Regulatory Analysis Form	INDEPENDENT REGULATORY REVIEW COMMISSION		
(Completed by Promulgating Agency)	PECENTED.		
(All Comments submitted on this regulation will appear on IRRC's website	RECEIVED		
(1) Agency Pennsylvania Gaming Control Board	Independent Regulatory Review Commission September 12, 2024		
(2) Agency Number: 125	2225		
Identification Number: 247	IRRC Number: 3397		
(3) PA Code Cite: 58 Pa.Code §§ 603a, 633a, 687a, 81	2a, and 819a		
(4) Short Title:			
Direct Bet Coupons, Interactive Gaming Progressives,	and Misc. Corrections		
(5) Agency Contacts (List Telephone Number and Em	nil Address):		
Primary Contact: Robert Wood Assistant Chief Counsel Pennsylvania Gaming Control Board 303 Walnut Street Commonwealth Tower, 5 th Floor Harrisburg, PA 17101 Phone: (717) 317-5744 Email: rmwood@pa.gov Secondary Contact: (6) Type of Rulemaking (check applicable box): Proposed Regulation Final Regulation Final Omitted Regulation	☐ Emergency Certification Regulation; ☐ Certification by the Governor ☐ Certification by the Attorney General		
(7) Briefly explain the regulation in clear and nontechn	ical language. (100 words or less)		
This final form rulemaking is to provide standards for the issuance and use of direct bet coupons, to provide the standards for progressives in interactive gaming, to make edits to final form table games rules, and to amend certain interactive gaming account standards.			
(8) State the statutory authority for the regulation. Incl	ude specific statutory citation.		
The Pennsylvania Gaming Control Board has the 13A02 (1)-(2); and 13B02(a)(3), (6)-(7), (9)	authority pursuant to 4 Pa.C.S. §§ 1202(b)(30);		

(9) Is the regulation mandated by any federal or state law or court order, or federal regulation? Are there any relevant state or federal court decisions? If yes, cite the specific law, case or regulation as well as, any deadlines for action.

The provisions of this proposed rulemaking are not the result of any direct mandate by federal or state law, court order or federal regulation. The regulations are in line with the general oversight mandates as prescribed in the Pennsylvania Race Horse Development and Gaming Act of 2004, as amended.

(10) State why the regulation is needed. Explain the compelling public interest that justifies the regulation. Describe who will benefit from the regulation. Quantify the benefits as completely as possible and approximate the number of people who will benefit.

As noted, the regulations are in line with the oversight mandate prescribed to the Pennsylvania Gaming Control Board. Specifically, the direct bet coupon framework, offered under § 603a., ensures that brick-and-mortar casino operations are able to remain competitive compared to online and out-of-state competitors. The interactive gaming progressive framework, offered under § 819a., provides the framework under which interactive gaming operators will be able to offer progressive wagers to players. The edits to table games rules under §§ 633a and 687a ensure that gaming products are able to be offered as intended by manufacturers, and that players are provided competitive gaming products. Finally, the edit under §812a corrects an inconsistency relating to interactive gaming account time out periods.

(11) Are there any provisions that are more stringent than federal standards? If yes, identify the specific provisions and the compelling Pennsylvania interest that demands stronger regulations.

There are no corresponding federal standards for any of these provisions in this rulemaking.

(12) How does this regulation compare with those of the other states? How will this affect Pennsylvania's ability to compete with other states?

This rule making is comparable to the regulatory standards imposed by other states. The regulations governing direct bet coupons ensure that Pennsylvania casinos remain competitive compared to those in neighboring jurisdictions, where casinos already have this ability. The provisions of this rulemaking do not negatively impact competition. Rather the changes are expected to allow Pennsylvania gaming entities to remain competitive compared to their peers.

(13) Will the regulation affect any other regulations of the promulgating agency or other state agencies? If yes, explain and provide specific citations.

This regulation will not affect any other regulations of the PGCB nor any other state agency.

(14) Describe the communications with and solicitation of input from the public, any advisory council/group, small businesses and groups representing small businesses in the development and drafting of the regulation. List the specific persons and/or groups who were involved. ("Small business" is defined in Section 3 of the Regulatory Review Act, Act 76 of 2012.)

No other persons or groups were involved in the development and drafting of the regulation.

(15) Identify the types and number of persons, businesses, small businesses (as defined in Section 3 of the Regulatory Review Act, Act 76 of 2012) and organizations which will be affected by the regulation. How are they affected?

The Board anticipates that these regulations will affect its licensed operators and manufacturers. Should they wish to engage in the activities covered by the regulation they will be required to abide by the regulation. It is unknown to the Board at this time whether any of these entities would qualify as small businesses as defined in the United States Small Business Administration's Small Business Size Regulations, under 13 C.F.R. Ch. 1 Part 121.

(16) List the persons, groups or entities, including small businesses, that will be required to comply with the regulation. Approximate the number that will be required to comply.

The regulations only affect Pennsylvania's regulated gaming industry--casino licensees, interactive gaming operators, and manufacturers. These include 17 operations brick-and-mortar casino facilities, one casino facility yet to be opened, more than 20 online casino/apps offerings, and approximately 109 manufacturers.

(17) Identify the financial, economic and social impact of the regulation on individuals, small businesses, businesses and labor communities and other public and private organizations. Evaluate the benefits expected as a result of the regulation.

It is not anticipated that this rulemaking will have a negative financial or economic impact on the regulated community. Rather, the express authorization of activities prescribed by Annex A could reasonably provide positive economic growth to both the regulated community and the Commonwealth by means of increased gaming taxes.

(18) Explain how the benefits of the regulation outweigh any cost and adverse effects.

The regulations accomplish four items. First, they authorize brick-and-mortar casinos in Pennsylvania to use promotional products allowed by other neighboring jurisdictions. Authorization in Pennsylvania ensures PA's gaming market remains competitive. Second, the regulations provide for a framework for interactive gaming progressive wagers. These wagers are common in both brick-and-mortar and online gaming. The adoption of the proposed framework ensures all regulated entities are apprised of the minimum standards and expectations. Third, the proposed changes to table games rules and procedures ensure that table games offered in Pennsylvania remain competitive. Fourth, the edit to iGaming time out periods create a more consistent standard for the industry. On the whole, this regulation package increases the ability of the regulated industry to remain competitive with out-of-state competition and provides frameworks and corrections which reasonably can reduce operational administration costs by licensees. It is not anticipated there will be any significant cost or adverse effects to the affected parties

(19) Provide a specific estimate of the costs and/or savings to the **regulated community** associated with compliance, including any legal, accounting or consulting procedures which may be required. Explain how the dollar estimates were derived.

There is anticipated to be negligible economic impact on the regulated community as a result of this regulation package. To the extent that the regulated community may incur upstart fees if they choose to engage in a direct bet couponing program, the Board cannot speculate as to implementation costs, but does believe that any cost incurred would be surpassed by increased operational revenues resulting from the program. The remaining portions of this proposed rulemaking reflect frameworks and corrections that do not place economic burden upon the regulated community.

(20) Provide a specific estimate of the costs and/or savings to the **local governments** associated with compliance, including any legal, accounting or consulting procedures which may be required. Explain how the dollar estimates were derived.

