the 2014 Act.

- L. The Naabik'iyati' Síhasin Fund Subcommittee determined that for an expenditure plan to fully meet the leveraging criteria of the 2014 Act, the expenditure plan shall not rely on Síhasin Funds for full direct project funding, unless such funds are to be repaid under a loan agreement, and instead must utilize the Síhasin Funds for (1) match funding, joint funding, contribution funding, cost-share funding or similar weighted uses of the funds; (2) reimbursement funding; and/or (3) loan or bond financing or guarantee.
- M. The Naabik'iyati' Síhasin Fund Subcommittee also determined that the 2014 Act allowed for the adoption of multiple expenditure plans and that it would be prudent for the Navajo Nation to adopt integrated, yet distinct, expenditure plans for regional-level infrastructure planning and development in four broad infrastructure areas or categories consistent with the purposes of the 2014 Act: Water and Natural Resource Infrastructure Development; Economic Development; Community Development; and Housing Development.
- N. In February of 2016, upon recommendation of the Naabik'iyati' Síhasin Fund Subcommittee, the Navajo Nation enacted Legislation No. CJA-12-16 adopting the Síhasin Fund Bulk Water and Wastewater Development and Sanitation Deficiency System (SDS) Project Expenditure Plans for the planning and development of a comprehensive and cohesive nationwide bulk

water delivery system necessary to support sustainable economic development, including housing, throughout the Navajo Nation.

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- O. Legislation No. CJA-12-16 specifically set forth that following the adoption of the Bulk Water and Wastewater Development and Sanitation Deficiency System (SDS) Project Expenditure Plans, the Naabik'iyati Síhasin Fund Subcommittee would consider project specific economic and community development expenditure plans for funding under Section 2505 of the 2014 Act.
- P. The Navajo Nation Shopping Centers, Inc. presented the Naabik'iyati' Síhasin Fund Subcommittee with information that since 2013 and the inception of the Twin Arrows Navajo Casino Resort ("TANCR"), the Navajo Nation (which includes the Navajo-Hopi Land Commission and Office, the Division of Economic Development, other Navajo Nation programs, and the Twin Arrows Task Force), the Office of Navajo Hopi Relocation, the Navajo Nation Oil and Gas Company ("NNOGC"), and the Navajo Nation Shopping Centers, Inc. have planned and advocated for a Family Entertainment Center to include a six screen theater, bowling alley, restaurant, child care facility, video arcade and laser tag at the Twin Arrows Interstate 40 interchange; and these parties have worked together to advance the development of the Twin Arrows/Glittering Mountain Family Entertainment Center to initially include egress to TANCR; and this work includes multiple market studies, master plans, a "Retail Site Analysis", environmental studies, archaeological and geotechnical studies and design documents.
- Q. In December of 2014, the Resources and Development Committee passed Resolution RDCD-106-14, attached as Exhibit A, approving the Twin Arrows Master Plan which includes plans for multiple businesses at Twin Arrows, specifically including the Twin Arrows/Glittering Mountain Family Entertainment Center as a co-anchor tenant adjacent to the TANCR boundary, and directing the Navajo Nation Enterprises to commercially develop the Twin Arrows/Glittering Mountain Commercial Development Site.
- R. Navajo Nation Shopping Centers, Inc. also presented the Naabik'iyati Síhasin Fund Subcommittee with studies showing that the development and establishment of the Glittering Mountain Family Entertainment Center under the ownership and management of Navajo Nation Shopping Centers, Inc. will:

1	1. Provide a positive financial return to Navajo Nation Shopping Centers, Inc., as well	l as
2	attract visitors to and compliment the amenities offered at the TANCR;	
3	2. Provide a positive return to the Navajo Nation through the creation of permanent jo	bs,
4	as well as construction jobs for several trades, tax revenues from retail sales and	
5	construction, and business site lease fee revenues, as well as expand markets for	
6	Navajo goods and opportunities for Navajo entrepreneurs; and	
7	3. Stimulate capital and economic multiplier effects for the western portion of the Nav	/ajo
8	Nation.	
9	S. Navajo Nation Shopping Centers, Inc. additionally presented the Naabik'iyati' Síhasin Fund	d
10	Subcommittee with information that the development of essential utilities necessary to oper	ate
11	the Twin Arrows/Glittering Mountain Family Entertainment Center will establish the utilitie	es
12	infrastructure necessary to support future development of approximately 70 acres in the mic	lst
13	of the approximately 400 acres of the TANCR area, including other ancillary businesses such	ch
14	as retail establishments, fast food restaurants, tourism facilities and similar developments.	
15	T. Navajo Nation Shopping Centers, Inc. assured the Naabik'iytai' Síhasin Fund Subcommitte	e
16	that as of February 28, 2016, the Glittering Mountain Family Entertainment Center was pro-	ject
17	ready with the selection of a Design Build Contractor with ongoing Design Phase for the sit	e
18	and building construction to commences in August 2016, with an opening date of late Sumr	ner
19	2017, if funding in the amount of twenty million dollars (\$20,000,000.00) was immediately	
20	secured.	
21	U. Navajo Nation Shopping Centers, Inc., relying on its legal counsel's written opinion, also	
22	assured the Naabik'iytai' Síhasin Fund Subcommittee that although Glittering Mountain	
23	Family Entertainment Center was to be built on fee land owned by Navajo Nation Shopping	ş
24	Centers, Inc. within the State of Arizona, the fee land was contiguous to the Navajo Nation	
25	external boundaries and met the 2014 Act's requirement at 12 N.N.C. §2502 (A) that	
26	economic development projects be located within the Navajo Nation.	
27	V. Lastly, Navajo Nation Shopping Centers, Inc. informed the Naabik'iyati' Síhasin Fund	
28	Subcommittee that Navajo Nation Shopping Centers, Inc. had so far contributed over three	
29	million dollars (\$3,000,000.00) in in-kind development costs supporting the Glittering	
30	Mountain Family Entertainment Center project, e.g. feasibility studies, engineering,	

1 environmental assessment, electricity and water/wastewater infrastructure studies, land costs, 2 and other development costs. 3 W. As of September 28, 2016, the Naabik'iyati Síhasin Fund Subcommittee has not acted on 4 Navajo Nation Shopping Centers, Inc.'s request to recommend the Glittering Mountain Family 5 Entertainment Center project to the Naabik'iyati' Committee and Navajo Nation Council for 6 financial support and funding through the Síhasin Fund. 7 X. Notwithstanding the responsibilities assigned to the Naabik'iyati' Síhasin Fund Subcommittee 8 to recommend to the Naabik'iyati' Committee and Navajo Nation Council financial support 9 and/or financing plans for the purposes designated in the 2014 Act, the Navajo Nation Council 10 hereby determines that: 11 1. The Glittering Mountain Family Entertainment Center Economic Development 12 Expenditure Plan, attached as Exhibit B, submitted by Navajo Nation Shopping 13 Centers, Inc. meets the 2014 Act's requirement at 12 N.N.C. §2502 (A)(1) for the 14 "planning and development of regional infrastructure supporting economic and 15 community development, including housing, within the Navajo Nation"; 16 2. The substantial in-kind contribution Navajo Nation Shopping Centers, Inc. has already 17 made towards the Glittering Mountain Family Entertainment Center project satisfies 18 the 2014 Act's requirement at 12 N.N.C. §2502(B) that "leveraging of the [Síhasin] 19 Fund by way of guaranteeing loans, match funding, direct funding in part and other 20 weighted uses of the Fund shall be favored over direct funding in whole"; and 21 3. The sixty percent (60%) debt obligation to the Sihasin Fund that Navajo Nation 22 Shopping Centers, Inc. is willing to assume in order to finish construction of the 23 Glittering Mountain Family Entertainment Center facilities additionally satisfies the 24 2014 Act's requirement at 12 N.N.C. §2502 (B) that "leveraging of the [Síhasin] Fund 25 by way of guaranteeing loans, match funding, direct funding in part and other weighted uses of the Fund shall be favored over direct funding in whole" 26 Y. Notwithstanding the responsibilities assigned to the Síhasin Fund Subcommittee to 27 28 recommend to the Naabik'iyati' Committee and Navajo Nation Council financial support and/or financing plans for the purposes designated in the 2014 Act, the Navajo Nation Council 29 hereby further determines that it is in the long-term best interests of the Navajo Nation, as well 30

as in the long-term best interests of economic development on the western portion of the Navajo Nation, that the Glittering Mountain Family Entertainment Center be funded as an economic development expenditure plan through the Síhasin Fund, under 12 N.N.C. § 2505 of the 2014 Act, as the Síhasin Fund Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan, attached as Exhibit B.

Section Three. Approval and Adoption of Expenditure Plan

A. The Navajo Nation hereby approves and adopts the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan, attached and incorporated herein as Exhibit B.

B. The Navajo Nation hereby approves and adopts total funding for the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan in the amount of \$20,500,000.00 (twenty million five hundred thousand dollars) by no later than the end of the second quarter of Navajo Nation Fiscal Year 2017 as follows:

- Direct funding from the Síhasin Fund in the amount of \$4,000,000.00 (four million dollars) to the Navajo Nation Shopping Centers, Inc. for the planning, development and construction of infrastructure necessary to support the Twin Arrows/Glittering Mountain Family Entertainment Center and ancillary developments:
- Direct funding from the Síhasin Fund in the amount of \$4,000,000.00 (four million dollars) to the Navajo Nation Shopping Centers, Inc. for the planning, development and construction of the Twin Arrows/Glittering Mountain Family Entertainment Center facilities; and

3. Loan funding from the Síhasin Fund Principal in the amount of \$12,500,000.00 (twelve million five hundred thousand dollars) to the Navajo Nation Shopping Centers, Inc. for the planning, development and construction of the Twin Arrows/Glittering Mountain Family Entertainment Center facilities.

C. The Síhasin Fund funds allocated for the Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan may be further leveraged by bond or loan financing pursuant to the Navajo Nation Bond Financing Act, 12 N.N.C. §1300

1	et seq., as amended, using Síhasin Fund Income for repayment and financing costs upon the
2	recommendation of the Budget and Finance Committee and approval by a two-thirds (2/3)
3	vote of all members of the Navajo Nation Council.
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5	Section Four. Approval and Adoption of Expenditure Plan Administration
6	A. The Navajo Nation hereby approves administration of the Síhasin Fund Twin
7	Arrows/Glittering Mountain Family Entertainment Center Economic Development
8	Expenditure Plan as follows:
9	1. Navajo Nation Shopping Centers, Inc. shall have the authority and responsibility to
10	administer and use the Síhasin Funds allocated solely to design, plan and construct the
11	Twin Arrows/Glittering Mountain Family Entertainment Center and the attendant
12	infrastructure as set forth in Exhibit B and shall return any and all cost-savings to the
13	Síhasin Fund once the Twin Arrows/Glittering Mountain Family Entertainment Center is
14	fully constructed;
15	2. Navajo Nation Shopping Centers, Inc. shall not use Síhasin Funds, including loan funds,
16	to operate the Twin Arrows/Glittering Mountain Family Entertainment Center;
17	3. The Navajo Nation Controller shall determine whether the source of the direct funding an
18	the loan funding to Navajo Nation Shopping Centers, Inc. will be Síhasin Fund Principal
19	or Income or a combination of both;
20	4. The loan funds allocated to Navajo Nation Shopping Centers, Inc. shall be administered
21	and repaid, including interest, to the Síhasin Fund through a loan agreement negotiated by
22	the Division of Economic Development and approved by the Navajo Nation Controller
23	and the Budget & Finance Committee with loan terms of fifteen-year term, fifteen-year
24	amortization and 1.5% interest rate; and
25	5. The direct funds allocated to Navajo Nation Shopping Centers, Inc. shall be administered
26	through a grant or similar agreement, such as a Memorandum of Understanding ("MOU"
27	negotiated and overseen by the Division of Economic Development.
28	B. Navajo Nation Shopping Centers, Inc.'s Board of Directors shall account for and be held
29	accountable for the expenditure of Síhasin Fund funds and shall account for such funds
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1	pursuant to an account or fund management plan approved by the Navajo Nation Shopping
2	Centers, Inc.'s Board of Directors which shall at least include provisions that:
3	1. The accounting and financial records for the Síhasin Fund funds, including the loan
4	funds, shall be kept separate from other Navajo Nation Shopping Centers, Inc. funds
5	and accounts; and
6	2. The use of the Síhasin Fund funds, including the loaned funds, shall be audited on an
7	annual basis by an independent auditor with such audit report submitted to the
8	Naabik'iyati' Committee, Executive Director of the Division of Economic
9	Development, Office of the Controller, and Office of the President and Vice-President.
10	C. Navajo Nation Shopping Centers, Inc.'s Board of Directors shall report the status of the
11	construction of the Twin Arrows/Glittering Mountain Family Entertainment Center, as well as
12	the status of the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center
13	Economic Development Expenditure Plan, to the Naabik'iyati' Committee, Division of
14	Economic Development, Office of the Controller and Office of the President and Vice-
15	President on a quarterly basis.
16	
17	Section Five. Effective Date
18	The Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic
19	Development Expenditure Plan, as set forth above, shall become effective pursuant to 2 N.N.C. § 221.
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21	Section Six. Directives
22	A. All Navajo Nation programs and personnel, specifically including, but not limited to, the
23	Division of Economic Development, Office of Controller and Twin Arrows Task Force and
24	Navajo Nation Shopping Centers, Inc.'s Board of Directors and staff shall take all steps
25	necessary to expeditiously implement the Síhasin Fund Twin Arrows/Glittering Mountain
26	Family Entertainment Center Economic Development Expenditure Plan consistent with the
27	provisions set forth above.
28	B. The Navajo Nation Shopping Centers, Inc.'s Board of Directors and staff and Navajo Nation
29	programs named in this legislation shall be held accountable for the progress of tasks and/or
30	



RDCD-106-14

RESOLUTION OF THE RESOURCES AND DEVELOPMENT COMMITTEE Of the 22nd Navajo Nation Council---Fourth Year 2014

AN ACTION

APPROVING THE TWIN ARROWS MASTER PLAN; AND DIRECTING ITS IMPLEMENTATION AND DEVELOPMENT

BE IT ENACTED

SECTION ONE. FINDINGS

A. Pursuant to 2 N.N.C § 501 (C), the Resource and Development Committee has oversight authority over water, land, grazing, environment, environmental protection, cultural resources, agriculture, livestock, wildlife, roads and transportation, air transportation, communications and utilities, information technology, chapter activities, economic and community development, commerce and trade, gaming, rights-of-way, minerals, public utilities, telecommunication, housing for the Navajo Nation.

B. During 2010, the Navajo Nation Gaming Enterprise purchased and gifted approximately 405 acres, more or less, of fee land near Twin Arrows, AZ to the Navajo Nation, and worked with the Navajo Nation and the U.S. Secretary of the Interior to place such land ("Twin Arrows parcel") in Navajo Nation trust land status on December 23, 2010.

C. In January 2011, the Navajo Nation approved a Business Site Lease to NNGE for the Twin Arrows parcel for the purpose of developing, constructing and operating the Twin Arrows Navajo Casino Resort, hotel, spa and other related facilities.

D. In 2013, pursuant to a request by the Resource and Development Committee to the Navajo Nation (Division of Economic Development, Division of Natural Resources Navajo Land Department, Division of Transportation, Division of Community Development, Office of the Navajo-Hopi Land Commission and Leupp Chapter), Navajo Housing Authority, Navajo Tribal Utility Authority, Navajo Nation Oil and Gas Company, Navajo Nation Shopping Centers Inc., and Navajo Nation Gaming Enterprise (collectively the Navajo Nation enterprises), the Twin Arrows Master Plan Vision was collectively developed and finalized. See Exhibit A.

E. The Twin Arrows Master Plan Vision contemplates the Business Site Lease area and lands around the Twin Arrows parcel to provide for development of tracts for housing, commercial businesses, golf courses, access roads and by-way, governments offices, interstate interchanges. F. The Navajo Nation and Navajo Nation enterprises support the Twin Arrows Master Plan.

G. It is in the best interest of the Navajo Nation that the Twin Arrows Master Plan Vision be authorized, adopted and developed.

SECTION TWO. APPROVALS

A. The Navajo Nation hereby approves the Twin Arrows Master Plan, attached hereto as Exhibit A.

B. The Navajo Nation hereby approves the road way planning and design of a by-pass highway from Cameron, Navajo Nation (Arizona) through Grand Falls, to Leupp, Navajo Nation (Arizona) and then to Twin Arrows, Navajo Nation (Arizona), and such road way system shall be added to the Long Range Transportation Plan and the TTIP.

SECTION THREE. DIRECTIVES

A. The Navajo Nation hereby directs the Navajo Nation Enterprises, consistent with the business site lease, their plans of operation, and business planning, to commercially develop Twin Arrows.

B. The Navajo Nation hereby directs the Navajo Nation Division of Transportation to coordinate and seek an Interstate-40 overpass to connect Interstate-40 to the Twin Arrows location then to the Leupp, Navajo Nation (Arizona) and then to Cameron, Navajo Nation (Arizona).

C. The Navajo Nation hereby directs the Navajo Land Department to pursue the acquisition of private and state lands located within and near the Twin Arrows Master Plan area.

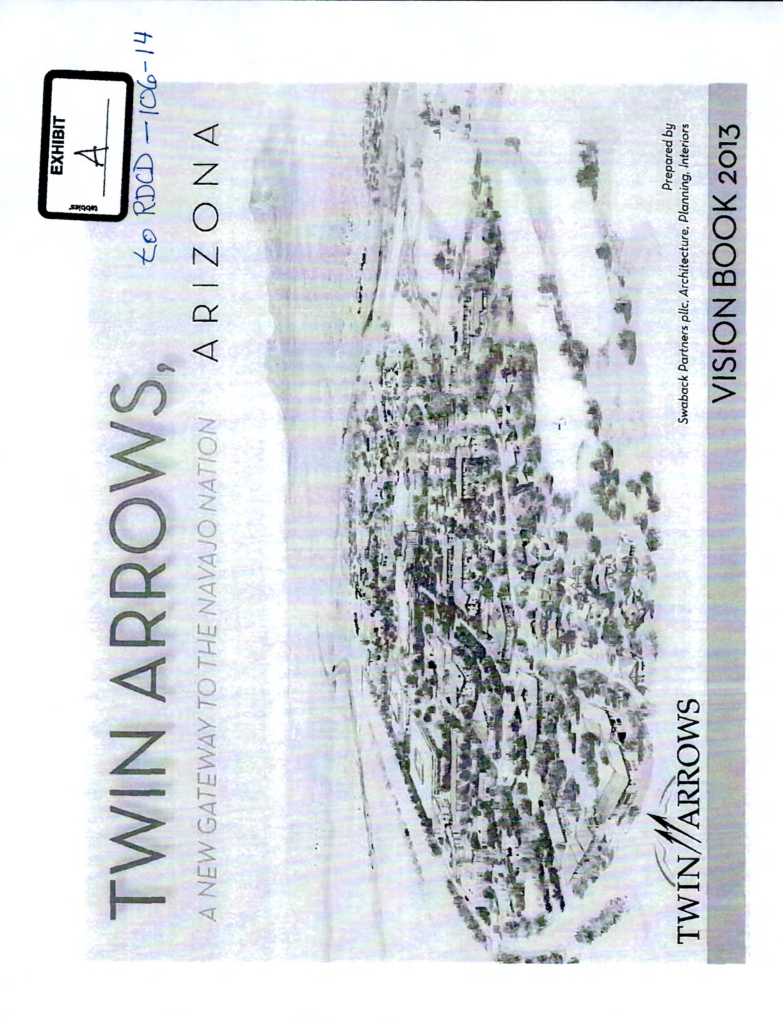
CERTIFICATION

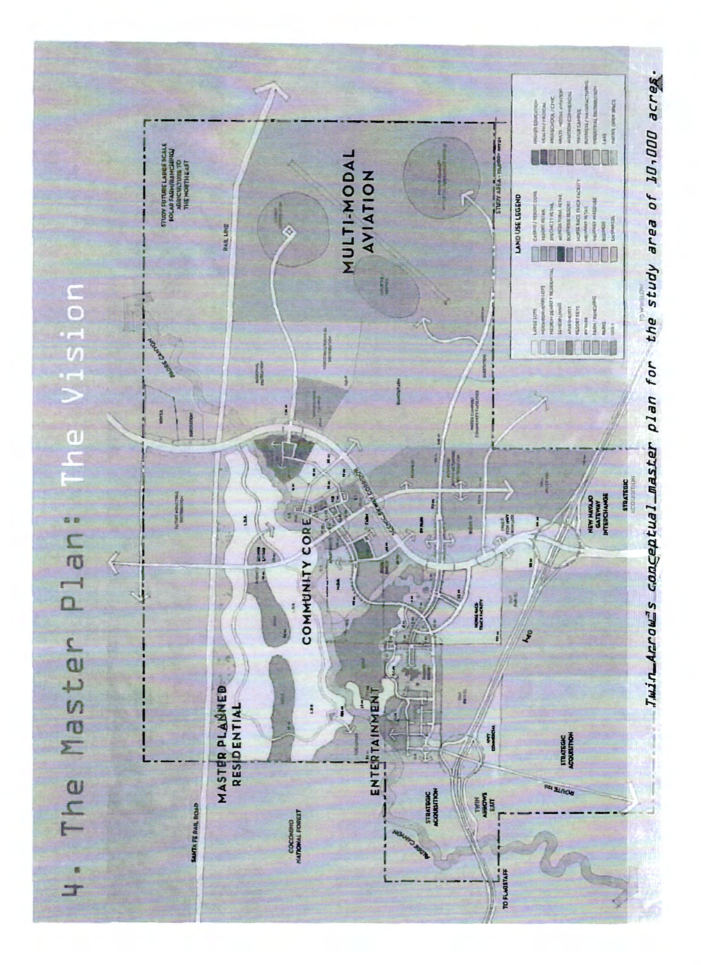
I, hereby, certify that the foregoing resolution was duly considered by the Resources and Development Committee of the 22nd Navajo Nation Council at a duly called meeting at Window Rock, Navajo Nation (Arizona), at which a quorum was present and that same was passed by a vote of 5 in favor, 0 oppose, 0 Abstain this 30th Day of December, 2014.

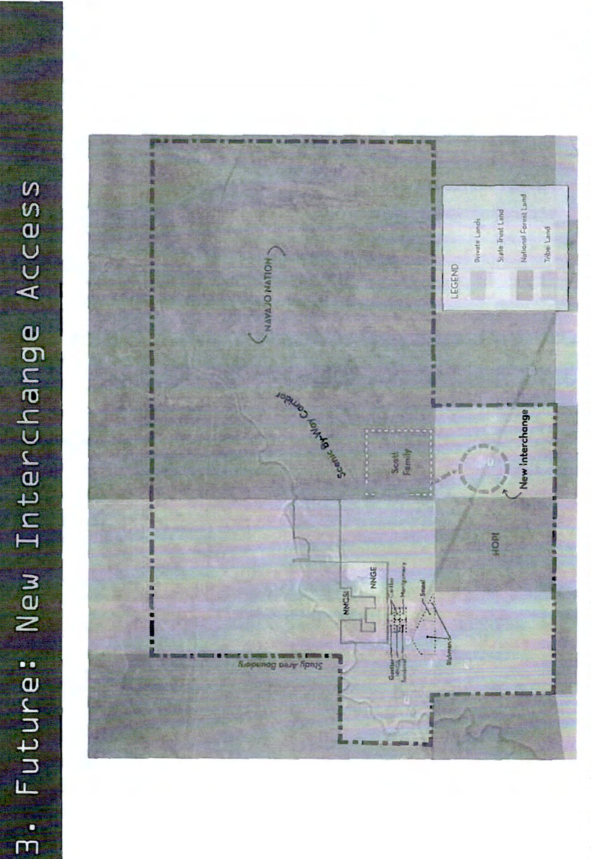
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Honorable Roscoe D. Smith, Vice Chairperson Resources and Development Committee

Motion: Honorable Leonard H. Pete Second: Honorable George Apachito

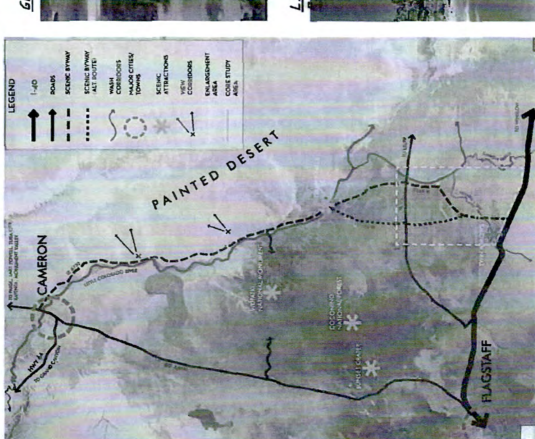






This graphic portrays the new interchange and the scenic by-way corridor and the surrounding land ownerships.

REGIONAL GATEWAY CONNECTION





Little Colorado



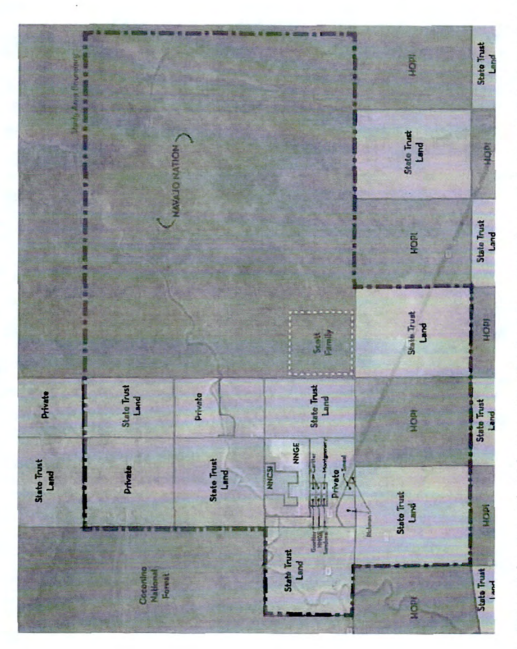
Grand Canyon



Wupatki National



Acquisition Land Future: . m



Property ownership map highlights the study area boundary and the land ownership within.

	EXHIBIT	
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\$ _	D	
Contraction of		

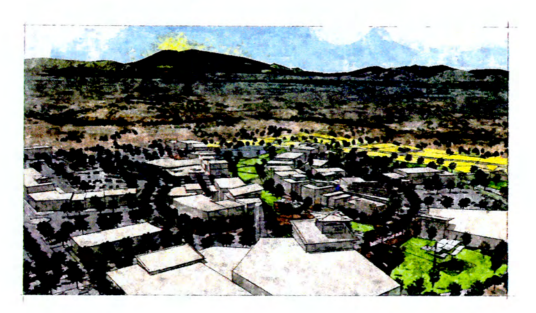
Navajo Nation Shopping Centers, Inc. Development Funding Memorandum



Glittering Mountain Family Entertainment Center A development of Navajo Nation Shopping Centers, Inc.

April 10, 2016

Confidential





Disclaimer

Glittering Mountain LLC ("GMLLC"), a subsidiary of Navajo Nation Shopping Centers Inc. ("NNSCI" or "Developer"), makes no representation or warranties as to the accuracy of the information contained in this Funding Memorandum ("Memorandum"). The enclosed materials include highly confidential information and are being furnished solely for the purpose of review by prospective investors of the interest described herein. Neither the materials, nor the information contained herein, are to be used for any other purpose, or made available to any other person without the express written consent of GMLLC or NNSCI.

The enclosed materials are being provided solely to facilitate the prospective lenders/investor's own due diligence for which it shall be fully and solely responsible. The material contained herein is based on information and sources deemed to be reliable, but no representation or warranty, express or implied, is being made by GMLLC or NNSCI or any of their respective representatives, affiliates, officers, employees, shareholders, partners, and directors, as to the accuracy or completeness of the information contained herein. Summaries contained herein of any legal or other documents are not intended to be comprehensive statements of the terms of such documents, but rather only outlines of some of the principal provisions contained therein. Neither Tallsalt Advisors nor NNSCI shall have any liability whatsoever of the accuracy or completeness of the information contained herein, or decision made by the recipient with respect to the investment. Interested parties are to make their own investigations, projections, and conclusions without reliance upon the material contained herein.

