1	CALIFORNIA GAMBLING CONTROL COMMISSION
2	SPECIFIC LANGUAGE OF PROPOSED REGULATIONS
3	COMMISSION FEES MODERNIZATION III
4	CGCC-GCA-2022-03-EEE
5	
6	California Code of Regulations
7	Title 4. Business Regulations.
8	Division 18. California Gambling Control Commission.
9	
10	CHAPTER 2. LICENSES AND WORK PERMITS
11	ARTICLE 2. INITIAL AND RENEWAL LICENSES AND WORK PERMITS
12 13	§ 12112. Initial License Applications; Required Forms.
14	A person applying for Commission approval must submit the following to the Bureau:
15	(a) A completed Application for Employee Category License, CGCC-CH2-04 (Rev. 11/21) or
16	Application for Owner Category License, CGCC-CH2-05 (Rev. 9/2211/21), which are attached in
17	Appendix A to this chapter, any applicable fees required in Section 12090, and the applicable background
18	investigation deposit required by Title 11, CCR, Section 2037.
19	···
20 21 22 23 24	Note: Authority cited: Sections 19811, 19824, 19840, 19841, 19850, 19912 and 19984, Business and Professions Code. Reference: Sections 19801, 19811, 19824, 19826, 19841, 19850, 19851, 19852, 19855, 19864, 19865, 19866, 19867, 19868, 19878, 19880(d), 19883, 19890(e), 19893, 19912, 19951, 19982 and 19984, Business and Professions Code.
25	CHAPTER 5. ACCOUNTING AND TRANSACTION APPROVALS
26	ARTICLE 1. ACCOUNTING AND FINANCIAL REPORTING
27	
28 29	<u>§ 12318. Cardroom Business License Gaming Revenue Report.</u> <u>Each cardroom business licensee must submit, no later than 120 calendar days following the end of the cardroom business licensee must submit, no later than 120 calendar days following the end of the cardroom business licensee must submit, no later than 120 calendar days following the end of the cardroom business licensee must submit and the cardroom business licensee must be cardroom business license</u>
30	the cardroom business licensee's preceding fiscal year, a completed Cardroom Business License: Gaming
31	Revenue Report, form CGCC-CH5-01 (New 09/22), which is hereby attached in Appendix A to this
32	<u>chapter.</u>
33 34 35	Note: Authority cited: Sections, 19824, 19840, and 19841 Business and Professions Code. Reference: Section 19841 Business and Professions Code.

1	CHAPTER 7. CONDITIONS OF OPERATION FOR GAMBLING ESTABLISHMENTS
2	ARTICLE 1. GENERAL PROVISIONS
3 4 5	§ 12360. Chapter Definitions. (a) Except as otherwise provided in Section 12002 and in subsection (b) of this section, the definitions
6	in Business and Professions Code section 19805 govern the construction of this chapter.
7	(b) As used in this chapter:
8	(1) "Active Licensee" means a valid TPPPS business licensee or cardroom business licensee who has
9	generated revenue for at least the last year as reported pursuant to Section 12313.
10	(2) "Annual fee" is the amount that a cardroom business licensee is required to pay to cover non-
11	application costs Non-Application Costs pursuant to Section 12368.42.
12	(3) "Application Cost" means all costs, including the deposit, related to the processing of an
13	application.
14	(4)(1) "Cage bank" means a fund consisting of monetary assets including, but not limited to,
15	gambling chips, cash, and cash equivalents, maintained inside a cage for use in gambling operations.
16	(5)(2) "Cashier bank" means an imprest fund consisting of monetary assets including, but not limited
17	to, gambling chips, cash, and cash equivalents, maintained for or by an individual cashier inside a cage.
18	(6)(3) "Confidential document" means any document or record, whether maintained in writing or
19	electronically, concerning any entity, individual, or group of individuals that contains any private
20	financial or personal information directly obtained from or provided by the subject (e.g., credit and check
21	cashing information, exclusion lists, Title 31 reports, etc.), or documents that are otherwise protected
22	under any other provision of law, and includes documents and information the public disclosure of which
23	may jeopardize the safety and security of patrons, employees, and their property, the assets of the
24	cardroom business licensee, or the integrity of gambling operations.
25	(7) "Cost Pool 1" or "Even Across All" means a cost allocation for all Non Application Costs that are
26	not directly attributed to an application fee or deposit, and are appropriately borne by all TPPPS business
27	licensees and eardroom business licensees equally. This includes, but is not limited to, costs associated
28	with administration, information technology, and legislative and regulatory workload.
29	(8) "Cost Pool 2" or "Application Split" means a cost allocation for all Non-Application Costs on a
30	per-application basis that relate to both TPPPS business licensees and cardroom business licensees that
31	have a direct connection to the processing of applications for the controlled gambling industry, and are
32	not directly attributed to an application fee or deposit. This includes, but is not limited to, costs associated
33	with responding to general phone calls, and the processing of electronic and regular mail.

