STATE OF THE PERSON OF THE PER

PERSONAL DISCLOSURE FORM 3

STATE FORM 46782 (R9/03-25) INDIANA GAMING COMMISSION

This agency is requesting disclosure of your Social Security Number in accordance with IC 4-1-8-1; disclosure of this information is **REQUIRED**. The Indiana Gaming Commission will require the licensee to disclose additional information not covered by this Application. **Failure to provide information could result in disciplinary action or application denial.**

INSTRUCTIONS

- 1. For Applicants who are employees of a local Indiana property and applying at a local Indiana property, follow submission instructions provided by the Human Resource department and Gaming Agents on property.
- 2. For all other Applicants, submit one (1) **electronic** version of this Application and all exhibits on a CD or USB flash drive to the IGC office or via secure file share to **occlic@igc.in.gov**.
 - (a) Send fingerprint cards and payment to the IGC office. Electronic methods of payment are available upon request.
 - (b) Application and all required documents should be submitted in a **single** portable document format (PDF) file in a minimum resolution of 200-300 dots per inch (DPI).
 - (c) DO NOT SUBMIT DOCUMENTS IN HARD COPY FORMAT WITH THE EXCEPTION OF FINGERPRINT CARDS. The Application and exhibits should ONLY be submitted via file share, CD, or USB.
- 3. If the Applicant requests confidentiality pursuant to the Access to Public Records Act, IC 5-14-3, then write or stamp "Confidential" on each applicable page, including exhibits, or include a cover letter with the Application requesting confidential treatment of the entire submission pursuant to the Act.
- 4. Pursuant to 68 IAC 2-3-4, your Social Security Number is required to process your Application. If your Social Security Number is not disclosed, the Commission may deny your Application.
- 5. Read each question completely before answering.
- 6. When a question does not apply to you, you must indicate by stating "Does not apply." If you have no answer to a certain question, you must indicate by stating "None." FAILURE TO STATE "DOES NOT APPLY" OR "NONE" WILL BE INTERPRETED AS AN OMISSION AND MAY DELAY THE PROCESSING OF YOUR APPLICATION.
- 7. Type or write legibly the answers to questions in black ink. If your Application is not legible, it will not be accepted.
- 8. **FOR UNITED STATES CITIZENS BORN IN THE UNITED STATES OR UNITED STATES TERRITORIES:** Attach a copy of your official United States birth certificate containing your date of birth, place of birth, and parents' names as question 2(b). The birth certificate must be issued by a county department or board of health from your state of birth, or a United States territory. If a birth certificate is not available, a copy of a letter from you to the appropriate government agency requesting a birth certificate will be acceptable for processing a temporary license. The letter must show both the name and address of the agency from which the birth certificate is requested. A permanent occupational license will not be issued until the Applicant provides a copy of the birth certificate or evidence indicating that the records have been destroyed or are no longer available.
- 9. FOR FOREIGN BORN UNITED STATES CITIZENS: Any of the following documents will be acceptable. If one of the following documents is not available, a copy of a letter from you to the appropriate government agency requesting the appropriate naturalization document will be acceptable. The letter must show both the name and address of the agency from which the document is requested. A permanent occupational license will not be issued until the Applicant provides a copy of the acceptable document or evidence indicating that the records have been destroyed or are no longer available.
 - (a) Certificate of Naturalization/Citizenship;
 - (b) Certification of Report of Birth (DS-1350);
 - (c) Consular Report of Birth (FS-240);
 - (d) Valid US Passport.