This Memorandum contains "forward-looking statements" concerning the business, operations and financial performance and conditions of both NNSCI and GMLLC. When the words "estimates," "expects," "forecasts," "anticipates," "projects," "plans," "intends," "believes," and variations of such words or similar expressions are used in this Memorandum, the Developer intends to identify forward-looking statements. The Developer has based these forward-looking statements on the Developer's current assumptions, expectations and projections. However, the Developer cannot give any assurance that its assumptions, expectations or projections will prove to be accurate. A number of risks and uncertainties could cause the actual results of the Developer to differ materially from the forward-looking statements contained in this Memorandum. These forward-looking statements speak only as of the date of this Memorandum, and the Developer does not undertake any obligation to update or revise these forward-looking statements. The Developer cautions the recipient not to place undue reliance on these forward-looking statements.

All communications, inquiries and requests for information should be directed to the Navajo Nation Shopping Centers, Inc. Chief Executive Officer:

> Nathaniel Begay, CEO Telephone: (928)-871-2218 Fax: (928)-871-4217

Navajo Nation Shopping Centers, Inc. P.O. Box 478, Window Rock, AZ 8651

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Glittering Mountain FEC Development Funding Memorandum April 10, 2016

EXECUTIVE SUMMARY

Investment Opportunity for the Navajo Nation

NNSCI is developing the 68,000 square foot Glittering Mountain Family Entertainment Center ("FEC" or "Entertainment Center") located immediately adjacent to the Twin Arrows Casino Resort. The Entertainment Center will house a 20-lane bowling alley, 6-screen movie theater, laser tag, Kid's Quest child activity center and a sports grill, and is expected to open its doors to the public in late 2017.

NNSCI has signed an engineering, procurement and construction (EPC) contract with A.R. Mays Construction, a construction firm that has successfully completed several similar entertainment venues. The architectural firms of Nelsen Partners and Damon Development Group commenced the three-month design phase in mid-March 2016.

The total funding required to construct and commence operation of the Entertainment Center is estimated to be \$19.3 million. Analysis indicates that the project will generate a competitive internal rate of return ("IRR") for the equity in the range of 11.8% over the life of the project, assuming the project bears the financial burden of all off-site infrastructure. The project's equity IRR increases to 15.9% if the majority of the off-site infrastructure can be funded or financed.



Before seeking funding from other sources, NNSCI is offering the Nation the opportunity to invest at a market rate of return under commercial terms in the debt and/or equity of the Entertainment Center.

A loan from the Navajo Nation (or a bank loan) would augment NNSCI's own equity investment of \$4.3 million. NNSCI has already received a non-binding financing proposal from a commercial bank to provide a \$15 million loan for the construction and permanent financing of the Entertainment Center.

Due to the number of jobs that would be created, the Entertainment Center is a competitive applicant for New Market Tax Credit ("NMTC") investment. Competition for NMTC investors is high, and a loan from the Nation would facilitate the ability of the development to attract NMTC investment due to the Nation's ability to adapt the terms of a loan to the requirements of the NMTC investment structure.

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

Funding of Vital Infrastructure at Twin Arrows by the Navajo Nation

In addition, NNSCI is also requesting that the Navajo Nation provide funding for essential public safety infrastructure that will support the Entertainment Center, Twin Arrows Casino Resort and other future developments in the immediate vicinity. The estimated cost of police, fire and emergency facilities is estimated to be \$[_0.0] million.

These public services are required by Coconino County and benefit all current and future developments in the Twin Arrows vicinity. These services are generally provided and funded by local governments due to the shared public benefit of such services. The build out of these public services will catalyze future growth, allowing the Twin Arrows region to support more development and attain a critical mass of customer traffic.



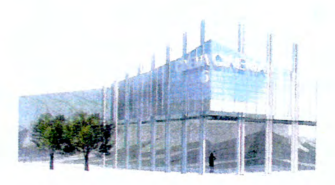
NNSCI is also requesting that the Navajo Nation provide long-term financing for essential utility infrastructure in the Twin Arrows area that will support the Entertainment Center, Twin Arrows Casino and other future developments on acreage owned by NNSCI and Navajo Gaming Enterprise. Essential utility infrastructure, including water, electric, telecommunications and wastewater facilities, are vital to future growth.

While the economics of any development must ultimately support the investment in such infrastructure, new developments are not typically able to include funding for these large costs in their capital structure and, thus, require assistance from local governments to provide such infrastructure and recoup the cost through local taxes and assessments.

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

The Opportunity: Glittering Mountain Family Entertainment Center

The Glittering Mountain Family Entertainment Center ("FEC") will be a leading family entertainment destination in the Flagstaff region when its doors open in late 2017. Located immediately adjacent to the new Twin Arrows Casino Resort (the "Casino"), the Entertainment Center development will tap into the traffic of the Casino and further expand the market by creating a critical mass of venues that appeal to a wide range of entertainment preferences for all ages.



Development of The Outlook at Glittering Mountain is to occur in multiple phases. Phase One of The Outlook at Glittering Mountain is the FEC, which will draw customers from the city of Flagstaff, students from Northern Arizona University and residents of surrounding communities as well as the tourist and commuter traffic on Interstate 40.



The combination of the Casino and the Glittering Mountain FEC will create a regional entertainment complex designed to keep a full family entertained with a wide range of venues.

NNSCI acquired all 70 acres of available fee status land adjacent to the Casino in 2012 and 2013 in a series of transactions. Glittering Mountain FEC will occupy approximately 7 acres (of the total 70 acres) located immediately west of the Casino.

The assets and liabilities, including approximately 7 acres of fee land, of the Entertainment Center will be packaged in Glittering Mountain LLC ("GMLLC"), a wholly-owned subsidiary of NNSCI.

NNSCI intends to finance the estimated \$19.3 million development with a combination of land and cash contributions, loans and, potentially, New Market Tax Credit ("NMTC") investment.

NNSCI has received a non-binding indication of interest from a commercial bank, which has significant experience lending in Native America, to provide construction and permanent financing. The bank's proposal provides for up to \$15.0 million of borrowing capacity with the permanent loan amortizing over twenty-five years.

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

The following table presents the sources and uses of cash for the Entertainment Center through the commencement of operations.

GM LLC Family Entertainment Center Sources and Uses of Cash Inception through Commencement of Operations								
Sources					Uses			
		:	\$000s	% Total			\$000s	% Total
NNSCI Contribution of Land NNSCI Already Incurred NNSCI Total To-Be-Incurred NNSCI Total New Market Tax Credit Investment Bank Loan Other Loan	(a)	\$	300 - 4,006 4,306 - 15,000 -	1.6% 0.0% 20.7% 22.3% 0.0% 77.7% 0.0%	Land Value (7 Acres at Pro Rata Cost) Financing - Loan Costs (Financing - Interest, Construction Loan (Interior Contents & Consumables (Invento	\$ b) b) b) ry)	13,500 1,000 190 3,000 300 502 257 92	69.9% 5.2% 1.0% 15.5% 1.6% 2.6% 1.3% 0.5%
Total Sources		\$	19,306	100.0%	Pre-Opening Expenses Cash Reserve and Contingency Total Uses	\$	290 175 19,306	1.5% 0.9% 100.0%

(b) Actual amount TBD.

As of April 6, 2016, NNSCI's future required equity investment is estimated to be approximately \$4.0 million of cash and a \$300,000 contribution of land for a total equity investment of \$4.3 million. The capitalization of the Entertainment Center at commencement of operations is summarized in the table below.

		ization ement of	Table Operations		
	_	apital MM	% Total Capital	% Total Debt or Equit	
Debt					
Permanent Bank Loan	\$	15.0	77.7%	100.0%	
Other Loan			0.0%	0.0%	
Total Debt		15.0	77.7%	100.0%	
Equity					
NNSCI	\$	4.3	22.3%	100.0%	
Other		-	0.0%	0.0%	
Total Equity		4.3	22.3%	100.0%	
Total Capitalization	\$	19.3	100.0%		

Proposed Terms and Conditions

NNSCI has received financing proposals similar to the terms set forth below:

Lender:	Navajo Nation
Borrower:	Glittering Mountain, LLC (the " <i>Borrower"</i>)
Guarantor:	Navajo Nation Shopping Centers, Inc.
Loan Type:	Construction loan converting to term loan
Loan Amount:	\$15,000,000
Loan Conversion:	\$15.0 million plus capitalized interest during construction period
Purpose:	The proceeds of the construction loan shall be used to finance the cost for construction of the Glittering Mountain Family Entertainment Center located adjacent to the Twin Arrows Casino Resort.
Maturity:	25 years following conversion from construction loan to term loan.
Interest Rate:	Approximately 5% as of October, 2015.
Advance Period:	1 year from Closing.
Advance Period Terms:	Monthly interest only payments.
Interest Rate:	Variable rate and reset every 5 years, approximately 5% as of 10/2015.
Repayment Period:	25 years.
Repayment Terms:	Equal monthly mortgage payments of principal and interest
Loan Fee:	Equals cost of due diligence and closing costs of the Navajo Nation.
Collateral:	The obligations of the Borrower shall be secured by a title insured first deed of trust for the subject property, including a first blanket lien position on all accounts, inventory, equipment and furniture.
Construction Advances:	All draw requests and advances will be subject to inspection by a certified inspector.
Financial Covenants:	Debt Coverage Ratio – Greater than 1.5, tested annually. Tangible Net Worth – Greater than \$25,000,000, tested annually.
Covenants:	Borrower CPA prepared Audited annual financial statements. Borrower CPA prepared tax returns. Glittering Mountain internally prepared quarterly financial statements.

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Financial Summary

The following table presents selected pro forma financial information for GMLLC for the first five years of operation, including a one-year construction period.

GM LLC

Pro Forma Financial Summary

\$000s

		Year 1		Year 2		Year 3		Year 4		Year 5	
Income Statement Information											
Revenue	\$	-	\$	4,857	\$	5,067	\$	5,261	\$	5,462	
Revenue % y-o-y change						4.34%		3.83%		3.82%	
Gross Profit	\$	-	\$	3,614	\$	3,773	\$	3,918	\$	4.068	
Operating Exp., Excl. Depreciation & Amort.	\$	290	\$	2,126	\$	2,435	\$	2,490	\$	2,553	
EBITDA	\$	(290)	\$	1,489	\$	1,339	\$	1,428	\$	1,515	
EBITDA % of Revenue				30.65%		26.42%		27.13%		27.73%	
EBITDA % y-o-y change				-		-10.08%		6.64%		6.11%	
Balance Sheet Information											
Cash	\$	-	\$	399	\$	544	\$	774	\$	1,088	
Total Plant, Property & Equipment	\$	15,492	\$	14,795	\$	14,089	\$	13,374	\$	12,649	
Total Assets	\$	18,583	\$	18,182	\$	17,516	\$	16,926	\$	16,410	
Bank Loan (Permanent)	\$	-	\$	14,746	\$	14,425	\$	14,088	\$	13,732	
Construction Loan	\$	14,567	\$	-	\$	-	\$	-	\$	-	
Total Debt	\$	14,970	\$	14,746	\$	14,425	\$	14,088	\$	13,732	
Equity	\$	3,613	\$	3,396	\$	3,050	\$	2,797	\$	2,636	
Total Liabilities & Equity	\$	18,583	\$	18,182	\$	17,516	\$	16,926	\$	16,410	
Cash Flow Information											
Cash flow from Operations	\$	(784)	\$	743	\$	589	\$	694	\$	800	
Cash flow from Investing	\$	(18, 192)	\$	(120)	\$	(123)	\$	(127)	\$	(130)	
Cash flow from Financing	\$	18,976	\$	(223)	\$	(321)	\$	(338)	\$	(356)	
Capital Expenditures	\$	(18, 192)	\$	(120)	\$	(123)	\$	(127)	\$	(130)	
New Borrowings	\$	14,970	\$	15,133	\$	-	\$	-	\$	-	
Repayments of Principal	\$	-	\$	(15,356)	\$	(321)	\$	(338)	\$	(356)	
Debt Service											
Repayments of Principal	\$	-	\$	(14,872)	\$	(321)	\$	(338)	\$	(356)	
Interest Expense	\$	402	\$	781	\$	748	\$	731	\$	713	
Capitalized Interest	\$	9	\$	3	\$	-	\$	-	\$	-	
Payment of Interest	\$	(402)	\$	(781)	\$	(748)	\$	(731)	\$	(713)	
Debt Service - Principal & Interest	\$	(402)	\$	(15,653)	\$	(1,069)	\$	(1,069)	\$	(1,069)	

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The following table presents selected pro forma financial information for GMLLC for the first five years of operation, including a one-year construction period.

GM LLC Pro Forma Debt Statistics

\$000s	Year 1		Year 2		Year 3		Year 4		Year 5	
EBITDA	\$	(290)	\$	1,489	\$	1.339	\$	1,428	\$	1,515
CapEx	\$	(18, 192)	\$	(120)	\$	(123)	\$	(127)	\$	(130)
EBITDA less CapEx	\$	(18,482)	\$	1,369	\$	1.215	\$	1,301	\$	1,385
Equity (Book Value)	\$	3,613	\$	3,396	\$	3.050	\$	2,797	\$	2,636
Tangible Net Equity	\$	3,613	\$	3,396	\$	3,050	\$	2,797	\$	2,636
Net Working Capital excluding Cash	\$	91	\$	56	\$	58	\$	61	\$	63
Net Working Capital including Cash	\$	91	\$	455	\$	602	\$	835	\$	1,151
Current Ratio excluding Cash				2.44x		2.45x		2.47x		2.47x
Current Ratio including Cash				12.69x		15.94x		21.15x		27.96x
Debt										
Debt Service (P&I)	\$		\$	1,004	\$	1.069	\$	1,069	\$	1,069
Debt (Bank Loan)	\$	-	\$	14,746	\$	14,425	\$	14,088	\$	13,732
Debt Service Coverage Ratio (DSCR)										
EBITDA		n.a.		1.48x		1.25x		1.34x		1.42x
EBITDA less CapEx		n.a.		1.36x		1.14x		1.22x		1.30x
DSCR Bank Loan Covenant				1.50x		1.50x		1.50x		1.50x
<u>Debt / Equity</u>										
Debt to Book Equity				4.34x		4.73x		5.04x		5.21x
Debt to Tangible Net Equity				4.34x		4.73x		5.04x		5.21x
Debt / EBITDA		0.00x		9.91x		10.78x		9.87x		9.07x

Analysis indicates that the project will generate a competitive internal rate of return ("IRR") for the equity in the range of 11.8% over the life of the project, assuming the project bears the financial burden of all off-site infrastructure. The project's equity IRR increases to 15.9% if the majority of the off-site infrastructure can be funded or financed. IRR calculations are based on a 30-year pro forma excluding any residual value.

NNSCI engaged American Family Entertainment Centers to perform a preliminary feasibility study in 2013. NNSCI commissioned a second feasibility study in 2014 to ensure independence in its decision making and financing process. The second feasibility study was conducted by Amusement Entertainment Management, LLC.

The feasibility of the mixed-used development for The Outlook at Glittering Mountain, of which the Entertainment Center is one component, was conducted in 2013 by Klas Robinson Hospitality Consulting. The study concluded that the property has ample room for development, excellent visibility and access from I-40 and long-term potential for mixed-used development. Swaback Partners, an architectural firm based in Scottsdale, AZ, prepared the master plan for The Outlook at Glittering Mountain development.

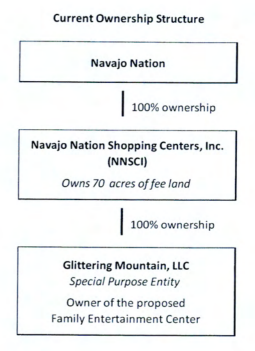


THE DEVELOPMENT PROJECT: ENTERTAINMENT CENTER

NNSCI is a corporation organized under the laws of the Navajo Nation and is wholly-owned by the Navajo Nation.

Glittering Mountain, LLC is a single-member limited liability company organized under the laws of the Navajo Nation and owned by NNSCI.

The 7 acres on which the Entertainment Center will be located will be separated into a new parcel and contributed by NNSCI to GMLLC.



Ownership of Assets

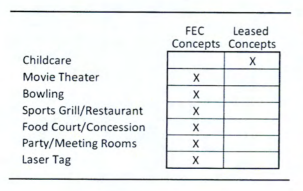
GMLLC will own the estimated 7 acres of fee land that forms the footprint of the entertainment center's buildings and certain infrastructure. GMLLC will maintain ownership of the equipment associated with the FEC and its businesses. The tenant will own its equipment.

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Glittering Mountain FEC Development Funding Memorandum April 10, 2016

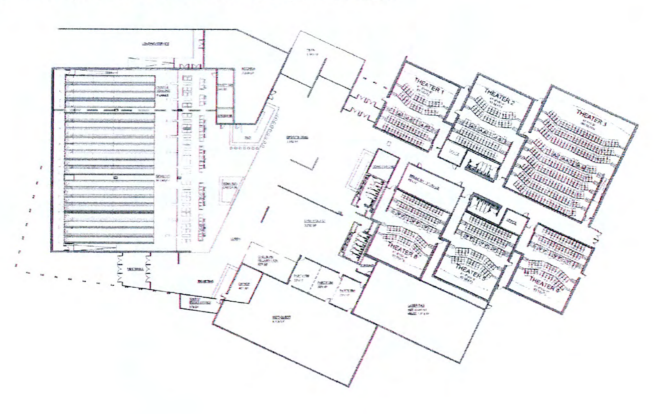
Entertainment Concepts

The following table identifies the concepts that are operated by the GMLLC and those that are operated by third party lessee-operators.





The floor plan for the Entertainment Center is presently in the design phase. The preliminary floor plan provided by the architect, Nelsen Partners, is presented below.



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Leased Location – Kids Quest

The FEC will lease space to Kids Quest, a national operator of hourly childcare centers specializing in serving the needs of casino patrons. Kids Quest opened its first center in 1992 and now operates 19 centers exclusively in casinos located in 11 states.



Kids Quest centers offer a high level of service, outstanding value, the latest "edutainment" technology, and the best-trained staff around in a safe and kid-friendly environment. Kids Quest centers feature indoor playgrounds, infant/toddler sections, snack bars and movie rooms. The centers charge an hourly rate that varies depending on the age of the child and the day of the week. See www.kidsquest.com for more information.

Kids Quest presently maintains operations in the following casinos.



The preliminary terms of the lease between Kids Quest and GMLLC call for GMLLC to provide the shell space, and for Kids Quest to provide the furnishings and equipment. Kids Quest will manage and operate the childcare center. GMLLC and Kids Quest will share the profits of the childcare operation equally.

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

The Property

The 7-acre property is located adjacent and to the west of the Twin Arrows Navajo Casino Resort, approximately 20 miles east of Flagstaff, Arizona and the junction of I-17 and I-40 (See Appendix for maps and property configuration). The property shares access to I-40 through the Casino property. The entire 70 acres owned by NNSCI is landlocked by the Indian trust land controlled by the Navajo Nation on three sides and by state trust lands to the north.



Zoning

NNSCI has engaged the services of Swaback Partners, an architectural firm based in Scottsdale, Arizona, to assist in rezoning the property for the intended use. Swaback Partners also prepared the master plan for The Outlook at Glittering Mountain development. On December 17, 2015 the Coconino County Board of Supervisors approved a 70-acre mixed-use development agreement between NNSCI and Coconino County.

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

Entertainment Center Management

Operations Management

GMLLC will engage the services of a management company ("Management Company") with experience operating family entertainment centers to operate its business operations. The Management Company will be contracted for a period of one to five years. It is anticipated that the Management Company will be compensated with a monthly base rate plus incentive compensation linked to the profit performance of the entertainment center operations.

Property Management

GMLLC will engage the services of NNSCI to provide property management services, including maintenance and management of the building and related infrastructure, and leasing, accounting, financing and other administrative functions. Initially only one location within the entertainment center will be leased, thus leasing activities are expected to be limited. NNSCI is compensated for its services under a cost-plus fee plus a percentage of the rents of future lessees.

GMLLC will enter into a management services agreement with NNSCI. The following table summarizes the functions that will be performed by the Management Company and NNSCI, respectively.

	Management	ement		
	Company	NNSC		
Maintenance		х		
Property Management		х		
Leasing		Х		
Financing		Х		
Daily Operations of Concepts	х			
Marketing, Advertising & Promotions	X			
Purchasing	х			
Transaction Processing Systems	х			
Information Systems		Х		
AP/AR		Х		
Accounting & Finance		х		
Human Resources Admin.		х		

Project Cost

Based on the current EPC Agreement and other estimates prepared by Management, the total investment required to design, construct and commence operations is estimated to be approximately \$19.3 million.

GM LLC Family Entertainment Center Estimated Construction and Development Costs

Cost Category	_		
Structural Buildout and Interior FF&E	\$	13,500	
Architectural and Engineering		1,000	
Consulting Fees		190	*
Utility Infrastructure (NTUA)		3,000	(b
Land Value (7 Acres)		300	(a
Sub-Total - PP&E Installed Cost	\$	17,990	
Financing - Loan Costs		502	(b
Financing - Interest, Construction Loan		257	(b
Interior Contents & Consumables (Inventory)		92	*
Pre-Opening Expenses		290	*
Cash Reserve and Contingency		175	*
Total	\$	19,306	-

 Budget prepared by Amusement Entertainment Management, LLC; Analysis dated November 15, 2014.

(a) Pro rata at cost of \$242,000 rounded to \$300,000 for proximity premium.

(b) Actual amount TBD.

The 7 acres, more or less, of land to be used for the FEC, were acquired as part of the total 70 acres acquired by NNSCI in the area through three purchase transactions during 2012 and 2013. NNSCI will partition the land needed for the development and contribute the land to GMLLC.

Staffing Summary

AFEC estimates the Entertainment Center will employ approximately 150 part time and full time employees. Staffing will support the theater, bowling alley, laser tag, sports grill, Kid's Quest concepts and the management, administrative, janitorial and security functions. The actual staffing requirements are not final and are subject to change as the FEC specifications are finalized.

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

Design Build (EPC) Agreement & Contractors

EPC Contract Agreement

NNSCI entered into a design-build agreement with A.R. Mays in mid-March 2016. The design phase of the contract provides for the design and engineering of the FEC for total fees of approximately \$1.0 million. The construction phase is subject to a guaranteed maximum price of \$13.5 million, or \$14.5 million for the entire contract.

The EPC company is A.R. Mays Construction, Inc. Subcontractors include Nelsen Partners (Architects), Damon Development Group, AV Schwan & Associates (Consultant), MSA Engineering Consultants, Shepard Wesnitzer, Inc. (Consultant).

Contractors and Consultants

A.R. Mays Construction

A.R. Mays is an Arizona construction company that has been operating since 1986. The company has over 25 years of experience managing commercials projects throughout the southwest and has completed over \$500 million in commercial construction. Commercial projects completed include various retail centers, medical office buildings, grocery stores, hospitality and theaters/entertainment. In 2012, A.R Mays completed construction of the Ak-Chin Family Entertainment Center located adjacent to the city of Maricopa, AZ. The Ak-Chin Family Entertainment Center is a 162,000 sq. ft. building featuring a movie theater, bowling alley, arcade, laser tag, restaurants and retail space. The company is currently serving as the general contractor for development of a second family entertainment venue called Main Event Entertainment. The first Main Event Entertainment venue was completed by A.R. Mays in 2013 in the city of Tempe, AZ. Main Event provides entertainment such as an upscale bowling, billiards, laser tag, meeting space and party rooms.

Adam R. Mays President/LEED AP

Mr. Mays is the founder and President of A.R. Mays Construction. He has over 15 years of experience in the building industry. He is a graduate of the School of Construction at Arizona State University. Mr. Mays is active in his community supporting many of the local philanthropies as well as community services.

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

Damon Development Group, LLC Albert Damon Jr. Principal

Mr. Damon is a member of the Navajo Nation and resides in Sawmill, Navajo Nation. Mr. Damon provides professional architecture and design services to clients in Native America. His areas of practice include hospitals, schools, residential projects and community planning. Mr. Damon is a graduate of the University of Oklahoma College of Architecture 1988.

Swaback Partners, LLC

Swaback Partners is an architecture, planning and interior design company based out of Scottsdale, Arizona that has been working in the Southwest for over 30 years. Swaback Partners has designed many buildings for hospitality and mixed use, office, commercial, municipal, universities, custom residences and clubhouses.

Jeff Denzak

Partner

Mr. Denzak is a Partner of the Swaback Partner's Planning Studio and is involved in all aspects of the master planning and land development process including: initial site investigation, feasibility studies, master planning, entitlement/jurisdictional processing and design guidelines for a wide range of project types. Mr. Denzak holds a Masters degree from Harvard University's Graduate School of Design. Prior to joining Swaback Partners, Mr. Denzak worked for several distinguished international design firms including: The Architects Collaborative, and Hellmuth, Obata + Kassabaum. Mr. Denzak led the Navajo Nation master planning for the award-winning, "Sustainable Journey of Beauty," the largest tribal master planning initiative ever (19.2 million acres) undertaken in the United States.

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

INDUSTRY/MARKET/COMPETITION/CUSTOMERS

NNSCI commissioned an independent study to assess the feasibility of establishing a cinema-anchored multi-zone entertainment complex at Twin Arrows. The study, dated November 15, 2014, was prepared by Amusement Entertainment Management LLC ("AEM"). AEM provides early-stage feasibility analysis and business plan development for new-age bowling venues, family entertainment centers, waterparks and amusement parks on a worldwide basis.

Interested parties are encouraged to read the AEM feasibility study to develop a deeper understanding of the industry, the market, competition and the customer base for the Entertainment Center.

Selected information on these topics is provided below.

Market Overview

The city of Flagstaff, Arizona currently does not have a family entertainment center where all the members of a family can come and engage in a wide variety of entertainment venues. The FEC is a unique concept to this region of Arizona. The FEC will offer year-round indoor entertainment to the residents of and visitors of Flagstaff and the Casino. The feasibility analysis conducted by American Family Entertainment Centers determined that the area is presently underserved in both movie theaters and bowling centers. In addition, the area lacks other family-oriented venues such as arcades, child care facilities for patrons to the Casino, birthday party/meeting rooms and laser tag.

Limited competition, a sizable and growing population base, strong employment infrastructure and availability of high-speed road networks all help to enhance the FEC's potential for success. The success of the FEC is directly tied to its ability to consistently reach and attract a significant portion of the local and regional populations and to recognize the potential dilution per capita spending levels should new direct competition enter the region.

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

Competition



The map below displays the location of existing movie theaters and bowling alleys in the region.

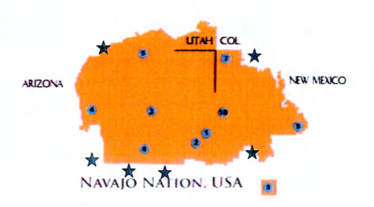
Harkins Theatres is currently constructing a new 72,00 square-foot 16-screen cinema in Flagstaff, Arizona and is expected to open in spring of 2016. The new cinema will be located next to the Flagstaff Mall. The 16-screen cinema will replace the existing Harkins Flagstaff 11 cinema when completed. Although Harkins Theaters is building a new 16-screen cinema next to the Flagstaff Mall, the facility only provides cinema entertainment. The FEC, however, will contain a 6-screen cinema in addition to multiple entertainment options for all family ages to participate in all within a single facility.

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THE DEVELOPER: NAVAJO NATION SHOPPING CENTERS

NNSCI is a corporation organized under the laws of the Navajo Nation and is wholly-owned by the Navajo Nation. Established in 1983, NNSCI owns and manages ten shopping centers located across the Navajo Nation. NNSCI is governed by an independent board of directors and management team.

Navajo Nation Shopping Centers, Inc.



	Location	Sq. Footage	Anchor Tenants
1	Window Rock	103,504	Lowes Grocery
2	St. Michaels	53,350	Bashas'
3	Pinon	45,425	Bashas'
4	Tuba City	62,531	Bashas'
5	Kayenta	81,567	Bashas'
6	Dilkon	26,170	Bashas'
7	Shiprock	98,546	City Market Grocery
8	Pine Hill	12,000	Pine Hill Market
9	Crownpoint	43,838	Bashas'
10	Navajo Pine	18,000	Navajo Pine Market
	Total	544,931	

NNSCI Financials

The following table presents pro forma summary financials for NNSCI, <u>excluding</u> the Entertainment Center (GMLLC), for the first five years of operation of the FEC.

