

Sports Wagering Business Entity Application

Provisional Pending Rule Adoption

MGCU-8000

Facility Sports Wagering – Mobile Sports Wagering Management Services - Supplier License

Maine Gambling Control Unit

Department of Public Safety Central Maine Commerce Center 87 State House Station 45 Commerce Drive, Suite 3 Augusta, Maine 04333-0087 (207) 626-3900 - Office (207) 287-4356 - Fax

APPLYING FOR YOUR Sports Wagering License

Applications can be obtained from: Maine Gambling Control Unit.

Items you must provide:

- Application forms (completed & signed)
- Supporting documentation as specified on 4. below "Attach the following information"
- Application Fee
- Copy of completed application in an electronic format; i.e., thumb drive or disc (CD)

Mail or deliver to: Maine Gambling Control Unit

Department of Public Safety Central Maine Commerce Center 87 State House Station

45 Commerce Drive, Suite 3 Augusta, Maine 04333-0087 (207) 626-3900 – Office (207) 287-4356 – Fax

Make check or money order payable to: Treasurer, State of Maine

SPORTS WAGERING LICENSES REQUIRED

FACILITY SPORTS WAGERING LICENSE is available and required for 10 licensees of: commercial tracks, OTB's or casino licensed under section 1011.

MOBILE SPORTS WAGERING LICENSE is available and required for each of the four federally recognized Indian tribes in the state of Maine.

MANAGEMENT SERVICES LICENSE is required for applicants with sufficient knowledge and experience in the business of operating sports wagering to effectively conduct sports wagering by law and rule in the state of Maine.

SUPPLIER LICENSE is required for lawful authority to sell or to lease sports wagering equipment, systems or services to operators in the State within the terms and conditions of the license and any rules adopted under this chapter.

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Instructions

1. APPLICATION FULLY COMPLETED IN BLUE INK

Type or clearly print an answer to every question. If a question does not apply to you, indicate so with an N/A. If you are unsure if a question applies to you or what information the form is asking you to provide, contact the Maine Gambling Control Unit office to seek clarification. If the available space is insufficient, continue on a separate sheet and precede each answer with the appropriate title and question number. The separate sheets are to be submitted as attachments and are not to be inserted between pages of the application.

2. ALL FORMS SIGNED & ATTACHED

The following accompanying forms must be signed and returned with the application:
☐ Affirmation & Consent
☐ Investigation Authorization/Authorization to Release Information
☐ Applicant's Request to Release Information (leave top line of form blank)
☐ Provide Sports Wagering Individual Employee applications MGCU-8100
for those individuals under section 1204 (2.).

3. ALL REQUESTED INFORMATION

The application, as well as other documents submitted to the Gambling Control Unit by or on behalf of the applicant for purposes of determining the qualifications of the applicant shall be sworn to or affirmed before a notary public in accordance with 8 M.R.S.A. §1017. If any form or document is signed by an attorney for the applicant, the signature shall certify that the attorney has read the forms or documents and that, to the best of his or her knowledge, information, and belief, based on diligent inquiry, the contents of the form or documents so supplied are true.

To the extent, if any, that the information in the application for a license or renewal or the supplemental information provided by the applicant becomes, outdated, inaccurate or incomplete, the applicant shall give the director written notice within 30 days that the information is outdated, inaccurate or incomplete, and shall at that time supply the information necessary to make the application or supplementary information current, accurate and complete.

The applicant shall cooperate fully with the Gambling Control Unit, the Maine State Police Detective assigned to the Gambling Control Unit and any 3rd party contracted with the unit to complete any background investigation of the applicant. The applicant, upon request of the Gambling Control Unit or Maine State Police Detective, shall make any and all of its books and records available for inspection.

