## Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 5—Conduct of Gaming

## PROPOSED AMENDMENT

**11 CSR 45-5.140 Receipt of Gaming Chips or Tokens from Manufacturer.** The commission is amending sections (1), (2), and (3).

PURPOSE: This amendment removes a conflict with another regulation.

*PURPOSE:* This rule establishes the process for receipt of gaming chips and tokens from manufacturers.

(1) When chips or tokens are received from the manufacturer, they shall be opened and checked by at least two (2) employees from different departments of the holder of a Class [A] **B** license. Any deviation between the invoice accompanying the chips or tokens and the actual chips or tokens received or any defects found in the chips or tokens shall be reported promptly to the commission. An agent of the commission will be notified both by the supplier and the casino manager of the time of delivery of any chips or tokens to the holder of a Class [A] **B** license.

(2) After checking the chips or tokens received, the holder of a Class [A] **B** license shall cause to be reported in a chip and token inventory ledger--the denomination of the chips or tokens received, the number of each denomination of chip or token received, the number and description of all nonvalue chips received, **and** the date of receipt [and the signature of the individuals who checked the chips or tokens]. The individuals who check the chips or tokens shall sign the chip and token inventory ledger or the supporting documentation.

(3) If any of the chips received are to be held in reserve and not utilized[, either at the gaming tables or at a cashier's cage,] they shall be stored in a separate locked compartment either in the vault or in a cashier's cage and shall be recorded in the chip and token inventory ledger as reserve chips.

AUTHORITY: sections 313.004, 313.805, **313.807**, and 313.817, [RSMo 1994 and 313.807,] RSMo [Supp. 1997]**2016**.\* Emergency rule filed Sept. 1, 1993, effective Sept. 20, 1993, expired Jan. 17, 1994. Emergency rule filed Jan. 5, 1994, effective Jan. 18, 1994, expired Jan. 30, 1994. Original rule filed Sept. 1, 1993, effective Jan. 31, 1994. Amended: Filed May 13, 1998, effective Oct. 30, 1998. Amended; Filed April 1, 2021.

\*Original authority: 313.004, RSMo 1993, amended 1994; 313.805, RSMo 1991, amended 1993, 1994; and 313.807 and 313.817, RSMo 1991, amended 1993.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

*PRIVATE COST:* This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment via email to <u>MGCPolicy@mgc.dps.mo.gov</u>, or by mail to the Missouri Gaming Commission, Policy Section, PO Box 1847, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. A public hearing is scheduled for Tuesday, July 6, 2021, at 10:00 a.m., in the Missouri Gaming Commission's Hearing Room, 3417 Knipp Drive, Jefferson City, Missouri.