NNSCI

Pro Forma Financial Summary

\$000s	

	 Year 1	_	Year 2	 Year 3	_	Year 4	_	Year 5
Income Statement Information								
Revenue	\$ 4,086	\$	4,189	\$ 4,293	\$	4,401	\$	4,511
Revenue % y-o-y change			2.50%	2.50%		2.50%		2.50%
Gross Profit	\$ 4,086	\$	4,189	\$ 4,293	\$	4,401	\$	4,511
Operating Exp., Excl. Depreciation & Amort.	\$ 1,737	\$	1,780	\$ 1,825	\$	1,870	\$	1,917
EBITDA	\$ 2,350	\$	2,408	\$ 2,469	\$	2,530	\$	2,594
EBITDA % of Revenue	57.50%		57.50%	57.50%		57.50%		57.50%
EBITDA % y-o-y change			2.50%	2.50%		2.50%		2.50%
Balance Sheet Information								
Cash	\$ 5,026	\$	6,375	\$ 7,754	\$	9,166	\$	10,610
Total Plant, Property & Equipment	\$ 24,738	\$	24,389	\$ 23,962	\$	23,454	\$	22,864
Total Assets	\$ 30,837	\$	31,864	\$ 32,844	\$	33,776	\$	34,659
Bank Loan (Permanent)	\$ -	\$	-	\$ -	\$	-	\$	-
Construction Loan	\$ -	\$	-	\$ -	\$	-	\$	-
Total Debt	\$ -	\$	-	\$ -	\$	-	\$	-
Equity	\$ 30,489	\$	31,507	\$ 32,478	\$	33,401	\$	34,274
Total Liabilities & Equity	\$ 30,837	\$	31,864	\$ 32,844	\$	33,776	\$	34,659
Cash Flow Information								
Cash flow from Operations	\$ 2,332	\$	2,390	\$ 2,450	\$	2,511	\$	2,574
Cash flow from Investing	\$ (5,020)	\$	(1,042)	\$ (1,070)	\$	(1,100)	\$	(1,130)
Cash flow from Financing	\$ -	\$	-	\$ -	\$	-	\$	-
Capital Expenditures	\$ (5,020)	\$	(1,042)	\$ (1,070)	\$	(1,100)	\$	(1,130)
New Borrowings	\$ -	\$	-	\$ -	\$	-	\$	-
Repayments of Principal	\$ -	\$	-	\$ -	\$	-	\$	-
Debt Service								
Repayments of Principal	\$ -	\$	-	\$ -	\$	-	\$	-
Interest Expense	\$ -	\$	-	\$ -	\$	-	\$	-
Capitalized Interest	\$ -	\$	-	\$ -	\$	-	\$	-
Payment of Interest	\$ -	\$	-	\$ -	\$	-	\$	-
Debt Service - Principal & Interest	\$ -	\$	-	\$ -	\$	-	\$	-

The following table presents pro forma debt statistics for NNSCI, <u>excluding</u> the Entertainment Center (GMLLC), for the first five years of operation of the FEC.

NNSCI Pro Forma Debt Statistics

\$000s	_	Year 1	_	Year 2	 Year 3	_	Year 4	 Year 5
EBITDA	\$	2,350	\$	2,408	\$ 2,469	\$	2,530	\$ 2,594
CapEx	\$	(5,020)	\$	(1,042)	\$ (1,070)	\$	(1,100)	\$ (1,130)
EBITDA less CapEx	\$	(2,670)	\$	1,367	\$ 1,398	\$	1,431	\$ 1,464
Equity (Book Value)	\$	30,489	\$	31,507	\$ 32,478	\$	33,401	\$ 34,274
Tangible Net Equity	\$	30,489	\$	31,507	\$ 32,478	\$	33,401	\$ 34,274
Net Working Capital excluding Cash	\$	725	\$	743	\$ 761	\$	780	\$ 800
Net Working Capital including Cash	\$	5,751	\$	7,117	\$ 8,516	\$	9,946	\$ 11,410
Current Ratio excluding Cash		3.08x		3.08x	3.08x		3.08x	3.08x
Current Ratio including Cash		17.50x		20.93x	24.26x		27.51x	30.67x
Debt								
Debt Service (P&I)	\$	-	\$	1,004	\$ 1,069	\$	1,069	\$ 1.069
Debt (Bank Loan)	\$	-	\$	14,746	\$ 14,425	\$	14,088	\$ 13,732
Debt Service Coverage Ratio (DSCR)								
EBITDA		n.a.		2.40x	2.31x		2.37x	2.43x
EBITDA less CapEx		n.a.		1.36x	1.31x		1.34x	1.37x
DSCR Bank Loan Covenant		1.50x		1.50x	1.50x		1.50x	1.50x
Debt / Equity								
Debt to Book Equity		0.00x		0.47x	0.44x		0.42x	0.40x
Debt to Tangible Net Equity		0.00x		0.47x	0.44x		0.42x	0.40x
Debt / EBITDA		0.00x		6.12x	5.84x		5.57x	5.29x

Consolidated Financials (NNSCI & GMLLC)

The following table presents pro forma summary financials for NNSCI, <u>including</u> the Entertainment Center (GMLLC), for the first five years of operation of the FEC.

Consolidated

Pro Forma Financial Summary

\$000s

	 Year 1	_	Year 2	 Year 3	 Year 4	 Year 5
Income Statement Information						
Revenue	\$ 4,086	\$	9,045	\$ 9,361	\$ 9.662	\$ 9,973
Revenue % y-o-y change			121.35%	3.49%	3.22%	3.22%
Gross Profit	\$ 4,086	\$	7,803	\$ 8,067	\$ 8,319	\$ 8,579
Operating Exp., Excl. Depreciation & Amort.	\$ 2,027	\$	3,906	\$ 4,259	\$ 4,361	\$ 4,470
EBITDA	\$ 2,060	\$	3,897	\$ 3,807	\$ 3,958	\$ 4,108
EBITDA % of Revenue	50.40%		43.09%	40.67%	40.96%	41.20%
EBITDA % y-o-y change			89.21%	-2.31%	3.96%	3.80%
Balance Sheet Information						
Cash	\$ 5,026	\$	6,774	\$ 8,298	\$ 9,940	\$ 11,698
Total Plant, Property & Equipment	\$ 40,230	\$	39,185	\$ 38,051	\$ 36,828	\$ 35,513
Total Assets	\$ 49,421	\$	50,046	\$ 50,360	\$ 50,702	\$ 51,069
Bank Loan (Permanent)	\$ -	\$	14,746	\$ 14,425	\$ 14,088	\$ 13,732
Construction Loan	\$ 14,567	\$	-	\$ -	\$ -	\$ -
Total Debt	\$ 14,970	\$	14,746	\$ 14,425	\$ 14,088	\$ 13,732
Equity	\$ 34,102	\$	34,903	\$ 35,528	\$ 36,198	\$ 36,910
Total Liabilities & Equity	\$ 49,421	\$	50,046	\$ 50,360	\$ 50,702	\$ 51,069
Cash Flow Information						
Cash flow from Operations	\$ 1,549	\$	3,133	\$ 3,039	\$ 3,206	\$ 3,374
Cash flow from Investing	\$ (23,212)	\$	(1,162)	\$ (1,194)	\$ (1,226)	\$ (1,260)
Cash flow from Financing	\$ 18,976	\$	(223)	\$ (321)	\$ (338)	\$ (356)
Capital Expenditures	\$ (23,212)	\$	(1,162)	\$ (1,194)	\$ (1,226)	\$ (1,260)
New Borrowings	\$ 14,970	\$	15,133	\$ -	\$ -	\$ -
Repayments of Principal	\$ -	\$	(15,356)	\$ (321)	\$ (338)	\$ (356)
Debt Service						
Repayments of Principal	\$ -	\$	(14,872)	\$ (321)	\$ (338)	\$ (356)
Interest Expense	\$ 402	\$	781	\$ 748	\$ 731	\$ 713
Capitalized Interest	\$ 9	\$	3	\$ -	\$ -	\$ -
Payment of Interest	\$ (402)	\$	(781)	\$ (748)	\$ (731)	\$ (713)
Debt Service - Principal & Interest	\$ (402)	\$	(15,653)	\$ (1,069)	\$ (1,069)	\$ (1,069)

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The following table presents pro forma debt statistics for NNSCI, <u>including</u> the Entertainment Center (GMLLC), for the first five years of operation of the FEC.

Consolidated Pro Forma Debt Statistics

\$000s	_	Year 1	 Year 2	 Year 3	 Year 4	Year 5
EBITDA	\$	2,060	\$ 3,897	\$ 3,807	\$ 3,958	\$ 4,108
CapEx	\$	(23, 212)	\$ (1,162)	\$ (1,194)	\$ (1,226)	\$ (1,260)
EBITDA less CapEx	\$	(21,152)	\$ 2,736	\$ 2,614	\$ 2,732	\$ 2,848
Equity (Book Value)	\$	34,102	\$ 34,903	\$ 35,528	\$ 36,198	\$ 36,910
Tangible Net Equity	\$	34,102	\$ 34,903	\$ 35,528	\$ 36,198	\$ 36,910
Net Working Capital excluding Cash	\$	816	\$ 799	\$ 820	\$ 841	\$ 863
Net Working Capital including Cash	\$	5,842	\$ 7,573	\$ 9,118	\$ 10,781	\$ 12,561
Current Ratio excluding Cash		3.34x	3.02x	3.02x	3.02x	3.02x
Current Ratio including Cash		17.76x	20.12x	23.44x	26.87x	30.40x
Debt						
Debt Service (P&I)	\$	-	\$ 1,004	\$ 1,069	\$ 1,069	\$ 1,069
Debt (Bank Loan)	\$	-	\$ 14,746	\$ 14,425	\$ 14,088	\$ 13,732
Debt Service Coverage Ratio (DSCR)						
EBITDA		n.a.	3.88x	3.56x	3.70x	3.84x
EBITDA less CapEx		n.a.	2.72x	2.45x	2.56x	2.67x
DSCR Bank Loan Covenant			1.50x	1.50x	1.50x	1.50x
<u>Debt / Equity</u>						
Debt to Book Equity			0.42x	0.41x	0.39x	0.37x
Debt to Tangible Net Equity			0.42x	0.41x	0.39x	0.37x
Debt / EBITDA		0.00x	3.78x	3.79x	3.56x	3.34x

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

TWIN ARROWS NAVAJO CASINO RESORT

Note: For the sake of clarity, the Glittering Mountain Family Entertainment Center is not affiliated with the Twin Arrows Casino Resort. Information regarding the Casino is provided to facilitate the reader's understanding of the existing consumer traffic and the growth potential for a regional entertainment complex that would be created by the addition of an entertainment center.

The Casino opened its doors to the public in May 2013 and is owned and operated by the Navajo Nation Gaming Enterprise ("NNGE"). The Casino features multiple dining areas, gaming, hotel and conference center. The dining options include: Zenith Steakhouse, Four Elements Café, Arrows Sports Bar, and the Food Court Buffet. The gaming area contains over 1,100 slot machines with table games available and a poker room.

The hotel has 200 rooms, including the 110-room expansion that was completed in May 2014. Amenities for the hotel include 24-hour room service, luxury rooms, heated pool and fitness center. The meeting and event space is comprised of a multi-functional ballroom and a flexible meeting room encompassing over 10,000 square feet.



Twin Arrows Casino Resort is one of four casinos owned by the Navajo Nation. NNGE currently operates four casinos:

- Twin Arrows Casino Resort (Flagstaff, AZ)
- Northern Edge Navajo Casino (Farmington, NM)
- Fire Rock Navajo Casino (Gallup, NM)
- Flowing Water Navajo Casino (Shiprock, NM)

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

FINANCIAL PROJECTIONS

The financial projections contained herein are based on analyses by the management of information available at the time this memorandum was prepared, and contain variability and risks inherent in the creation of projections. The projections are based on NNSCI's views of present and future events outside of NNSCI's control and on assumptions that may prove to be incorrect. If one or more of these assumptions proves to be incorrect, actual results may differ materially from the projections contained in this memorandum. While all available information has been utilized in the creation of these projections, they should not be relied upon entirely, and any party analyzing such projections should undertake their own due diligence investigation.

Presented in the financial tables that follow are Multi-Year projections and Monthly Year 1 projections presented individually for the single entities NNSCI and GMLLC. Financials for the combination of NNSCI and GMLLC are presented in the consolidated financial statements.

NNSCI Historical Financial Information

NNSCI unaudited financial statements for the period ending December 31, 2015 were used as the base for the NNSCI financial projections.

GMLLC Financial Projections

The financial projects for the single entity Glittering Mountain LLC (GMLLC) reflect operations for the Entertainment Center. Projections for the first four years of the FEC operation following commencement of operations were provided in the feasibility report prepared by Amusement Entertainment Management, LLC dated November 14, 2014. In addition to operating projections, the FEC feasibility study also included various capital costs associated with development of the FEC, which have been supplemented with newer information relating to off-site infrastructure costs and the EPC contract with A.R. Mays.

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

Income Statement

- A. Revenue
 - Gross revenues for Year 1, Year 2, Year 3 and Year 4 are \$4.9, \$5.0, \$5.3, and \$5.5 million, respectively.
 - Annual revenue beyond Year 5 is projected to increase 3.0% annually.
- B. Cost of Sales
 - Cost of sales for Year 1, Year 2, Year 3 and Year 4 are \$1.2, \$1.3, \$1.3, and \$1.4 million, respectively.
 - Annual cost of sales beyond Year 5 is projected to increase 3.0% annually.
- C. Operating Expenses
 - Annual operating expenses excluding depreciation and amortization beyond Year
 4 is projected to increase 3.0% annually from Year 5 to Year 30.
- D. EBITDA Assumption(s)
 - EBITDA for Year 1, Year 2, Year 3 and Year 4 are \$1.49, \$1.34, \$1.43, and \$1.52 million, respectively.
 - EBITDA margin for Year 1, Year 2, Year 3 and Year 4 are 30.7%, 26.4%, 27.1%, and 27.7%, respectively.
 - EBITDA margin beyond Year 4 is projected to increase from 28.0% to 31.9% from Year 5 to Year 30.
- E. Income Tax Assumption(s)
 - The income tax rate is 0% since NNSCI is a non-taxed entity.

Balance Sheet

- F. Assets
 - NNSCI contributes real property valued at \$300,000 to GMLLC.
 - Total PP&E is estimated to be \$18.5 million.
- G. Liabilities
 - A construction loan in the amount of \$15.0 million will be converted to a permanent loan in the amount of \$15.0 million in June 2017 with a fixed interest rate of 5.12% and with principal amortized over a 25-year period.
- H. Equity
 - Equity cash contribution from NNSCI to GMLLC is assumed to occur in mid-2016 in the estimated amount of \$4.0 million.

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

Statement of Cash Flow

- I. Cash Flow from Operations
 - No assumption.
- J. Cash Flow from Investing Activities
 - Total PP&E investment during construction is assumed to be \$18.5 million, including \$3.0 million for off-site infrastructure.
- K. Cash Flow from Financing Activities
 - A cash infusion from NNSCI in the amount of \$4.0 million is assumed to occur in mid-2016.
 - A total of \$15 million is to be drawn from a construction loan during development of the FEC.

GMLLC- Multi-Year Income Statement

GM LLC Pro Forma Income Statement

\$000s	Year 1	11	>	Year 2	2	Year 3		Year 4	~	Year 5
Revenue	s		69	4,857	\$	5,067	б	5,261	69	5.462
% change		:		1		4.3%		3.8%		3.8%
Cost of Sales		•		1,242		1,294		1,343		1,394
Gross Profit		•		3,614		3,773		3,918		4,068
% of Revenue		1		74.4%		74.5%		74.5%		74.5%
Operating Expenses		290		2,126		2,435		2,490		2,553
% of Revenue		1		43.8%		48.0%		47.3%		46.7%
EBITDA		(290)		1,489		1,339		1,428		1,515
% of Revenue		:		30.7%		26.4%		27.1%		27.7%
Depreciation & Amortization				925		937		950		963
EBIT		(290)		564		401		478		552
Interest		402		781		748		731		713
EBT		(692)		(217)		(346)		(253)		(161)

 \$ (692)
 \$ (217)
 \$ (346)
 \$ (253)
 \$ (161)

Income Tax Net Income

Confidential

GMLLC – Multi-Year Balance Sheet

GM LLC Pro Forma Balance Sheet

\$000s

Assets Cash Inventory Current Operating Assets

Infrastructure

PP&E Total PP&E & Investment

Total Assets

Liabilities & Member Equity Accounts Payable Accrued Expenses Current Operating Liabilities Bank Loan (Permanent) Capitalized Interest (Construction Loan) Construction Loan Total Debt Total Liabilities

Equity

Total Liabilities & Equity

$\begin{array}{ c c c c c c c c c c c c c c c c c c c$		Year 1		Year 2		Year 3		Year 4		Year 5
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402 -		'		14,746		14,425		14,088		13.732
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3.613 \$ 3,396 \$ 3,050 \$ 2,797 \$ 18,583 \$ 18,182 \$ 17,516 \$ 16,926 \$ 1		14,970	\$	14,785	\$	14,466	69	14,129	G	13,775
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Development Funding Memorandum Glittering Mountain FEC April 10, 2016

Statement of Cash Flow **GMLLC – Multi-Year**

GM LLC Pro Forma Statement of Cash Flow

\$0005	Year 1	>	Year 2	Ye	Year 3	7	Year 4	7	Year 5
Cash Flow from Operations Net Income	(692)	6	(217)		(346)	v	(253)	v	(161)
				,	(010)	•	(00.3)	•	(101)
Depreciation & Amortization			925		937		950		963
Change in Working Capital:									
Accounts Receivable	•		•		•		'		•
Inventory	(61)		(4)		(4)		(4)		(3)
Other Current Asset					1		•		
Accounts Payable	•		18		1		-		-
Accrued Expenses			21		+		1		-
Cash Flow from Operations	(784)		743		589		694		800
Cash Flow from Investing Activities	(18,192)		(120)		(123)		(127)		(130)
Cash Flow from Financing Activities									
Borrowings/Cap. Int Bank Loan (Permanent)	•		15,051		,		•		•
Borrowings/Cap. Int Construction Loan	14,567		•		•				
Capitalized Interest (Construction Loan)	402		82		•		•		•
Repayments - Bank Loan									
Repayments - Bank Loan (Permanent)			(305)		(1321)		13281		13561
Repayments - Loan B			-		-		(nnn)		(nnn)
Repayments - Construction Loan			(14,567)		,				
Repayments - Construction Loan Cap. Int.			(484)		•				
Cash Infusion from NNSCI	4,006		•		'		•		
Cash Flow from Financing Activities	18,976		(223)		(321)		(338)		(356)
Change in Cash	' \$	\$	399	s	145	ы	230	в	314
Cash - Ending Balance			399		544		774		1,088

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

GMLLC – Monthly Year 1 Income Statement

GM LLC Pro Forma Income Statement

\$000\$

Revenue % change Cost of Sales Gross Profit % of Revenue % of Revenue EBITDA % of Revenue Depreciation & Amortization

EBIT

Interest

EBT Income Tax Net Income

Month 1	Month 2	Month 3	- H			No.	or 1						
- 1 - 1 - 1	Month 2	-				D	I cal I	「「「「」」」」」」」」」」」」」」」」」」」」」」」」」」」」」」」」」」	and the second second				
			_	Month 4	Month 5	Month 6	Month 7	Month 8		Month 9 Month 10 Month 11	10 1	Month 11	Month 12
	5	s	\$		۰ ج	' S	•	\$	67	\$	6 9 1		s
'	1		;	:	:	:	,				;	:	
•				•	'								
1	1		;	:	1	;	1	•			;	1	
•				•		'					40	100	150
•				:			1	1			;	1	;
•				•						-	(40)	(100)	(150)
1	1		;	1	1	;					1		
	,			,									
•				•	•						(40)	(100)	(150)
	-		80	15	22	29	36	43	51		58	65	73
•	(1)		(8)	(15)	(22)	(29)	(36)	(43)) (51)		(86)	(165)	(223)
	. (1)		3 (8)	(115)		6	6						
		•			(77) 0	(67) 4	\$ (36)	\$ (43)) \$ (51)	s	(98) \$	(165)	\$ (223)

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

GMLLC – Monthly Year 1 Balance Sheet

GM LLC Pro Forma Balance Sheet

\$000\$

Assets Cash Inventory Current Operating Assets Infrastructure PP&E Total PP&E & Investment

Total Assets

Liabilities & Member Equity Accounts Payable Accrued Expenses Current Operating Liabilities Bank Loan (Permanent) Capitalized Interest (Construction Loan) Construction Loan Total Debt Total Liabilities

Equity

Total Liabilities & Equity

Year 1 Year 1 Morth 2 Morth 3 Morth 4 Morth 5 Morth 6 Morth 7 Morth 8 Morth 9 Morth 10 6 5	1											Construction Period	tion	Period					-					
Month 2 Month 3 Month 4 Month 5 Month 6 Month 7 Month 8 Month 9 Month 70 -			-					and the second		1. 1 4 1. 1 C		Ye	ar 1		1									
5 - 5 - 5 - 5 - 5		Month 1		Month 2	-	Month 3		Month 4	-	Month 5		Month 6	2	Aonth 7	Z	onth 8	Σ	onth 9	Mo	-	Ň	Month 11	Ň	Month 12
3.000 3.000 <t< th=""><th></th><th></th><th>\$</th><th></th><th>69</th><th></th><th></th><th>(A</th><th>69</th><th></th><th>69</th><th></th><th>\$</th><th></th><th>69</th><th></th><th>\$</th><th></th><th>69</th><th></th><th>69</th><th></th><th>69</th><th></th></t<>			\$		69			(A	69		69		\$		69		\$		69		69		69	
3,000 3,000 <th< td=""><td></td><td>1</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>•</td><td></td><td></td><td></td><td></td><td></td><td>•</td><td></td><td>'</td><td></td><td>91</td></th<>		1												•						•		'		91
3 000 3 000 <th< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>,</td><td></td><td></td><td></td><td>'</td><td></td><td>•</td><td></td><td>•</td><td></td><td>•</td><td></td><td>91</td></th<>												,				'		•		•		•		91
2,832 4,098 5,364 6,630 7,896 9,162 10,428 11,694 12,960 5 5,832 5 7,098 5 8,364 5 9,630 5 10,428 11,694 12,960 5 5,832 5 7,098 5 8,364 5 9,630 5 10,428 5 14,694 5 15,960 5 5,832 5 7,098 5 8,364 5 9,630 5 12,162 5 13,428 5 15,960 5 5 5 7,098 8,364 5 9,630 5 12,162 5 14,694 5 15,960 7 6 7 5 5 5 2 5<		3,000		3,00(0	3,00	0	3,00	0	3,000		3,000		3,000		3,000		3,000		3.000		3.000		3 000
5 5,832 5 7,098 5 8,364 5 9,630 5 10,896 5 12,162 5 13,428 5 14,694 5 15,960 5 5,832 5 7,098 5 9,630 5 10,896 5 12,162 5 13,428 5 15,960 7 5 5 5 5 12,162 5 13,428 5 15,960 7 5 5 5 5 5 12,162 5 13,428 5 15,960 7 5 5 5 5 12,162 5 13,428 5 15,960 7 5 <td></td> <td>1,566</td> <td></td> <td>2,83</td> <td>2</td> <td>4,09</td> <td>8</td> <td>5,36</td> <td>4</td> <td>6,630</td> <td></td> <td>7,896</td> <td></td> <td>9,162</td> <td></td> <td>10,428</td> <td></td> <td>11.694</td> <td></td> <td>12.960</td> <td></td> <td>14 226</td> <td></td> <td>15,492</td>		1,566		2,83	2	4,09	8	5,36	4	6,630		7,896		9,162		10,428		11.694		12.960		14 226		15,492
5 5,832 5 7,098 5 8,364 5 9,630 5 10,896 5 12,162 5 13,428 5 14,694 5 15,960 -		4,566		5,83	3	2,09	98	8,36				10,896		12,162	69	13,428	\$	14,694	\$	15,960	θ	17,226	\$	18,492
5 -		4,566					8					10,896		12,162	69	13,428	\$	14,694			S	17.226	69	18.583
5 - 5 5 5 5 5 6 6 7 8 9 2 10 5 11 6 6 1 1 1 1 1 1 1 1 1 1 6 1 1 6 1 1 6 1 1 6 6 1 1 6 1<							,			·				,										
\$ \$,									'		'								
1 10 25 47 76 113 156 207 264 1,526 2,792 4,058 5,324 6,590 7,856 9,122 10,388 11,694 1,528 2,802 4,083 5,372 6,667 7,969 9,279 10,595 11,959 \$ 1,528 2,802 8,4083 5,372 6,667 7,969 9,279 10,595 11,959 \$ 1,528 2,802 8,4083 5,372 6,667 7,969 9,279 10,595 11,959 \$ 4,304 \$ 4,281 \$ 4,229 \$ 4,193 \$ 4,099 \$ 4,001 \$ 5,832 \$ 7,088 \$ 9,279 \$ 10,595 11,959 \$ 4,304 \$ 4,229 \$ 4,193 \$ 4,099 \$ 4,001 \$ 5,832 \$ 7,086 \$ 12,162 \$ 14,694			69		5		1	(0)	\$		69		\$		\$		\$		\$		\$	•	69	
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$		'							,	'						'		•		•		'		,
1,526 2,792 4,058 5,324 6,590 7,856 9,122 10,388 11,694 1,528 2,802 4,083 5,372 6,667 7,969 9,279 10,595 11,959 \$ 1,528 2,802 \$ 4,083 5,372 6,667 \$ 7,969 \$ 9,279 10,595 11,959 \$ 1,528 2,802 \$ 4,083 \$ 5,372 \$ 6,667 \$ 7,969 \$ 9,279 \$ 10,595 \$ 11,959 \$ 4,304 \$ 4,296 \$ 4,281 \$ 4,259 \$ 4,229 \$ 4,193 \$ 4,150 \$ 4,099 \$ 4,001 \$ 5,832 \$ 7,098 \$ 8,364 \$ 9,630 \$ 10,896 \$ 12,162 \$ 13,428 \$ 14,694 \$ 15,960		•		-	-	-	0	2	2	47		76		113		156		207		264		330		402
1,528 2,802 4,083 5,372 6,667 7,969 9,279 10,595 11,959 \$ 1,528 \$ 2,802 \$ 4,083 \$ 5,372 \$ 6,667 \$ 7,969 \$ 9,279 \$ 10,595 \$ 11,959 \$ 1,528 \$ 2,802 \$ 4,083 \$ 5,372 \$ 6,667 \$ 7,969 \$ 9,279 \$ 10,595 \$ 11,959 \$ 4,304 \$ 4,296 \$ 4,083 \$ 5,372 \$ 6,667 \$ 7,969 \$ 9,279 \$ 10,595 \$ 11,959 \$ 4,304 \$ 4,296 \$ 4,281 \$ 4,229 \$ 4,193 \$ 4,150 \$ 4,099 \$ 4,001 \$ 5,832 \$ 7,098 \$ 8,364 \$ 9,630 \$ 10,896 \$ 12,162 \$ 13,428 \$ 14,694 \$ 15,960		260		1,526	9	2,79	2	4,05	8	5,324		6,590		7,856		9,122		10,388		11,694		13,060		14.567
\$ 1,528 \$ 2,802 \$ 4,083 5,372 \$ 6,667 \$ 7,969 \$ 9,279 \$ 10,595 \$ 11,959 \$ 4,304 \$ 4,296 \$ 4,281 \$ 4,259 \$ 4,229 \$ 4,193 \$ 4,150 \$ 4,099 \$ 4,001 \$ 5,832 \$ 7,098 \$ 8,364 \$ 9,630 \$ 10,896 \$ 12,162 \$ 13,428 \$ 14,694 \$ 15,960		260		1,528		2,80	2	4,08	0	5,372		6,667		7,969		9,279		10,595		11,959		13.390		14.970
\$ 4,304 \$ 4,296 \$ 4,259 \$ 4,129 \$ 4,193 \$ 4,196 \$ 4,099 \$ 4,001 \$ 5,832 \$ 7,098 \$ 8,364 \$ 9,630 \$ 10,896 \$ 12,162 \$ 13,428 \$ 14,694 \$ 15,960		260		1,528								6,667		7,969	\$	9,279	69	10,595				13,390	\$	14,970
\$ 5,832 \$ 7,098 \$ 8,364 \$ 9,630 \$ 10,896 \$ 12,162 \$ 13,428 \$ 14,694 \$ 15,960		4,306		4,304								4,229		4,193	\$	4,150	\$		69		\$	3,836	\$	3,613
		4,566		5,832								10,896		12,162	S	13,428						17,226	69	18.583

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

GMLLC – Monthly Year 1 Statement of Cash Flow

GM LLC Pro Forma Statement of Cash Flow

								Construction Period	on Period							
	a the state of the							Year 1	r1							
\$000s	Mo	Month 1	Month 2	Month 3	Month 4	-	Month 5	Month 6	Month 7	Month 8	Month 9		Month 10	Month 11	Moi	Month 12
Cash Flow from Operations Net Income	69		\$ (1)	(1) \$ (8	(8) \$	(15) \$	(22) \$	(29)	\$ (36)) \$ (43)	3) \$	(51) \$	(98)	\$ (165) \$	\$	(223)
Depreciation & Amortization Change in Working Capital		i.						'								
Accounts Receivable						•	ė									
Inventory		•					•									(11)
Other Current Asset						•	•					•	•			
Accounts Payable Accrued Expenses		• •						• •								
Cash Flow from Operations			(1)	(8)	3)	(15)	(22)	(29)	(36)) (43)	3)	(51)	(86)	(165)		(314)
Cash Flow from Investing Activities		(4,266)	(1,266)	(1,266)		(1,266)	(1,266)	(1,266)	(1,266)	(1,266)		(1,266)	(1,266)	(1,266)		(1,266)
Cash Flow from Financing Activities																
Borrowings/Cap. Int Bank Loan (Permanent)	(t)	•					•					•				
Borrowings/Cap. Int Construction Loan		260	1,266	1,266		1,266	1,266	1,266	1,266	1,266		1,266	1,306	1.366		1 507
Capitalized Interest (Construction Loan)		'	-	80	~	15	22	29	36			51	58	65		73
Repayments - Bank Loan								,								
Repayments - Bank Loan (Permanent)		•														
Repayments - Loan B		1										,				
Repayments - Construction Loan		•					•		3							
Repayments - Construction Loan Cap. Int.		•											•			
Cash Infusion from NNSCI		4,006					•									
Cash Flow from Financing Activities		4,266	1,267	1,274		1,281	1,288	1,295	1,302	1,309		1,317	1,364	1,431		1,580
Change in Cash	67	\$		\$	S	\$	\$		- \$	\$	s.	\$		s	69	1
Cash - Ending Balance								,								

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NNSCI Financial Projections – Multi-Year

NNSCI financials are presented for the single entity managing 10 shopping centers across the Navajo Nation. Financials for the period ending December 31, 2015 are incorporated into the financial projections. The financials do not reflect any known investment amounts or revenues from the newly renovated theater in Window Rock, AZ.

