



City of Warrenville
CLASS V VIDEO GAMING
SUPPLEMENTAL LIQUOR LICENSE APPLICATION

*PLEASE COMPLETE THIS ENTIRE APPLICATION FORM IN FULL
AND ATTACH ALL REQUIRED DOCUMENTATION*

APPLICANT INFORMATION

- 1) Applicant (Must be the same as the Primary Liquor License Holder): _____

- 2) Doing Business As (if different from above): _____
- 3) Address of Establishment (list all street addresses): _____

- 4) Class of Primary Liquor License: _____
- 5) Original Date of Issuance of Primary Liquor License: _____

CLASS V VIDEO GAMING LICENSE ELIGIBILITY

In order for Applicants to apply for a Class V Liquor License, the Applicant must:

1. Have held the class A1, A2, A3, A5, A7, B2, or C liquor license for at least 12 consecutive months prior to the Class V liquor license application date and have not had the liquor license suspended or revoked during the 12-months before the class V license application date; and
2. Not owe the City any outstanding debts, fees, or other sums of money;

AVAILABILITY OF CLASS V LIQUOR LICENSES

Pursuant to Section 3-2-7.L of the City Code, the number of Class V Liquor Licenses available to be issued within the City is limited to six.



APPLICATION MATERIALS REQUIRED

Each of the following documents must be submitted together in order for the applicant to proceed and for permits to be issued:

1. A complete, signed, and notarized Class V Video Gaming Supplemental Liquor License Application.
2. The \$1,000 Initial License Fee.
3. A site plan of the establishment showing the proposed location of the video gaming terminals.

Additional materials or exhibits may be attached to this application if necessary or helpful in the review of the application.

MEAL SERVICE REQUIRED

Class V Liquor Licensed establishments (*except those holding a Class C Liquor License*) must serve meals. Section 3.2.7.L of the City Code provides that a licensee will be deemed to serve meals if:

1. Meals are prepared in and served to patrons from a commercial kitchen located on the premises;
2. The licensed establishment has entered into a written agreement with an establishment with a commercial kitchen to provide meals to patrons; or
3. Food sales constitute at least 20 percent of the licensed establishment's annual revenue.

Describe how the Applicant will satisfy the requirement to serve meals (attach additional material or exhibits if necessary or helpful): _____

APPLICANT ACKNOWLEDGMENTS AND AFFIRMATIONS

By execution of this application in the space provided below, the undersigned, on behalf of the Applicant, does hereby certify, acknowledge, agree and affirm to the City of Warrenville that:

1. The execution and submission of this Application by the undersigned has been duly authorized by the Applicant.
2. All statements contained in this Application and all attachments and supporting documents are true, correct and completed.
3. I (We) do not owe any outstanding debts, fees, or other sums of money to the City.



4. I (We) understand and will at all times comply with the following Class V License regulations:
- All video gaming terminals installed in a Class V licensed premises must be licensed pursuant to a valid video gaming terminal license issued by the City in accordance with Chapter 3 of Title 3 of this Code.
 - Except for those with a Class C liquor license, all Class V licensees must serve meals in accordance with Section 3-2-7 of the City Code.
 - All video gaming operations must be conducted pursuant to and in strict accordance with all City codes and ordinances, including, without limitation, Chapters 2 and 3 of Title 3 of the City Code, and all applicable State and federal laws, including, without limitation, the Illinois Video Gaming Act, and all rules, regulations and restrictions imposed by the Illinois Gaming Board.
 - Video gaming terminals may only be operated and used during such times as the holder of the liquor license hereunder is authorized to serve alcohol.
 - Licensees must immediately notify the Finance Director in the event the Illinois Gaming Board revokes or suspends the video gaming terminal operator's Illinois video gaming license.
 - Use of Video Gaming Terminals by Underage Persons Prohibited:
 - All video gaming terminals must be located in an area restricted to persons over 21 years of age. No licensed establishment, or its employee or agent may permit any person under the age of 21 years to be within the restricted area. Licensed establishments that admit individuals under the age of 21 must have the video gaming restricted area separated from the rest of the premises by a constructed divider that shields gaming machines from view of seated patrons outside the restricted area. The entrance to the restricted area must be within the view of at least one employee of the establishment who is over 21 years of age. Each underage person located within the restricted area constitutes a separate and distinct violation of this subsection.
 - No licensed establishment, or its employee or agent may permit any person under the age of 21 years to use, play, or operate a video gaming terminal. Each underage person using, playing, or operating a video gaming terminal constitutes a separate and distinct violation of this subsection.
 - It is unlawful for any person under 21 years of age to play or operate a video gaming terminal.



Signature of Class V License Applicant

Dated this _____ day of _____, 202__

Print Name: _____

Position/Title: _____

Signature: _____

