Table of Contents

BASIS AND PURPOSE FOR RULE 24........................................................................................................2
30-2401 Definitions................................................................................................................................2
30-2402 Collection of revenues into the Limited Gaming Fund..............................................................2
30-2403 Determination of tax revenues attributable to extended and limited gaming.........................2
30-2404 Determination of expenses attributable to extended and limited gaming................................3
30-2405 Determination of amount of Limited Gaming Funds distributed to limited gaming recipients ........................................................................................................................................3
30-2406 Determination of amount of Extended Gaming Funds distributed to extended gaming recipients ................................................................................................................................4
BASIS AND PURPOSE FOR RULE 24

The purpose of Rule 24 is to establish the methods for the collection and distribution of Limited Gaming Fund revenues. The statutory basis for amendments to Rule 24 is found in sections 44-30-201, C.R.S., 44-30-203, C.R.S., 44-30-302, C.R.S., 44-30-701, C.R.S., and 44-30-702, C.R.S.

RULE 24 LIMITED GAMING FUND

30-2401 Definitions.

The following definitions shall apply to this Rule 24:

(1) “Extended gaming” means subsection (7) of section 9 of article XVIII of the state constitution as approved by statewide voters on November 4, 2008, and subsequently approved by voters in the cities of Black Hawk, Central City and Cripple Creek;

(2) “Extended gaming expenses” mean the ongoing expenses of the Commission and other state agencies that are attributable to the administration of extended gaming;

(3) “Extended Gaming Fund” means the fund created by Section 44-30-702 (1)(a);

(4) “Extended gaming revenues” mean the “limited gaming tax revenues attributable to extended limited gaming” as defined by Section 44-30-702 (4)(d);

(5) “Limited gaming” means section 9 of article XVIII of the state constitution as approved by statewide voters on November 6, 1990;

(6) “Limited gaming expenses” mean the ongoing expenses of the Commission and other state agencies that are attributable to the administration of limited gaming prior to extended gaming;

(7) “Limited Gaming Fund” means the fund created by Section 44-30-701(1); and

(8) “Limited gaming revenues” mean the gaming tax revenues attributable to the operation of limited gaming prior to extended gaming.

30-2402 Collection of revenues into the Limited Gaming Fund.

All gaming tax revenues, license fees, investigation fees, fines and other revenues collected by the Division of Gaming shall be deposited into the Limited Gaming Fund in accordance with Section 44-30-701.

30-2403 Determination of tax revenues attributable to extended and limited gaming. Amended 11/14/20

(1) After the end of fiscal year ending June 30, 2021, and continuing in each subsequent State Fiscal Year until the fiscal year immediately following the fiscal year in which total limited gaming tax revenue collections equal or exceed the amount of Total Limited Gaming Tax Revenues collected in fiscal year 2018-19, the Commission shall determine limited gaming and extended limited gaming revenues by:
(a) Calculating the total Net Gaming Distribution.

(b) Calculating the annual growth/decline in total Net Gaming Distribution.

(c) Allocating the annual growth/decline in total Net Gaming Distribution based on the relative percentages in which each group of recipients shared in the decrease in Total Net Gaming Tax Distributions from State Fiscal Year 2018-19 to State Fiscal Year 2019-20.

(d) At the end of each fiscal year ending June 30, the Commission shall transfer the amount of the Current Fiscal Year total Net Gaming Distribution attributable to Extended Limited Gaming to the “extended limited gaming fund” established in Section 44-30-702 (1)(a).

(2) Beginning in the fiscal year immediately following the fiscal year in which Total Limited Gaming Tax Revenues collected equal or exceed the amount of Total Limited Gaming Tax Revenues collected in state fiscal year 2018-19, the Commission shall determine limited gaming revenues by multiplying the amount of limited gaming tax revenues collected during the previous fiscal year, by a factor of three percent and adding that amount to the amount of limited gaming tax revenues collected during the previous fiscal year.

