## AMENDMENTS TO NEVADA GAMING COMMISSION REGULATION 5

### REQUIREMENTS ADDRESSING WORKPLACE DISCRIMINATION AND HARASSMENT PREVENTION AND RESPONSE

### REQUIREMENTS ADDRESSING OTHER GAMING BUSINESSES

#### OTHER NON-SUBSTANTIVE MODIFICATIONS

Adopted By NGC: 11/21/2019

PURPOSE STATEMENT: To amend the Nevada Gaming Commission ("NGC") Regulations to set forth the requirement that certain Nevada gaming licensees adopt and implement written policies and procedures prohibiting workplace discrimination and harassment; to amend regulation 5.011 to clarify that the provisions apply to a registrant and person found suitable by the NGC; to amend regulation 5.011(8) to clarify that the provisions set forth therein apply to all gaming businesses, not just licensed gaming establishments; to make various non-substantive stylistic changes to the regulation to conform with standard rulemaking guidelines; and to take such additional actions as may be necessary and proper to effectuate this stated purpose.

**EFFECTIVE DATES:** Amendments to section 5.011, effective 11/21/2019. All other amendments, effective 3/1/2020.

**EXPLANATION:** Matter in <u>blue italics underlined</u> is to be added; matter between <del>[red with brackets and single strikethrough]</del> is to be omitted.

#### **REGULATION 5**

# OPERATION OF GAMING ESTABLISHMENTS <u>AND OTHER GAMING</u> <u>BUSINESSES</u>

- 5.011 Grounds for disciplinary action.
- 2 <u>1.</u> The Board and the Commission deem any activity on the part of  $\frac{any}{a}$
- 3 licensee, registrant, or person found suitable by the Commission, [the licensee's
- 4 agents or employees or an agent or employee thereof, that is inimical to the public

Page: 1 Adopted By NGC: 11/21/2019

- 1 health, safety, morals, good order [and], or general welfare of the people of the
- 2 State of Nevada, or that would reflect or tend to reflect discredit upon the State of
- 3 Nevada or the gaming industry, to be an unsuitable method of operation and shall
- 4 be grounds for disciplinary action by the Board and the Commission in accordance
- 5 with the Nevada Gaming Control Act and the regulations of the Board and the
- 6 Commission. Without limiting the generality of the foregoing, the following
- 7 acts or omissions, without limitation, may be determined to be unsuitable methods
- 8 of operation:
- 9 [1.] (a) Failure to exercise discretion and sound judgment to prevent incidents
- which might reflect on the repute of the State of Nevada and act as a detriment to
- 11 the development of the industry.
- 12 [2.] (b) Permitting [persons] a person who [are] is visibly impaired by alcohol or
- 13 any other drug to participate in  $\underline{\alpha}$  gaming activity.
- 14 [3.] (c) Complimentary service of intoxicating beverages in the casino area to
- 15 [persons] a person who [are] is visibly impaired by alcohol or any other drug.
- 16 [4.] (d) Failure to conduct advertising and public relations activities in
- accordance with decency, dignity, good taste, honesty, and inoffensiveness,
- including, but not limited to, without limitation, advertising that is false or
- 19 materially misleading.
- 20 [5.] (e) Catering to, assisting, employing, or associating with, either socially or in
- 21 business affairs, persons of notorious or unsavory reputation or who have extensive
- 22 police records, or persons who have defied congressional investigative committees,
- 23 or other officially constituted bodies acting on behalf of the United States, or any
- state, or jurisdiction of the United States, or persons who are associated with or
- support subversive movements, or the employing either directly or through a
- 26 contract, or any other means, of any firm or individual in any capacity where the
- 27 repute of the State of Nevada or the gaming industry is liable to be damaged
- 28 because of the unsuitability of the firm or individual or because of the unethical
- 29 methods of operation of the firm or individual.
- 30 [6.] (f) Employing in a position for which the individual could be required to be

