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CALIFORNIA GAMBLING CONTROL COMMISSION
SPECIFIC LANGUAGE OF PROPOSED REGULATIONS

INTERIM GAMBLING LICENSES

CGCC-GCA-2011- -R

TITLE 4. BUSINESS REGULATIONS.

DIVISION 18. CALIFORNIA GAMBLING CONTROL COMMISSION.

CHAPTER 6. GAMBLING LICENSES AND APPROVALS FOR GAMBLING ESTABLISHMENTS AND OWNERS; PORTABLE KEY EMPLOYEE LICENSES.

ARTICLE 2. GAMBLING LICENSES.

§ 12349. Interim Licenses for Continued Operation Following Qualifying Events; Criteria; Processing Times; Conditions.

(a) For the purposes of this section, the following definitions apply:

(1) "Applicant" means a new owner of a gambling enterprise who makes application to the Commission for an interim gambling license, pursuant to subsection (c).

(2) "Interim gambling license" means a license issued by the Commission which permits the interim operation of a gambling enterprise following a qualifying event, during which time the Commission processes and considers an application for a regular gambling license from a new owner.

(3) "New owner" means a person who is a receiver, trustee, beneficiary, executor, administrator, conservator, successor in interest, or security interest holder, as specified in Business and Professions Code Section 19841, subdivision (s), that becomes the owner of a gambling enterprise as a result of a qualifying event.

(4) "Qualifying event" means an unforeseen event, such as those specified in Business and Professions Code Section 19841, subdivision (s), that unexpectedly results in a change in the ownership of a gambling enterprise and prevents the gambling enterprise from conducting gambling operations because the new owner does not hold a valid gambling license for that gambling enterprise, as required by Business and Professions Code sections 19850, 19851, 19852 or 19855.

(5) "Regular gambling license" means a gambling license issued by the Commission

Blue underline denotes added text.

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1 pursuant to Section 12342.

2 (b) Subject to the provisions of the Act, this division and Title 11 of the California Code of
3 Regulations, a gambling enterprise may continue gambling operations following a qualifying
4 event only if an owner has control of the gambling enterprise, notifies the Commission of the
5 qualifying event within 10 calendar days of that event, and submits a request for an interim
6 gambling license to the Commission within 30 calendar days of that event. Gambling operations
7 shall be immediately terminated if the Commission denies an applicant's request for an interim
8 gambling license, or approves an applicant's request to withdraw that application, and no other
9 person holds a valid interim or regular gambling license for that gambling enterprise.

10 (c) In order to be considered for an interim gambling license, a new owner must submit all of
11 the following within 30 calendar days of a qualifying event:

12 (1) All forms, fees, and deposits for a regular gambling license application required by
13 Sections 12341, 12342, and Title 11, CCR, Section 2037;

14 (2) A signed written request for an interim gambling license that describes the qualifying
15 event and identifies the person who will control and oversee gambling operations; and

16 (3) A copy of any document that evidences the succession to the owner-licensee's interest in
17 the gambling enterprise, which may include, as applicable, any of the following:

18 (A) In the case of the death of an owner-licensee, a copy of the death certificate; or

19 (B) In the case of the incapacity of an owner-licensee, a copy of any document that evidences
20 the owner-licensee's incapacity; or

21 (C) In the case of insolvency, foreclosure or receivership of a gambling enterprise, a copy of
22 any pertinent agreement, note, mortgage, lease, deed of trust, and any document, notice or order
23 that evidences the insolvency, foreclosure or receivership.

24 (d) A request for an interim gambling license shall be ancillary to and concurrent with an
25 application for a regular gambling license. The application for a regular gambling license shall
26 be processed in accordance with Section 12342. The request for an interim gambling license
27 shall be processed as follows:

28 (1) The maximum time within which the Executive Director shall notify the applicant in
29 writing that a request for an interim gambling license is complete and accepted for filing, or that
30 a request is deficient and identifying what specific additional information is required, is 10

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1 calendar days after receipt of the request. If additional information is required, the Executive
2 Director shall allow the applicant 10 calendar days to submit the additional information. If the
3 requested information is not supplied within 10 calendar days, the request for an interim
4 gambling license shall be considered abandoned and no further action shall be taken on the
5 request. A gambling enterprise shall immediately terminate gambling operations if a request for
6 an interim gambling license is abandoned by the applicant and no other person has applied for or
7 been granted an interim or regular gambling license for that gambling enterprise.

8 (2) Once the Executive Director determines that a request for an interim gambling license is
9 complete, the matter shall be set for consideration at a noticed Commission meeting. Pursuant to
10 the provisions of the Act and this division, the Commission shall grant or deny the request for an
11 interim gambling license within 60 calendar days after receipt of the request. A request for an
12 interim gambling license shall be denied by the Commission if the applicant meets any of the
13 disqualifying criteria in section 19859 of the Business and Professions Code.

