



## ADVISORY NOTICE

### APPROVAL OF COMMISSION FEES MODERNIZATION PROJECT

(CGCC-GCA-2021-07-R/C)

On September 1, 2022, the Office of Administrative Law approved the California Gambling Control Commission's (Commission) certificate of compliance filing for regulations concerning the Commission Fee's Modernization Project (OAL Matter # 2022-0721-10C). In alignment with the costs for providing regulatory oversight and related services pursuant to the Commission's fee study, the regulations make adjustments to specified fees and deposits for licenses and approvals and provide an updated annual fee methodology for third-party provider of proposition player services (TPPPS) business licensees.

The certificate of compliance was filed with the Secretary of State on September 1, 2022, and is effective immediately.

#### **Approved Regulations**

This regulatory action has made changes in Division 18 of Title 4 of the California Code of Regulations. The changes are as follows:

#### CHAPTER 1. GENERAL PROVISIONS

#### ARTICLE 4. FEES

#### **Adopt 12090. Schedule of Fees Required for Applications, Approvals, and Registrations.**

New Section 12090 requires an applicant must submit the completed form and fee amount pursuant to the table provided in this section with their completed application. This section also specifies that the Bureau of Gambling Control within the Department of Justice (Bureau) may request for additional background investigation deposits pursuant to other statutes or regulations. In essence, the prior subsections and forms wherein fees were listed have all been relocated to this section.

Each row of the table identifies the form number, form name, a description of the type of fees associated with the form and dollar amounts, as described below. (Note: For details on the changes to each form, please see the respective regulatory section where the form is attached as an Appendix to the applicable chapter of the regulations.)

*BGC-025, Application for Registration of Manufacturers or Distributors of Gambling Equipment:*

- The application fee for an initial or renewal registration of a Class A equipment manufacturer or distributor is being reduced from \$500 to \$32.
- The application fee for an initial or renewal registration of Class A Equipment Manufacturer or Distributor as an “Antique Collector” is being reduced from \$40 to \$32.

*CGCC-CH2-01, Badge Replacement Request:*

- The application fee for a badge replacement request for all license and permit types has been reduced from \$25 to \$8.

*CGCC-CH2-04, Application for Employee Category License:*

- Initial application fees:
  - For a Key Employee License (\$750), TPPPS Supervisor License (\$750), TPPPS Worker License (\$500), and Commission Work Permit (\$250), the fees have all been reduced to \$164.
  - For a Temporary Employee Category License/Commission Work Permit, the fee has been increased from \$25 to \$30.
  - A reference to the background investigation deposit as required in Title 11, California Code of Regulations (CCR), Section 2037 has been added.
- Renewal application fees:
  - For a Key Employee License (\$750), TPPPS Supervisor License (\$750), TPPPS Worker License (\$500), and Commission Work Permit (\$250), the fees have all been reduced to \$164.
  - A reference to the background investigation deposit as required in Title 11, CCR, Section 2037 has been added.

*CGCC-CH2-05, Application for Owner Category License:*

- Initial application:
  - The initial application fee has been reduced for all owner category license types (Cardroom Business License, Cardroom Endorsee License, TPPPS Business License, and TPPPS Endorsee License) from \$1000 to \$164.
  - The additional application fee required for a temporary owner category license when submitting an initial application has been increased from \$25 to \$30.
  - A reference to the background investigation deposit as currently required in Title 11, CCR, Section 2037 has been added.
- Renewal application:
  - The renewal application fee has been reduced from \$1000 to \$164 for all owner category license types (Cardroom Business License, Cardroom Endorsee License, TPPPS Business License, TPPPS Endorsee License).
  - The delinquency fee for submitting a renewal application has been reduced from \$1000 to \$492.

- A reference to the background investigation deposit as currently required in Title 11, CCR, Section 2037 has been added.
- Badge Required fee (currently required on form):
  - The current \$25 fee for an owner category licensee badge (when needed) has been removed from the form as the cost for a badge is now included in the application fee. As such, this fee is not being listed in the new fee table of this section.