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4. ATTACH THE FOLLOWING INFORMATION

Any applicant desiring to obtain a license to act as a Sports Wagering Facility, Mobile, Management Service or supplier shall apply on forms specified by the Director. In addition to any information required by statute, application forms require the applicant to provide the following:

- 1. All applicable information requested on pages 6 through 24 of the application.
- 2. Trade Name Registration
- 3. The physical address of the applicant's principal place of business and designated contact person for the applicant.
- 4. A notarized affirmation and consent and authorization to release information about the applicant necessary to complete a background check.
- 5. Certificate of authority to do business in the State of Maine, if incorporated outside Maine
- 6. Articles of Organization, including amendments
- 7. Bylaws
- 8. Organizational minutes and/or other corporate records reflecting ownership and election of officers.
- 9. Partnership Agreement, including amendments
- 10. Trust Agreement, including amendments
- 11. If a corporation, biennial reports, and SEC filings, if any, for past 3 years.
- 12. If partnership, list of the amount and date of each capital contribution of any partner to the applicant.
- 13. Certified copies of the applicant's charter, articles of incorporation, partnership agreement, including amendments, restated articles, and other documents that explain the legal organization of the applicant.
- 14. Copies of the applicant's audited financial statements for the preceding three (3) fiscal years and a copy of internally prepared financial statements for the current fiscal year as at the close of the most recent fiscal quarter.
- 15. Copies of the applicant's State and Federal tax returns for a period of three (3) fiscal years.
- 16. Copies of the declaration pages of all insurance policies insuring the applicant or the premises.
- 17. The ten (10) largest unsecured creditors which are not publicly traded entities or accounting firms or legal firms of the applicant who are owed more than \$25,000 by the applicant for a period in excess of sixty days.
- 18. For the applicant and each person disclosed in the application, a record of previous issuances and denials of or any adverse action taken against a gambling-related license or application under this Title or in any other jurisdiction. For purposes of this paragraph, "adverse action" includes, but is not limited to, a condition resulting from an administrative, civil, or criminal violation, a suspension or revocation of a license or a voluntary surrender of a license to avoid or resolve a civil, criminal, or disciplinary action.
- 19. A copy of the final order of all civil judgements against the applicant, partners, and investors.
- 20. A full copy of the applicant's most recent SOC-2 Type II Report.
- 21. Internal Controls.
- 22. Organizational chart listing key applicants and positions being held for sports wagering operations, along with their duties and responsibilities.
- 23. A completed Gambling Control Unit form MGCU-8100.
- 24. Contracts affiliated with the management services provided for sports wagering activity of the applicant, if applicable.
- 25. Any additional information requested by the director by rule.

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5. APPLICATIONS FOR KEY EXECUTIVES ATTACHED

Submit Personal History Disclosure forms MGCU-8100 for persons who are employed by the applicant and who are "key executives" as defined by 8 M.R.S.A. § 1204(2).

The Director and the Maine State Police Detective may require that additional persons submit applications.

6.	APPLICATION FEES AND BACKGROUND INVESTIGATION DEPOSIT
	Submit appropriate license, application, and background fees.

	Facility Sports Wagering Operator: \$4,000 nonrefundable license fee.
_ ×	*Background Investigation Deposit Required: \$5,000 nonrefundable fee – facility operators
	Mobile Sports Wagering Operator: \$200,000 nonrefundable license fee.
	Management Services: \$40,000 nonrefundable license fee.
	Supplier License: \$40,000 nonrefundable license fee.
_ >	*Background Investigation Deposit Required: \$10,000 nonrefundable fee - mobile,
	management and suppliers.

A license granted or renewed under this section is valid for 4 years unless sooner revoked by the director or the commissioner under section 1205.

*Pursuant to 8 M.R.S. §1203,2. (A) and §1204, 3.(E) facility operators must include a \$5,000 background investigation fee and a \$10,000 background investigation fee for mobile, management and suppliers' applications to cover the projected cost of processing the application and performing any background investigations.

If the actual cost exceeds the projected cost, an additional fee may be charged to meet the actual cost.

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Maine Gambling Control Unit Sports Wagering Business Entity Application

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Applicants Name	DBA	
Business Address	City	State Zip
Primary Contact Person		Title
Email Phone ()	Fax
Business Structure (example; Corporation, Partnersh	nip, LLC, etc.)	State of Incorporation
Date of qualification to conduct business in Maine Attach copy of certification		
List all parent or subsidiaries to the applicant		
On a separate page list all principal places o	f business for the past 10	years, if different from above

ANY CHANGES IN OWNERSHIP OR BUSINESS STRUCTURE		
Person who maintains applicant's business records	Title	
Address	Phone Number	
Person who prepares applicant's tax returns, government forms & reports	Title	
Address	Phone Number	
Location of financial books and records for applicant's business		
Applicant's Printed Name (Last name, First Name, Middle Name)	•	
Signature of Applicant	Date	

