

Video Lottery Terminal (VLT) Program Application Guide

Thank you for expressing interest in participating in the Saskatchewan Liquor & Gaming Authority's (SLGA) Video Lottery Terminal (VLT) Program. Please know that applying to participate in the VLT Program does not guarantee approval. In addition, you must obtain a valid Restaurant with Lounge or Tavern Liquor Permit to be eligible to participate in the VLT Program.

If you have purchased a site that currently has VLTs, please note the VLTs will not be enabled under the new permittee until the liquor permit has been issued, the VLT application has been approved, and the necessary training has occurred. If any of the above mentioned has not occurred, the VLTs will be disabled until completed.

Please complete the enclosed VLT Site Contractor Agreement and application forms described below (**mandatory fields are highlighted in red**):

- VLT Site Contractor Agreement – qualification and ongoing participation in the VLT Program is governed by the terms and conditions outlined in this agreement. The document is a three party agreement between the permittee, SLGA and Western Canada Lottery Corporation (WCLC). WCLC is the corporation designated to conduct operations of the VLT Program in Saskatchewan. As a VLT Site Contractor it is important you have a thorough understanding of the covenants you agree to by signing the document. The agreement must be signed by an owner. In the case of corporate ownership, it must be signed by a signing authority, officer, director, or a shareholder.
- VLT Site Designation of Authority – all VLT sites must designate a Site Manager responsible for the management of the operation of the VLTs at the premises. In addition, authorization can be given for specific information and responsibilities to other individuals.
- VLT Floor Plan Requirements & Site Floor Plan – please ensure all items requested on the VLT Floor Plan Requirements form have been detailed on the floor plan and included in your submitted application.
- Automated Banking Machine (ABM) Placement Approval – the placement of all ABMs within the liquor permitted area must be approved. If you do not have an ABM, you are still required to complete this form.

Once your application has been reviewed and approved, WCLC will contact you to obtain banking information and authorization for payment of the weekly invoice. In addition, it will be WCLC that will arrange for VLT installation and/or training of your staff.

Please note that any delays in submitting VLT Application may result in delays in your Liquor Permit being issued as a single inspection will be conducted for both VLT and Liquor Permitting purposes.

If you have any questions regarding the application please contact SLGA's VLT Specialist at (306) 787-9493.

VIDEO LOTTERY TERMINAL SITE CONTRACTOR AGREEMENT

BETWEEN:

THE LIQUOR AND GAMING AUTHORITY
(hereinafter referred to as the "Authority")

OF THE FIRST PART

- and -

WESTERN CANADA LOTTERY CORPORATION
(hereinafter referred to as the "Corporation")

OF THE SECOND PART

- and -

(Legal Name of Owner(s))

(hereinafter referred to as the "**Site Contractor**")

OF THE THIRD PART

WHEREAS the Corporation has been designated and qualified as the authority to conduct and manage or participate in the conduct or management of a video lottery scheme as agent for the Province of Saskatchewan in conjunction with the Authority.

AND WHEREAS the Site Contractor has made application to the Authority requesting the placement of a number of Video Lottery Terminals in its place of business in the Province of Saskatchewan;

AND WHEREAS subject to the terms and conditions hereinafter contained, the Authority and the Corporation are prepared to install one or more VLTs, together with certain signs and advertising material relating thereto within or about the Site Contractor's business premises known as:

(Establishment Name)

and located at: _____
(Address)

(City)

(Province)

(Postal Code)

herein the "**Premises**"

NOW THEREFORE in consideration of the foregoing, and the terms and conditions hereinafter set forth, the parties hereto agree as follows

DEFINITIONS

1. a) "Central Computer System" means the computer owned by the Authority and maintained by the Corporation to which all VLTs are connected for the purposes of providing certain instructions to VLTs and recording all data relating to the operations of each of the VLTs so connected;
- b) "Player" means a person who for the purpose, hope or expectation of a winning has paid the appropriate form of legal tender into a VLT;
- c) "Net Revenue" means the total proceeds obtained through the operation of the VLT less Winnings and Remuneration referred to in section 6;
- d) "Site Manager" means the person responsible for the management of the operation of the VLTs at the Premises;
- e) "~~Trust~~ Account" means the account set up by the Site Contractor at a financial institution approved by the Authority, for the deposit of Net Revenues pursuant to this agreement;
- f) "Video Lottery Terminal" means a machine or device on which a video lottery game is played by a person on insertion of appropriate legal tender and that falls within the definition of "slot machine" under section 198(3)(a) of the Criminal Code;
- g) "VLT" means a Video Lottery Terminal;
- h) "Winnings" means an amount of money payable to a Player as a consequence of monies paid into the VLT by a Player and the performance by the Player of the acts necessary to cause the VLT to operate.