This rulemaking will have no fiscal impact on local governments.

(21) Provide a specific estimate of the costs and/or savings to the **state government** associated with the implementation of the regulation, including any legal, accounting, or consulting procedures which may be required. Explain how the dollar estimates were derived.

The Board does not expect that the requirements of this rulemaking will have any fiscal impact on the Board or any other Commonwealth agency. Any work resulting from this proposed rulemaking will be handled by existing Board staff.

(22) For each of the groups and entities identified in items (19)-(21) above, submit a statement of legal, accounting or consulting procedures and additional reporting, recordkeeping or other paperwork, including copies of forms or reports, which will be required for implementation of the regulation and an explanation of measures which have been taken to minimize these requirements.

The rulemaking relating to direct bet coupons places recordkeeping and reporting requirements upon any licensee that would choose to engage in a direct bet coupon promotional program. The main recordkeeping requirement, the Direct Bet Coupon Ledger, serves as an inventory/liability log. This ensures that licensees are controlling the inventory of direct bet coupons and reporting variances or discrepancies. Directly derived from this recordkeeping requirement is the requirement for monthly reporting to the Board the values of coupons issued and redeemed by patrons. All recordkeeping and reporting requirement proposed relative to Direct Bet Coupons are comparable to those required under 58 Pa. Code §603a.20 relative to Match Play Coupons.

With regards to the remaining portions of this rulemaking, there are no significant changes to procedures, reporting, recordkeeping, etc. already required by Board licensees.

(22a) Are forms required for implementation of the regulation?

To the extent that licensees make submissions for review of games, gaming devices, equipment, hardware, or software, they would be expected to comply with existing PGCB procedures and forms.

(22b) If forms are required for implementation of the regulation, attach copies of the forms here. If your agency uses electronic forms, provide links to each form or a detailed description of the information required to be reported. Failure to attach forms, provide links, or provide a detailed description of the information to be reported will constitute a faulty delivery of the regulation.

The forms used for submissions to the PGCB Gaming Lab and for table games submission are voluminous. They can be found at https://gamingcontrolboard.pa.gov/licensing/table-games-rules-submission-request-form and https://gamingcontrolboard.pa.gov/licensing/gaming-laboratory-operations-forms. PGCB staff works with licensees and applicants to direct them to the appropriate form for their submissions.

(23) In the table below, provide an estimate of the fiscal savings and costs associated with implementation and compliance for the regulated community, local government, and state government for the current year and five subsequent years.

	Current FY Year	FY +1 Year	FY +2 Year	FY +3 Year	FY +4 Year	FY +5 Year
SAVINGS:	\$	\$	\$	\$	\$	\$
Regulated Community	N/A	N/A	N/A	N/A	N/A	N/A
Local Government	N/A	N/A	N/A	N/A	N/A	N/A
State Government	N/A	N/A	N/A	N/A	N/A	N/A
Total Savings	N/A	N/A	N/A	N/A	N/A	N/A
COSTS:						
Regulated Community	N/A	N/A	N/A	N/A	N/A	N/A
Local Government	N/A	N/A	N/A	N/A	N/A	N/A
State Government	N/A	N/A	N/A	N/A	N/A	N/A
Total Costs	N/A	N/A	N/A	N/A	N/A	N/A
REVENUE LOSSES:						
Regulated Community	N/A	N/A	N/A	N/A	N/A	N/A
Local Government	N/A	N/A	N/A	N/A	N/A	N/A
State Government	N/A	N/A	N/A	N/A	N/A	N/A
Total Revenue Losses	N/A	N/A	N/A	N/A	N/A	N/A

(23a) Provide the past three year expenditure history for programs affected by the regulation.

Program	FY -3 2021-2022	FY -2 2022-2023	FY -1 2023-2024	Current FY 2024-2025
PGCB Overall Budget	\$46,637,000	\$48,189,000	\$52,159,000	\$57,222,000

- (24) For any regulation that may have an adverse impact on small businesses (as defined in Section 3 of the Regulatory Review Act, Act 76 of 2012), provide an economic impact statement that includes the following:
 - (a) An identification and estimate of the number of small businesses subject to the regulation.

The Board does not believe this rulemaking will affect any small businesses. To the extent that a Board licensee may qualify as a small business and be subject to the proposed rulemaking, it is not anticipated that the regulation will have any adverse impact on any business.

(b) The projected reporting, recordkeeping and other administrative costs required for compliance with the proposed regulation, including the type of professional skills necessary for preparation of the report or record.

It is not anticipated that there will be any significant reporting, recordkeeping or other administrative costs associated with this regulation that a licensee does not already perform based upon licensure in Pennsylvania or other jurisdictions, or as a matter of industry best practices.

(c) A statement of probable effect on impacted small businesses.

As stated above, the Board does not believe any of the entities subject to the regulation are small businesses. However, any impact will be limited to those entities wishing to engage in the covered activity, which would not be an adverse impact.

(d) A description of any less intrusive or less costly alternative methods of achieving the purpose of the proposed regulation.

It is not believed that there is a less intrusive or less costly alternative method available.

(25) List any special provisions which have been developed to meet the particular needs of affected groups or persons including, but not limited to, minorities, the elderly, small businesses, and farmers.

No special provisions have been added.

(26) Include a description of any alternative regulatory provisions which have been considered and rejected and a statement that the least burdensome acceptable alternative has been selected.

No alternative regulatory approaches were considered as this rulemaking, and the regulations therein, reflects the least burdensome means of maintaining regulatory oversight of these activities.

(27) In conducting a regulatory flexibility analysis, explain whether regulatory methods were considered that will minimize any adverse impact on small businesses (as defined in Section 3 of the Regulatory Review Act, Act 76 of 2012), including:

- a) The establishment of less stringent compliance or reporting requirements for small businesses;
- b) The establishment of less stringent schedules or deadlines for compliance or reporting requirements for small businesses;
- c) The consolidation or simplification of compliance or reporting requirements for small businesses;
- d) The establishment of performance standards for small businesses to replace design or operational standards required in the regulation; and
- e) The exemption of small businesses from all or any part of the requirements contained in the regulation.

It is believed there will be no adverse impact on small businesses.

(28) If data is the basis for this regulation, please provide a description of the data, explain <u>in detail</u> how the data was obtained, and how it meets the acceptability standard for empirical, replicable and testable data that is supported by documentation, statistics, reports, studies or research. Please submit data or supporting materials with the regulatory package. If the material exceeds 50 pages, please provide it in a searchable electronic format or provide a list of citations and internet links that, where possible, can be accessed in a searchable format in lieu of the actual material. If other data was considered but not used, please explain why that data was determined not to be acceptable.

There is no data, as defined under section (3) of the Regulatory Review Act (71 P.S. § 745.3), upon which this rulemaking is based.

