

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

**PROPOSED AMENDMENT**

**11 CSR 45-5.053 Policies.** The commission is deleting section (3)(E) and renumbering section (3) thereafter.

*PURPOSE: The purpose of this amendment is to eliminate a conflict with 313.812(8) RSMo.*

(3) The holder of a Class A or B license is expressly prohibited from the following activities:

*[(E) Catering to, assisting, employing or associating with, either socially or in business affairs, persons of notorious or unsavory reputation or who have felony police records, or the employing either directly through a contract or other means, of any firm or individual in any capacity where the repute of the state of Missouri or the gaming industry is liable to be damaged because of the unsuitability of the firm or the individual;]*

*[(F)](E)* Permitting to remain in, or upon any licensed premises, any associated gambling equipment (primarily, but not limited to, cards or dice), which may have in any manner been marked, tampered with or otherwise placed in a condition or operated in a manner which might affect the game and its payouts;

*[(G)](F)* Permitting, if the licensee was aware or should have been aware of, any cheating whatsoever;

*[(H)](G)* Permitting to remain in or upon any licensed premises, any cheating device whatsoever; or conducting, carrying on, operating or dealing any cheating or thieving game or device on the premises;

*[(I)](H)* Permitting to remain in or upon any licensed premises, if the licensee was aware, or should have been aware of, any gambling device which tends to alter the normal random selection of criteria which determines the results of the game or deceives the public in any way;

*[(J)](I)* Failing to conduct gaming operations in accordance with proper standards of custom, decorum and decency; or to permit any type of conduct on the riverboat which reflects negatively on the repute of the state of Missouri or acts as a detriment to the gaming industry;

*[(K)](J)* Denying a commissioner or commission agent, access to, for inspection purposes, any portion or aspect of the riverboat or attendant shore facilities;

*[(L)](K)* Denying a commissioner or commission agent, information concerning any aspect of the riverboat operation; and

*[(M)](L)* Failing to report to the commission known or suspected violations of commission rules and applicable law.

*AUTHORITY: section 313.004, RSMo 2000, and sections 313.800, 313.805, 313.807, 313.812, 313.817, and 313.830, RSMo Supp. 2014. Original rule filed Feb. 19, 1998, effective Aug. 30,*

1998. For intervening history, please consult the **Code of State Regulations**. Amended: Filed September 29, 2016.

*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 with the Missouri Gaming Commission, 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, December 6, at 10:00 a.m., in the Missouri Gaming Commission's Hearing Room, 3417 Knipp Drive, Jefferson City, Missouri.*