

**State of California
Office of Administrative Law**

In re:
California Gambling Control Commission

NOTICE OF APPROVAL OF REGULATORY
ACTION

Regulatory Action:

Government Code Section 11349.3

Title 4, California Code of Regulations

OAL File No. 2009-0716-05 S

Adopt sections: 12380, 12381, 12384,
12385, 12386

Amend sections: 12360

Repeal sections:

This regulatory action adopts minimum internal control standards (MICS) for the policies and procedures to be adopted by each gambling establishment licensee.

OAL approves this regulatory action pursuant to section 11349.3 of the Government Code. This regulatory action becomes effective on 9/24/2009.

Date: 8/25/2009

CRAIG TARPENNING

Craig S. Tarpenning
Senior Staff Counsel

For: SUSAN LAPSLEY
Director

Original: Terri A. Ciau

Copy: James Allen

REGULAR

See instructions on reverse)

For use by Secretary of State only

STD. 400 (REV. 01-09)

OAL FILE NUMBERS	NOTICE FILE NUMBER Z-2008-0916-07	REGULATORY ACTION NUMBER 2009-0716-055	EMERGENCY NUMBER
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ENDORSED FILED
IN THE OFFICE OF

2009 AUG 25 PM 2:03

Debra Bowen
DEBRA BOWEN
SECRETARY OF STATE

For use by Office of Administrative Law (OAL) only

2009 JUL 16 PM 4:06
OFFICE OF ADMINISTRATIVE LAW

NOTICE	REGULATIONS
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AGENCY WITH RULEMAKING AUTHORITY
California Gambling Control Commission

AGENCY FILE NUMBER (If any)
CGCC-GCA-2008-03-R

A. PUBLICATION OF NOTICE (Complete for publication in Notice Register)

1. SUBJECT OF NOTICE	TITLE(S)	FIRST SECTION AFFECTED	2. REQUESTED PUBLICATION DATE
3. NOTICE TYPE <input type="checkbox"/> Notice re Proposed Regulatory Action <input type="checkbox"/> Other	4. AGENCY CONTACT PERSON	TELEPHONE NUMBER	FAX NUMBER (Optional)
OAL USE ONLY <input type="checkbox"/> Approved as Submitted <input type="checkbox"/> Approved as Modified <input type="checkbox"/> Disapproved/Withdrawn	ACTION ON PROPOSED NOTICE	NOTICE REGISTER NUMBER 08-#39-2	PUBLICATION DATE 9-26-2008

B. SUBMISSION OF REGULATIONS (Complete when submitting regulations)

1a. SUBJECT OF REGULATION(S) Minimum Internal Control Standards (MICS)	1b. ALL PREVIOUS RELATED OAL REGULATORY ACTION NUMBER(S) N/A
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2. SPECIFY CALIFORNIA CODE OF REGULATIONS TITLE(S) AND SECTION(S) (Including title 26, if toxics related)

SECTION(S) AFFECTED (List all section number(s) individually. Attach additional sheet if needed.)	ADOPT §§ 12380, 12381, 12384, 12385 and 12386
	AMEND § 12360
TITLE(S) 4	REPEAL

3. TYPE OF FILING

<input checked="" type="checkbox"/> Regular Rulemaking (Gov. Code §11346)	<input type="checkbox"/> Certificate of Compliance: The agency officer named below certifies that this agency complied with the provisions of Gov. Code §§11346.2-11347.3 either before the emergency regulation was adopted or within the time period required by statute.	<input type="checkbox"/> Emergency Readopt (Gov. Code, §11346.1(h))	<input type="checkbox"/> Changes Without Regulatory Effect (Cal. Code Regs., title 1, §100)
<input type="checkbox"/> Resubmittal of disapproved or withdrawn nonemergency filing (Gov. Code §§11349.3, 11349.4)	<input type="checkbox"/> Resubmittal of disapproved or withdrawn emergency filing (Gov. Code, §11346.1)	<input type="checkbox"/> File & Print	<input type="checkbox"/> Print Only
<input type="checkbox"/> Emergency (Gov. Code, §11346.1(b))		<input type="checkbox"/> Other (Specify) _____	

