Docket No. &

#### **COMPLAINT**

Pursuant to the Clayton Act and the Federal Trade Commission Act ("FTC Act"), and by **Salty of Mathita in Math** 

#### I. <u>RESPONDENTS</u>

1. Respondent Eldorado is a corporation organized, existing, and doing business under and by virtue of the laws of the State of Nevada

## II. <u>JURISDICTION</u>

3.	Respondents,	and each of th	neir relevant	operating s	subsi	diaries	and p	parent entities, are,
and at	all times releva	int here-1 t4I1	.03 0 Td ]/3	5514 re f	* E	MC I	3T /	P < 0.00</0.009(e)-1 (s)-1 (ponder)</td

#### C. Casino Services in Kansas City Area

9. Casino services in the Kansas City Area is a relevant market. The Acquisition will reduce the number of providers of casino services in the Kansas City area from five to four and result in a highly concentrated market.

### VI. ENTRY CONDITIONS

# A. Entry Conditions in the South Lake Tahoe Area

10. Entry into the South Lake Tahoe area market would not be timely, likely, or sufficient to deter or counteract the anticompetitive effects of the Acquisition. The entry of any additional casino in the South Lake Tahoe area to deter or counteract the anticompetitive effects described in Paragraphs 13- Entroc (f) 3 4d mas S 35-6 [(i)-2 (n /P < 0.001 Tw [(ar)-1 (easa(et)-e J -12e1 (o)1 gt)-1 (easa(et

## VII. <u>EFFECTS OF THE ACQUISITION</u>

13.	The Acquisition,	if consummated,	is likely to	substantially	lessen compet	ition in the
relevar	nt line of commerc	ce in the followin	g ways, amo	ong others:		