*CGCC-CH3-01, Application for Playing Book Approval:*

- Initial Approval Request:
  - The current application fees for an initial approval request of a hard copy playing book form (\$75) and an electronic playing book system (\$1200) have both been changed to \$94.
  - A new deposit amount is being required for an initial approval request of a hard copy playing book form (\$187) and an electronic playing book system (\$4,378).
- Amendment Approval Request:
  - The current application fees for an amendment approval request of a hard copy playing book form (\$75) and an electronic playing book system (\$1200) have both been changed to \$94.
  - Unlike the new deposit amounts adopted for initial approvals (discussed above), reviewing amendments to existing hard copy playing book forms or electronic playing book systems do not always require the depth of analysis associated with the new/initial forms or systems. As such, a deposit is not being required for these applications at this time, which is consistent with current regulations, making this a non-substantive change. However, the Commission does have delegated authority to set this particular deposit amount in the future, which will be determined by routine analysis of the associated fees and state costs.

*CGCC-CH3-02, Application for Contract Approval to Provide Proposition Player Services:*

- Application for a new contract or extension of an existing contract:
  - The current \$1000 application fee for approval of a new contract or the extension of an existing contract is being reduced to \$57.
  - A reference to the background investigation deposit as currently required in Title 11, CCR, Section 2037 has been added.
- Application for the expedited review of a new contract:
  - As discussed above, the current \$1000 application fee for approval of a new contract or the extension of an existing contract is being reduced to \$57.
  - The current expedited processing fee of \$150 remains unchanged. The fee has been moved to this section so the fee and deposit amounts are in a central location. This is a nonsubstantive change.
  - A reference to the background investigation deposit as currently required in Title 11, CCR, Section 2037 has been added.

- Application for an amended contract:
  - The current \$500 application fee for approval of an amended contract is being reduced to \$57.
  - A reference to the background investigation deposit as currently required in Title 11, CCR, Section 2037 has been added.

*CGCC-CH7-07, Cardroom Business Licensee: Gaming Tables:*

- Application for Additional Permanent Tables:
  - The current \$500 application fee is being reduced to \$164 and has been moved to the table in this section.
  - A reference to the background investigation deposit as currently required in Title 11, CCR, Section 2037 has been added.
- Application for Additional Temporary Tables:
  - The current \$500 application fee is being reduced to \$164 and has been moved to the table in this section.
  - A reference to the background investigation deposit as currently required in Title 11, CCR, Section 2037 has been added.

CHAPTER 2. LICENSES AND WORK PERMITS

ARTICLE 1. DEFINITIONS AND GENERAL PROVISIONS

**Amend 12108. Replacement of a Badge.**

Section 12108 provides the process a licensee can use to request a replacement badge should one be lost, stolen, damaged, or if a person's name has changed.

Subsection (a) provides the specific conditions that must be met for the Bureau to issue a replacement badge. Paragraph (2) of this subsection provides that the licensee must submit the form Badge Replacement Request, CGCC-CH2-01. The form date has been amended, which corresponds with the amendment of the form. Clarifying language is also provided to attach the form to Appendix A of this chapter so that the form is correctly incorporated as part of the regulation. Additionally, reference to the fee required in Section 12090 has been added.

The amendments to the form are as follows:

- The instructions of the form have been amended to remove the \$8 fee and replace it with a citation to Section 12090. Additionally, the language "who requires a replacement badge" has been added to the end of the last sentence.
- Section 2 of the form is amended to add cardroom business license and TPPPS business license (natural persons only) to the types of approvals that can be indicated.

ARTICLE 2. INITIAL AND RENEWAL LICENSES AND WORK PERMITS

**Amend 12112. Initial License Applications; Required Forms.**

Section 12112 provides the documents a person applying for an initial Commission approval must submit to the Bureau.

Subsection (a) provides that either the form Application for Employee Category License, CGCC-CH2-04, or the form Application for Owner Category License, CGCC-CH2-05, must be submitted. The form dates have been amended, which corresponds with the amendments to the forms.

Additionally, references to the fees required in Section 12090 and the deposits required pursuant to Section 2037 have been added.

Amendments to the forms, which are attached in Appendix A to this chapter via this subsection, are explained below.

The form Application for Employee Category License, CGCC-CH2-04, is amended as follows:

- Section 2B is amended to remove the initial and renewal fees for a Key Employee License (\$750), TPPPS Supervisor License (\$750), TPPPS Worker License (\$500), and Commission Work Permit (\$250), along with the additional temporary license fee of \$25, and is replaced with a citation to Section 12090.
- Section 2B is also amended to provide better instructions for when each of the fees are required to be paid/included, clarifying that the application fee is mandatory while the temporary license fee need only be paid if selected.