1	(9) "Cost Pool 3" or "Entity Split" means a cost allocation for all Non-Application Costs generated by
2	non Commission actions that relate to both TPPPS business licensees and eardroom business licensees.
3	This includes, but is not limited to, costs associated with compliance and enforcement, financial audits,
4	calls for service, and incident reports borne separately amongst TPPPS business licensees and cardroom
5	business licensees.
6	(10) "Cost Pool 4" or "Commission Actions" means a cost allocation for all Non-Application Costs
7	generated by matters requiring Commission action that relates to TPPPS business licensees or cardroom
8	business licensees. This includes, but is not limited to, costs associated with administrative hearings and
9	decisions, and Commission meetings.
10	(11) "Cost Pool 5" or "Cardroom Only" means a cost allocation for all Non-Application Costs that
11	are specific to cardroom business licensees but not directly linked to a Commission approval. This
12	includes, but is not limited to, costs associated with compliance reviews of games, reviews of reports, and
13	local ordinance reviews.
14	(12) "Cost Pool 6" or "TPPPS Only" means a cost allocation for all Non-Application Costs that are
15	specific to TPPPS business licensees but not directly linked to a Commission approval. This includes, but
16	is not limited to, costs associated with contract renewal notices and non-investigation industry inquiries or
17	correspondence.
18	(7)(13)(4) "Floor bank" means an imprest fund consisting of monetary assets including, but not
19	limited to, gambling chips, cash, and cash equivalents, maintained outside a cage on or near the gambling
20	floor.
21	(8)(14)(5) "Gambling equipment" means any equipment, devices, or supplies used or intended for use
22	in the play of any controlled game, and includes, but is not limited to, playing cards, tiles, dice, dice cups,
23	card shufflers, and gaming tables.
24	(9)(15)(6) "House rules" means a set of written policies and procedures, established by a cardroom
25	business licensee, which set general parameters under which that cardroom business licensee operates the
26	play of controlled games.
27	(16) "New Business Licensee" means a TPPPS business licensee or cardroom business licensee who
28	first became licensed prior to August 31 of the year the invoices are created.
29	(10)(17) "Non-Application Cost" means all costs other than application costs Application Costs borne
30	by the Commission, Department of Justice, and all other State operations expenditures for the
31	administration and enforcement of the Act.

1	(11)(18) "Non-Operational Licensee" means a TPPPS business licensee or cardroom business
2	licensee that maintains a valid TPPPS business license or cardroom business license or registration, and
3	has not generated revenue in the past year as reported pursuant to Section 12313.
4	(12)(19)(7) "Security department" means the operational entity within a gambling establishment that
5	is responsible, but not necessarily solely responsible, for patrol of the public areas of the establishment,
6	and to assist in:
7	(A) Maintaining order and security;
8	(B) Excluding underage patrons;
9	(C) Responding to incidents involving patrons or others;
10	(D) Detecting, reporting and deterring suspected illegal activity; and
11	(E) Completing incident reports.
12	(13)(20) "Surrendered or Revoked Licensee" means a former cardroom business licensee who
13	stopped operating and ceased to maintain a cardroom business licensee prior to August 31 of the year the
14	invoices are created.
15	(14)(21)(8) "Surveillance unit" means the operational system or entity within a gambling
16	establishment that is responsible for the video recording, as may be specified in Article 3 of this chapter,
17	of all activities required to be under surveillance, monitored and/or recorded pursuant to the Act and this
18	division for the purposes of detecting, documenting and reporting suspected illegal activities, including
19	suspected gambling by persons under 21 years of age, and assisting the personnel of the security
20	department in the performance of their duties.
21 22 23	Note: Authority cited: Sections 19811, 19824, 19840, 19841 and 19924, Business and Professions Code. Reference: Sections 19805, 19841, 19860 and 19924, Business and Professions Code.
24	§ 12368. Cardroom Business License Annual Fee.
25	(a) The Bureau will provide each cardroom business licensee an invoice, pursuant to Section 12006,
26	by October 1, 2022, and each October 1 thereafter, of their annual fee, as provided in Section 12368.2.
27	Beginning January 1, 2023, and each January 1 thereafter, each eardroom business licensee must submit
28	to the Bureau the Annual Fee as determined by Section 12368.1, subsection (a).
29	(b) The <u>annual fee</u> may be paid in installments. The cardroom business licensee must
30	submit a written request to the Bureau to make installment payments within 30 calendar days from the
31	date the invoice was served mailed.
32	(c) Subject to approval by the Bureau, in accordance with the Bureau's approval notification, A
33	request for installment payments will be considered approved, unless within 14 calendar days of the
34	request being received, the Bureau provided notification, pursuant to Section 12006, that the request has

