

REGION A

EASTERN MASSACHUSETTS

CATEGORY 1 (Resort-Casino) Timeline

MassGaming awarded the Region A license to Wynn MA, LLC on September 17, 2014
This schedule **NOT APPLICABLE** to the City of Boston

LAST UPDATED: 9.22.2014

DATE(S)	ACTION
January 15, 2013	Category 1 RFA-1 (preliminary) application deadline
December 31	Category 1 RFA-2 (site-specific) application deadline
January 13, 2014	Deadline for Surrounding Community/Impacted Live Entertainment (“ILEV”) Petitions to be submitted to MGC Deadline for Letters of Assent by Surrounding Communities Designated in an Application to be submitted to MGC
January 22	Applicant 90 minute presentations on Category 1 Applications
January 23	Applicants may provide a response to Surrounding Community/ILEV Petitions to MGC
January 28-29	Presentations by Surrounding Community/ILEV Petitioners and Applicants on Petitions for Designation
March 20 (first meeting after decision)	Decisions by Commission on Surrounding Community Petitions Written designation of Surrounding Communities that have assented to designations made in Category 1 Application
March 21	Beginning of 30-day statutory negotiation period
March 25	Public input hearing in Surrounding Community (Boston) regarding Revere resort-casino proposal
March 26	Public input hearing in Surrounding Community (Boston) regarding Everett resort-casino proposal
April 22	End of 30-day statutory negotiation period between Applicants and Surrounding Communities
April 23	Beginning of Binding Surrounding Community Arbitration Process
Before selecting an arbitrator	The parties must file with the Commission a notice of intent to commence arbitration
April 29	Deadline for Selection of Arbitrator. If the parties cannot mutually select a single arbitrator, each party shall select one neutral, independent arbitrator who shall then mutually choose a third neutral, independent arbitrator. In the event that a third neutral, independent arbitrator is not selected, the Commission or its designee shall select the third neutral, independent arbitrator. Deadline for Best and Final Offer. Each party submits its best and final offer for a Surrounding Community Agreement to the arbitrator and to the other party. These beginning dates may also be extended 14 days under the Commission’s allowance of a flexible 14 calendar days.

May 6	Deadline for petitions that a term or terms of a best and final offer are fundamentally inconsistent with a provision or with the purposes of G.L. c. 23K (“Fundamental Inconsistency Petitions”). These beginning dates may also be extended 14 days under the Commission’s allowance of a flexible 14 calendar days.
April 29 – June 2*	Arbitrations. The arbitrator(s) conduct(s) any necessary proceedings.
June 2*	Deadline for Arbitration Report to be filed with Commission. The Arbitrator(s) file(s) with the Commission, and issue(s) to the parties, a report specifying the terms of the Surrounding Community Agreement between the Applicant and the Community.
May 19 if none of 14 days are used	
June 5*	Deadline for Commission to hold a hearing on any party’s Fundamental Inconsistency Petition
May 22 if none of 14 days are used	
June 9*	If no Fundamental Inconsistency Petitions are filed, end of Surrounding Community Arbitrations. Either the parties sign a Surrounding Community Agreement and file it with the Commission, or the arbitrator’s report shall be deemed to be the Surrounding Community Agreement between the parties.
May 27 if none of 14 days are used	
June 12*	5 days after anticipated date of any Commission determination on Fundamental Inconsistency Petitions. Either the parties sign a Surrounding Community Agreement and file it with the Commission, or the arbitrator’s report, as modified by the Commission after a Fundamental Inconsistency Petition, shall be deemed to be the Surrounding Community Agreement between the parties.
May 30 if none of 14 days are used	
June 24	Host Community Hearing in Revere
June 25	Host Community Hearing in Everett
July 15	Host Community Hearing in Revere continued
August 11	Conclude Host Community Hearing in Revere
August 12	Conclude Host Community Hearing in Everett
September 8	License evaluation presentations and deliberations begin
September 9	License evaluation presentations and deliberations continue
September 10	License evaluation presentations and deliberations continue
September 15	License evaluation presentations and deliberations continue
September 16	License evaluation presentations and deliberations continue
September 17	License evaluation presentations and deliberations conclude
AWARD OF CATEGORY 1 REGION A LICENSE	

*Assumes full use of the Commission’s 14 flexible calendar days.

