

REQUEST FOR PRE-CLEARANCE

Instructions:

- This form is for use by IGT Board members, Executive Officers, and other individuals who have been designated as insiders subject to pre-clearance who wish to transact in IGT securities.
- Please complete, execute, and submit this form to <u>CorporateSecretary@igt.com</u> a minimum of 48 hours and a maximum of 7 calendar days prior to the date on which you wish to transact (subject to the trading window period).
- For market transactions, this form may only be submitted within an open trading window.
- Unless otherwise noted, once pre-clearance is granted you will have 7 calendar days to execute the transaction before additional pre-clearance will be required.
- Please direct any questions to <u>CorporateSecretary@igt.com</u>.

Type of IGT Security (check one):				
☐ Ordinary Shares ☐ 6.500% Sr Sec'd Notes due 2025 ☐ 3.500% Sr Sec'd Notes due 2026 ☐ 4.125% Sr Sec'd Notes due 2026	☐ 6.250% Sr Sec'd Notes due ☐ 2.375% Sr Sec'd Notes due ☐ 5.25% Sr Sec'd Notes due 2	2028	Other (please specify):	
Type of Transaction (check all that a	ipply):			
☐ Sale or disposition ☐ Exercise options (net settlement) and to ☐ Exercise options (net settlement) and to ☐ Transfer from Fidelity account to anoth	sell shares	otions (you pay t	axes and fees in cash) and retain share ccount):	S
If you checked "sale or disposition" please/(mm/dd/yyyy)	indicate the date you acquired the	: IGT securities s	subject to the transaction:	_
<u>Transaction Details</u> :				
Desired number of IGT securities subject to	o the transaction:			
Desired date of transaction://	(mm/dd/yyyy)			
Form 144 Notice:				
Rule 144 under the Securities Act of 193 relationship of control with IGT PLC to s Securities Act of 1933 ("Form 144") with the individual during any three (3) month per \$50,000.	ubmit Form 144 – Notice of Pro ne U.S. Securities and Exchange	posed Sale of S Commission (the	Securities Pursuant to Rule 144 Under ("SEC") when the amount to be sold by	the the
For purposes of the Form 144 filing, only the beneficial owner ¹ executing the trans different legal title, and you should con transaction(s) and the filing implications.	action(s) must fulfill the reporting	obligation ever	n where the IGT securities are held un	der
Form 144 filings should be submitted to the	e SEC prior to executing any trans	action(s) requiri	ng such notification.	
Does your transaction require you to subm	it Form 144 with the SEC?	Yes □	No □	
If yes , please submit a copy of your duly fil	ed Form 144 soon after, and as a	condition subse	quent, to our approval.	

¹ Under the SEC definition, a "beneficial owner" of a security includes any person who, directly or indirectly, through any contract, arrangement, understanding, relationship or otherwise has or shares: (i) voting power, which includes the power to vote or to direct the voting of such security; and/or (ii) investment power, which includes the power to dispose or direct the disposition of such security.

	True	False	N/A				
I have read and understand IGT's Securities Trading Policy. ²							
I am not currently aware of any material nonpublic information ³ with respect to the IGT securities subject to this transaction. ⁴							
I am currently in compliance with any applicable share ownership guidelines and retention requirements. ^{5 6}							
After the proposed transaction I will be in compliance with any applicable share ownership guidelines and retention requirements. ³⁴							
I hereby certify that I have fully disclosed that information requested in this form and to the best of my knowledge and belief the proposed transaction will not violate the IGT Securities Trading Policy.							
Signature: Date://(mm/d	d/yyyy)						
Print Name:							

Certifications:

² The Securities Trading Policy is available for consultation at: http://phx.corporate-ir.net/phoenix.zhtml?c=119000&p=irol-govHighlights.

³ As set forth in the IGT Securities Trading Policy, material non-public information is information that a reasonable investor would consider important in deciding whether to purchase, sell or hold a security, or information that is likely to significantly alter the total mix of publicly available information about IGT. Any information that could reasonably be expected to affect the market price of a security is likely to be considered material. Material information can be positive or negative and can relate to any aspect of IGT's business or to any type of IGT securities, whether debt, equity or a hybrid.

⁴ N/A responses should be solely limited to transfers from Fidelity accounts to another securities account. All other transactions require certification.

⁵ Share ownership guidelines apply to SVPs and above, and to Board members. If you are unsure if share ownership guidelines or retention requirements are applicable to you, or if you are unsure of your compliance therewith, please contact People & Transformation at compensation@igt.com ahead of submitting this form for help. For Board members, please note that IGT's share ownership guidelines must be satisfied effective five years following their initial appointment as Board members.

⁶ If you or entities under your control currently hold IGT ordinary shares in securities accounts outside of Fidelity (including in trust for the benefit of your family members), please kindly provide a screen shot or copy of such accounts' current statements, which will help People & Transformation to confirm compliance with share ownership guidelines and retention requirements.