1	been disapproved. The Bureau will disapprove the request if the cardroom business licensee has a history
2	of failing to make installment payments as required or has not submitted the request pursuant subsection
3	(b). Installment installment payments must be made in the year following the request pursuant to
4	subsection (b) as follows: one-third of the annual fee Annual Fee to be submitted no later than January 1,
5	one-third no later than April 1, and the balance no later than June 30. If installment payments were not
6	requested or a request for installment payments was disapproved, the entire amount of the annual fee must
7	be submitted no later than January 1.
8	(d) The cardroom business license certificate will not be issued until the Bureau has received the
9	annual fees Annual Fee or has approved the cardroom business licensee for installment payments.
10	(e) Any renewal application for the a renewal cardroom business license will not be approved by the
11	Commission until any delinquent annual fees Annual Fee hasve been paid in full.
12	(f) No application for a TPPPS contract with a cardroom business licensee may be approved by the
13	Bureau until any delinquent annual fees Annual Fee owed by that cardroom business licensee hasve been
14	paid in full.
15	(g)(1) Upon the first issuance of a cardroom business license, as either a temporary cardroom
16	business license or an initial cardroom business license, whichever occurs first, the Bureau will issue an
17	invoice, pursuant to Section 12006, in the annual fee amount required of an active licensee with a gross
18	revenue under \$1,500,000, as provided in Section 12368.2, divided by 12, multiplied by the number of
19	whole months remaining in the current calendar year determined in subsection (b) of Section 12368.1. The
20	cardroom business licensee must submit to the Bureau the annual fee Annual Fee appropriate for its
21	eardroom business license-within 30 calendar days of service-from the date the invoice was mailed.
22	(2) For the first full calendar year of licensure, the Bureau will invoice, pursuant to Section 12006, the
23	cardroom business licensee will be invoiced the unadjusted annual fee Annual Fee, due under clause 1 of
24	subparagraph (A) of paragraph (6) of subsection (a) of Section 12368.1 required of an active licensee with
25	a gross revenue under \$1,500,000, as provided in Section 12368.2 for the following calendar year. If the
26	license is approved after October 1, this invoice will be issued at the same time as the invoice required in
27	paragraph (1)-of this subsection.
28	(a) The current year's annual fee required by Business and Professions Code section 19951 will be
29	based on the criteria in paragraph (1) or (2) of this subsection, whichever is greater. The current year's
30	annual fee will be due and payable to the Bureau by the cardroom business licensee no later than 120
31	calendar days following the end of the cardroom business licensee's preceding fiscal year, unless an
32	installment payment plan is approved pursuant to subsection (b).

1	(1) The annual fee specified in subdivision (c) of section 19951 will be based on the number of
2	permanent tables authorized by the cardroom business license at the close of the cardroom business
3	licensee's preceding fiscal year.
4	(2) The annual fee specified in subdivision (d) of section 19951 will be based on the cardroom
5	business licensee's gross revenues for the preceding fiscal year.
6	(b)(1) The cardroom business licensee may submit an installment payment written request no later
7	than the end of the cardroom business licensee's preceding fiscal year.
8	(2) The Bureau must approve or deny the request within 30 calendar days of receipt.
9	(3) If approved, the annual fee must be paid as follows:
10	(A) A payment of one-third, rounded up to the nearest whole dollar, due 120 calendar days following
11	the end of the cardroom business licensee's preceding fiscal year.
12	(B) A payment of one-third, rounded up to the nearest whole dollar, due 180 calendar days following
13	the end of the cardroom business licensee's preceding fiscal year.
14	(C) A payment of the balance due 240 calendar days following the end of the cardroom business
15	licensee's preceding fiscal year.
16	(c) Each cardroom business licensee must submit, with their whole payment, or first installment
17	payment, of the annual fee specified in this section, a completed Cardroom Business License: annual fee
18	Calculation, form CGCC-CH7-03 (New 05/20), which is hereby attached in Appendix A to this chapter.
19	(d) To be considered timely, the annual fee must be received by the Bureau no later than the date due
20	or, if delivered by mail, be postmarked no later than the date due.
21	(e) If the full amount, or any installment payment, of the annual fee has not been received by the
22	Bureau within 90 calendar days after the payment due date, and the cardroom business license has been
23	deemed surrendered pursuant to Business and Professions Code section 19955, the license will be subject
24	to the provisions of subsection (b) of Section 12142 of Article 2.
25 26 27	Note: Authority cited: Sections 19811(b), 19823, 19824, 19840, 19841, 19876(a), 19951 and 19955, Business and Professions Code. Reference: Sections 19841, 19876(a), 19951, 19954 and 19955, Business and Professions Code.
28	§ 12368.1. Cardroom Business License Annual Fee Calculation.
29	(a) The Commission will conduct the following six-step analysis to determine the Annual Fee
30	invoiced pursuant to subsection (a) of Section 12368.
31	(1) Step One. The Commission will take all Bureau and Commission Non-Application Costs and
32	allocate them to Cost Pools 1 through 6. For future years, each cost pool will need to account for any prior
33	year adjustments through a carry forward. A carry forward as used in this section will account for and
34	reconcile any over and under costs allocated in prior years for each cost pool. The cost pools will