The form Application for Owner Category License, CGCC-CH2-05, is amended as follows:

- Section 1A, under the TPPPS endorsee license checkbox, “owner” is replaced with “endorsee licensee” to fix an existing error.
- Section 1B, under the checkboxes for the initial application, initial application with request for temporary license, and renewal application, is amended to remove the \$1000 fee for all license types, including the additional temporary license fee of \$25, and delinquency fee of \$1000. The fee amounts have been replaced with a citation to Section 12090.

Language has also been added to include directions for the TPPPS business licensee to pay the first issuance annual fee as provided in Section 12252. This provides clear instruction to the applicant that this fee is required, if applicable.

Further, this section of the form is amended to provide better instructions for when each of the fees needs to be paid, clarifying that the application fee is mandatory while the temporary license fee need only be paid if selected, which is identified as an additional fee under Section 12090.

- Section 1B, under the checkbox for the renewal application, the language “Cardroom business licensee or Cardroom endorsee licensee” is removed from the second bullet point regarding the delinquency fee.

Also under the checkbox for the renewal application, instructions for the cardroom business licensee to include a payment in the amount determined by the schedule in subdivision (c) of Business and Profession Code section 19951, unless the application is due to a change in the ownership structure of a currently licensed gambling establishment, has been added. Additionally, under the last bullet point, clarifying amendments have been made for the owner-category licensee applicant to include a payment for a deposit to the Bureau pursuant to Title 11, CCR, Section 2037, for associated background deposits. This language has also been added as a bullet point under the columns for an initial application and initial application with request for a temporary license, as it applies to all owner-category licenses (not just cardroom business licensees).

Further, the “Badge Required” checkboxes and associated \$25 fee have been removed from under each application type as the cost for a badge is now included in the application fee, pursuant to the cost and fee analysis data provided in the Commission’s fee study. Respectively, a new checkbox has been added for an applicant to request a badge upon application approval so that in the event the applicant also needs a replacement badge, the applicant may request one using this form by checking the box.

Paragraph (d)(1) provides that, if an applicant is a California resident, they must submit a Request for Live Scan Service. The provision is modified to inform the applicant that any fees required to complete the form are the responsibility of the applicant.

**Amend 12114. Renewal License Applications; Required Forms.**

Section 12114 provides the documents an applicant applying for a renewal of their Commission approval must submit to the Bureau.

Subsection (c) provides for the documents required for a complete application, as applicable.

Paragraph (1) provides that either the form Application for Employee Category License, CGCC-CH2-04 or the form Application for Owner Category License, CGCC-CH2-05 must be submitted. These forms are attached to Appendix A for this chapter in Section 12112, and therefore the form dates are unnecessary and being removed from this section. A nonsubstantive change is also being made to remove the specific reference to paragraph (1), regarding subsection (a) of Section 12112, which is an existing error.

To continue, a reference to the applicable fees required in Section 12090 is added as all fees have been moved to Section 12090.

Paragraph (4) provides that, if a California resident, an applicant must submit a Request for Live Scan Service. The provision is modified to inform the applicant that any fees required to complete the form are the responsibility of the applicant.

Additionally, the form date has been repealed. This form is attached to Appendix A for this chapter in Section 12112(d)(1), and therefore the form date is unnecessary in this section.

Paragraph (5) provides that the form Spousal Information, CGCC-CH2-12, must be submitted and makes reference to the form Application for Owner Category License, CGCC-CH2-05. The form dates have been repealed. These forms are attached to Appendix A for this chapter in Section 12112, and therefore the form date is unnecessary in this section.

**Amend 12120. Findings of Suitability Associated with a Tribal Compact.**

Section 12120 provides consistency with Tribal-State Compacts (Compacts) ratified by Government Code section 12012.25 and other sections providing for newer or amended Compacts. These Compacts require Tribal key employees, gaming resource suppliers, and financial sources to secure licenses from Tribal Gaming Agencies and findings of suitability from the Commission.

This provision is amended to clarify that applicants who are Tribal key employees, gaming resource suppliers, and financial sources are not required to pay any fees required to complete the form. Applicants for these approvals have these fees paid for out of the Special Distribution Fund.

