
ILLINOIS REGISTER

ILLINOIS GAMING BOARD

NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of the Part: Riverboat and Casino Gambling
- 2) Code Citation: 86 Ill. Adm. Code 3000
- 3)

<u>Section Numbers:</u>	<u>Emergency Actions:</u>
3000.520	New Section
3000.530	New Section
3000.540	New Section
- 4) Statutory Authority: 230 ILCS 10/7.7 (j)
- 5) Effective Date of Rule:
- 6) If this emergency rule is to expire before the end of the 150-day period, please specify the date on which it is to expire: The emergency amendments will expire at the end of the 150-day period or upon adoption of permanent rules, whichever comes first.
- 7) Date Filed with the Index Department:
- 8) A copy of the emergency amendment, including any material incorporated by reference, is on file in the Illinois Gaming Board's principal office and is available for public inspection.
- 9) Reason for Emergency: New Section 7.7 of the Illinois Gambling Act (IGA) [230 ILCS 10/7.7] provides authority for organization licensees licensed under the Horse Racing Act of 1975 to establish gaming facilities. New Section 7.7 (j) directs the IGB to adopt emergency rules to implement this section by providing that:

The Illinois Gaming Board must establish emergency rules in accordance with Section 5-45 of the Illinois Administrative Procedure Act as necessary to assure compliance with this amendatory Act of the 101st General Assembly concerning the conduct of gaming by an organization licensee. The adoption of emergency rules authorized by this subsection (j) shall be deemed to be necessary for the public interest, safety, and welfare.

The present emergency rulemaking implements the provisions of Section 7.7 of the IGA and is thus promulgated in accordance with the emergency rulemaking required of the Illinois Gaming Board (Board) under Section 7.7 (j) of the IGA.

- 10) A Complete Description of the Subjects and Issues Involved: The rulemaking adds three new sections to the Riverboat and Casino Part [86 Ill. Adm. Code 3000] that implement the provisions of Section 7.7 of the Illinois Gambling Act [230 ICLS 10/7.7] relating to

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organization gaming facilities, and establishes requirements for temporary gaming facilities that cover both owners licensees and organization gaming licensees.

New Section 3000.520 (Organization Gaming Facilities) provides the following: Organization gaming facilities shall be restricted to persons over 21 years of age (subsection (a)). The organization gaming facility shall be maintained physically separate and apart from inter-track wagering and all other activities conducted at the racetrack (subsection (b)). There may be direct access to organization gaming facilities without entry to their associated licensee racetrack (subsection (c)). All entries and exits shall be recorded at turnstiles (subsection (d)). If an organization gaming facility is housed in the same structure as racetrack facilities, patrons must have direct access between both facilities (subsection (e)).

New Section 3000.530 (Modification of Organization Gaming Facilities) establishes construction approval procedures as follows:

Subsection (a) provides that before an organization gaming licensee constructs any form of building, or makes alterations to an existing building or structure of its organization gaming facility, it shall provide information that includes a description of where the gaming facilities will be located, clear, legible and proportionate diagrams, plans for surveillance and security systems, and certification of compliance with all applicable building codes and ordinances.

Subsection (b) requires an organization gaming licensee to provide any additional information or documentation requested by the Administrator.

Section (c) authorizes the Administrator to deny approval for construction, modification, or alteration if the Administrator determines that the grounds of the organization licensee will be altered so that the act of live racing becomes ancillary to gaming under the Act. The subsection includes a non-exhaustive list of factors that the Administrator is to consider in making this determination. These factors include: prominence or maintenance of racetrack character relative to the organization gaming facility and gaming operation; proposed placement of gaming operations and use of gaming equipment within existing or new structures; placement of the racetrack grandstand, pari-mutuel betting windows and related facilities; and frequency of live racing.

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Subsection (d) provides that, following a denial by the Administrator of a request for modification or construction, the organization gaming licensee may request the Board to review the Administrator's determination.

Subsection (e) requires an organization licensee to convince the Board by clear and convincing evidence that any construction, modification, or alteration does not cause the act of live racing to be ancillary to gaming under the Act. In making this determination, the Board may consider information submitted to the Administrator as well as additional information it deems relevant. The Board may request additional information. Factors to be considered by the Board in making its determination are the same as those listed for the Administrator's determination under subsection (c).