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OWNERSHIP STRUCTURE
Please list the individual applicant and each key employee, officer, director, partner, shareholder, creditor, associate, or owner of any legal or beneficial
interest in the application, whether they have ownership interest or not. If an entity (corporation, partnership, LLC, etc.) has interest, list all persons
affiliated with such entity; their ownership in the entity, and their effective ownership in the license. List all parent, holding or other intermediary busin
interests. A Sports Wagering PHDF MGCU-8100 application must be submitted for each person with a direct or indirect interest in the company, included the company of the co

affiliated with such entity; their ownership in the entity, and their effective ownership in the license. List all parent, holding or other intermediary business interests. A Sports Wagering PHDF MGCU-8100 application must be submitted for each person with a direct or indirect interest in the company, including officers, directors, equity security holders or shareholders of 10% or more, partners, general partners, limited partners, trustees, beneficiaries, key executives, and any other individuals who exert significant influence in the company. List any institutional investors 10% or more that have no influence in the day-to-day operations. Attach a letter attesting to that position. If a publicly traded corporation, submit recent shareholder list from your transfer agent

for all shares of common and preferred stock. Make addition	nal copies of this page, if necessary.	
Name	Title	MGCU – 8100 Application Attached Yes No
Business Affiliated With (Parent business or sub-entity)	-	Percentage of ownership
Name	Title	MGCU – 8100 Application Attached Yes No
Business Affiliated With (Parent business or sub-entity)	•	Percentage of ownership
Name	Title	MGCU – 8100 Application Attached Yes No
Business Affiliated With (Parent business or sub-entity)		Percentage of ownership
Name	Title	MGCU – 8100 Application Attached Yes No
Business Affiliated With (Parent business or sub-entity)		Percentage of ownership
Name	Title	MGCU – 8100 Application Attached Yes No
Business Affiliated With (Parent business or sub-entity)		Percentage of ownership
Institutional Investor - Name	Percentage of ownership	*Waiver Letter Attached Yes No
Contact Person & Title		Phone ()
E-mail address		
Institutional Investor - Name	Percentage of ownership	*Waiver Letter Attached Yes No
Contact Person & Title	•	Phone ()
E-mail address		,
Institutional Investor - Name	Percentage of ownership	*Waiver Letter Attached Yes No
Contact Person & Title	•	Phone ()
E-mail address		

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^{*}For each institutional investor, include on the investor's letterhead a certified/notarized letter indicating that the institution has nothing to do with the day to day operations of the applicant, if that is indeed the case. Institutional investors still will be a part of the background investigation of the applicant to the degree applicable.

LICENSING HISTORY			CIDCLE	NOWED
LICENSING HISTORY			CIRCLE A	ANSWER
for a gaming license in this or any	s parent company or any other intermedi other jurisdiction, foreign or domestic, what te sheet, including jurisdiction, type of lice	hether or not the license was issued?	YES	NO
persons identified in the ownership had any adverse action taken again	s parent company, any other intermediary structure ever been denied a gaming lice st any gaming license that they have held ide details on a separate sheet, including	ense, withdrawn a gaming license or lin this or any other jurisdiction,	YES	NO
corporate standing in Maine and in	parent company or any other intermediar all other states where it is authorized to to NO, provide details on a separate sheet,	transact business? If YES, provide	YES	NO
charged with, or convicted of, any	s parent company or any other intermedi illegal gaming activity in Maine or any or ag jurisdiction, type of action, and date of	ther jurisdiction? If YES, provide	YES	NO
FINANCIAL HISTORY			CIRCLE	ANSWER
the payment of any judgments or t	parent company or any other intermedian ax liabilities due to any governmental ago ch any documents to prove settlement or	ency anywhere? If YES, provide	YES	NO
financial interest in a gambling velottery, casino, bookmaking opera	's parent company or any other intermed nture, including but not limited to, a racet tion, internet casino, card room, bingo pa oplied for or received? If YES, provide d	track, dog track, racehorse, or dog, rlor or pull tabs, whether or not a	YES	NO
bankruptcy petition, had such a pe	's parent company or any other intermed tition filed against it, or had a receiver, fi for it? If YES, provide details on a sepa	scal agent, trustee, reorganization	YES	NO
state, or similar foreign antitrust, to applicant, the applicant's parent co	isent decree, settlement or other disposition rade or security law or regulation ever be impany or any other intermediary affiliate the any documents to prove the settlement te or legal appeal.	en filed or entered against the e of applicant? If YES, provide	YES	NO
has it ever owned, or does it other in the business' name or another n	nt's parent company or any other intermed wise derive a benefit from, assets held out ame, on its behalf or for another entity, of tus? If YES, provide details on a separat	tside the United States, whether held r through other business entities, or in	YES	NO
party to a lawsuit, either as a plain any other country? If YES, provide	parent company or any other intermediantiff or defendant, complainant, or responde details on a separate sheet and attach any items currently under formal dispute or	dent, or in any other fashion, in this or ny documents to prove the settlement	YES	NO
party to a lawsuit, either as a plain	's parent company or any other intermed tiff or defendant, complainant, or respond	dent, or in any other fashion, in this or	YES	NO
	e details on a separate sheet and attach and items currently under formal dispute or			