SITE CONTRACTOR COVENANTS

2. The Site Contractor hereby agrees with the Authority and the Corporation:
 - (a) that the Site Manager and such other employees who will be directly responsible for carrying out any functions of the Site Contractor hereunder shall attend such training sessions as the Authority or the Corporation may from time to time require, to ensure that the Site Contractor and his employees are properly trained in the operation of the VLTs and the performance of the services which the Site Contractor is required to perform hereunder;
 - (b) to have the number of trained staff available for payment of Winnings to Players as may from time to time be prescribed by the Authority or the Corporation during all hours and days that the Premises are open for business;
 - (c) to ensure that all employees that are in any way involved in payment of Winnings or any other functions incidental to the operation of the VLTs are trained to perform such functions;
 - (d) that in the area of the Premises selected by the Authority or the Corporation, at the Site Contractor's sole expense, the Site Contractor will provide:
 - i) two separate standard 100 volt electrical grounded outlets on separate circuit (dedicated line from circuit breaker) that are designed to provide electrical service 24 hours per day to the VLTs;
 - ii) a transmission and communication line to transmit information from each VLT to the Central Computer System; and
 - iii) a telephone line in such proximity to the placement of the VLTs in the Premises so that an individual who is operating or repairing the VLTs may simultaneously carry on a telephone conversation for the purposes of receiving instructions with respect to the operation or maintenance of the VLTs;
 - (e) not to move the VLTs from the site and location of installation and to permit the VLTs to be moved or removed by any person acting under the direction of the Authority;
 - (f) to be responsible for the physical security of and to exercise due diligence in the operation and care of the VLTs and signs and fixtures and to immediately notify the Corporation of any malfunction;
 - (g) to install, post, display prominently and fully utilize at such location within or about the Premises as may be prescribed by the Corporation such point of sale, redemption and other

- promotional material as may from time to time be designated or provided by the Authority or the Corporation;
- (h) not to advertise in any manner with respect to the VLTs without the approval of the Authority or the Corporation;
 - (i) not to use the word "Casino" in the Premises or in reference to the Premises or the business conducted therein including on any signs, advertising or promotional material;
 - (j) to provide services hereunder in accordance with and in compliance with instructions, directives and operating manuals from time to time provided by the Authority or the Corporation;
 - (k) not to allow on the Premises any VLT or video game which resembles those games played on VLTs unless the placement and operation of such VLT or game is authorized by the Authority;
 - (l) to be responsible to the Authority for the cost of repairing any VLTs, fixtures or signs destroyed, lost or stolen while on the premises and in the care of the Site Contractor and for the cost of any repair to the VLTs other than repair necessitated by normal wear and tear, defect in manufacturing or by defective maintenance service provided by the Corporation or by the Corporation's employees or agents;
 - (m) to maintain adequate insurance as determined by the Authority to cover the costs of its obligations under clause (l) and, if requested, to provide the Authority with proof of such insurance;
 - (n) to pay all telephone charges in connection with servicing the VLTs and all electrical utility charges in connection with the operation of the VLTs and signs installed in the Premises;
 - (o) to maintain a Trust Account and to deposit all Net Revenues into the Trust Account in accordance with the rules, regulations, instructions and directives of the Corporation;
 - (p) ~~not to deposit any funds other than those mentioned in paragraph (o) into the Trust Account and to make no withdrawals from such account;~~
 - (q) to maintain:
 - i) current and accurate records of:
 - a) all monies paid into the VLTs by Players;
 - b) all Winnings paid to Players;
 - c) all deposits of monies to the Trust Account; and
 - ii) all other records required by the Authority or Corporation; all in conformity with the rules, regulations, instructions and directives of the Authority or Corporation;
 - (r) to permit removal and inspection of the records referred to in clause (q) at any time as required by the Authority or the Corporation for inspection and/or audit;
 - (s) to make payment of all Winnings to which Players are entitled;
 - (t) to bear the risk of loss and be responsible for lost, stolen and missing monies relating to the operation of the VLTs;
 - (u) to undergo and permit a complete character, financial and/or security screening by the Authority, corporation or any other person, firm or agency performing a character, financial and/or security screening service at the request of the Authority or the Corporation;
 - (v) to designate as the Site Manager(s) the individual(s) who are directly responsible for the operation of the Premises on a day to day basis;
 - (w) ~~to provide the Authority with a Criminal Record Background Check with respect to the designated Site Manager(s);~~
 - (x) to designate a new Site Manager(s) should any previously designated Site Manager(s) not be acceptable to the Authority;
 - (y) to advise the Authority and the Corporation of the designation of a new Site Manager(s) within seven days of such designation and provide the Authority or Corporation within twenty one days of such designation ~~a Criminal Record Check and any other~~ documentation that the Authority or Corporation may require;
 - (z) if the Site Contractor is a corporation other than a publicly traded corporation, to advise the Authority and Corporation of the change in voting control of the Site Contractor within seven days of such change in control;
 - (aa) ~~not to play or permit the Site Manager(s) or such other employees who are directly responsible for carrying out any functions of the Site Contractor hereunder to play any VLTs which are located at the Premises;~~
 - (bb) in the event that any other agency of the Province of Saskatchewan or municipal, provincial or federal law enforcement officials have conducted a character and/or security screening of the

