



WASHINGTON STATE GAMBLING COMMISSION
 LOCATION: 4565 7th Avenue SE, Lacey WA 98503
 MAILING ADDRESS: P.O. Box 42400, Olympia WA 98504-2400
 TELEPHONE: 360-486-3440 / FAX NUMBER: 360-486-3631
 TOLL-FREE: 1-800-345-2529 / TDD: 360-486-3637
 WEB SITE: www.wsgc.wa.gov

GAME ENDORSEMENT INFORMATION FORM FOR:

➤ **NEW OR UPGRADED ELECTRONIC OR MECHANICAL EQUIPMENT/SOFTWARE**

DEPOSIT REQUIRED \$2000

INSTRUCTIONS

- You must use this form to submit new or upgraded electronic or mechanical gambling equipment (including software) for use in Washington State. All electronic or mechanical equipment (including software) must be analyzed and approved by the Gambling Commission before being sold, rented or otherwise supplied to licensed gambling operators or Class III gaming facilities in Washington State.
- The initial deposit for the review of each submission is \$2000.00. The commission may assess additional amounts to cover inspection and investigative costs as allowed by law. These costs, which are in addition to the initial deposit, will be determined by our staff and are payable prior to the completion of the evaluation as prescribed by Washington Administrative Code (WAC) 230-06-050.
- Please submit one form for each piece of equipment or software version.
- Make check payable to the Washington State Gambling Commission.
- If you are submitting an upgrade, you may omit information previously submitted using this form. In doing so, you are certifying that the information previously provided has not changed.
- Do not send your equipment with this application. We will contact you regarding delivery instructions.

THIS FORM WILL BE READ BY A SENSITIVE SCANNING DEVICE

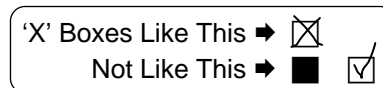
Please use the following examples to fill out this form:

Print with a black ballpoint pen and press firmly, or use a typewriter.

–For optimum accuracy, please print in capital letters and avoid contact with the edge of the box. The following will serve as an example:



–Please 'X' the boxes. Do NOT shade-in or use '✓'.



–When asked for additional lists or comments, the information must be neatly printed or typewritten on sheets of white 8 ½ X 11 inch paper.

–When asked for legal or business documents, the copies must be clean and legible and marked so the document can be identified to the question being asked.

YOUR APPLICATION AND THE PUBLIC RECORDS ACT

From the moment we receive your application, it becomes a public document subject to the Public Records Act (RCW 42.56) and other Washington laws. The Commission may disclose to the public or discuss at a public meeting, all information set forth in this application and all supplemental information submitted. The Commission responds to public document requests through a Public Disclosure Request process. In the event that the Commission receives a public disclosure request regarding this application or the license file established, you may request in writing, that the Commission notify you of such request as provided in RCW 42.56.540.

CONDENSED RULES REGARDING GAMES AND GAME REGISTRATION REQUIREMENTS

WAC 230-03-200 Defining "gambling equipment." "Gambling equipment" means any device, gambling-related software, expendable supply, or any other paraphernalia used as a part of gambling or to make gambling possible. "Gambling equipment" includes, but is not limited to:

- (1) Amusement games;
- (2) Punch boards and pull-tabs;
- (3) Devices for dispensing pull-tabs;
- (4) Electronic devices for conducting, facilitating, or accounting for the results of gambling activities, including, but not limited to:
 - (a) Components of a tribal lottery system;
 - (b) Electronic devices for reading and displaying outcomes of gambling activities; and
 - (c) Accounting systems that are a part of, or directly connected to, a gambling system including, but not limited to:
 - (i) Bet totalizers; or
 - (ii) Progressive jackpot meters; or
 - (iii) Keno systems;
 - (5) Bingo equipment;
 - (6) Devices and supplies used to conduct card games, fund-raising events, recreational gaming activities, or Class III gaming activities, as defined in the Indian Gaming Regulatory Act at U.S.C. 25 chapter 29 § 2703 and in tribal-state compacts including, but not limited to:
 - (a) Gambling chips;
 - (b) Cards;
 - (c) Dice;
 - (d) Card shuffling devices;
 - (e) Graphical game layouts for table games;
 - (f) Ace finders or no-peek devices;
 - (g) Roulette wheels;
 - (h) Keno equipment; and
 - (i) Tables manufactured exclusively for gambling purposes.