1 licensed as a key employee pursuant to the provisions of [Regulations] sections 2 3.100 and 3.110, any of these Regulations, a person who has been denied a state 3 gaming license or has had his or her gaming license revoked by the Commission on 4 the grounds of unsuitability, or who has failed or refused to apply for flicensing 5 *licensure* as a key employee when so requested by the Commission. 6  $\frac{[7.]}{(g)}$  Employing in  $\frac{[any]}{a}$  gaming operation  $\frac{[any]}{a}$  person whom the 7 Commission or  $\frac{\{any\}}{a}$  court has found guilty of cheating or using  $\frac{\{any\}}{a}$  improper 8 device in connection with any a game, whether as a licensee, dealer, or player at a 9 licensed game or device; as well as [any] a person whose [conducting] of a licensed game as a dealer or other employee of a licensee resulted in revocation or 10 11 suspension of the license of such licensee. 12 (h) Failure to comply with or make provision for compliance with all federal, state, [and] or local laws and regulations and with all [Commission approved] 13 conditions and limitations [pertaining] approved by the Commission relating to the 14 15 operations of a licensed *gaming* establishment *or other gaming business*, including, 16 without flimiting the generality of the foregoing, payment limitation, those relating 17 <u>to:</u> (1) Payment or withholding of [all] license fees, [withholding any] payroll 18 19 taxes, liquor taxes, [and] or entertainment taxes, as applicable; [and antitrust] 20 (2) Antitrust and monopoly statutes: and 21 (3) Workplace discrimination or harassment of a person based on the person's 22race, color, religion, sex, sexual orientation, gender identity or expression, age, 23 disability, or national origin, including, without limitation, sexual harassment. The Nevada gaming Commission in the exercise of its sound discretion can make 2425 its own determination of whether or not the licensee has failed to comply with the aforementioned, but any such determination shall make use of the established 26 precedents in interpreting the language of the applicable statutes. Nothing in this 2728section shall be deemed to affect any right to judicial review. 29[9. (a)] (i) Possessing or permitting to remain in or upon any licensed premises 30 any cards, dice, mechanical device, or any other cheating device [whatever,], the

