

REGULATION 5A

OPERATION OF INTERACTIVE GAMING

PROPOSED AMENDMENTS TO REGULATION 5A.020

PURPOSE: In accordance with NRS 463.145, NRS 463.150, and S.B. 38 passed during the 2015 Legislative Session: to amend regulation 5A.020 to amend the definition of “interactive gaming service provider;” and to take such additional action as may be necessary and proper to effectuate these stated purposes.

(Draft Date: March 3, 2016)

[Deleted]/Added Language

5A.020 Definitions. As used in this regulation:

1. No Change.
2. No Change.
3. No Change.
4. “Interactive gaming service provider” means a person who acts on behalf of an operator of interactive gaming and:
 - (a) Manages, administers or controls wagers that are initiated, received or made on an interactive gaming system;
 - (b) Manages, administers or controls the games with which wagers that are initiated, received or made on an interactive gaming system are associated;
 - (c) Maintains or operates the software or hardware of an interactive gaming system; or
 - (d) ~~Provides the trademarks, trade names, service marks or similar intellectual property under which an operator of interactive gaming identifies its interactive gaming system to patrons;~~
 - (e) ~~Provides information regarding persons to an operator of interactive gaming via a database or customer list; or~~
 - (f) Provides products, services, information or assets to an operator of interactive gaming and receives therefor a percentage of gaming revenue from the establishment’s interactive gaming system.
5. No Change.
6. No Change.

7. No Change.
8. No Change.
9. No Change.
10. No Change.