CALIFORNIA GAMBLING CONTROL COMMISSION

CALIFORNIA CODE OF REGULATIONS
TITLE 4. BUSINESS REGULATIONS
DIVISION 18. CALIFORNIA GAMBLING CONTROL COMMISSION

SUNSET OF SECTION 12130 CGCC-GCA-2023-04-N

SECTION 100. CHANGES WITHOUT REGULATORY EFFECT

Pursuant to Title 1, Division 1, Chapter 1, Article 2, Section 100, 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, Chapter 2, Article 3, Section 12130 ¹ have no regulatory effect.

CHANGES TO TEXT

Section 12130 is repealed.

SPECIFIC FINDINGS

With respect to the foregoing, the Commission finds as follows:

AMENDMENTS WITHOUT REGULATORY EFFECT

OAL Matter Number 2020-1013-02 consolidated many of the Commission's licensing regulatory requirements, including phasing out the previous third-party providers of proposition player services (TPPPS) registration process and replacing it with a temporary licensure process. When the current text of Section 12130 was adopted as part of OAL Matter Number 2020-1013-02, it was intended to act as a bridge between the registration process that was repealed and the newly adopted, temporary licensure process. In recognition that some registrations would expire in a timeline that would not allow them to smoothly transition to the new licensure and temporary licensure process, existing TPPPS registrations were provided a limited extension in order to allow for a smoother transition process. This timeline was specified in Section 12130, and as such, it was known when all existing and extended TPPPS registrations would be converted to licenses. Section 12130 included a provision, subsection (1), which specified that Section 12130 would sunset on January 1, 2023, which was two years following the effective date of the regulations. As that date has passed, Section 12130 is no longer operative and therefore its repeal is non-substantive.

THE PROPOSED ACTION HAS NO REGULATORY EFFECT

The proposed changes will not materially alter any requirement, right, responsibility, condition, prescription, or other regulatory element of any CCR provision.

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