

### **3772-9-02 Approval for use in a casino facility.**

~~(A)~~ A casino operator, ~~management company or holding company~~ shall not install, maintain, use, or operate any ~~slot machine or other of the following~~ electronic gaming equipment ~~in this state~~ unless such ~~machine or~~ equipment has been ~~tested against and determined to approved by the commission and meets~~ meet the standards in the appendix to this rule and has been approved by the executive director in the commission's database of approved items and technologies:

~~(B)~~ No casino operator, ~~management company or holding company~~ may use any of the following for casino gaming before the commission authorizes their inclusion in the commission's database of approved items and technologies:

~~(1A)~~ Slot machines and/or any component parts material to casino gaming activity, including, ~~but not limited to,~~ random number generators, all game media, and progressive controllers, ~~bill changers and/or bill validators;~~

~~(B2)~~ Mechanical or electromechanical devices used with live table games and/or electronic table games, including, ~~but not limited to,~~ items using radio frequency identification technology, shuffling devices, and ~~or~~ progressive controllers;

~~(C3)~~ System-to-system, game-to-system, or intra-device communication software, or any equivalent thereof, used in the conduct or monitoring of casino gaming activity, including, ~~but not limited to,~~ accounting systems, ~~promotional systems,~~ bonusing systems, and player tracking systems, except for systems used solely for marketing purposes;

~~(D4)~~ Electromechanical devices used to account for casino gaming assets, including, ~~but not limited to,~~ kiosks capable of distributing or collecting cashless wagering instruments ~~or credits, or both,~~ and ticket validation equipment, ~~currency counters and/or chip sorters;~~ and

~~(E5)~~ Any other device, software, hardware, or other technology that the ~~commission executive director~~ determines may affect the integrity of casino gaming in this state.

~~(C)~~ A casino operator, ~~management company or holding company~~ intending to use any device, software, hardware or other technology that is described in paragraph (B) of this rule but that does not appear in the commission's database must seek the commission's approval by requesting, in writing, inclusion of such device, software, hardware or other technology and must identify the following information with specificity:

~~(1)~~ The device, software, hardware or other technology for which approval is sought;

~~(2)~~ The gaming related vendor licensee or applicant that will supply the device, software, hardware or other technology;

~~(3)~~ The certified independent testing laboratory chosen to scientifically test and technically evaluate the device, software, hardware or other technology;

~~(4) The date or dates on which the device, software, hardware or other technology was or is expected to be submitted to the certified independent testing laboratory for scientific testing and technical evaluation; and~~

~~(5) The results of the scientific testing and technical evaluation performed on the device, software, hardware or other technology by the certified independent testing laboratory.~~