REGION A

EASTERN MASSACHUSETTS

CATEGORY 1 (Resort-Casino) Timeline

MassGaming awarded the Region A license to Wynn MA, LLC on September 17, 2014

This schedule applies ONLY to the City of Boston

LAST UPDATED: 9.22.2014

DATE(S)	ACTION
January 15, 2013	Category 1 RFA-1 (preliminary) application deadline
December 31	Category 1 RFA-2 (site-specific) application deadline
January 13, 2014	Deadline for Surrounding Community/Impacted Live Entertainment (“ILEV”) Petitions to be submitted to MGC Deadline for Letters of Assent by Surrounding Communities Designated in an Application to be submitted to MGC
January 22	Applicant 90 minute presentations on Category 1 Applications
January 23	Applicants may provide a response to Surrounding Community/ILEV Petitions to MGC
January 28-29	Presentations by Surrounding Community/ILEV Petitioners and Applicants on Petitions for Designation
May 8	Decisions by Commission on Boston’s Host Community / Surrounding Community status
May 15	Commission issues written designation of Boston as a Surrounding Community
May 16	Beginning of 30-day statutory negotiation period
June 16	End of 30-day statutory negotiation period between Applicants and City of Boston
June 17	Beginning of Binding Surrounding Community Arbitration Process
Before selecting an arbitrator	The parties must file with the Commission a notice of intent to commence Arbitration
June 24	Host Community Hearing in Revere
June 25	Host Community Hearing in Everett
July 10	Deadline for Selection of Arbitrator. If the parties cannot mutually select a single arbitrator, each party shall select one neutral, independent arbitrator who shall then mutually choose a third neutral, independent arbitrator. In the event that a third neutral, independent arbitrator is not selected, the Commission or its designee shall select the third neutral, independent arbitrator. Deadline for Best and Final Offer. Each party submits its best and final offer for a Surrounding Community Agreement to the Arbitrator and to the other party.
July 11-30	Arbitration between City of Boston and Region A Applicants
July 15	Host Community Hearing in Revere continued
July 17	Deadline for petitions that a term or terms of a Best and Final Offer are fundamentally inconsistent with a provision or with the purposes of G.L. c. 23K (“Fundamental Inconsistency Petitions”)

July 30	Deadline for Arbitration Report to be filed with Commission. The Arbitrator(s) file(s) with the Commission, and issue(s) to the parties, a report specifying the terms of the Surrounding Community Agreement between the Applicant and the City of Boston.
August 1	Anticipated date for Commission to hold a hearing on any party's Fundamental Inconsistency Petition
August 6	If no Fundamental Inconsistency Petitions are filed, end of Surrounding Community Arbitrations. Either the parties sign a Surrounding Community Agreement and file it with the Commission, or the arbitrator's report shall be deemed to be the Surrounding Community Agreement between the parties.
August 8	5 days after anticipated date of any Commission determination on Fundamental Inconsistency Petitions. Either the parties sign a Surrounding Community Agreement and file it with the Commission, or the arbitrator's report, as modified by the Commission after a Fundamental Inconsistency Petition, shall be deemed to be the Surrounding Community Agreement between the parties.
August 11	Conclude Host Community Hearing in Revere
August 12	Conclude Host Community Hearing in Everett
September 8	License evaluation presentations and deliberations begin
September 9	License evaluation presentations and deliberations continue
September 10	License evaluation presentations and deliberations continue
September 15	License evaluation presentations and deliberations continue
September 16	License evaluation presentations and deliberations continue
September 17	License evaluation presentations and deliberations conclude
	AWARD OF CATEGORY 1 REGION A LICENSE

