

STATE OF NEVADA

GAMING CONTROL BOARD

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A.G. BURNETT, Chairman SHAWN R. REID, Member TERRY JOHNSON, Member

NOTICE TO LICENSEES

Notice #2016-04 Issuing Division: Enforcement

DATE: JANUARY 4, 2016

TO: ALL NONRESTRICTED LICENSEES AND INTERESTED PARTIES

FROM: JAMES TAYLOR, DEPUTY CHIEF

SUBJECT: NON-RESTRICTED LICENSEE - CLUB VENUE

In anticipation of the May 1, 2016, effective date of the Club Venue regulation (and the effective date of certain classifications of employee registrations beginning as early as February 1, 2016) we ask that you provide the Enforcement Division with a list of venues within your establishments that you consider to fall under the definition of Club Venue as outlined in Senate Bill 38 and Regulation 5.300:

SB 38

Statutory definition:

Sec. 1.4. "Club venue" means a venue, including, without limitation, a pool venue, that:

- 1. Is located on the premises of a non-restricted gaming establishment;
- 2. Prohibits patrons under 21 years of age from entering the premises;
- 3. Is licensed to serve alcohol;
- 4. Allows dancing; and
- 5. Offers live music, a disc jockey or an emcee.

Regulation 5.300 Applicability.

- 1. Sections 5.300 through 5.380 shall only apply to club venues which:
 - (a) Serve alcohol from at least one bar which is not portable;
 - (b) Have at least one designated area where patrons are permitted to dance; and
 - (c) Charge an admission fee or cover charge.

- 2. The chairman, or his designee, may, in his sole and absolute discretion, designate additional club venues to which sections 5.300 through 5.380 shall apply.
- 3. The chairman, or his designee, may, in his sole and absolute discretion, limit the application of sections 5.300 through 5.380 with regard to club venues:
 - (a) Operating primarily as showrooms, theaters, concert venues, or interactive entertainment centers or
 - (b) Hosting short-term events conducted by a licensee or club venue operator in conjunction with a convention, corporate, or charitable event.

Please email a spreadsheet listing (1) the licensee name, (2) the qualifying club venue(s) and (3) the management company for the club venue (if different than the licensee) to Deputy Chief James Taylor by January 25, 2016, at itaylor@gcb.nv.gov – subject line of the email should have: CLUB VENUE LIST - LICENSEE NAME.

It is important that we address any questions regarding the applicability of the statutes and regulations to any particular venue, well in advance of the effective date. Please direct any such inquires to the email listed above.