FINANCIAL HISTORY (Continued)	CIRCLE A	ANSWER
8. Has the applicant, the applicant's parent company or any other intermediary affiliate of the applicant filed a business tax return in the past three years? If YES, attach all business tax returns filed in the past three years.	YES	NO
9. Is the business a prospective business or has it recently begun operations? If so, submit an estimated beginning balance sheet (proforma) and a statement of amount(s) and source(s) of funding for the business and specific documentation to support the declaration.	YES	NO
10. Is the business a party to a lease? If YES, attach copies of all leases to which the business is a party	YES	NO
11. Does the applicant have a compliance committee or compliance officer? If YES, attach a copy of compliance committee minutes or compliance officer reports from the past 12 months.	YES	NO
12. Has any interest or share in the profits from gaming been pledged or hypothecated as security for a debt or deposited as a security for the performance of an act or to secure the performance of a contract? If YES, provide details on a separate sheet.	YES	NO

STATEMENT OF PRE-OPENING CASH

Sports Wagering Business Entity Application

A. Funds Available Prior to Opening:	Total
 Current investments (attach schedule providing detail as to who invested the money and what interest in the firm or entity they received for their investment.) 	\$
 Current loans from lending institutions (attach schedule identifying the institution date of each loan, the terms of each loan, and original and current balance). 	\$
 Current loans from individuals and other business entities (attach schedule identifying the individual or business, date of each loan, the terms of each loan, and original and current balance). 	\$
 Anticipated investments (attach schedule providing detail as to who willinvest the money and what interest in the firm or entity they will receive for their investment). 	\$
 Anticipated loans from lending institutions (attach schedule certifying the institution and terms of the loan). 	\$
 Anticipated loans from individuals and other business entities (attachschedule identifying the individuals and other business entities and the terms of each loan). 	\$
Total Funds Available Prior to Opening:	\$
B. Expenditure or Disposition of Available Funds Prior to Opening:	
Prepaid Gaming Taxes and Licenses:	
a. Federal Government Tax & Fees	\$
b. Application Fees	\$
c. Background Investigation Fee	\$
d. Other (describe)	\$
Total Prepaid Wagering Taxes and Licensing Related Fees	\$
2. Other License Fees (Attach Schedule)	\$
 Incurred Expenditures for: a. Building, Including Construction and Repair (Attach Schedule) 	\$
b. Equipment (Attach Schedule)	\$
c. Supplies (Attach Schedule)	\$
 d. Attach all Other Pre-Opening Expenditures (Salaries, Advertising, Deposits, Etc.) (Attach Schedule) 	\$
 Anticipated Expenditures for: a. Building, Including Construction and Repair (Attach Schedule) 	\$
b. Equipment (Attach Schedule)	\$
c. Supplies (Attach Schedule)	\$
Total Pre-Opening Cash Used	\$
C. Cash Available for Operation (A Minus B)	\$
Show in What Form This Cash Will Be:	
a. Bank	\$
b. Other Cash Register Funds	\$
c. Other (Describe)	\$
Total Opening Cash	\$
	ı
Printed Full Legal Name of Agent (Last Name, First Name, Middle Name)	
Signature of Authorized Agent	Date

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7. ADDITIONAL REQUIREMENTS FOR FACILITY OPERATOR LICENSE APPLICANTS

Facility operator applicants shall submit with the application a proposed operations plan and internal controls according to chapter 53 of the Sports Wagering rules for the conduct of sports wagering operations. The plan shall include, without limitation, all of the following items, in the order shown below.