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     use of which is prohibited by statute, <u>regulation</u>, or ordinance. [, or]
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         (b) (j) Conducting, carrying on, operating, or dealing any cheating or thieving
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     game or device on the premises, either knowingly or unknowingly, which may have
     fin any manner been marked, tampered with or otherwise placed in a condition, or
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     operated in a manner, which tends to deceive the public, or which might make the
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     game more liable to win or lose, or which tends to alter the normal random selection
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     of criteria which determine the results of the game.
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         [10.] (k) Failure to conduct gaming operations in accordance with proper
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     standards of custom, decorum, and decency, or permit [any] a type of conduct in
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     [the] \underline{\alpha} gaming establishment [which] that reflects or tends to reflect on the repute
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     of the State of Nevada and act as a detriment to the gaming industry.
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         [11.] (1) Whenever a licensed game or a slot machine, as defined in the <u>Nevada</u>
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     Gaming Control Act, is available for play by the public:
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               (1) At a nonrestricted location, failure to have an employee of the licensee
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     present on the premises to supervise the operation of the game or <u>slot</u> machine;
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               (2) At a restricted location, failure to have a responsible person who is at
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     least 21 years old present on the premises to supervise the operation of the game or
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     slot machine.
         [12.] (m) Except as provided in [NGC Regulation] section 5.140 of these
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     <u>Regulations</u> and except as to transfers of interest under [NGC Regulation] <u>section</u>
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     8.030 of these Regulations, the sale or assignment of any a gaming credit
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     instrument by a licensee, unless the sale is to a publicly traded or other bona fide
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     financial institution pursuant to a written contract, and the transaction and the
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     terms of the contract, including but not limited to without limitation, the
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     discount rate, are reported to the Board for approval pursuant to [NGC Regulation]
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     section 8.130 fthese Regulations.
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         [13.] (n) Issuing credit to a patron to enable the patron to satisfy a debt owed to
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     another licensee or person, including, without limitation, an affiliate (as that term
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     is defined in NGC Regulation 15.482 3) of the licensee. This subsection [shall] does
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     not prohibit a licensee from collecting a debt owed to an affiliate of the licensee. As
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1	used in this paragraph, "affiliate" has the meaning ascribed to it in NRS 463.0133.
2	[14.] (o) Denying [any] a member or agent of the Board or Commission [member
3	or agent,], upon proper and lawful demand, access to, inspection, or disclosure of
4	any portion or aspect of a gaming establishment or other gaming business as
5	authorized by applicable statutes and [regulation.] regulations.
6	2. The Commission, in the exercise of its sound discretion, may make its own
7	determination as to whether or not a licensed gaming establishment or other gaming
8	business has failed to comply with a law or regulation described in paragraph (h) of
9	subsection 1, but any such determination shall make use of established precedents
10	when interpreting the applicable statute. Nothing in this section affects the right of a
11	licensee to judicial review.
12	3. As used in this section, "other gaming business" has the meaning ascribed to it
13	in subsection 5 of section 5.250 of these Regulations.
14	• • • •
15	5.045 Compliance review and reporting system.
16	1. Whenever the Commission is acting upon $[any]$ $an$ application $[of]$ $for$ a $license$
17	[licensee] or [registrant,] registration, or pursuant to its powers provided in NRS
18	463.310, and if the Commission determines that special circumstances exist which
19	require additional management review by a licensee or registrant, the Commission
20	may impose a condition upon $[any]$ $\underline{a}$ license or order of registration to require
21	implementation of a compliance review and reporting system by the licensee or
22	registrant.
23	2. The terms of $\underline{\text{the}}$ $\underline{a}$ condition $\underline{imposed\ pursuant\ to\ subsection\ 1}$ may include,
24	[but shall not be limited to:] without limitation:
25	(a) That the condition [shall] expire on a certain date or after a designated period
26	of time without <u>further action by the</u> Commission; <del>[action;]</del>
27	(b) That the condition may be administratively removed by the Board [should a]
28	if a specified activity [eease] ceases or a specified event [occurs;] occurs; or

Adopted By NGC: 11/21/2019

(c) That <u>the Board conduct</u> a periodic review [shall be conducted by the Board],

and upon such review, the Board may recommend and the Commission may remove

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Page: 5

- or continue to require the condition.
  3. Notwithstanding the provisions of subsection 2 [above,], upon application, a
- 3 licensee or registrant may request modification or removal of  $\frac{a}{b}$  a condition
- 4 imposed and the Commission may, after considering the recommendation of the
- 5 Board, modify or remove [the] such condition.
- 6 4. [The] <u>A</u> compliance review and reporting system [shall] <u>required pursuant to a</u>
- 7 <u>condition imposed pursuant to subsection 1 must</u> be created for the purpose of
- 8 monitoring activities relating to the [licensee's] continuing qualifications of the
- 9 licensee or <del>[registrant's continuing qualifications]</del> registrant under the provisions of
- 10 the Nevada Gaming Control Act and regulations of the Commission in accordance
- with a written plan that must be approved administratively by the Board-
- 12 **[administratively]** or as otherwise ordered by the Commission.
- 5. The A written plan approved or ordered pursuant to subsection 4 must
- provide for the operation of the compliance review and reporting system and must
- designate who shall be those responsible for said such system. The written plan
- must provide for *the* involvement of at least one person knowledgeable of the
- 17 provisions of the Nevada Gaming Control Act and the regulations of the
- 18 Commission. The *written* plan must require periodic reports to senior management
- 19 of the licensee or registrant. Such reports (shall be) are advisory, and the licensee or
- 20 registrant shall maintain responsibility for compliance with the *Nevada* Gaming
- 21 Control Act and regulations of the Commission. [Copies] The licensee or registrant
- 22 shall provide copies of the reports [must be provided] to the Board.
- 6. The written plan must set forth the activities to be monitored must be set
- 24 forth in the written plan and must be determined by the circumstances applicable
- 25 to the licensee or registrant. Without limitation, the The activities that may be
- 26 required to be monitored pursuant to the compliance review and reporting system
- 27 <u>may</u> include [the following:], without limitation:
- 28 (a) Associations with persons denied <u>flicensing</u> <u>licensure</u> or other related
- 29 approvals by the Commission or who may be deemed to be
- 30 associated with a licensee or registrant;