Income Statement

- L. Revenue
 - Revenue projection for CY 2016 is estimated to total \$4.1 million for the 10 shopping centers.
 - Annual revenue beyond CY 2016 is projected to increase 2.5% annually from CY 2017 to CY 2025.
 - Annual revenue is projected to increase annually at 0% from CY 2026 to CY 2045.
- M. Operating Expenses
 - Annual operating expenses excluding depreciation and amortization are estimated to be 42.5% of projected annual revenue for each calendar year from 2016 to 2045.
 - Operating expenses for CY 2016 are estimated to total \$1.7 million.
 - Annual operating expenses excluding depreciation and amortization beyond CY 2016 are projected to increase 2.5% annually from CY 2017 to CY 2025.
 - Annual operating expenses are projected to increase annually at 0% from CY 2026 to CY 2045.

N. EBITDA

- EBITDA for CY 2016 is estimated to be \$2.35 million.
- EBITDA margin is 57.5% of revenue.
- EBITDA beyond CY 2016 is projected to increase 2.5% annually from CY 2017 to CY 2025.

O. Income Tax

- The income tax rate is 0% since NNSCI is a non-taxed entity.

Balance Sheet

- P. Asset
 - The ending cash balance for Year 1 is estimated to be \$5.0 million.
- Q. Liabilities
 - As of December 2015, NNSCI does not have any outstanding debt.
- R. Equity
 - Equity cash contribution to GMLLC is assumed to occur in mid-2016 in the estimated amount of \$4.0 million.

Statement of Cash Flow

- S. Cash Flow from Operations
 - No assumptions.
- T. Cash Flow from Investing Activities
 - A cash infusion of \$4.0 million is assumed to occur in 2016.
 - Annual maintenance capital expenditures are estimated to be \$1.0 million.
- U. Cash Flow from Financing Activities
 - No assumptions.

Confidential

NNSCI – Multi-Year Income Statement

NNSCI Pro Forma Income Statement

\$000s

Revenue % change Cost of Sales Gross Profit % of Revenue Expenses % of Revenue EBITDA % of Revenue Depreciation & Amortization

EBIT

Interest

EBT Income Tax Net Income

	Year 1		Year 2	>	Year 3	>	Year 4	-	Year 5
\$	4,086	\$	4,189 2.5%	69	4,293	69	4,401 2.5%	69	4,511 2.5%
	•		•		'		•		
	4,086		4,189		4,293		4,401		4,511
	100.0%		100.0%		100.0%		100.0%		100.0%
	1,737		1,780		1,825		1,870		1,917
	42.5%		42.5%		42.5%		42.5%		42.5%
	2,350		2,408		2,469		2,530		2,594
	57.5%		57.5%		57.5%		57.5%		57.5%
	1,286		1,390		1,497		1,607		1,720
	1,063		1,018		971		923		873
	'		•		'		•		'
	1,063		1,018		971		923		873
ŝ	1,063	69	1,018	69	971	\$	923	G	873

Development Funding Memorandum Glittering Mountain FEC April 10, 2016

Confidential

NNSCI – Multi-Year **Balance Sheet**

Pro Forma Balance Sheet NNSCI

\$000\$

Year 5

Year 4

Year 3

Year 2

Year 1

\$

Current Operating Assets Accounts Receivable Inventory Other Current Asset Assets Cash

Total PP&E & Other Infrastructure

Total Assets

Current Operating Liabilities Liabilities & Member Equity Other Current Liability Accounts Payable

ŝ

Capitalized Interest (Construction Loan) Bank Loan (Permanent) Construction Loan **Total Liabilities** Total Debt

69

Equity

Total Liabilities & Equity

10,610 262 123 385 11,795 \$ 34,659 \$ 34,659 22,864 385 \$ 34,274 69 \$ G \$ 33,776 \$ 33,776 9,166 976 179 10,322 255 120 375 23,454 375 33,401 s \$ 69 ÷ 69 G 32,844 \$ 32,844 249 117 366 7,754 175 8,882 23,962 366 32,478 69 69 ы \$ \$ 69 31,864 6,375 929 7,475 \$ 24,389 243 114 357 \$ 31,864 171 357 31,507 G б \$ G G 30,837 5,026 907 \$ 24,738 \$ 30,837 6,099 237 111 348 348 \$ 30,489 167 ŝ

NNSCI – Multi-Year Statement of Cash Flow

NNSCI Pro Forma Statement of Cash Flow

\$000\$	Year 1	_	×	Year 2	>	Year 3	>	Year 4		Year 5
Cash Flow from Operations										
Net Income	\$ 1,0	1,063	\$	1,018	ഗ	971	\$	923	69	873
Depreciation & Amortization	1.1	1,286		1,390		1,497		1,607		1,720
Accounts Receivable		1001		1201		1001		100		1101
Inventory		-		-		(07)		(+7)		(47)
Other Current Asset		(4)		(4)		(4)		(4)		(4)
Accounts Payable		9		9		9		9		9
Other Current Liability		e		e		3		e		0 0
Cash Flow from Operations	2.3	2,332		2,390		2,450		2,511		2,574
Cash Flow from Investing Activities										
Infrastructure		,		•		•		•		
Capital Expenditures Investment in Subsidiany	(1,0	(1,014)		(1,042)		(1,070)		(1,100)		(1,130)
Cash Flow from Investing Activities	14	10001		101011		11 0701		14 4001		1007 11
	1'C)	Intr		(1,042)		(1,0/1)		(001,1)		(1,130)
Cash Flow from Financing Activities Borrowings/Cap. Int Bank Loan (Permanent)										
Borrowings - Construction Loan						,				
Capitalized Interest (Construction Loan)				•						'
Repayments - Bank Loan (Permanent)										
Repayments - Construction Loan										
Repayments - Construction Loan Cap. Int.				•		•		,		
Cash Flow from Financing Activities				•		•		•		
Change in Cash	\$ (2,6	(2,688)	¢ 9	1,349	s	1,380	\$	1,412	\$	1,444
Cash - Ending Balance	5,0	5,026		6,375		7,754		9,166		10,610

Glittering Mountain FEC Development Funding Memorandum April 10, 2016 NNSCI – Monthly Year 1 Income Statement

NNSCI Pro Forma Income Statement

\$000s

Revenue % change Cost of Sales Gross Profit % of Revenue Expenses % of Revenue % of Revenue % of Revenue % of Revenue

EBIT

Interest

EBT Income Tax Net Income

336 336				$\left \right $		-						STATE OF STATE	State State State				
10		Month 2	Month 3	-	Month 4	Ň	Month 5	Month 6	Month 7	Month 8	-	Month 9	Mon	Month 10	Month 11 Month 12	Σ	onth 12
	336	\$ 336	\$ 336	69 00	336	\$	336	336	\$ 345	69	69	345	¢1	345	345		345
	1	0.0%		%	0.0%		0.0%	0.0%	2.5%	0.0%	20	0.0%		0.0%	-	>	0.0%
	•	'					•	•						•			
	336	336		6	336		336	336			10	345		345	345		345
101	%0.001	100.0%	10	20	100.0%		100.0%	100.0%	+	100.0%	20	100.0%	1	%0.00	100.0%		100.0%
	143	143	143	m	143		143	143		147	~	147		147	147		147
4	42.5%	42.5%	42	20	42.5%		42.5%	42.5%	42.5%	4	20	42.5%	1	42.5%	42.5%		42.5%
	193	193		m	193		193	193	198	198	~	198		198	198		198
2	57.5%	57.5%	57.5%	8	57.5%		57.5%	57.5%	57.5%	5	*	57.5%		57.5%	57.5%		57.5%
	107	107	107		107		107	107	107	107	•	107		107	107		107
	86	86	86		86		86	86	91	91		91		91	91		91
	•				•									'			
	86	86	86	0	86		86	86	91	91		91		91	91		91
	- 1				•			•				•		•			
\$	86	\$ 86	\$ 86	\$	86	ŝ	86 \$	86	\$ 91	\$ 91	\$	91	\$	91	\$ 91	69	91

Development Funding Memorandum Glittering Mountain FEC April 10, 2016 NNSCI- Monthly Year 1 **Balance Sheet**

> Pro Forma Balance Sheet NNSCI

5,026 167 24,738 30,837 237 111 348 Month 1 Month 2 Month 3 Month 4 Month 5 Month 7 Month 8 Month 8 Month 9 Month 10 Month 11 Month 12 907 348 30,489 30,564 \$ 30,655 \$ 30,746 \$ 30,837 24,953 \$ 24,845 \$ 30,398 \$ 6 6 \$ 4,828 30,746 167 5,901 237 111 348 348 G G 30,307 \$ 6 69 4,629 30,655 167 5,703 348 507 237 348 25,381 \$ 25,274 \$ 25,167 \$ 25,060 \$ 4,431 \$ 30,034 \$ 30,125 \$ 30,216 \$ 30,564 \$ 6 S 237 111 348 ł 167 5,504 348 907 4,233 \$ 30,382 \$ 30,473 \$ 30,473 \$ Ю 6 167 5,306 348 907 237 348 30,283 \$ 30,382 \$ 4,035 \$ G 348 \$ 237 111 348 167 5,108 206 Year 1 30,110 \$ 30,196 \$ 30,283 \$ 29,943 \$ 3,854 \$ 340 \$ 6 885 . 162 231 108 340 4,901 25,596 \$ 25,488 \$ 29,598 \$ 29,684 \$ 29,770 \$ 29,856 \$ \$ 29,852 \$ 29,938 \$ 30,024 \$ 30,110 \$ 30,196 \$ 3,661 \$ 231 108 340 \$ s 162 4,708 885 340 G 6 \$ 3,467 162 4,515 340 885 231 340 30,024 \$ \$ 25,703 \$ G G 3,274 162 4,321 231 108 340 885 340 \$ 25,917 \$ 25,810 \$ 29,938 \$ ø 6 G 3,081 885 162 4.128 231 108 340 340 29,852 \$ 29,512 \$ G 6 69 2,887 885 340 231 340 162 3.934 \$ \$ 69 \$ \$ Capitalized Interest (Construction Loan)

Current Operating Liabilities

Other Current Liability

Accounts Payable

Bank Loan (Permanent)

Construction Loan

Total Liabilities

Equity

Total Debt

Total Liabilities & Equity

Liabilities & Member Equity

Current Operating Assets

Other Current Asset

Inventory

Total PP&E & Other

Total Assets

Infrastructure

Accounts Receivable

Cash

\$000\$ Assets 44

Glittering Mountain FEC Development Funding Memorandum April 10, 2016 NNSCI- Monthly Year 1 Statement of Cash Flow

> NNSCI Pro Forma Statement of Cash Flow

						and a second		Y	Year 1								N. N. N.
\$000\$	Month 1	Month 2		Month 3	Month 4		Month 5	Month 6	Month 7	-	Month 8	Month 9		Month 10	Month 11	-	Month 12
Cash Flow from Operations Net Income	\$ 86	s	86 \$	86	\$ 86	\$ 9	86	\$ 86	\$	91 \$	91	69	91 \$	91	5	91 \$	91
Depreciation & Amortization Change in Working Canital	107	10	107	107	107	2	107	107	h	107	107	+	107	107	107	4	107
Accounts Receivable	'			•			•			(22)							
Inventory			,	•			•							•			
Other Current Asset				•		,	•			(4)	'			•			
Accounts Payable	'		,	•			•		,	9			,	,			
Other Current Liability							1			e			,			,	
Cash Flow from Operations	193	15	193	193	193	3	193	193	~	181	198	19	198	198	198		198
Cash Flow from Investing Activities																	
Infrastructure	'		,	•													
Capital Expenditures	(1,014)			•			•			,			,				
Investment in Subsidiary	(4,006)																
Cash Flow from Investing Activities	(5,020)			•			•										
Cash Flow from Financing Activities Borrowings/Can Int _ Back I can (Demonant)																	
Dominings Capt. Int Daily Loan (Feiling Feil)	•		,				•			•	1		,	•			
Duriowings - Construction Loan				•			•			•			,	•		,	
Capitalized Interest (Construction Loan)	'		,	•			•			•			,				
Repayments - Bank Loan (Permanent)								,									
Repayments - Construction Loan	1		,								,						
Repayments - Construction Loan Cap. Int.	•		,														
Cash Flow from Financing Activities																	
Channe in Cash	1900 11 3	e 100	6														
				193 0	193	•	193	\$ 193	\$	181 \$	198	S 15	198 \$	198	\$ 198	\$	198
Cash - Ending Balance	2,887	3,081	F	3,274	3,467		3,661	3,854		4,035	4,233	4,431	1	4,629	4,828		5,026

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Consolidated Financial Projections – Multi-Year Income Statement

Pro Forma Income Statement Consolidated

\$000s	Year 1	Year 2	>	Year 3		Year 4		Year 5
Revenue	\$ 4,086	\$ 9,045	\$	9,361	Ś	9.662	69	9.973
% change	•	121.4%		3.5%		3.2%	•	3.2%
Cost of Sales		1,242		1,294		1,343		1.394
Gross Profit	4,086	7,803		8,067		8,319		8.579
% of Revenue	100.0%	86.3%		86.2%		86.1%		86.0%
Operating Expenses	2,027	3,906		4,259		4,361		4.470
% of Revenue	49.6%	43.2%		45.5%		45.1%		44.8%
EBITDA	2,060	3,897		3,807		3,958		4.108
% of Revenue	50.4%	43.1%		40.7%		41.0%		41.2%
Depreciation & Amortization	1,286	2,315		2,435		2,557		2,683
EBIT	773	1,582		1,373		1,400		1,425
Interest	402	781		748		731		713
EBT Income Tax	371	801		625		670		712
Net Income	\$ 371	\$ 801	s	625	Ś	670	69	712

9,973 3.2% 8,579 8,579 8,60% 4,470 44,8% 41.2%

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Consolidated Financial Projections – Multi-Year Balance Sheet

Consolidated Pro Forma Balance Sheet

\$000s	1	Year 1		Year 2		Year 3		Year 4		Year 5
Assets										
Cash	\$	5,026	Ś	6,774	69	8,298	ω	9.940	69	11.698
Accounts Receivable		206		929		953		976		1.001
Inventory		91		96		66		102		105
Other Current Asset		167		171		175		179		184
Current Operating Assets		6,190		7,969		9,525		11,198		12,988
Infrastructure		3,000		2,892		2,784		2,676		2.568
PP&E Investment in Subsidiance		40,230		39,185		38,051		36,828		35,513
Total PP&E & Other	S	43,230	69	42,077	\$	40,835	69	39,504	S	38,081
Total Assets	\$	49,421	ŝ	50,046	\$	50,360	69	50,702	\$	51,069
Liabilities & Member Equity		100				1				
Accrued Expenses				107		807		2/4		281
Other Current Liability		111		114		117		120		123
Current Operating Liabilities	ю	348	\$	396	S	406	G	417	\$	427
Bank Loan (Permanent)		'		14.746		14.425		14 088		13 732
Capitalized Interest (Construction Loan)		402		•						-
Construction Loan		14,567				•		•		•
Total Debt		14,970		14,746		14,425		14,088		13.732
Total Liabilities	69	15,318	69	15,143	\$	14,832	69	14,504	69	14,159
Equity	69	34,102	69	34,903	\$	35,528	69	36,198	69	36,910
Total Liabilities & Equity	69	49,421	69	50,046	Ś	50,360	69	50,702	ŝ	51,069
		at or		010'00	,	000'00		9		201,00

Consolidated Financial Projections – Multi-Year Statement of Cash Flow

Consolidated Pro Forma Statement of Cash Flow

\$000s	×	Year 1	>	Year 2	>	Year 3	-	Year 4	Year 5
Cash Flow from Operations	6	10	•						
	A	3/1	Ð	801	\$	625	()	670	\$ 712
Depreciation & Amortization Change in Working Capital:		1,286		2,315		2,435		2,557	2,683
Accounts Receivable		(22)		(23)		(23)		(24)	(24)
Inventory		(16)		(4)		(4)		(4)	(3)
Other Current Asset		(4)		(4)		(4)		(4)	(4)
Accounts Payable		9		24		1		-	
Accrued Expenses				21		-		-	-
Other Current Liability		0		3		e		e	3
Cash Flow from Operations		1,549		3,133		3,039		3,206	3,374
Cash Flow from Investing Activities									
Infrastructure		(3.000)							,
PP&E - Construction Building)	10,413)		•					
PP&E - Construction Equipment & CapEx		(5,793)		(1,042)		(1,070)		(1,100)	(1.130)
Investment in Subsidiary & CapEx		(4,006)		(120)		(123)		(127)	(130)
Cash Flow from Investing Activities	0	(23,212)		(1,162)		(1,194)		(1,226)	(1,260)
Cash Flow from Financing Activities									
Borrowings/Cap. Int Bank Loan (Permanent)				15,051		,			
Borrowings/Cap. Int Construction Loan		14,567		'		•		•	,
Capitalized Interest (Construction Loan)		402		82		•		•	•
Repayments - Bank Loan (Permanent)				(305)		(321)		(338)	(356)
Repayments - Construction Loan				(14,567)					
Repayments - Revolver - Capitalized Interest		•		(484)				•	
Cash Infusion from NNSCI into GMLLC		4,006		•		•		•	
Cash Flow from Financing Activities		18,976		(223)		(321)		(338)	(356)
Change in Cash	69	(2,688)	69	1,748	\$	1,524	ω	1,641	\$ 1,758
Cash - Ending Balance		5,026		6,774		8,298		9,940	11,698

Development Funding Memorandum **Glittering Mountain FEC** April 10, 2016

Consolidated Financial Projections – Monthly Year 1 Income Statement

Consolidated Pro Forma Income Statement

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	86		85	2	78	71	64	-	57		55	48		41	(2)		(74)	(132)
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\$	86	\$	85 3	\$ 7	78 \$	71	\$ 64	\$	57	ы	55 \$	48		41	121		1741 6	(100)

Depreciation & Amortization

Operating Expenses % of Revenue EBITDA % of Revenue

Gross Profit % of Revenue

Revenue % change Cost of Sales

\$000\$

Income Tax Net Income

EBT

Interest

EBIT

49

Glittering Mountain FEC Development Funding Memorandum April 10, 2016 Consolidated Financial Projections – Monthly Year 1 Balance Sheet

Consolidated Pro Forma Balance Sheet

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Year 1

Assets Assets Cash Accounts Receivable Inventory Other Current Asset Current Operating Assets

Infrastructure PP&E Investment in Subsidiary Total PP&E & Other

Total Assets

Liablifties & Member Equity Accounts Payable Accrued Expenses Other Current Liablifty Current Operating Liablifties Bank Loan (Permanent) Capitalized Interest (Construction Loan) Construction Loan Total Debt Total Liabilities

Equity

\$ 33,817 \$

33,902 \$ 33,980 \$ 34,051 \$ 34,115 \$ 34,172 \$ 34,227 \$ 34,274 \$ 34,315 \$ 34,308 \$ 34,234 \$ 34,102

\$ 34,418 \$ 35,770 \$ 37,122 \$ 38,474 \$ 39,826 \$ 41,179 \$ 42,544 \$ 43,901 \$ 45,258 \$ 46,615 \$ 47,972 \$ 49,421

Total Liabilities & Equity

3,274 \$ 885 885 885 885 885 885 885 885 885 88	Month 2	L	12	Month 2	M	Month A	M	anth C	-	Year		6 11-1	-	-	-	-	:		-			
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3000 3,000	4,128			4,321		4,515		4,708		4,901		5,108		5,306		5,504		5,703		5,901	9	190
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32,801 33,960 35,119 36,277 37,436 38,595 39,754 40,913 42,072 4 37,122 \$ 38,474 \$ 39,826 \$ 41,179 \$ 42,544 \$ 43,901 \$ 45,258 \$ 46,615 \$ 47,972 \$ 4 231 231 231 237 234 5,348 5,348 5,	4,606			4,606		4,606		4,606		4,606		4,606		4,606		4,606		4,606		1,606	4	606
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231 231 231 237 230 14, 2,307 </td <td>\$ 35,770</td> <td></td> <td>\$</td> <td>37,122</td> <td>S</td> <td></td> <td>\$</td> <td></td> <td>\$</td> <td></td> <td></td> <td></td> <td></td> <td>43,901</td> <td>\$</td> <td>45,258</td> <td>69</td> <td>46,615</td> <td></td> <td></td> <td></td> <td>421</td>	\$ 35,770		\$	37,122	S		\$		\$					43,901	\$	45,258	69	46,615				421
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3,142 \$ 4,423 \$ 5,711 \$ 7,007 \$ 8,318 \$ 9,627 \$ 10,944 \$ 12,307 \$ 13,738 \$	-			2,802		4,083		5,372		6,667		7,969		9,279		10,595		11,959	100	390	14	970
	\$ 1,868		ŝ	3,142	G		\$	5,711	\$		\$		\$	9,627	\$	10,944	\$				1	318

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Glittering Mountain FEC Development Funding Memorandum April 10, 2016

Consolidated Financial Projections – Monthly Year 1 Statement of Cash Flow

Consolidated Pro Forma Statement of Cash Flow

Month I Month II Month II Month II Month II Month II Month III Month IIII Month IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII										0.000	Year 1			A NAME OF A					
5 86 5 73 5 64 5 5 5 41 5 (1) 5 (1) 107 <th>\$0005</th> <th>Month 1</th> <th>Ň</th> <th>onth 2</th> <th>Mont</th> <th>-</th> <th>Month 4</th> <th>Mol</th> <th>nth 5</th> <th>Month 6</th> <th></th> <th>onth 7</th> <th>Month 8</th> <th>Mont</th> <th>F</th> <th>Month 10</th> <th>-</th> <th></th> <th>Month 12</th>	\$0005	Month 1	Ň	onth 2	Mont	-	Month 4	Mol	nth 5	Month 6		onth 7	Month 8	Mont	F	Month 10	-		Month 12
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$ \ \ \ \ \ \ \ \ \ \ \ \ \ $	Depreciation & Amortization Change in Working Capital	107		107		107	107		107	1	22	107	101		107	107		107	
$ \ \ \ \ \ \ \ \ \ \ \ \ \ $	Accounts Receivable								•			(22)			,	,			
$ \ \ \ \ \ \ \ \ \ \ \ \ \ $	Inventory			•					•						,				101
$ \ \ \ \ \ \ \ \ \ \ \ \ \ $	Other Current Asset			•		,			,			(4)		2.3					12)
$ \label{eq:constraints} \mbox{ logs} \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	Accounts Payable			•		,	,		'			9						•	
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	Accrued Expenses			'		•	,		1		,								
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Other Current Liability								,			e							
(3,000) (1,000) (1,266) (1,266) (1,266) (1,266) (1,266) (1,266) (1,266) (1,266) (1,266) (1,266) (1,266) (1,266) (1,266) (1,266) (1,266) (1,266) (1,266) <t< td=""><td>Cash Flow from Operations</td><td>193</td><td>~</td><td>192</td><td></td><td>185</td><td>178</td><td></td><td>171</td><td>16</td><td>54</td><td>144</td><td>155</td><td></td><td>148</td><td>101</td><td></td><td>33</td><td>(116)</td></t<>	Cash Flow from Operations	193	~	192		185	178		171	16	54	144	155		148	101		33	(116)
Reader (868) (80) <th< td=""><td>Cash Flow from Investing Activities Infrastructure</td><td>(3,000</td><td>6</td><td>'</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></th<>	Cash Flow from Investing Activities Infrastructure	(3,000	6	'															
(1,412) (398) <	PP&E - Construction Building	(868		(868)	-	868)	(868	((868)	(86	(8)	(868)	(865	-	(868)	(RGR)			030/
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	PP&E - Construction Equipment & CapEx Investment in Subsidiany & CapEx	(1,412		(398)		(866	(398	-	(398)	(36	(8)	(398)	(366	-	(398)	(398)		(868)	(398)
(9.266) (1,266)		000'+)		•			'		•			'			•			,	
n (Permanent) - <	Cash Frow Irom Investing Activities	(9,286		(1,266)	1	266)	(1,266		1,266)	(1,26	(9)	(1,266)	(1,266		,266)	(1,266)		(99)	(1,266)
ion Lean 260 1,266 1,266 1,266 1,266 1,266 1,306 1,431 </td <td>Cash Flow from Financing Activities Borrowings/Cap. Int Bank Loan (Permanent)</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>•</td> <td></td>	Cash Flow from Financing Activities Borrowings/Cap. Int Bank Loan (Permanent)								•										
n Loan) - 1 8 15 22 29 36 43 51 56 56 65 anent) 	Borrowings/Cap. Int Construction Loan	260	L	1,266	-	266	1,266		1.266	1.26	9	1.266	1 266		266	1 306		00	1 507
anent) 1 1 1 1 2 3 1 2 1 2 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1	Capitalized Interest (Construction Loan)			-		80	15		22	~	6	36	43		51	58		65	100'1
Ized Interest - <	Repayments - Bank Loan (Permanent)			•							,								
Ized Interest - <	Repayments - Construction Loan			,		•	'					,						•	
GMLLC 4,006 -	Repayments - Revolver - Capitalized Interest			•		,			'										
4.266 1.267 1.274 1.281 1.288 1.295 1.302 1.309 1.317 1.364 1.431 \$ (4.826) \$ 193 \$ 193 \$ 193 \$ 193 \$ 193 \$ 193 \$ 193 \$ 193 \$ 193 \$ 193 \$ 193 \$ 198 <	Cash Infusion from NNSCI into GMLLC	4,006					'		•			•							
\$ (4,826) \$ 193 \$ 193 \$ 193 \$ 193 \$ 198 198 198	Cash Flow from Financing Activities	4,266		1,267	1	274	1,281		1,288	1,29	5	1,302	1,309		317	1,364	1,4	31	1,580
2,887 3,081 3,274 3,467 3,661 3,854 4,035 4,233 4,431 4,629 4,828	Change in Cash			193			193							1 1					198
	Cash - Ending Balance	2,887		3,081	e	274	3,467		3,661	3,85	4	4,035	4,233		431	4,629	4,8	28	5,026

Confidential

Appendix A

Due Diligence Documents

- a) Coconino County Development Agreement
- b) Signed EPC Contract Agreement
- c) Contractor Bonding Certificates and Insurance
- d) Final Appraisals of Property Land
- e) Completed Environmental Assessments/Studies and Permits
- f) Infrastructure Development Plans
- g) The Outlook at Glittering Mountain Master Plan
- h) NNSCI 2015 Unaudited Financials
- i) Glittering Mountain LLC Articles of Organization
- j) Glittering Mountain FEC Feasibility Studies
- k) Bank Loan Financing Proposal(s)

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Appendix B

NNSCI Board Members

Peggy Francis Scott (Navajo), Board Chairperson

Mrs. Scott has been the NNSCI Board Chairperson for 9 years. She earned her Bachelor's degree at the University of Arizona and went on to obtain a Master's degree from Northern Arizona University in Community College Educational Administration. Mrs. Scott worked with Dine College as the Director of Native American Research and Resource Department. She has served as Chairperson for the Navajo and Indian studies program and as the Director of Navajo Curriculum Development Center. Mrs. Scott has also served as the grant writer and Economic Director for Apache County and served as the District Manager for Apache Country District One.