- 1. An 8-1/2" x 14" drawing to scale of the proposed sports wagering facility, to include: a floor plan of the area to be used for sports wagering operations and any of the following requirements in placement of support areas;
- 2. Provide information, resumes, documentation, references, written testimony, and other assurances as may be required to establish by clear and convincing evidence that the applicant has sufficient business ability and sports wagering experience to create and maintain a successful and efficient sports wagering operation in Maine:
- 3. A surveillance plan to include remote access to the surveillance system from the main offices at 45 Commerce Drive, Augusta, and the ability to capture embedded wagering transactions from kiosks and cashier terminals;
- 4. Surveillance camera placement;
- 5. The proposed placement of cashier cages, windows, count rooms, vaults, and kiosks on the premises;
- 6. A security plan to include staffing to prevent underage access, prohibited wagering and method of refund and reporting that was determined to have been placed by a person prohibited to wager;
- 7. A total staffing plan for sport wagering operations;
- 8. Administrative, accounting, and internal control procedures, including monetary control and counting procedures;
- 9. Detailed description of the administrative, accounting and tax compliance procedures;
- 10. An advertising and marketing plan;
- 11. Organizational chart depicting appropriate segregation of functions and responsibilities;
- 12. Description of the duties and responsibilities of each position shown on the organizational chart;
- 13. Controls to safeguard assets, revenues, and patron accounts;
- 14. Maintenance of reliable records, accounts and reports of transactions, operations, and events;
- 15. Written statement signed by the licensee's Owner, CFO or CEO and an independent certified public accountant attesting that all systems and internal controls for use in sports wagering activities satisfies statutory and rule requirements;

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8. COMMERCIAL TRACK OR OFF-TRACK BETTING LICENSE

The following documents must be submitted for commercial track or OTB licensed operator:

Current copy of license or a letter from the Maine Harness Commission to operate a commercial track as defined in Title 8, Chapter 11 § 275-A.

Off-Tack Betting facility licensed under section 275-D or Public Law 2019, chapter 626, section 16.

Each off-track betting facility may receive only one facility sports wagering license under this section. A facility sports wagering license may not be transferred or assigned.

9. MANAGEMENT SERVICES LICENSE

Pursuant to 8 M.R.S.A. § 1209 (1), Management service applicants must include written facts that demonstrate that you have sufficient knowledge and experience in the business of operating sports wagering to effectively conduct sports wagering in accordance with this chapter and the rules adopted by the director.

Per Rule Chapter 65, submit for director approval the contract with a licensed facility or mobile operator for director approval. In the case of a mobile operator, the person providing management services may not receive more than 30% of the operator's adjusted gross sports wagering receipts, except that the director may approve a contract authorizing the management services licensee to receive up to 40% of the operator's adjusted gross sports wagering receipts if the director determines that the management services licensee has demonstrated that the fee is commercially reasonable given the management services licensee's capital investments and the operator's projected adjusted gross sports wagering receipts; and

If the management services licensee contracts with more than one operator, the contract include a condition requiring the management services licensee to employ a method approved by the director for separately accounting for each operator's gross receipts from sports wagering and adjusted gross sports wagering receipts.

10. INTERNAL CONTROLS

Pursuant to 8 M.R.S.A. § 1203 (2) (L.), and rules chapter 53, Facility operators, mobile operators, management service providers and suppliers shall submit with this application, for approval internal controls that meet the requirements to ensure compliance with Title 8 M.R.S. Chapter 35 which shall provide for:

- 1. Wagering system user access controls for all sports wagering department or licensed employee personnel;
- 2. Segregation of duties:
- 3. Automated and manual integrity management general authorization procedures;
- 4. Risk management procedures, including procedures to govern emergencies. The procedures shall include the process for the reconciliation or repayment of an internet gaming account;
- 5. Procedures for identifying and reporting fraud, unusual/abnormal wagering activity and suspicious conduct:
- 6. Procedures for promptly sharing reporting information required in 4 above with each operator and disseminating all reports or unusual activity to all management service providers.
- 7. Procedures that prevent wagering by patrons prohibited from wagering;
- 8. Procedures that ensure a refund of any prohibited wager placed and reporting of the transaction to the Unit within 7 business days of the placement of the prohibited wager;
- 9. Detailed description of all types of wagers that will be offered by the applicant or the wagering system;
- 10. Description of federal and state anti-money laundering "AML" compliance standards;