1	(b) Business practices or procedures that may constitute grounds for denial of a
2	gaming license or registration;
3	(c) Compliance with other special conditions that may be imposed by the
4	Commission upon the licensee or registrant;
5	(d) Review of reports submitted pursuant to the Nevada Gaming Control Act and
6	regulations of the Commission;
7	(e) Compliance with the laws, regulations, or orders of duly constituted
8	governmental agencies or entities having jurisdiction over the gaming affairs, or
9	such other business activities which the Board or the Commission may deem
10	necessary or proper, of the licensee, registrant, or its affiliates, including, without
11	limitation, the adoption and implementation of written policies and procedures
12	prohibiting workplace discrimination or harassment of a person based on the
13	person's race, color, religion, sex, sexual orientation, gender identity or expression,
14	age, disability, or national origin, including, without limitation, sexual harassment,
15	pursuant to section 5.250; and
16	(f) Review of such other activities determined by the Board or the Commission
17	as being relevant to the <del>[licensee's]</del> continuing qualifications of the licensee or
18	[registrant's continuing qualifications] registrant under the provisions of the
19	Nevada Gaming Control Act and the regulations of the Commission.
20	••••
21	5.250 Licensed gaming establishment or other gaming business required
22	to maintain written policies and procedures prohibiting workplace
23	<u>discrimination or harassment.</u>
24	1. Each licensed gaming establishment or other gaming business that employs 15
25	or more employees shall adopt and implement written policies and procedures
26	prohibiting workplace discrimination or harassment of a person based on the
27	person's race, color, religion, sex, sexual orientation, gender identity or expression,
28	age, disability, or national origin, including, without limitation, sexual harassment.
29	Such written policies and procedures must include, without limitation:
30	(a) The procedures and methods available to a person seeking to report an

Page: 7 Adopted By NGC: 11/21/2019

1	instance of workplace discrimination or harassment; and
2	(b) The procedures the licensed gaming establishment or other gaming business
3	will follow when investigating a report of workplace discrimination or harassment.
4	2. The written policies and procedures required by this section shall address and
5	apply to workplace discrimination or harassment, including, without limitation,
6	sexual harassment, committed by:
7	(a) A person within the organization, including, without limitation, an owner,
8	manager, employee, or independent contractor; or
9	(b) A person outside the organization, including, without limitation, a customer,
10	client, vendor, contractor, consultant, or other person that does business with the
11	organization.
12	→ For purposes of this subsection, the term "organization" means a licensed gaming
13	establishment or other gaming business.
14	3. The Board Chair, the Chair's designee, or a Board Member may, at any time,
15	inspect the written policies and procedures required pursuant to this section, and all
16	records related thereto of a licensed gaming establishment or other gaming business.
17	4. The Board Chair, or the Chair's designee, may require a licensed gaming
18	establishment or other gaming business to submit the written policies and
19	procedures adopted and implemented pursuant to subsection 1 for the Chair's, or the
20	Chair's designee's, review. If the Chair, or the Chair's designee, makes an
21	administrative determination that the licensed gaming establishment's or other
22	gaming business's written policies and procedures do not adequately address the
23	requirements set forth in subsection 1, the Chair, or the Chair's designee, may issue of
24	determination identifying the deficiency and specifying a time certain within which
25	the deficiency must be cured. Any licensed gaming establishment or other gaming
26	business affected by such an administrative determination may appeal the
27	determination as provided in sections 4.190 and 4.195 of these Regulations.
28	5. As used in this section, "other gaming business" means a business entity or sole
29	proprietor licensed, registered, or found suitable under chapter 463 of NRS that is
30	not a licensed gaming establishment as defined in NRS 463 0169

Page: 8 Adopted By NGC: 11/21/2019