

August 26, 2003
Revised February 16, 2012

Display and Marketing of Gaming Devices by Unlicensed Entities

An unlicensed manufacturer or distributor may display and market its respective gaming devices at organized trade shows and exhibitions in Colorado under the restrictions set forth below.

An unlicensed manufacturer or distributor shall not enter into contractual agreements for the sale of, nor accept orders for, its gaming devices at such organized trade shows and exhibitions.

An unlicensed manufacturer or distributor shall not deliver or distribute gaming devices within Colorado, or from outside of the state to a location within the state, without first procuring and maintaining all required federal, state, county and municipal business licenses.

An unlicensed manufacturer or distributor must conspicuously display a sign at its trade show booth indicating that it is not licensed by the Colorado Limited Gaming Control Commission as a licensed manufacturer/distributor.

All manufacturers and distributors must report the movement of controlled gaming devices to and from the organized trade show and exhibition within Colorado, pursuant to the Division of Gaming's procedures set forth below for reporting the movement of those devices.

All manufacturers and distributors are subject to compliance with The Johnson Act, 15 U.S.C.

No person may conduct or participate in any wagering activity at any organized trade show or exhibition within Colorado.

Device Tracking Procedures

Pursuant to Section 12-47.1-803 CRS, movement of any device to another establishment (e.g., different licensee, on-site/off-site storage, etc.) must be reported to the Division on a weekly basis. Please reference the Division's web-based Casino EZ File device tracking system at www.colorado.gov/revenue/gaming to comply with this requirement.