Denise Canyon (Navajo), Vice Chairperson

Ms. Canyon holds an MBA from the University of Phoenix and a Bachelor's from Northern Arizona University. In addition to serving on the NNSCI Board, she is also involved with contract analysis for the Salt River Project/Navajo Generating Station in Page, AZ. Ms. Canyon has worked in the areas of education, health, social programs and private sector businesses. She also has extensive experience in contracting, procurement, finance, grant writing, and small/large business operations. Ms. Canyon has represented the NNSCI's Western Agency since 2007.

James Henry (Navajo), Secretary/Treasurer

Mr. Henry is the Controller for Navajo Engineering & Construction Authority (NECA), Finance & Administration, Mr. Henry is responsible for all accounting functions, data processing, office administration, insurance, and pension administration. Mr. Henry is a graduate of the Fort Lewis College, Durango, CO, with a BA in Accounting (1974). His accomplishments included special emphasis in accounting and some considerable studies in business and government related courses. James represents the NNSCI's Northern Agency and has served as a NNSCI Board Member since 2002.

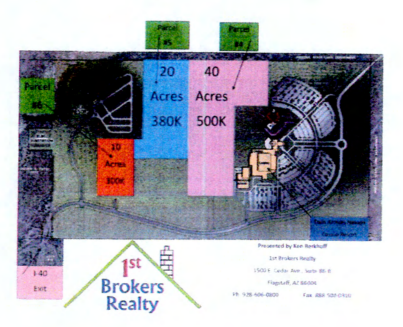
Casey Watchman (Navajo), Board Member

Mr. Watchman is a Navajo Interpreter and Instructor at the University of Arizona. Mr. Watchman is a certified Navajo Court Interpreter. He currently maintains a private practice that spans 20 plus years in the legal field specializing in criminal, civil, family, and administrative law. Professional memberships include: Navajo Nation Bar Association since November 1980. Navajo Nation Labor Commission, Chairman. Member since October 1997. Navajo Nation Shopping Centers, Inc., Board Member since November 2004 and a Federally Certified Court Interpreter, since November 1990.

Confidential

Exhibit A

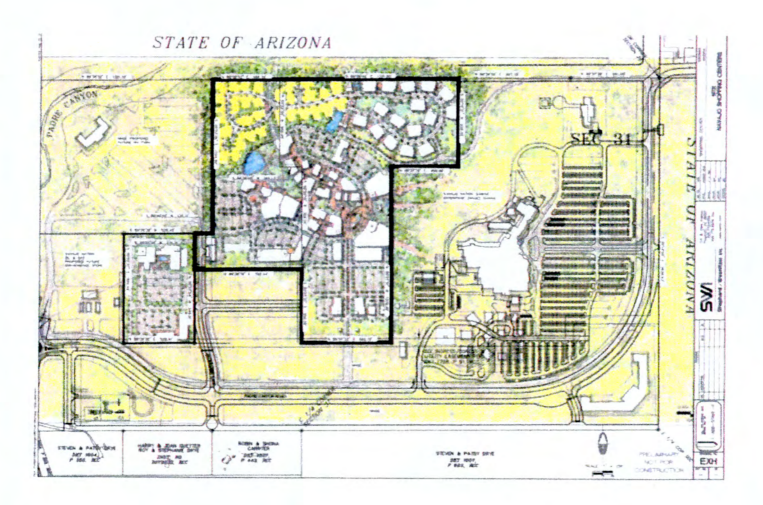
Tracts Acquired

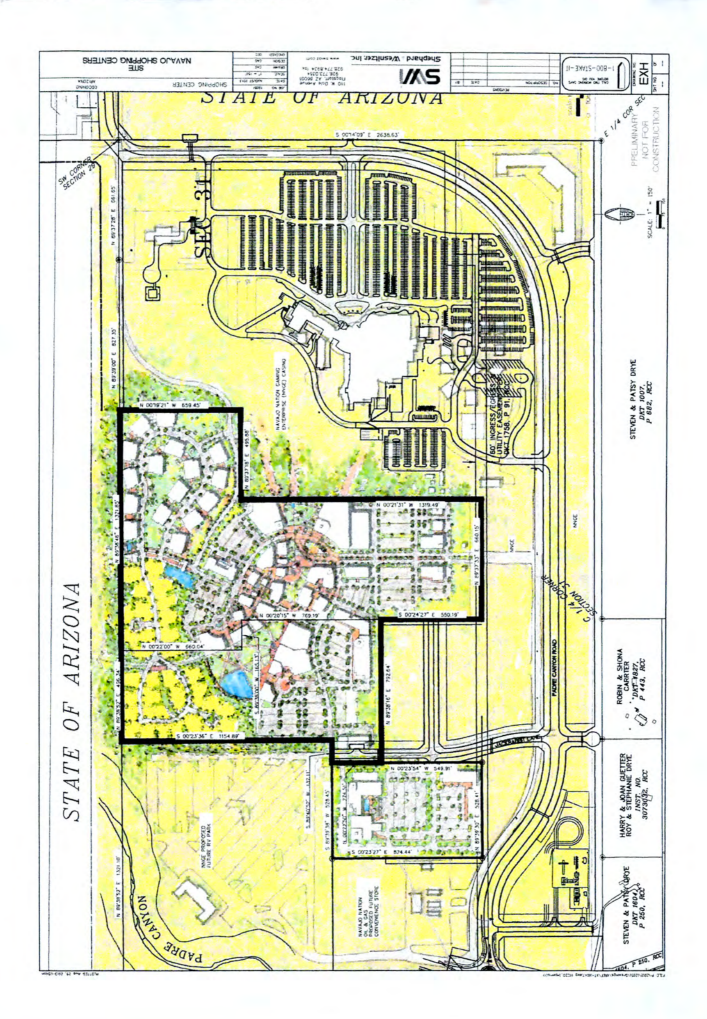


Confidential

Glittering Mountain FEC Development Funding Memorandum April 10, 2016

Exhibit B The Outlook at Glittering Mountain Master Plan





Office of Legislative Counsel Telephone: (928) 871-7166 Fax # (928) 871-7576



Honorable LoRenzo Bates Speaker 23rd Navajo Nation Council

MEMORANDUM

TO: Honorable Jonathan Hale The 23rd Navajo Nation Council

FROM:

Kristen A. Lowell, Attorney Office of Legislative Counsel

DATE: September 30, 2016

SUBJECT: AN ACTION RELATING TO RESOURCES AND DEVELOPMENT, BUDGET AND FINANCE AND NAABIK'IYATI' COMMITTEES AND NAVAJO NATION COUNCIL; ADOPTING THE SIHASIN FUND TWIN ARROWS/GLITTERING MOUNTAIN FAMILY ENTERTAINMENT CENTER ECONOMIC DEVELOPMENT EXPENDITURE PLAN PURSUANT TO RESOLUTION CD-68-14 AND 12 N.N.C. §§2501-2508

As requested, I have prepared the above-referenced proposed resolution and associated legislative summary sheet pursuant to your request for legislative drafting. Based on a review of the existing law and the documents submitted, the legislation is legally sufficient.

The resolution as drafted is legally sufficient; however, as with any action of government it may be subject to review by the courts in the event of proper challenge. **Please ensure that this particular resolution is precisely what you want.** You are encouraged to review the proposed resolution to ensure that it is drafted to your satisfaction.

The Office of Legislative Counsel confirms the appropriate standing committee(s) based on the standing committees powers outlined in 2 N.N.C. §§301, 401, 501, 601 and 701. Nevertheless, "the Speaker of the Navajo Nation Council shall introduce [the proposed resolution] into the legislative process by assigning it to the respective oversight committee(s) of the Navajo Nation Council having authority over the matters for proper consideration." 2 N.N.C. §164(A)(5).

If the proposed resolution is unacceptable to you, please contact me at the Office of Legislative Counsel and advise me of the changes you would like made to the proposed resolution.

THE NAVAJO NATION LEGISLATIVE BRANCH INTERNET PUBLIC REVIEW PUBLICATION



LEGISLATION NO: 0355-16 SPONSOR: Jonathan Hale

TITLE: An Action Relating To Resources And Development, Budget And Finance And Naabik'ivati' Committees And Navajo Nation Council; Adopting The Sihasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan Pursuant To Resolution CD-68-14 And 12 N.N.C. §§ 2501-2508

Date posted: October 4, 2016 at 5:04pm

Digital comments may be e-mailed to comments@navajo-nsn.gov

Written comments may be mailed to:

Executive Director Office of Legislative Services P.O. Box 3390 Window Rock, AZ 86515 (928) 871-7590

Comments may be made in the form of chapter resolutions, letters, position papers, etc. Please include your name, position title, address for written comments; a valid e-mail address is required. Anonymous comments will not be included in the Legislation packet.

Please note: This digital copy is being provided for the benefit of the Nav, ajo Nation chapters and public use. Any political use is prohibited. All written comments received become the property of the Navajo Nation and will be forwarded to the assigned Navajo Nation Council standing committee(s) and/or the Navajo Nation Council for review. Any tampering with public records are punishable by Navajo Nation law pursuant to 17 N.N.C. §374 et. seq.

THE NAVAJO NATION LEGISLATIVE BRANCH INTERNET PUBLIC REVIEW SUMMARY

LEGISLATION NO.: 0355-16

SPONSOR: Honorable Jonathan L. Hale

TITLE: <u>An Action Relating To Resources And Development, Budget And Finance</u> <u>And Naabik'iyati' Committees And Navajo Nation Council; Adopting The Sihasin</u> <u>Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic</u> <u>Development Expenditure Plan Pursuant To Resolution CD-68-14 And 12 N.N.C. §§</u> <u>2501-2508.</u>

Posted: October 4, 2016 at 5:04 pm

5 DAY Comment Period Ended: October 9, 2016

Digital Comments received:

Comments Supporting	None
Comments Opposing	None
Inclusive Comments	None

atamin Balad

Policy Analyst Office of Legislative Services

10/10/11 8:21am

THE NAVAJO NATION LEGISLATIVE BRANCH INTERNET PUBLIC REVIEW SUMMARY

LEGISLATION NO.: 0355-16

SPONSOR: Honorable Jonathan L. Hale

TITLE: <u>An Action Relating To Resources And Development, Budget And Finance</u> <u>And Naabik'iyati' Committees And Navajo Nation Council; Adopting The Sihasin</u> <u>Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic</u> <u>Development Expenditure Pian Pursuant To Resolution CD-68-14 And 12 N.N.C. §§</u> <u>2501-2508.</u>

Posted: October 4, 2016 at 5:04 pm

5 DAY Comment Period Ended: October 9, 2016

Digital Comments received:

Comments Supporting	None
Comments Opposing	None
Inclusive Comments (1)	1. Navajo Nation Shopping Centers, Inc. Board of Directors Resolution No. NNSCI-246-17

Legislative Secretary II Office of Legislative Services

8:4gam 121910017

Date/Time

RESOLUTION OF THE BOARD OF DIRECTORS OF THE NAVAJO NATION SHOPPING CENTERS, INC.

No. NNSCI-246-17

RECOMMENDING THE SECOND SET OF AMENDMENTS OR MODIFICATIONS TO LEGISLATION 0355-16 AND APPROVING THE UPDATED FINANCIAL PLAN FOR THE GLITTERING MOUNTAIN FAMILY ENTERTAINMENT CENTER

WHEREAS:

- In 2002, the Navajo Nation Council established the Navajo Nation Shopping Centers, Inc. (hereinafter "NNSCI") and approved the Articles of Incorporation for the NNSCI. See, CO-63-02.
- 2. The NNSCI is authorized to initiate and implement the planning, developing, financing, designing, and constructing shopping centers within or near the Navajo Nation. Article V, section 4 (A), (B), (C) and (D).
- 3. The NNSCI is authorized to borrow funds, pledge non-restricted assets and execute contracts for the repayment of funds and such authorization is appropriate if the NNSCI obligation does not excess the NNSCI's ability to repay the funds and pledge assets that are not disallowed by the Bylaws of the NNSCI or disallowed by the NNSCI Board. Article V, Section 8 of the Bylaws of the NNSCI.
- 4. The Navajo Nation Council tabled Legislation 0355-16 during its winter session of 2016. On June 19, 2017, the NNSCI then approved amendments to Legislation 0355-16. On July 18, 2017, the Sponsors of Legislation Number 0355-16 and the NNSCI presented this legislation to the council. The council deferred the legislation to the Winter Session of 2017.
- 5. Since July 2017, new plans have emerged necessitating a need to amend Legislation Number 0355-16. The new plan is to develop the GMFEC on the property of the Navajo Nation Gaming Enterprise (NNGE). The land upon which the GMFEC will be built is on Navajo Nation Trust Land. The NNSCI will sublease trust land from the NNGE to build the GMFEC.
- 6. The new plan comes with new financial information that needs to be inputted into Legislation 0355-16. See attached document which provides as follows: \$15.0 million loan, \$1.0 million for infrastructure grant with pay back, \$1.0 million Community Development Financial Institution (short term loan), \$100,000.00 Navajo Nation Sales Tax Revenue, \$6.0 million NNSCI contribution and \$4.0 million New Market Tax Credit. Also, included are the Financing Analysis, and proposed changes are attached.

7. It is in the best interest of the NNSCI to update Legislation Number 0355-16 and continued with the plans of the GMFEC.

NOW, THEREFORE, BE IT RESOLVED THAT:

A. The Board of Directors of the Navajo Nation Shopping Centers, Inc. hereby recommends amendments or modifications to Legislation Number 0355-16 as they are reflected in the attached documentation and approves an update of the financial information concerning infrastructure development on trust land.

B. The Board of Directors of the Navajo Nation Shopping Centers, Inc. authorizes the management of the NNSCI, financial adviser and legal counsel to work with appropriate offices, entities, subcommittees and committees to finalize the Legislation Number 0355-16 for council consideration and such authorization includes updating new financial information and other information that are necessary to continue with the project to secure funds for the GMFEC. Attached is the resolution and Financial Analysis.

CERTIFICATION

I, hereby certify that the foregoing resolution was considered and approved by the Board of Directors of the Navajo Nation Shopping Centers, Inc., at a duly called Special Board Meeting at Twin Arrows Navajo Casino Resort Conference Room in Flagstaff, Arizona, on this 14th day of November 14 2017, and was approved by a vote of _5_ in favor, _0_ opposing, and _0_ abstaining.

Mrs. Peggy F. Scott, Chairperson

Date

1		PROPOSED NAVAJO NATION COUNCIL RESOLUTION				
2	23 RD NAVAJO NATION COUNCIL – Second Year, 2016					
3		INTRODUCED BY				
4						
5						
6		(Prime Sponsor)				
7						
8		TRACKING NO.				
9						
10	A	N ACTION RELATING TO RESOURCES AND DEVELOPMENT, BUDGET AND				
11	FINANCE AND NAABIK'IYATI' COMMITTEES AND NAVAJO NATION COUNCIL;					
12	ADOPTING THE SIHASIN FUND TWIN ARROWS/GLITTERING MOUNTAIN FAMILY					
13	ENTERTAINMENT CENTER ECONOMIC DEVELOPMENT EXPENDITURE PLAN					
14	PURSUANT TO RESOLUTION CD-68-14 AND 12 N.N.C. §§2501-2508					
15						
16	BE IT	ENACTED:				
17						
18	Section	one. Authority				
19	А.	The Navajo Nation Council is the governing body of the Navajo Nation. 2 N.N.C. §102 (A).				
20	B.	The Naabik'iyati' Committee of the Navajo Nation Council is empowered to review all				
21		proposed legislation which requires final action by the Navajo Nation Council. 2 N.N.C.				
22		§164(A)(9).				
23	C.	The Naabik'iyati' Committee additionally has the authority to delegate its authority as				
24		appropriate for efficiency and streamlining of government process to appropriate entities and				
25		to establish a subcommittee that consists of committee members which the committee selects.				
26		2 N.N.C. §§ 186 and 701 (B).				
27	D.	The Budget and Finance Committee of the Navajo Nation Council is empowered to review				
28		and recommend to the Navajo Nation Council the budgeting, appropriation, investment, and				
29		management of all funds. 2 N.N.C. §301 (B)(2).				
30						

E. The Resource and Development Committee of the Navajo Nation Council is empowered to 1 2 exercise oversight authority over economic and community development, commerce and trade, 3 and public utilities and telecommunications. 2 N.N.C. §500 (C). 4 F. The Síhasin Subcommittee of the Naabik'iyati' Committee of the Navajo Nation Council was 5 established to recommend to the Naabik'iyati' Committee and Navajo Nation Council financial 6 support and/or financing plans for the purposes designated in the Navajo Nation Trust 7 Settlement Act of 2014, 12 N.N.C. §§ 2501-2508, enacted by CD-68-14. NABIAP-20-15. 8 9 Section Two. Findings A. On May 30, 2014, the 22nd Navajo Nation Council adopted Resolution No. CMY-28-14 10 11 accepting a settlement of the Navajo Nation's lawsuit, Navajo Nation v. United States, No. 06-12 945L (United States Court of Federal Claims) against the United States for its historical 13 mismanagement of the tribe's trust assets and its failure to ensure that the Navajo Nation 14 received all funds due and owed under the United States' trust obligations and fiduciary duties. 15 Resolution No. CMY-28-14 was signed into law by the President of the Navajo Nation on 16 June 4, 2014. 17 B. The 22nd Navajo Nation Council recognized that during the many decades that the United 18 States was in breach of its trust obligations and fiduciary duties to the Nation, the tribal 19 government was without funds to develop the comprehensive nationwide infrastructures 20 necessary to support and promote community growth and sustainability through the expansion 21 of economic development, as well as to provide the educational opportunities, critical for the 22 prosperity of current and future generations of Dine. See Resolution No. CMY-28-14. 23 C. Between October 6, 2014 and November 8, 2014 the Office of the Speaker held seven (7) 24 Public Hearings, as directed by the Navajo Nation Council's Naabik'iyati' Committee on July 25 10, 2014, to receive input from Navajo Nation members on how the net proceeds from Navajo 26 Nation v. United States should be used. During that same time period, the Office of the 27 President and Vice-President also held five (5) town hall meetings for a similar purpose. D. On December 13, 2014, the 22nd Navajo Nation Council adopted Resolution No. CD-68-14 28 enacting the Navajo Nation Breach of Trust Settlement Act of 2014 (hereinafter "2014 Act") 29 30

1		and establishing the Navajo Nation Síhasin Fund at 12 N.N.C. §2501 et seq The President of
2		the Navajo Nation signed Resolution No. CD-68-14 into law on December 31, 2014.
3	E.	The 2014 Act mandated that the net proceeds and earnings thereon received by the Navajo
4		Nation from the settlement of Navajo Nation v. United States and that, when duly designated,
5		the net proceeds of settlements or judgement awards of other litigation(s) brought against the
6		United States concerning its failure to ensure that the Navajo Nation received all funds due
7		and owing under the United States' trust obligations and fiduciary duties, be deposited into the
8		Síhasin Fund and managed and invested to provide financial support and/or financing for (1)
9		the planning and development of regional infrastructure supporting economic and community
10		development, including housing, within the Navajo Nation; and/or (2) education opportunities
11		for members of the Navajo Nation. See 12 N.N.C. §2502 (A).
12	F.	The 2014 Act also established that "leveraging of the [Síhasin] Fund by way of guaranteeing
13		loans, match funding, direct funding in part and other weighted uses of the Fund shall be
14		favored over direct funding in whole". 12 N.N.C. §2502 (B).
15	G.	The 2014 Act further established that with the exception of outstanding and accrued litigation
16		costs, Síhasin Fund Principal and Income shall only be expended pursuant to a Fund
17		Expenditure Plan consistent with the purposes set forth in the 2014 Act at 12 N.N.C. §2502
18		and adopted by a two-thirds (2/3) vote of all members of the Navajo Nation Council. 12
19		N.N.C. §2502 (A),
20	H.	The 2014 Act states that "Fund Principal" shall consist of all deposits made to the Síhasin
21		Fund and that "Fund Income" shall consist of all earnings (interest, dividends, etc.) generated
22		and realized by the Fund Principal and that Fund Income shall be deposited in and added to
23		Fund Principal until such time as a Fund Expenditure Plan(s) is duly adopted. Pursuant to 12
24		N.N.C. §§2505(C),
25	I.	The Office of the Controller reported that as of January 1, 2016, the amount of the Síhasin
26		Fund Principal is four hundred eighty-seven million nine hundred ninety thousand eight
27	-	hundred forty-one dollars and ninety-one cents (\$487,990,841.91) with interest earnings of
28		four hundred fifty-eight thousand four hundred thirty-one dollars and seventy-five cents
29		(\$458,431.75).
30		

1 J. On April 9, 2015, the Naabik'iyati' Committee adopted Resolution No. NABIAP-20-15 2 establishing the Naabik'iyati' Síhasin Fund Subcommittee to "review and evaluate the Public Hearing comments and recommendations from the Navajo People" and "recommend to the 3 4 Naabik'iyati' Committee and Navajo Nation Council financial support and/or financing 5 plan(s) for the purposes designated in CD-68-14 [Navajo Nation Breach of Trust Settlement Act of 2014, establishing the Síhasin Fund]". 6 7 K. Between April 2015 and October 2016, the Naabik'iyati' Síhasin Fund Subcommittee, assisted by the Office of Legislative Services, Office of the Speaker, and Office of Legislative 8 9 Counsel, met on more than twenty-five (25) occasions in either work sessions or official 10 meetings to review and evaluate the Public Hearing comments and recommendations from the 11 Navajo People; hear proposals from Navajo Nation entities, chapters, programs and officials; and develop an expenditure plan(s) for the Síhasin Fund Principal and Income consistent with 12 13 the purposes set forth in the 2014 Act. 14 L. The Naabik'iyati' Síhasin Fund Subcommittee determined that for an expenditure plan to fully 15 meet the leveraging criteria of the 2014 Act, the expenditure plan shall not rely on Síhasin 16 Funds for full direct project funding, unless such funds are to be repaid under a loan 17 agreement, and instead must utilize the Síhasin Funds for (1) match funding, joint funding, 18 contribution funding, cost-share funding or similar weighted uses of the funds; (2) 19 reimbursement funding; and/or (3) loan or bond financing or guarantee. 20 M. The Naabik'iyati' Síhasin Fund Subcommittee also determined that the 2014 Act allowed for 21 the adoption of multiple expenditure plans and that it would be prudent for the Navajo Nation 22 to adopt integrated, yet distinct, expenditure plans for regional-level infrastructure planning 23 and development in four broad infrastructure areas or categories consistent with the purposes 24 of the 2014 Act: Water and Natural Resource Infrastructure Development; Economic 25 Development; Community Development; and Housing Development. 26 N. In February of 2016, upon recommendation of the Naabik'iyati' Síhasin Fund Subcommittee, 27 the Navajo Nation enacted Legislation No. CJA-12-16 adopting the Síhasin Fund Bulk Water 28 and Wastewater Development and Sanitation Deficiency System (SDS) Project Expenditure 29 Plans for the planning and development of a comprehensive and cohesive nationwide bulk 30

water delivery system necessary to support sustainable economic development, including housing, throughout the Navajo Nation.

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- O. Legislation No. CJA-12-16 specifically set forth that following the adoption of the Bulk Water and Wastewater Development and Sanitation Deficiency System (SDS) Project Expenditure Plans, the Naabik'iyati Síhasin Fund Subcommittee would consider project specific economic and community development expenditure plans for funding under Section 2505 of the 2014 Act.
- P. The Navajo Nation Shopping Centers, Inc. presented the Naabik'iyati' Síhasin Fund Subcommittee with information that since 2013 and the inception of the Twin Arrows Navajo Casino Resort ("TANCR"), the Navajo Nation (which includes the Navajo-Hopi Land Commission and Office, the Division of Economic Development, other Navajo Nation programs, and the Twin Arrows Task Force), the Office of Navajo Hopi Relocation, the Navajo Nation Oil and Gas Company ("NNOGC"), and the Navajo Nation Shopping Centers, Inc. have planned and advocated for a Family Entertainment Center to include a six screen theater, bowling alley, restaurant, child care facility, video arcade and laser tag at the Twin Arrows Interstate 40 interchange; and these parties have worked together to advance the development of the Twin Arrows/Glittering Mountain Family Entertainment Center to initially include egress to TANCR; and this work includes multiple market studies, master plans, a "Retail Site Analysis", environmental studies, archaeological and geotechnical studies and design documents.
 - Q. In December of 2014, the Resources and Development Committee passed Resolution RDCD-106-14, attached as Exhibit A, approving the Twin Arrows Master Plan which includes plans for multiple businesses at Twin Arrows, specifically including the Twin Arrows/Glittering Mountain Family Entertainment Center as a co-anchor tenant adjacent to the TANCR boundary, and directing the Navajo Nation Enterprises to commercially develop the Twin Arrows/Glittering Mountain Commercial Development Site.
 - R. Navajo Nation Shopping Centers, Inc. also presented the Naabik'iyati Síhasin Fund
 Subcommittee with studies showing that the development and establishment of the Glittering
 Mountain Family Entertainment Center under the ownership and management of Navajo
 Nation Shopping Centers, Inc. will:

1		1. Provide a positive financial return to Navajo Nation Shopping Centers, Inc., as well as		
2		attract visitors to and compliment the amenities offered at the TANCR;		
3		2. Provide a positive return to the Navajo Nation through the creation of permanent jobs,		
4		as well as construction jobs for several trades, tax revenues from retail sales and		
5		construction, and business site lease fee revenues, as well as expand markets for		
6		Navajo goods and opportunities for Navajo entrepreneurs; and		
7		3. Stimulate capital and economic multiplier effects for the western portion of the Navajo		
8		Nation.		
9	S.	Navajo Nation Shopping Centers, Inc. additionally presented the Naabik'iyati' Síhasin Fund		
10		Subcommittee with information that the development of essential utilities necessary to operate		
11		the Twin Arrows/Glittering Mountain Family Entertainment Center will establish the utilities		
12		infrastructure necessary to support future development of approximately 70 acres in the midst		
13		of the approximately 400 acres of the TANCR area, including other ancillary businesses such		
14		as retail establishments, fast food restaurants, tourism facilities and similar developments.		
15	T.	Navajo Nation Shopping Centers, Inc. reassured the Naabik'iytai' Síhasin Fund Subcommittee		
16		that as of February 28, 2016, the Glittering Mountain Family Entertainment Center was project		
17		ready with the selection of a Design Build Contractor with the Design Phase for the site and		
18		building construction/architectural design near 100% complete to commences in two months		
19		from the allocation of funds per section 4(A)(4) above and opening should be within a		
20		reasonable time after completion of the construction, if funding in the amount of sixteen		
21		million dollars (\$16,000,000)was immediately secured.		
22	U.	The Glittering Mountain Family Entertainment Center will be built on trust land of the Navajo		
23		Nation and meets the 2014 Act's requirement at 12 N.N.C. §2502 (A) that economic		
24		development projects be located within the Navajo Nation.		
25	V.	Lastly, Navajo Nation Shopping Centers, Inc. informed the Naabik'iyati' Síhasin Fund		
26		Subcommittee that Navajo Nation Shopping Centers, Inc. had so far contributed over three		
27		million dollars (\$3,000,000.00) in in-kind development costs supporting the Glittering		
28		Mountain Family Entertainment Center project, e.g. feasibility studies, engineering,		
29		environmental assessment, electricity and water/wastewater infrastructure studies, land costs,		
30		and other development costs.		

