

**Title 11--DEPARTMENT OF PUBLIC SAFETY
Division 45--Missouri Gaming Commission
Chapter 5--Conduct of Gaming**

PROPOSED AMENDMENT

11 CSR 45-5.110 Primary, Secondary, and Reserve Sets of Gaming Chips. The commission is amending the purpose statement and section (1).

PURPOSE: This amendment updates the references to “riverboat” for consistency with other regulations in 11 CSR 45 and updates the purpose statement.

*PURPOSE: This rule establishes the [process] **requirement** for having primary, secondary and reserve sets of gaming chips.*

(1) Unless otherwise authorized by the commission, each *[riverboat]* **Class B licensee** shall have a primary set of value chips, a primary set of nonvalue chips, a separate secondary set of value chips, and a separate reserve set of nonvalue chips which shall conform to the color and design specifications set forth in 11 CSR 45-5.100. An approved secondary set of value chips or reserve nonvalue chips shall be placed into active play whenever the primary set is removed.

(B) Each holder of a Class B license shall have a reserve set of nonvalue chips for each color utilized *[in the riverboat]* with a design insert or symbol different from those nonvalue chips comprising the primary set.

(C) The holder of a Class B license shall remove the primary set of gaming chips from active play whenever—

1. A determination is made by the licensee that *[the riverboat]* **its** gaming operation is taking on a significant number of counterfeit chips;

AUTHORITY: sections 313.004, [313.805.] 313.807, and 313.817, RSMo 2016, and section 313.805, RSMo Supp. 2022. 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, effective Dec. 30, 2021. Amended: Filed June 29, 2023.*

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 MGCPolicy@mgc.dps.mo.gov, 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 September 5, 2023, at 10:00 a.m., in the Missouri Gaming Commission’s Hearing Room, 3417 Knipp Drive, Jefferson City, Missouri.*