WAC 230-05-005 Fees for review of gambling equipment, supplies, services, or games. You must apply to us if you want to submit gambling equipment, supplies, services, or games for our review. You must pay the application deposit before we perform the review. You must also reimburse us for any additional costs of the review.

WAC 230-06-050 Review of electronic or mechanical gambling equipment. (1) Persons who wish to submit gambling equipment, supplies, services, or games for our review to verify compliance with chapter 9.46 RCW and Title 230 WAC must pay the application deposit before we perform the review. They must also reimburse us for any additional costs of the review.

(2) We may require manufacturers to submit certain electronic or mechanical gambling equipment for review. The equipment must meet technical standards for compliance, accuracy, security, and integrity. To allow for continued testing and training, staff may keep any equipment submitted for review for as long as the equipment remains in play in Washington. The manufacturers must reimburse us for any costs of the review. The commissioners and commission staff are not liable for any damage to equipment while in our possession.

(3) Licensees must operate equipment identical to the version the director or director's designee approved.

(4) If persons submitting equipment do not agree with the director or director's designee's decision, they may file a petition for declaratory order with the commission to be heard as a full review (*de novo*) by an administrative law judge, according to RCW 34.05.240 and chapter 230-17 WAC.

ATTENTION APPLICANT

You may significantly reduce the time it takes to process your application by:

- *Following the above instructions;*
- *Answering all questions on this application;*
- *Submitting all required documentation with your application; and*
- *Responding to additional information requests within the deadlines assigned.*



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**FOR SYSTEMS WITH MULTIPLE GAMES, USE ONE INFORMATIONAL FORM,
 ATTACHMENT A (GC4-303A) FOR EACH GAME**

Please provide the official name of the equipment / software you wish to have approved:

Equipment / software: _____

(Be sure to include version numbers of systems and software.)

1. Indicate which market you plan to solicit your gambling equipment: (Mark all that apply)

Tribal

Commercial

Non-profit

Other: _____

2. Name of

Company: _____

3. Are you already licensed with Washington State Gambling Commission:

Yes: License Number: _____ - _____

No: You must be licensed prior to marketing and distributing the equipment if the equipment is approved.

4. Who owns the rights to the game:

 Last Name

 First Name

MI

 Mailing Address

 City

State

Zip

 Phone Number

5. Is this game identified by any other name(s)?

Yes

No

If YES, what is / are the other name(s)?

Agency Use Only:

Code: 211-72 Date: ____/____/____ Amount: \$____.____ Val.#: _____

6. Is this a modification of existing equipment (including software)?

Yes No N/A

If YES, list the versions WSGC previously approved, dates approved, and list the changes from the most recently approved version to the proposed version.

7. Is this a replacement for existing equipment (including software)?

Yes No N/A

If YES, list the existing equipment to be replaced.

8. Is the equipment and accompanying rules in compliance with the Tribal-State Compact, Revised Code of Washington (RCW), and Washington Administrative Code (WAC)?

Yes No N/A

If NO, list the specific cites of non-compliance.

9. Has this equipment or version of the software been denied, withdrawn, or revoked in any jurisdiction?

Yes No N/A

If YES, please state the jurisdiction.

10. Are there any features in the version submitted that will need to be disabled in Washington that are currently approved and in use in other jurisdictions?

Yes No N/A

If YES, please list the features to be disabled and why they will be disabled.

11. What is your legal right to the equipment or software?

- a. I invented it. **Enclose a copy** of your patent, copyright, and trademark documents.
- b. I have the written, legal rights to market this equipment or software.
 - **Enclose a copy** of the contract that allows you to market this equipment or software.
 - **Enclose a copy** of the contract from the inventor allowing this equipment or software to be marketed.
- c. Are you currently seeking a patent / copyright / trademark?
 - Yes, **enclose copies** of all documents associated with the patent / copyright / trademark applications(s).
 - No.

12. Will other parties supply material, layouts, or equipment / software required to play the game?

Yes No **If YES**, provide names and addresses of those parties, companies, or concerns.
 Enclosed N/A