INSTRUCTIONS 10. FOR NON-UNITED STATES CITIZENS WORKING IN THE US: Any of the following documents will (continued) be acceptable: (a) United States Military/Merchant Marines identification card with photo; (b) United States Veterans Universal Access and Identification Card with photo; (c) Valid foreign passport with a photo and a current visa that includes a valid Form I-94 indicating the authorized duration of stay in the United States; (d) Valid foreign passport with a photo and a current visa that includes a valid Form I-94 stamped with "Section 207" or "Section 208" status; (e) Valid foreign passport with a photo and a current visa that states "Upon Endorsement Serves as Temporary I-551 evidencing Permanent Residence for 1 year"; (1) Canadian passports are not required to have a visa or I-94. (2) Applicants from the Federated States of Micronesia, Palau, and the Republic of the Marshall Islands are not required to present a visa but must submit an I-94. (3) Passports with I-94 indicating F-1/F-2 status must be submitted with a valid Form I-20. (4) Passports with I-94 indicating J-1/J-2 status must be submitted with a valid Form DS-2019. (f) Authorization for Parole of an Alien into the United States (I-512); (g) Employment Authorization Card (I-668B or I-766): (h) Permanent Resident Card (I-551); (i) Temporary Resident Card (I-688); (j) Travel Document (I-131). 11. FOR NON-UNITED STATES CITIZENS NOT WORKING IN THE US: Attach a copy of your valid foreign passport with a photo. 12. You may be required to provide additional information or submit additional forms. 13. Please retain a copy of the completed Application and exhibits for your records as they will not be released once received by the Commission. 14. Any required hard copy materials submitted to the Commission must be sent, with cover letter, to: Indiana Gaming Commission Attention: Investigations Division 101 W. Washington Street East Tower, Suite 1600 Indianapolis, IN 46204-3408 15. All Application fees must be paid by check made payable to the State of Indiana. Electronic payment options can be provided upon request. DO NOT SEND CASH. The balance of any additional costs of the investigation will be billed upon completion. The Applicant is ultimately responsible for the cost of this investigation. 16. If you have any questions about this Application or the occupational licensing process, contact the Investigations Division via email at OCCLIC@IGC.IN.GOV or via phone at (317) 233-0046. 17. All capitalized items are defined in IC 4-33-2, IC 4-35-2, IC 4-38-2, 68 IAC 1-1, and/or the definitions section of this document. 18. Applicants are advised that pursuant to IC 4-33-4-18 and IC 4-33-6-5, all fingerprints provided by Applicants will be forwarded to the Federal Bureau of Investigation for a complete national criminal history check. Applicants will have the opportunity to disprove the information contained in the criminal history return. Corrections or updates to the criminal history return may be pursued by the following procedures contained in Title 28, C.F.R. § 16.34. **FEES** All application fees are non-refundable and non-transferrable Personal Disclosure Form 3 Application Fee \ \$75 An Applicant will be assessed any additional costs related to the investigation. **DEFINITIONS** Terms in this Application shall have meanings ascribed to them in IC 4-33, IC 4-35, IC 4-38 and/or 68 IAC 1-1. The following terms shall have the following meanings: **Applicant:** Any Individual or Business Entity who directly or indirectly has applied for a gaming license. **Application:** The total written materials, including the instructions, forms and other documents issued by the Commission, comprising Applicant's request for a license. Best of My Knowledge: Applicant's knowledge after substantial inquiry.

DEFINITIONS (continued)

Business Entity: Any of the following: partnership, incorporated or unincorporated association or group, firm, corporation, limited liability company, partnership for shares, trust, sole proprietorship, or any other form of business.

Casino: Any facility under the jurisdiction of the Commission pursuant to IC 4-33 or IC 4-35.

Commission: The Indiana Gaming Commission.

Felony: A criminal offense for which a sentence of imprisonment of more than one (1) year may be imposed under the laws of any jurisdiction.

Game: A banking, wagering, gambling, or percentage game or activity that is played for chips, tokens, or anything of value, including, without limitation, those played with cards; chips; tokens; dice; implements; or electronic, electrical, or electromechanical devices or machines.

Gaming: The dealing, operating, carrying on, conducting, maintaining, or exposing for play of any Game.

Gaming Entity (GE): Any Business Entity or Affiliate thereof that either (1) engages in Gaming or gaming related services, or (2) is a gaming related corporation, casino, paid fantasy sports game operator, supplier, sports wagering registrant, sports wagering service provider, sports wagering vendor, or its equivalent in another jurisdiction.

Individual: Any natural Person.

Person: An Individual, a sole proprietorship, a partnership, an association, a fiduciary, a corporation, a limited liability company, or any other Business Entity.

	PERSONAL DIS	CLOSURE FORM 3		
	IDENTIFYING	INFORMATION		
LEGAL FIRST NAME	LEGAL MIDDLE NAME	LEGAL LAST NAME	MAIDE	EN NAME
US SOCIAL SECURITY NUMBER	GENDER	SEX	RACE	E/ETHNICITY
PLACE OF BIRTH: <u>CITY</u>	STATE/PROVINCE	COUNTRY	DATE	OF BIRTH (MM/DD/YYYY)
WEIGHT (POUNDS)	HAIR COLOR	EYE COLOR	HEIGH	HT (FEET & INCHES)
HOME ADDRESS (NUMBER AND STREET)			<u> </u>	
CITY	STATE/PROVINCE	COUNTRY	ZIP/P0	OSTAL CODE
PHONE NUMBER		EMAIL ADDRESS	<u> </u>	
BUSINESS ADDRESS (NUMBER AND STR	REET)	l		
CITY	STATE/PROVINCE	COUNTRY	ZIP/P	OSTAL CODE
ASSOCIATED GAMING ENTITY LICENSEE	E/EMPLOYER	POSITION TITLE		
	СІТІ	ZENSHIP		
	If you	are a citizen of the Unit	ed States, initial h	ere:
	United States and have additiona additional countries of citizenship			
	not a citizen of the United States ate your country(ies) of citizenship			
	NATURALIZED UNITI	ED STATES CITIZENSH	Р	
	If you are <u>not</u> a natura	lized citizen of the Unite	ed States, initial h	ere:
PLACE OF NATURALIZATION	COURT GRANTING NAT	URALIZATION	DATE OF NATURALI	ZATION (MM/DD/YYYY)
PETITION NUMBER	•	CERTIFICATE NUMBER		
	UNITED S	TATES ALIEN		
	If you are	not an alien of the Unite	ed States, initial h	ere:
If you are an US alien, sta	te the "A" number from your Alier Registration Card			
If you are an alien authorized to have an Alien Registration	be employed in the US but do no Card, state the "A" number of tha authorization	t		