(29) Include a schedule for review of the regulation including:

A. The length of the public comment period:

30 days

B. The date or dates on which any public meetings or hearings will be held:

Proposed Regulation: January 24, 2024

Final Regulation: August 21, 2024

C. The expected date of delivery of the final-form regulation:

Early September 2024

D. The expected effective date of the final-form regulation:

Upon final publication

- E. The expected date by which compliance with the final-form regulation will be required: **Upon final publication/ before engaging in activities described by the regulation**
- F. The expected date by which required permits, licenses or other approvals must be obtained: Ongoing
- (30) Describe the plan developed for evaluating the continuing effectiveness of the regulations after its implementation.

No formal review schedule has been established. Instead, the Board consistently reviews its regulations and proposes amendments as the need arises.

FACE SHEET FOR FILING DOCUMENTS WITH THE LEGISLATIVE REFERENCE BUREAU

(Pursuant to Commonwealth Documents Law)

RECEIVED

Independent Regulatory Review Commission

September 12, 2024

		I DO NOT	WRITE IN THIS SPACE
	Copy below is hereby approved as to form and legality. Attorney General	Copy below is here by certified to be a true and correct copy of a document issued, prescribed or promulgated by:	Copy below is hereby approved as to form and legality. Executive or Independent Agencies.
BY:	(DEPUTY ATTORNEY GENERAL)	Pennsylvania Gaming Control Board (AGENCY)	BY: Stephen S. Cook, Chief Counsel
		DOCUMENT/FISCAL NOTE NO. 125-247 DATE OF ADOPTION: August 21, 2024	
	DATE OF APPROVAL	0 - 0 1 9	August 21, 2024
		BY: Shire fry?	DATE OF APPROVAL
	Charle if applicable	TITLE Denise J. Smyler, Chair (EXECUTIVE OFFICER, CHAIRMAN OR SECRETARY)	(Chief Counsel, Independent Agency) (Strike inapplicable title)
Ш	Check if applicable Copy not approved. Objections attached.		Check if applicable. No Attorney General approval or objection within 30 days after submission

FINAL FORM RULEMAKING 125-247

PENNSYLVANIA GAMING CONTROL BOARD

58 PA. CODE CH. 603a, 633a, 687a, 812a, and 819a

Table Game Equipment; Blackjack; DJ Wild Stud Poker; Interactive Gaming Player Accounts; and Interactive Gaming Progressives

The Pennsylvania Gaming Control Board (Board), under authority pursuant to 4 Pa.C.S. §§ 1202(b)(30) (relating to general and specific powers), 13A02 (1)-(2) (relating to table games regulatory authority), and 13B02(a)(3),(6)-(7),(9) (relating to interactive gaming regulatory authority) amends Subpart K. Table Games by adding sections 603a.22 (Direct Bet Coupons; physical characteristics and issuance) and 603a.23 (Direct Bet Coupon Use) and by amending chapters 633a. (Blackjack) and 687a. (DJ Wild Stud Poker), and amends Subpart L. Interactive Gaming by adding chapter 819a (Interactive Gaming Progressives) and by amending section 812a.9.

Purpose of the Final Form Rulemaking

This rulemaking finalizes regulatory language which provides standards for the issuance and use of direct bet coupons, provides standards for interactive gaming progressive wagers, and amends certain provisions in table games rules and interactive gaming player account controls.

Explanation

Under Annex A, Chapter 603a finalizes the addition of sections 603a.22 (Direct Bet Coupons; physical characteristics) and 603a.23 (Direct Bet Coupon Use). These sections provide for the authorization and framework for the issuance and use of Direct Bet Coupons, a promotional product in brick-and-mortar casinos. Direct Bet Coupons operate similarly to Match Play Coupons, authorized under sections 603a.20 and 603a.21, except that Direct Bet Coupons do not require players to at least match the promotional play value with money out of their pockets. Direct Bet Coupons allow Pennsylvania licensees to offer a promotional product similar to those allowed by competing casinos in neighboring jurisdictions.

The Direct Bet Coupon regulations contemplates licensees utilizing computerized systems for instantaneous creation of Direct Bet Coupons (patron operated kiosks or casino staff

operated computer/printer system), or Direct bet Coupons printed by either gaming service providers or the licensees themselves (non-instantaneously produced). These non-instantaneously produced coupons represent "blanks" that may not contain all the required identifying information required under 603a.22(d) while held in inventory but must contain subsection (d) information at the time they are being issued to a patron for use. Instantaneously produced coupons must contain all subsection (d) information at time of printing, as this also represents the time of issuance to the patron.

A distinguishing procedural consideration between instantaneously produced and non-instantaneously produced coupons require additional inventory, control, and reconciliation procedures to ensure the "blank" coupons are not accidentally or intentionally misplaced or misappropriated. Instantaneously produced coupons are printed, or produced, at the time of issuance, meaning there are not "blank" coupons to be inventoried, controlled, monitored, and reconciled. Regardless of production method, all Direct Bet Coupons issued to patrons will be required to be accounted for in the Direct Bet Coupon Ledger and the monthly reporting to the Board.

Also under Annex A, Subpart L. Interactive Gaming, adds Chapter 819a relating to Interactive Gaming Progressives. This addition to the interactive gaming regulations finalized the framework for licensees to offer progressive wagers in the online gaming market. Specifically, section 819a.1 addresses an interactive gaming operator offering progressive wagers. Section 819a.2 provides the framework by which interactive gaming progressive wagers will be allowed to be offered collaboratively between multiple interactive gaming operators. One edit from the proposed rulemaking is incorporated, to correct a typo that referred to a slot system agreement rather than interactive gaming wide area progressive agreement.

Annex B of this rulemaking seeks finalizes edits to existing final form regulations. The first edit updates \$633a.13(k) to remove an antiquated paytable to ensure that payouts to patrons reflect probabilities of occurrence of events—namely that winning events with lower probabilities of occurrence (harder hands to achieve) should be rewarded with greater potential payouts.

Next, two edits are being made to chapter 687a, which provides the table game rules for DJ Wild Stud Poker. The first edit is to the Two-Way Bad Beats Bonus Wager, under § 687a.11(f)(3). The revision corrects the regulatory language to provide that when either the player's or dealer's hand is comprised of a three-of-a-kind or better and loses, then the Two-Way Bad Beats Bonus Wager shall be deemed to have won. This edit corrects the language to ensure the Two-Way Bad Beats wager operates as originally intended. The second edit is to Paytable 1 under § 687a.12(c). The revision corrects an error in the published seed/reseed amount.

The final amendment in Annex B, changes the 30-minute timeout under \$812a.9(c)(1) to a 15-minute timeout. This change makes the failure to receive a response timeout under \$812a.9(c)(1) match the requirement that a player re-enter their password after 15 minutes of player inactivity as provided by \$812a.3(a)(6).

No public comments were received on the proposed rulemaking.

Fiscal Impact

Commonwealth. The Board does not expect that this rulemaking will have a fiscal impact on the Board or other Commonwealth agencies. All work created because of this rulemaking will be handled by existing Board staff.

Political subdivisions. This rulemaking will not have fiscal impact on political subdivisions of this Commonwealth.

Private sector. This rulemaking will provide the regulated gaming market with increased promotion and game/wager options, while additionally providing clarifications by way of corrective edits. To the extent that the private sector may experience a fiscal impact, it is anticipated to be a positive fiscal impact.