1	determine how the Commission will allocate Non-Application Costs to TPPPS business licensees and
2	cardroom business licensees. Other costs may be included in a specific Cost Pool that the Commission
3	determines are necessary for the administration and enforcement of the Act based on the responsibilities
4	of the Commission and Bureau pursuant to Business and Professions Code sections 19823 and 19826
5	respectively.
6	(2) Step Two. Application Split. The Commission will determine the percentage of total TPPPS
7	business licensee and cardroom business licensee applications, which the individual total of each
8	constitutes by averaging the annual total of each license type's initial and renewal applications from the
9	previous five fiscal years immediately prior to the forthcoming October 1st invoice issuance date, and
10	dividing each individual average TPPPS business licensees and eardroom business licensees' total by the
11	combined average TPPPS business licensees and cardroom business licensees' total. The Commission
12	will multiply the Application Split funds by this percentage to determine the amounts payable by
13	eardroom business licensees pursuant to this step.
14	(3) Step Three. Entity Split. The Commission will determine the percentage of total Active and Non-
15	Operational TPPPS business licensees and eardroom business licensees, which the individual total TPPPS
16	business licensees versus cardroom business licensees each constitutes, by dividing the separate totals of
17	Active and Non Operational TPPPS business licensees and Active and Non Operational cardroom
18	business licensees, by the total of both Active and Non-Operational TPPPS business licensees and
19	cardroom business licensees to distribute the funds allocated to this Cost Pool between TPPPS business
20	licensees and eardroom business licensees. The Commission will multiply the total of Even Across All
21	and Entity Split funds by this percentage to determine the amounts payable by cardroom business
22	licensees pursuant to this step.
23	(4) Step Four. Commission Actions. The Commission will determine the percentage of total
24	Commission actions for TPPPS business licensees and cardroom business licensees, which the individual
25	totals of each constitutes by calculating the total average annual number of Commission actions from the
26	last three fiscal years for TPPPS business licensees and eardroom business licensees and convert that into
27	a percentage by dividing the separate total of actions for TPPPS business licensees and cardroom business
28	licensees respectively by the total applications for both TPPPS business licensees and cardroom business
29	licensees. The Commission will multiply the Commission Actions funds by this percentage to determine
30	the amounts payable by eardroom business licensees pursuant to this step.
31	(5) Step Five. The Commission will determine the total fees to be paid by cardroom business
32	licensees by adding each of the respectively apportioned eardroom business licensee costs outlined in
33	paragraphs (2) through (4) of this subsection with the total from Cost Pool 5. The Commission will divide

1	the total fees by the total average annual number of Commission actions from the last three fiscal years
2	for eardroom business licensees to determine the unadjusted Annual Fee for each eardroom business
3	<u>licensee.</u>
4	(6) Step Six. Final Adjusted Annual Fee Calculation. The Commission will determine for each
5	eardroom business licensee if they are an Active Licensee, Surrendered or Revoked Licensee, or Non-
6	Operational Licensee, and if an Active Licensee, if they have average gross gaming revenues below
7	\$1,500,000 or equal to or greater than \$1,500,000 based on the immediate previous three-year, or less if
8	three years is unavailable, the annual average of gross gaming revenue as reported pursuant to Section
9	12313.
10	(A) The Bureau will invoice the Annual Fee to eardroom business licensees after the Commission
11	ealculates and sends the invoice amounts to the Bureau to be invoiced pursuant to subsection (a) of
12	Section 12368, as follows:
13	1. Active cardroom business licensees that have collected less than \$1,500,000 average gross gaming
14	revenue, as determined in paragraph (6), the unadjusted Annual Fee as determined in paragraph (5).
15	2. Non-Operational eardroom business licensees, half the amount of the unadjusted Annual Fee
16	determined in paragraph (5).
17	3. Surrendered or Revoked eardroom business licensee, \$0.
18	4. Active eardroom business licensees that have collected equal to or greater than \$1,500,000 average
19	gross gaming revenue as reported pursuant to Section 12313, as determined in paragraph (6), will be
20	invoiced an amount equal to the amount of the eardroom business licensee total Annual Fee, minus the
21	amount invoiced in clauses 1 and 2, multiplied by the percentage the cardroom business licensee's gross
22	gaming revenue from the previous three year annual average constitutes of the previous three year annual
23	average of all Active cardroom business licensees' gross gaming revenue.
24	(b) A New Business Licensee, that is either a temporary eardroom business licensee or an initial
25	eardroom business licensee, whichever occurs first, must pay the unadjusted Annual Fee due under clause
26	1 of subparagraph (A) of paragraph (6) of subsection (a) divided by 12, multiplied by the number of
27	whole months remaining in a calendar year from the date of licensure until the end of the calendar year
28	for the incomplete calendar year of licensure.
29 30 31 32	Note: Authority cited: Sections 19811(b), 19823, 19824, 19840, 19841, 19876(a), 19951 and 19955, Business and Professions Code. Reference: Sections 19826, 19841, 19876(a), 19951, 19954 and 19955, Business and Professions Code.

§ 12368.2. Cardroom Business License Annual Fee Amounts.

Type of Cardroom Business Licensee	Annual Fee
Surrendered or Revoked Licensee	<u>\$0</u>
Non-Operational Licensee	<u>\$5,237</u>
Active Licensee – 3-Year Average Gross	
Revenue Under \$1.5M	<u>\$10,473</u>
Active Licensee – 3-Year Average Gross	1.29%
Revenue of \$1.5M or More	of the 3-year Average
	Gross Revenue

Note: Authority cited: Sections 19811(b), 19823, 19824, 19840, 19841, 19876(a), 19951 and 19955, Business and Professions Code. Reference: Sections 19826, 19841, 19876(a), 19951, 19954 and 19955, Business and Professions Code.

ARTICLE 10. GAMING TABLES

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§ 12470. Request for Additional Temporary Tables for Tournaments or Special Events.