Subsection (f) requires the Board to provide written notice of its determination to the organization gaming licensee.

Section 3000.540 addresses gaming at temporary facilities by owners licensees and organization gaming licensees. The section authorizes these licensees to conduct gaming at a temporary facility pending the construction or remodeling of a permanent facility to accommodate gaming participants for up to 24 months after the temporary facility begins to conduct gaming.

Subsection (a) provides that a request to operate a temporary gaming facility shall include a description of where the facility will be located; clear, legible and proportionate diagrams; plans for surveillance and security systems; and other information and details as may be required or deemed necessary by the Board.

Subsection (b) contains a non-exhaustive list of factors to be considered by the Board in determining whether to authorize gaming at a temporary facility. These include impact on the security and integrity of gaming; impact on health and safety of patrons; physical appearance and character of the facility; logistics of the gaming operation; or any other factor deemed relevant by the Board.

Subsection (c) establishes the conditions for operation of a temporary gaming facility. These are:

Operation for a maximum of 24 months, unless extended by the Board;

No concurrent operation with a permanent gaming facility; and

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Rescission of Board approval for any just cause, including but not limited to failure by the licensee to operate in a manner consistent with the information submitted to the Board; determination by the Board that continued operation poses a risk to the integrity or security of gaming; or determination by the Board that continued operation of the temporary facility may be injurious to the health, safety, morals, good order, or general welfare of the people of the State of Illinois.

Subsection (d) provides that upon request of an owners licensee or organization gaming licensee, and upon a showing of good cause by the licensee, the Board shall extend the period during which the licensee may conduct gaming at the temporary facility by up to 12 months.

- 11) Are there any other rulemakings pending to this Part? Yes

<u>Section Numbers</u>	<u>Proposed Actions</u>	<u>Illinois Register Citation</u>
3000.106	New Section	44 Ill. Reg. 1752, January 24, 2020
3000.286	Amendment	44 Ill. Reg. ____, April __, 2020 _____

- 12) Statement of Statewide Policy Objectives: This rulemaking does not create or expand a State mandate under 30 ILCS 805.

- 13) Information and questions regarding this rulemaking shall be directed to

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The full text of the emergency amendments begins on the next page.

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TITLE 86: REVENUE
CHAPTER IV: ILLINOIS GAMING BOARD

PART 3000
RIVERBOAT AND CASINO GAMBLING

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Section	
3000.100	Definitions
3000.101	Invalidity
3000.102	Public Inquiries
3000.103	Organization of the Illinois Gaming Board
3000.104	Rulemaking Procedures
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3000.120	Place to Submit Materials
3000.130	No Opinion or Approval of the Board
3000.140	Duty to Disclose Changes in Information
3000.141	Applicant/Licensee Disclosure of Agents
3000.150	Owner's and Supplier's Duty to Investigate
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3000.160	Duty to Report Misconduct
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3000.165	Participation in Games by Owners, Directors, Officers, Key Persons or Gaming Employees
3000.170	Fair Market Value of Contracts
3000.180	Weapons on Riverboat
3000.190	Ethical Conduct

SUBPART B: LICENSES

Section	
3000.200	Classification of Licenses
3000.201	Terminology
3000.210	Fees and Bonds
3000.220	Applications
3000.221	Other Required Forms
3000.222	Identification and Requirements of Key Persons

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3000.223	Disclosure of Ownership and Control
3000.224	Economic Disassociation
3000.225	Business Entity and Personal Disclosure Filings
3000.230	Owner's Licenses
3000.231	Distributions
3000.232	Undue Economic Concentration
3000.234	Acquisition of Ownership Interest By Institutional Investors
3000.235	Transferability of Ownership Interest
3000.236	Owner's License Renewal
3000.237	Renewed Owner's Licenses, Term and Restrictions
3000.238	Appointment of Receiver for an Owner's License
3000.240	Supplier's Licenses
3000.241	Renewal of Supplier's License
3000.242	Amendment to Supplier's Product List
3000.243	Bankruptcy or Change in Ownership of Supplier
3000.244	Surrender of Supplier's License
3000.245	Occupational Licenses
3000.250	Transferability of Licenses
3000.260	Waiver of Requirements
3000.270	Certification and Registration of Electronic Gaming Devices
3000.271	Analysis of Questioned Electronic Gaming Devices
3000.272	Certification of Voucher Systems
3000.280	Registration of All Gaming Devices
3000.281	Transfer of Registration (Repealed)
3000.282	Seizure of Gaming Devices (Repealed)
3000.283	Analysis of Questioned Electronic Gaming Devices (Repealed)
3000.284	Disposal of Gaming Devices
3000.285	Certification and Registration of Voucher Validation Terminals
3000.286	Contracting Goals for Owners Licensees
3000.287	Independent Outside Testing Laboratories
3000.288	Minimum Duties for Independent Outside Testing Laboratories