- Site Contractor, such agency and such law enforcement official are hereby authorized to release to the Authority any information and documents in their possession relating to such screening and the Authority is hereby authorized to request such information and documents;
- (cc) to allow the Corporation, and any person, firm or corporation acting on its behalf or on behalf of the Authority, access to the Premises at any reasonable time for the purposes:
 - i) of installing, inspecting, repairing or removing VLTs and signs;
 - ii) of investigation of any customer complaint; and
 - iii) of ensuring compliance with this Agreement and the rules, regulations, instructions and directives of the Authority or the Corporation;
 - (dd) not represent or hold himself out as an employee, joint venturer with or partner of the Authority or the Corporation;
 - (ee) not to allow any person under the age of 19 years availability or access to the VLTs and to take all special measures or steps deemed necessary by the Authority to ensure that persons under the age of 19 years will not have access or availability to the VLTs;
 - (ff) to indemnify and hold the Authority and the Corporation harmless from any liabilities, claims, actions and judgments of any kind arising from or relating to the Site Contractor's acts or omissions in the operation of the VLTs or as a result of the breach of the Site Contractor of any provision of this Agreement or the rules, regulations, instructions or directives of the Authority or Corporation;
 - (gg) at the option of the Authority, to obtain a letter of credit in the form, manner and amount required by the Authority;
 - (hh) perform basic maintenance duties as directed from time to time by the Authority or Corporation;
 - (ii) to permit the Corporation and Authority access to the Premises to remove any VLT which does not meet the sales volume requirements set by the Authority;
 - (jj) to perform such other duties in relation to the VLTs as will ensure conformity with rules, regulations, instructions and directives of the Authority or the Corporation.

OWNERSHIP OF VLTs, FIXTURES, SIGNS AND PROCEEDS

3. The Site Contractor agrees:
- (a) that the VLTs, fixtures and signs and anything provided at the cost of the Authority or the Corporation are the sole property of the Authority or the Corporation, as the case may be, and may be removed by the Authority, the Corporation or anyone acting on their behalf at any time;
 - (b) that the Net Revenues obtained through the operation of the VLTs are the sole property of the Authority and that the Site Contractor receives, holds, and deals with the same as bare trustee for the Authority.

LIMITATION ON LIABILITY OF AUTHORITY AND THE CORPORATION

4. The Site Contractor acknowledges that the Authority and the Corporation shall not be liable to the Site Contractor for any loss or injury resulting from:
- (a) fire or other occurrence resulting from the installation, use or removal of the VLTs, fixtures and signs or any transmission lines or other facilities installed for the operation of the VLTs, fixtures and signs;
 - (b) failure or malfunction of the VLTs, fixtures and signs or any transmission lines or other facilities installed for the operation of the VLTs fixtures and signs;
 - (c) reasonable defacement of the Premises necessarily associated with installation, repairs or removal of the VLTs, fixtures and signs or any transmission lines or other facilities installed for the operation of the VLTs, fixtures and signs;
 - (d) interruptions or cessation of the operation of the VLTs, fixtures and signs, and any resulting loss therefrom;
 - (e) interruption or cessation of the operation of the Site Contractor's business or any part thereof;
 - (f) any consequential damages suffered by the Site Contractor from any cause whatsoever; whether or not such loss or injury is as a result of the negligence or deliberate act or omission of the Corporation, the Authority or their servants or agents.

