

205 CMR: MASSACHUSETTS GAMING COMMISSION
205 CMR 145.00: POSSESSION OF SLOT MACHINES AND OTHER
ELECTRONIC GAMING DEVICES

145.01: Possession of Slot Machines and Other Electronic Gaming Devices

(2) Each gaming licensee shall file, prior to the commencement of gaming and every thirty days thereafter with the commission a comprehensive lists of:

- (a) The slot machines ~~and bill validators and/or bill changers not integrated into a slot machine~~ in the gaming area (the “Slot Machine Master List”);
- (b) The slot machines possessed by the licensee in restricted areas outside the gaming area but on the premises of its gaming establishment; **and**
- (c) The slot machines possessed by the licensee at locations in the commonwealth but off the premises of its gaming establishment.

(3) At a minimum, each list of slot machines required by 205 CMR 145.01(2) shall contain the following information, as applicable, for each slot machine and any accompanying bill validator and/or bill changer on the “Slot Machine Master List” in consecutive order by location number:

- (a) The date on which the list was prepared;
- (b) A description of each slot machine by:
 - 1. Slot machine model and serial number and ~~registration~~ **unique identification** number issued in accordance with 205 CMR ~~144.00: Approval of Slot Machines and Electronic Gaming Equipment and Testing Laboratories~~ **144.03(2)(a)**;
 - 2. Computer program number;
 - 3. Denomination;
 - 4. Manufacturer and machine type; and
 - 5. ~~Whether the slot machine has an electronic funds transfer (EFT) feature~~ **Any other information directed by the Commission.**

145.02: Transportation of Slot Machines and Other Electronic Gaming Devices

(2) Any person moving a slot machine **or other electronic gaming device**:

- (a) into the Commonwealth;
- (b) from one authorized location to another authorized location within the Commonwealth unless both locations are operated and controlled by the same gaming licensee; **or**
- (c) ~~out of the Commonwealth~~ **;**~~insert space~~

shall first notify the commission **at least 5 days in advance of the movement** in writing that provides the following information:

1. The full name and address of the person shipping or moving the machine **or device**;
2. The full name and address of the person who owns the machine **or device**, including the name of any new owner in the event ownership is being changed in conjunction with the shipment or movement;
3. The method of shipment or movement and the name of the carrier or carriers;
4. The full name and address of the person to whom the machine **or device** is being sent and the destination of the machine **or device** if different from such address;
5. The quantity of machines **or devices** being shipped or moved and the manufacturer's serial number of each machine;
6. The expected date and time of delivery to or removal from any authorized location in the Commonwealth;
7. ~~The port of entry, or exit, if any, of the machine if the origin or destination of the machine is outside the continental United States~~ **a copy of the certification report issued by the independent testing laboratory in accordance with 205 CMR 144.04(2); and**
8. The reason for transporting the machine **or device**.

(3) The person shipping or moving any slot machine **or other electronic gaming device** in accordance with 205 CMR 145.02 shall provide to the shipper a document, at least one copy of which shall be kept with the slot machine **or other electronic gaming device** at all times during the shipping process, that contains the following information, at a minimum:

- (a) The manufacturer's serial number of the slot machine **or other electronic gaming device** being transported;
- (b) The full name and address of the person from whom the machine **or device** was obtained;
- (c) The full name and address of the person to whom the machine **or device** is being sent; and
- (d) The dates of shipment.

~~(4) Any person, company, or school receiving a slot machine shipment from outside of the Commonwealth shall, within three business days of receipt, provide the commission with the information enumerated in 205 CMR 145.02(2).~~

(5) Any person moving a slot machine **or other electronic gaming device**:

- (a) within a gaming establishment; or
- (b) between two authorized locations within the Commonwealth if both locations are operated and controlled by the same gaming licensee; **[insert space]** shall **file a request for approval pursuant to 205 CMR 144.03** and record such movement in a log maintained in accordance with the record retention requirements contained in 205 ~~CMR 135.00: Monitoring of Project Construction and Licensee Requirements~~ **138.09** and include the following:
 1. The manufacturer's serial number
 2. The casino operator's equipment number, if applicable;
 3. An indication as to whether the equipment is equipped for tokenization, and if so, the denomination;
 4. The date and time of movement of the equipment;
 5. The location from which the equipment was moved;

6. The location to which the equipment was moved; and
7. The printed name(s) and signature(s) of the person(s) involved in moving the equipment

DRAFT