1 W. On September 28, 2016, the Naabik'ivati Síhasin Fund Subcommittee has accepted the update 2 report of the revised Financial Plan for the Navajo Nation Shopping Centers, Inc.'s request to 3 recommend the Glittering Mountain Family Entertainment Center project to the Naabik'iyati' 4 Committee and Navajo Nation Council for financial support and funding through the Síhasin 5 Fund. 6 X. Notwithstanding the responsibilities assigned to the Naabik'iyati' Síhasin Fund Subcommittee 7 to recommend to the Naabik'ivati' Committee and Navajo Nation Council financial support 8 and/or financing plans for the purposes designated in the 2014 Act, the Navaio Nation Council 0 hereby determines that: 10 1. The Glittering Mountain Family Entertainment Center Economic Development 11 Expenditure Plan, attached as Exhibit B, submitted by Navajo Nation Shopping 12 Centers, Inc. meets the 2014 Act's requirement at 12 N.N.C. §2502 (A)(1) for the 13 "planning and development of regional infrastructure supporting economic and 14 community development, including housing, within the Navajo Nation"; 15 2. The substantial in-kind contribution Navajo Nation Shopping Centers, Inc. has already 16 made towards the Glittering Mountain Family Entertainment Center project satisfies 17 the 2014 Act's requirement at 12 N.N.C. §2502(B) that "leveraging of the [Síhasin] 18 Fund by way of guaranteeing loans, match funding, direct funding in part and other 19 weighted uses of the Fund shall be favored over direct funding in whole"; and 20 3. The sixty percent (60%) debt obligation to the Síhasin Fund that Navajo Nation 21 Shopping Centers, Inc. is willing to assume in order to finish construction of the 22 Glittering Mountain Family Entertainment Center facilities additionally satisfies the 23 2014 Act's requirement at 12 N.N.C. §2502 (B) that "leveraging of the [Síhasin] Fund by way of guaranteeing loans, match funding, direct funding in part and other 24 25 weighted uses of the Fund shall be favored over direct funding in whole" 26 Y. Notwithstanding the responsibilities assigned to the Síhasin Fund Subcommittee to 27 recommend to the Naabik'iyati' Committee and Navajo Nation Council financial support 28 and/or financing plans for the purposes designated in the 2014 Act, the Navajo Nation Council 29 hereby further determines that it is in the long-term best interests of the Navajo Nation, as well as in the long-term best interests of economic development on the western portion of the 30

Page 7 of 10

Navajo Nation, that the Glittering Mountain Family Entertainment Center be funded as an economic development expenditure plan through the Síhasin Fund, under 12 N.N.C. § 2505 of the 2014 Act, as the Síhasin Fund Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan, attached as Exhibit B.

Section Three. Approval and Adoption of Expenditure Plan

- A. The Navajo Nation hereby approves and adopts the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan, attached and incorporated herein as Exhibit B.
- B. The Navajo Nation hereby approves and adopts total funding for the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan in the amount of \$16,000,000 (sixteen million dollars) as follows:
 - Direct funding from the Síhasin Fund in the amount \$1,000,000 (one million dollars) to the Navajo Nation Shopping Centers, Inc. for the planning, development and construction of infrastructure necessary to support the Twin Arrows/Glittering Mountain Family Entertainment Center and ancillary developments and such funding payable to the Síhasin Funds as negotiated per section 4(A)(4) above; and.
 - Loan funding from the Síhasin Fund Principal in the amount of \$15,000,000 (fifteen million dollars) to the Navajo Nation Shopping Centers, Inc. for the planning, development and construction of the Twin Arrows/Glittering Mountain Family Entertainment Center facilities and such funding payable to the Síhasin Fund as negotiated per section 4(A)(4) above.

C. The Síhasin Fund funds allocated for the Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan may be further leveraged by bond or loan financing pursuant to the Navajo Nation Bond Financing Act, 12 N.N.C. §1300 et seq., as amended, using Síhasin Fund Income for repayment and financing costs upon the recommendation of the Budget and Finance Committee and approval by a two-thirds (2/3) vote of all members of the Navajo Nation Council.

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Section Four. Approval and Adoption of Expenditure Plan Administration

Page 8 of 10

1	A. The Navajo Nation hereby approves administration of the Síhasin Fund Twin		
2	Arrows/Glittering Mountain Family Entertainment Center Economic Development		
3	Expenditure Plan as follows:		
4	1. Navajo Nation Shopping Centers, Inc. shall have the authority and responsibility to		
5	administer and use the Síhasin Funds allocated solely to design, plan and construct the		
6	Twin Arrows/Glittering Mountain Family Entertainment Center and the attendant		
7	infrastructure as set forth in Exhibit B and shall return any and all cost-savings to the		
8	Síhasin Fund once the Twin Arrows/Glittering Mountain Family Entertainment Center is		
9	fully constructed;		
10	2. Navajo Nation Shopping Centers, Inc. shall not use Síhasin Funds, including loan funds,		
11	to operate the Twin Arrows/Glittering Mountain Family Entertainment Center;		
12	3. The Navajo Nation Controller shall determine whether the source of the direct funding and		
13	the loan funding to Navajo Nation Shopping Centers, Inc. will be Síhasin Fund Principal		
14	or Income or a combination of both;		
15	4. The loan funds allocated to Navajo Nation Shopping Centers, Inc. shall be administered		
16	and repaid, including interest, to the Síhasin Fund through a loan agreement negotiated by		
17	the Division of Economic Development and approved by the Navajo Nation Controller		
18	and the Budget & Finance Committee with loan terms of 25 (twenty five) year term,		
19	twenty fiveyear amortization and 1.50% fixed interest rate; and		
20	5. The direct funds allocated to Navajo Nation Shopping Centers, Inc. shall be administered		
21	through a grant or similar agreement, such as a Memorandum of Understanding ("MOU"),		
22	negotiated and overseen by the Division of Economic Development.		
23	B. Navajo Nation Shopping Centers, Inc.'s Board of Directors shall account for and be held		
24	accountable for the expenditure of Síhasin Fund funds and shall account for such funds		
25	pursuant to an account or fund management plan approved by the Navajo Nation Shopping		
26	Centers, Inc.'s Board of Directors which shall at least include provisions that:		
27	1. The accounting and financial records for the Síhasin Fund funds, including the loan		
28	funds, shall be kept separate from other Navajo Nation Shopping Centers, Inc. funds		
29	and accounts; and		
30			

1	2. The use of the Síhasin Fund funds, including the loaned funds, shall be audited on an					
2	annual basis by an independent auditor with such audit report submitted to the					
3	Naabik'iyati' Committee, Executive Director of the Division of Economic					
4	Development, Office of the Controller, and Office of the President and Vice-President.					
5	C. Navajo Nation Shopping Centers, Inc.'s Board of Directors shall report the status of the					
6	construction of the Twin Arrows/Glittering Mountain Family Entertainment Center, as well as					
7	the status of the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center					
8	Economic Development Expenditure Plan, to the Naabik'iyati' Committee, Division of					
9	Economic Development, Office of the Controller and Office of the President and Vice-					
10	President on a quarterly basis.					
11						
12	Section Five. Effective Date					
13	The Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic					
14	Development Expenditure Plan, as set forth above, shall become effective pursuant to 2 N.N.C. § 221.					
15						
16	Section Six. Directives					
17	A. All Navajo Nation programs and personnel, specifically including, but not limited to, the					
18	Division of Economic Development, Office of Controller and Twin Arrows Task Force and					
19	Navajo Nation Shopping Centers, Inc.'s Board of Directors and staff shall take all steps					
20	necessary to expeditiously implement the Síhasin Fund Twin Arrows/Glittering Mountain					
21	Family Entertainment Center Economic Development Expenditure Plan consistent with the					
22	provisions set forth above.					
23	B. The Navajo Nation Shopping Centers, Inc.'s Board of Directors and staff and Navajo Nation					
24	programs named in this legislation shall be held accountable for the progress of tasks and/or					
25	projects under their responsibility and control and shall report on a semi-annual basis to the					
26	Naabik'iyati' Committee on the progress of their respective tasks and projects.					
27						
28						
29						
30						

THE NAVAJO NATION LEGISLATIVE BRANCH INTERNET PUBLIC REVIEW SUMMARY

LEGISLATION NO.: 0355-16

SPONSOR: Honorable Jonathan L. Hale

TITLE: <u>An Action Relating To Resources And Development, Budget And Finance</u> <u>And Naabik'iyati' Committees And Navajo Nation Council; Adopting The Sihasin</u> <u>Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic</u> <u>Development Expenditure Plan Pursuant To Resolution CD-68-14 And 12 N.N.C. §§</u> 2501-2508.

Posted: October 4, 2016 at 5:04 pm

5 DAY Comment Period Ended: October 9, 2016

Digital Comments received:

Comments Supporting	None
Comments Opposing	None
Inclusive Comments (1)	1. Dominic Beyal, Executive Director; Office of Management and Budget.

Legislative Secretary I Office of Legislative Services

1212 201 4:53 PM Date/Time



THE NAVAJO NATION

MEMORANDUM

то	:	Reviewers/Sponsors/NN Council Delegates		
FROM	•	Dominic Beyal, Executive Director Office of Management & Budget		
DATE	:	November 20, 2017		
SUBJECT	•	Legislation #0335-16, Approving Supplemental Funding From the Unreserved, Undesignated Fund Balance in the Amount of Three Million Dollars (\$3,000,000) to the Navajo Nation Chapter Veterans Organizations.		

The Office of Management & Budget (OMB) has updated a October 13, 2016, memorandum as follows:

- Because of the limited availability of funds, OMB advises the Branch Chiefs to prioritize all supplemental funding proposals pursuant to the FY 2018 Budget Resolution CS-53-17 paragraph "L"), the FY 2018 Budget Instructions Manual (Section XIV), and the Appropriations Act, 12 N.N.C. §800 A. This activity should be completed by the three branches to determine priorities. In a memorandum dated October 2, 2017, OMB informed the Branch Chiefs and the Navajo Nation Council that there are 30 UUFB proposals totaling more than \$46 million. Since then, there are more than 45 and the new total amount requested is \$59.8 million. Again, what are the priorities?
- 2. The Navajo Nation Veterans Administration (NNVA) received the following amounts for Fiscal Year 2018:

1) NNVA General Fund	\$1,422,392
2) NNVA Trust Fund - Chapter Veteran Organizations	<u>\$4,208,528</u>
Tot	al: \$5,702,920

- 3. The Fiscal Year 2018 Budget Instructions Manual (BIM) Section XIV, Supplemental Funding Request Policies and Procedures explains the requirements for funding. Missing from the proposed legislation is the Supplemental Funding Proposal Summary (Appendix K).
- 4. The balance available in the UUFB as of October 13, is \$31,258,217. The Office of the Controller has not completed the financial close out for FY 2017, so the current FY 2018 UUFB amount is not finalized at this time. The Exhibit "A" is old and obsolete (dated 9/21/16).
- 5. The legislation was prepared during the Fiscal Year 2016, more than a year ago. OMB recommends the information be updated using FY 2018 budget forms.

If there are any questions, contact OMB, Miriam Davis, SBA at 928.871.6571.

xc: OMB File OP/VP. NNVA

RESOURCES AND DEVELOPMENT COMMITTEE 23rd NAVAJO NATION COUNCIL

SECOND YEAR 2016

COMMITTEE REPORT

Mr. Speaker,

The **RESOURCES AND DEVELOPMENT COMMITTEE** to whom has been assigned:

Legislation # 0355-16: An Action Relating to Resources and Development, Budget and Finance and Naabik'Iyati Committees and Navajo Nation Council; Adopting the Sihasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan Pursuant to Resolution CD-68-14 and 12 N.N.C. §2501-2508. Sponsor: Honorable Jonathan Hale

Has had it under consideration and report the same with a **DO PASS** with the no amendment.

And thereafter referred to Budget and Finance Committee.

Respectfully submitted,

Alton Joe Shepherd, Chairperson Resources and Development Committee of the 23rd Navajo Nation Council

Date:October 25, 2016Main Motion:Honorable Leonard PeteSecond:Honorable Benjamin BennettVote:4-0-1

23rd NAVAJO NATION COUNCIL Budget and Finance Committee Report Second Year 2016

The **BUDGET AND FINANCE COMMITTEE** to whom has been assigned:

NAVAJO LEGISLATIVE BILL #0355-16

An Action Relating to Resources and Development, Budget and Finance and Naabik'íyáti' Committees and Navajo Nation Council; Adopting the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan Pursuant to Resolution CD-68-14 and 12 N.N.C. §§ 2501-2508

Sponsored by: Honorable Jonathan L. Hale

Has had it under consideration and reports the same with the recommendation that it **DO NOT PASS**

And therefore, referred to the NAABIK'ÍYÁTI' COMMITTEE

Respectfully Submitted,

Honorable Seth Damon, Chairman BUDGET AND FINANCE COMMITTEE

15 NOVEMBER 2016

Motioned:Honorable Dwight WitherspoonSeconded:Honorable Lee Jack, Sr.

VOTE: 01 in Favor and 02 Opposed (Chairman Damon not voting)

23rd NAVAJO NATION COUNCIL Naabik'íyáti' Committee Report Second Year 2016

The NAABIK'ÍYÁTI' COMMITTEE to whom has been assigned:

NAVAJO LEGISLATIVE BILL #0355-16

An Action Relating to Resources and Development, Budget and Finance and Naabik'íyáti' Committees and Navajo Nation Council; Adopting the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan Pursuant to Resolution CD-68-14 and 12 N.N.C. §§ 2501-2508

Sponsored by: Honorable Jonathan L. Hale

Has had it under consideration and reports the same with the recommendation that it **DID NOT PASS**

And therefore, referred to the NAVAJO NATION COUNCIL

Respectfully Submitted

Honorable LoRenzo C. Bates, Chairman NAABIK'ÍYÁTI' COMMITTEE

17 NOVEMBER 2016

Motioned:Honorable Benjamin BennettSeconded:Honorable Davis Filfred

VOTE: 09 in Favor and 10 Opposed (Chairman Bates broke tie)

RCS# 613		NATION		1/17/2016 :58:08 PM
Amd# to Ar MOT Bennett SEC Filfred	Adopting the Arrows/Glitte	o. 0355-16 Sihasin Fund Twin ring Mountain ainment Center		FAILED
Yea : 9	Na	y:10 No	ot Voting : 5	
Yea:9				
BeGaye, N Bennett Damon	Filfred Hale	Jack Pete	Slim Yazzie, P	
Nay : 10				
Bates Begay, K Begay, NM	Chee Daniels Perry	Smith Tsosie	Witherspoon Yazzie	
Not Voting : 5				
Brown Crotty	Phelps	Shepherd	Tso	

23rd NAVAJO NATION COUNCIL COMMITTEE REPORT Third Year 2017

The NAVAJO NATION COUNCIL to whom has been assigned:

NAVAJO NATION LEGISLATION #0355-16

An Action Relating to Resources and Development, Budget and Finance and Naabik'íyáti' Committees and Navajo Nation Council; Adopting the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan Pursuant to Resolution CD-68-14 and 12 N.N.C. §§ 2501-2508

Sponsored by: Honorable Jonathan L. Hale

Has had it under consideration and reports the same was TABLED

Respectfully Submitted

Honorable LoRenzo C. Bates, Speaker NAVAJO NATION COUNCIL

25 JANUARY 2017

TABLING MOTION:

Motion to Table to have three (3) entities meet before 2017 Spring Session

Motioned by: Honorable Edmund Yazzie Seconded by: Honorable Norman M. Begay

Vote: 16 in Favor, 02 Opposed (Speaker Bates not voting)

MAIN MOTION:

Motioned: Honorable Norman M. Begay Seconded: Honorable Lee Jack. Sr.

Vote:

23nd Navajo Nation Council

Winter Session

DATE: January 25, 2017

Table L	egislation: _	0355-16	
Motion:	Elazz	ie	
Second:	NMB	say	

ALL DELEGATES:

	Yea	Nay
BATES, LoRenzo		
BEGAY, Kee Allen Jr.		
BEGAY, Norman M.	V	
BEGAYE, Nelson		~
BENNETT, Benjamin L.	V	
BROWN, Nathaniel	V	
CHEE, Tom T.	V	
CROTTY, Amber K.		
DAMON, Seth	V	
DANIELS, Herman	V	
FILFRED, Davis	V	
HALE, Jonathan L.	V	
JACK, Lee Sr.	V	
PERRY, Jonathan		
PETE, Leonard H.	V	
PHELPS, Walter	~	
SHEPHERD, Alton Joe		
SLIM, Tuchoney Jr.	V	
SMITH, Raymond Jr.	V	
TSO, Otto		V
TSOSIE, Leonard		V
WITHERSPOON, Dwight	V	
YAZZIE, Edmund	-	
YAZZIE, Peterson	V	

Excused: Hon. Kee Allen Begay, Jr. Hon. Alton Joe Shepherd

GRAND TOTAL



CERTIFICATION: Honorable LoRenzo Bates

Speaker

23rd NAVAJO NATION COUNCIL COUNCIL REPORT Third Year 2017

The NAVAJO NATION COUNCIL to whom has been assigned:

NAVAJO NATION LEGISLATION #0355-16

An Action Relating to Resources and Development, Budget and Finance and Naabik'íyáti' Committees and Navajo Nation Council; Adopting the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan Pursuant to Resolution CD-68-14 and 12 N.N.C. §§ 2501-2508

Sponsored by: Honorable Jonathan L. Hale

Has had it under consideration and reports the same was **REFERRED TO THE NAABIK'ÍYÁTI' COMMITTEE**

Respectfully Submitted

Honorable LoRenzo C. Bates, Speaker NAVAJO NATION COUNCIL

18 APRIL 2017

REFERRAL MOTION:

Motion to Refer to the Naabik'íyáti' Committee

Motioned by:Honorable Seth DamonSeconded by:Honorable Leonard Pete

Vote: 13 in Favor, 07 Opposed (Speaker Bates not voting)

MAIN MOTION:

Motioned: Honorable Norman M. Begay Seconded: Honorable Lee Jack. Sr.

Vote:

RCS# 723 MOT Hale SEC Jack	Amd# to Amd# Yea : 11	NAVAJO NATION NNC Spring Session Recall Legislation No. 0355-16 Nay : 9	4/18/2017 02:15:35 PM PASSED Not Voting : 4	
Yea : 11				
Begay, S BeGaye, N Chee	Crotty Damon Hale	Jack Pete Phelps	Shepherd Witherspoon	
Nay:9				
Begay, K Begay, NM Bennett	Filfred Perry	Smith Tso	Tsosie Yazzie	
Not Voting :	. 4			
Brown	Daniels	Bates	Slim	

RCS#	724
,	, _ ,

NAVAJO NATION

NNC Spring Session

4/18/2017 02:19:22 PM

Amd# to Amd#	Refer to NABI Legislation	PASSED
MOT Damon	No. 0355-16	
SEC Pete		

Yea : 13

Nay:7

No

Not Voting: 4

Yea : 13

Begay, NM Begay, S Bennett Chee	Crotty Damon Filfred	Hale Jack Pete	Phelps Tso Tsosie
Nay:7		м	
Begay, K BeGaye, N	Perry Shepherd	Smith Witherspoon	Yazzie
Not Voting : 4	4		
Bates	Daniels	Slim	Brown

23rd NAVAJO NATION COUNCIL Naabik'íyáti' Committee Report Third Year 2017

The NAABIK' IYATI' COMMITTEE to whom has been assigned:

NAVAJO LEGISLATIVE BILL #0355-16

An Action Relating to Resources and Development, Budget and Finance and Naabik'iyáti' Committees and Navajo Nation Council; Adopting the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan Pursuant to Resolution CD-68-14 and 12 N.N.C. §§ 2501-2508

Sponsored by: Honorable Jonathan L. Hale

Has had it under consideration and reports the same with the recommendation that it **PASSED**

And therefore, referred to the NAVAJO NATION COUNCIL

Respectfully Submitted,

Honorable LoRenzo C. Bates, Chairman NAABIK'ÍYÁTI' COMMITTEE

6 JULY 2017

Motioned: Honorable Edmund Yazzie Seconded: Honorable Benjamin Bennett

VOTE: 10 in Favor and 01 Opposed (Chairman Bates not voting) *

* Pursuant to 2 N.N.C. § 700(D), two members from each committee

Naabik'iyati' Committee Date: July 6, 2017 Legislation No. 0355-16 Motion: Edmund Yazzu Second: Benjamin L. Bennett BY COMMITTEE: ALL DELEGATES: TOTAL Yea Nay Yea Nay BATES, LoRenzo C. BFC: 1.00 BEGAY, Kee Allen Jr. CHEE, Tom T. BEGAY, Norman M. DAMON, Seth BEGAY, Steven JACK, Lee Sr. **BEGAYE**, Nelson SLIM, Tuchoney Jr. BENNETT, Benjamin L. WITHERSPOON, Dwight BROWN, Nathaniel TSOSIE, Leonard 2 CHEE, Tom T. HEHSC: CROTTY, Amber K. BEGAY, Norman M. **BEGAY**, Steven DAMON, Seth DANIELS, Herman **BEGAYE**, Nelson FILFRED, Davis **BROWN**, Nathaniel HALE, Jonathan L. CROTTY, Amber K. HALE, Jonathan L. L JACK, Lee Sr. PERRY, Jonathan LOC: PETE, Leonard H. BEGAY, Kee Allen Jr. PHELPS, Walter DANIELS, Herman SHEPHERD, Alton Joe SMITH, Raymond Jr. L SLIM, Tuchoney Jr. TSO, Otto SMITH, Raymond Jr. YAZZIE, Edmund 3 RDC: TSO, Otto TSOSIE, Leonard BENNETT, Benjamin L. 1 WITHERSPOON, Dwight FILFRED, Davis YAZZIE, Edmund PERRY, Jonathan PETE, Leonard H. PHELPS, Walter 1----SHEPHERD, Alton Joe SPEAKER: BATES, LoRenzo C. 10 **GRAND TOTAL** (Votes only in a tie) CERTIFICATION Honorable LoRenzo C. Ba

Speaker

23rd Navajo Nation Council

23rd NAVAJO NATION COUNCIL ACTION REPORT Third Year 2017

The NAVAJO NATION COUNCIL to whom has been assigned:

NAVAJO NATION LEGISLATION #0355-16

An Action Relating to Resources and Development, Budget and Finance and Naabik'íyáti' Committees and Navajo Nation Council; Adopting the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan Pursuant to Resolution CD-68-14 and 12 N.N.C. §§ 2501-2508

> Sponsored by: Honorable Jonathan L. Hale Co-Sponsored by: Honorable Alton Joe Shepherd

Has had it under consideration and reports the same was **REFERRED TO THE NAABIK'ÍYÁTI' COMMITTEE**

Respectfully Submitted,

Honorable LoRenzo C. Bates, Speaker NAVAJO NATION COUNCIL

18 July 2017

REFERRAL MOTION:

Motion to Refer back to the Naabik'íyáti' Committee to revise Expenditure Plan by 2018 Winter Session

Motioned by: Honorable Edmund Yazzie Seconded by: Honorable Otto Tso

Vote: 15 in Favor, 06 Opposed (Speaker Bates not voting)

MAIN MOTION:

Motioned: Honorable Norman M. Begay Seconded: Honorable Lee Jack. Sr.

Vote:

Page 1 of 1

RCS# 781		NAVAJO NATION	7/18/2017
RC3# 701		NNC Summer Session	01:10:17 PM
Ar MOT Yazzie SEC Tso	nd# to Amd#	Refer back to Naabik'iyati' Committee Legis No. 0355-16	PASSED
	Yea : 15	Nay : 6	Not Voting : 3
Yea : 15			
Begay, NM	Damon	Pete	Tsosie
Begay, S	Daniels	Phelps	Witherspoon
Brown	Hale	Slim	Yazzie
Chee	Jack	Tso	
Nay : 6			
Begay, K	Crotty	Shepherd	Smith
BeGaye, N	Perry		
Not Voting : 3			
Bennett	Bates	Filfred	

23rd NAVAJO NATION COUNCIL Naabik'íyáti' Committee Report Third Year 2017

The NAABIK' IYATI' COMMITTEE to whom has been assigned:

NAVAJO LEGISLATIVE BILL #0355-16

An Action Relating to Resources and Development, Budget and Finance and Naabik'íyáti' Committees and Navajo Nation Council; Adopting the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan Pursuant to Resolution CD-68-14 and 12 N.N.C. §§ 2501-2508

> Sponsored by: Honorable Jonathan L. Hale Co-Sponsored by: Honorable Alton Joe Shepherd

Has had it under consideration and reports the same with the recommendation that it ACCEPTED THE REPORT IN COMPLIANCE WITH THE COUNCIL REFERRAL. Compliance was achieved by attached document: Navajo Nation Shopping Centers, Inc. Glittering Mountain, LLC, Preliminary Financing Analysis dated December 4, 2017 (revised Expenditure plan).

And therefore, referred to the NAVAJO NATION COUNCIL

Respectfully Submitted,

SZ-JCG A

Honorable LoRenzo C. Bates, Chairman NAABIK'ÍYÁTI' COMMITTEE

4 DECEMBER 2017

Motioned: Honorable Alton Joe Shepherd Seconded: Honorable Jonathan Perry

VOTE: 12 in Favor and 06 Opposed (Chairman Bates not voting)

D00# 657		NAVAJO NATION	12/4/2017
RCS# 657		Naa'bik'iyati Committee	01:24:48 PM
	Amd# to Amd#	Accept report by Nathan Begay	PASSED
MOT Sheph	nerd		
SEC Perry			
	Yea : 12	Nay : 6	Not Voting : 6
Yea : 12			
Bennett	Hale	Phelps	Tso
Chee	Perry	Shepherd	Witherspoon
Daniels	Pete	Slim	Yazzie
Nay : 6			
Begay, K	Brown	Damon	Smith
Begay, S	Crotty		
Not Voting	: 6		
Bates	BeGaye,	N Jack	Tsosie
Begay, NM	Filfred		



Navajo Nation Shopping Centers, Inc. Glittering Mountain, LLC Preliminary Financing Analysis

CONFIDENTIAL



December 4, 2017

Executive Summary

Financial Analysis Overview

The following document provides an analysis of a proposed financing scenario for Glittering Mountain, LLC ("GMLLC"), a whollyowned subsidiary of Navajo Nation Shopping Centers Inc. ("NNSCI").

The financing plan covers all estimated construction, development and startup costs/capital related to a proposed entertainment center (the "Project") located in Twin Arrows, Arizona. The total investment to be funded through the date operations commence ("Commencement Date") is estimated to be <u>\$26.8 million</u>.

- 1. NNSCI will own 100% of GMLLC and will fund the Project though a combination of equity contributions (land, cash, expenses already paid), Navajo Nation grants and loans from Navajo Nation entities.
- NNSCI borrows <u>\$15.0 million</u> from the Sihasin Fund in the form of a one-year construction loan. The Sihasin Fund takeout/permanent loan is structured as a 25-year amortizing loan. The monthly payments during the first <u>18 months</u> are customized. NNSCI is the guarantor and source of repayment for the loan. The Sihasin loan interest rate equals <u>1.5%</u> for Years 1-25.
- NNSCI borrows <u>\$1.0 million</u> from the NCDFI in the form of a one-year construction loan. The NCDFI takeout/permanent loan is structured as a 7-year amortizing loan. The monthly payments during the first <u>18 months</u> are customized. NNSCI is the guarantor and source of repayment for the loan. The NCDFI loan interest rate equals <u>5.0%</u> for Years 1-7.
- 4. Grant of \$1.0 million from the Sihasin Fund. Grant will be repaid from the profits (after debt service) of the Project.
- 5. Grant of **\$100,000** from the Sales Tax Trust Fund. Grant will be repaid from the profits (after debt service) of the Project.
- Total NNSCI equity contributions of <u>\$5.7 million</u>, consisting of (i) the contribution of approximately 7 acres of trust land with an estimated market value of <u>\$300,000</u>, (ii) additional cash contribution of <u>\$3.4 million</u>, and (iii) <u>\$2.0 million</u> already invested.
- 7. New Market Tax Credit investment of approximately <u>\$4.0 million</u>. NMTCs, if available to the Project, will be employed at the earliest possible date. Until NMTC funding is available, NNSCI will provide the additional equity.