				PERS	ONAL					
1.			sed, legal or otherwise, ones specifying the dates of	use for	r each name		tional	pages	if ne	ecessary.
			END DATES				NAMI	E USED		
	(MM/D	D/YYYY)	-(MM/DD/YYYY)							
2.	(a) Provide two (2) of	comple	eted fingerprint cards (Sta	andard	Blue FD-25 8	3 Cards) with	your	applica	tion.	
	• .		s will be provided upon re	•		_				_
			ed at an Indiana casino, y on Standard Blue FD-25				taken	at a lav	w er	nforcement agency or
		•	t an Indiana Casino, see			•		• .		
	documents are o	utline	of your official United Stated in instructions 8, 9, 10,	and 11.			Iterna	te docu	mer	nt. Approved alternate
			raph of yourself taken wi							
3.	If you have lived and necessary.	d/or w	orked in Indiana, provide		J					, 0
			If you have never	r IIVea a	and/or work	ed in indian	a, init	iai ner	e: _	
			ART AND END DATES DD/YYYY)-(MM/DD/YYYY)			CHECK BOX(E	S) THAT	T APPLY I	OR 1	THE TIME PERIOD LISTED
							WO	RKED		LIVED
							WO	RKED		LIVED
				MILI.	TARY					
4.			any branch of the Unite provide the following:		-	ocluding rese				
	BRANCH OF SERVICE:									
	DATE OF ENTRY									
	(MM/DD/YYYY): DATE OF SEPARATION									
	(MM/DD/YYYY):									
	TYPE OF DISCHARGE:									
	RANK AT SEPARATION:									
	SERIAL NUMBER:									
						ARY RECORD (DI				
5.	trials, courts-martial	, or Aı	et of any judicial or non-jud ticle 15 proceedings), or oceedings and their disp	arreste	ed during the or outcome.	e course of y	our m ional p	ilitary s pages if	ervi ned	ce, provide all details
	DATE(S) OF OCCURRENCE (MM/DD/YYYY)	E	AGENCY		DISPO	SITION/OUTCOM	E	INV		EMENT IN SITUATION AND FAILED DESCRIPTION

CRIMINAL HISTORY

NOTE: FAILURE TO REPORT ANY ARREST, DETAINMENT, CHARGE, INDICTMENT, OR CONVICTION THAT HAS NOT BEEN EXPUNGED OR SEALED BY A COURT WHETHER A MISDEMEANOR OR A FELONY, IS CAUSE FOR DENIAL OF LICENSURE.

6. If you have ever been arrested, detained, charged, indicted, convicted, received a pretrial diversion, pleaded guilty, pleaded nolo contendere, or forfeited bail concerning any criminal offense, either felony or misdemeanor, in any state or foreign country (except for arrests which have been sealed or convictions which have been expunged by a court, or traffic infractions), provide the following for each case. Traffic related misdemeanors or felonies that are not sealed or expunged by a court must be reported. Attach additional pages if necessary.

If question 6 does not apply, initial here: DATE OF DISPOSITION NATURE OF CHARGE NAME AND ADDRESS OF GOVERNMENTAL **FELONY OR** DISPOSITION (DISMISSED, CONVICTED, NOT GUILTY, OR ARREST AGENCY OR COURT INVOLVED **MISDEMEANOR** (MM/DD/YYYY) ADDITIONAL DETAILS) **FINANCIAL HISTORY** 7. If you currently have any outstanding federal, state, or foreign tax liabilities, provide the following for each occurrence. Attach additional pages if necessary. If question 7 does not apply, initial here: FEDERAL, STATE, OR FOREIGN FILING YEAR AMOUNT OWED PAYMENT PLAN DESCRIPTION COUNTRY