4. ALL BEGINNING AND ENDING DATES OF AVAILABILITY OF MODIFIED REGULATIONS AND/OR MATERIAL ADDED TO THE RULEMAKING FILE (Cal. Code Regs. title 1, §44 and Gov. Code §11347.1)
September 26, 2008 - November 25, 2008; February 17, 2009 - March 5, 2009; May 11, 2009 - May 26, 2009

5. EFFECTIVE DATE OF CHANGES (Gov. Code, §§ 11343.4, 11346.1(d); Cal. Code Regs., title 1, §100)

<input checked="" type="checkbox"/> Effective 30th day after filing with Secretary of State	<input type="checkbox"/> Effective on filing with Secretary of State	<input type="checkbox"/> §100 Changes Without Regulatory Effect	<input type="checkbox"/> Effective other (Specify) _____
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6. CHECK IF THESE REGULATIONS REQUIRE NOTICE TO, OR REVIEW, CONSULTATION, APPROVAL OR CONCURRENCE BY, ANOTHER AGENCY OR ENTITY

<input type="checkbox"/> Department of Finance (Form STD. 399) (SAM §6660)	<input type="checkbox"/> Fair Political Practices Commission	<input type="checkbox"/> State Fire Marshal
<input type="checkbox"/> Other (Specify) _____		

7. CONTACT PERSON James Allen	TELEPHONE NUMBER (916) 263-4024	FAX NUMBER (Optional) (916) 263-0499	E-MAIL ADDRESS (Optional) jallen@cgcc.ca.gov
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8. I certify that the attached copy of the regulation(s) is a true and correct copy of the regulation(s) identified on this form, that the information specified on this form is true and correct, and that I am the head of the agency taking this action, or a designee of the head of the agency, and am authorized to make this certification.

SIGNATURE OF AGENCY HEAD OR DESIGNEE <i>Teresa A. Ciau</i>	DATE 7/16/09
TYPED NAME AND TITLE OF SIGNATORY Teresa A. Ciau, Executive Director	

For use by Office of Administrative Law (OAL) only

ENDORSED APPROVED

AUG 25 2009

(Office of Administrative Law)

Final Text of Proposed Regulations

**MINIMUM INTERNAL CONTROL STANDARDS (MICS) FOR GAMBLING ESTABLISHMENTS:
GENERAL TERMS, CONDITIONS & DEFINITIONS; POLICIES & PROCEDURES; DROP & DROP
COLLECTION; COUNT & COUNT ROOM FUNCTIONS; AND CAGE FUNCTIONS.**

CGCC-GCA-2008-03-R

TITLE 4. BUSINESS REGULATIONS.

DIVISION 18. CALIFORNIA GAMBLING CONTROL COMMISSION.

CHAPTER 7. CONDITIONS OF OPERATION FOR GAMBLING ESTABLISHMENTS.

ARTICLE 1. GENERAL PROVISIONS.

§ 12360. Chapter Definitions.

The definitions in Business and Professions Code section 19805 govern the construction of this chapter. As used in this chapter,;

(a) "Licensee" means "owner licensee" as defined in Business and Professions Code section 19805, subdivision (ac).

(b) "Security department," means the operational entity within a gambling establishment that is responsible, but not necessarily solely responsible, for patrol of the public areas of the establishment, and to assist in:

(1) Maintaining order and security;

(2) Excluding underage patrons;

(3) Responding to incidents involving patrons or others;

(4) Detecting, reporting and deterring suspected illegal activity; and

(5) Completing incident reports.

(c) "Surveillance unit," means the operational system or entity within a gambling establishment that is responsible for the video recording, as may be specified in Article 3 of this chapter, of all activities required to be under surveillance, monitored and/or recorded pursuant to the Act and this division for the purposes of detecting, documenting and reporting suspected illegal activities, including suspected gambling by persons under 21 years of age, and assisting the personnel of the security department in the performance of their duties.

NOTE: Authority cited: Section 19811, 19824, 19840, 19841 and 19924, Business and Professions Code. Reference: Section 19805, 19841, 19860 and 19924, Business and Professions Code.

