

PROPOSED AMENDMENT TO REGULATION 5.200

PURPOSE: To modify financial criteria necessary to enter a gaming salon; to adjust the time period for which guests of a salon patron may remain in the gaming salon without the salon patron; to modify gaming salon logging and reporting requirements; to modify minimum wagers; to modify gaming salon supervision requirements; to require reporting regarding conduct in gaming salons; to create requirements under which a gaming salon may be opened to the general public; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

REGULATION 5 OPERATION OF GAMING ESTABLISHMENTS

(Draft Date: August 7, 2025)

New
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5.200 Licensing and operation of a gaming salon.

1. No Change.

2. Applications for a license to operate a gaming salon or gaming salons shall be made, processed, and determined in the same manner as applications for a nonrestricted gaming license, using such forms as the Chair may require or approve. Only the licensee of the establishment at which the gaming salon or gaming salons will be operated may apply for a license to operate the gaming salon or gaming salons. The application shall provide:

(a) A description of where the gaming salon or gaming salons will be located on the property of a resort hotel.

(b) Clear and legible diagrams of the interior of the gaming salon or gaming salons. The diagrams must be representative and proportional~~{,}~~ and include specific reference to the size of the gaming salon or gaming salons through the use of detailed measurements. Diagrams must be submitted with the initial application that clearly depict each entrance and exit.

(c) The proposed amendments relating to the operation of the gaming salon or gaming salons to the establishment's administrative and accounting procedures adopted pursuant to Regulation 6.090.

(d) Financial criteria for admission of a salon patron to a gaming salon for:

(1) Games other than poker shall include a front money deposit of at least \$~~{300,000}~~50,000, or ~~{a}~~ \$~~{300,000}~~50,000 ~~{line-of}~~ in credit extended to the salon patron, or a combination thereof of at least \$~~{300,000,}~~50,000. These financial criteria shall not apply to quests. If a gaming salon is opened to salon patrons for the game of poker, a licensee shall also ensure compliance with the financial criteria of this subsection if a game other than poker is offered in the gaming salon during the time the gaming salon is open for games other than poker.

(2) The game of poker shall include a buy-in of at least \$10,000 for each salon patron. All participants in the game of poker offered for play in a gaming salon must be salon patrons. A game of poker may not commence in a gaming salon with less than a

\$50,000 total buy-in. If a gaming salon is opened to a salon patron for games other than poker, a licensee shall also ensure compliance with the financial criteria of this subsection if the game of poker is offered in the gaming salon during the time the gaming salon is open for the game of poker.

~~↳[established by the licensee]~~ The licensee shall be responsible for establishing the required financial criteria in accordance with Regulation 6.120 and the licensee's system of internal control.

(e) Plans for the surveillance and security system for the gaming salon or gaming salons.

(f) Such other or additional information and details as may be required or deemed necessary by the Chair.

3. A licensee who operates a gaming salon on the property of a resort hotel shall comply with the following restrictions and requirements, in addition to any other requirements set forth in the NRS or the regulations of the Commission~~[- In this regard, the licensee shall]:~~

(a) Establish a log that contains the:

(1) ~~[n]~~ Name of each salon patron of the gaming salon and guests. ~~[- as well as the t]~~;

(2) Times each salon patron enters and leaves the gaming salon;

(3) Information necessary to ascertain that government issued identification for each salon patron and wagering quest was examined and is on file in the licensee's records;

(4) Games offered in each salon;

(5) Financial criteria verification and results therefrom performed for each salon patron; and

(6) Such other information as the Chair may require.

~~↳~~The log shall be maintained for a period of not less than two years.

(b) Surveillance shall be maintained in accordance with Surveillance Standard 10.

(c) The games a gaming salon may offer for play may include table games, slot machines, any other gambling games, or any combination thereof. ~~[Ensure that at all times the gaming salon is open to a patron for play, that at least one table game is available for play. Minimum wagers within the gaming salon shall not be less than \$500 for slot machines.]~~

(d) Minimum wagers within the gaming salon shall be set at the discretion of the licensee for table games.