	GAM	IING	
If you have ever held pages if necessary.	a gaming license in any jurisdiction	n, provide the following for e	each occurrence. Attach additional
	If qu	uestion 8 does not apply, i	nitial here:
DATES HELD (MM/DD/YYYY)	JURISDICTION	TYPE OF LICENSE	GAMING ENTITY/EMPLOYER
	any disciplinary actions, restrictio following for each occurrence. Attac		sary.
DATE(S) OF OCCUPRENCE			N OR TRANSACTION AND DETAILED
DATE(S) OF OCCURRENCE (MM/DD/YYYY)	JURISDICTION		ESCRIPTION
	I rawn an application for a gaming li jurisdiction, provide the following for If que		Iditional pages if necessary.
DATE WITHDRAWN OR DENIED			
(MM/DD/YYYY)	JURISDICTION	REASON FOR W	ITHDRAWAL OR DENIAL
	been, included on Indiana's Statewin any other jurisdiction, provide the		, ,
			<u> </u>
EFFECTIVE DATE (MM/DD/YYYY)	AGENCY AND STATE OR JURISDICTION	REASON FOR PLACEMENT ON LIST	DATE EXCLUSION EXPIRES OR DATE REMOVED FROM LIST (MM/DD/YYYY)

	VERIFICATIO	N		
STATE OF SS:				
COUNTY OF				
I, BEING PRINTED NAME OF APPLICANT	FIRST DULY S	SWORN UPON O	ATH OR AFFIRMA	TION, DEPOSE AND STATE:
(1) I AM THE INDIVIDUAL WHO IS SUBMITTING THIS APPLIC	CATION			
(2) I PERSONALLY SUPPLIED THE INFORMATION CONTAIN		PLICATION.		
(3) I SWEAR (OR AFFIRM) THAT THE INFORMATION CONT. BEST OF MY KNOWLEDGE AND BELIEF.			TRUE, COMPLETI	E, AND ACCURATE TO THE
SIGNATURE OF APPLICANT				DATE (MM/DD/YYYY)
AND ACKNOWLEDGED THE EXECUTION OF THE	<i>D NAME OF AI</i> FOREGOING	INSTRUMENT AT	THEIR VOLUNTA	ARY ACT AND DEED.
WITNESS, MY HAND AND NOTARIAL SEAL, THIS	DAY	DAY OF	MONTH	, YEAR
		SIGN	IATURE OF NOTA	RY PUBLIC
		PRINT	ED NAME OF NOT	TARY PUBLIC
		DATE COM	IMISSION EXPIRE	S (MM/DD/YYYY)
PLACE NOTARY SEAL/STAMP ABOVE		(COUNTY OF RESI	DENCE