ARTICLE 3. TEMPORARY LICENSES AND WORK PERMITS.

**Amend 12122. General Provisions.**

Section 12122 provides general provisions for temporary licenses.

Subsection (c) provides the duration that a temporary license or temporary Commission work permit will be in effect. The duration of a temporary license is currently two years while the duration of a temporary Commission work permit is specifically separated out and is only effective for 120 calendar days. The separate effective periods are repealed and replace the provisions with a consistent two-year effective period, pursuant to AB 649 (Garcia, Chapter 432, Statutes of 2019).

CHAPTER 3. CONDITIONS OF OPERATION FOR TPPPS BUSINESSES

ARTICLE 2. PLAYING BOOKS

**Amend 12260. General Provisions**

The specific reference to paragraph (7) of subsection (b) of Section 12250, has been amended to more generally refer to subsection (b) of Section 12250.

**Amend 12261. Review of Playing Book Forms.**

Section 12261 provides general information and requirements about the review and approval of a hardcopy playing book form. Additionally, this section provides the process for requesting the approval of a hardcopy playing book.

Subsection (b) provides which documents and fees are required to be submitted to the Bureau in order to request the review of their hardcopy playing book by completing the form Application for Playing Book Approval, located in Appendix A of this chapter. This subsection has been



amended to correct the outdated number of the form, BGC-APP 036 (Rev. 1/18), which is no longer in use, to the current form number, CGCC-CH3-01. Additionally, the form date has been amended, which corresponds to the amendment of the form.

Amendments to the form are as follows:

- Section 1 of the form provides checkboxes for the applicant to identify the type of form being submitted for approval (Hard Copy Playing Book Form or Electronic Playing Book System) and provides instructions on the applicable sections of the form that must be completed. This section of the form has been amended to remove the stated fee amounts, and to avoid unnecessary duplication of the information in Section 7.
- Section 7 of the form provides the nonrefundable fee amounts to apply for the review and approval of an initial or amended hardcopy playing book form or electronic playing book system. The specific dollar amounts of the fees have been removed from this section and replaced with a citation to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090.

Paragraph (1) provides that an initial or amended hardcopy playing book must include a \$75 fee. The specific dollar amounts of the fees have been removed from this provision and replaced with a citation to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090. Please see that section for further discussion on any changes to the fee amounts.

Paragraph (1) is amended to add the requirement of a deposit. This deposit amounts are provided in Section 12090. Please see that section for further discussion. Additionally, the amendment provides that the Chief of the Bureau may request additional money in addition to the initial deposit required in Section 12090 if it is necessary to pay for the final costs of the review. The Commission has adopted the Bureau's deposit language from Title 11, CCR, Section 2037(a), to maintain consistent deposit requirements, which includes a 15-day payment requirement, the refund of any excess deposits received, and a final itemized accounting of the costs incurred by the Bureau.

#### **Amend 12264. Review and Certification of Electronic Playing Book Systems.**

Section 12264 provides the process by which an electronic playing book system is reviewed prior to its use.

Subsection (a) provides which documents and fees are required to be submitted to the Bureau in order to request the review of their electronic playing book system. Subsection (a) provides that the TPPPS business licensee must submit form Application for Playing Book Approval, CGCC-CH3-01. The form date has been repealed. This form is attached to Appendix A of this chapter in Section 12261(b), and therefore the form date is unnecessary in this section.

Paragraph (1) includes an initial application processing fee of \$1,200. The specific dollar amounts of the fees have been removed from this provision and replaced with a citation to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090.



Paragraph (1) is amended to add the requirement of a deposit. This deposit is provided in Section 12090. Please see that section for further discussion. Additionally, the amendment provides that the Chief of the Bureau may request additional money in addition to the initial deposit required in Section 12090 if it is necessary to pay for the final costs of the review. The Commission has adopted the Bureau's deposit language from Title 11, CCR, Section 2037(a), to maintain consistent deposit requirements, which includes a 15-day payment requirement, the refund of any excess deposits received, and a final itemized accounting of the costs incurred by the Bureau.

### ARTICLE 3. TPPPS CONTRACTS

#### **Amend 12272. Review and Approval of TPPPS Contracts.**

Section 12272 provides general requirements and the standard process by which a TPPPS business licensee can request their TPPPS contract be reviewed.

