

REGULATION 4
APPLICATIONS: PROCEDURE

AMENDMENTS TO REGULATION 4.030

PURPOSE OF THE AMENDMENT: To implement the requirements of Assembly Bill 471 as passed by the 2005 Nevada Legislature; to establish a new definition of Operator of a mobile gaming system; to take such additional action as may be necessary and proper to effectuate these stated purposes.

(Draft Date: 01/11/06) **Classification of licenses, and other commission actions for which applications must be made.**

4.030

1. Gaming licenses.

(a) Restricted license. One which permits the operation of slot machines only in an establishment wherein the operation of machines is incidental to the primary business of the licensee. Fifteen (15) machines is the maximum number of machines which may be operated under this type of license. Any restricted licensee at more than two locations may be required to apply for and obtain an operator of a slot machine route license.

(b) Nonrestricted license. Any license other than a restricted license. The term includes:

(1) Operator of a mobile gaming system. A nonrestricted license which authorizes the holder under any agreement whereby consideration is paid or payable for the right to place a mobile gaming system, to engage in the business of placing and operating a mobile gaming system within the public area of a licensed gaming establishment and who is authorized to share in the revenue from the mobile gaming system without having been individually licensed to conduct gaming at the establishment.

~~[(1)]~~ (2) Operator of a slot machine route license. A nonrestricted license which authorizes the holder to place slot machines in a licensed location and share in the profits therefrom without being on the license issued for the location. An operator's license will normally be issued only to an applicant already licensed at three locations or having firm commitments to place machines at three licensed locations upon licensing.

~~[(2)]~~ (3) Operator of an inter-casino linked system license. A nonrestricted license which authorizes the holder to place and operate an inter-casino linked system on the premises of two or more licensed locations, and to share in the revenue therefrom, without being on the licenses issued for the locations. Licensure is not required if a gaming licensee is operating an inter-casino linked system on the premises of an affiliated licensee, or if an operator of a slot machine route is operating an inter-casino linked system consisting of slot machines only.

2. Manufacturer's license. One which authorizes the holder to manufacture, assemble or produce any device, equipment, material or machines used in

gambling, except pinball machines, in the State of Nevada in accordance with Regulation 14.

3. Distributor's license. One which authorizes the holder to sell, distribute or market any gambling device, machine or equipment in the State of Nevada in accordance with Regulation 14.

4. Disseminator's license. One which authorizes the holder to furnish an operator of a race book, sports pool or gambling game who is licensed in this state with information relating to horse racing or other racing which is used to determine winners of or payoffs on wagers accepted by the operator. The term does not include a person who provides a televised broadcast without charge to any person who receives the broadcast.

5. Pari-mutuel systems operator's license. One which authorized the holder to engage in the providing of an off-track pari-mutuel system.

6. Registration. Commission action authorizes a corporation to be a holding company with respect to a corporation which holds or applies for a state gaming license.

7. Findings of suitability. The Nevada Gaming Control Act and regulations thereunder require or permit the commission to require that certain persons, directly or indirectly involved with licensees, be found suitable to hold a gaming license so long as that involvement continues. A finding of suitability relates only to the specified involvement for which it was made. If the nature of the involvement changes from that for which the applicant is found suitable, he may be required to submit himself to a determination by the commission of his suitability in the new capacity.

8. Approvals. The Nevada Gaming Control Act and the regulations thereunder do or may require commission approval for certain acts of licensees or transactions directly or indirectly involving licensees. Such approvals by themselves do not constitute the licensing or a finding of suitability of any person involved, but the licensing or finding suitable of the persons involved may, unless circumstances indicate otherwise, constitute approval by the commission of the transaction in question.

(Effective: 03/23/06.)