WASHINGTON STATE GAMBLING COMMISSION

## APPLICATION FOR DUPLICATE LICENSE(S) AND / OR PERMIT(S)

FEE: \$ _____|
FOR FEE: See Section 10 of the Fee Schedule - Bona Fide Charitable/Nonprofit Organization (GC5-055 FS) or Section 14 of the Fee Schedule - Commercial Stimulant / Profit-Seeking Organization (GC5-055K FS)

## THIS APPLICATION IS USED FOR THE REPLACEMENT OF LOST OR DESTROYED LICENSES.

- Fill in Items 1 through 5.
- List the types of license(s) / permit(s) lost or destroyed in Item 6.
- Sign the Oath of Application statement.
- Enclose fee with application, then deliver or mail to the Washington State Gambling Commission.

THIS FORM WILL BE READ BY A VERY SENSITIVE SCANNING DEVICE
Please use the following examples to fill out this form:

## Print using a black ballpoint pen - pressing firmly, use a typewriter, or fill out by computer.

- For best results, please print in capital letters and avoid contact with the lines. The following will serve as an example:
- Please ' $X$ ' the boxes. Do NOT shade-in or use ' $\checkmark$ '.

- When asked for additional lists or comments, the information must be neatly printed or typewritten on sheets of white $81 / 2 \mathrm{X} 11$ 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.

1. Date this Application is Submitted: $\qquad$ $\mid-1 \quad$ ___ ____ i__
2. Name of Applicant/

Organization:
L__
3. Address:
$\square$


County: $\qquad$ i $\qquad$ ,
4. E-Mail Address: $\qquad$
@ _ _

5. Telephone:

$\qquad$ H|___

$\qquad$

## Business Office Use Only:


6. List the Type, Class and Identifying Number of the license(s) / permit(s) that were lost or destroyed.

Type



Class

|___ ___ ___|

License Number

## 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.

## OATH OF APPLICATION

I declare under penalty of perjury, under the laws of the state of Washington, that all information provided in this application is true and complete to the best of my knowledge. I understand that untruthful, misleading, or incomplete answers whether through misrepresentation, concealment, inadvertence, or mistake, are cause for denial of an initial application or revocation of any gambling licenses currently held. I agree to notify the Washington State Gambling Commission should any information required on this application and / or on my Personal / Criminal History Statement change or become inaccurate in any way. I understand that if I fail to make such notification, it may constitute grounds for denial, suspension or revocation of my license. I further understand that if any criminal or civil actions are filed against me, I must inform the commission. (See WACs 230-03-050, 230-03-055, 230-06-080, 230-06-085, and 230-06-090.)

Signature: $\qquad$ Date: $\qquad$ |- $\qquad$ |- $\qquad$
Signature: $\qquad$ Date: $\qquad$ |-


Signature: $\qquad$ Date: $\qquad$ H__C_I-I -________|

Signature: $\qquad$ Date: $\qquad$ |-1___|-| -

Signature: $\qquad$ Date: |____|-| -|___C_I $\qquad$
This oath must be signed by the licensee, the chief executive officer of the corporation, or by each owner of a profitseeking business. (Duplicate this page for additional signatures)

WAC 230-03-050 Additional information required from applicants for licensing. (1) Applicants must give us details or copies of the following information on or attached to their application:
(a) The name of the resident agent as required by state law, and the agent's business and home address; and
(b) Internal Revenue Service tax exemption letter, if one is necessary; and
(c) All lease or rental agreements, whether oral or written, between the applicant and the owner of the site where the applicant will conduct gambling activity; and
(d) Any franchise agreements or other agreements, whether written or oral, between the applicant and distributors or manufacturers of equipment or between the applicant and any other person whose agreements relate to gambling activities or gambling equipment; and
(e) All proposed financing, consulting, and management agreements or contracts between applicant and any gambling service supplier; and
(f) Enough personal information to ensure each substantial interest holder is qualified to hold a license or participate in an authorized gambling activity; and
(g) For commercial applicants: Articles of incorporation, limited liability corporation formation, partnership agreement, and other documents which set out the applicant's business structure; and
(h) For charitable and nonprofit organization applicants: Articles of incorporation and bylaws; or, if not a corporation, a copy of any bylaws and other documents which set out the organizational structure and purposes of the organization.
(2) Applicants must also give us any other information we request within thirty days of the request or within any other time frame we provide.

WAC 230-03-055 Reporting changes to application. You must notify us if any information required on the application changes or becomes inaccurate in any way within ten days of the change.

WAC 230-06-080 Report changes to application information and submit updated documents and information. (1) Licensees must notify us in writing if any information filed with the application changes in any way within thirty days of the change.
(2) Licensees must submit to us any new or updated documents and information, including the following:
(a) Articles of incorporation or bylaws, or any other documents which set out the organizational structure and purposes; and
(b) All oral or written contracts and agreements which relate to gambling activities or alter the organizational structure of the licensee's organization or business activities in Washington; and
(c) All cash or asset contributions, draws from lines of credit, and loans (except those from recognized financial institutions) during any calendar year which by themselves or totaled together are more than ten thousand dollars. Cash or asset contributions do not include donations to licensed charitable or nonprofit organizations; and
(d) Internal Revenue Service tax deductible status of contributions for charitable and nonprofit organizations.

WAC 230-06-085 Report criminal actions filed. (1) Licensees must report to us in writing within thirty days all criminal actions filed against the licensee, any manager of the licensed gambling activity, the business organization, or any person holding a substantial interest in the business organization.
(2) We must receive a copy of the final written decision or settlement within thirty days after the case is resolved.

WAC 230-06-090 Report administrative and civil actions filed. (1) All licensees must report to us in writing within thirty days all administrative actions filed against them by other gambling regulatory agencies, including those from other countries and Indian tribes.
(2) Licensed organizations must report to us in writing within thirty days all civil and administrative actions that are filed by or against any manager of the licensed gambling activity, the business organization, or any person holding a substantial interest in the business organization. Actions include, but are not limited to:
(a) Divorces; and
(b) Bankruptcy; and
(c) Tax liens; and
(d) Business dissolutions.
(3) The report must consist of a complete copy of the original documents filed. Licensees must notify the commission of the final disposition of the case and include a copy of the final documents filed including, but not limited to, settlement agreements.
(4) For cases involving patent infringement on gambling equipment, licensees must send only the final written decision or settlement.
(5) We must receive a copy of the final written decision or settlement within thirty days after the case is resolved.