INDI	VIDUAL'S REQUEST TO RELEASE INFORMATION (PAGE 1 OF 2)	
TO:		
FROM:		
	PRINTED NAME OF APPLICANT	

- 1. I HEREBY AUTHORIZE AND REQUEST ALL PERSONS OR ENTITIES TO WHOM THIS REQUEST IS PRESENTED HAVING INFORMATION RELATING TO OR CONCERNING ME TO FURNISH SUCH INFORMATION TO A DULY APPOINTED AGENT OF THE INDIANA GAMING COMMISSION, WHETHER OR NOT SUCH INFORMATION WOULD OTHERWISE BE PROTECTED FROM DISCLOSURE BY ANY CONSTITUTION, STATUTORY OR OTHER LEGAL PRIVILEGE.
- 2. I HEREBY AUTHORIZE AND REQUEST ALL PERSONS OR ENTITIES TO WHOM THIS REQUEST IS PRESENTED HAVING DOCUMENTS RELATING TO OR CONCERNING ME TO PERMIT A DULY APPOINTED AGENT OF THE INDIANA GAMING COMMISSION TO REVIEW AND COPY ANY SUCH DOCUMENTS, WHETHER OR NOT SUCH DOCUMENTS WOULD OTHERWISE BE PROTECTED FROM DISCLOSURE BY ANY CONSTITUTIONAL, STATUTORY OR OTHER LEGAL PRIVILEGE.
- 3. IF THE PERSON OR ENTITY TO WHOM THIS REQUEST IS PRESENTED IS A BROKERAGE FIRM, BANK, SAVINGS AND LOAN, OR OTHER FINANCIAL INSTITUTION OR ANY OFFICER OF SAME, I HEREBY AUTHORIZE AND REQUEST THAT A DULY APPOINTED AGENT OF THE INDIANA GAMING COMMISSION BE PERMITTED TO REVIEW AND OBTAIN COPIES OF ANY AND ALL DOCUMENTS, RECORDS OR CORRESPONDENCE PERTAINING TO ME, INCLUDING BUT NOT LIMITED TO PAST LOAN INFORMATION, NOTES CO-SIGNED BY ME, CHECKING ACCOUNT RECORDS, SAVINGS DEPOSIT RECORDS, SAFE DEPOSIT BOX RECORDS, PASSBOOK RECORDS, AND GENERAL LEDGER FOLIO SHEETS.
- 4. I DO HEREBY MAKE, CONSTITUTE, AND APPOINT ANY DULY APPOINTED AGENT OF THE INDIANA GAMING COMMISSION MY TRUE AND LAWFUL AGENT FOR ME IN MY NAME, PLACE, STEAD, AND ON BEHALF AND FOR MY USE AND BENEFIT IN THE RETRIEVAL OF INFORMATION, WHETHER OR NOT SUCH INFORMATION IS CONSIDERED CONFIDENTIAL, BUT ONLY IN CONNECTION WITH THE LAWFUL BACKGROUND INVESTIGATION REQUIRED TO ASCERTAIN MY SUITABILITY FOR A GAMING LICENSE. I DO HEREBY AUTHORIZE SAID AGENT:
 - (a) TO REQUEST, REVIEW, COPY, SIGN FOR, OR OTHERWISE ACT ON MY BEHALF FOR INVESTIGATIVE PURPOSES WITH RESPECT TO DOCUMENTS AND INFORMATION IN THE POSSESSION OF THE PERSON OR ENTITY TO WHOM THIS REQUEST IS PRESENTED AS I MIGHT;
 - (b) TO NAME THE PERSON OR ENTITY TO WHOM THIS REQUEST IS PRESENTED AND INSERT THAT PERSON'S OR ENTITY'S NAME IN THE APPROPRIATE LOCATION ON THIS REQUEST;
 - (c) TO PLACE THE NAME OF THE INDIANA GAMING COMMISSION AGENT PRESENTING THIS REQUEST IN THE APPROPRIATE LOCATION ON THIS REQUEST.
- 5. I GRANT TO SAID AGENT FULL POWER AND AUTHORITY TO REQUEST, REVIEW, COPY, AND PERFORM ALL AND EVERY ACT AND THING WHATSOEVER REQUISITE, PROPER, OR NECESSARY TO BE DONE, IN THE EXERCISE OF ANY OF THE RIGHTS AND POWERS TO GATHER INFORMATION HEREIN GRANTED, AS FULLY AS TO ALL INTENTS AND PURPOSES AS I MIGHT OR COULD DO IF PERSONALLY PRESENT, WITH FULL POWER OF SUBSTITUTION OR REVOCATION, HEREBY RATIFYING AND CONFIRMING ALL THAT SAID AGENT, OR HIS SUBSTITUTE OR SUBSTITUTES, SHALL LAWFULLY DO OR CAUSE TO BE DONE BY VIRTUE OF THIS AUTHORIZATION AND RIGHTS AND POWERS HEREIN GRANTED.
- 6. THIS AUTHORIZATION ENDS THIRTY-SIX (36) MONTHS FROM THE DATE OF EXECUTION OR AT THE TERMINATION OF ALL LICENSES ISSUED TO APPLICANT/ME BY THE INDIANA GAMING COMMISSION, WHICHEVER OCCURS LATER.
- 7. I DO, FOR MYSELF, MY HEIRS, EXECUTORS, ADMINISTRATORS, SUCCESSORS AND ASSIGNS, HEREBY RELEASE, REMISE, AND FOREVER DISCHARGE THE PERSON OR ENTITY TO WHOM THIS REQUEST IS PRESENTED, AND HIS OR ITS AGENTS AND EMPLOYEES FROM ANY AND ALL MANNER OF ACTIONS, CAUSES OF ACTION, SUITS, DEBTS, JUDGMENTS, EXECUTIONS, CLAIMS, AND DEMANDS WHATSOEVER, KNOWN OR UNKNOWN, IN LAW OR EQUITY, WHICH I EVER HAD, NOW HAVE, MAY HAVE, OR CLAIM TO HAVE AGAINST THE PERSON OR ENTITY TO WHOM THIS REQUEST IS PRESENTED OR HIS OR ITS AGENTS OR EMPLOYEES ARISING OUT OF OR BY REASON OF COMPLYING WITH THIS REQUEST.
- 8. I AGREE TO INDEMNIFY AND HOLD HARMLESS THE PERSON OR ENTITY TO WHOM THIS REQUEST IS PRESENTED AND HIS OR ITS AGENTS AND EMPLOYEES FROM AND AGAINST ALL CLAIMS, DAMAGES, LOSSES, AND EXPENSES, INCLUDING REASONABLE ATTORNEYS' FEES ARISING OUT OF OR BY REASON OF COMPLYING WITH THIS REQUEST.
- 9. A REPRODUCTION OF THIS REQUEST BY PHOTOCOPY SHALL BE FOR ALL INTENTS AND PURPOSES AS VALID AS THE ORIGINAL.