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- 11. The following requirements for facility sports wagering operators, where applicable;
 - a. A detailed procedure for reconciliation of assets and documents contained in a sports wagering area cashier's drawer or sports wagering kiosks;
 - b. A procedure requiring cashiers assigned to an outgoing shift to record on a daily cashier's shift form the face value of each cashier's inventory item counted and the total of the opening and closing cashier inventories;
 - c. A procedure to reconcile the total closing inventory with the total opening inventory;
 - d. System sufficient to ensure an auditable trial that permits the review of wagers or reconstruction of transactions;
 - e. A process for maintain and tracking the custody of inventory, forms, tickets, documents, records and the exchange of currency and coin, utilized by wagering cashiers;
 - f. A detailed description of the process and system for clandestine and continual video surveillance recording of all areas of sports wagering related activities;
 - g. Be capable of processing expired wagering tickets within the sports wagering operator's system;
 - h. Method of redeeming tickets (lost, damaged, torn, etc.);
 - i. Procedures for cashing winning tickets at the cage after the sports wagering area has closed, if applicable; and
 - j. Procedures for accepting value game chips at licensed casinos for sports wagers.
- 12. Procedures for issuance and acceptance of promotional funds and free bets for sports wagering in conjunction with requirements in Chapter 64 of these rules;
- 13. Procedures for the interception of sports wagering winnings according to §1217;
- 14. Description of all integrated third-party systems;
- 15. Description of all software applications that comprise the system;
- 16. Description of all types ofwagers available to be offered by the system;
- 17. The process for identifying and restricting prohibited sports wagering participants;
- 18. Descriptions of the method to prevent past posting;
- 19. Description for the retention of all transactional wagering data for sports pool systems for a period of five (5) years;
- 20. A process to close out dormant accounts after one year of no wagers;
- 21. Detailed procedures that describe how a patron may make adjustments to their account, the method they can close out their patron account, and how patrons will be refunded after the closure of an account;
- 22. The method for verifying geolocation systems to reliably establish patrons' geographic locations are within the state.
- 23. Process and systems for using commercially reasonable methods for maintaining the security of patrons' identity and financial information, wagering data and other confidential information form unauthorized access and dissemination;
- 24. Detailed responsible wagering program according to Chapter 63 of the rules;
- 25. Method in the event a patron has a pending sports wager and then requests being added to the unauthorized list;
- 26. Method for securely issuing, modifying, and resetting a patron's account password, Personal Identification Number (PIN), biometric login, two factor authentication or other approved security feature, when applicable;
- 27. Methods of patron notification including any password or security modification via electronic or regular mail, text message, or other manner approved by the Director;
- 28. System to guarantee all adjustments over \$250.00 must be authorized by supervisory personnel prior to being entered;
- 29. Detail the location of the sports wagering servers, including any third-party remote location servers, and what controls ensure the physical security and access to the sports wagering servers;
- 30. Terms and conditions for sports wagering shall be included as an appendix;
- 31. Description of the process for line setting and line moving;
- 32. Method by which the Sports Wagering Operator will identify and cancel wagers, including defining "obvious error";
- 33. A process for voiding wagers;

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	36. Method of contacting the	gaming operator for questions as	nd complaints.	
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34. Description of the process for handling incorrectly posted events, odds, wagers, or results; 35. Effect of schedule changes; and

