



The “Gaming Labs Certified” mark

General Information

The “Gaming Labs Certified” mark is a registered trademark of Gaming Laboratories International, LLC for use on products and related literature that have been certified for conformity by authorized GLI companies. Use of the mark signifies that the associated certified products have met the required standards following an evaluation by GLI. The technical and operational procedures GLI uses are reviewed for compliance in accordance with recognized international standards for quality and competence. The mark is intended to convey confidence to industry by certifying the compliance of the products following the evaluation. It should also convey a commitment on the part of GLI and the user of the mark to take measures necessary to ensure certified products remain compliant with specified requirements.

A stylized version of the mark is shown below as an example:



The GLI Marketing Department is based in the Las Vegas, Nevada location. They handle the administration involved in controlling and issuing the “Gaming Labs Certified” mark based on the information received from offices issuing certification reports and direction from legal counsel. This helps to ensure a consistent branding and better control via a single department that reports directly to the President at GLI World Headquarters. This also helps to improve the validity involved in our certification process by taking a global approach to risk management associated with using the mark. The GLI company responsible for the certification report must monitor their certifications and notify the Marketing Department when it is appropriate to issue or deny use of the mark. Personnel employed by GLI companies assist the Marketing Department and other departments perform any activities required to facilitate this process (i.e. Inspection, Testing, Research, Document Review, etc.).

GLI shall not refuse to authorize use of the mark to any entity except in cases where there is a failure to meet any of the requirements for obtaining the “Gaming Labs Certified” mark. There shall be no fee to use the Gaming Labs Certified” mark once issued to the supplier.

For those suppliers with equipment previously evaluated by GLI, a transfer may be requested for a certification against other applicable standards against which GLI can issue certification reports.

Once granted, use of the “Gaming Labs Certified” mark may not be transferred or assigned to a third party without entering a new agreement or without written consent from Gaming Laboratories International, LLC in certain unique situations. Requests for such consent must be made to GLI in writing and will be reviewed on a case-by-case basis.

Unless otherwise indicated, use of the “Gaming Labs Certified” mark is indefinite for compliant products certified by GLI provided the user adheres to the Conditions for Use. GLI may extend any applicable finite period of use, as in cases where products must be recertified. Such extensions may be granted if GLI is unable to recertify products through no fault of the user or if suitable arrangements are made between the user and GLI in writing.

GLI maintains an electronic register of all authorized users of the “Gaming Labs Certified” mark for review at the World Headquarters location in Lakewood, NJ. This register contains the user information along with the relevant standards and product information under which the authorization to use the certification mark was originally granted. Interested parties, including the public, should submit any requests to review this information in writing to GLI, 60 business days prior to the date of review unless other arrangements, required by law or agreed to by GLI. Any such requests must be acknowledged by a GLI Officer or Managing Director.



GLI submits official copies of the rules regarding the use the “Gaming Labs Certified” mark to the official Trademark Registrars or other authorized regulatory entities in various countries. Where required by the regulatory statute in a country, GLI provides advanced notification or submits a request for consent to amend the rules. No amendment to the rules is applicable or becomes official in these countries until or unless the changes are accepted by the appropriate authority. GLI will identify any amendments pending the consent of a Trademark Registrar in a separate document on the same web page containing the form to request the use of the “Gaming Labs Certified” mark. This document will identify sections and content containing the proposed amendments along with the countries where the consent to implement them is still pending. GLI provides users and stakeholders with advanced notice of any proposed changes to the GLI certification process or the rules governing the use of the mark prior to implementing or requiring compliance. Changes to the process and rules are available to interested parties upon request.

In Hong Kong, the only officially recognized rules regarding the “Gaming Labs Certified” mark are those accepted and approved by the Hong Kong Registrar of Trade Marks. They comprise the complete set of rules governing the authorization of suppliers to the use the “Gaming Labs Certified” mark in their entirety. Any amendments to the rules are not effective in Hong Kong until they are formally accepted by the Hong Kong Registrar of Trade Marks.

Obtaining the Mark

GLI will grant use of the “Gaming Labs Certified” mark to organizations who have submitted items that a GLI company has determined to meet all of the conformance criteria in an applicable GLI Standard(s) or other published regulatory requirements.

Requests for use of the “Gaming Labs Certified” mark must be submitted in writing or via the electronic request form provided on our website.

The entity making the request must generally be the owner or must be able to provide proof of authorization to use or exercise intellectual property rights over an item certified by GLI.

The requesting party must be able to provide any necessary reference information needed to confirm the validity of a GLI certification related to an item (i.e. a report or ID number of the item).

The requesting party must also agree to abide by the Conditions for Use and must have the intended placement of the mark reviewed by GLI prior to use.

Additional information assistance is available by calling one of our offices or by contacting us through our website.