1 ARTICLE 3. MINIMUM INTERNAL CONTROL STANDARDS (MICS)
2 FOR GAMBLING ESTABLISHMENTS.
3
4

5 **§ 12380. Minimum Internal Control Standards; General Terms, Conditions, Definitions.**

6 (a) “Minimum Internal Control Standards,” or “MICS,” are the minimum requirements to
7 operate a gambling establishment as set forth in this chapter, and include, but are not limited to,
8 administration controls, and controls requiring segregation of duties. A licensee must meet or
9 exceed these requirements in controlling their gambling operation.

10 (b) The purposes of the MICS are to better ensure the maintenance of accurate records, the
11 recording of all income, the safeguarding of assets and records of the gambling establishment,
12 operational efficiency and integrity, and adherence to prescribed policies and procedures.

13 (c) Failure by a licensee to comply with the requirements of this article constitutes an
14 unsuitable method of operation and is a ground for disciplinary action.

15 (d) For purposes of this article:

16 (1) “Tier I licensee,” means an owner licensee authorized to operate one to five tables.

17 (2) “Tier II licensee,” means an owner licensee authorized to operate six to ten tables.

18 (3) “Tier III licensee,” means an owner licensee authorized to operate eleven to thirty tables.

19 (4) “Tier IV licensee,” means an owner licensee authorized to operate thirty-one to sixty
20 tables.

21 (5) “Tier V licensee,” means an owner licensee authorized to operate sixty-one or more
22 tables.

23 (6) Absent specific reference to a particular tier, any requirement of any regulation in this
24 article shall be deemed to be applicable to all licensees.

25 NOTE: Authority cited: Sections 19840, 19841 and 19924, Business and Professions Code. Reference: Sections
26 19840, 19841, 19922 and 19924, Business and Professions Code.
27

28 **§ 12381. Policies and Procedures.**

29 (a) All licensees shall have written policies and procedures that meet or exceed the MICS
30 contained in this article.

31 (b) A licensee’s policies and procedures shall be communicated to employees through new
32 employee orientations and periodic training sessions.

33 (c) Adherence to the policies and procedures established to comply with this article shall be

1 required.

2 (d) On request, copies of a licensee's policies and procedures shall be provided, within a
3 reasonable time specified, for the Commission and/or Bureau to review.

4 (e) Unless otherwise specified in this chapter, all forms, books, records, logs, lists and any
5 and all other original source or duplicate documentation required to be maintained by a licensee
6 pursuant to this chapter shall be:

7 (1) Recorded in English;

8 (2) Recorded in a permanent form or media; and

9 (3) Maintained for a minimum of three years, unless otherwise specified, in a secured area on
10 site at the gambling establishment or at a California facility approved in advance by the Bureau.

11 (f) In addition to the requirements of subsection (a) through and including (e), licensees in
12 Tiers II through and including V shall assign the overall responsibility for establishing,
13 periodically reviewing, monitoring, and testing for compliance with their MICS policies and
14 procedures to a specific owner licensee or key employee and shall document the assignment in
15 the licensee's policies and procedures. Tests for compliance with MICS policies and procedures
16 shall be performed at least annually, and may be performed by a licensee's staff, other than the
17 person or persons who normally perform the duties being tested, or by agents or outside
18 consultants (e.g., a certified public accountant) for the licensee. The results of the tests, and a
19 detailed record of the efforts to correct any noncompliance found as a result of the tests, shall be
20 documented and the documentation retained by the licensee.

21 (g) Licensees shall establish and implement policies and procedures in accordance with the
22 applicable provisions of this section no later than ~~the first day of the first full month six months~~
23 ~~following the effective date of this section.~~ April 1, 2010.

24 NOTE: Authority cited: Sections 19827, 19840, 19841 and 19924, Business and Professions Code. Reference:
25 Sections 19827, 19841, 19922 and 19924, Business and Professions Code.