AFFIRMATION & CONSENT

Name of Authorized Agent

A. That the statements made in B. That the applicant understate Gambling Control Unit is to the applicant's suitability and the applicant understant application process or in a control and a license or other disciplinary. I understand that I/the Applicant materials and the following: A. Making a false statement understant to mislead a public servant. B. Making a written false state falsification in violation of the false false written state in the performance of his/hers \$453 (Class D). I further consent to any background Applicant and that this consent con 90 days following the expiration or may be requested of the Applicant.	ands that the information was down that this information and that knowing document made any action, up to may be subject to ander oath or affirst I do not believe performing his/perment that I do not have a ment that I do not be a ment that I do	ormation provide, 3 rd party contramation may be gly making a fall a part of the appand including recriminal prosection constitute the statement ther official duties to be § 453 (Class D) not believe to be	ed on appliactor, along cause for rese statemer olication is evocation of the state	ication forms recognized in the application of among the group or suspension of making false state wearing in violation that I make the application continuation of the intent to decognize the intent	quired by the Maine ormation, in judging license: and tion, during the ands for refusal to issue a license. ements on my application ation of 17-A M.R.S.A. § the statement with the interesting the statement with the statement with the interesting the statement with the interesting the statement with the stat
Gambling Control Unit is use the applicant's suitability and C. That the applicant understand application process or in a control and a license or other disciplinary. I understand that I/the Applicant materials and the following: A. Making a false statement use 452 (Class D) provided that to mislead a public servant. B. Making a written false state falsification in violation of C. Making a false written state in the performance of his/hes § 453 (Class D). I further consent to any background Applicant and that this consent con 90 days following the expiration or	used by the Unit and that this informals that knowing document made ary action, up to have be subject to ander oath or affinit I do not believe performing his/perment that I do not 17-A M.R.S.A. § the ement that I do not be official duties	gly making a fall a part of the appand including recriminal prosection constitute the statement when official duties to believe to be § 453 (Class D) and believe to be shown to be shown the sh	se statement of the color of th	g with other inforefusal to issue a nt in the applicate among the group or suspension of making false state wearing in violate and that I make the application continued the intent to decrease to instance the intent to decrease and instance and instance are application continued to the intent to decrease and instance are application continued to the intent to decrease and instance are application to instance and instance are application and instance are applic	ormation, in judging license: and tion, during the ands for refusal to issue a license. ements on my application ation of 17-A M.R.S.A. § the statement with the interestitutes unsworn
application process or in a case a license or other disciplinate. I understand that I/the Applicant materials based on the following: A. Making a false statement understand that to mislead a public servant. B. Making a written false state falsification in violation of the performance of his/hege 453 (Class D). I further consent to any background Applicant and that this consent come 90 days following the expiration or	document made ary action, up to any be subject to ander oath or affinit I do not believe performing his/ement that I do not 17-A M.R.S.A. § ement that I do not per official duties	a part of the apparent of the constitution of the statement of the official duties of the officia	ution for nuties false sto be true a es.	among the group or suspension of making false state wearing in viola and that I make to application continue to dec	ands for refusal to issue a license. ements on my application ation of 17-A M.R.S.A. § the statement with the intensitutes unsworn
A. Making a false statement up 452 (Class D) provided that to mislead a public servant B. Making a written false state falsification in violation of 2. C. Making a false written state in the performance of his/he § 453 (Class D). I further consent to any background Applicant and that this consent con 90 days following the expiration or	ander oath or affint I do not believe performing his/lement that I do not 17-A M.R.S.A. § the ement that I do not per official duties	irmation constitute the statement wher official dutient believe to be § 453 (Class D) and believe to be	to be true a es. true on my	wearing in viola and that I make to y application con the intent to dec	ation of 17-A M.R.S.A. § the statement with the intensitutes unsworn
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in the performance of his/he § 453 (Class D). I further consent to any background Applicant and that this consent con 90 days following the expiration or	er official duties				
Applicant and that this consent con 90 days following the expiration or					
upon request.	ntinues as long as	s the Applicant ch gaming licen	holds a Ma se or certif	ine gaming licer fication. I unders	nse or certification, and for
I understand that the information pr my suitability and that this informa					used by the Unit to judge
Applicant's Business name			Trade 1	Name (DBA)	
Printed Full Legal Name of Agent (Las	st, First, Middle)			Title	
Signature				Date	2
State of)	County of)
Subscribed and sworn to before m	ne by		this	day of	
My commission expires:		<u></u>	e (Notary l	D 111 \	