Conditions for Use

Those wishing to use the “Gaming Labs Certified” mark must have their products evaluated by an authorized GLI company for compliance against a set of documented or published requirements. These include, but are not limited to standards such as those listed in the “[GLI Standards](#)” section of this manual, on the GLI website or specified by a regulatory agency. GLI anticipates that it will create additional standards as well as update the current standards to match suitability and fit-for-use needs of the gaming and wagering industry as new technology is introduced. The full list of current applicable GLI standards published by GLI is available at www.gaminglabs.com.

To obtain and continue to use the “Gaming Labs Certified”, the requesting party must agree to the following conditions:

- To permit GLI access to any additional documentation, copies of original documentation, and any other records deemed necessary to fulfill the request and verify the validity of a certification
- To allow GLI to observe the manufacturing process of products certified by GLI annually



- To ensure that the specifications of the item bearing the “Gaming Labs Certified” mark remain unaltered and notify GLI if any such changes are made
- To use the mark on or in reference only to the specific items certified by a Gaming Laboratories International company and the standards applicable to their certification
- To follow the approved placement guidelines when using the mark
- To maintain records of any customer complaints related to items certified
- To cease using the “Gaming Labs Certified” mark in accordance with any applicable Termination of Use Guidelines
- To notify GLI if any deficiencies are discovered that may have an adverse affect on the validity of a certification
- To ensure any test, inspection or certification document issued by GLI is only used in its original context, for its intended purposes and only for the product(s) referenced therein
- To make no false or misleading claims that may misrepresent the product(s) or content identified in a GLI test, inspection or certification document that may bring GLI or the report into disrepute

Placement Requirements

GLI must verify and approve the placement and any manner in which the “Gaming Labs Certified” mark is used. GLI will confirm the accuracy of the specific GLI standard(s) under which the user claims certification. Artwork may be obtained from GLI Las Vegas, 7160 Amigo Street, Las Vegas, Nevada 89119, USA – Attention: Marketing. Placement of the “Gaming Labs Certified” mark shall indicate under which standard it was certified.

The “Gaming Labs Certified” mark may not be placed in a sentence, boxed or otherwise confined within a border, rotated or placed on an angle, enlarged or otherwise modified from its original state as licensed except as provided by the terms of this agreement.

Trademark Acknowledgement

When specified, users must include specific acknowledgment whenever the “Gaming Labs Certified” mark is used. This acknowledgement is important as it reminds competitors, licensees, customers and others that Gaming Laboratories International, LLC claims exclusive rights to the mark and its usage. The correct acknowledgment is:

The “Gaming Labs Certified” mark is a registered trademark of Gaming Laboratories International, LLC in the United States and other countries.

Monitoring and Supervision

GLI takes the use of all of its trademarks, service marks and certification marks seriously. Efforts to monitor the use of these marks include but are not limited to the following:

- Attendance at worldwide tradeshows to observe all uses of the “Gaming Labs Certified” mark
- Reviewing trade publications and consumer publications in addition to commercial and non-commercial Internet websites for all uses of “Gaming Labs Certified” mark
- Requesting employees to report on uses of “Gaming Labs Certified” mark during routine worldwide inspections or observation of gaming equipment placed in service

Termination of Use Guidelines

GLI shall have the right by notice in writing to the authorized user to terminate their rights to apply the “Gaming Labs Certified” mark forthwith upon any of the following events:

Breach of Conditions



The certified user has breached one or more of the regulations and the breach is not remedied within 30 days of service of written notice specifying the breach by GLI.

Unsuitable Authorized User

The authorized user:

- Has ceased trading, becomes insolvent and/or
- Has a receiver, administrator, trustee, liquidator or similar officer appointed over the whole or any substantial part of its assets, and or
- Has a resolution to wind up passed (other than for the purposes of amalgamation or reconstruction) and/or
- There is a court order for winding up made against is and/or
- There is a resolution passed or a court order is issued placing it into liquidation

A GLI company has made notice to the user that the item(s) no longer meets the applicable standards against which the certification was issued and that such certification is REVOKED, due to facts discovered after said certification. Gaming Laboratories International, LLC provides no less than 60 days to the supplier to cure any documented deficiencies that cause to the certified product to be, in fact, not in compliance.

Unauthorized Use

GLI intends to protect its interests, reputation, and commitment to quality testing inspection and certification services. As such, GLI will aggressively seek to enforce its exclusive rights to the “Gaming Labs Certified” mark under U.S. and International laws governing the use of trademarks. GLI will seek court ordered injunctions, penalties, damages and other legal remedies for violations or perceived violations of the usage of its registered trademarks. This pertains to usage of the actual mark itself or a similar mark that may mislead or confuse a reasonable person into believing that GLI has certified or otherwise approved an item when it has not.