Subsection (a) provides that proposition player services may only be provided pursuant to a written TPPPS contract that has been approved in advance by the Bureau. Additionally, the provision provides what requirements must be met in order for the Bureau to issue an approval.

Subparagraph (2)(A) provides that the TPPPS business licensee must submit form Application for Contract Approval to Provide Proposition Player Services, CGCC-CH3-02. The form date has been amended, which corresponds to the amendment of the form.

Additionally, the citation of the form as being referenced in subparagraph (2)(A) has been amended to instead attach the form to Appendix A of Chapter 3. This is the first citation in the Commission's regulations to the form, and the amendment provides an appropriate citation to this provision.

Amendments to the form are as follows:

- Section 3 of the form provides the nonrefundable fee amount of \$1000 for the review of a new contract or the extension of an existing contract. The specific dollar amounts of the fees have been removed from this provision and replaced with a citation to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090.
- Additionally, the form provides for an expedited processing fee of \$150 for an expedited review of a new contract. The specific dollar amounts of the fees have been removed from this provision and replaced with a citation to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090.
- Section 3 of the form requires the submittal of form Appointment of Designated Agent, CGCC-CH1-04 (New 05/20), in two places; when submitting an application for a new contract / extension of an existing contract, or an amended contract. The form date has been repealed as this form is attached to Appendix A for Chapter 1 in Section 12080(a), and therefore the form date is unnecessary to include on the form.

Subparagraph (D) currently requires a nonrefundable fee of \$1000. The specific dollar amount of the fee has been removed from this provision and replaced with a citation to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090. Please see that section for further discussion on any changes to the fee amount.

**Amend 12274. Expedited Review and Approval of TPPPS Contracts.**

Section 12274 provides a process by which a TPPPS business licensee can request their TPPPS contract be reviewed under a faster timeline than normal.

Subsection (c) provides which documents and fees are required to be submitted to the Bureau in order to make the request for an expedited review and approval of a TPPPS contract.

Paragraph (1) provides that the TPPPS business licensee must submit form Application for Contract Approval to Provide Proposition Player Services, CGCC-CH3-02. The form date has been repealed. This form has been attached to Appendix A for this chapter in Section 12272(a)(2), and therefore the form date is unnecessary in this section.

Paragraph (4) requires a nonrefundable application fee of \$1000. The specific dollar amount of the fee has been removed from this provision, and replaced with a citation to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090. Please see that section for further discussion on any changes to the fee amount.

Paragraph (5) requires an expedited processing fee of \$150. The specific dollar amount of the fee has been removed from this provision and replaced with a citation to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090. Please see that section for further discussion.

Additionally, the reference to a sum of money as determined by the Chief of the Bureau pursuant to Business and Professions Code section 19867 has been replaced with a reference to Section 2037. Section 2037 is the regulation section through which the Bureau implements and makes specific the provisions of Business and Professions Code section 19867. Specifically, the Bureau provides for a deposit amount of \$750 in Section 2037(a)(2)(A) for expedited contract approval. Additionally, the reference to Section 2037 is consistent with how other similar provisions reference the Bureau's authority to require deposits.

**Amend 12276. Review and Approval of Amendments to TPPPS Contracts.**

Section 12276 provides a process by which a TPPPS business licensee can request approval of amendments to an existing contract.

Subsection (a) provides which documents and fees are required to be submitted to the Bureau in order to make the request to amend an existing contract. This section contains a non-substantive amendment to fix an existing error in the reference to Section 12272(a)(3)(A), which is being corrected to 12272(a)(2)(A). Subsection (a) also includes a nonrefundable fee of \$500. The specific dollar amount of the fee has been removed from this provision and replaced with a citation to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090. Please see that section for further discussion on the change to the fee amount.

**Amend 12278. Extension of TPPPS Contracts.**

Section 12278 provides a process by which a TPPPS business licensee can request approval to have an existing TPPPS contract extended.

Subsection (a) provides which documents and fees are required to be submitted to the Bureau in order to make the request to extend an existing TPPPS contract.

Paragraph (1) provides that the TPPPS business licensee must submit form Application for Contract Approval to Provide Proposition Player Services, CGCC-CH3-02. The form date has been repealed. This form has been attached to Appendix A for this chapter in Section 12272(a)(2), and therefore the form date is unnecessary in this section.

