



NEVADA GAMING COMMISSION

1919 College Parkway, P.O. Box 8003

Carson City, Nevada 89702

(775) 684-7750

BRIAN SANDOVAL
Governor

SALLY P. ELLOYAN
Executive Secretary

PETER C. BERNHARD, *Chairman*
TONY ALAMO, M.D., *Member*
JOSEPH W. BROWN, *Member*
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NOTICE TO LICENSEES AND OTHER INTERESTED PERSONS

Notice # 2012-57

Issuer: Executive Secretary

DATE: JUNE 25, 2012

TO: ALL LICENSEES AND OTHER INTERESTED PERSONS

SUBJECT: NOTICE OF HEARING FOR CONSIDERATION AND/OR ADOPTION OF AMENDMENTS TO REGULATIONS 4 AND 5 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 26, 2012 at the State Gaming Control Board, Grant Sawyer Building, Hearing Room 2450, 555 East Washington Avenue, Las Vegas, Nevada, via video conference to the State Gaming Control Board, 1919 College Parkway, Carson City, Nevada for the purpose of considering adoption, amendment or repeal of the following regulations:

REGULATION 4: APPLICATIONS: PROCEDURE PROPOSED AMENDMENTS TO REGULATION 4.070

PURPOSE: In accordance with NRS 463.145 and NRS 463.150, to establish a nonrefundable application fee for those service provider license applicants subject to a class 2 or 3 investigation; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

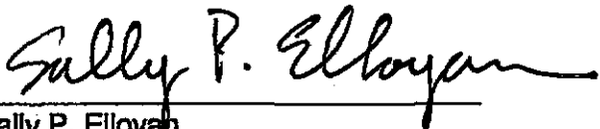
PROPOSED AMENDMENTS TO REGULATION 5

PURPOSE: In accordance with NRS 463.145, NRS 463.150 and NRS 463.750, to amend Regulation 5: 1) to provide for the use of the State Gaming Control Board's (Board) online gaming employee registration system to register gaming employees and to make subsequent changes to gaming employee registration records as necessary; 2) to allow for the payment of fees relating to gaming employee registrations via credit or debit card through the Board's online gaming employee registration system; 3) to remove subsection 2 of Regulation 5.101 relating to the expiration of work permits; 4) to replace provisions that require notice relating to the adoption or revision of any casino surveillance standards be made via publication in various newspapers with requirements that such adoption or revision be noticed instead on the Board's Internet website(s) and to replace provision that requires the Board to mail copies of the proposed casino surveillance standards with a provision that only requires that the Board send notice of the revisions and/or proposed revisions with a referral to the Board's internet website to obtain a copy of the documents containing the revisions and/or proposed revisions; 5) to define additional types of service providers and include such persons within the overall definition of "service provider" requiring them to be licensed; 6) to clarify that the level of investigation conducted by the Board of a service provider is divided into three classes based on the significance of the activities to be provided and the regulatory risk of the service provider and to clarify which class of investigation specific types of service providers are subject to; 7) to provide the chairman with the discretion to investigate and review applicants for a service provider license that is subject to a class 2 investigation as he deems necessary but that is at a level less than a class 1 investigation and more than a class 3 investigation; 8) to clarify provisions applicable to marketing affiliate service providers; 9) to clarify that a class 3 service provider application shall include an affirmative statement that the applicant consents to payment of all application and investigative fees related to the application for an interactive gaming service provider license in accordance with Regulation 4.070 should such application be activated; 10) to remove provisions specific to the payment of application and investigative fees for a class 3 service provider license given that reference is made to Regulation 4.070 where such fees are addressed; 11) to require service providers pay an annual license fee; and 12) 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 July 26, 2012 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,



Sally P. Elloyan
Executive Secretary