SUBPART C: OWNER'S INTERNAL CONTROL SYSTEM

Section	
3000.300	General Requirements – Internal Control System
3000.310	Approval of Internal Control System
3000.320	Minimum Standards for Internal Control Systems
3000.330	Review of Procedures (Repealed)
3000.340	Operating Procedures (Repealed)

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3000.350 Modifications (Repealed)

SUBPART D: HEARINGS ON NOTICE OF DENIAL,
RESTRICTION OF LICENSE, PLACEMENT ON BOARD EXCLUSION LIST OR
REMOVAL FROM BOARD EXCLUSION LIST OR SELF-EXCLUSION LIST

Section

3000.400 Coverage of Subpart
3000.405 Requests for Hearings
3000.410 Appearances
3000.415 Discovery
3000.420 Motions for Summary Judgment
3000.424 Subpoena of Witnesses
3000.425 Proceedings
3000.430 Evidence
3000.431 Prohibition on Ex Parte Communication
3000.435 Sanctions and Penalties
3000.440 Transmittal of Record and Recommendation to the Board
3000.445 Status of Applicant for Licensure or Transfer Upon Filing Request for Hearing

SUBPART E: CRUISING

Section

3000.500 Riverboat Cruises
3000.510 Cancelled or Disrupted Cruises
3000.520 Organization Gaming Facilities
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3000.530 Modification of Organization Gaming Facilities
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3000.540 Temporary Facilities
EMERGENCY

SUBPART F: CONDUCT OF GAMING

Section

3000.600 Wagering Only with Electronic Credits, Approved Chips, Tokens and Electronic
Cards
3000.602 Disposition of Unauthorized Winnings
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3000.606 Gaming Positions

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- 3000.610 Publication of Rules and Payout Ratio for Live Gaming Devices
- 3000.614 Tournaments, Enhanced Payouts and Give-aways
- 3000.615 Payout Percentage for Electronic Gaming Devices
- 3000.616 Cashing-In
- 3000.620 Submission of Chips for Review and Approval
- 3000.625 Chip Specifications
- 3000.630 Primary, Secondary and Reserve Sets of Gaming Chips
- 3000.631 Tournament Chips
- 3000.635 Issuance and Use of Tokens for Gaming
- 3000.636 Distribution of Coupons for Complimentary Chips, Tokens, Vouchers, Cash and Electronic Credits
- 3000.640 Exchange of Chips, Tokens, and Vouchers
- 3000.645 Receipt of Gaming Chips or Tokens from Manufacturer or Distributor
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- 3000.655 Destruction of Chips, Tokens, and Vouchers
- 3000.660 Minimum Standards for Electronic Gaming Devices
- 3000.661 Minimum Standards for Voucher Systems
- 3000.665 Integrity of Electronic Gaming Devices
- 3000.666 Bill Validator Requirements
- 3000.667 Integrity of Voucher Systems
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- 3000.671 Computer Monitoring Requirements of Voucher Systems

SUBPART G: EXCLUSION OF PERSONS

- Section
- 3000.700 Organization of Subpart
- 3000.701 Duty to Exclude
- 3000.705 Voluntary Self-Exclusion Policy (Repealed)
- 3000.710 Distribution and Availability of Board Exclusion List
- 3000.720 Criteria for Exclusion or Ejection and Placement on the Board Exclusion List
- 3000.725 Duty of Licensees
- 3000.730 Procedure for Entry of Names
- 3000.740 Petition for Removal from the Board Exclusion List
- 3000.745 Voluntary Self-Exclusion Policy
- 3000.750 Establishment of a Self-Exclusion List
- 3000.751 Locations to Execute Self-Exclusion Forms
- 3000.755 Information Required for Placement on the Self-Exclusion List
- 3000.756 Stipulated Sanctions for Failure to Adhere to Voluntary Self-Exclusion
- 3000.760 Distribution and Availability of Confidential Self-Exclusion List

