

CALIFORNIA GAMBLING CONTROL COMMISSION

CALIFORNIA CODE OF REGULATIONS

TITLE 4. BUSINESS REGULATIONS

DIVISION 18. CALIFORNIA GAMBLING CONTROL COMMISSION (§ 12002 et seq.)

UPDATE OF FORMS #2 CGCC-GCA-2017-03-N

SECTION 100. CHANGES WITHOUT REGULATORY EFFECT

Pursuant to Title 1, Division 1, Chapter 1, Article 2, Section 100(b)(3), of the California Code of Regulations (CCR), the California Gambling Control Commission (Commission) hereby submits this written statement explaining why the proposed changes to CCR Title 4, Division 18, Section 12002 *et seq.*,¹ have no regulatory effect.

Changes to text

In each regulatory section incorporating forms amended in this Section 100 action, revision dates have been updated given non-substantive changes to the forms, described below.

In CCR section 12352, in addition to the updating the revision date, the word “New” has been replaced with “Rev.” This change makes a correction, as the form is no longer new, and conforms to the formatting of other form revision dates.

Changes to applications incorporated by reference

Update of application revision dates

All revision dates of forms in this Section 100 action (reflecting the changes described below) are updated on the form itself and in references within other forms. In some cases, a conforming change was made to correct the revision dates of forms that were updated in a previous Section 100 action² and referenced in a form included in this action.

Update of the Bureau of Gambling Control (Bureau) phone number

Effective July 5, 2017, the Bureau moved to a new address and received a new contact phone number. Where a Bureau phone number is provided, it has been changed to the new phone number. No address update is required in the forms included in this Section 100 action, as the

¹ All references to the California Code of Regulations hereinafter refer to Division 18 of Title 4, unless otherwise specified.

² CGCC-GCA-2017-01-N, OAL Matter # 2017-0728-06N

Bureau address, where present in these forms, is presented as a P.O. Box. Because the Bureau retains the same P.O. Box as before, the P.O. Box address in the forms remains unchanged.

These changes do not materially alter any existing requirements for applicants. The changes are necessary to ensure applicants are able to reach the Bureau in the event they need assistance.

Deletion of Bureau fax number

The fax number for the Bureau has been deleted from applications as applicable because it is unnecessary. The Bureau has historically required a “wet” signature on all its forms, so forms containing an original signature must be mailed to the Bureau. The proposed change does not alter any of the Bureau’s existing practices or the rights of applicants with respect to the application process.

In sum, the above changes are nonsubstantive and conforming. They have no regulatory effect, as they do not materially alter any requirement, right, responsibility, condition, prescription or other regulatory element of any CCR provision.