General public. This rulemaking will not have fiscal impact on the general public.

Paperwork Requirements

Licensees seeking to operate a direct bet coupon program will be required to maintain a Direct Bet Coupon Ledger and make periodic reports to the Board regarding direct bet coupon issuance and usage. Additionally, licensees would be required to make submissions for lab review software and hardware systems that would facilitate their direct bet coupon programs and would be required to submit appropriate forms to the Board for product

review. These forms constitute the same paperwork requirement for any PGCB lab submission.

Licensees seeking to operate an interactive gaming wide area progressive system will be required to submit for Board review and approval an interactive gaming wide area progressive agreement. This agreement will outline the roles and responsibilities of participating parties. This submission and the Board review and approval requirement is consistent with the process required for slot machine wide area progressive systems under 58 Pa. Code §461a.13.

All other provisions of this rulemaking will not create paperwork requirement beyond the established procedures for table games submissions and/or lab review submissions.

Effective Date

This final-form rulemaking will become effective upon publication in the *Pennsylvania Bulletin*.

Regulatory Review

Under section 5(a) of the Regulatory Review Act (71 P.S. § 745.5(a)), on March 20, 2024, the Board submitted a copy of the proposed rulemaking and a copy of the Regulatory Analysis Form to the Independent Regulatory Review Commission (IRRC) and to the Chairpersons of the House Gaming Oversight Committee and the Senate Community, Economic and Recreational Development Committee. A copy of the materials was made available to the public including being available on the Board's web site at www.gamingcontrolboard.pa.gov.

Under section 5(c) of the Regulatory Review Act, IRRC and the Committees are provided with copies of comments received during the public comment period, as well as other documents when requested. With regards to this rulemaking, no comments were received from the public nor from the Committees.

Under section 5(g) of the Regulatory Review Act, IRRC may convey any comments, recommendations or objections to the proposed rulemaking within 30 days of the close of the public comment period. IRRC did not provide any comments, recommendations or objections. Under section 5a(j.2) of the Regulatory Review Act, on [insert date] the final-form rulemaking was deemed approved by the Committees. IRRC met on [insert date], and approved the

regulations in accordance with section 5a(3) of the Regulatory Review Act.

Findings

The Board finds that:

- (1) Public notice of intention to adopt these amendments was given under sections 201 and 202 of the act of July 31, 1968 (P.L. 769, No. 240) (45 P.S. §§1201 and 1202) and the regulations thereunder, 1 Pa. Code §§ 7.1 and 7.2 (relating to notice of proposed rulemaking required; and adoption of regulations).
- (2) This final-form rulemaking is necessary and appropriate for the administration and enforcement of 4 Pa.C.S. Part II and Part III.

Order

The Board, acting under 4 Pa. C.S. Part II and Part III, orders that:

- (1) The regulations of the Board, 58 Pa. Code 603a, be amended to add sections 603a.22 and 603a.23 as set forth in Annex A.
- (2) The regulations of the Board, be amended to add 58 Pa. Code 819a, to read as set forth in Annex A.
- (3) The regulations of the Board, be amended in 58 Pa. Code § 633a.13, 687a.11, 687a.12, and 812a.9, as set forth in Annex B.
- (4) The Chairperson of the Board shall certify this order and Annex A and deposit them with the Legislative Reference Bureau as required by Law.
- (5) This order shall take effect upon publication in the Pennsylvania Bulletin.

DENISE J. SMYLER, Chairperson

Annex A TITLE 58. RECREATION PART VII. GAMING CONTROL BOARD

SUBPART K. TABLE GAMES

CHAPTER 603a. TABLE GAME EQUIPMENT

§ 603a.22. Direct Bet Coupons; physical characteristics and issuance.
(a) A certificate holder may utilize Direct Bet Coupons in accordance with this
section.
(b) Direct Bet Coupons may be produced instantaneously through the use of
computerized systems such as player operated kiosks or a system utilized by casino staff, o
may be received from a gaming service provider or produced by the certificate holder.
(c) Direct Bet Coupons may not be issued by a certificate holder or utilized in a
licensed facility until:
(1) The design specifications of the proposed coupons are submitted to the
Bureau of Gaming Operations and approved in accordance with § 601a.10(a) (relating to
approval of table game layouts, signage and equipment).
(2) A system of internal procedures and administrative and accounting
controls governing the inventory, distribution and redemption of the coupons is submitted
and approved as part of the certificate holder's internal controls in accordance with
§ 465a.2 (relating to internal control systems and audit protocols).
(d) All Direct Bet Coupons issued to a patron by a certificate holder must contain:
(1) The name or logo of the certificate holder.

(2) The value of the coupon which can be identified when viewing the
coupon through the surveillance system of the certificate holder.
(3) A serial number, barcode, QR code, and/or other mechanism to be used
to identify, verify, and track coupons.
(4) Restrictions regarding redemption including the type of game and
wagers on which the coupon may be used.
(5) A statement specifying the date on which the coupon expires, which can
be identified when viewing the coupon through the surveillance system of the certificate
holder.
(6) The name or player identification number of the rated player for whom
the coupon is being issued to.
(e) The marketing department, or other department as specified in the certificate
holder's internal controls, and the finance department shall be responsible for
administering the Direct Bet Coupon program. The marketing department shall be
responsible for distributing the coupons to patrons. The finance department shall be
responsible for maintaining the Direct Bet Coupon ledger and administering the coupon
accounting procedures in subsection (f).
(f) Each certificate holder shall maintain a Direct Bet Coupon ledger which serves
as an inventory of Direct Bet Coupons, which shall comply with the following:
(1) The Direct Bet Coupon ledger shall contain all of the following
information relating to coupons produced instantaneously:

(i) Serial number.
(ii) Date and time of issuance.
(iii) Value of coupon(s).
(iv) Status of the coupon—i.e. issued, expired, voided, redeemed.
(2) The Direct Bet Coupon ledger shall contain inventory information
relating to coupons received from a gaming service provider or produced by the certificate
holder, as further outlined under subsection (i).
(g) Documentation, voided coupons, redeemed coupons and coupons that were not
distributed to patrons shall be forwarded on a daily basis to the finance department where
the coupons shall be:
(1) Counted and examined for proper calculation and recording.
(2) Reviewed for the propriety of signatures on the documentation and
cancelled.
(3) Reconciled by total number of coupons given to the marketing
department for distribution to patrons, returned for reissuance, voided, distributed to
patrons and redeemed.
(4) Recorded, maintained and controlled by the finance department.
(h) Each certificate holder shall prepare and file with the Bureau of Casino
Compliance a monthly report which lists, by denomination of Direct Bet Coupon, the total
value of the coupons issued to patrons, as well as the total value of the coupons redeemed
by patrons.