AUTHORITY'S AND CORPORATION'S COVENANTS

5. In consideration of all the services to be performed by the Site Contractor under this Agreement:
- (a) the Corporation will, at its expense, provide the number and type of VLTs that the Authority may specify in its discretion from time to time;
 - (b) the Corporation will provide and install at its own expense point of sale material, fixtures and signage and other promotional materials as the Authority or the Corporation may from time to time determine to be appropriate in the circumstances;
 - (c) the Corporation will provide at its own expense all necessary forms, paper and other supplies necessary for the Site Contractor's performance required by this Agreement;
 - (d) the Corporation will maintain a hotline service accessible to the Site Contractor to provide information for simple repairs and basic maintenance of VLTs;
 - (e) the Corporation and Authority will keep all information provided to the Corporation or the Authority pursuant to clause 2(bb) of this agreement confidential and will not release the same except as may be required or permitted by law.

REMUNERATION

6. The Site Contractor shall be entitled to no other remuneration with respect to services supplied pursuant to this Agreement except such amounts by way of commission based upon a percentage from time to time established by the Authority (which, at the time of execution is 18% of the value of gross play less Winnings) paid to Site Contractor at such intervals as may be determined by the Authority.

DURATION AND TERMINATION OF AGREEMENT

7. The Agreement shall be effective from the date hereof until terminated and may be terminated:
- (a) by the Site Contractor on seven (7) days notice in writing to the Authority and the Corporation but not earlier than three (3) months after commencement of the services agreed herein to be performed by the Site Contractor;
 - (b) by the Authority or the Corporation, without cause, by providing seven (7) days' notice in writing to the Site Contractor;
 - (c) by the Authority or the Corporation immediately for cause, which, without limiting the generality of the foregoing includes:
 - (i) the breach of any provision of this agreement by the Site Contractor including the breach of any rules, regulations, instructions, directives, of the Authority or Corporation;
 - (ii) the misrepresentation of any matter by the Site Contractor on the Video Lottery Contractor Application form or on any documentation submitted to the Authority;
 - (iii) the suspension, cancellation or termination of the Site Contractor's liquor license;
 - (iv) the failure of the Site Contractor to remit all liquor consumption taxes collected with respect to the operation of the Premises in accordance with *The Liquor Consumption Tax Act, The Revenue and Financial Services Act* and any regulations made pursuant to such Acts;
 - (v) the conviction of:
 - a) the Site Contractor or of any of its shareholders with at least a 20% interest in the Site Contractor;
 - b) the Site Manager; or
 - c) any employee referred to in clause 2(a); of a criminal offence;
 - (vi) the bankruptcy or insolvency of the Site Contractor;
 - (vii) the appointment of a Receiver or liquidator over any assets of the Site Contractor;
 - (viii) the seizure or distraint of any assets of the Site Contractor by creditors;
 - (ix) the Site Contractor selling, reorganizing, failing to remain actively involved in, or changing the nature of the business conducted by the Site Contractor;
 - (x) the Site Contractor vacating the Premises;

- (xi) where the Site Contractor is a corporation other than a corporation with publicly traded shares, the change in voting control of the Site Contractor;
- (xii) the Site Contractor engaging in any activity which in the sole discretion of the Authority, is contrary to the public interest or is harmful to the integrity or reputation of the Authority and its management of the video lottery scheme.

CONTINUING OBLIGATIONS OF SITE CONTRACTOR

- 8. Notwithstanding the termination of this Agreement for any reason, the Site Contractor shall be obligated to account to the Authority and the Corporation and pay and deliver to the Authority and the corporation all monies and property of the Authority and the Corporation, as the case may be, and shall remain liable to pay all liabilities incurred and outstanding up to and including the date of termination.
- 9. Any and all covenants, responsibilities and liabilities of the Site Contractor, the Authority or the Corporation arising in relation to and prior to termination of this Agreement shall survive termination of this Agreement and shall remain enforceable until complied with by the Site Contractor.

PREVAILING FACTS AND RECORDS

- 10. In the event of any inconsistency between any records generated by the Site Contractor, by the VLTs or by the Central Computer System, the final record shall in each case be determined by the information and records generated by the Central Computer System and the Site Contractor shall be bound thereby and account to the Corporation on the basis of information generated by the Central Computer System.