26

27 **§ 12384. Drop and Drop Collection.**

28 (a) The policies and procedures for all Tiers shall meet or exceed the following standards for
29 the drop and collection of the drop for non-electronic gambling tables:

30 (1) Drop collection fees shall be deposited into a secure container, known as a "drop box,"
31 that shall be securely attached to the gambling table. A drop box shall be constructed and
32 controlled in a manner to provide for the security of its contents.

1 (2) If a jackpot or any other player-funded gaming activity is offered, jackpot collections
2 shall be deposited into a separate drop box, or otherwise segregated, and accounted for
3 separately.

4 (3) Drop boxes shall have all of the following:

5 (A) A lock securing the contents.

6 (B) A separate lock securing the drop box to the gambling table. This lock shall be keyed
7 differently from the lock securing the contents of the drop box.

8 (C) An individual identifier that corresponds to the gambling table to which the drop box is
9 attached and the shift, if applicable, for which it is used, and that can be documented when the
10 box is removed from the table. Visible drop box identifiers shall be imprinted or impressed on
11 the box and capable of being seen and read in video surveillance recordings, either while
12 attached to the table or when removed from the table and immediately displayed to a surveillance
13 camera. If a bar code or an equivalent system is used, in addition to the imprinted or impressed
14 identifiers, it shall have the capability to identify each drop box by shift and table, the person or
15 persons performing the collection, and the date and time of the collection.

16 (D) An opening through which chips collected for fees shall be inserted.

17 (4) An emergency, interim, or temporary drop box may be maintained without a number or
18 marking, if the applicable designation is permanently imprinted or impressed thereon and, when
19 put into use, it is temporarily marked as provided in subparagraph (C) of paragraph (3) above.

20 (5) A drop box, when removed from a gambling table, whether in use or not, shall be
21 afforded security sufficient to protect the drop box and its contents and shall be stored in a secure
22 area while awaiting the count.

23 (6) A drop box, when not in use during a shift, may be stored on a gambling table.

24 (7) The licensee shall establish and schedule the time(s) for the collection of drop boxes and
25 shall ensure that the entire drop collection process is recorded by video surveillance. Except as
26 otherwise provided in subsection (c), the drop box collection may be performed more frequently
27 or less frequently than the time(s) scheduled by the licensee when circumstances warrant a
28 reasonable deviation from the established schedule.

29 (8) The drop collection shall be performed by at least one licensed or permitted individual.

30 (b) In addition to the requirements of subsection (a), the policies and procedures for Tiers III
31 through and including V shall include the following standards for drop collection:

1 (1) All drop boxes, whether in use or not, shall be removed from the gambling table as
2 provided in subsection (a) by at least one employee of the gambling establishment who holds a
3 valid license or work permit, accompanied by at least one member of the security department or
4 its equivalent. The employee of the gambling establishment shall not be a member of the
5 security department or its equivalent.

6 (2) Notwithstanding the provisions of paragraph (1) of this subsection, or any other provision
7 of this article related to the designation of employees to perform the drop collection, a Tier III
8 licensee that does not directly employ security personnel may have the drop collection performed
9 by at least two employees of the gambling establishment who hold a valid license or work permit
10 and who are each assigned to a different department.

11 (3) The names of the individuals performing the drop collection shall be documented either
12 by software or in writing and, when documented in writing, those individuals who performed the
13 collection shall legibly print their names and sign the documentation.

14 (4) A drop box, when not in use during a shift, may be stored on a gambling table if the entire
15 area is covered by recorded video surveillance during that period of time.

16 (c) In addition to the requirements of subsections (a) and (b), the policies and procedures for
17 Tiers IV and V shall include standards for drop collection that provide for the designation of at
18 least one employee of the gambling establishment who holds a valid license or work permit to
19 video monitor the drop box collection process and that the entire drop collection process be
20 continuously recorded by video surveillance.

21 (d) Licensees shall establish and implement the applicable standards for drop collection
22 specified in subsections (a) through and including (c) no later than ~~the first day of the first full~~
23 ~~month six months following the effective date of this section~~ April 1, 2010. CR

24 NOTE: Authority cited: Sections 19840, 19841 and 19924, Business and Professions Code. Reference: Sections
25 19841, 19922 and 19924, Business and Professions Code.