REGION B

WESTERN MASSACHUSETTS

CATEGORY 1 (Resort-Casino) Timeline

MassGaming awarded the Region B license to MGM Springfield on June 13, 2014

LAST UPDATED: 6.13.2014

DATE(S)	ACTION
January 15, 2013	Category 1 RFA-1 (preliminary) application deadline
December 31	Category 1 RFA-2 Application Deadline
January 13, 2014	Deadline for Surrounding Community/Impacted Live Entertainment (“ILEV”) Petitions to be submitted to MGC Deadline for Letters of Assent by Surrounding Communities Designated in an Application to be submitted to MGC
January 22	Applicant 90 minute presentations on Category 1 Applications
January 23	Applicants may provide a response to Surrounding Community/ILEV Petitions to MGC
January 28-29	Presentations by Surrounding Community Petitioners/ILEV Petitioners and Applicants on petitions for designation
February 18-25	Decisions by Commission on Surrounding Community/ILEV Petitions Written designation of Surrounding Communities/ILEV that have assented to designations made in Category 1 Application
February 19	Beginning of 30-day statutory negotiation period
March 3	Public input hearing in Surrounding Community (West Springfield) regarding Springfield resort-casino proposal
March 20	End of 30-day statutory negotiation period between Applicants and Surrounding Communities/ILEVs
March 21	Beginning of Binding Surrounding Community/ILEV Arbitration Process
Before selecting an arbitrator	The parties must file with the Commission a notice of intent to commence arbitration.
March 27	Deadline for Selection of Arbitrator. If the parties cannot mutually select a single arbitrator, each party shall select one neutral, independent arbitrator who shall then mutually choose a third neutral, independent arbitrator. In the event that a third neutral, independent arbitrator is not selected, the Commission or its designee shall select the third neutral, independent arbitrator. Deadline for Best and Final Offer. Each party submits its best and final offer for a Surrounding Community Agreement/ILEV Agreement to the arbitrator and to the other party.
March 27 - April 16	Arbitrations. The arbitrator(s) conduct(s) any necessary proceedings.
April 1	Host Community Hearing in Springfield
April 3	Deadline for petitions that a term or terms of a best and final offer are fundamentally inconsistent with a provision or the purposes of G.L. c. 23K (“Fundamental Inconsistency Petitions”)
April 30	Deadline for Arbitration report to be filed with Commission. The arbitrator(s) file(s) with the Commission, and issue(s) to the parties, a report specifying the

	terms of the Surrounding Community Agreement between the applicant and the community.
May 2	Commission to hold a hearing on any party's Fundamental Inconsistency Petition
May 9	5 days after anticipated date of any Commission determination on Fundamental Inconsistency Petitions. Either the parties sign a Surrounding Community Agreement and file it with the Commission, or the arbitrator's report, as modified by the Commission after a Fundamental Inconsistency Petition, shall be deemed to be the Surrounding Community Agreement between the parties.
May 14	Conclude Host Community Hearing in Springfield
June 10	License evaluation presentations and deliberations begin
June 11	License evaluation presentations and deliberations continue
June 13	License evaluation presentations and deliberations continue AWARD OF CATEGORY 1 REGION B LICENSE

REGION C

SOUTHEASTERN MASSACHUSETTS

CATEGORY 1 (Resort-Casino) Timeline

MassGaming voted against awarding a commercial resort-casino license in Region C on April 28, 2016

