



NEVADA GAMING COMMISSION

1919 College Parkway, P.O. Box 8003
Carson City, Nevada 89702
(775) 684-7750

BRIAN SANDOVAL
Governor

BRIAN DUFFRIN
Executive Secretary

PETER C. BERNHARD, *Chairman*
TONY ALAMO, M.D., *Member*
JOSEPH W. BROWN, *Member*
JOHN T. MORAN JR., *Member*
RANDOLPH J. TOWNSEND, *Member*

1st AMENDED NOTICE TO LICENSEES AND OTHER INTERESTED PERSONS

Notice # 2011-51

Issuer: Executive Secretary

DATE: AUGUST 18, 2011
TO: ALL LICENSEES AND OTHER INTERESTED PERSONS
SUBJECT: NOTICE OF HEARING FOR CONSIDERATION AND/OR ADOPTION OF AMENDMENTS TO REGULATIONS 2, 5, 6, 14, 15, 15A AND 15B 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 September 22, 2011, at the State Gaming Control Board, Grant Sawyer Building, Hearing Room 2450, 555 East Washington Avenue, Las Vegas, Nevada, for the purpose of considering adoption, amendment or repeal of the following regulations:

NGC REGULATION 2—NEVADA GAMING COMMISSION AND STATE GAMING CONTROL BOARD: ORGANIZATION AND ADMINISTRATION; GAMING POLICY COMMITTEE.

PURPOSE: To update the service of notices in general to require such notices be served by electronic mail, except as otherwise provided by law or regulation; to require every applicant and licensee to provide an electronic mail address for the purposes of receiving such notices; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

NGC REGULATION 5—OPERATION OF GAMING ESTABLISHMENTS.

PURPOSE: To set out where a mobile gaming system may be exposed for play and where such a system is prohibited from being exposed for play; to modify or delete certain definitions in line with recent statutory changes concerning mobile gaming; to provide for waiver of regulatory requirements prohibiting mobile gaming systems from being exposed for play in certain areas; to provide for designation by the board chairman of areas where a mobile gaming system may be exposed for play; to provide for review and appeal of a decision made by the board chairman; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

NGC REGULATION 6—ACCOUNTING REGULATIONS: PROPOSED AMENDMENTS TO REGULATION 6.110, GROSS REVENUE COMPUTATION RELATING TO UNREDEEMED PAYOUT RECEIPTS AND WAGERING VOUCHERS ISSUED AT A SLOT MACHINE.

PURPOSE: To amend regulation regarding the deduction of payout receipts and wagering vouchers issued at a game or gaming device; To amend the regulation regarding the number of days after issuance that payout receipts and wagering vouchers expire; To amend regulation to add specific requirements regarding the adding of expired slot machine wagering vouchers back into gross revenue; To amend regulation to add specific requirements regarding the reporting of expired slot machine wagering vouchers to the commission; To amend regulation to add specific requirement regarding remitting of seventy-five percent of the value of expired slot machine wagering vouchers to the commission; To amend regulation regarding the honoring of previously expired payout vouchers and wagering vouchers in regards to reported gross revenue; To amend regulation to provide for the handling of expired slot machine wagering vouchers that are subsequently honored by a licensee; To amend the regulation to provide for record keeping requirements relating to the unredeemed payout receipts and wagering vouchers, including unredeemed slot machine wagering vouchers; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

NGC REGULATION 14.010 – DEFINITIONS; 14.050—TECHNICAL STANDARDS.

PURPOSE: To update the definition of mobile gaming system in line with recent statutory changes; to allow published notice concerning technical standards and revisions thereto to be published on the internet; to clarify that all sections of Regulation 14.050 apply to revisions of the technical standards; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

NGC REGULATION 15—CORPORATE LICENSEES: PROPOSED AMENDMENTS TO REGULATIONS 15.530-1 and 15.585.7-4; and PROPOSED DELETION OF REGULATION 15.490.1b-1.

PURPOSE: To make changes to the requirements concerning when findings of suitability, licensing, and/or registration are required of individual stockholders of corporate licensees and corporate holding companies; to set out the investigative fees for such registration; to delete the regulatory prohibition concerning foreign corporations holding a license issued by the commission in line with statutory changes; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

NGC REGULATION 15A—LIMITED PARTNERSHIP LICENSEES: PROPOSED AMENDMENTS TO REGULATIONS 15A.010, 15A.060, and 15A.190; PROPOSED NEW REGULATION 15A.065; and PROPOSED DELETION OF 15A.100.

PURPOSE: To adopt regulations setting out registration and licensing requirements for limited partners of limited partnerships holding less than a 5 percent ownership interest in the limited partnership; to set out the investigative fees for such registration; to make changes to the requirements concerning when licensing and/or registration of limited partners of limited partnership holding companies is required; to set out the investigative fees for such registration;

to delete the regulatory prohibition concerning foreign limited partnerships holding a license issued by the commission in line with statutory changes; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

NGC REGULATION 15B—LIMITED-LIABILITY COMPANY LICENSEES: PROPOSED AMENDMENTS TO REGULATIONS 15B.010, 15B.060, and 15B.190; PROPOSED NEW REGULATION 15B.065; and PROPOSED DELETION OF 15B.100.

PURPOSE: To adopt regulations setting out registration and licensing requirements for members of limited-liability companies holding less than a 5 percent ownership interest in the limited-liability company; to set out the investigative fees for such registration; to make changes to the requirements concerning when licensing and/or registration of members of limited-liability company holding companies is required; to set out the investigative fees for such registration; to delete the regulatory prohibition concerning foreign limited-liability companies holding a license issued by the commission in line with statutory changes; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

The proposed regulation changes 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 September 22, 2011 meeting, and may be continued and heard at subsequent meetings of the Nevada Gaming Commission as required to effectuate the above stated purposes. 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