Gaming Commission Regulations
Regulation #R400-04-GC-10

Chapter 10 – Compliance and Enforcement

Section 1. Purpose; Authority

1-1. Purpose. The purpose of this Chapter is to define the process for issuing a Notice of Citation to a gaming enterprise which fails to comply with applicable laws and/or regulations of the Gaming Commission and to establish a citation schedule of fines. Issuance of a citation is limited to Little River Band of Ottawa Indians Gaming Commission licensed gaming enterprises.

1-2. Authority. These rules and regulations are issued under and pursuant to the authority of the Gaming Ordinance #10-400-01, Gaming Commission Ordinance #04-400-04.

Section 2. Citations

2-1. General. For purposes of this regulation, certain terms are defined in this section. The word “shall” is always mandatory and not merely advisory. Unless defined elsewhere, terms defined in this Chapter and the Gaming Ordinance and Gaming Commission Ordinance are defined for the purposes of all Gaming Commission regulations.

2-2. Citations shall be issued against the gaming enterprise for specific violations of the Indian Gaming Regulatory Act (IGRA), the Tribal-State Compact (Compact), the Gaming Ordinance, and Gaming Commission Regulation(s) as identified below:

   a. Conducting gaming activity without a valid facility license - $5,000
   b. Failure to submit a completed Facility License Application - $5,000
   c. Failure to submit a completed Renewal Facility License Application sixty (60) days prior to the expiration of the current license - $1,000
   d. Failure to post the Gaming Facility License in a conspicuous location at all times on the premises of each gaming facility - $5,000
   e. Failure to submit the Annual Report between the 15th and the last day of June each year - $1,000
   f. Failure to timely submit the annual fees to the National Indian Gaming Commission, State of Michigan (MGC), and local municipalities - $5,000
   g. Placing an unapproved gaming device or table game in service for play to the general public - $5,000

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h. Individuals under the legal gambling age participating in any Class II and/or Class III gaming activity - $5,000

i. Employing an individual in a position (Key Primary Management Official) without the proper license (including individuals hired by or contracted within an employment position with the gaming enterprise) - $5,000

j. Allowing a Key Employee or Primary Management Official to work with an expired license - $5,000

k. Conducting business with an unlicensed Gaming Vendor - $5,000

l. Failure to comply with the Bank Secrecy Act of the United States Code – Title 31 reporting requirements - $5,000

m. Failure to maintain all accounting records in a double entry of accounting system for not less than five (5) years - $5,000

n. Failure to post rules of each Class II card game and Class III table game - $5,000

o. Failure to post in a prominent position within the gaming facility a Notice to Patrons as described in the Tribal-State Compact - $5,000

p. Violations of Tribal or State law relating to the sale and regulation of alcoholic beverages - $5,000

Section 3. Procedure

3-1. **Provisional Determination.** Prior to issuing a citation, the Gaming Commission shall provide notice of a provisional determination including the alleged violation and a summary of the information considered in making the determination.

3-2. **Notice.** The gaming enterprise shall receive the provisional determination notice fourteen (14) calendar days prior to a final decision. During this notice period, the gaming enterprise may provide additional information for consideration.

3-3. **Final Decision.** After the conclusion of the notice provisional determination period, the Gaming Commission shall issue a final decision within fourteen (14) calendar days. The final decision may include alternate remedies to paying the citation such as a warning, probationary period, and/or corrective actions.

Section 4. Appeal

4-1. **Appeals to the Gaming Commission.** Citation Determinations that impose a citation may be reviewed on appeal by the Gaming Commission. If the gaming enterprise seeks an administrative review of a citation, they shall initiate the process in writing by titling the submission “Request for Administrative Review”. The submission must be delivered to the Gaming Commission within fourteen (14) calendar days of the issuance of the final decision. The submission shall identify the citation and
include in the submission any information supplied in response to the original
decision. The Gaming Commission shall review the Request for Administrative
Review and issue a written ruling in response. The Gaming Commission in its sole
discretion may provide the gaming enterprise an opportunity to be heard on the
issues involved in the matter. The Gaming Commission shall render a written
decision within fourteen (14) calendar days of receipt of the Request for
Administrative Review or at the close of a hearing, if any, on the matter.

4-2  Appeals to the Tribal Court. The gaming enterprise may seek judicial review in
Tribal Court of any citation determination administrative review.

4-3.  Standard of Review. In all appeals before the Tribal Court, there shall be deference
given by the Tribal Court to the determination of the Gaming Commission as the
agency charged with the responsibility for interpreting its own regulations. The
Tribal Court review of Gaming Commission citation determinations is limited to
interpretation and application of law or regulation. The decision of the Tribal Court
shall be final.