## MARYLAND

## Lottery and Gaming Control Commission

1800 Washington Boulevard, Suite 330, Baltimore, MD 21230

# NON-GAMING VENDOR REGISTRATION APPLICATION 

## Form \#1023

Vendor's Business Name (Applicant): $\qquad$
Enter 'T/A' or 'D/B/A' name, if applicable: $\qquad$
Facility Name (Casino): $\qquad$
To be completed by the Vendor Applicant
Date submitted to MLGCC: $\qquad$
To be completed by the Vendor Applicant
Is the Vendor an Individual/Sole Proprietorship; Single-Member LLC or a General Partnership? Yes No
(This box is for MLGCA Use Only)
Vendor \#
V
Status: Initial / New Renewal
MD SDAT Department ID \# $\qquad$
Application approval date: $\qquad$
Application approved by / title: $\qquad$
Payment: Money Order Wire Transfer Business Check \# $\qquad$

## ACKNOWLEDGEMENT and CHECK LIST

The Vendor Applicant ("Applicant") must complete, sign and submit this 'Acknowledgement and Check list'.

I, $\qquad$ , the Applicant, have thoroughly read Sections 'A' through ' $G$ '. I understand that the Applicant is under a continuing obligation to promptly provide written notification of any changes in the information provided to the Commission (including physical/email addresses; or phone numbers) whether in the application or on any material(s) submitted with or subsequent to the application.
(signature)
I checked the APPROVED VENDORS list ( http://gaming.mdlottery.com/licensing/approved-vendors ) to ensure that the Applicant is not already approved.
(initials) $\qquad$
The Applicant's Business Name is on the application exactly as it is listed in MD SDAT. (initials) $\qquad$
The Applicant is submitting proof of a Maryland SDAT "Certificate of Good Standing". (initials) $\qquad$
The 'Business Relationship Form' has been signed by a Casino Representative or an Authorized Casino Construction Representative only. The Applicant is not authorized to sign the form.
(initials) $\qquad$
The 'Business Relationship Form' has been Notarized and submitted with the application.(initials)

## SECTION A - REGULATIONS

A. 1 A "Vendor" is any person who provides non-gaming related goods and services to a video lottery operation licensee (Maryland licensed casino) or video lottery operation license applicant (applying to become a Maryland licensed casino). A Maryland non-gaming Vendor:
a) Includes suppliers of alcoholic beverages; suppliers of food and non-alcoholic beverages; refuse handlers; vending machine providers and service personnel; janitorial and maintenance companies; tenant businesses or franchises located within casinos if such goods and services are not gaming related; providers of transportation services if such services are not gaming related; persons involved in the construction of a casino; lessors of real property or goods; payroll services and other employer related services; employee recruiting services; or
b) Is a person whose services the Commission determines must be registered or certified; and
c) Is prohibited from providing or attempting to provide any gaming related goods, services or supplies unless licensed by the Commission as a Gaming Manufacturer or Gaming Contractor.
A. 2 Pursuant to Code of Maryland Regulation (COMAR) 36.03.02.17, a Vendor, unless exempt, is required to be Registered or Certified with the Commission prior to conducting any business with a licensed casino or casino license applicant.

## SECTION B - APPLICATION CLASSIFICATION

B. 1 A Vendor must determine the correct form based on the combined total value of non-gaming related goods and services provided to, or anticipated to be provided to, a licensed casino or casino license applicant within a calendar year.
B. 2 A Vendor that provides, or anticipates providing non-gaming related goods and services within a calendar year with a combined total value:
a) Of less than $\$ 9,999$ is exempt from submitting an application to the Commission;
b) From $\$ 10,000$ to $\$ 299,999$ to a single casino or casino license applicant is required to be Registered by the Commission;
c) From $\$ 10,000$ to $\$ 599,999$ to multiple casinos or casino license applicants is required to be Registered by the Commission (unless at or above $\$ 300,000$ to a single casino or casino license applicant, in which case the Vendor must be Certified by the Commission);
d) At or above $\$ 300,000$ to a single casino or casino license applicant is required to be Certified by the Commission; or
e) At or above $\$ 600,000$ to multiple casinos or casino license applicants is required to be Certified by the Commission.