(3) After the end of each subsequent fiscal year ending June 30, the Commission shall determine limited gaming revenues by multiplying the amount of limited gaming revenues collected during the previous fiscal year by a factor of three percent and adding that amount to the amount of limited gaming tax revenues collected during the previous fiscal year. If the annual increase in total gaming tax revenues is less than three percent, limited gaming revenues shall be the amount of limited gaming revenues collected during the previous fiscal year multiplied by a factor of the actual percentage of annual growth in total gaming tax revenues. For any year in which limited gaming revenues decrease, limited gaming revenues shall be the amount of limited gaming revenues collected during the previous fiscal year multiplied by a factor of the actual percentage of annual decline in total gaming tax revenues. That amount shall be added or subtracted from the amount of limited gaming tax revenues collected during the previous fiscal year. Amended temp. 7/16/20

(4) After the end of each fiscal year ending June 30, the Commission shall determine extended revenues by subtracting the amount of limited revenues from the amount of total gaming tax revenues collected during the fiscal year.

30-2404 Determination of expenses attributable to extended and limited gaming.

(1) After the end of each fiscal year ending June 30, the Commission shall determine extended gaming expenses by multiplying the total of all expenses of the Commission and other state agencies for the fiscal year by the percentage of total Limited Gaming Fund revenues attributable to extended gaming revenues.

(2) After the end of each fiscal year ending June 30, the Commission shall determine limited gaming expenses by subtracting the amount of extended gaming expenses from the total of all expenses of the Commission and other state agencies.

30-2405 Determination of amount of Limited Gaming Funds distributed to limited gaming recipients.

(1) After the end of each fiscal year ending June 30, the Commission shall determine the amount of Limited Gaming Funds to be distributed to limited gaming recipients by adjusting the total amount deposited in the Limited Gaming Fund during the fiscal year by the following:
(a) Adding the amount of funds withheld from the previous year’s distribution to cover two months’ of Commission and Division expenses in accordance with Section 44-30-701(1)(c);

(b) Subtracting the amount of extended gaming revenues, including interest on such revenues;

(c) Subtracting the amount of limited gaming expenses;

(d) Adding or subtracting the amount of annual adjustment in accordance with Section 44-30-702 (3)(b); and

(e) Subtracting the amount of Commission and other state agencies expenditures for the last two months of the fiscal year to be held in reserve to cover the expenses of the upcoming fiscal year in accordance with Section 44-30-701(1)(c).

(2) After the end of the fiscal year ending June 30, 2010, an amount equal to the expenses incurred by the Commission to administer extended gaming during the fiscal year ending June 30, 2009, shall be added to the Limited Gaming Fund and distributed to limited gaming recipients in compliance with Section 44-30-701(1)(b)(II).

(3) The determined amount shall be distributed in accordance with Section 44-30-701.

(a) When determining the proportion of “gaming revenues” generated in Gilpin and Teller counties and the cities of Central, Black Hawk and Cripple Creek in accordance with Section 44-30-701(1)(c), “gaming revenues” shall be defined as the aggregate adjusted gross proceeds generated during the fiscal year by licensees operating in each county and city. (amended perm. 4/14/11)

30-2406 Determination of amount of Extended Gaming Funds distributed to extended gaming recipients.

(1) At the end of each fiscal year ending June 30, the Commission shall transfer the amount of extended gaming tax revenues and interest on these revenues to the “extended limited gaming fund” established in Section 44-30-702 (1)(a).

(2) At the end of each fiscal year ending June 30, the Commission shall determine the amount of extended limited gaming funds to be distributed to extended gaming recipients by adjusting the amount deposited in the extended limited gaming fund by the following:

(a) Subtracting the amount of extended gaming expenses; and

(b) Adding or subtracting the amount of annual adjustment in accordance with Section 44-30-702 (3)(b).

(3) At the end of the fiscal year ending June 30, 2010, an amount equal to the expenses incurred by the Commission and the Division to administer extended gaming in the fiscal year ending June 30, 2009, shall be subtracted from the Extended Gaming Fund.

(4) The remaining amount at the end of each fiscal year shall be distributed in accordance with Section 44-30-702.