LAST UPDATED: 4.28.2016

DATE(S)	ACTION
January 30, 2015	Category 1 RFA-1 (preliminary) application deadline
May 4	Deadline for additional materials for substantially complete RFA-1 application
September 30	Category 1 RFA-2 (site-specific) application deadline
October 13	Deadline for Surrounding Community/Impacted Live Entertainment (“ILEV”) Petitions to be submitted to MGC
	Deadline for Letters of Assent by Surrounding Communities Designated in an Application to be filed with MGC
October 23	Applicant may provide a response to Surrounding Community/ILEV Petitions to MGC
November 5	Applicant 90 minute presentations on Category 1 Application
November 12	Presentations by ILEV Petitioners and Applicant on petitions for designation
December 9	Decisions by Commission on ILEV Petitions
December 10	Written designation of Surrounding Communities/ILEVs that have assented to designations made in Category 1 Application
December 11	Beginning of 30-day statutory negotiation period
January 11, 2016	End of 30-day statutory negotiation period between Applicant and Surrounding Communities/ILEVs
January 12	Beginning of Binding Surrounding Community/ILEV Arbitration Process
January 19	Deadline for Selection of Arbitrator. If the parties cannot mutually select a single arbitrator, each party shall select one neutral, independent arbitrator who shall then mutually choose a third neutral, independent arbitrator. In the event that a third neutral, independent arbitrator is not selected, the Commission or its designee shall select the third neutral, independent arbitrator.
	Deadline for Best and Final Offer. Each party submits its best and final offer for a Surrounding Community Agreement/ILEV Agreement to the arbitrator and to the other party.
January 28	Public input hearing in Surrounding Community (Holbrook)
January 19 - February 8	Arbitrations. The arbitrator(s) conduct(s) any necessary proceedings.
February 8	Deadline for Arbitration report to be filed with Commission. The arbitrator(s) file(s) with the Commission, and issue(s) to the parties, a report specifying the terms of the Surrounding Community Agreement between the applicant and the community.
February 16	Five (5) days after receipt of the arbitrator’s report, either the parties sign a Surrounding Community Agreement and file it with the Commission, or the arbitrator’s report, shall be deemed to be the Surrounding Community Agreement between the parties
March 1	Open Host Community Hearing in Brockton
March 15	Presentation by Mashpee Wampanoag Tribe to Massachusetts Gaming

	Commission
March 24	Applicant response to Mashpee Wampanoag Tribe's presentation
March 28	Close Host Community Hearing in Brockton
April 26	License evaluation presentations and deliberations begin
April 27	License evaluation presentations and deliberations continue
April 28	License evaluation presentations and deliberations conclude. COMMISSION VOTES AGAINST AWARDED A COMMERCIAL RESORT-CASINO LICENSE IN REGION C

SLOTS-PARLOR

CATEGORY 2 (Slots-Parlor) Timeline

MassGaming awarded the slots-parlor license to Penn National Gaming on February 28, 2014

LAST UPDATED: 2.28.2014

DATE(S)	ACTION
October 4, 2013	Category 2 RFA-2 Application Deadline
October 21	Public input hearing in Surrounding Community (Lancaster) regarding Leominster slots-parlor proposal
October 22	Public input hearing in Surrounding Community (Wrentham) regarding Plainville slots-parlor proposal
October 23	Public input hearing in Surrounding Community (Wrentham) regarding Raynham slots-parlor proposal
December 3	Host Community Hearing in Leominster
December 4	Host Community Hearing in Plainville
December 5	Host Community Hearing in Raynham
December 31	Binding Arbitration Process begins
Before selecting an arbitrator	The parties must file with the Commission a notice of intent to commence Arbitration.
January 7, 2014	<p>The parties select a neutral, independent arbitrator. If the parties cannot mutually select a single arbitrator, each party shall select one neutral, independent arbitrator who shall then mutually choose a third neutral, independent arbitrator. In the event that a third neutral, independent arbitrator is not selected by 1/7/14, the Commission or its designee shall select the third neutral, independent arbitrator.</p> <p>Each party submits its best and final offer for a Surrounding Community Agreement to the arbitrator and to the other party.</p>
January 7-28	The arbitrator(s) conduct(s) any necessary proceedings.
January 27	Close of Host Community Hearing in Plainville. Close of Host Community Hearing in Raynham.
January 28	Close of Host Community Hearing in Leominster.
January 28	The arbitrator(s) file(s) with the Commission, and issue(s) to the parties, a report specifying the terms of the Surrounding Community Agreement between the applicant and the community
February 4	Either the parties sign a Surrounding Community Agreement and file it with the Commission, or the arbitrator's report shall be deemed to be the Surrounding Community Agreement between the parties.
February 25	License evaluation presentations and deliberations begin
February 26	License evaluation presentations and deliberations continue
February 27	License evaluation presentations and deliberations continue
February 28	AWARD OF CATEGORY 2 LICENSE