## Examples of the requirements above are:

If a Vendor has three contracts, one at Casino ' A ,', one at Casino ' B ' and one at Casino ' C ', each for $\$ 190,000$, the Vendor is required to be Registered by the Commission, since none of the contracts is above $\$ 300,000$ and the combined total value $(\$ 570,000)$ is under $\$ 599,999$.

If a Vendor has three contracts, one at Casino 'A,' for $\$ 350,000$, one at Casino ' $B$ ' for $\$ 110,000$ and one at Casino ' C ' for $\$ 110,000$, the Vendor is required to be Certified by the Commission, since one of the contracts is above $\$ 300,000$ even though the combined total value $(\$ 570,000)$ is under $\$ 599,999$.
B. 3 The Commission monitors the licensed Maryland casino's payments to each vendor. If it is determined that a Vendor's combined total value of non-gaming related goods and services is approaching the prescribed threshold, the casino may delay or cease payments to prevent a violation of Gaming regulations. If it is determined that a Vendor's combined total value of non-gaming related goods and services has exceeded the prescribed threshold, the casino is required to cease payments.

If a Vendor, approaching the prescribed threshold, anticipates providing non-gaming related goods and services which have a combined value exceeding the threshold, the Vendor is required to submit the correct classification of application to the Commission. The Vendor is prohibited from conducting business which will exceed the threshold until the Commission approves the Vendor's application.

If a Vendor has exceeded the prescribed threshold, the Vendor is required to submit the correct classification of application to the Commission. The Vendor is prohibited from conducting any further business until the Commission approves the Vendor's application.

Violations of Gaming regulations related to the combined total value of non-gaming related goods and services provided by a Vendor may result in penalties or sanctions.

## SECTION C - APPLICATION TYPE

C. 1 Construction based vendors. Construction based vendors provide, or anticipate providing, non-gaming related goods and services during the construction phase of the casino. This includes construction management, general contractors and subcontractors.
C. 2 Non-construction based vendors. Non-construction based vendors provide, or anticipate providing, non-gaming related goods and services for the duration of the gaming and hospitality phase.
C. 3 The Commission provides the casinos with an Emergency Usage of Non-Approved Vendor Services declaration, Form 1024. The form is not completed by a prospective Vendor. The form is completed and submitted by a casino if a casino encounters an emergent threat to public health, safety, or welfare that is outside its control and requires immediate provision of goods or services by a vendor. The casino is required to submit the Form 1024 to the Commission no later than the next State business day.
C. 4 Following a casino's submission of a Form 1024 declaration to the Commission:
a) Unless exempt, a Vendor that provided services or goods as an emergency services response vendor, valued from $\$ 10,000$ to $\$ 299,999$, whether during the construction phase or during the gaming and hospitality phase, the Vendor is responsible for submitting a Vendor Registration Form, Form 1023 to the Commission within 20 business days;
b) Unless exempt, a Vendor that provided services or goods as an emergency services response vendor, valued at or above $\$ 300,000$, during the construction phase, the Vendor is responsible for submitting a Vendor Certification Form, Construction Version, Form 1021CC to the Commission within 20 business days;
c) Unless exempt, a Vendor that provided services or goods as an emergency services response vendor, valued at or above $\$ 300,000$, during the gaming and hospitality phase, the Vendor is responsible for submitting a Vendor Certification Form, Form 1021 to the Commission within 20 business days.
C. 5 Construction based vendor applicants should refer to the chart below to determine that the correct form is submitted:

| If a construction based vendor <br> provides or anticipates providing in a calendar year the following <br> amounts related to non-gaming goods and services: | Submit Form \# | Fee |
| :--- | :--- | :--- |
| $\$ 9,999$ and below | Exempt, none | $\$ 0$ |
| from $\$ 10,000$ to $\$ 299,999$ at a single casino | 1023 | $\$ 100$ |
| from $\$ 10,000$ to $\$ 599,999$ at two or more casinos $\quad$ Refer to B.2(c) | 1023 | $\$ 100$ |
| above $\$ 300,000$ at any casino | 1021 CC | $\$ 1,000$ |
| above $\$ 600,000$ at two or more casinos | 1021 CC | $\$ 1,000$ |