Paragraph (2) provides that the TPPPS business licensee must submit a nonrefundable application fee of \$1000. The specific dollar amount of the fee has been removed from this provision and replaced with a citation to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090. Please see that section for further discussion.

CHAPTER 4. GAMBLING EQUIPMENT MANUFACTURERS OR DISTRIBUTORS

**Amend 12309. Forms; Fees.**

Section 12309 provides a process by which a person can apply for registration as a gambling equipment manufacturer or distributor.

Subsection (a) provides that an applicant must submit the form Application for Registration of Manufacturers or Distributors of Gambling Equipment, BCG-025, which is attached in Appendix A to this chapter. The form date has been amended, which corresponds to the amendment of the form. Additionally, a non-substantive correction is also being made to correct the form number to match the number on the existing form (BGC-025).

Amendments to the form are as follows:

- Item 11 of the information required by the form provides that a non-refundable application fee of \$500 is required for a Class A registration. Additionally, this item provides that a non-refundable application fee of \$40 shall be submitted by any manufacturer or distributor applying for Class A registration that sells, leases, inspects, tests, repairs, refurbishes, or stores ONLY slot machines or devices which are “antique slot machines,” as specified. The specific dollar amounts of the fees have been removed from this provision and replaced with a citation to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090. Please see that section for further discussion on specific fee changes.
- The final paragraph on the last page of the form includes a direction to where the Commission’s regulations can be found on the Commission’s website. This language has been repealed. The local direction of “under ‘Laws and Regulations’” is incorrect as the Commission has amended its website since this form had been last updated.

Subsection (c), paragraphs (1) and (2), provide the fee amounts for the initial and renewal registration of a Class A equipment manufacturer or distributor and an “antique collector” as specified. This section is amended to replace the fee amount with a reference to Section 12090. As previously discussed, the Commission has moved the application fees to Section 12090. Please see that section for further discussion on specific fee changes.

## CHAPTER 7. CONDITIONS OF OPERATION FOR GAMBLING ESTABLISHMENTS

### ARTICLE 1. GENERAL PROVISIONS

#### **Amend 12364. Relocation of Gambling Establishment.**

Section 12364 provides a process by which a cardroom can inform the Commission and Bureau of its intent to relocate to a different location.

Subsection (b) provides that the cardroom must notify the Bureau of the planned relocation at least 90 days in advance of the intended commencement of gambling operations in the new location. This notification is provided by using the form Notice of Relocation, CGCC-CH7-02. The form date has been amended and corresponds to the amendment of the form.

Amendments to the form are as follows:

- Section 4 of form CGCC-CH7-02 provides that prior to requesting its site visit, the Bureau will request a deposit amount as required by their regulations. Currently, the form provides the specific amount required by the Bureau at \$600. The form has been amended to remove the specific dollar amount, leaving only the reference to the Bureau’s regulation Section 2037.

### ARTICLE 10. GAMING TABLES

#### **Amend 12470. Request for Additional Temporary Tables for Tournaments or Special Events.**

Section 12470 provides a process by which a cardroom business licensee can request the Commission to increase temporarily, the number of tables for which they are authorized.

Subsection (a) provides the submittal requirements such as when the request must be submitted and what must be submitted to the Bureau in order to have the request considered.

Paragraph (1) provides that the cardroom must submit form Cardroom Business License: Gaming Tables, CGCC-CH7-07, which is attached as Appendix A to this chapter. The form date has been amended, which corresponds to the amendment of the form.

Amendments to the form are as follows:

- Section 2 of form CGCC-CH7-07 provides a place for the requestor to inform the Commission and Bureau what type of request is being made, since this form is used in

conjunction with three types of requests pertaining to the permanent and temporary increase and decrease in authorized gaming tables.

This section is amended to fix existing errors and change the incorrect references to the fees in Sections 12166 and 12164 of Title 11, with a reference to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090. Please see that section for further discussion on any changes to the fee amounts. Other nonsubstantive amendments have been made this section for additional clarity, which are consistent with existing regulations.

Paragraph (2) provides that the cardroom must submit a nonrefundable application fee of \$164. The specific dollar amount of the fee has been removed from this provision and replaced with a citation to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090. Please see that section for further discussion on any changes to the fee amounts.

**Amend 12472. Request for Additional Permanent Tables.**

Section 12472 provides a process by which a cardroom can request the Commission to permanently increase the number of tables for which they are authorized.