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- 3000.770 Duties of Licensees
- 3000.780 Request for Removal from the IGB Self-Exclusion List
- 3000.782 Required Information, Recommendations, Forms and Interviews
- 3000.785 Appeal of a Notice of Denial of Removal
- 3000.786 Duties of Owner Licensees to Persons Removed from the Self-Exclusion List
- 3000.787 Placement on the Self-Exclusion List Following Removal
- 3000.790 Duties of the Board

SUBPART H: SURVEILLANCE AND SECURITY

Section

- 3000.800 Required Surveillance Equipment
- 3000.810 Riverboat and Board Surveillance Room Requirements
- 3000.820 Segregated Telephone Communication
- 3000.830 Surveillance Logs
- 3000.840 Storage and Retrieval
- 3000.850 Dock Site Board Facility
- 3000.860 Maintenance and Testing

SUBPART I: LIQUOR LICENSES

Section

- 3000.900 Liquor Control Commission
- 3000.910 Liquor Licenses
- 3000.920 Disciplinary Action
- 3000.930 Hours of Sale

SUBPART J: OWNERSHIP AND ACCOUNTING RECORDS AND PROCEDURES

Section

- 3000.1000 Ownership Records
- 3000.1010 Accounting Records
- 3000.1020 Standard Financial and Statistical Records
- 3000.1030 Annual and Special Audits and Other Reporting Requirements
- 3000.1040 Accounting Controls Within the Cashier's Cage
- 3000.1050 Procedures for Exchange of Checks Submitted by Gaming Patrons and Granting Credit
- 3000.1060 Handling of Cash at Gaming Tables
- 3000.1070 Tips or Gratuities
- 3000.1071 Admission Tax and Wagering Tax

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3000.1072 Cash Reserve Requirements

SUBPART K: SEIZURE AND DISCIPLINARY HEARINGS

Section

3000.1100 Coverage of Subpart
3000.1105 Duty to Maintain Suitability
3000.1110 Board Action Against License or Licensee
3000.1115 Complaint
3000.1120 Appearances
3000.1125 Answer
3000.1126 Appointment of Hearing Officer
3000.1130 Discovery
3000.1135 Motions for Summary Disposition
3000.1139 Subpoena of Witnesses
3000.1140 Proceedings
3000.1145 Evidence
3000.1146 Prohibition of Ex Parte Communication
3000.1150 Sanctions and Penalties
3000.1155 Transmittal of Record and Recommendation to the Board

AUTHORITY: Implementing and authorized by the Riverboat Gambling Act [230 ILCS 10].

SOURCE: Emergency rule adopted at 15 Ill. Reg. 11252, effective August 5, 1991, for a maximum of 150 days; adopted at 15 Ill. Reg. 18263, effective December 10, 1991; amended at 16 Ill. Reg. 13310, effective August 17, 1992; amended at 17 Ill. Reg. 11510, effective July 9, 1993; amended at 20 Ill. Reg. 5814, effective April 9, 1996; amended at 20 Ill. Reg. 6280, effective April 22, 1996; emergency amendment at 20 Ill. Reg. 8051, effective June 3, 1996, for a maximum of 150 days; amended at 20 Ill. Reg. 14765, effective October 31, 1996; amended at 21 Ill. Reg. 4642, effective April 1, 1997; emergency amendment at 21 Ill. Reg. 14566, effective October 22, 1997, for a maximum of 150 days; emergency amendment at 22 Ill. Reg. 978, effective December 29, 1997, for a maximum of 150 days; amended at 22 Ill. Reg. 4390, effective February 20, 1998; amended at 22 Ill. Reg. 10449, effective May 27, 1998; amended at 22 Ill. Reg. 17324, effective September 21, 1998; amended at 22 Ill. Reg. 19541, effective October 23, 1998; emergency amendment at 23 Ill. Reg. 8191, effective July 2, 1999 for a maximum of 150 days; emergency expired November 28, 1999; amended at 23 Ill. Reg. 8996, effective August 2, 1999; amended at 24 Ill. Reg. 1037, effective January 10, 2000; amended at 25 Ill. Reg. 94, effective January 8, 2001; amended at 25 Ill. Reg. 13292, effective October 5, 2001; proposed amended at 26 Ill. Reg. 9307, effective June 14, 2002; emergency amendment adopted at 26 Ill. Reg. 10984, effective July 1, 2002, for a maximum of 150 days; adopted at 26