C. 6 Non-construction based vendor applicants should refer to the chart below to determine that the correct form is submitted:

| If a non-construction based vendor <br> provides or anticipates providing in a calendar year the following <br> amounts related to non-gaming goods and services: | Submit Form \# | Fee |
| :--- | :--- | :--- |
| $\$ 9,999$ and below | Exempt, none | $\$ 0$ |
| from $\$ 10,000$ to $\$ 299,999$ at a single casino | 1023 | $\$ 100$ |
| from $\$ 10,000$ to $\$ 599,999$ at two or more casinos $\quad$ Refer to B.2(c) | 1023 | $\$ 100$ |
| above $\$ 300,000$ at a single casino | 1021 | $\$ 1,000$ |
| above $\$ 600,000$ at two or more casinos | 1021 | $\$ 1,000$ |

## SECTION D - TERM OF REGISTRATION, TERM OF CERTIFICATION, RENEWALS

D. 1 Term: A Maryland non-gaming vendor's registration or certification is valid for five years from the date of approval.
D. 2 Renewal Process: The Commission may renew the non-gaming vendor's registration or certification if the Vendor:
a) Submits an application for renewal to the Commission at least 90 days before the vendor's registration or certification expires, but not more than 120 days before the vendor's registration or certification expires;
b) Continues to comply with all vendor registration or certification requirements; and
c) Pays the vendor's registration renewal or certification renewal fees listed below:

| If a construction based vendor <br> provides or anticipates providing in a calendar year the following <br> amounts related to non-gaming goods and services: | Submit Form \# | Renewal <br> Fee |
| :--- | :--- | :--- |
| $\$ 9,999$ and below | Exempt, none | $\$ 0$ |
| from $\$ 10,000$ to $\$ 299,999$ at a single casino | 1023 | $\$ 100$ |
| from $\$ 10,000$ to $\$ 599,999$ at two or more casinos $\quad$ Refer to B.2(c) | 1023 | $\$ 100$ |
| above $\$ 300,000$ at a single casino | 1021 CC | $\$ 500$ |
| above $\$ 600,000$ at two or more casinos | 1021 CC | $\$ 500$ |


| If a non-construction based vendor <br> provides or anticipates providing in a calendar year the following <br> amounts related to non-gaming goods and services: | Submit Form \# | Renewal <br> Fee |
| :--- | :--- | :--- |
| $\$ 9,999$ and below | Exempt, none | $\$ 0$ |
| from $\$ 10,000$ to $\$ 299,999$ at a single casino | 1023 | $\$ 100$ |
| from $\$ 10,000$ to $\$ 599,999$ at two or more casinos $\quad$ Refer to B.2(c) | 1023 | $\$ 100$ |
| above $\$ 300,000$ at a single casino | 1021 | $\$ 500$ |
| above $\$ 600,000$ at two or more casinos | 1021 | $\$ 500$ |

## SECTION E - REMITTANCE OF FEES

E. 1 Vendor application fees, made payable to "Maryland Lottery and Gaming Control Agency", are due at the time of application. The fees may be sent as a certified / bank check, money order or as a wire transfer.
E. 2 Unless the Vendor applicant is paying via wire transfer, the Vendor should send the application and the payment together to: Maryland Lottery and Gaming Control Agency
Attn: Casino Licensing and Background Investigation Division 1800 Washington Blvd, Suite 330
Baltimore, Maryland 21230
E. 3 If the Vendor applicant chooses to send the fees via a wire transfer, payments are made as follows:
a) The Maryland Lottery and Gaming Control Agency Account Number is: $\mathbf{4 4 6 0 1 4 2 6 6 9 4 4}$
b) The Name of the Account is: Maryland Lottery VLT Escrow 026009593

Bank of America, New York, NY
c) If necessary, SWIFT code is: BOFAUS3N Ref: Bank of America in the State of Maryland.