(i) If the Direct Bet Coupons are received from the gaming service provider or
produced by the certificate holder:
(1) Direct Bet Coupons shall be opened and examined by at least one member
of the finance department and one member of the marketing department. Any deviation
between the invoice accompanying the coupons and the actual coupons received shall be
immediately reported to a supervisor from the finance department and to the Bureau of
Casino Compliance.
(2) A finance department supervisor shall record the following information
in the Direct Bet Coupon ledger:
(i) The date the coupons were received.
(ii) The quantity and denomination of coupons received.
(iii) The beginning and ending serial number of the coupons received.
(iv) The name, signature and Board-issued credential number of the
individuals who checked the coupons.
(3) A marketing department supervisor shall estimate the number of Direct
Bet Coupons needed for each gaming day or promotion and complete a requisition
document which contains the following information:
(i) The date the requisition was prepared.
(ii) The date for which the coupons are needed.
(iii) The denomination and quantity of coupons requested.

(iv) The name, signature and Board-issued credential number of the
marketing department supervisor completing the requisition.
(v) The name, signature and Board-issued credential number of the
finance department supervisor authorizing the requisition.
(4) Upon receipt of the requisition document, the finance department
supervisor shall record in the Direct Bet Coupon ledger the following information before
the coupons are issued to the marketing department supervisor:
(i) The beginning and ending serial number of the coupons issued.
(ii) The denomination and quantity of coupons issued.
(iii) The name, signature and Board-issued credential number of the
finance department supervisor who issued the coupons.
(iv) A record and explanation of coupons that were voided.
(5) Direct Bet Coupons that are not issued to the marketing department
shall be controlled by a finance department supervisor or above and stored in a secured
and locked area approved by the Bureau of Casino Compliance in accordance with
§ 601a.10(g) (relating to approval of table game layouts, signate and equipment). The
$\underline{certificate\ holder\ shall\ include\ in\ its\ internal\ controls\ the\ location\ of\ the\ approved\ storage}$
<u>area.</u>
(6) The marketing department shall maintain a daily Direct Bet Coupon
Reconciliation Form which must contain:
(i) The date.

(ii) The beginning and ending serial numbers of the coupons received
from the finance department.
(iii) The denomination and quantity of coupons the marketing
department has to distribute to patrons.
(iv) The denomination and quantity of coupons the marketing
department distributed to patrons.
(v) The denomination, quantity and serial numbers of coupons
remaining.
(vi) The serial numbers of coupons that were voided and the reason
the coupons were voided.
(vii) Variations discovered and an explanation of the variations.
(viii) The name, signature and Board-issued credential number of the
marketing department supervisor completing the form.
(j) At the end of the gaming day a copy of the Direct Bet Coupon Reconciliation
Form and Direct Bet Coupons that were not distributed to patrons shall be returned to the
finance department. The marketing department may keep for use during the next gaming
day coupons that were not distributed to patrons provided the coupons are stored in a
secured and locked area approved by the Bureau of Casino Compliance in accordance with
§ 601a.10(f) (relating to approval of table game layouts, signate and equipment) and recoded on the daily Direct Bet Coupon Reconciliation Form for the next gaming day.
Expired coupons shall be returned to the finance department on a daily basis.

(k) At least once every month, each certificate holder shall inventory the Direct Bet
Coupons that are not distributed to patrons and record the result of the inventory in the
Direct Bet Coupon ledger. The procedures to be utilized to inventory the Coupons shall be
submitted for approval as part of the certificate holder's internal controls.
(1) When unused and expired Direct Bet Coupons are returned to the finance
department, a finance department supervisor shall record the following information in the
Direct Bet Coupon ledger:
(1) The date the coupons were returned.
(2) The beginning and ending serial numbers of the coupons returned.
(3) The denomination and quantity of coupons returned.
(4) The serial numbers of any coupons that were voided and the reason the
coupons were voided.
(5) The name, signature and Board-issued credential number of the
marketing department supervisor returning the unused coupons and the name, signature
and Board-issued credential number of the finance department supervisor who received
the unused coupons.
(m) A certificate holder may internally manufacture or print Direct Bet Coupons
provided that internal controls governing the production and subsequent reconciliation of
the coupons are submitted and approved by the Board.
(n) If included in the certificate holder's internal controls, required under § 465a.2
(relating to internal control systems and audit protocols), a certificate holder may

authorize a gaming service provider to print and mail Direct Bet Coupons directly to
patrons in accordance with the following requirements:
(1) The Direct Bet Coupons mailed by the gaming service provider must
comply with subsections (c) and (d).
(2) The certificate holder shall supply the gaming service provider, through
electronic means, a list of the following information for each patron to whom the Direct Be
Coupon shall be mailed:
(i) The patron's name.
(ii) The patron's address.
(iii) The denomination of the Direct Bet Coupon.
(iv) The expiration date of the Direct Bet Coupon.
(v) A serial number on each Direct Bet Coupon.
(3) The Direct Bet Coupon issued must include a means such as magnetic
strip, bar code, or QR code that will enable the certificate holder's computer system to
identify the information required under subsection (n)(2).
(4) The information in subsection (n)(2) shall be provided to the finance
department which shall maintain the information for purposes of inventory and
reconciliation as required under subsections (f) and (g).
(5) Direct Bet Coupons issued must be electronically canceled in the
certificate holder's computer system immediately upon redemption or during the counting

of the table game drop boxes as provided in § 465a.25 (relating to counting and recording
of slot cash storage boxes and table game drop boxes).
(6) The certificate holder is responsible for ensuring that the gaming service
provider does not mail Direct Bet Coupons to individuals on the casino self-exclusion list
under Chapter 503a (relating to casino self-exclusion) or the exclusion list under Chapter
511a (relating to persons required to be excluded).
(o) A certificate holder may utilize a computerized system that complies with the
requirements in this section provided that:
(1) The computerized system creates Direct Bet Coupons that comply with
the requirements in subsection (d).
(2) The computerized system provides an equivalent audit trail and allows
for the segregation of duties to satisfy the requirements in this section.
(3) The certificate holder includes in its internal controls required under
§ 465a.2 procedures governing the production, recording and reconciliation of the
computer generated Direct Bet Coupons.
§ 603a.23. Direct Bet Coupon use.
(a) A Direct Bet Coupon may be redeemed only at a gaming table in which patrons
wager against the house.
(b) A Direct Bet Coupon shall be verified as being valid by a dealer or boxperson
prior to being accepted as a wager.

(c) Direct Bet Coupons must be electronically canceled in the casino management
system upon redemption.
(d) Only one Direct Bet Coupon may be used per patron per round of play.
(e) Direct Bet Coupons may be utilized on main wagers that have payout odds of 1
to 1. Examples of acceptable wagers include:
(1) In Roulette wagers on "Red" "Black" "Odd" "Even" "1-18" or "19-36"
(2) In Pai Gow, on the main Pai Gow wager
(3) In Craps or Minicraps on the "Pass" or "Don't Pass"
(4) In Baccarat, Minibaccarat, Midibaccarat, or other Baccarat variation, or
the "Player" or "Dealer"
(5) In Blackjack, Spanish 21, or other Blackjack variations, on the main
Blackjack wager
(f) Whether the wager wins or loses, the dealer shall deposit the Direct Bet Coupon
into the drop box attached to the gaming table at the time the winning wager is paid or the
losing wager is collected. If the wager is a push, the Direct Bet Coupon shall remain in play
for the next round.

