



NEVADA GAMING COMMISSION

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BRIAN DUFFRIN
Executive Secretary

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NOTICE TO LICENSEES

Notice # 2011-28

Issuer: Executive Secretary

DATE: JUNE 6, 2011

TO: ALL RESTRICTED LICENSEES AND OTHER INTERESTED PERSONS

SUBJECT: NOTICE OF HEARING FOR CONSIDERATION AND/OR ADOPTION OF AMENDMENTS TO REGULATION 3.015 OF THE NEVADA GAMING COMMISSION AND STATE GAMING CONTROL BOARD

The Nevada Gaming Commission will hold a public hearing on or about the hour of 10:00 a.m. on July 28, 2011, in Hearing Room 2450, 555 East Washington Avenue, Las Vegas, Nevada, for the purpose of consideration and/or adoption of possible amendments to the following regulation.

NGC REGULATION 3.015 "APPLICATIONS FOR RESTRICTED LICENSES"

PURPOSE OF THE AMENDMENT: To consider and/or adopt amendments to Nevada Gaming Commission Regulation 3.015 which includes but is not limited to the minimum size of the location available for use by patrons for gaming and non-gaming operations; whether the operation of a kitchen for service of hot meals to the public should be required at the location together with the kitchen's hours of operation; and whether a restaurant with minimum patron seating should be required; to consider whether a minimum number or percentage of the authorized slot machines should be embedded in a physical bar that serves beverages to patron; to consider whether these requirements and/or others must be met by new applicants for restricted gaming licenses and/or persons who currently hold restricted gaming licenses, and under what conditions and circumstances these requirements and others should be imposed; to consider whether certain criteria, and/or minimum standards should be established or changed from those currently applicable, to meet and comply with the requirement and meaning of "incidental to the primary business" as used within NRS 463.0189 and NGC Regulation 3.015;

to determine if the presumptions currently set forth in NGC Regulation 3.015 that are applicable to determining whether gaming is "incidental to the primary business" should continue to apply and if so, what circumstances and criteria shall be used to make the determinations; to take such additional action as may be necessary and proper to effectuate these stated purposes.

The proposed amendments will be considered by the Commission in accordance with the provisions of NRS 463.145 which allows that on the date and at the time and place designated, any interested person, or their duly authorized representative, or both, shall be afforded the opportunity to present statements, arguments or contentions in writing, with or without the opportunity to present the same orally.

This matter will be heard by the Nevada Gaming Commission at the July 28, 2011 meeting, and may be continued and heard at subsequent meetings of the Nevada Gaming Commission as required to effectuate the above stated purpose. This notice is also posted on the Commission's web site at www.gaming.nv.gov. as required by NRS 463.145.

Sincerely,

Brian Duffrin
Executive Secretary

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