## SECTION F - IMPORTANT NOTICES

F. 1 This form is an official document of the Commission, and may not be altered or changed, except to insert the information that is required. Any alteration or change to this document is prohibited and may cause the application or the Vendor's certification to be delayed or denied.
F. 2 An Applicant must make accurate statements and include all material facts. Failure or refusal to provide any required information; intentional omissions of material facts; misrepresentation of details; or failure or refusal to meet any other requirement as set out in law or regulation may result in the denial of the application. False or misleading statements to the Commission may subject a Vendor applicant to civil and/or criminal penalties. All submissions are subject to verification.
F. 3 The Commission's decision to deny or cancel a vendor registration or vendor certification, or denial of the renewal of a vendor registration or vendor certification, does not give rise to an appeal right under the contested case provisions of the Maryland Administrative Procedure Act.
F. 4 A Vendor applicant is under a continuing obligation to promptly disclose any changes in the information provided to the Commission (including physical/email addresses; or phone numbers) whether in the application or on any material(s) submitted. The Applicant shall provide written notification of any change(s). The duty to inform the Commission is in effect from the date the application is submitted and continues through the entire period the vendor registration or certification is granted.
F. 5 If a Vendor changes the name of the company with which it conducts business with a licensed Maryland casino or casino license applicant, the Vendor must submit a new Vendor Registration or Vendor Certification application. The Vendor will list all the changes in name, address, contact information
etcetera, as well as all company officers that are applicable to the name change. It is not necessary to submit a fee with the application, so long as the term of the initial application has not expired, or is not within 90 days of expiring. Once the Commission reviews the new application, the Vendor will be notified if further action or additional information is required. The Commission will update the company name on the website at the conclusion of the review.
F. 6 A Vendor applicant will be required to attach proof of registration with the Maryland Department of Assessments and Taxation (MD SDAT) to do business within the State. A "Certificate of Good Standing" must be obtained from MD SDAT (not from the Maryland Comptroller's Office). An Applicant will need to determine if the company's status is listed as in "Good Standing" by checking the following: http://sdat.resiusa.org/ucc-charter/Pages/CharterSearch/default.aspx.

Assistance with this process may be obtained from: http://dat.maryland.gov/Pages/default.aspx or by sending email inquiries to charterhelp@dat.state.md.us if necessary.

The Commission will periodically monitor each Vendor's compliance with SDAT.
F. 7 A Vendor must present sufficient justification to establish that it is suitable for Registration by the Commission. The burden of proof remains with the Vendor, and the Vendor must continuously maintain suitability. Failure or refusal to maintain the criteria for approval, to include SDAT "Good Standing" status, may lead to the Commission suspending or cancelling the Vendor's Certification.

## SECTION G - INSTRUCTIONS

These instructions are applicable to any Applicant seeking a Maryland Non-Gaming Vendor Registration or Non-Gaming Vendor Certification.
G. 1 Read each question carefully. Do not leave blank spaces or blank blocks. If a question does not apply, write "Does not apply" or "N/A."
If the correct answer to a particular question is "None," write "None."
G. 2 Do not omit, enter 'N/A' or otherwise bypass answers to any response throughout the application. Vendor applicants who submit incomplete applications may be denied. Refer to F. 2 and F.3.
G. 3 All entries must be legible, and should be typed or printed with block lettering. If the responses are not legible, the application may not be accepted.
G. 4 The Vendor application must be submitted to the Commission on single-sided paper.