The financial proforma for the Project incorporates estimated revenues and operating costs presented in the AEM feasibility study, dated 11/15/14, for the first four years of operations.

The financial pro forma for NNSCI incorporate unaudited financials for the period ending June 30, 2017 and reasonable growth and margin assumptions in future years.

One purpose of this document is to capture all of the costs to develop the Project. The total development costs are preliminary and will change. The costs are presented for the purpose of validating and tracking such costs as NNSCI seeks financing and the development proceeds forward. This analysis will be updated as new information becomes available, such as engineering cost estimates, contractor bids, appraisals, financing offers, clarifications of Project scope/terms and utility proposals.

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Pro Forma Assumptions

Financial Projection Assumptions

The financial projections contained herein are based on analyses by Management of information available at the time this document was prepared. The projections are based on NNSCI's views of present and future events outside of NNSCI's control and on assumptions that may prove to be incorrect. If one or more of these assumptions proves to be incorrect, actual results may differ materially from the projections contained in this document. While all available information has been utilized in the creation of these projections, they should not be relied upon entirely, and any party analyzing such projections should undertake their own due diligence investigation.

Presented in the financial tables that follow are *multi-year* projections and *monthly construction year* projections presented individually for the single entities NNSCI and GMLLC. Financials for the combination of NNSCI and GMLLC are presented in the consolidated financial statements.

The financial proforma for the Project incorporate estimated revenues and operating costs presented in the AEM feasibility study, dated 11/15/14, for the first four years of operations.

The financial pro forma for NNSCI incorporate unaudited financials for the period ending June 30, 2017 and reasonable growth and margin assumptions in future years.

One purpose of this document is to capture all of the costs to develop the Project. The total development costs are preliminary and will change. The costs are presented for the purpose of validating and tracking such costs as NNSCI seeks financing and the development proceeds forward.

This analysis must be updated as new information becomes available, such as engineering cost estimates, contractor bids, appraisals, financing offers, clarifications of Project scope/terms and utility proposals.

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Pro Forma Assumptions

GMLLC

The financial projections for the single entity Glittering Mountain LLC ("GMLLC") reflect operations for the Entertainment Center ("FEC"). Projections for the first four years of the FEC operation following commencement of operations were provided in the feasibility report prepared by Amusement Entertainment Management, LLC ("AEM") dated November 14, 2014. In addition to operating projections, the FEC feasibility study also included various capital costs associated with development of the FEC, which have been supplemented with newer information relating to off-site infrastructure costs and the engineering, procurement and construction ("EPC") contract with A.R. Mays.

A. FEC Development

- GMLLC does not incur Coconino county sales tax for construction of the FEC.
- · Development occurs on trust land and is subject to applicable Navajo Nation taxes.
- GMLLC does not arrange for any debt financing nor is the entity responsible for repayment. NNSCI is the sole borrowing entity for both construction and permanent loans and is responsible for debt repayment.
- New Market Tax Credits are directly infused into GMLLC as equity funding. New Market Tax Credits do not pass through NNSCI.

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5

Pro Forma Assumptions

NNSCI

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NNSCI financials are presented for the single entity managing 10 shopping centers across the Navajo Nation. Unaudited financials for the period ending June 30, 2017 are incorporated into the financial projections.

A. Timing of Financing

- Investment into NNSCI's subsidiary, GMLLC, occurs in one lump sum cash transaction one month prior to start of FEC construction.
- NNSCI is the sole borrowing entity for both construction and permanent loans.
- · Construction loan amounts are drawn down prior to start of FEC construction.

Sources & Uses

Summarized

The following table presents a summarized Statement of Sources and Uses for the Project covering the period from inception through the Commencement Date. See Sources and Uses detailed table for more information regarding Uses. The capital structure scenario assumes:

- a. NNSCI has already invested \$2.3M of cash into pre-development expenses.
- b. An additional \$3.4M of cash (of \$5.7M total equity) will be infused by NNSCI into GMLLC to provide the necessary equity funding for the Project.
- c. Navajo Nation financing is the only other source of funding.
- d. 100% of the equity of GMLLC is owned by NNSCI. NNSCI will be the only equity partner in the Project, unless NMTC investment is obtained.
- e. NNSCI will contribute the partitioned acreage (approx. 7 acres) utilized by the Project to GMLLC as part of its equity contribution (est. \$300K).
- f. Note that some of the Project costs have already been incurred and paid by NNSCI.
- g. New Market Tax Credit (NMTC) investment of \$4.0M, if available, will be directly infused into GMLLC as part of equity funding.
- h. Additional funding sources being considered are: NCDFI, commercial banks and NN Division of Economic Development Sales Tax Fund.

The following table must be updated as new information becomes available, such as engineering cost estimates, contractor bids, appraisals, financing offers, clarifications of Project scope/terms, utility proposals.

			s and Uses 12/4/2017			
Sources	(\$	MM)	Uses		(\$	MM)
NNSCI Contributed Equity	\$	2.3	AR Mays - FEC Construction Cost		\$	21.5
NNSCI Additional Equity		3.4	Taxes - Navajo Nation			1.1
Total NNSCI	\$	5.7	AR Mays - Design Fees		_	1.1
			Total - FEC Buildout	(a)	\$	23.6
Navajo CDFI Loan	\$	1.0	Childcare/Arcade - FEC Construction Cost			0.7
Navajo Sales Tax Loan		-	Land			0.3
Navajo Sales Tax Grant		0.1	Consulting Fees			1.0
Navajo Sihasin Loan		15.0	Financing Costs			0.6
Navajo Sihasin Grant, Infrastructure		1.0	Pre-Opening Expenses			0.4
Total Navajo Nation	\$	17.1	Fee to Trust Land Conversion Cost			0.1
			Building Permit & Fees			0.0
New Market Tax Credit Investment	\$	4.0				
Total Sources	\$	26.8	Total Uses		\$	26.8

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Sources & Uses

Detailed

.

GMLLC - Navajo Nation Financing for FEC Sources and Uses 2012 - Opening Day

as of 12/4/2017

		 \$
NNSCI Contribution of Land	(a)	\$ 300,000
NN5CI Already Paid: A&E		982,762
NNSCI Already Paid: Consulting Fees		1,009,560
NNSCI Total Incurred		2,292,322

Total Sources		\$	26,816,622
New Market Tax Credit Investment		\$	4,000,000
Bank Loan			-
Total Navajo Nation		\$	17,100,000
Navajo Sihasin Grant, Matching (Econ. C)ev.)		
Navajo Sihasin Grant, Infrastructure	(h)		1,000,000
Navajo Sihasın Loan	(e)		15,000,000
Navajo Sales Tax Grant			100,000
Navajo Sales Tax Loan			
Navajo CDFI Loan	(i)	\$	1,000,000
NNSCI Total		\$	5,716,622
NNSCI Total To-Be-Incurred		-	3,424,300
NNSCI Cash (REMAINDER)		_	3,424,300

			 \$
Structural Buildout & On-Site	(b)		\$ 13,668,438
Entertainment and Attractions FF&E	(b)		3,226,972
Theater FF&E Costs (Interior)	(b)		1,286,500
Childcare/Arcade			700,000
Architectural and Engineering	(b)		1,108,250
Consulting Fees	(d)		1,009,560
Additional Utility Infrastructure	(b)		1,103,290
Land Value (7 acres at est. market value)			300,000
Financing - Loan Costs	(c)	(f)	340,000
Financing - Interest, Construction Loan			301,128
Interior Contents & Consumables (Inv.)	(c)		91,500
Pre-Opening Expenses	(c)		290,000
Cash Reserve and Contingency	(Ь)		579,249
Contractors Fee	(b)		994,378
Builders Risk	(b)		23,095
General Liability	(b)		250,583
Performance Bond	(b)		347,054
Taxes - Coconino County (4.485%)	(b)		12.2
Taxes - Navajo Nation (5 000%)	(b)		1,056,625
Building Permit & Fees	(c)		40,000
Fee to Trust Land Conversion Cost	(c)		100,000
FEC Redesign Fee	(c)		
Other Site Costs	(c)	(g)	
Total Uses			\$ 26,816,622

(a) Land owned by NNSCI Value indicated equals estimated market value of 7 acres.
(b) Cost Budget prepared by AR Mays Construction dated 1/19/2017
(c) Actual amount TBD
(d) NNSCI costs incurred as of 1/24/2017

(d) NNSCI costs incurred as of 1/24/2017
(e) Assuming a 25-year [Ked rate loan at 1.50% APR.
(f) Loan fees includes S100K estimated consultant/legal fee, \$240K BIA loan guarantee fee
(g) Talisalt estimate of FEC site costs.
(h) Infrastructure from Resort Bid to FEC only.
(i) Assuming a 7-year fixed rate loan at 5.00% APR.

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GMLLC FEC Capitalization

At Commencement of Operations

The following initial capitalization tables present the same capital structure from two perspectives:

Table A (left) presents the source of funds categorized in to (i) debt and (ii) equity/grant.

Table B (right) presents the source of funds categorized in to (i) Navajo Nation sources and (ii) NNSCI and/or NMTCs.

	nenc		inment Cent f Operations 017	er
		apital MM	% Total Capital	% Total Debt or Equity
Debt NCDFI Loan Navajo Sihasin Loan Navajo Sales Tax Loan Total Debt	\$	1.0 15.0 - 16.0	3.7% 55.9% 59.7%	6.3% 93.8%
Equity Navajo Sihasin Grant Navajo Sales Tax Grant NNSCI New Market Tax Credit Total Equity	\$	1.0 0.1 5.7 4.0 10.8	3.7% 0.4% 21.3% 14.9% 40.3%	9.2% 0.9% 52.9% 37.0% 100.0%
Total Capitalization	\$	26.8	100.0%	

GM LLC Family Entertainment Center

	 apital MM	% Total Capital
Navajo Nation		
Navajo Sihasin Loan	\$ 15.0	55.9%
Navajo Sihasin Grant	1.0	3.7%
Navajo Sihasin Grant Matching (Econ. Dev.)	-	0.0%
Navajo Sales Tax Grant	0.1	0.4%
NCDFI Loan	 1.0	3.7%
Total Navajo Nation	17.1	63.8%
NNSCI NNSCI Equity	5.7	21.3%
Other Sources		
New Market Tax Credit	4.0	14.9%
Total Capitalization	\$ 26.8	100.0%

Pro Forma Financial Information

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Financial Statements

NNSCI GMLLC FEC NNSCI & GMLLC FEC (Consolidated)

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Pro Forma Financial Information

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Financial Staternents

NNSCI

Annual Detail

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Pro Forma Financials – NNSCI

Annual Detail

The following pro forma financial statement presents the prospective annual financial statements for NNSCI during the construction period and the first 10 years following commencement of FEC operations Year 1.

NNSCI

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Pro Forma Income Statement

		Const /ear		struction	 /ear 1		/ear 2	 ear 3		Year 4	 FEC Op	n ear 6	 ear 7	 ear 8	 lear 9	 er 10
\$000s		¢10		08	 iolin 1		CARL 2	 68 J		10814		 eer o	 ear /	 ém o	 011 9	 ar 10
Revenue	\$	4,264	\$	4,371	\$ 4,480	\$	4,592	\$ 4,707	\$	4,825	\$ 4,945	\$ 5,069	\$ 5,196	\$ 5,326	\$ 5,459	\$ 5,595
% change		~		2 5%	2.5%		2.5%	2 5%		2.5%	2.5%	2.5%	2.5%	2 5%	2.5%	2.5%
Cost of Sales	_	-		-	 					•			 •	 -	 -	 -
Gross Profit		4,264		4,371	4,480		4,592	4,707		4,825	4,945	5,069	5,196	5,326	5,459	5,595
% of Revenue		100 0%		100.0%	100.0%		100.0%	100.0%		100.0%	100.0%	100 0%	100.0%	100 0%	100.0%	100 0%
Expenses		1,834		1,880	1,927		1,975	2,024		2,075	2,127	2,180	2,234	2,290	2,347	2,406
% of Revenue		43 0%		43 0%	 43.0%		43.0%	 43.0%		43.0%	 43.0%	 43.0%	 43 0%	 43.0%	 43.0%	 43.0%
EBITDA		2,431		2,491	2,554		2,618	2,683		2,750	2,819	2,889	2,982	3,036	3,111	3,189
% of Revenue		57 D%		57 0%	57 0%		57 0%	57 0%		57.0%	57 0%	57 0%	57 0%	57.0%	57 0%	57.0%
Depreciation & Amortization		1,063		1,131	1,202		1,273	1,347		1,423	1,500	1,579	1,661	1,744	1,830	1,917
Depresenter a rando dearon		1,200		1,	.,		.,	.,		.1.20	1,000		.,== .		.,	
EBIT		1,368	_	1,360	 1,352		1,344	1,336	_	1,327	 1,319	1,310	 1,301	 1,291	 1,282	1,272
Interest																
Navajo Nation Loan (Construction)		19		227	-		-	-			-	-	-	-	-	
Navajo CDFI Loan		4		51	52		49	42		33	25	15	5	(0)	(0)	(0)
Navajo Nation Loan (Permanent)		-		-	228		225	217		209	201	192	184	175	166	157
Navajo Sales Tax Fund Loan		-		-	 -		•	 -	_		 	 -	 	 -	 -	 •
Total Interest		23		278	 281		274	259		242	225	208	189	175	166	157
EBT		1,345		1,082	 1,072	_	1,070	 1,077	_	1,085	 1,094	 1,102	 1,112	 1,116	 1,116	 1,115
Income Tax		-		-	-			-			-	-		 -		 -
Net Income	\$	1,345	\$	1,082	\$ 1,072	\$	1,070	\$ 1,077	\$	1,085	\$ 1,094	\$ 1,102	\$ 1,112	\$ 1,116	\$ 1,116	\$ 1,115

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Pro Forma Financials – NNSCI

Annual Detail

The following pro forma financial statement presents the prospective annual financial statements for NNSCI during the construction period and the first 10 years following commencement of FEC operations Year 1.

NNSCI

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Pro Forma Balance Sheet

	Pr	e-Const.	Co	nstruction										FEC O	perat	ion								
\$000s		Year		Year		Year 1		Year 2		Year 3		Year 4		Year 5	_	Year 6		Year 7		Year 8		Year 9		fear 10
Assets																								
Cash	s	5.926	s	7,379	s	8,428	\$	9,174	s	9,775	s	10.416	\$	11.097	s	11.818	s	12,582	\$	13,596	\$	14,653	•	15,756
Accounts Receivable	•	159	•	163	•	167		171	•	176	-	180		184		189		194		199		204		209
Inventory																						-		200
Other Current Asset		66		67		69		71		73		74		76		78		80		82		84		86
Current Operating Assets	-	6,151		7,610		8,665		9,416		10.023		10,670		11,357		12,086		12,856		13,876		14,941	_	16,051
Infrastructure				-		•				-		-		-		•		-		-		-		-
PP&E - Real Property		1,406		1,406		1,406		1,406		1,406		1,406		1,406		1,406		1,406		1,406		1,406		1,406
PP&E		16,861		15,832		14,802		13,773		12,744		11,715		10,686		9,657		8,627		7,598		6,569		5,540
Capital Expenditures		980 22.817		1,917 22.617		2,810 22,817		3,657 22,817		4,458		5,212		5,916		6,571		7,175		7,726		8,223		8,665
Investment in Subsidiary Total PP&E & Other		42.063	5	41,971		41,834	\$	41,653	5	22,817	-	22,817	-	22,817		22,817	5	22.817	-	22,817	-	22,817	-	22,817
Total PP&E & Other	3	42,003		41,971		41,634	•	41,003	3	41,425	3	41,149	3	40,825	- 3	40,450	2	40,025	3	39,546	\$	39,015	5	38,428
Total Assets	\$	48,214	\$	49,581	\$	50,499	\$	51,068	\$	51,448	\$	51,819	\$	52.182	\$	52.536	\$	52,881	\$	53,423	\$	53,956	\$	54,479
Liabilities & Member Equity																								
Accounts Payable		122		125		128		132		135		138		142		145		149		153		157		160
Other Current Liability		136		139		143		147		150		156		158		162		166		170		174		179
Current Operating Liabilities	5	260	5	266		273	\$	279	5	286	\$	293	\$	301	8	308	5	316	- 5	324	\$	332	\$	340
enter operang caencer	-		•		-		-		-	200	-	0.000		001		000		010		46.4		0.04		0.40
Navajo Nation Loan (Construction)		15,019		15,246		-		-		-		-		-				-				-		-
NCDFI Loan		1,004		1,056		1,023		910		746		573		392		201		(0)		(0)		(0)		(0)
Navajo Nation Loan (Permanent)						15,118		14,723		14,183		13,635		13,078		12,513		11,940		11,358		10,767		10,167
Navajo Sales Tax Fund Loan		-		-	_	-		-		-				-		•		-		-		-		-
Total Debt		16,023		16,301		16,141	_	15,634		14,929	_	14,208		13,470		12,714		11,940	_	11,358		10,767		10,167
Total Liabilities	\$	16,282	\$	16,567	\$	18,414	\$	15,913	\$	15,215	\$	14,501	\$	13,771	\$	13,022	\$	12,258	\$	11,681	\$	11,098	\$	10,507
Equity	ŝ	30,832	s	31,914	s	32,985	s	34.055	s	35,132	s	36,218	s	37.311	s	38,414	s	39,525	s	40.642	s	41.757	s	42.872
Equity - New Market Tax Credit	-				-	-	+		-		-			-		-	*						•	
Equity - Navajo Sales Tax Grant		100		100		100		100		100		100		100		100		100		100		100		100
Equity - Sihasin Grant		1,000		1,000		1,000		1,000		1,000		1,000		1,000		1,000		1,000		1,000		1,000		1,000
Total Equity	\$	31,932	\$	33,014	\$	34,085	\$	35,155	\$	36,232	\$	37,318	\$	38,411	\$	39,514	\$	40,825	\$	41,742	\$	42,857	\$	43,972
Total Liabilities & Equity	\$	48,214	\$	49,581	\$	50,499	\$	51,068	\$	51,448	\$	51,819	\$	52,182	\$	52,536	\$	52,881	\$	53,423	\$	53,956	\$	54,479

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Pro Forma Financials – NNSCI

Annual Detail

The following pro forma financial statement presents the prospective annual financial statements for NNSCI during the construction period and the first years following commencement of FEC operations in FEC Ops. Year 1.

NNSCI

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Pro Forma Statement of Cash Flow

	-Const.	struction	 					 	 FEC Op									
\$000s	 Year	 Year	 'ear 1	1	(ear 2	Y	ear 3	 /ear 4	 Year 5	 rear 6	Y	ear 7	Y	/ear 8	Y	fear 9	Y	ear 10
Cash Flow from Operations																		
Net Income	\$ 1,345	\$ 1,082	\$ 1,072	\$	1,070	\$	1,077	\$ 1,085	\$ 1,094	\$ 1,102	\$	1,112	\$	1,116	\$	1,116	\$	1,115
Depreciation & Amortization	1,063	1,131	1,202		1,273		1,347	1,423	1,500	1,579		1,661		1,744		1,830		1,917
Change in Working Capital.																		
Accounts Receivable	(0)	(4)	(4)		(4)		(4)	(4)	(4)	(5)		(5)		(5)		(5)		(5)
Inventory	-	*			-		-	-	-	-		-		-		-		-
Other Current Asset	0	(2)	(2)		(2)		(2)	(2)	(2)	(2)		(2)		(2)		(2)		(2)
Accounts Payable	0	3	3		3		3	3	3	4		- 4		4		4		- 4
Accrued Expenses	-	-	-				-	-	-			•		-		-		*
Other Accrued Expenses		-	-		-			-						-		-		-
Other Current Liability	 (0)	 2.214	 2.274		2.345		2,425	 2.509	 2.595	 2.683		4		4		4		4
Cash Flow from Operations	2,406	2,214	2,2/4		2,345		2,425	2,509	2,585	2,683		2,773		2,862		2,946		3,033
Cash Flow from Investing Activities																		
Infrastructure	•	-	*		-		-		-			-		-		-		-
PP&E - Net	-	-	+		-		•	-	-	-		-				-		-
Capital Expenditures	(1,014)	(1,039)	(1,085)		(1,092)		(1,119)	(1,147)	(1,176)	(1,205)		(1,235)		(1,266)		(1,298)		(1,330)
Investment in Subsidiary	(20,524)	 -					-	 -	 -					-		-		-
Cash Flow from Investing Activities	(21,538)	(1,039)	(1,065)		(1,092)		(1,119)	(1,147)	(1,176)	(1,205)		(1,235)		(1,266)		(1,298)		(1,330)
Cash Flow from Financing Activities																		
Borrowings/Cap. Int NN Loan (Construction)	15,019	227			-			-	-			-		-		-		-
Borrowings/Cap. Interest - NCDFI Loan	1,004	51	-		~		-	-	-					-		-		-
Borrowings/Cap. Int NN Loan (Permanent)			15,246						-			-				-		-
Borrowings/Cap Int NN Loan (Sales Tax)		-	-		-		-			-		-		-		-		-
Grants	1,100	-	-		-			-	~	-				-		-		
New Market Tax Credit	-	-	-		-		-	-	-	-		-		-				-
Repayments - NN Loan (Construction)			(15,246)		-					-		-				-		
Repayments - NCDFI Loan	-		(33)		(113)		(164)	(173)	(182)	(191)		(201)		-		-		
Repayments - NN Loan (Permanent)			(127)		(395)		(540)	(548)	(557)	(565)		(574)		(582)		(591)		(600)
Repayments - NN Loan (Sales Tax)					*							=		*		-		*
Cash Dividend Paid	-	-	-		-		-	-	•	-		-		-		-		-
Cash Flow from Financing Activities	 17,123	 278	 (160)		(508)		(704)	 (721)	 (738)	 (756)		(774)	_	(582)	-	(591)	_	(600)
Change in Cash	\$ (2.007)	\$ 1,453	\$ 1,049	\$	745	\$	602	\$ 641	\$ 681	\$ 722	\$	764	\$	1,013	\$	1,058	\$	1,103
Cash - Ending Balance	5,926	7,379	8,428		9,174		9,775	10,416	11,097	11,818		12,582		13,596		14,653		15,756

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Pro Forma Financial Information

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Financial Statements

GMLLC FEC – Construction Year Monthly Detail

Pro Forma Financials – GM LLC

Construction Year - Monthly

The following pro forma financial statement presents the prospective monthly financials during the construction year of the FEC for GMLLC.

GM LLC Pro Forma Income Statement

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	Pre-C	onet.									Constru	clion Year								
\$000s	Mont	h 12	Month 1	Mon	th 2	Month 3		Month 4	Month	5	Month 6	Month 7	Τ	Month 8	Month 9	Mo	nth 10	Month 11	Mon	h 12
Revenue	\$	-	s -	\$	-	\$	- s	-	s	- :	s .	s	-	s -	s .	s	-	s -	5	-
% change			-					~				-				-	-	-	-	
Cost of Sales		-	-		-			-		-	-		-				-	-		-
Gross Profit		-	-		-			-		-	-		-				-	-		
% of Revenue			_			-							_		-	-				
Operating Expenses		-	-		-			-		-	-		-				40	100		150
% of Revenue			**		~			-		_			-	-	-	-				_
EBITDA			-				•	-		*			-	•		,	(40)	(100)		(150)
% of Revenue			-		-	-	-	-		-	~~				-	-	-	-		-
Depreciation & Amortization		-			-		-	-		•	-		-				-			-
EBIT					-		•	-		-	-		-	-			(40)	(100)		(150)
Interest																				
Navajo Nation Loan (Construction)			-		-			-		-	-		-	-			-	-		
Navajo CDFI Loan			-		-		-	-		-	-		-	-			-	-		-
Navajo Nation Loan (Permanent)			-		-		-			-	-		-	-			-	-		-
Navajo Sales Tax Fund Loan			-		. ~			-		-	*		-				-			
Total Interest		-	-		-		-	-		-	•		-	-						
EBT			-		-		-	~		-	-		-	-			(40)	(100)		(150)
Income Tax					-		-	-		-	-		-	-			-	-		
Net Income	\$	-	\$ -	\$	-	\$.	- \$	-	\$		· ·	\$	-	\$ -	\$.	\$	(40)	\$(100)	\$	(150)

Pro Forma Financials – GM LLC

Construction Year - Monthly

The following pro forma financial statement presents the prospective monthly financials during the construction year of the FEC for GMLLC.

GM LLC Pro Forma Balance Sheet

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	Pr	e-Const.	1											Construct	tion	Year										
\$000s	M	onth 12	M	lontih 1	M	onth 2	M	forth 3	N	fonth 4	Mo	nth 5	M	onth 6	M	lonth 7	M	onth 8	N.	tonth 9	M	onth 10	M	onth 11	-	onth 12
Assets							_						_						_							
Cash	\$	24,524	s	21,583	5	19,744	\$	17,906	2	16,068 \$	•	14,230	5	12,391	5		s	8,715	3	6,877	\$	4,998	\$	3,060	2	980
Accounts Receivable		-		-		-		•		-		-		•		-		-		•		-		-		~
Inventory		-		-		-		-		-		-		•		-		-		-		-		-		92
Other Current Asset						*				-		-		12.391		10,553	_	8,715		6.877	_	4.998		3.060		1.072
Current Operating Assets		24,524		21,583		19,744		17,906		16,068		14,230		12,381		10,555		0,715		0,011		4,880		3,000		1,072
Infrastructure		-		1,103		1,103		1,103		1,103		1,103		1,103		1,103		1,103		1,103		1,103		1,103		1,103
PP&E - Real Property		300		300		300		300		300		300		300		300		300		300		300		300		300
PP&E				1,838		3,677		5,515		7,353		9,191		11,030		12.868		14,706		16,544		18,383		20,221		22,059
Capital Expenditures				-				-		-		-				-				-		-		-		
Capital Expenditures - Bidg Pre-constru.		1,992		1,992		1,992		1,992		1,992		1,992		1,992		1,992		1,992		1,992		1,982		1,992		1,992
Total PP&E & Investment	\$	2,292	\$	5,234	\$	7,072	\$	8,910	\$	10,749 \$	3	12,587	\$	14,425	\$	16,263	\$	18,102	\$	19,940	\$	21,778	\$	23,616	\$	25,455
Total Assets	- 2	26.817	s	26.817		26.817	8	26,817	\$	26,817 \$		26.817	6	26.817	\$	26,817	•	26.817	5	26,817	•	26,777		26,677	5	26.527
Total Assets		20,017		20,017		20,017	-	20,017	-	20,017 4		20,017		20,017	-	20,017	-	20,017		20,011	-	20,777	-	20,011		20.027
Liabilities & Member Equity																										
Accounts Payable				-		-		-		-		-						-		-		-		-		-
Accrued Expenses		-						-		-		-		•		+				-		-		-		
Current Operating Liabilities	\$	-	\$	-	\$	-	\$	-	\$	- 1	8	-	\$		\$	*	\$	-	\$	-	\$	-	\$	-	\$	-
Navajo Nation Loan (Construction)														-		-		-				_		-		-
Navajo CDFI Loan												-						-						-		-
Navajo Nation Loan (Permanent)		-										-				-		-		-		-		-		-
Navajo Sales Tax Fund Loan						-		-		-						-						-		-		-
Total Debt	_	-		-		-		-		-				-		-		•		-	_	-		-		-
Total Liabilities	\$	-	\$		\$		\$	-	\$	- 1	8	-	\$		\$	-	\$		\$	-	\$		\$	•	\$	-
		22.817		22.817		22.817		22.817		22,817		22.817		22.817	5	22,817	5	22.817	5	22,817	s	22,777	5	22,677		22,527
Equity	5	4,000	\$	4,000		4,000		4,000		4,000		4,000	9	4.000		4,000		4,000		4,000		4,000		4,000		4,000
Equity - New Market Tax Credit Equity - Navajo Sales Tax Grant		4,000		4,000		4,000		4,000		4,000		4,000		4,000		4,000		4,000		4,000		4,000		4,000		
Equity - Sihasin Grant		-		-		~		-		-		-				~		-		-		-		-		-
Total Equity	\$	26,817	\$	26,817	\$	26,817	\$	26,817	5	26,817 \$	3	26,817	\$	26,817	\$	26,817	\$	26,617	\$	26,817	\$	26,777	\$	26,677	\$	26,527
Total Liabilities & Equity	-	26,817	5	26,817	\$	26,817	5	26.817	5	26,817	5	26.817	\$	26,817	\$	26,817	5	26,817	S	26.817	s	28,777	s	28,677	\$	26,527
Lover manufactor in Editory		20,017		200,011		20,011	-		-		-				-			10010			Ŧ					

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Pro Forma Financials – GM LLC

Construction Year - Monthly

The following pro forma financial statement presents the prospective monthly financials during the construction year of the FEC for GMLLC.