Subsection (a) provides which documents and fees are required to be submitted to the Bureau in order to make the request to permanently increase the number of tables for which they are authorized.

Paragraph (1) provides that the cardroom must submit form Cardroom Business License: Gaming Tables, CGCC-CH7-07. The form date has been repealed. This form is attached to Appendix A for this chapter in Section 12470(a)(1), and therefore the form date is unnecessary in this section.

Paragraph (2) provides that the cardroom must submit a nonrefundable application fee of \$164. The specific dollar amount of the fee has been removed from this provision and replaced with a citation to Section 12090. As previously discussed, the Commission has moved all fees to Section 12090. Please see that section for further discussion on any changes to the fee amounts.

**Amend 12474. Reduction in Permanent Tables.**

Section 12474 provides a process by which a cardroom can request the Commission permanently reduce the number of tables for which they are authorized.

Subsection (a) provides a reference to form CGCC-CH7-07. The form date has been repealed. This form is attached to Appendix A for this chapter in Section 12470(a)(1), and therefore the form date is unnecessary in this section.

CHAPTER 8. BINGO

ARTICLE 2. MANUFACTURERS, DISTRIBUTORS, AND VENDORS OF BINGO EQUIPMENT, DEVICES, SUPPLIES, AND SERVICES

**Amend 12492. Interim Licenses; Initial and Renewal; Conditions.**

Section 12492 provides the process through which an applicant can apply for an initial or renewal interim license to manufacture, distribute, or provide remote caller bingo equipment, supplies, services or card-minding devices.

Paragraphs (d)(3) and (e)(3) provide that, if a California resident, an applicant must submit a Request for Live Scan Service. These provisions have been modified to inform the applicant that any fees required to complete the form are the responsibility of the applicant. With the amendment to the Commission's fees, the Bureau will no longer be collecting money earmarked for the payment of an applicant's live scan service fees and so they will be responsible to directly pay the fees themselves.

Additionally, the form date has been repealed. This form is attached to Appendix A for this chapter in Section 12112(d)(1), and therefore the form date is unnecessary in this section.

ARTICLE 3. REMOTE CALLER BINGO INTERIM LICENSES AND INTERIM WORK PERMITS

**Amend 12500. Interim Licenses; Initial and Renewal; Conditions.**

Section 12500 provides the process through which an applicant can apply for an initial or renewal interim license for a fiduciary or caller.

Paragraph (c)(3) provides that, if a California resident, an applicant must submit a Request for Live Scan Service. The provision has been modified to inform the applicant that any fees required to complete the form are the responsibility of the applicant. With the amendment to the Commission's fees, the Bureau will no longer be collecting money earmarked for the payment of an applicant's live scan service fees and so they will be responsible to directly pay the fees themselves.

Additionally, the form date has been repealed. This form is attached to Appendix A for this chapter in Section 12112(d)(1), and therefore the form date is unnecessary in this section.

**Amend 12503. Interim Work Permits; Initial and Renewal; Conditions.**

Section 12503 provides the process through which an applicant can apply for a remote caller bingo initial or renewal interim work permit.

Paragraph (b)(3) provides that, if a California resident, an applicant must submit a Request for Live Scan Service. The provision has been modified to inform the applicant that any fees required to complete the form are the responsibility of the applicant. With the amendment to the Commission's fees, the Bureau will no longer be collecting money earmarked for the payment of an applicant's live scan service fees and so they will be responsible to directly pay the fees themselves.

Additionally, the form date has been repealed. This form is attached to Appendix A for this chapter in Section 12112(d)(1), and therefore the form date is unnecessary in this section.

**Regulation Text**

A copy of the recently approved regulations is attached. That document is also available on the Commission's Web site under "Regulations / Recently Adopted, Amended, and Repealed Regulations" at:

[http://www.cgcc.ca.gov/?pageID=Recently\\_Approved\\_Regs&pageName=Laws%20and%20Regs](http://www.cgcc.ca.gov/?pageID=Recently_Approved_Regs&pageName=Laws%20and%20Regs).

**Questions, Concerns, Suggestions**

For any questions, concerns, or suggestions regarding the adoption of this regulation, please email: [lawsandregs@cgcc.ca.gov](mailto:lawsandregs@cgcc.ca.gov).