26
27 **§ 12385. Count; Count Room Functions.**

28 (a) The policies and procedures for all Tiers shall meet or exceed the following standards for
29 count room functions:

30 (1) The licensee shall ensure that the contents of drop boxes are counted and recorded in a
31 manner and in a location within the licensed gambling establishment that ensures the appropriate
32 security and proper accounting of all gambling chips.

1 (2) The licensee shall designate an individual or individuals, each holding a valid gambling
2 license or work permit, who shall be responsible for performing the drop count. The opening,
3 counting and recording of the contents of a drop box shall be performed in the presence of and
4 by the designated individual(s).

5 (3)(A) Drop box counts shall be permanently recorded, in ink or another form approved by
6 the owner licensee, on a daily count sheet or the equivalent, which documents all of the
7 following information, as applicable:

8 1. The name of the gambling establishment;

9 2. The date and time of the count;

10 3. The shift, individual box number and table number of each box counted;

11 4. The amount in each individual box;

12 5. The total number of boxes counted; and

13 6. The printed or recorded name(s) of the individual(s) conducting the count and, if a hard
14 copy record, the signature(s) of the individual(s).

15 (B) Corrections to the information initially recorded for the drop count prior to the
16 completion and signing of a hard copy daily count sheet shall be permitted. Corrections shall be
17 made by drawing a single line through the error and writing the correct figures above the original
18 figures or by another method approved by the Bureau. The designated individual making the
19 correction shall write his or her initials and the date, in ink, immediately next to the correct
20 figures. The correction, in a hard copy of a daily count sheet, of errors discovered subsequent to
21 the completion and signing by the designated individual(s) shall require the completion of a
22 revised or amended count sheet, which shall be maintained with the original count sheet.

23 (4) The entire count process, beginning with the opening of the first drop box and continuing
24 through completion of the count sheet, shall be continuously recorded by video surveillance.

25 (5) The contents of a drop box shall not be mixed or commingled with the contents of any
26 other drop box prior to the counting and recording of its contents.

27 (6) A drop box shall be emptied in a manner that will identify and record the box
28 identification, as specified in Section 12384, subsection (a), paragraph (3), subparagraph (C), and
29 paragraph (4), and so that video surveillance recording will document that all contents are
30 removed from the drop box for the count.

31 (b)(1) In addition to the requirements of subsection (a), the policies and procedures for Tiers

1 II through and including V shall include standards for count room functions that require the use
2 and maintenance of a secured area known as the count room for the counting of gambling chips,
3 which shall:

4 (A) Be designed and constructed to provide appropriate security for the materials housed
5 therein and for the activities conducted therein;

6 (B) Not be used as a storage facility for items or materials not directly associated with the
7 count process or cage functions, nor have any removable containers other than drop boxes that
8 could be used to conceal chips or cash.

9 (2) If the count room is used to store chips, cash, drop boxes or any other items or materials
10 that are directly associated with the count, the interior of the room and all of its contents shall be
11 under constant recorded video surveillance.

12 (c) In addition to the requirements of subsection (a) and (b), the policies and procedures for
13 Tiers III through and including V shall include the following standards for count room functions:

14 (1) The number of individuals designated by the licensee, pursuant to paragraph (2) of
15 subsection (a), to perform the drop count shall not be less than two individuals, or one individual
16 using an automated chip counting machine that counts, sorts and racks the chips, and records the
17 count electronically on the licensee's computer system.

18 (2) The designated individuals performing the count shall be attired so as to reduce their
19 ability to conceal chips on their person; for example, by wearing, over their regular clothing,
20 smocks or other clothing with no pockets.

21 (3) At the conclusion of the count, a cage or vault cashier or at least the equivalent shall count
22 the chips received and verify the accuracy of the count and count sheets.

23 (4) Count sheets verified pursuant to paragraph (3) above shall, immediately following
24 verification, be remitted to the accounting department or its equivalent, or deposited in a locked
25 box, located in a secure area of the gambling establishment, the contents of which are accessible
26 only by the accounting department or its equivalent. Count sheets shall be maintained and
27 controlled by the accounting department or its equivalent.