		INFORMATION		
IN WITNESS WHEREOF, I HAVE EXECUTED THIS	RELEASE AT		_	
	_	CITY	'	STATE
ON THE	DAY OF			
DAY		MONTH	^	YEAR
SIGN	NATURE OF AP	PLICANT		
PDINT	ED NAME OF A	DDI ICANT		
FAINT	LD NAME OF A	FFLICANT		
BEFORE ME, THE UNDERSIGNED, A NOTARY PUBL	LIC IN AND FOR	SAID COUNTY AN	D STATE, PERS	ONALLY APPEARED
PRINT	ED NAME OF A	PPLICANT		
PRINT: AND ACKNOWLEDGED THE EXECUTION OF THE			EIR VOLUNTAR	Y ACT AND DEED.
AND ACKNOWLEDGED THE EXECUTION OF THE	FOREGOING IN	STRUMENT AT TH		
	FOREGOING IN	STRUMENT AT TH	EIR VOLUNTAR MONTH	
AND ACKNOWLEDGED THE EXECUTION OF THE	FOREGOING IN	STRUMENT AT TH		,
AND ACKNOWLEDGED THE EXECUTION OF THE	FOREGOING IN	STRUMENT AT TH		,
AND ACKNOWLEDGED THE EXECUTION OF THE	FOREGOING IN	STRUMENT AT TH	MONTH	,YEAR
AND ACKNOWLEDGED THE EXECUTION OF THE	FOREGOING IN	STRUMENT AT TH		,YEAR
AND ACKNOWLEDGED THE EXECUTION OF THE	FOREGOING IN	STRUMENT AT TH	MONTH	,YEAR
AND ACKNOWLEDGED THE EXECUTION OF THE	FOREGOING IN	STRUMENT AT TH	MONTH	, <u>YEAR</u> YEAR RY PUBLIC
AND ACKNOWLEDGED THE EXECUTION OF THE	FOREGOING IN	STRUMENT AT TH	MONTH TURE OF NOTA	, <u>YEAR</u> YEAR RY PUBLIC
AND ACKNOWLEDGED THE EXECUTION OF THE	FOREGOING IN	STRUMENT AT THE	MONTH TURE OF NOTA	YEAR RY PUBLIC TARY PUBLIC
AND ACKNOWLEDGED THE EXECUTION OF THE	FOREGOING IN	STRUMENT AT THE	MONTH TURE OF NOTA	, <u>YEAR</u> YEAR RY PUBLIC
AND ACKNOWLEDGED THE EXECUTION OF THE	FOREGOING IN	STRUMENT AT THE	MONTH TURE OF NOTA	YEAR RY PUBLIC TARY PUBLIC
AND ACKNOWLEDGED THE EXECUTION OF THE	FOREGOING IN	DAY OF	MONTH TURE OF NOTA	YEAR RY PUBLIC TARY PUBLIC S (MM/DD/YYYY)

RELEASE OF ALL CLAIMS

THE UNDERSIGNED HAS FILED WITH THE INDIANA GAMING COMMISSION ("COMMISSION") CERTAIN FORMS AND DOCUMENTS IN CONNECTION WITH A WRITTEN REQUEST FOR LICENSING BY THE COMMISSION ("APPLICATION"). IN CONSIDERATION OF THE ASSURANCE BY THE COMMISSION A DETERMINATION OF SUITABILITY OF THE UNDERSIGNED WILL BE MADE FOLLOWING THE COMPLETION OF A DELIBERATE, INTENSIVE AND THOROUGH INVESTIGATION OF THE UNDERSIGNED, INCLUDING BUT NOT LIMITED TO BACKGROUND, ASSOCIATES, AND FINANCES, THE UNDERSIGNED DOES FOR MYSELF, MY HEIRS, EXECUTORS, ADMINISTRATORS, SUCCESSORS AND ASSIGNS, HEREBY RELEASE, REMISE, AND FOREVER DISCHARGE THE STATE OF INDIANA, THE COMMISSION, ITS MEMBERS, AGENTS, AND EMPLOYEES, FROM ANY AND ALL MANNER OF ACTIONS, CAUSES OF ACTION, SUITS, DEBTS, JUDGMENTS, EXECUTIONS, CLAIMS AND DEMANDS WHATSOEVER, KNOWN OR UNKNOWN, IN LAW OR EQUITY, WHICH THE UNDERSIGNED EVER HAD, NOW HAS, MAY HAVE, OR CLAIM TO HAVE AGAINST ANY OR ALL OF SAID ENTITIES OR INDIVIDUALS ARISING OUT OF OR BY REASON OF THE PROCESSING OR INVESTIGATION OF OR OTHER ACTION RELATING TO THE APPLICATION.

I, THE UNDERSIGNED, HAVE READ THIS RELEASE AND UNDERSTAND ALL ITS TERMS. I EXECUTE IT VOLUNTARILY AND WITH FULL KNOWLEDGE OF ITS SIGNIFICANCE.