- (a) A cardroom business licensee may apply to operate, on a limited and temporary basis, for a tournament or special event (hereinafter, event), more tables than the gambling establishment is authorized to regularly operate. To apply for additional tables, the applicant must submit to the Bureau, no less than 45 business days prior to the event, the following for each event:
- (1) A completed and signed application form entitled Cardroom Business License: Gaming Tables, CGCC-CH7-07 (Rev. 09/2211/21), which is attached in Appendix A to this chapter.
- (2) The non-refundable application fee required in Section 12090 plus a Bureau review deposit pursuant to Title 11, Cal Code Regs., Section 2037, made payable to the Bureau of Gambling Control.
- (3) The temporary table fee, as calculated pursuant to subsection (f).

19 ...

- (f) The temporary table fee is determined as follows:
- 21 (1) Add the current number of authorized tables licensed by the Commission to operate to the number of additional temporary tables being requested.
- 23 (2) Multiply the value determined in paragraph (1) by the appropriate value:
 - (A) If the value of paragraph (1) is between one to five, inclusive, \$300;
- 25 (B) If the value of paragraph (1) is between six to eight, inclusive, \$550;
- 26 (C) If the value of paragraph (1) is between nine to fourteen, inclusive, \$1,300;
- 27 (D) If the value of paragraph (1) is between fifteen to twenty-five, inclusive, \$2,700:
- 28 (E) If the value of paragraph (1) is between twenty-six to seventy, inclusive. \$4.000: or.
- 29 (F) If the value of paragraph (1) is seventy-one or more, \$4,700,

1	(3) Subtract the value determined in paragraph (2) by the most recent payed annual fee pursuant to
2	Section 12368.
3	(4) Divide the value determined in paragraph (3) by 365 and multiple by 2 to determine the daily
4	table fee for the event.
5	(5) Multiply the daily table fee for the event determined in paragraph (4) by the total number of
6	calendar days of the event. Any partial calendar days should be counted as a full day. Round this value up
7	to the nearest whole number.
8 9 10	Note: Authority cited: Sections 19811, 19823, 19824, 19840, 19841(a), 19841(b), 19841(c), 19841(p), 19864, 19950(b) and 19952, Business and Professions Code. Reference: Section 19951, Business and Professions Code.
11 12	§ 12472. Request for Additional Permanent Tables.
13	(d) The Bureau will complete its review of the application and submit its findings to the Commission
14	within 25 calendar-days of receipt of the application. Commission staff will then set the request on the
15	Commission agenda within 90 calendar-days of receiving the Bureau's findings and advise the applicant
16	of the agenda date-and any required annual fees due. If the request for additional permanent tables is
17	approved, the applicant must pay the required annual fees due before placing the additional tables in
18	operation.
19 20 21	Note: Authority cited: Sections 19811, 19823, 19824, 19840, 19841, 19864, 19950(b) and 19951, Business and Professions Code. Reference: Section 19951, Business and Professions Code.
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Appendix A

Chapter 2

Application for Owner Category License

CGCC-CH2-05 (Rev. 09/2211/21)

Page 1 of 4

BUREAU USE ONLY
BGC ID#
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MAIL COMPLETED FORM AND FEE/DEPOSIT TO:

BUREAU OF GAMBLING CONTROL P.O. Box 168024 Sacramento, CA 95816-8024 (916) 830-1700

PLEASE READ THE FOLLOWING INFORMATION CAREFULLY BEFORE YOU COMPLETE THIS FORM

This form is used to provide information for individuals required to apply as an Owner Category Licensee as defined by the Gambling Control Act (Act) and/or implementing administrative regulations, as applicable.

All responses must be truthful and complete. All responses are subject to verification and will be used to determine suitability under gambling laws and regulations. Any misrepresentation or failure to disclose required information or documentation may constitute cause for denial of the application or discipline of the licensee. The burden of proving his/her qualifications to receive a license is on the applicant.

An applicant may be subject to administrative action for failing to provide all information, documentation, and assurances as required by the Act or requested by the California Gambling Control Commission (Commission) or the Bureau of Gambling Control (Bureau), or failing to reveal any material facts, or providing misleading or untrue information as to a material fact.

By filing an application, an applicant understands that pursuant to Business and Professions Code section 19828, the Bureau or Commission may make public any communication or publication from, or concerning an applicant's application or corresponding background investigation. By submitting this application, an applicant accepts any risks of adverse action, financial loss, or public notice which may result from any Commission or Bureau action taken with respect to the application, as the action is absolutely privileged and so shall not form a basis for imposing liability for defamation or constitute a ground for recovery in any civil action consistent with Business and Professions Code section 19828.

An applicant may request an application be withdrawn pursuant to Title 4, California Code of Regulations, Section 12015.

It is the responsibility of each applicant to obtain copies of, and be familiar with, the laws and regulations governing the applicant's license. As an applicant, it is your responsibility to ensure that you thoroughly understand the questions in this application. If you do not understand any question(s), it is your responsibility to obtain appropriate, competent assistance in order to fully and accurately complete the application.

All information must be typed or printed legibly in blue or black ink. Any questions that do not apply should be indicated with "N/A" (Not Applicable). If the space available is insufficient, attach a separate sheet of paper and precede each answer with the applicable section and question number. Any corrections, changes, or other alterations must be initialed and dated by the applicant.