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Ill. Reg. 15296, effective October 11, 2002; amended at 26 Ill. Reg. 17408, effective November 22, 2002; emergency amendment at 27 Ill. Reg. 10503, effective June 30, 2003, for a maximum of 150 days; amended at 27 Ill. Reg. 15793, effective September 25, 2003; amended at 27 Ill. Reg. 18595, effective November 25, 2003; amended at 28 Ill. Reg. 12824, effective August 31, 2004; amended at 31 Ill. Reg. 8098, effective June 14, 2007; amended at 32 Ill. Reg. 2967, effective February 15, 2008; amended at 32 Ill. Reg. 3275, effective February 19, 2008; amended at 32 Ill. Reg. 7357, effective April 28, 2008; amended at 32 Ill. Reg. 8592, effective May 29, 2008; amended at 32 Ill. Reg. 8931, effective June 4, 2008; amended at 32 Ill. Reg. 13200, effective July 22, 2008; amended at 32 Ill. Reg. 17418, effective October 23, 2008; amended at 32 Ill. Reg. 17759, effective October 28, 2008; amended at 32 Ill. Reg. 17946, effective November 5, 2008; amended at 34 Ill. Reg. 3285, effective February 26, 2010; amended at 34 Ill. Reg. 3748, effective March 11, 2010; amended at 34 Ill. Reg. 4768, effective March 16, 2010; amended at 34 Ill. Reg. 5200, effective March 24, 2010; amended at 34 Ill. Reg. 15386, effective September 23, 2010; amended at 36 Ill. Reg. 13199, effective July 31, 2012; amended at 37 Ill. Reg. 12050, effective July 9, 2013; amended at 37 Ill. Reg. 18255, effective November 1, 2013; amended at 38 Ill. Reg. 2808, effective January 8, 2014; amended at 38 Ill. Reg. 21471, effective October 29, 2014; amended at 39 Ill. Reg. 4362, effective March 10, 2015; amended at 39 Ill. Reg. 12312, effective August 18, 2015; amended at 40 Ill. Reg. 12776, effective August 19, 2016; amended at 41 Ill. Reg. 380, effective December 29, 2016; amended at 41 Ill. Reg. 12840, effective September 28, 2017; emergency amendment at 43 Ill. Reg. 9801, effective August 23, 2019, for a maximum of 150 days; emergency amendment at 43 Ill. Reg. 10512, effective September 5, 2019, for a maximum of 150 days; emergency amendment at 43 Ill. Reg. 10733, effective September 13, 2019, for a maximum of 150 days; amended at 44 Ill. Reg. 10733, effective December 30, 2019; amended at 44 Ill. Reg. 3224, effective February 4, 2020; emergency amendment at 44 Ill. Reg. _____, effective _____, for a maximum of 150 days; amended at 44 Ill. Reg. _____, effective _____.

SUBPART E: CRUISING

Section 3000.520 Organization Gaming Facilities

EMERGENCY

- a) Organization gaming facilities shall be restricted to patrons over 21 years of age.
- b) The organization gaming facility portion of an organization gaming licensee's racetrack facilities shall be maintained physically separate and apart from inter-track wagering and all other activities conducted at the racetrack. Such separation may be by physical barrier if located within the same structure.

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- c) Direct access to organization gaming facilities without requiring entry to their associated licensee racetrack is permitted.
- d) All entries and exits shall be recorded at turnstiles allowing access to organization gaming facilities regardless of whether a patron is entering from the racetrack facility or from outside.
- e) If the organization gaming facility is housed in the same structure as racetrack facilities, patrons must have direct access between both facilities.

