

3772-50-15 Advertising.

(A) Advertising for skill-based amusement machine gaming shall be based upon fact and shall not be false, deceptive, or misleading.

(B) No advertisement shall depict or display any prize prohibited under Chapters 2915. and 3772. of the Revised Code and this chapter.

(C) No person shall use the seal of the state of Ohio or commission, or any other symbol or indication of endorsement, to state or imply sponsorship, endorsement, or operation of skill-based amusement machines by the commission or any other entity of the state of Ohio.

(D) Advertisements depicting type-B or type-C skill-based amusement machines may only depict or display type-B or type-C skill-based amusement machines approved for use in this state by the commission; however, a skill-based amusement machine operator that conducts a national advertisement campaign may depict a type-B or type-C skill-based amusement machine not approved for use in this state provided the advertisement contains a conspicuous statement that the games depicted may not be available in this state.

(E) Advertisements depicting type-B skill-based amusement machines may only depict or display type-B skill-based amusement machines which are compliant with paragraph (W) of rule 3772-50-01.