PROPOSED AMENDMENTS TO NEVADA GAMING COMMISSION REGULATION 5

As Recommended By The Nevada Gaming Control Board

Draft Dated: 09/11/2024

PURPOSE STATEMENT: To amend Nevada Gaming Commission ("Commission") Regulation 5 to align the process for applying for registration as a gaming employee for armed security personnel with the amended procedures of the Department of Public Safety; to clarify the acceptable documents for temporary registration of armed security personnel; to clarify qualifying records and their submission and maintenance; to clarify the time period for completion of registration of armed security personnel; and to take such additional actions as may be necessary and proper to effectuate this stated purpose.

EFFECTIVE DATES: All changes shall become effective upon adoption by the Commission.

EXPLANATION: Matter in *blue italics* is new language; and matter between [red brackets with single strikethrough] is material to be omitted.

REGULATION 5

TEMPORARY REGISTRATION

- 5.102 Temporary registration.
- 1. Except as otherwise provided in this section, a person is deemed temporarily registered as a gaming employee upon submission of an application for registration to the licensee for which the applicant will commence or continue working as a gaming employee, unless otherwise prescribed by the Chair.
- 2. A temporary registration as a gaming employee is valid for 120 days after an application for registration is received by the Board, unless such temporary registration is objected to, suspended, or revoked by the Board or Commission.
- 3. A person who submits an application for registration or a change of employment notice to a licensee concerning an armed security personnel position is deemed temporarily registered for such position if:

- (a) The [person] applicant meets any of the following:
- (1) Holds a current concealed weapon permit issued by a political subdivision of the State of Nevada; *or*
- (2) [Holds a current armed work credential issued by a political subdivision of the State of Nevada;]
- [(3)] Is presently employed as an active duty law enforcement officer in the State of Nevada; or
- [4] (3) Is a retired law enforcement officer who holds a current Law Enforcement Officers Safety Act card; *or*
- (4) [(5) Is presently registered as a gaming employee in an armed security personnel position with another licensee; or]

Submits to the Board a receipt evidencing that the applicant filed a concealed weapon permit application with a political subdivision of the State of Nevada, and the applicant thereafter has received written confirmation from the Board that the receipt is deemed acceptable and the applicant has been authorized by the Board to begin work in an armed capacity for the licensee; or

[(4)] (5) [Is s] Submits [ting] a renewal of registration as a gaming employee in an armed security personnel position [and] in conjunction with meeting the criteria in subparagraph (4); and

- (b) The licensee:
- (1) [m] Maintains a record of the permit, credential, certification, or employment authorizing temporary registration for such armed security personnel position; and
 - (2) Submits a copy of any qualifying record to the Board; and
- (3) Notifies the Board within three business days of receiving information that the qualifying record has expired, or has been suspended, revoked, or denied. The licensee shall develop its own internal procedures

on how to manage employee record status as required herein.

- 4. A person who submits an application for registration or a change of employment notice to a licensee concerning an armed security personnel position shall only be deemed temporarily registered as a gaming employee for work in an unarmed capacity if the licensee does not maintain a record of the permit, credential, certification, or employment set out in subsection 3. Registration as a gaming employee in an armed security personnel position for such person shall only be effective upon notice from the Board or the expiration of the 120-day temporary registration period without Board objection, whichever occurs earlier.
- 5. The Board shall expedite its investigations of applications concerning gaming employees in armed security personnel positions and endeavor to notify such employees that they are registered or that the Board is objecting to the registration within 15 days of the Board's receipt of a completed application.]

If the qualifying record for any registration under this section has expired, or has been suspended, revoked, or denied, the Board will rescind the temporary registration and the employee may only work in an unarmed capacity.