GM LLC Pro Forma Statement of Cash Flow

	Pre-Const.						Constructio	n Year					
\$0005	Month 12	Month 1	Month 2	Month 3	Month 4	Month 5	Month 6	Month 7	Month 8 N	Aonth 9	Month 10	Month 11	Month 12
Cash Flow from Operations													
Net income	s - s	- \$	- 5	- \$	- \$	- \$	- \$	- 5	- 5		\$ (40) \$	(100) \$	(150)
	• •	•	•	•	•	•	•		•		(40)	(100) 6	(100)
Depreciation & Amortization	-	-	-	-	-	-	-	~	-	-	-	-	-
Change in Working Capital													
Accounts Receivable		-	-	-	-	-	-	-	-	-	-	-	
Inventory	-	-	-	-	-	-	-	-		-	-	-	(92)
Other Current Asset	-	-	-	-	-	-	-	-	-			-	-
Accounts Payable	-	-	-	-	-	-	-	-	~			-	-
Accrued Expenses	-	-	-	-	-	-	-	-	-	-	-	-	
Other Current Liability		-	-	-	-	-	-	-	•		-	-	
Cash Flow from Operations	-	-	-	*	-	-	~	-	-	٠	(40)	(100)	(242)
Cash Flow from Investing Activities													
Infrastructure	-	(1,103)	-		-	-	-	-		-	-	-	
PP&E - Building	-	(1,404)	(1,404)	(1,404)	(1,404)	(1,404)	(1,404)	(1,404)	(1,404)	(1,404)	(1,404)	(1,404)	(1,404)
PP&E - Equipment	-	(434)	(434)	(434)	(434)	(434)	(434)	(434)	(434)	(434)	(434)	(434)	(434)
Capital Expenditures	-		-	-	-	-	•	-	-		-	-	
Cash Flow from Investing Activities		(2.942)	(1,838)	(1,838)	(1,838)	(1,838)	(1,838)	(1,838)	(1,838)	(1,838)	(1,838)	(1,838)	(1,838)
Cash Flow from Financing Activities													
Borrowings/Cap Interest - NN Loan (Const.)	-	-	-	-	-	-	-	-	-		-	-	
Borrowings/Cap. Interest - NCDFI Loan	-	-	-	-	-		-	-	-		-	-	*
Borrowings/Cap. Int NN Loan (Permanent)	-		-	-	-	-	-	-	-	-		-	-
Borrowings/Cap Int NN Loan (Sales Tax)	-	-	-	-	-	-	-	-	-	-		-	-
Grants	-	-	-	-	-	-	-	-	-	-	-	-	
New Market Tax Credit	4,000	-	-	•	-	-	-	-	-	-	•	-	-
Repayments - NN Loan (Construction)	-	-		-	-	-				-		-	
Repayments - NCDFI Loan	-	-	-	-	-	-	-	-	-		-	-	-
Repayments - NN Loan (Permanent)	-	-	-	-	-	-	-	-	-	-	-	-	-
Repayments - NN Loan (Sales Tax)	-	-	-	-	-	-	-	-	•	-	-	-	
Cash Infusion from NNSCI	20,524	-	-	-	-		-	-	-		-	-	-
Cash Dividend Paid		-	-	-	-	-	-		-	-	•	-	
Cash Flow from Financing Activities	24,524	•	•	-	•	-		-	*	-	-	-	-
Change in Cash	\$ 24,524 \$	(2,942) \$	(1,838) \$	(1,838) \$	(1,838) \$	(1,838) \$	(1,838) \$	(1,838) \$	(1,838) \$	(1,838)	(1,878) \$	(1,938) \$	(2,080)
Cash - Ending Balance	24,524	21,583	19,744	17,906	16,068	14,230	12,391	10,553	8,715	6,877	4,998	3,060	980

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Pro Forma Financial Information Financial Statements

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GMLLC FEC Annual Detail

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Pro Forma Financials – GM LLC

Annual Detail

The following pro forma financial statement presents the prospective annual financial statements for GMLLC during the construction year and the first ten years following commencement of FEC operations in Year 1.

GM LLC

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Pro Forma Income Statement

	Pre-Const	Constr	ruction										FEC Op	perati	on								
\$000s	Year	Ye	ear	Ye	ar 1	Y	/ear 2		fear 3)	/ear 4)	Year 5		rear 6		Year 7	Y	'ear 8	Y	ear 9	Ye	ear 10
_							6 007		6.004		5 400		6.000		6 706		6.000		0.440		c 222		0.600
Revenue	\$. s		5	4 857	\$	5 067	5	5.261	\$	5 462	5	5.626	5	5 795	5	5,969	\$	6,148	5	6 332	s	6 522
% change			-				4 3%		Ĵ₿°₀		3 8%		3 0%		3 0%		3 0°o		30°°		3 0%		3 0%
Cost of Sales			-		1,242		1,294		1.343		1,394		1,436		1,479		1.523		1,569		1,616	-	1,665
Gross Profit			-		3614		3.773		3 9 1 8		4.068		4,190		4,316		4 4 4 5		4 579		4,716		4 857
% of Revenue					74 4%		74 5%		74 5°o		7 ↓ 5%		74 5%		74 5%		74 5%		7-1 5ª.,		74 5°°		74 5°°
Operating Expenses			290		2,126		2,199		2,260		2,328		2,398		2,470		2,544		2,620		2,699		2,780
% of Revenue		-			43 8°°	-	13 4%		42 9%		42 6°o		42 6%		42 6%		42 6°6		42 6°6		42 6%		42 6°0
EBITDA			(290)		1,489		1,575		1.658		1,740		1,792		1,846		1,901		1,959		2,017		2,078
% of Revenue			-		30 7%		31 100		31 5°ъ		31 9%,		31 9%		31 9%		31 9°,		31 9%		31 9%		31 9%
Depreciation & Amortization		-			1.202		1.214		1,227		1,240		1,253		1,266		1,280		1,295		1,310		1,325
ÉBIT			(290)		287		360		432		500		539		580		621		664		708		753
Interest																							
Navajo Nation Loan (Construction)													-		-		-				-		
Navajo CDFI Loan					-								-				-				-		
Navajo Nation Loan (Permanent)		-																	-		-		-
Navajo Sales Tax Fund Loan		-	-																-				
Total interest															-		-						
EBT			(290)		287		360	_	432		500		539		580	-	621		664		708		753
Income Tax			(_/0)		- 4 -														-				
Net Income	\$. <u>s</u>	(290)	\$	287	\$	360	\$	432	\$	500	\$	539	\$	580	\$	621	\$	664	\$	708	\$	753

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Pro Forma Financials – GM LLC

Annual Detail

The following pro forma financial statement presents the prospective annual financial statements for GMLLC during the construction year and the first ten years following commencement of FEC operations in Year 1.

GM LLC

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Pro Forma Balance Sheet

	Pr	re-Const.	Cor	struction										FEC O										
\$000s		Year		Year)	/ear 1		Year 2		/ear 3		/ear 4		Year 5		/ear 6	~~~ `	Year 7		Year 8		Year 9	<u> </u>	'ear 10
A																								
Assets Cash	s	24.524	s	980	s	2,384	s	3,833	s	5,362	5	6.970	s	8,627	s	10.334	s	12.092	s	13,903	\$	15,769	\$	17,692
Accounts Receivable	*		*		•	E.004	Ŭ		•		*	-	•	-	•		•		•		•		*	-
Inventory		-		92		95		99		103		106		109		112		116		119		123		127
Other Current Asset						*				-		-		-		-				-		-		-
Current Operating Assets		24,524		1,072		2,480		3,932		5,465		7,076	~	8,738	_	10,446		12,208		14,023	_	15,892		17,818
																						_		
Infrastructure		-		1,103		1,064		1.024		984		944		905		865		825		786		746		706
PP&E - Real Property		300		300		300		300		300		300		300		300		300		300		300		300
PP&E		-		22,059		20,983		19,908		18,832		17,757 398		16,681 474		15,605 540		14,530 595		13,454 641		12,378 675		11,303 699
Capital Expenditures		4 000		4 000		113		217 1,833		312 1.753		398 1,674		4/4		1,514		1,434		1,355		1,275		1,195
Capital Expenditures - Bldg Pre-constru.	\$	1,992	\$	1,992		1,913 24,373	5	23,282	5	22,182	5	21.072	\$	19,953	\$	18,824	\$	17,685	\$	16,535	\$	15,375	\$	14,203
Total PP&E & investment	•	2,282	æ	∡0, 4 00	*	29,373		23,202		24102	*	21,072		18,805		10,024	*	17,005		10,555	•	10,010	•	14,200
Total Assets	\$	26,817	\$	26,527	\$	26.852	\$	27.214	\$	27,647	\$	28.148	\$	28.689	\$	29,270	\$	29,893	5	30,558	\$	31.267	\$	32,022
Liabilities & Member Equity																								
Accounts Payable				-		18		18		19		19		20		21		21		22		22		23
Accrued Expenses				-		21		22		23		23		24		25		25		26		27		28
Current Operating Liabilities			\$		s	39	5	40	s	41	5	43	s	44	\$	45	\$	47	5	48	\$	49	\$	51
Content Operating Expirates					•				-	47			•		*		*		*		+		+	
Navajo Nation Loan (Construction)		-		-		-		-		-		-		-		-		-		-		-		-
Navajo CDFI Loan				-		-		-		-		*		-		-		-		-		-		-
Navajo Nation Loan (Permanent)		-		-		-		-		-		-		-		-		-		-		-		-
Navajo Sales Tax Fund Loan		-		-		<u> </u>		-		-		•	_			*		-		-	-			-
Total Debt		•		-		•		•		-		-		-		-		-		-		-		-
Total Liabilities	\$	-	\$	-	\$	39	\$	40	\$	41	\$	43	\$	44	\$	45	\$	47	\$	48	\$	49	\$	51
Equity	s	22.817	s	22,527	5	22,813	\$	23,174	s	23,605	s	24,106	\$	24.645	s	25,225	s	25.846	\$	26.510	\$	27.217	\$	27.971
Equity - New Market Tax Credit		4,000	•	4,000	•	4,000	*	4,000	•	4,000	•	4,000	-	4,000		4,000	•	4,000	•	4,000	-	4,000		4,000
Equity - Navaio Sales Tax Grant				-		.,		.,		-		.,		-										
Equity - Sihasin Grant				-		-				-				-		-		-		-		-		-
Total Equity	\$	26,817	\$	26,527	\$	26,813	\$	27,174	\$	27,605	\$	28,106	\$	28,645	\$	29,225	\$	29,845	\$	30,510	\$	31,217	\$	31,971
Total Liabilities & Equity	\$	26,817	\$	26,527	\$	26,852	\$	27,214	\$	27,647	\$	28,148	\$	28,689	\$	29,270	\$	29,893	\$	30,558	\$	31,267	\$	32,022

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Pro Forma Financials – GM LLC

Annual Detail

The following pro forma financial statement presents the prospective annual financial statements for GMLLC during the construction year and the first ten years following commencement of FEC operations in Year 1.

GM LLC

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Pro Forma Statement of Cash Flow

	Pre-Const	Co	onstruction										FEC Or	eratio	n								
\$000s	Year		Year	Y	'ear 1		fear 2	_ 1	'ear 3	Y	ear 4		rear 5	Y	ear 6	Ŷ	'ear 7	Y	'ear 3	Y	'ear 9	Y	ear 10
Cash Flow from Operations																							
Net Income	s -	\$	(290)	\$	267	\$	360	\$	432	\$	500	\$	539	\$	580	\$	621	\$	664	\$	708	\$	753
Depreciation & Amortization	-		-		1,202		1,214		1,227		1,240		1,253		1,266		1,280		1,295		1,310		1,325
Change in Working Capital:																							
Accounts Receivable	-		-		•		-		•		-		-		-		-		-		-		-
Inventory	-		(92)		(4)		(4)		(4)		(3)		(3)		(3)		(3)		(3)		(4)		(4)
Other Current Asset	-		-		-				-		-		-		-		-		-				-
Accounts Payable	-		-		18		1		1		1		1		1		1		1		1		1
Accrued Expenses	-		-		21		1		1		1		1		1		1		1		1		1
Other Current Liability		·			-	_	•		•				-		-				-				-
Cash Flow from Operations	-		(382)		1,524		1,572		1,656		1,738		1,790		1,844		1,899		1,958		2,015		2,076
Cash Flow from Investing Activities																							
Infrastructure			(1,103)		-								-		-				-		-		-
PP&E - Building	-		(16,846)		-		-		-		-		-						-				-
PP&E - Equipment			(5,213)		-				-				-				-				-		
Capital Expenditures			() 		(120)		(123)		(127)		(130)		(134)		(137)		(141)		(145)		(149)		(153)
Cash Flow from Investing Activities	-		(23,162)		(120)		(123)		(127)		(130)	<u> </u>	(134)		(137)		(141)		(145)		(149)		(153)
Cash Flow from Financing Activities																							
Borrowings/Cap. Interest - NN Loan (Const.)													-						-				_
Borrowings/Cap. Interest - NODFI Loan	-								-				-										-
Borrowings/Cap. Int NN Loan (Permanent)			-		-						-		-		-		-						_
Borrowings/Cap. Int NN Loan (Permanent) Borrowings/Cap.Int NN Loan (Sales Tax)	-		-		•				•				-										
Grants	-		-				-		-		•		-		-				-				-
New Market Tax Credit	4.000		-		•		•				-		-										-
New Market Tax Credit	4,000	,	•		-		-		•		-		•		-		-		-		-		-
Repayments - NN Losn (Construction)			-				-		-		-		-		•		-		-		-		-
Repayments - NCDFI Loan	-		-		-		-		-		-		-		-		~		-		•		-
Repayments - NN Loan (Permanent)	-	-	-		-		-		-		-		-		-		-		-		-		-
Repayments - NN Loan (Sales Tax)	-		-		-		*				*		-		-		-		-		-		•
Cash Infusion from NNSCI	20,524	k i i	-		-		-		-		-		-		-		-		-				-
Cash Dividend Paid		<u> </u>	-		-		-		-		•		-		*		-	-	•		-		-
Cash Flow from Financing Activities	24,524		-		-				-		-		-		-		-		•		-		-
Change in Cash	\$ 24,524	\$	(23,544)	\$	1,404	\$	1,449	\$	1,529	\$	1,608	\$	1,657	\$	1,707	\$	1,758	\$	1,811	\$	1,886	\$	1,922
Cash - Ending Balance	24,524	1	980		2,384		3,833		5,362		6,970		8,627		10.334		12,092		13,903		15,769		17,692

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Pro Forma Financial Information Financial Statements

NNSCI & GMLLC FEC - Consolidated Annual Detail

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Pro Forma Financials – Consolidated

Annual Detail

The following consolidated pro forma financial statement presents the prospective annual financial statements for both NNSCI and GMLLC during the construction year and the first ten years following commencement of FEC operations Year 1.

Consolidated

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Pro Forma Income Statement

	Pre	-Const.	Co	nstruction	 			FEC	Operation											
\$000s		Year		Year	 Year 1		rear 2		Year 3		Year 4	 Year 5	 rear 6		Year 7	Y	rear B	 Year 9	Y	ear 10
Revenue	\$	4,264	\$	4,371	\$ 9,337	s	9,660	\$	9,968	\$	10,287	\$ 10,571	\$ 10,864	s	11,164	\$	11,473	\$ 11,791	\$	12,117
% change				2 5%	113 8%		3.5%		3 2%		3 2%	2 8%	2 8%		2.8%		2 8%	2.8%		2 8%
Cost of Sales		-		-	 1,242		1,294	_	1,343		1,394	 1,438	 1,479		1,523		1,569	 1,616	_	1,685
Gross Profit		4,264		4,371	8,095		8,366		8,625		8,893	9,135	9,385		9,641		9,904	10,175		10,453
% of Revenue		100 0%		100 0%	86 7%		86 6%		86 5%		86 4%	86 4%	86 4%		86 4%		86 3%	86 3%		86 3%
Operating Expenses		1,834		2,170	4,052		4,173		4,284		4,403	4,524	4,649		4,778		4,910	5,046		5,186
% of Revenue		43 0%		49 6%	 43 4%	_	43.2%	-	43.0%		42.8%	 42.8%	 42.8%	_	42 8%	_	42 8%	 42.8%		42 8%
EBITDA		2,431		2,201	4,043		4,192		4,341		4,490	4,611	4,735		4,863		4,994	5,129		5,267
% of Revenue		57 0%		50 4%	43 3%		43 4%		43 6%		43 6%	43 6%	43 8%		43 8%		43 5 %	43 5%		43 5%
Depreciation & Amortization		1,063		1,131	2,404		2,488		2,574		2,662	2,753	2,846		2,941		3,039	3,139		3,242
EBIT		1,368		1,070	 1,639		1,705	_	1,768	-	1,828	 1,858	 1,890		1,922		1,955	 1,990		2,025
Interest																				
Navajo Nation Loan (Construction)		19		227	-						-	-					-			
Navaio CDFI Loan		4		51	52		49		42		33	25	15		5		(0)	(0)		(0)
Navajo Nation Loan (Permanent)		-		-	228		225		217		209	201	192		184		175	166		157
Navaio Sales Tax Fund Loan		-					-				-		-		-		-	-		
Total interest		23		278	 281		274		259		242	 225	 208		189		175	 166		157
EBT Income Tax		1,345		792	 1,358		1,431		1,509		1,586	 1,633	 1,682		1,733		1,780	 1,823		1,868
Net Income	\$	1,345	\$	792	\$ 1,358	\$	1,431	\$	1,509	\$	1,586	\$ 1,633	\$ 1,682	\$	1,733	\$	1,780	\$ 1,823	\$	1,868

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Pro Forma Financials – Consolidated

Annual Detail

The following consolidated pro forma financial statement presents the prospective annual financial statements for both NNSCI and GMLLC during the construction year and the first ten years following commencement of FEC operations Year 1.

Consolidated

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Pro Forma Balance Sheet

	Pre-Const.	Construction			FEC Operation							
\$000s	Year	Year	Year 1	Year 2	Year 3	Year 4	Year 5	Year 6	Year 7	Year 8	Year 9	Year 10
Assets												
Cash	\$ 30,451	\$ 8,360	\$ 10.813	\$ 13.007	\$ 15,137	\$ 17.386	\$ 19,724	\$ 22,152	\$ 24.674	\$ 27,499	\$ 30,423	\$ 33,448
Accounts Receivable	159	163	167	171	176	180	184	189	194	199	204	209
Inventory	-	92	95	99	103	106	109	112	116	119	123	127
Other Current Asset	66	67	69	71	73	74	76	78	80	82	84	86
Current Operating Assets	30,675	8,682	11,144	13,348	15,488	17,746	20,093	22,532	25,064	27,899	30,833	33,870
Infrastructure		1.103	1.084	1,024	984	944	905	865	825	786	746	706
PP&E - Real Property	1,706	1,706	1,706	1,708	1,706	1,706	1,706	1,706	1,706	1,706	1,706	1,706
PP&E	16,861	37,891	35,786	33,681	31,576	29,471	27,367	25,262	23,157	21,052	18,947	16,843
Capital Expenditures	980	1,917	2,923	3,874	4,770	5,609	6,390	7,111	7,770	8,367	8,898	9,364
Investment in Subsidiary	22.817	22,617	22,817	22,817	22.817	22.817	22,817	22.817	22.817	22,817	22.817	22,817
Total PP&E & Other	\$ 42,363	\$ 65,433	\$ 84,294	\$ 63,101	\$ 61,853	\$ 60,547	\$ 59,184	\$ 57,760	\$ 56,275	\$ 54,727	\$ 53,114	\$ 51,435
	• ~2,000	a 00,400	* 04,284	¢ 00,101	01,000	÷ 00,047	00,104	a 37,100	9 00,210	\$ 04,121	00,114	a 01,400
Total Assets	\$ 73.038	\$ 74,115	\$ 75.439	\$ 76,450	\$ 77,341	\$ 78.294	\$ 79.277	\$ 80,292	\$ 81,339	\$ 82,626	\$ 83.947	\$ 85.305
Liabilities & Member Equity												
Accounts Payable	122	125	146	150	154	158	162	166	170	175	179	184
Accrued Expenses	-	-	21	22	23	23	24	25	25	26	27	28
Other Current Liability	136	139	143	147	150	154	158	162	166	170	174	179
Current Operating Liabilities	\$ 280	\$ 286	\$ 312	\$ 320	\$ 328	\$ 338	\$ 345	\$ 354	\$ 363	\$ 372	\$ 361	\$ 391
	15.019	15.248										
Navajo Nation Loan (Construction)	15,019	15,246	1.023	910	746	573	392	201	-	-	-	
Navajo CDFI Loan	1,004	1,000		14,723					(0)	(0)	(0)	(0)
Navajo Nation Loan (Permanent) Navajo Sales Tax Fund Loan	-	-	15,118	14,723	14,183	13,635	13,078	12,513	11,940	11,358	10,787	10,167
Total Debt	16,023	16,301	16,141	15.634	14,929	14.208	13,470	12,714	11,940	11,358	10,767	10,167
Total Debt						1=	13,470	12,719	11,840	11,330	10,767	10, 167
Total Liabitties	\$ 16,282	\$ 16,567	\$ 16,453	\$ 15,953	\$ 15,257	\$ 14,544	\$ 13,815	\$ 13,087	\$ 12,302	\$ 11,729	\$ 11,148	\$ 10,558
Equity	\$ 51,656	\$ 52,448	\$ 53,886	\$ 55,396	\$ 56,985	\$ 58,650	\$ 60,363	\$ 62,124	\$ 63,937	\$ 65,796	\$ 67,700	\$ 69,647
Equity - New Market Tax Credit	4,000	4,000	4,000	4,000	4,000	4,000	4,000	4,000	4,000	4,000	4,000	4,000
Equity - Navaio Sales Tax Grant	100	100	100	100	100	100	100	100	100	100	100	100
Equity - Sihasin Grant	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
Total	\$ 56,756	\$ 57,548	\$ 58,986	\$ 60,496	\$ 62,085	\$ 63,750	\$ 85,463	\$ 67,224	\$ 69,037	\$ 70,896	\$ 72,800	\$ 74,747
Total Liabilities & Equity	\$ 73.038	\$ 74,115	\$ 75,439	\$ 76,450	\$ 77,341	\$ 78,294	\$ 79,277	\$ 60,292	\$ 81,339	\$ 82,626	\$ 83,947	\$ 85,305

CONFIDENTIAL

Pro Forma Financials – Consolidated

Annual Detail

The following consolidated pro forma financial statement presents the prospective annual financial statements for both NNSCI and GMLLC during the construction year and the first ten years following commencement of FEC operations Year 1.

Consolidated

1

Pro Forma Statement of Cash Flow

\$000s	Year	t Cons Y	687	Year 1		Year 2	Operation Year 3		ear 4	 Year 5	~ ~	/ear 6	 fear 7	~ ~ ~	fear 8	`	fear 9	~	ear 10
									5460 -7						0810		081.0		041 10
Cash Flow from Operations																			
let Income	\$ 1,34	5 \$	792	\$ 1,35	8 \$	1,431	\$ 1,509	\$	1,586	\$ 1,633	\$	1,682	\$ 1,733	\$	1,780	\$	1,823	\$	1,868
epreciation & Amortization	1,06	3	1,131	2,40	4	2,488	2,574		2,662	2,753		2,846	2,941		3.039		3,139		3,242
hange in Working Capital:																			
Accounts Receivable		(0)	(4)		4)	(4)	(4)		(4)	(4)		(5)	(5)		(5)		(5)		(!
Inventory		-	(92)		4)	(4)	(4)		(3)	(3)		(3)	(3)		(3)		(4)		(4
Other Current Asset		0	(2)		2)	(2)	(2)		(2)	(2)		(2)	(2)		(2)		(2)		(7
Accounts Payable		0	3	2		4	4		4	4		4	4		- 4		- 4		t
Accrued Expenses		•	-	2	1	1	1		1	1		1	1		1		1		1
Other Accrued Expenses		-	-		-		-		-	-		*	-		-		-		
Other Current Liability	2.40	0)	1.833		3	4	 4		4	 4		4	 4		4		4		4
Cash Flow from Operations	2,40		1,833	3,79	5	3,917	4,081		4,247	4,385		4,527	4,673		4,818		4,981		5,109
ash Flow from Investing Activities																			
Infrastructure		-	(1,103)		-					-		-	-		-		-		
PP&E - Building			16,846)		-	-			-	-		-	-		-				
PP&E - Equipment			(5,213)		-		-		-	-		-	-		-		-		
Capital Expenditures	(1,01	4)	(1,039)	(1,18	5)	(1,215)	(1,246)		(1,277)	(1,309)		(1,342)	(1,376)		(1,411)		(1,447)		(1,483
Investment in Subsidiary	(20,52					-	 -		-	 -			-		-		-		
ash Flow from Investing Activities	(21,53	8) (24,202)	(1,18	5)	(1,215)	(1,246)		(1,277)	(1,309)		(1,342)	(1,376)		(1,411)		(1,447)		(1,483
ash Flow from Financing Activities																			
Borrowings/Cap. Int NN Loan (Constr.)	15,01	9	227		-												-		
Borrowings/Cap. Interest - NCDFI Loan	1,00	4	51			+			-	-			-						-
Borrowings/Cap. Int NN Loan (Permanent)		-	-	15,24	3		-		-						-		-		
Borrowings/Cap Int NN Loan (Sales Tax)		•			-	-			-	-		-					-		~
Grants	1,10	0			-	-			-	-		-	-		-		-		
New Market Tax Credit	4,00	0	-		-	-	-		-	-		-	-		-		-		-
Repayments - NN Loan (Construction)		-		(15,24	33												-		
Repayments - NCDFI Loan				(3		(113)	(164)		(173)	(182)		(191)	(201)				-		
Repayments - NN Loan (Permanent)		-	-	(12		(395)	(540)		(548)	(557)		(565)	(574)		(582)		(591)		(600
Repayments - NN Loan (Sales Tax)		-	-	(()	(,		(= ·=,	(001)		(000)	(014)		(002)		(001)		(000)
Cash Infusion from NNSCI into GMLLC	20,52	4	-			-	-		-	-			-				-		
Cash Dividend Paid			-			-	-		+				-		-		-		
ash Flow from Financing Activities	41,64	7	278	(16	Ŋ	(506)	 (704)	~~~~	(721)	 (738)		(756)	 (774)		(582)		(591)		(600
hange in Cash	\$ 22,51	7 \$ ()	22,091)	\$ 2.45	5	2,194	\$ 2,131	5	2,249	\$ 2,337	\$	2,429	\$ 2,522	\$	2,825	\$	2,924	\$	3,025
ash - Ending Balance	30,45	1	8,360	10.61	3	13,007	15,137		17,386	19,724		22,152	24,674		27,499		30,423		33,448
the second se	-	and the second second																	



The NAVAJO NATION COUNCIL to whom has been assigned:

NAVAJO LEGISLATIVE BILL #0355-16

An Action Relating to Resources and Development, Budget and Finance and Naabik'íyáti' Committees and Navajo Nation Council; Adopting the Síhasin Fund Twin Arrows/Glittering Mountain Family Entertainment Center Economic Development Expenditure Plan Pursuant to Resolution CD-68-14 and 12 N.N.C. §§ 2501-2508

> Sponsored by: Honorable Jonathan L. Hale Co-Sponsored by: Honorable Alton Joe Shepherd

Has had it under consideration and reports the same is **RULED OUT OF ORDER – NAVAJO NATION** COUNCIL RULES OF ORDER RULE 20 E. "LEGISLATION WHICH HAS BEEN TWICE REFERRED TO A COMMITTEE(S) SHALL BE DEEMED PERMANENTLY ELIMINATED FROM THE AGENDA OF THE COUNCIL"; LEGISLATION WILL BE CLOSED OUT

Respectfully Submitted,

Honorable Seth Damon, Speaker Pro Tem NAVAJO NATION COUNCIL

23 JANUARY 2018

Legislation 0355-16 was referred to the Naabik'iyáti' Committee twice (April 18, 2017 and July 18, 2017)