## SECTION H - APPLICANT INFORMATION

## H. 1 <br> APPLICANT'S FORM OF ORGANIZATION

Check one:
$\square$ Individual / Sole Proprietorship $\quad$ Single-Member LLC $\quad \square$ General Partnership $\quad$ Limited Partnership
$\square$ LLC $\quad \square$ C-Corporation $\quad \square$ S-Corporation $\quad$ Trust $\quad \square$ Other (Describe) $\quad$ _
Requires SDAT "Certificate of Good Standing": Limited Partnerships, LLCs, C-Corporations, S-Corporations, and Trusts.
Requires a W-9: Sole Proprietorships, Single-Member LLCs and General Partnerships Refer to F. 6
MARYLAND SDAT COMPLIANCE

1) Is the Applicant registered to do business in Maryland: $\square$ Yes
2) If "Yes", please provide registration number: $\qquad$

## H. 2

## CASINO ASSOCIATION

Casino(s) with which the Vendor has contracted: $\qquad$
Combined total value of goods and services in a calendar year: $\$$ $\qquad$ Refer to B. 2

## H. 3 BUSINESS NAME OF APPLICANT *

${ }^{*}$ As written in the Articles of Incorporation, By-Laws, Charter Partnership Agreement or other official documents filed with a State or Federal Government:

Doing Business As (d/b/a) or trade Name(s)

## H. 4

## APPLICANT'S POINT-OF-CONTACT

Point-of-Contact: (Name and company title)
This individual must either have the power / authority to make decisions on behalf of the Vendor and/or be the on-site person at the casino
E-mail address: * $\qquad$ Telephone Number: $\qquad$
NOTE: All notifications will be made to the Vendor at this e-mail address. If necessary, check the "SPAM" folder for e-mails from " $\qquad$ @maryland.gov".



(a) DESCRIPTION OF THE VENDOR'S PRESENT BUSINESS. Furnish the Commission with a 'snapshot' of the Vendor Applicant's company and describe the Vendor's capacity and capabilities to provide the services declared in the application.
(b) DESCRIPTION OF THE TYPE OF GOODS OR SERVICES TO BE PROVIDED BY THE VENDOR.
(c) NAME OF CASINO(S) TO WHICH SUCH GOODS OR SERVICES WILL BE PROVIDED
(d) LIST OTHER LICENSED CASINOS SERVED BY THE VENDOR. Provide the Commission with a list of other jurisdictions where the Vendor conducts business related to a casino operation. (List the other jurisdictions by Casino Name, City, State, County).
(e) TALLY OF THE WORK FORCE SUPPORTING THE VENDOR'S PROVISION OF GOODS AND SERVICES TO THE CASINO. Furnish the

Commission with the total number of employees IN MARYLAND who will be directly associated with providing the goods or services to the casino. Furnish the Commission with the total number of employees OUTSIDE MARYLAND who will be directly associated with providing the goods or services to the casino.

In Maryland

Outside of Maryland
(f) DESCRIPTION OF THE VENDOR'S ABILITY TO PROVIDE GOODS OR SERVICES TO MORE THAN ONE CASINO. If applicable, state if the Vendor is capable of serving one, two, or more Casinos in Maryland and the other casinos with which the Vendor intends to conduct business.

## Note: Attach additional copies of this page as needed

$\qquad$

## CERTIFICATION OF BUSINESS RELATIONSHIP

## Facility Name (Casino):

Vendor Applicant's Business Name: $\qquad$ (Include 'T/A' or 'D/B/A' Name, if applicable)

The Vendor Applicant ("Applicant") listed above has entered into a Business Relationship (agreement/ contract) with the Maryland licensed casino or a Maryland casino license applicant listed above. The Applicant will provide non-gaming goods and/or services with an anticipated value of \$ $\qquad$ in a calendar year.
The Applicant is required by the Commission to submit a Non-Gaming Vendor Registration Application since: 1) the above listed total value of non-gaming goods and/or services to be provided to one Maryland licensed casino exceeds $\$ 10,000$ but does not exceed $\$ 299,999$; or 2 ) the combined total value of nongaming goods and/or services to be provided to more than one Maryland licensed casinos exceeds $\$ 10,000$ but does not exceed $\$ 599,999$.

The Applicant listed above has entered into a written agreement or contract to provide the following nongaming goods and/or services:


