

Casino Gaming Rule 3.25 Amendment Summary

This proposed amendment sets forth that non-gaming related employees will not be subject to the same requirements as employees involved in casino gaming operations.

Casino Gaming Rule 3.25 Mark Up**3.25 Employee Licenses and Registration****1. Key Employee and General Employee Licenses**

(a) Except in cases of emergency and/or unavoidable temporary incidental entry, no person may work or provide services to the Casino Gaming Operations of a Casino Licensee in the State of Arkansas unless the person has a current Key Employee License or a General Employee License issued by the Commission, as provided in these Rules. The Key or General Employee License requirements apply to persons who have direct access to the Casino Gaming equipment, games, surveillance or computer systems.

(b) Employees who perform duties in the racing industry of a Casino Licensee must have a Racing License. In the event the employee is assigned to work in both the Racing and Casino Gaming areas, the employee must obtain both a General Employee License and a Racing License.

(c) Key Employee and General Employee Licenses are issued for three-year periods.

(d) Qualifications for a Key Employee or General Employee license must meet the same qualifications as stated in Section 13.10 Qualifying as a Person Related with a Service Industry License.

(e) Key Employee Licenses or a General Employee Licenses issued pursuant to Regulations for Franchisc Holders Operating Electronic Games of Skill shall also be valid Key Employee Licenses or General Employee Licenses for Casino Gaming and shall be subject to the requirements of these Rules. Such Key Employee Licenses or General Employee Licenses shall expire and be subject to renewal three years from the date of issuance of such license for Electronic Games of Skill.

(f) Employees that are not involved in Casino Gaming Operations, and not subject to the provisions of Section 3.28 or 3.29, shall be registered with the Commission and the registration shall be treated the same as Employees Licenses for the purpose of Sections 3.34, 3.39, 3.40., and 3.45. The registration fees shall be deposited pursuant to the provisions of Section 6.030(f).