SUBPART L. INTERACTIVE GAMING

CHAPTER 819a. INTERACTIVE GAMING PROGRESSIVES

§ 819a.1 Interactive Gaming Progressives.
(a) An interactive gaming certificate holder, or interactive gaming operator licensee
operating on behalf of an interactive gaming certificate holder, may offer progressive
jackpots that:
(1) increase in value based upon an approved rate of progression, and
(2) are awarded for a specific outcome or event.
(b) An interactive gaming progressive must include:
(1) The rules governing the award of the progressive readily available to
players.
(2) A progressive meter, visible to the players, which must increase in value
based upon wagers placed, and that advises players of the amount which can be won if the
player receives the corresponding outcome.
(3) A cumulative progressive payout meter that continuously and
automatically records the total value of progressive jackpots paid to winning players.
(c) An interactive gaming progressive may not be offered for play until the following
have been submitted to the Bureau of Gaming Laboratory Operations for review and
approval, in accordance with §461a.4 (relating to submission for testing and approval):
(1) The progressive software, including a mechanism to authenticate and
review the software;

(2) The rules governing the progressive, including how they will be displayed
to players;
(3) The initial seed and reseed amounts at which the progressive meter will
be set;
(4) The proposed rate of progression for each progressive jackpot;
(5) The proposed incrementation rate for a reserve pool, if any, to fund the
next reset amount;
(d) A modification to an interactive gaming progressive may not be offered for play
until a written explanation of the modification has been submitted to the Bureau of
Gaming Laboratory Operations for review and approval granted, in accordance with
§461a.4 (relating to submission for testing and approval)
(e) Two or more linked games offering the same progressive jackpot may be of
different denominations or have different wagers, or both, required to win the progressive
jackpot, provided that:
(1) The probability of winning the progressive jackpot is directly
proportional to the wager required to win that jackpot.
(2) Notice indicating the proportional probability of hitting the interactive
gaming progressive jackpot is conspicuously displayed.
(f) Prior to an interactive gaming progressive being offered, the operator shall be
required to update its internal controls.
(1) The internal controls shall provide the procedures by which jackpots are
reconciled.

(2) The internal controls shall provide for the procedures for investigating
and reporting variances.
(g) In the event of a malfunction, the interactive gaming progressive shall be made
unavailable to players.
(1) The operator shall notify the Board in writing within 24 hours of a
malfunction.
(2) The operator shall investigate the cause of the malfunction and provide
updates to the Board.
(3) The operator shall not make the progressive available to players again
until Board approval of corrective action has been granted.
(h) Interactive gaming progressive jackpot meters may not be turned back to a
lesser amount unless one of the following occurs:
(1) The amount indicated has been actually paid to a winning patron and the
interactive gaming progressive jackpot amount has been recorded in accordance with the
internal controls approved by the Board.
(2) With written approval, the interactive gaming progressive jackpot has
been transferred to another interactive gaming progressive or interactive gaming wide area
progressive system.
(3) The change is necessitated by a malfunction. An explanation shall be
provided, and the Board consulted prior to the adjustment being made.
(i) An interactive gaming progressive may be transferred or terminated after
written notice has been provided to the Board subject to the following:

(1) Players shall be given at least 30 days' notice, in a manner approved by
the Board, prior to an interactive gaming progressive being terminated or transferred.
(2) The transfer is to another Board approved interactive gaming
progressive, and the Board has verified and approved the comparability of the two
interactive gaming progressives.
(3) The transfer represents the entire interactive gaming progressive pot.
(4) An interactive gaming progressive may be terminated concurrent with
the winning of the progressive jackpot, provided that the progressive was so configured
prior to the winning of the jackpot.
§ 819a.2 Interactive Gaming Wide Area Progressives.
(a) Two or more interactive gaming certificate holders and/or interactive gaming
operator licensees may, with the prior written approval of the Board, operate an
interactive gaming wide area progressive system.
(b) An interactive gaming wide area progressive system shall at all times be
operated in accordance with the relevant requirements of the Act and the Board's
regulations, including §819a.1 Interactive Gaming Progressives.
(c) An interactive gaming wide area progressive system shall be operated and
administered by participating certificate holders and licensees in accordance with the
terms and conditions of a written agreement executed by the participating certificate
holders and licensees. The agreement, to be referred to as an interactive gaming wide area
progressive agreement, must be submitted in writing and approved by the Board prior to
implementation.

(1) The interactive gaming wide area progressive agreement shall include
terms covering the operation and administration of the interactive gaming wide area
progressive system.
(2) The interactive gaming wide area progressive agreement shall identify
and describe with specificity the duties, responsibilities, and authority of each participating
certificate holder and/or licensee.
(3) The interactive gaming wide area progressive agreement shall outline the
responsibilities for funding and payment of all jackpots, fees and taxes associated with the
operation of the interactive gaming wide area progressive system.
(4) The interactive gaming wide area progressive agreement shall detail the
process by which significant decisions with regard to the operation of the interactive
gaming wide area progressive system are approved and implemented by the participating
certificate holders and/or licensees.
(5) The interactive gaming wide area progressive agreement shall outline the
responsibilities for maintaining records and notifying the Board.
(d) All certificate holders and licensees party to an interactive gaming wide area
progressive agreement will be required to update internal controls prior to commencing
interactive gaming wide area progressive operations.
(e) An interactive gaming wide area progressive may only be transferred to another
game that is available on all interactive gaming wide area progressive agreement
participants' sites. Any transfer must include the entirety of the progressive jackpot pool,
including all seed/reseed amounts collected.

(f) Each party to an interactive gaming wide area progressive agreement shall be liable for acts, omissions and violations of the act and this part related to its own individual duties and responsibilities under the slot system INTERACTIVE GAMING WIDE AREA PROGRESSIVE agreement, unless the slot system agreement specifically provides that the parties will be jointly and severally liable.

Annex B TITLE 58. RECREATION PART VII. GAMING CONTROL BOARD SUBPART K. TABLE GAMES

CHAPTER 633a. BLACKJACK

§ 633a.13. Payout odds; payout limitations.

(k) The certificate holder shall pay out winning Three Card Poker Wagers at odds in **[one of]** the following pay **table [tables]** selected by the certificate holder in its Rules Submission filed in accordance with § 601a.2:

Hand	[Paytable A]	Paytable [B]
Straight Flush	[9 to 1]	30 to 1
Three-of-a-kind	[9 to 1]	20 to 1
Straight	[9 to 1]	10 to 1
Flush	[9 to 1]	5 to 1

(1) If the certificate holder offers the Hit and Run Progressive Wager:

CHAPTER 687a. DJ WILD STUD POKER

§ 687a.11. Procedures for completion of each round of play.

- (f) After settling the player's Ante Wager, Blind Wager and Raise Wager, the dealer shall settle any optional wagers as follows:
- (1) For the Progressive Bonus Wager, if the player has been dealt the Joker Wild card, it will be replaced in his hand with the one card in the area on the layout described in § 687a.2(b)(4) (relating to DJ Wild Stud Poker Table; physical characteristics).

- (i) If the player's highest ranking DJ Wild Stud Poker hand is not threeof-a-kind or better, as provided in § 687a.6(d), the dealer shall collect the losing Progressive Bonus Wager.
- (ii) If the player's highest ranking DJ Wild Stud Poker hand is three-of-a-kind or better, as provided in § 687a.6(d), the dealer shall pay the winning Progressive Bonus Wager in accordance with § 687a.12(c).

