application       application	FORM 3 (Print or Type Responses)		— UN	UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549						OMB APPROVAL			
Nuter         DeBayer         0.         Description         Description         Outer (WVNN)           (Las)         (Fin)         (Madley)         1.         1.         Relationality of Reporting Process (1 an applicable)			_	BENEFICIAL OWNERSHIP OF SECURITIES Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or					Expires: January 31, 2005 Estimated average burden hours				
(Law)       (Fina)       (Middle)       1.       I.R.S. Identification Number of Reporting Person, if a chalcadality of Reporting Person, if a cha	1. Name and A	Address of Reporting	g Person*		<ul> <li>Date of Event Requiring Statement (Month/Day/Year)</li> </ul>		<b>d</b> Ticker o	or Trading Symbol	l				
of Reparting Person, if an endployed of the provided of the p	Butler	DeRuyter											
(Street)       (gree tild below)       (gree tild below)       (gree tild below)         Las Vegas       Neroda       63109       Executive Vice President — Architecture, Wyna Design & Applicable L         (City)       (Sase)       (Zip)       Executive Vice President — Architecture, Wyna Design & Machine Present <ul> <li>(Case &amp; Applicable L</li> <li>Table 1 — Non-Derivative Securities Bearficially Owned</li> </ul> 1.       Title of Security       2.       Amount of Securities       3.       Ownership Form: (1)       4.       Nature of Indecet Bearficially Owned         1.       Title of Security       2.       Amount of Securities       3.       Ownership Form: (1)       4.       Nature of Indecet Bearficially Ownerd (1)         None.       Interview of the Ownership Form: (1)       Case Bearficially Ownerd (1)       (Last: 5)       Nonership (Last: 5)         None.       Interview of the Ownership Form: (1)       Table 1 — Derivative Securities Bearficially Ownerd (2, puts, calls, varrants, options, convertible securities)       Interview of the Ownership Form of (1)         1.       Table 1 — Derivative Securities Bearficially Ownerd (2, puts, calls, varrants, options, convertible securities)       1.       Derivative Security       Interview of the Ownership form of (1)         1.       Table 1 — Derivative Securities Bearficially Ownerd (2, puts, calls, varrants, options, convertible securities				۸iddle) 3	of Reporting Person, if an	applicable) 10% O		10% Ow	wner	6.			
Las Vegas       Nevada       92103       Executive Vice President — Architecture, Wyna Design & Clark Applicable L         (Ciay)       (Sune)       (Zip)       X. Feam filed by President — Architecture, Wyna Design & X. Feam Filed by President — Architecture, Wyna Design & X. Feam Filed Design & X. Feam Filed by President — Architecture, Wyna Design & X. Feam Filed by President — Architecture, Wyna Design & X. Feam Filed by President — Architecture, Wyna Design & X. Feam Filed by President — Architecture							low)						
Reporting Person         Table 1 - Non-Derivative Securities Bendicially Owned         Table 1 - Non-Derivative Securities Bendicially Owned         1       Title of Security (tose: 4)       2. Amount of Securities Bendicially Owned       3. Ownership Form: Derivative Security (tose: 5)       4. Nature of Indirect (tose: 6)         None.       3. Ownership Form: (tose: 6)       3. Ownership Form: (tose: 6)       4. Nature of Indirect (tose: 6)         None.         Colspan="2">Colspan="2"Colspa="2"Colspa="2"Colspa="2"Colspan="2"Colspan="2"Colspan="2"Colspa="2									Design &	7.	Filing	-	
1. Title of Security (Instr. 4)       2. Anount of Securities Beneficially Owned (Instr. 4)       3. Ownership Form: Direct (D) of Indirect (D) (Instr. 5)       4. Nature of Indirect Beneficial Ownership (Instr. 5)         None.	(City)	(State)	(Zip)							_	Reporting Pe For More than C	erson rm filed by	
Instr. 4)       Beneficially Owned (Instr. 4)       Direct (D) or Indirect (I) (Instr. 5)       Beneficial Ownership (Instr. 5)         None.					Table I — Non-Derivative Se	curities Beneficially Ov	vned						
FORM 3 (Continued)       Table II — Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)         FORM 3 (Continued)       Table II — Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)         1. Title of Derivative Security (Instr. 4)       2. Date Exercisable and Expiration Date (Month/Day/Year)       3. Title and Amount of Security (Instr. 4)       4. Conversion or Exercise Price of Derivative Security (Instr. 5)       5. Ownership Form of (Instr. 5)		ırity	2.	Beneficially		Direct (D) or Indir	ect (I)		Benefic	ial Own			
1. Title of Derivative Security (Instr. 4)       2. Date Exercisable and Expiration Date (Month/Day/Year)       3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)       4. Conversion or Exercise Price of Derivative Security: Indit Derivative Security (Instr. 4)       5. Ownership Form of Derivative Security: Indit Derivative Security (Instr. 4)	None.												
1. Title of Derivative Security (Instr. 4)       2. Date Exercisable and Expiration Date (Month/Day/Year)       3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)       4. Conversion or Exercise Price of Derivative Security: Indit Derivative Security (Instr. 4)       5. Ownership Form of Derivative Security: Indit Derivative Security (Instr. 4)													
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Date Expiration Title Amount or	1. Title of Der Security	ivative 2.	Date Exercisable a	and Expiration I	Date 3. Title and An Underlying I	nount of Securities	4. Co Ex	onversion or cercise Price of	5. Ow Der Dir (I)	ivative S ect (D) o	ecurity:	Nature of Indirect Beneficial Ownership (Instr. 5)	
ExercisableDateNumber ofShares					on Title	Number of							

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Explanation of Responses:

(1) Anticipated effective date of the Issuer's Registration Statement on Form S-1 (File No. 333-90600).

/s/ DeRuyter O. Butler

\*\*Signature of Reporting Person

\*If the form is filed by more than one reporting person, see Instruction 5(b)(v)

\*\*Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

http://www.sec.gov/divisions/corpfin/forms/form3.htm Last update: 09/03/2002

## POWER OF ATTORNEY

Know all by these presents, that the undersigned hereby constitutes and appoints Marc Rubinstein and John Strzemp, and each of them, the undersigned's true and lawful attorneys-in-fact, to:

- (1) execute for and on behalf of the undersigned, in the undersigned's capacity as an officer of Wynn Resorts, Limited (the "Company"), Forms 3, 4, and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934, as amended, and the rules thereunder;
- (2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Form 3, 4, or 5 and timely file such form with the United States Securities and Exchange Commission and any stock exchange or similar authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney-in-fact's discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorney-in-fact, in serving in such capacity at the request of the undersigned, is not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934, as amended, and the rules thereunder.

This power of attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4, and 5 with respect to the undersigned's holdings of and transactions in securities issued by the Company, unless earlier revoked by the undersigned in a signed writing delivered to the foregoing attorney-in-fact.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 27th day of September, 2002.

/s/ DERUYTER O. BUTLER

Signature

DeRuvter O. Butler

Name

October 21, 2002

Date