

205 CMR: MASSACHUSETTS GAMING COMMISSION
205 CMR 134.00: LICENSING AND REGISTRATION OF EMPLOYEES, VENDORS,
JUNKET ENTERPRISES AND REPRESENTATIVES,
AND LABOR ORGANIZATIONS

134.14: Administrative Closure of Applications for Registration or Licensure

(1) All applicants for a Key Gaming Employee License, a Gaming Employee License, a Gaming Vendor License, a Gaming Service Employee Registration or a Non-gaming Vendor Registration shall promptly respond to any request for information from the Division of Licensing and/or the Bureau. This obligation is in addition to the continuing duty set forth in 205 CMR 134.18(1).

(2) Failure of an applicant for a Key Gaming Employee License, a Gaming Employee License, a **Gaming Vendor License**, or a Gaming Service Employee Registration, **or a Non-gaming Vendor Registration** to respond to a request for information from the Division of Licensing and/or the Bureau within **44 21** days of the request may result in the administrative closure of the application for registration or licensure **and the corresponding administrative revocation of a registration or temporary license, if applicable.**

~~(3) Failure of an applicant for a Gaming Vendor License or a Non-gaming Vendor Registration to respond to a request for information from the Division of Licensing and/or the Bureau within 30 days of the request may result in the administrative closure of that license application or registration.~~

~~(4)~~ (3) In the event that an application for registration or licensure is administratively closed for failure to provide requested information or to comply with the obligations set forth in **either 205 CMR 134.14 or 205 CMR 134.18(1)**, the Division of Licensing will notify the applicant of the **determination by writing which identifies the** specific deficiencies in the application **that served as the basis for the closure.** Additionally, the following conditions will apply:

- ~~a) Once an application for registration or licensure has been administratively closed it shall not be re-opened for a minimum of 30 days.~~
- ~~b) Any request to re-open an application for registration or licensure previously subject to administrative closure requires the applicant to provide all outstanding information as previously detailed in the administrative closure notification from the Division of Licensing. The submission of outstanding information is not a guarantee of licensure/registration. The Division of Licensing and/or the Bureau may in its discretion require a revised full application after considering the potential for stale information in the original application.~~

~~(5) An application that has been administratively closed for failure to maintain ongoing employment by a gaming licensee shall not be subject to the 30-day minimum closure period set forth in 205 CMR 134.14(4)(a) if the applicant provides new proof of employment from a gaming licensee in a manner prescribed by the Division of Licensing within 29 days of the notice of administrative closure.~~

~~(6) Any request to re-open an application for registration or licensure previously subject to administrative closure requires the applicant to provide all outstanding information as previously detailed in the administrative closure notification from the Division of Licensing. The submission of outstanding information is not a guarantee of licensure/registration. The Division of Licensing and/or the Bureau may in its discretion require a revised full application after considering the potential for stale information in the original application.~~

(4) An applicant may submit a new application for a Key Gaming License, Gaming Employee License, Gaming Vendor License, Gaming Service Employee Registration, or Non-Gaming Vendor Registration after an application has been administratively closed in accordance with 205 CMR 134.14(3). In that event, the applicant shall submit a complete application including all outstanding information as previously detailed in the administrative closure notification from the Division of Licensing. The submission of outstanding information is not a guarantee of licensure/registration, but is a prerequisite for the application to be deemed administratively complete.

(5) An applicant whose application has been administratively closed for failure to maintain ongoing employment by a gaming licensee in accordance with 205 CMR 134.08(b) may submit a new application for licensure or registration provided the application is submitted with proof of a new offer of employment from a gaming licensee.