(2) For the Trips Bonus Wager:

- (i) If the player's highest ranking DJ Wild Stud Poker hand is not three-of-a-kind or better, as provided in § 687a.6(e), the dealer shall collect the losing Trips Bonus Wager.
- (ii) If the player's highest ranking DJ Wild Stud Poker hand is three-of-a-kind or better, as provided in § 687a.6(e), the dealer shall pay the winning Trips Bonus Wager in accordance with § 687a.12(d).
 - (3) For the Two-Way Bad Beat Bonus Wager:
- (i) If the player's highest ranking DJ Wild Stud Poker hand and the dealers highest ranking DJ Wild Stud Poker hand are [is] not both three-of-a-kind or better, or the player's and dealer's highest ranking hands tie being [is] a three-of-a-kind or better [but does not lose to the dealer's higher ranking hand,] as provided in § 687a.6(f), the dealer shall collect the losing Two-Way Bad Beat Bonus Wager.
- (ii) If the player's highest ranking DJ Wild Stud Poker hand is three-of-a-kind or better and loses to the dealer's higher ranking hand, as provided in § 687a.6(f), the dealer shall pay the winning Two-Way Bad Beat Bonus Wager in accordance with § 687a.12(e).

(iii) If the dealer's highest ranking DJ Wild Stud Poker hand is three-

of-a-kind or better and loses to the players highest ranking hand, as provided in § 687a.6(f), the dealer shall pay the winning Two-Way Bad Beat Bonus Wager in accordance with § 687a. 12(e).

(g) After all wagers of the player have been settled, the dealer shall remove any remaining cards from the table and place them in the discard rack in a manner that permits the reconstruction of each hand in the event of a question or dispute.

§ 687a.12. Payout odds; progressive wager configuration.

(c) A certificate holder shall pay out winning Progressive Bonus Wagers in accordance with one of the following payout tables selected by the certificate holder in its Rules Submission filed in accordance with § 601a.2 (relating to table games Rules Submission):

Progressive Paytable 1; \$1 Wager;		
[\$2,000] <u>\$10,00</u>	<u>0</u> seed and re-s	eed
Hand	Pay	Envy
Royal flush	100% of meter	\$1,000
Straight flush	10% of meter	\$300
Four-of-a-kind	300 to 1	
Full house	50 to 1	
Flush	40 to 1	
Straight	30 to 1	
Three-of-a-kind	9 to 1	

Progressive Paytabl and re-seed	e 2; \$5 wager; \$10,	000 seed
Hand	Pay	Envy
Royal flush	100% of meter	\$5,000
Straight flush	10% of meter	\$1,500

Four-of-a-kind	300 to 1	
Full house	50 to 1	
Flush	40 to 1	
Straight	30 to 1	
Three-of-a-kind	9 to 1	

(d) A certificate holder shall pay out winning Trips Bonus Wager as provided in one of the following payout tables selected by the certificate holder in its Rules Submission filed in accordance with § 601a.2:

SUBPART L. INTERACTIVE GAMING

CHAPTER 812a. INTERACTIVE GAMING PLAYER ACCOUNTS

§ 812a.9. Player Account Controls.

- (c) Interactive gaming systems must employ a mechanism that detects session inactivity and terminates a player session when applicable.
- (1) If the interactive gaming system fails to receive a response from the interactive gaming device within [30] 15 minutes, whether the player has been in away from computer mode or not, the interactive gaming system must implement a user inactivity timeout and terminate the player session.
- (2) If a player session is terminated due to player inactivity timeout, the interactive gaming device must display to the player the player session termination (that is, the user inactivity timeout) upon the player's next attempted action on the interactive gaming system.

(3) Further game play is not permitted until the interactive gaming system and the interactive
gaming device establish a new session.

(d) A player session ends when:

PENNSYLVANIA GAMING CONTROL BOARD 303 Walnut Street Commonwealth Tower, 5th Floor Harrisburg, PA 17101 www.gamingcontrolboard.pa.gov

ROBERT WOOD Assistant Chief Counsel 303 Walnut Street Commonwealth Tower, 5th Floor Harrisburg, PA 17101 Phone: (717) 346-8300

Fax: (717) 346-8350 Email: rmwood@pa.gov

September 12, 2024

Chair

DENISE J. SMYLER

Commissioners

SHAWN DILLON

NEDIA RALSTON FRANCES J. REGAN

STACY GARRITY RUSSELL C. REDDING

FRANK DERMODY

DAVID S. HICKERNELL

SARA MANZANO-DÍAZ

Ex-Officio Members PAT BROWNE

Delivered via e-mail

David Sumner, Executive Director Independent Regulatory Review Commission 333 West Market Street, 14th Floor Harrisburg, PA 17120

RE: PGCB Final Form Rulemaking #125-247

Dear Mr. Sumner,

Enclosed with this letter please find a copy of a final form rulemaking for review by the Independent Regulatory Review Commission ("Commission") from the Pennsylvania Gaming Control Board ("Board")/ This final form rulemaking sets forth the regulatory framework for Direct Bet Coupons and interactive gaming progressives, adopts modifications to interactive gaming account controls, and provides edits to certain table games rules. This final form rulemaking was adopted by the Board on August 21, 2024.

This rulemaking was e-Deilvered to the Majority Chair and Minority Chair of the House Gaming Oversight Committee, and the Majority Chair and Minority Chair of the Senate Community, Economic and Recreational Development Committee. Confirmation of the deliveries to the Committees is contained in the rulemaking materials enclosed.

Sincerely,

Robert Wood

Assistant Chief Counsel

Enclosure

RECEIVED

From: Moser, Jim

To: Wood, Robert (PGCB)

Subject: RE: E-Delivery of PGCB Final Form Rulemaking 125-247

Date: Thursday, September 12, 2024 8:59:17 AM

Independent Regulatory Review Commission

September 12, 2024

Replying to acknowledge receipt of materials on behalf of Chairman Pat Harkins

Jim Moser

Executive Director, House Gaming Oversight Committee (D)

Representative Pat Harkins, Chair

328 Irvis Office Building Harrisburg, PA 17120 Office: (717) 772-5404 Mobile: (717) 480-1333

Internal: 6580 Confidentiality Notice:

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From: Wood, Robert (PGCB) < rmwood@pa.gov> Sent: Thursday, September 12, 2024 8:46 AM

To: Amanda Wolfe (PA Sen Min (D) <Amanda.Wolfe@pasenate.com>; Derek Clepper (PA Sen Maj

(R)) <dclepper@pasen.gov>; Jweeter <Jweeter@pahousegop.com>; Jerome "Al" Taylor

<Jerome.Taylor@pasenate.com>; Moser, Jim <JMoser@pahouse.net>

Cc: Posavec, Cheryl (PGCB) <cposavec@pa.gov>

Subject: E-Delivery of PGCB Final Form Rulemaking 125-247

Importance: High

Good Morning,

This email serves as electronic delivery of PGCB Final Form Rulemaking #125-247. This Final Form Rulemaking relates to Direct Bet Coupons, Interactive Gaming Progressives, Interactive Gaming Account Controls, and Table Game Rules edits.