Applicant's Full Name	
Associated Own	er Category Licensee

Affix a passport quality photography taken within the last 30 calendar days here.

PLEASE PRINT NAME ON BACK OF **PHOTOGRAPH**

SECTION 1: APPLICATION						
A) Type of Application (Check Appropriate B	A) Type of Application (Check Appropriate Box)					
CARDROOM BUSINESS LICENSE The sole proprietor, LLC, corporation, partnership, trust, or business entity that operates a gambling establishment TPPPS BUSINESS LICENSE The sole proprietor, LLC, corporation, part proposes to provide third-party proposition gambling establishment.			C, corporation, partnership, rd-party proposition service			
CARDROOM ENDORSEE LICENSE An endorsed licensee is any other type not covered above corporation, a shareholder, a limited partner in a partners any percentage share of the revenues earned, or any fund	hip, any person who receives	corporation, a sharehold	NSE any other type not covered der, a limited partner in a pa the revenues earned, or an	rtnership, any person	fficer in a who receives	
B) SELECT IF THIS IS AN APPLICATION FOR AN INIT	AL OR RENEWAL LICENSE (CHECK APPROPRIATE BO	ox)			
INITIAL APPLICATION MUST INCLUDE THE FOLLOWING (AS APPLICABLE):	INITIAL APPLICATION WE TEMPORARY LICENSE MUST INCLUDE THE FOLLOWING	_	RENEWAL APPLIC	<u> </u>	ABLE):	
Section 12090 Cardroom business licensee: an amount determined by the schedule in subdivision (e) 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 TPPPS business licensee: the amount specified in Title 4, CCR, Section 12252 A background investigation deposit required in Title 11, CCR, Section 2037 Section 12090 Additional Application Fee for a Temporary Owner Category License required in Title 4, CCR, Section 12090 Cardroom business licensee: an amount determined by the schedule in subdivision (e) 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 TPPPS business licensee: the amount specified in Title 4, CCR, Section 12252 A background investigation deposit required in Title 4, CCR, Section 12252 A background investigation deposit required in Title 4, CCR, Section 12252 A background investigation deposit required in Title 4, CCR, Section 12252			Section 12090			
ALL INITIAL OR RENEWAL OWNER CATEGOR NOTE: INITIAL APPLICANTS AND INITIAL APPLICANTS WITH R				approval of your app	olication.	
SECTION 2: RENEWAL INFORMATION Complete this section only for a renewal application marked "YES" on a separate sheet of paper and attractions.	. If you answer "YES" to an	y of the questions below,	please provide a detail	led explanation fo	r each item	
ALL APPLICANTS 1. Have you been a party to any civil litigation since last fil	ing a license application?			☐ YES	□ No	
2. Have you been named in any administrative action affect				☐ YES	□ No	
Have you been convicted of any crime (misdemeanor or Note: It is your responsibility to verify the circumstances a conviction can weigh against your application being ap	and status of all crimes and you shoproved.	hould err on the side of disclos	sure as failing to disclose	☐ YES	□ No	
Have you acquired or increased your financial interest in application?	_	_	last filing a license	☐ YES	□ No	
5. Have you transferred any ownership interest to any individual or into a Trust since last filing a license application?				☐ YES	□ No	
6. Do you have a financial interest in the cannabis industry? If yes, answer question 7.				YES	No	
7. If the answer to Question 6 was yes, do you currently have or do you intend to acquire a license or permit in the cannabis industry? CARDROOM BUSINESS LICENSEE OR TPPPS BUSINESS LICENSEE					□ No	
8. Have there been any changes affecting ownership or controlling interest in this business since last filing a license application?					□ No	
Have there been any changes affecting ownership or con application?		_		☐ YES	□ No	
Has there been any newly acquired or increase to any fin filing a license application? Characteristics of the property of the proper	ancial interest in a business that co	nducts lawful gambling outsid	te the State since last	☐ YES	□ No	
CARDROOM BUSINESS LICENSEE 11. Has there been any change to the terms (financial or other	erwise) of the business' lease or a c	hange of landlord since last fil	ling a license application?	☐ YES	□ No	
TRUST 12. Has there been any amendment to any trust documents or any changes to a beneficiary, trustee, or trust asset since last filing a license application?				☐ YES	□ No	