14 (e) All of the following criteria shall apply to a request for an interim gambling license:

15 (1) In the event a regular gambling license is issued to an applicant prior to action by the
16 Commission on any related request for an interim gambling license, the request for an interim
17 gambling license shall be deemed withdrawn and no further action shall be taken on that request.

18 (2) If a request for withdrawal of an application for a regular gambling license is submitted
19 before the Bureau's recommendation is made regarding that application, any related request for
20 an interim gambling license shall be deemed withdrawn and no further action shall be taken on
21 that request.

22 (3) Denial of a request for an interim gambling license, or cancellation of an interim
23 gambling license, shall not suspend or otherwise affect the processing and review of the related
24 application for a regular gambling license.

25 (f) All of the following conditions shall apply to an interim gambling license granted by the
26 Commission:

27 (1) Upon issuance or denial of a regular gambling license, any related interim gambling
28 license shall become invalid.

29 (2) The term of an interim gambling license shall be determined by the Commission and shall
30 be based in part on the time necessary to process and consider the application for a regular

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1 gambling license.

2 (3) Issuance of an interim gambling license does not prejudice or obligate the Commission to
3 grant a regular gambling license. Issuance of a regular gambling license is subject to the results
4 of a complete background investigation by the Bureau, the conduct of the applicant during the
5 term of the interim gambling license, and final approval of the Commission pursuant to Sections
6 12342 and 12346.

7 (4) Issuance of an interim gambling license does not create a vested right in the holder to
8 either an extension of the interim gambling license or the issuance of a regular gambling license.

9 (5) Issuance of an interim gambling license does not change the qualification, or
10 disqualification, requirements for a regular gambling license under the Act or this division.

11 (6) The holder of an interim gambling license shall provide the Commission and the Bureau
12 with the name of any newly-appointed key employee within 30 days following the appointment
13 of that key employee. Within 30 days of its occurrence, the holder of an interim gambling license
14 shall also provide the Commission and the Bureau with the name of any person who provides
15 any service or property to the gambling enterprise under any arrangement whereby the person
16 receives payment based on the earnings, profits or receipts of the gambling enterprise.

17 (7) The holder of an interim gambling license shall not be eligible to obtain approval for
18 additional permanent tables, pursuant to Section 12359, during the term of the interim license.
19 Action on any application for additional permanent tables shall be deferred until issuance of a
20 regular gambling license.

21 (8) The holder of an interim gambling license shall pay all applicable annual fees associated
22 with a regular gambling license.

23 (9) The holder of an interim gambling license shall comply with the provisions of the Act,
24 this division and Title 11 of the California Code of Regulations.

25 (10) During the term of an interim gambling license, any proceeds derived from the operation
26 of the gambling enterprise that would otherwise be payable to a new owner shall be held in an
27 escrow account and not disbursed until the disposition of ownership interest has been resolved
28 and received Commission approval and all owners of the gambling enterprise have been
29 approved by the Commission for a regular gambling license pursuant to Section 12342. This
30 paragraph shall not prevent the payment of any taxes, operating expenses, preexisting

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1 obligations, preexisting dependant support or any other distribution of proceeds that is approved
2 by the Commission.

3 (11) The Commission, in its sole discretion and on an individual case-by-case basis, may
4 impose any additional conditions necessary to address particular factual situations related to a
5 request for an interim gambling license.

6 (12) In requesting an interim gambling license, the applicant agrees to the conditions set forth
7 in this subsection.

8 (g) If, as a result of a qualifying event, a new owner intends to sell his or her interest in the
9 gambling enterprise without first obtaining an interim or regular gambling license, he or she shall
10 immediately provide written notification to the Commission of that intent.

11 (h) If, during the term of an interim gambling license, the Executive Director determines that
12 the holder of that license is disqualified for any of the reasons set forth in Business and
13 Professions Code section 19859, or may have violated one or more of the conditions under which
14 the interim gambling license was issued, the Executive Director shall prepare and serve on the
15 license holder an order to show cause as to why the interim gambling license should not be
16 cancelled. The holder of the interim gambling license shall be given 30 days to respond in
17 writing. After receipt of the license holder's response, or if the license holder fails to respond
18 within the specified time, the matter shall be set for consideration at a noticed Commission
19 meeting. The interim license holder may address the Commission by way of an oral or written
20 statement, or both, at the Commission meeting. If the Commission acts to cancel the interim
21 gambling license, the license holder may request an evidentiary hearing, in writing, either at that
22 meeting or within 10 calendar days following that meeting. Any evidentiary hearing shall be
23 conducted in accordance with the applicable provisions of subsection (b) of Section 12050 of this
24 division.

25 (i) This section shall not preclude the Commission from issuing temporary licenses pursuant
26 to Business and Professions Code section 19824, subdivision (f).

27 Note: Authority cited: Sections 19811, 19823, 19824, 19825, 19826, 19840, 19841, 19850, 19851, 19853, 19855,
28 19857, 19859, 19869 and 19870, Business and Professions Code. Reference: Sections 19824, 19841(s) and
29 19870(b), Business and Professions Code.