(e) Minimum wagers for slot machines within the gaming salon must be established by the licensee and approved by the Board. A licensee shall submit a written request for slot machine minimum wagers to the Chair. A request for slot machine minimum wagers of not less than \$5 shall be deemed approved upon submission. A request for slot machine minimum wagers of less than \$5 may be implemented by a licensee upon approval from the Chair.

~~[(d)]~~(f) Ensure that at all times a salon patron or quest thereof is present in a gaming salon ~~[is open to a patron for play]~~, a gaming employee, in addition to any dealer or dealers present to operate any table games, is physically present in the salon and actively supervising the operation. A licensee shall secure the gaming salon and all games therein if no salon patron or quest thereof is present in the gaming salon.

~~{{e}}~~(g) Admit into the gaming salon as salon patrons only those individuals who meet the approved financial criteria and retain for five (5) years, documentation evidencing each salon patron's qualifications under the criteria.

~~{{f}}~~(h) Ensure that the gaming salon is not established in, and direct ingress or egress is not provided from, a room available for sleeping or living accommodations.

(i) Immediately report to the Board any conduct in a gaming salon which might not be in accordance with proper standards of custom, decorum, and decency or any conduct in a salon which might reflect on the repute of the State of Nevada or act as a detriment to the development of the industry.

4. A salon patron may be accompanied by as many guests as the licensee permits. Prior or contemporaneous to any guest wagering in a gaming salon, a salon patron must be, or have been, physically present in the gaming salon. The licensee may permit guests to continue wagering during periods of time when the salon patron leaves the gaming salon for a period not to exceed ~~{{6}}~~ 24 hours.

5. A license granted by the Commission to operate a gaming salon shall allow for the initial opening of one or more gaming salons at the resort hotel. Subsequent to initial gaming salon licensing, each additional gaming salon to be operated on the property of the resort hotel must adhere to all applicable statutes and regulations of the Commission and may only be opened after obtaining prior administrative approval from the Chair. The Chair, in the Chair's sole and absolute discretion, may refer a request for an additional gaming salon to the full Board and Commission for consideration of approval.

6. A licensee shall not:

(a) ~~{{c}}~~Cchange the size or location of any approved gaming salon, or materially alter its physical characteristics, without the prior written administrative approval of the Chair. A licensee may change the number, type and configuration of the games or devices offered within the gaming salon subsequent to initial licensing, provided security, internal controls, accounting and all other requirements of this section as well as all other applicable statutes and regulations of the Commission are fully satisfied.

(b) Open an area approved to operate as a gaming salon to the public without the prior written administrative approval of the Chair unless the salon was previously conditioned to allow such opening. The Chair may modify or revoke such approval in writing.

(1) A request for such approval shall include:

(I) Comprehensive diagrams detailing the proposed placement of prominent signs in all gaming areas, outside of the entrance to the gaming salon, and in other areas sufficient to clearly direct patrons to the salon;

(II) Comprehensive diagrams demonstrating the ease of public access to the gaming salon from all exterior public doors and gaming areas;

(III) Descriptions and explanations of all measures used to ensure the gaming salon location is open to the public without any intimidating factors restricting access to the location; and

(IV) Detailed designs for signs directing patrons to the gaming salon which must include the following language: "A gaming salon restricting access to the public pursuant to NRS 463.4076 is now open for public play of all games located in the salon. Anyone

permitted to be present in a gaming area of this establishment may be present in the salon while it is open to the public.”

(2) The Chair may condition such approval to require:

(I) The placement of additional signs and additional or alternative language on any or all signs;

(II) Additional or alternative methods to ensure easy public ingress into the gaming salon when it is open to the public; and

(III) Any other condition deemed necessary by the Chair to ensure the gaming salon is truly open to the public pursuant to NRS 463.0129(1)(e) or to ensure that gaming is strictly regulated pursuant to NRS 463.0129(1)(c).

7. A licensee affected by an adverse administrative decision may appeal the determination as provided in NGC Regulations 4.190 and 4.195. The Chair, in the Chair's sole and absolute discretion, may refer a modification request or a public opening request to the full Board and Commission for consideration of approval.

~~7~~8. Information provided to the Board pursuant to this section is considered to be confidential pursuant to the applicable provisions of NRS 463.120(4).