SECTION 3: CARDROOM BUSINESS LICENSE OPERATIONS Complete this section only for a cardroom business licensee.							
GAMING HOURS 24 HOURS/365 DAYS OR:	SUNDAY	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SATURDAY
OPENING TIME							
CLOSING TIME							
BUSINESS OFFICE HOURS SAME AS GAMING HOURS OR:	SUNDAY	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SATURDAY
OPENING TIME							
CLOSING TIME							
Number of Permanent Tae	BLES OPERATING OR	ГО BE OPERA	TED IN THE GAMBLI	NG ESTABLISHME	NT:		
NAME OF PROPOSED GAMES							
INDICATE ENDORSED OWNER Identify all individual officers (Presidenty Trustees. For officers and direct space is needed, please use separate spaces.	dent, Secretary, Treasure fors of corporations with						
Entity /Individua	l's Name		Title		/Membership Interest Percentage	(salary, hourly v	n Arrangement wage, incentives, es, etc.)
					%		
					%		
					%		
					%		
%							
SECTION 4: ADDITIONAL REQUIRED ITEMS							
The following items must be submitted, as applicable, with this completed form. Provide copies of documents unless otherwise stated. Only documents that are dated and signed by the applicant will be accepted. Failure to provide required items may result in denial of your application. Pursuant to Business and Professions Code section 19868, subdivision (a), the application package will not be deemed complete until all required forms, documentation, and fees have been completed and received by the State. Mark the box next to each attached item.							
Completed Request for Live Scan Service (BCIA 8016), including the ATI Number							
AUTHORIZATION TO RELEASE INFORMATION, CGCC-CH2-13 – Provide original							
Cardroom business licer Individual Applicants: I Entity Applicants: Busin *Trust Applicants: Trus *Current beneficiaries d	AUTHORIZATION TO RELEASE INFORMATION, CGCC-CH2-13 – PROVIDE ORIGINAL NOTE: INITIAL APPLICANTS MUST ALSO ATTACH A COMPLETED SUPPLEMENTAL BACKGROUND INFORMATION FORM, AS INDICATED BELOW: Cardroom business licensee or TPPPS business licensee: Business Entity: Supplemental Information, CGCC-CH2-06 in addition to any other form required below Individual Applicants: Individual Owner/Principal: Supplemental Information, CGCC-CH2-07 Entity Applicants: Business Entity: Supplemental Information, CGCC-CH2-06 *Trust Applicants: Trust: Supplemental Information, CGCC-CH2-09 *Current beneficiaries do not need to submit an application if the beneficiary is less than 21 years of age. Contingent beneficiaries do not need to submit an application if benefits are contingent upon a specific future event or circumstance.						
ADDITIONAL DOCUMENTATION MAY BE REQUIRED BY THE BUREAU OF GAMBLING CONTROL.							

Application for Owner Category License Page 4 of 4

SECTION 5: DECLARATION		
I declare under penalty of perjury und this declaration is executed by me at _	er the laws of the State of California that the information in this form is	true, accurate, and complete, and that
	City and State	
PRINTED NAME	SIGNATURE	DATE (MM/DD/YYYY)

- This form must be signed by the appropriate person identified below:
 If applicant is a corporation, LLC, or joint venture then by an authorized officer.
 If applicant is a general partnership or limited partnership then by an authorized partner.
- If applicant is a sole proprietor then by the owner.
- If applicant is a trust then by an authorized trustor or trustee.
- If applicant is a natural person then by the applicant.

Appendix A

Chapter 5

LICENSE NUMBER

Cardroom Business License: Gaming Revenue Report Annual Fee Calculation

CGCC-CH<u>5</u>7-0<u>1</u>**3** (New <u>09/22</u>05/20) Page 1 of 2 BUREAU USE ONLY
BGC ID#



ENTITY NAME

MAIL COMPLETED FORM AND FEE TO:

BUREAU OF GAMBLING CONTROL P.O. Box 168024 Sacramento, CA 95816-8024 (916) 830-1700

SECTION 1: CARDROOM BUSINESS LICENSEE INFORMATION

PLEASE READ THE FOLLOWING INFORMATION CAREFULLY BEFORE YOU COMPLETE THIS FORM

This form is for <u>reporting gaming revenue</u> determining the amount of annual fees paid to the Bureau of Gambling Control. The fees schedules are based on the gross revenues of the cardroom business licensee and the number of authorized tables at the close of the cardroom business licensee's previous fiscal year.

All responses must be <u>truthful and complete</u>. All responses and supplemental documentation are subject to verification and will be used to determine suitability under the Gambling Control Act and California Gambling Control Commission regulations. Any misrepresentation or failure to disclose required information or documentation may constitute cause for denial of the application or discipline of the licensee.

All information must be typed or printed legibly in blue or black ink. Any questions that do not apply should be indicated with "N/A" (Not Applicable). If the space available is insufficient, attach a separate sheet of paper and precede each answer with the applicable section and question number. Any corrections, changes, or other alterations must be initialed and dated by the applicant.

SECTION 2: GAMBLING ACTIVITIES/REVENUE List the games offered and the gross revenue attributed to each game for the card	lroom's prior fiscal year.
FISCAL YEAR REPORTING: (mm/yy) (mm/yy)	
A. Poker Style Games	Revenue
1)	s
2)	s
3)	s
4)	s
B. CALIFORNIA GAMES	REVENUE
1)	s
2)	s
3)	s
4)	s
C. Other Games	Revenue
1)	s
2)	s
3)	s

4)	\$
D. TOURNAMENT TYPES	REVENUE (ENTRY FEE)
1) Poker Style Tournaments:	\$
2) California Game Tournaments:	\$
E. TOTAL ANNUAL INTEREST RECEIVED FROM THE ISSUANCE OF CREDIT:	\$
TOTAL REVENUES LISTED ABOVE (A+B+C+D+E):	\$

SECTION 3: ANNUAL FEE SCHEDULES

Cheek the appropriate box based on the Total Revenues indicated in Section 1 and follow the instructions to determine the appropriate fee per authorized table.