NOTICE

- 11. Any notice permitted or required to be given by the Authority or the Corporation to the Site Contractor may be given by posting the same by prepaid registered mail and addressed to the Site Contractor at the address appearing in the preamble of this Agreement or by personal delivery to the Site Contractor. Any notice permitted or required to be given by the Site Contractor to the Authority and/or the Corporation may be given by posting the same by prepaid registered mail and addressed to the head office of the Corporation, 1935 1st Avenue North, Saskatoon, S7K 6W1, or as the case may be to the Authority addressed to the Liquor and Gaming Authority, 9th Floor, 2500 Victoria Avenue, Regina, S4P 3X3. Except during periods of a postal strike or of a general interruption of postal services any notice given by registered mail hereunder shall be deemed to have been received on the second business day following posting of the same.

NON-ASSIGNMENT

- 12. No transfer or assignment of this Agreement by the Site Contractor is valid without the prior written consent of the Authority and the Corporation, which consent may not be unreasonably withheld. Any assignment or attempted assignment by the Site Contractor of this Agreement without the prior written consent of the Authority and the Corporation shall render this Agreement null and void.

MISCELLANEOUS

- 13. If any covenant or term hereof or the application thereof to any person, or to any circumstances, to any extent is held invalid or unenforceable, the remainder of this Agreement or the application of the term, covenant or condition to any person or circumstances, other than those as to which it is held invalid or unenforceable, will not be affected thereby and each term, covenant and condition hereof will be valid and enforceable to the full extent permitted by law.
- 14. This Agreement constitutes the entire agreement between the Site Contractor, the Authority and the Corporation, and supersedes all prior agreements, oral or written among the parties hereto or their respective representatives with respect to the matters herein and shall not be modified or amended except by written agreement signed by the parties to be bound hereby; saving and excepting that rules, regulations, instructions and directives of the Authority or the Corporation provided by the Authority

or the Corporation to the Site Contractor shall be binding upon the Site Contractor to the same extent as if incorporated into and forming part of this Agreement.

15. This Agreement shall be construed and enforced in accordance with, and the rights of the parties shall be governed by, the law of the Province of Saskatchewan.

16. The masculine gender where used herein shall include the feminine or neuter or vice versa and the singular shall include the plural where the context shall require.

SITE CONTRACTOR CONSENT

By checking the box, I acknowledge that I have read and understand the terms and conditions contained herein and specifically acknowledge the provisions of section 4 hereof.

Applicant's Name & Title _____

Dated this _____ day of _____, 20____.

OFFICE USE ONLY:

Dated this _____ day of _____, 20____.

**SASKATCHEWAN LIQUOR AND
GAMING AUTHORITY**

**WESTERN CANADA LOTTERY
CORPORATION**

Per: _____

Per: _____

Establishment Name: _____

Legal Name of Owner(s): _____

Site's Designated Email Address: _____
(to be used for all VLT related communication from SLGA & WCLC)

VLT Site Manager (Owner or Designate):

A VLT Site Manager is defined in the VLT Site Contractor Agreement as the person responsible for the management of the operation of the VLTs at the premises. The Site Manager is authorized to access information and to make decisions regarding the VLTs at the site such as:

- accepting or rejecting additional VLT offers
- applying to move the VLTs within the establishment
- requesting WCLC to disable the VLTs
- obtaining financial reports
- accepting replacement VLT cash door keys

The VLT Site Manager can also complete the mandatory training on the owner's behalf (such as Responsible Gaming Training).

VLT Site Manager(s): _____ **Phone:** _____

As per section 2(y) of the VLT Site Contractor Agreement, Saskatchewan Liquor and Gaming Authority (SLGA)/Western Canada Lottery Corporation (WCLC) must be notified of the designation of a new Site Manager(s) within seven days.

Optional:

If you wish to assign limited responsibilities to employees, in addition to the Site Manager, please complete this section. *Note: WCLC Retail Services will assist any employee calling in requiring assistance with the VLTs and it is therefore not necessary to notify SLGA of all employees at your site.*

VLT Accounting Contact – the individual(s) authorized to request VLT financial data:

Name(s): _____ Phone: _____

VLT Keys Contact – the individual(s) authorized to receive VLT replacement main and cash door keys:

Name(s): _____ Phone: _____

By checking the box, I am aware that this designation of authority in no way absolves me of any liabilities incurred at my site. As legal owner, I am responsible for monies owing to VLT players and WCLC/SLGA.