(Source: Added by emergency rulemaking at 44 Ill. Reg. _____, effective _____, for a maximum of 150 days)

Section 3000.530 Modification of Organization Gaming Facilities
EMERGENCY

- a) Construction Approval Procedures. Requests to modify organization gaming facilities shall be submitted to the Administrator before an organization gaming licensee constructs any form of building, or makes alterations to an existing building or structure of its organization gaming facility. Such requests shall include:
 - 1) A description of where the gaming facility or facilities will be located on the property used.
 - 2) Clear and legible diagrams of the interior of the facility or facilities. The diagrams must be representative and proportional, and include specific reference to the size of the gaming floor or areas through the use of detailed measurements.
 - 3) Plans for the surveillance and security systems for the facility or facilities.
 - 4) Certification that such modifications are in compliance with all applicable local building codes and ordinances.
- b) The organization gaming licensee shall provide any additional information or documentation requested by the Administrator.
- c) The Administrator may deny approval for construction, modification, or alteration if he or she determines that such construction, modification, or alteration alters the

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grounds of the organization gaming licensee such that the act of live racing is an ancillary activity to gaming under the Act. Factors to be considered include, but are not limited to:

- 1) Prominence or maintenance of racetrack character relative to the organization gaming facility and gaming operation, including but not limited to the planned and actual locations of all proposed and existing buildings on the subject property to be used to facilitate gaming;
 - 2) Proposed placement of gaming operations and use of gaming equipment within existing or new structures;
 - 3) The placement of the racetrack grandstand, pari-mutuel betting windows, and other related facilities;
 - 4) Organization gaming facility capacity and gaming positions;
 - 5) The frequency of live racing.
- d) If the Administrator denies a request for modification or construction, the organization gaming licensee may request the Board review the Administrator's determination. Such a request must be submitted no later than 14 days after service of the Administrator's Notice of Denial.
- e) The organization gaming licensee must satisfy the Board by clear and convincing evidence that any construction, modification, or alteration does not cause the act of live racing to be ancillary to gaming under the Act.
- 1) When reviewing an Administrator's Notice of Denial, the Board shall consider any information that was previously provided to the Administrator.
 - 2) The Board may consider any additional information it deems relevant.
 - 3) The Board may request any additional information from the organization gaming licensee the Board deems necessary.
 - 4) The Board shall make its determination based upon the factors in subsection (c) above.

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- f) The Board shall provide written notice to the organization gaming licensee of its approval or denial of the request.

(Source: Added by emergency rulemaking at 44 Ill. Reg. _____, effective _____, for a maximum of 150 days)

Section 3000.540 Temporary Facilities
EMERGENCY

An owners licensee or organization gaming licensee may conduct gaming at a temporary facility pending the construction of a permanent facility or the remodeling or relocation of an existing facility to accommodate gaming participants for up to 24 months after the temporary facility begins to conduct gaming.

- a) An owners licensee or organization gaming licensee may request to operate a temporary gaming facility. The request shall include:
- 1) A description of where the gaming facility or facilities will be located on the property used.
 - 2) Clear and legible diagrams of the interior of the facility or facilities. The diagrams must be representative and proportional, and include specific reference to the size of the gaming floor or areas through the use of detailed measurements. Diagrams must be submitted with an initial application that clearly depicts each entrance and exit.
 - 3) Plans for the surveillance and security systems for the facility or facilities.
 - 4) Such other or additional information and details as may be required or deemed necessary by the Board.
- b) In determining whether to authorize gaming at a temporary gaming facility, the Board shall consider factors including, but not limited to, the following:
- 1) Impact on the security and integrity of gaming;
 - 2) Impact on the health and safety of patrons or employees;
 - 3) Physical appearance and character of the facility;

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- 4) Logistics of the gaming operation; or
 - 5) Any other factor deemed relevant by the Board.
- c) A temporary gaming facility shall be operated under the following conditions:
- 1) A temporary gaming shall operate for a maximum of 24 months, unless extended by the Board;
 - 2) A temporary gaming facility shall not operate concurrently with a permanent facility.
 - 3) Board approval for a temporary gaming facility may be rescinded without prior notice for any just cause, including but not limited to:
 - A) Failure by the licensee to operate in a manner consistent with the information submitted to the Board;
 - B) A determination by the Board that continued operation of the temporary gaming facility is or may be a risk to the integrity or security of gaming; or
 - C) A determination by the Board that continued operation of the temporary gaming facility is or may be injurious to the health, safety, morals, good order, or general welfare of the people of the State of Illinois.
- d) Upon request by the owners licensee or organization gaming licensee and upon a showing of good cause by the licensee, the Board shall extend the period during which the licensee may conduct gaming at a temporary facility by up to 12 months.

(Source: Added by emergency rulemaking at 44 Ill. Reg. _____, effective _____, for a maximum of 150 days)