28 (d) In addition to the requirements of subsections (a) through and including (c), the policies
29 and procedures for Tiers IV and V shall include the following standards for count room
30 functions:

31 (1) The count room shall be a fully enclosed room that is separate and apart from all other

1 rooms in the gambling establishment and is equipped with an alarm system or device connected
2 to all entrances to the count room which causes a signaling to the surveillance unit or its
3 equivalent, whenever any door to the count room is opened.

4 (2) Immediately prior to the commencement of the count, one of the designated individuals
5 shall notify the surveillance unit, or its equivalent, that the count is about to begin. At least one
6 employee of the gambling establishment who holds a valid license or work permit shall be
7 designated to video monitor the count process and the entire count process shall be continuously
8 recorded by video surveillance.

9 (3) Immediately prior to the opening of a drop box, the door to the count room shall be
10 secured. Except as otherwise authorized by the licensee's policies and procedures, no person
11 shall be permitted to enter or leave the count room, except during a normal work break or in an
12 emergency, until the entire counting, recording, and verification process is completed.

13 (e) In addition to the requirements of subsections (a) through and including (d), the policies
14 and procedures for Tier V shall include standards for count room functions that require the drop
15 count to be performed by not less than three individuals designated by the licensee pursuant to
16 paragraph (2) of subsection (a), or two individuals using an automated chip counting machine
17 that counts, sorts and racks the chips, and records the count electronically on the licensee's
18 computer system.

19 (f) Licensees shall establish and implement the applicable standards for count and count room
20 functions specified in subsections (a) through and including (e) no later than ~~the first day of the~~
21 ~~first full month six months following the effective date of this section~~ April 1, 2010. CA

22 NOTE: Authority cited: Sections 19840, 19841 and 19924, Business and Professions Code. Reference: Sections
23 19841, 19922 and 19924, Business and Professions Code.

24
25 **§ 12386. Cage Functions.**

26 (a) The policies and procedures for all Tiers shall meet or exceed the following standards for
27 the cage:

28 (1) The licensee shall maintain within the gambling establishment at least one separate and
29 secure area at a fixed location that is accessible to the public, and that is designated as the cage.
30 The cage shall be located, designed, constructed and operated to provide appropriate security and
31 accountability for funds.

32 (2) The licensee shall designate at least one employee to process monetary transactions

1 through the cage. All employees designated to process monetary transactions through the cage
2 shall be listed by title or position on the gambling establishment's organizational chart, and shall
3 be responsible for any or all of the following:

4 (A) Custody of the cage or individual cage drawer inventory, which is comprised of currency,
5 coin, patron checks, gambling chips, forms, documents and records consistent with the operation
6 of a cage or individual cage drawer.

7 (B) Receipt, distribution, and redemption of gambling chips.

8 (C) Deposits to and withdrawals from players' banks and dealers' banks.

9 (D) Cashing checks and/or extensions of credit for patrons, as permitted by the licensee's
10 policies and procedures.

11 (E) Preparation of cage accountability reconciliations and records necessary to document
12 compliance with the requirements of this chapter.

13 (F) Record patron information that is necessary for compliance with the requirements of
14 sections 5313 and 5314 of Title 31 of the United States Code, sections 103.21, 103.22, 103.23,
15 103.63 and 103.64 of Title 31 of the Code of Federal Regulations, and subsection (a) of Section
16 12404 of this chapter.

17 (G) Ensuring the proper accounting and safeguarding of funds and chips.

18 (3) Routine access and entry into the cage area shall be limited to on-duty cage personnel
19 designated pursuant to paragraph (2) of this subsection. Other employees of the gambling
20 establishment who hold a valid gambling license or work permit may be granted access to the
21 cage area for the purpose of performing their duties.

22 (4) A log shall be maintained to document entry into the cage by any person not authorized
23 access pursuant to paragraphs (2) and (3) of this subsection. The log must contain the person's
24 name, title, date of entry, and time entering and exiting; or provide substantially equivalent
25 information through an automated access control system. Any automated access control system
26 must provide a secure, tamperproof means of recording and maintaining entry and exit
27 information.