Name & Title _____

Date(mm/dd/yy) _____

For office use only:

RETAIL ID#: _____

Video Lottery Terminal (VLT) Floor Plan Requirements

Establishment Name: _____

The placement of VLTs and related equipment within a site must be approved by the Saskatchewan Liquor and Gaming Authority (SLGA) VLT Operations Branch.

Please add the following items to your site floor plan and check each section indicating adherence to the applicable policies:

_____ **Current/Proposed location for the VLTs** – The VLTs must be located within a Tavern or Lounge permitted area with a minimum 30 seat capacity (390 square feet of useable floor space). Minors are prohibited from accessing or viewing the play of the VLTs with permanent visibility barriers (this includes both inside and outside of your permitted area). A permanent visibility barrier generally requires a solid structure, a minimum of 6 feet in height and no more than 3 feet from the ground, affixed to either the floor or ceiling that cannot be removed by either staff or customers. If self-closing doors or opaque window frosting/tint is required, these must be installed to a height of 6 feet and no more than 3 feet from the ground. Dimensions of the VLT on a base are 30”w, 27”d and 6’3” h. The installation of 3 VLTs requires 9 feet of wall space.

_____ **Current/Proposed location for the Site Controller (SC)** – The SC must be located within the permitted area. VLT sites are to validate player cash out tickets by scanning them at the SC prior to paying them out, therefore the SC location should allow for efficient processing (for example at the main bar or near the cash register). SC dimensions: 16”w x 13” h x3”d and printer: 5”w x 5”h x 7”d

_____ **Current/Proposed location for the Automated Banking Machine (ABM)** – ABMs located within the liquor permitted area must be in the most socially responsible location in relation to the VLTs. Please see the ABM Placement Approval form on the next page of this application package for additional information on the factors considered in the approval process.

Please indicate True or False:

True Applied for **Daily Family Dining** or **Sunday Family Dining** Endorsement on your Liquor Permit.
If True, explain how you will be restricting minors from accessing or viewing the play of VLTs:
False

True Legal Owner operates an existing VLT site within the same building.
If True, please name the site(s):
False

Please indicate how you will be submitting the site floor plan:

floor plan submitted with Liquor License Application already shows all required VLT equipment
will attach floor plan to the application submission email

PLEASE NOTE ANY DELAYS IN SUBMITTING A FLOOR PLAN WITH THE ABOVE INFORMATION PROVIDED MAY RESULT IN A DELAY TO YOUR LIQUOR PERMIT BEING ISSUED.

By checking the box, I understand it is my responsibility to ensure the locations of VLTs and related equipment adheres to SLGA policies.

Name & Title _____

Date (mm/dd/yy) _____

Automated Banking Machine (ABM) Placement Approval

Establishment Name: _____

The placement of an ABM within a site with video lottery terminals (VLTs) must be approved by the Saskatchewan Liquor and Gaming Authority (SLGA) VLT Operations Branch. The intent of this policy is to ensure ABMs are located in the most socially responsible location available to the site, with consideration given to the Site Contractor’s needs to conduct business and the convenience and safety of patrons. As such, **all VLT Site Contractors are required to answer the following questions:**

Do you have an ABM in the liquor permitted area of your site? **Yes** **No**

If no, please complete acknowledgement below. Note: SLGA approval is required for any future ABM installations.

If yes, please proceed to the next section (**a separate approval form will be required for each ABM**)

Please indicate what measures you have taken (or will be taking) to ensure the ABM is in a socially responsible location *Note: SLGA recognizes not all of these measures may be viable for your site. This list represents a number of factors that will be considered in the approval process.*

The approximate “walking distance” in feet from the ABM to the closest VLT is _____ ft.

The ABM is as far away as reasonably possible from the VLTs.
 True False If false, please explain rationale for placement:

The ABM is located near a main entrance/exit.
 True False If false, please explain rationale for placement:

The ABM is located in a non-age restricted area.
 True False If false, please explain rationale for placement:

The ABM is not visible from the VLTs.
 True False If false, please explain rationale for placement:

By checking the box, I understand it is my responsibility to ensure the ABM location is in no way different from the answers provided above. I also understand the use of point of sale terminals to advance cash to any person playing or sitting at a VLT is strictly prohibited.

Name & Title _____

Date (mm/dd/yy) _____

To submit your application:

Email a saved copy to: vltprogram@slga.gov.sk.ca

If you would prefer to complete a printed application, a scanned copy can be emailed to vltprogram@slga.gov.sk.ca