Attached to this email are the following documents:

- 1. Regulatory Analysis Form (PDF Format)
- 2. Face Sheet (PDF Format)
- 3. Preamble (PDF Format)
- 4. Annexes A and B text (PDF format)

PGCB received no comments on this rulemaking. This Final Rulemaking is being submitted as a Final Form Rulemaking with a minor editorial correction under the interactive gaming wide area progressive section.

Please reply to this email confirming receipt of the materials on behalf of

the Committee Chairs. A confirmatory email is required in order to be able to document delivery for IRRC. Thank you, and please let me know if you need anything else from the PGCB.

RECEIVED

Independent Regulatory Review Commission

September 12, 2024

Robert Wood, Esq. Assistant Chief Counsel Pennsylvania Gaming Control Board Phone: (717) 317-5744

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RECEIVED

Independent Regulatory Review Commission

September 12, 2024

From: Wolfe, Amanda

To: Wood, Robert (PGCB)

Subject: RE: E-Delivery of PGCB Final Form Rulemaking 125-247

Date: Thursday, September 12, 2024 10:50:36 AM

Received. Thank you.

Amanda Wolfe, MPA

State Senator Anthony H. Williams

11 East Wing, Capitol Building | Harrisburg, PA 17021

Ph. 717-787-5970 | Fax 717-772-0574 Email: <u>Amanda.Wolfe@pasenate.com</u>

From: Wood, Robert (PGCB) <rmwood@pa.gov> Sent: Thursday, September 12, 2024 8:46 AM

To: Wolfe, Amanda < Amanda. Wolfe@pasenate.com>; Derek Clepper (PA Sen Maj (R))

<dclepper@pasen.gov>; Jweeter < Jweeter@pahousegop.com>; Taylor, Jerome

<Jerome.Taylor@pasenate.com>; Jim Moser (PA House Maj. (D)) <jmoser@pahouse.net>

Cc: Posavec, Cheryl (PGCB) <cposavec@pa.gov>

Subject: E-Delivery of PGCB Final Form Rulemaking 125-247

Importance: High

EXTERNAL EMAIL

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Independent Regulatory Review Commission

September 12, 2024

Robert Wood, Esq. Assistant Chief Counsel Pennsylvania Gaming Control Board Phone: (717) 317-5744

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 From:
 Clepper, Derek

 To:
 Wood, Robert (PGCB)

 Subject:
 RE: E-Delivery of PGCE

RE: E-Delivery of PGCB Final Form Rulemaking 125-247

Date: Thursday, September 12, 2024 8:54:55 AM

Independent Regulatory
Review Commission
September 12, 2024

Robert,

On behalf of Senator Chris Gebhard, I am confirming receipt of PGCB Final Form Rulemaking #125-

247.

Thank you, Derek

Derek R. Clepper, Esq.

Counsel/Executive Director
Senate Community, Economic & Recreational Development
Senator Chris Gebhard
15 East Wing Capitol Building
Harrisburg, PA 17120

Phone: 717-787-5708 dclepper@pasen.gov

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From: Wood, Robert (PGCB) < rmwood@pa.gov> Sent: Thursday, September 12, 2024 8:46 AM

To: Amanda Wolfe (PA Sen Min (D) <Amanda.Wolfe@pasenate.com>; Clepper, Derek <dclepper@pasen.gov>; Jweeter <Jweeter@pahousegop.com>; Jerome "Al" Taylor <Jerome.Taylor@pasenate.com>; Jim Moser (PA House Maj. (D)) <jmoser@pahouse.net>

Cc: Posavec, Cheryl (PGCB) <cposavec@pa.gov>

Subject: E-Delivery of PGCB Final Form Rulemaking 125-247

Importance: High

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- 2. Face Sheet (PDF Format)



3. Preamble (PDF Format)

4. Annexes A and B text (PDF format)

Independent Regulatory Review Commission

September 12, 2024

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Please reply to this email confirming receipt of the materials on behalf of the Committee Chairs. A confirmatory email is required in order to be able to document delivery for IRRC. Thank you, and please let me know if you need anything else from the PGCB.

Robert Wood, Esq. Assistant Chief Counsel Pennsylvania Gaming Control Board Phone: (717) 317-5744

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Independent Regulatory

Review Commission

From: **Jweeter**

Wood, Robert (PGCB) To:

Subject: Re: [EXTERNAL]: E-Delivery of PGCB Final Form Rulemaking 125-247

Thursday, September 12, 2024 9:55:03 AM Date:

September 12, 2024

Received. thank you

From: Wood, Robert (PGCB) <rmwood@pa.gov> Sent: Thursday, September 12, 2024 8:46 AM

To: Amanda Wolfe (PA Sen Min (D) <Amanda.Wolfe@pasenate.com>; Derek Clepper (PA Sen Maj (R)) <dclepper@pasen.gov>; Jennifer Weeter <Jweeter@pahousegop.com>; Jerome "Al" Taylor <Jerome.Taylor@pasenate.com>; Jim Moser (PA House Maj. (D)) <jmoser@pahouse.net>

Cc: Posavec, Cheryl (PGCB) <cposavec@pa.gov>

Subject: [EXTERNAL]: E-Delivery of PGCB Final Form Rulemaking 125-247

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Robert Wood, Esq. **Assistant Chief Counsel** Pennsylvania Gaming Control Board Phone: (717) 317-5744

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TRANSMITTAL SHEET FOR REGULATIONS SUBJECT TO THE REGULATORY REVIEW ACT

I.D. NUMBER: 125-247	
SUBJECT: Direct Bet Coupons, Int	eractive Gaming Progressives, Interactive Gaming Account Controls, and Table Games Rules
AGENCY: Pennsylvania Gaming Control Board	
	TYPE OF REGULATION RECEIVED
() Proposed Regulation	Independent Regulatory
(X) Final Regulation	Review Commission September 12, 2024
() Final Regulation with No	otice of Proposed Rulemaking Omitted
	tification of the Attorney General
	tification of the Governor
() Delivery of Tolled Regul() With Revisions	ation () Without Revisions
	FILING OF REGULATION
<u>DATE</u> <u>SIGNATURE</u>	DESIGNATION
	HOUSE COMMITTEE -
9/12/24 Red bl	MAJORITY CHAIR Rep. Patrick J. Harkins, via e-delivery
9/12/24 Ret bl	MINORITY CHAIR Rep. Russ Diamond, via e-delivery
	SENATE COMMITTEE -
9/12/24 Ret bl	MAJORITY CHAIR Sen. Chris Gebhard, via e-delivery
9/12/24 Ret bl	MINORITY CHAIR Sen. Anthony H. Williams, via e-delivery
9/12/24 Rest bl 9/12/24 Rest bl	INDEPENDENT REGULATORY REVIEW COMISSION
	David Sumner, via e-delivery
	<u>ATTORNEY GENERAL</u> (for Final Omitted only)
	LEGISLATIVE REFERENCE BUREAU (for Proposed only)