

TITLE 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 20—Sports Wagering

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission under section 39(g) of Article III, *Missouri Constitution*, the commission adopts a rule as follows:

11 CSR 45-20.180 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 16, 2025 (50 MoReg 792–793). Those sections with changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The public comment period ended July 16, 2025, and the commission held a public hearing on the proposed rule on July 17, 2025. There were three (3) attendees at the public hearing, but no comments were made. The commission received no written comments on the proposed rule. Commission staff made one (1) comment on the proposed rule. The Joint Committee on Administrative Rules made three (3) comments on the proposed rule.

COMMENT #1: Sections (1)-(3) – The Joint Committee on Administrative Rules suggested clarifying which licensees are being referenced.

RESPONSE AND EXPLANATION OF CHANGE: Agreed and revised.

COMMENT #2: Section (5) – The Joint Committee on Administrative Rules suggested to add language describing how to request an approval.

RESPONSE AND EXPLANATION OF CHANGE: Agreed and revised.

COMMENT #3: Section (7) – The Joint Committee on Administrative Rules suggested revising this section so it does not imply the Missouri Gaming Commission has authority over sports governing bodies and how they handle information.

RESPONSE AND EXPLANATION OF CHANGE: Agreed and revised.

COMMENT #4: Private Cost Statement – A staff member suggested revising the fiscal note for the number of companies anticipated to obtain Retail and Mobile licenses.

RESPONSE AND EXPLANATION OF CHANGE: Agreed and revised.

11 CSR 45-20.180 Integrity Monitoring

(1) Retail licensees and Mobile licensees shall contract with an independent, commission-licensed integrity monitoring provider.

(2) Retail licensees and Mobile licensees shall have controls in place to identify abnormal wagering activity and report such activity to an integrity monitoring provider.

(3) All integrity monitoring providers shall share information with each other and shall disseminate all reports of abnormal wagering activity to all participating licensees. All Retail licensees and Mobile licensees shall review such reports and notify the integrity monitoring provider of whether or not they have experienced similar activity.

(5) A Retail or Mobile licensee receiving a report of suspicious wagering activity shall be permitted to suspend wagering on events related to the report but may only cancel related wagers after written commission approval pursuant to 11 CSR 45-20.470(3).

(7) The commission may share information regarding the integrity of events. The commission may use information received from any source, including a sports governing body, to determine whether wagering shall be permissible on a particular event or wager type.

REVISED PRIVATE COST: The cost to private entities is an estimated annual cost of ninety thousand dollars (\$90,000) versus the estimated annual cost of forty-eight thousand dollars (\$48,000), which was submitted in the original estimate.