IN WITNESS WHEREOF, I HAVE EXECUTED THIS RE				
		CITY		STATE
ON THE	DAY OF		_	
DAY		MONTH	,	YEAR
SIGNA	TURE OF APPL	ICANT		
PRINTED	NAME OF APP	PLICANT		
BEFORE ME, THE UNDERSIGNED, A NOTARY PUBLIC	O IN AND FOR S	AID COUNTY AND S	STATE, PERSONALL	Y APPEARED
	NAME OF APP		O VOLUNTARY ACT	AND DEED
PRINTED AND ACKNOWLEDGED THE EXECUTION OF THE FO			R VOLUNTARY ACT A	AND DEED.
AND ACKNOWLEDGED THE EXECUTION OF THE FO			R VOLUNTARY ACT A	AND DEED.
		FRUMENT AT THEIF	R VOLUNTARY ACT A	AND DEED. , YEAR
AND ACKNOWLEDGED THE EXECUTION OF THE FO	OREGOING INS	FRUMENT AT THEIF		_ ,
AND ACKNOWLEDGED THE EXECUTION OF THE FO	OREGOING INS	FRUMENT AT THEIF		_ ,
AND ACKNOWLEDGED THE EXECUTION OF THE FO	OREGOING INS	TRUMENT AT THEIF		_ ,YEAR
AND ACKNOWLEDGED THE EXECUTION OF THE FO	OREGOING INS	TRUMENT AT THEIF	MONTH	_ ,YEAR
AND ACKNOWLEDGED THE EXECUTION OF THE FO	OREGOING INS	TRUMENT AT THEIF DAY OF SIGNATU	MONTH RE OF NOTARY PUE	YEAR BLIC
AND ACKNOWLEDGED THE EXECUTION OF THE FO	OREGOING INS	TRUMENT AT THEIF DAY OF SIGNATU	MONTH	YEAR BLIC
AND ACKNOWLEDGED THE EXECUTION OF THE FO	OREGOING INS	TRUMENT AT THEIF DAY OF SIGNATU	MONTH RE OF NOTARY PUE	YEAR BLIC
AND ACKNOWLEDGED THE EXECUTION OF THE FO	OREGOING INS	TRUMENT AT THEIR DAY OF SIGNATU PRINTED N	MONTH RE OF NOTARY PUE	YEAR BLIC
AND ACKNOWLEDGED THE EXECUTION OF THE FO	OREGOING INS	TRUMENT AT THEIR DAY OF SIGNATU PRINTED N	MONTH RE OF NOTARY PUE	YEAR BLIC
AND ACKNOWLEDGED THE EXECUTION OF THE FO	OREGOING INS	TRUMENT AT THEIR DAY OF SIGNATU PRINTED N	MONTH RE OF NOTARY PUE	YEAR BLIC

PAGE TO BE RETAINED BY APPLICANT

Privacy Act Statement

This privacy act statement is located on the back of the FD-258 fingerprint card.

Authority: The FBI's acquisition, preservation, and exchange of fingerprints and associated information is generally authorized under 28 U.S.C. 534. Depending on the nature of your Application, supplemental authorities include federal statutes, state statutes pursuant to Pub. L. 92-544, Presidential Executive Orders, and federal regulations. Providing your fingerprints and associated information is voluntary; however, failure to do so may affect completion or approval of your Application.

Principal Purpose: Certain determinations, such as employment, licensing, and security clearances, may be predicated on fingerprint-based background checks. Your fingerprints and associated information/biometrics may be provided to the employing, investigating, or otherwise responsible agency, and/or the FBI for the purpose of comparing your fingerprints to other fingerprints in the FBI's Next Generation Identification (NGI) system or its successor systems (including civil, criminal, and latent fingerprint repositories) or other available records of the employing, investigating, or otherwise responsible agency. The FBI may retain your fingerprints and associated information/biometrics in NGI after the completion of this Application and, while retained, your fingerprints may continue to be compared against other fingerprints submitted to or retained by NGI.

Routine Uses: During the processing of this Application and for as long thereafter as your fingerprints and associated information/biometrics are retained in NGI, your information may be disclosed pursuant to your consent, and may be disclosed without your consent as permitted by the Privacy Act of 1974 and all applicable Routine Uses as may be published at any time in the Federal Register, including the Routine Uses for the NGI system and the FBI's Blanket Routine Uses. Routine uses include, but are not limited to, disclosures to: employing, governmental or authorized non-governmental agencies responsible for employment, contracting, licensing, security clearances, and other suitability determinations; local, state, tribal, or federal law enforcement agencies; criminal justice agencies; and agencies responsible for national security or public safety.

Updated 03/30/2018

Agency Privacy Requirements for Noncriminal Justice Applicants

Authorized governmental and non-governmental agencies/officials that conduct a national fingerprint-based criminal history record check on an Applicant for a noncriminal justice purpose (such as employment or a license, immigration or naturalization matter, security clearance, or adoption) are obligated to ensure the Applicant is provided certain notices and that the results of the check are handled in a manner that protects the Applicant's privacy. All notices must be provided in writing.¹ These obligations are pursuant to the Privacy Act of 1974, Title 5, United States Code (U.S.C.), Section 552a, and Title 28, Code of Federal Regulations (CFR), Section 50.12, among other authorities.