Annual gross revenues are less than \$200,000. Refer to Table 1 to determine the appropriate fee per authorized table

—Annual gross revenues are \$200,000 or more. To determine the appropriate fee per authorized table

- 1. REFER TO THE CARDROOM'S NUMBER OF AUTHORIZED TABLES RANGE IN TABLE 1 AND THE CORRESPONDING FEE
- 2. REFER TO THE CARDROOM'S GROSS REVENUES RANGE IN TABLE 2 AND THE CORRESPONDING FEE.
- 3. THE FEE PER TABLE WILL BE THE GREATER OF THE TWO AMOUNTS.

TABLE 1

TABLE I						
Number of Authorized Tables ¹	1.5	6-8	9-14	15-25	26-70	71 OR MORE
FEE PER TABLE	\$300	\$550	\$1300	\$2700	\$4000	\$4700

^{*}BASED ON THE NUMBER OF AUTHORIZED TABLES AT THE CLOSE OF THE LICENSEE'S PRECEDING FISCAL YEAR.

TABLE 2

GROSS REVENUES	\$200,000-\$499,999	\$500,000 - \$1,999,999	\$2,000,000 - \$9,999,999	\$ 10,000,000 - \$29,999,999	\$30,000,000 OR MORE
FEE PER TABLE	\$550	\$1300	\$2700	\$4000	\$4700

ANNUAL FEE CALCULATION

FEE PER TABLE:	<u>\$</u>
MULTIPLY BY THE CARDROOM'S NUMBER OF AUTHORIZED TABLES:	*
TOTAL ANNUAL FEE TO BE SUBMITTED:	\$

SECTION 34: DECLARATION

I declare under penalty of perjury under the laws of the State of California that the information in this form is true, accurate, and complete, and that						
this declaration is executed by me at						
City and State						
PRINTED NAME	SIGNATURE	CAPACITY	DATE (MM/DD/YYYY)			

This form must be signed by the appropriate person identified below:

- If licensee is a corporation, LLC, or joint venture then by an authorized officer.
- If licensee is a general partnership or limited partnership then by an authorized partner.
- If licensee is a sole proprietor then by the owner.
- If licensee is a trust then by an authorized trustor or trustee.
- If licensee is a natural person then by the licensee.

Appendix A

Chapter 7

Cardroom Business License: Gaming Tables

CGCC-CH7-07 (Rev. <u>09/22</u>11/21)

Page 1 of 2

В	JREAU USE ONLY	
BGC ID#		



MAIL COMPLETED FORM AND FEE/DEPOSIT TO:

BUREAU OF GAMBLING CONTROL P.O. Box 168024 Sacramento, CA 95816-8024 (916) 830-1700

PLEASE READ THE FOLLOWING INFORMATION CAREFULLY BEFORE YOU COMPLETE THIS FORM

All information must be typed or printed legibly in blue or black ink. If the space available is insufficient, attach a separate sheet of paper and precede each answer with the applicable section and question number. Any corrections, changes, or other alterations must be initialed and dated by the licensee/applicant.

SECTION 1: CARDROOM BUSINESS	LICENSEE INFORMATION				
ENTITY NAME			LICENSE NUMBER		
SECTION 2: REQUEST Select one and submit any additional required items					
☐ Additional Permanent Tables Must include the following: • Application fee pursuant to Title 4, CCR, Section 12090 • Review Deposit pursuant to Title 11, CCR, Section 2037	□ Additional Temporary Tables Must include the following: • Application fee pursuant to Title 4, CCR, Section 12090 • Temporary table fee pursuant to Title 4, CCR, Section 12470 • Review Deposit pursuant to Title 11, CCR, Section 2037	☐ Reduce Perman	nent Tables		
SECTION 3: TABLE INFORMATION					
Current number of Authorized Permanent Ta	ables:				
Requested Change or Temporary Tables:					
Total Number of Tables Proposed:					
SECTION 4: REQUEST FOR TEMPORARY TABLES To be completed only if the request is for temporary tables. PROPOSED DATE(S) AND TIME(S) OF THE EVENT (IF THE NUMBER OF TABLES VARY ON MULTIPLE DATES, ATTACH A LIST BY DATE)					
NAME OF THE EVENT(S)					
LOCATION OF THE EVENT(S) WITHIN THE GAMBLING ESTABLISHMENT					
APPROVED GAMES OR GAMING ACTIVITIES TO BE OF	FERED DURING THE EVENT (INDICATE IF ANY ARE STI	LL PENDING BUREAU APP	PROVAL)		

Cardroom Business License: Gaming Tables Page 2 of 2

SECTION 5: DECLARATION						
I declare under penalty of perjury under the laws of the State of California that the information in this form is true, accurate, and complete, and that						
this declaration is executed by me at						
	City and St	ate				
PRINTED NAME	SIGNATURE	CAPACITY	DATE (MM/DD/YYYY)			

This form must be signed by the appropriate person identified below:

- If licensee is a corporation, LLC, or joint venture then by an authorized officer.
- If licensee is a general partnership or limited partnership then by an authorized partner.
- If licensee is a sole proprietor then by the owner.
- If licensee is a trust then by an authorized trustor or trustee.
- If licensee is a natural person then by the licensee.