28 (5) Cage activity shall be reconciled after each shift by the incoming and outgoing designated
29 cage employees. If an imprest drawer is used, each outgoing designated cage employee
30 responsible for an imprest drawer shall reconcile his or her drawer to the imprest amount. All
31 transactions that flow through the cage shall be appropriately summarized and documented, in

1 writing, for each shift. The cage activity reconciliations shall be posted and reconciled to the
2 general ledger at least monthly. For the purposes of this paragraph, the word “shift” means an
3 individual employee’s shift, or two or more employees that work the same schedule.

4 (6) The purchase or redemption of chips by a patron may only occur at the cage or from a
5 designated gambling establishment employee on the gambling floor. Licensees shall not permit
6 proposition player services providers to purchase or redeem chips for cash or cash equivalents
7 from a patron or to sell chips to a patron. For the purposes of this article, the purchase or
8 redemption of chips or the sale of chips shall not include the exchange of a chip or chips of one
9 total value for a chip or chips of an equal total value.

10 (b) In addition to the requirements of subsection (a), the policies and procedures for Tiers III
11 through and including V shall include the following standards for the cage:

12 (1) The cage and cage activities shall be under continuous recorded video surveillance.

13 (2) The reconciliation of the cage transactions provided for in paragraph (5) of subsection (a),
14 shall be summarized on a cage accountability form that shall include, at a minimum, all of the
15 following, as applicable:

16 (A) The date of the reconciliation;

17 (B) The designation of the shift being reconciled;

18 (C) An accounting of all items in the cage inventory (e.g., cash, coin, chips, players’ and
19 dealers’ banks, etc.), for each cage window, drawer or bankroll in use during the subject shift,
20 including:

21 1. The beginning shift balances, unless an imprest drawer is used;

22 2. All credits (receipts);

23 3. All debits (disbursements);

24 4. The ending balances;

25 5. An identification of any overage or shortage with an explanation, if known.

26 (D) The printed name and signature of each designated cage employee (incoming and
27 outgoing, unless an imprest drawer is used) performing the reconciliation.

28 (3) The cage activity reconciliations specified in paragraph (2) of this subsection shall be
29 posted and reconciled to the general ledger, as provided in paragraph (5) of subsection (a), by
30 someone other than a designated cage employee or cage supervisor.

1 (c) In addition to the requirements of subsections (a) and (b), the policies and procedures for
2 Tiers IV and V shall include the following standards for the cage:

3 (1) The design and construction of the cage shall include:

4 (A) A manually triggered silent alarm system connected directly to the surveillance unit, or
5 its equivalent, or an alarm monitoring agency; and

6 (B) Access through a secured door or doors, which shall be under constant recorded video
7 surveillance.

8 (2) In addition to the information specified in paragraph (2) of subsection (b), the cage
9 accountability form referenced therein shall include an itemization of the following, with
10 beginning and ending balances for non-imprest drawers, and ending balances for imprest
11 drawers:

12 (A) Cash and coin by denomination;

13 (B) Chips by denomination;

14 (C) All other items of monetary value (e.g., markers, patron checks, players' and dealers'
15 banks, chip runners' banks, etc.), specifying the source of each;

16 (3) The licensee shall maintain a list of the names of all persons designated pursuant to
17 paragraph (2) of subsection (a) as being authorized to access and/or enter the cage, which list
18 shall specify those persons who possess the combination or the keys or who control the
19 mechanism to open the devices securing the entrance to the cage, and those who possess the
20 ability to operate the alarm system.

21 (d) In addition to the requirements of subsections (a), (b) and (c), the policies and procedures
22 for Tier V shall include standards for the cage that require monitored and recorded video
23 surveillance of the interior of the cage and all of its contents, and the exterior of all access doors.

24 (e) Licensees shall establish and implement the applicable standards for cage functions
25 specified in subsections (a) through and including (d) no later than ~~the first day of the first full~~
26 ~~month-six months following the effective date of this section~~ April 1, 2010.

27 NOTE: Authority cited: Sections 19840, 19841 and 19924, Business and Professions Code. Reference: Sections
28 19841, 19922 and 19924, Business and Professions Code.