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INVESTIGATION AUTHORIZATION AUTHORIZATION TO RELEASE

My commission expires:			
Subscribed and sworn to before me by	this	day of	, 20
County of)			
State of)			
Signature		Date	
Printed Full Legal Name of Agent (First, Middle, Last)		Title	
Applicant's Business name	Trade	Name (DBA)	
I, on behalf of the applicant, its legal representatives and contained within the application filed by Company National information obtained from any source, or any informal designated confidential by law. I, on behalf of the applicant, its legal representatives and narmless, and otherwise waive liability as to the State of employees of the State of Maine for any damages resultion there than a willfully unlawful disclosure or publication investigations, or hearings, and hereby authorize the law information.	ame within any finant nation maintained by the dissigns, hereby release f Maine, the Unit, 3 rd pring from any use, discof any material or info	se, waive, discharge, a party contractor, and o losure, or publication formation acquired dur	and agree to hold ther agents or in any manner, ring inquiries,
I, on behalf of the applicant, its legal representatives and applicant and any person subject to investigation under 8 contractor, to any law enforcement or any regulatory ag States, any foreign country, or any Indian Tribe.	8 M.R.S.A., Chapter 3	1, §1016(3) by the Ur	nit, 3 rd party
The Unit reserves the right to investigate all relevant informs the Unit may conduct a complete and comprehensive investments. However, the State of Maine, the Unit, 3 rd part. Maine shall not be held liable for the receipt, use, or disserved.	vestigation to determing ty contractor, and other	ne the accuracy of all are ragents or employees	information s of the State of
I, on behalf of the applicant, it's legal representatives and this application, an investigation to include a full range of regard to persons identified in 8 M.R.S.A., Chapter 31, § partners, shareholders, creditors, owners, and associates	of criminal history che §1016(3), to include k	ecks, may be performe ey executives, directo	ed with
Maine Gambling Control Unit, the Maine State Police Gemployees to conduct a complete investigation into the beneans they deem appropriate.		, 3 rd part contractor, it	s agents, or g whatever legal
Company Name Autl On behalf of , I,	horized Name (Pre		reby authorize the

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APPLICANT'S REQUEST TO RELEASE INFORMATION

ON BEHALF OF TH	E APPLICANT:	Applicant's Name	
TO·	Entity to Which Request is	Addressed	

- 1. I hereby authorize and request full disclosure and release of any and all information, materials, and documents concerning the applicant requested by the Maine Gambling Control Unit, the Maine State Police Gambling Control Unit, 3rd party contractor, its agents, or employees, whether the information, materials, and documents are of a public, private, or confidential nature and whether the information, materials, and documents would otherwise be protected from disclosure by any constitutional, statutory or common law privilege.
- 2. I understand that my application will result in a financial records check. I authorize the person named above to release to the Unit, the Maine State Police Gambling Control Unit, 3rd party contractor, its agents, or employees, a complete and accurate record of the applicant's financial transactions, including but not limited to internal banking memoranda, past and present loan applications, checking account records, savings deposit records, safe-deposit box records, securities transactions, and any other documents relating to the applicant's personal or business financial records in whatever form and wherever located.
- 3. I authorize the Unit, the Maine State Police Gambling Control Unit, 3rd party contractor, its agents, or employees to determine the person or entity to which this request is to be presented and to insert that person or entity's name in the appropriate location in this request.
- 4. I understand that the Unit, the Maine State Police Gambling Control Unit, 3rd party contractor, its agents, or employees will conduct a complete and comprehensive investigation to determine the validity of all information gathered. The Unit, the State of Maine, and the agents and employees of either, will not be held liable for inaccurate information.
- 5. If this request is not sufficient to obtain access to certain records, I understand that I or another authorized representative of the applicant may be asked to sign another appropriate authorization or release and that any failure to do so may be taken into consideration by the Unit, 3rd party contractor, its agents, or employees in reviewing the application.
- 6. I understand that I may revoke this request in writing at any time and that the Unit, 3rd party contractor, its agents, or employees may take the revocation into consideration in reviewing the application.
- 7. This request is valid for a period not to exceed 18 months from the date of execution.
- 8. I, for the applicant and its agents, administrators, successors, and assigns, hereby release the providers of the information collected pursuant to this request, and their agents and employees, from any and all liability arising out of or by reason of complying with this request.
- 9. A photocopy of this request will be considered as valid and effective as the original.

Applicant's Business name	Trade Name (DBA)		
Printed Full Legal Name of Agent (First, Middle, Last)		Title	
Signature			Date

Date	MGCU – 8000	Initials	Page 17 of 17