- Officials must ensure that each Applicant receives an adequate written FBI Privacy Act Statement (dated 2013 or later) when the Applicant submits his/her fingerprints and associated personal information.²
- Officials must advise all Applicants in writing that procedures for obtaining a change, correction, or update of an FBI criminal
 history record are set forth at 28 CFR 16.34. Information regarding this process may be found at
 https://www.fbi.gov/services/cjis/identity-history-summary-checks and https://www.edo.cjis.gov.
- Officials must provide the Applicant the opportunity to complete or challenge the accuracy of the information in the FBI criminal history record.
- Officials should not deny the employment, license, or other benefit based on information in the FBI criminal history record until the Applicant has been afforded a reasonable time to correct or complete the record or has declined to do so.
- Officials must use the FBI criminal history record for authorized purposes only and cannot retain or disseminate it in violation of federal statute, regulation or executive order, or rule, procedure or standard established by the National Crime Prevention and Privacy Compact Council.³

The FBI has no objection to officials providing a copy of the Applicant's FBI criminal history record to the Applicant for review and possible challenge when the record was obtained based on positive fingerprint identification. If agency policy permits, this courtesy will save the Applicant the time and additional FBI fee to obtain his/her record directly from the FBI by following the procedures found at 28 CFR 16.30 through 16.34. It will also allow the officials to make a more timely determination of the Applicant's suitability.

Each agency should establish and document the process/procedures it utilizes for how/when it gives the Applicant the FBI Privacy Act Statement, the 28 CFR 50.12 notice, and the opportunity to correct his/her record. Such documentation will assist state and/or FBI auditors during periodic compliance reviews on use of FBI criminal history records for noncriminal justice purposes.

Updated 11/06/2019

- ¹ Written notification includes electronic notification but excludes oral notification.
- ² See https://www.fbi.gov/services/cjis/compact-council/privacy-act-statement
- ³ See 5 U.S.C. 552a(b); 28 U.S.C. 534(b); 34 U.S.C. § 40316 (formerly cited as 42 U.S.C. § 14616), Article IV(c); 28 CFR 20.21(c), 20.33(d), 50.12(b) and 906.2(d).

PAGE TO BE RETAINED BY APPLICANT

Noncriminal Justice Applicant's Privacy Rights

As an Applicant who is the subject of a national fingerprint-based criminal history record check for a noncriminal justice purpose (such as an Application for employment or a license, an immigration or naturalization matter, security clearance, or adoption), you have certain rights which are discussed below. All notices must be provided to you in writing. These obligations are pursuant to the Privacy Act of 1974, Title 5, United States Code (U.S.C.) Section 552a, and Title 28 Code of Federal Regulations (CFR), 50.12, among other authorities.

- You must be provided an adequate written FBI Privacy Act Statement (dated 2013 or later) when you submit your fingerprints and associated personal information. This Privacy Act Statement must explain the authority for collecting your fingerprints and associated information and whether your fingerprints and associated information will be searched, shared, or retained.²
- You must be advised in writing of the procedures for obtaining a change, correction, or update of your FBI criminal history record as set forth at 28 CFR 16.34.
- You must be provided the opportunity to complete or challenge the accuracy of the information in your FBI criminal history record (if you have such a record).
- If you have a criminal history record, you should be afforded a reasonable amount of time to correct or complete the record (or decline to do so) before the officials deny you the employment, license, or other benefit based on information in the FBI criminal history record.
- If agency policy permits, the officials may provide you with a copy of your FBI criminal history record for review and possible challenge. If agency policy does not permit it to provide you a copy of the record, you may obtain a copy of the record by submitting fingerprints and a fee to the FBI. Information regarding this process may be obtained at

https://www.fbi.gov/services/cjis/identity-history-summary-checks and https://www.edo.cjis.gov.

- If you decide to challenge the accuracy or completeness of your FBI criminal history record, you should send your challenge to the agency that contributed the questioned information to the FBI. Alternatively, you may send your challenge directly to the FBI by submitting a request via https://www.edo.cjis.gov. The FBI will then forward your challenge to the agency that contributed the questioned information and request the agency to verify or correct the challenged entry. Upon receipt of an official communication from that agency, the FBI will make any necessary changes/corrections to your record in accordance with the information supplied by that agency. (See 28 CFR 16.30 through 16.34.)
- You have the right to expect that officials receiving the results of the criminal history record check will use it only for authorized purposes and will not retain or disseminate it in violation of federal statute, regulation or executive order, or rule, procedure or standard established by the National Crime Prevention and Privacy Compact Council.³

Updated 11/06/2019

¹ Written notification includes electronic notification but excludes oral notification.

² See https://www.fbi.gov/services/cjis/compact-council/privacy-act-statement

³ See 5 U.S.C. 552a(b); 28 U.S.C. 534(b); 34 U.S.C. § 40316 (formerly cited as 42 U.S.C. § 14616), Article IV(c); 28 CFR 20.21(c), 20.33(d) and 906.2(d).