This document is made available electronically by the Minnesota Legislative Reference Library as part of an ongoing digital archiving project. http://www.leg.state.mn.us/lrl/lrl.asp



Suite 300 South 1711 West County Rd B Roseville, MN 55113 651-539-1900

Minnesota Gambling Control Board

December 1, 2015

Governor Mark Dayton Governor, State of Minnesota 116 Veterans Service Building 20 W 12th Street St. Paul, MN 55155

Senator Patricia Torres Ray, Chair Senate State & Local Government Committee Minnesota State Senate 75 Rev. Dr. Martin Luther King Jr. Blvd. St. Paul, Minnesota 55155-1606

Representative Joe Hoppe, Chair House Commerce & Regulatory Reform Committee 543 State Office Building 100 Rev. Dr. Martin Luther King Jr. Blvd. St. Paul, Minnesota 55155-1206

Mr. Greg Hubinger, Director Legislative Coordinating Commission 72 State Office Building 100 Rev. Dr. Martin Luther King Jr. Blvd. St. Paul, Minnesota 55155-1206 Senator Tom Saxhaug, Chair Senate State Departments & Veterans Division Minnesota State Senate 75 Rev. Dr. Martin Luther King Jr. Blvd. St. Paul, Minnesota 55155-1606

Representative Sarah Anderson, Chair House State Government Finance Committee 583 State Office Building 100 Rev. Dr. Martin Luther King Jr. Blvd. St. Paul, Minnesota 55155-1206

Ms. Michele Timmons, Revisor Office of the Revisor of Statutes 700 State Office Building 100 Rev. Dr. Martin Luther King Jr. Blvd. St. Paul, Minnesota 55155-1206

RE: Annual Report on Obsolete, Unnecessary, or Duplicative Rules

Dear Governor Dayton, Senators, Representatives, Mr. Hubinger, and Revisor Timmons:

Minnesota Statutes, section 14.05, subdivision 5, directs agencies to report to you December 1 of each year whether any of its rules are obsolete, unnecessary, or duplicative of other state or federal statutes or rules.

The Gambling Control Board had previously declared its intention to fix an obsolete reference in rule; that process is concluded (see Laws 2015, Ch. 52, Sec. 22, Revisor's Instruction), and the obsolete reference corrected.

The Board has reviewed its rules and found portions of a paragraph in one subpart (7861.0260, subpart 4, paragraph K) that have become unnecessary or obsolete (see page 2 for description). No other rules have become obsolete, unnecessary, or duplicative over the course of the last year.

Please let me know if I can provide further assistance.

Sincerely,

Peggy Mancuso Executive Assistant 651-539-1951

7861.0260 CONDUCT OF LAWFUL GAMBLING.

Subp. 4. **Prizes awarded; records required**.

A-J....

K. When a player presents a valid driver's license, a U.S. military identification card, or another form of government-issued picture identification to participate in electronic gaming, the organization must register the following information:

- (1) the player's name as shown on the identification card;
 - (2) the identification card number;
- (3) the date and time when issuing the device to the player;
- (4) the serial number or other unique identifier of the device issued; and
- (5) the time when the device was returned. The organization must keep the registration information for a minimum of five days.

Portions of paragraph K in subpart 4 were made obsolete or unnecessary by Laws 2015, Chapter 52, Sec. 15, subd. 9, paras. (e) and (f); and Sec. 16, subd. 4, paras. (h) and (j), which deleted a registration requirement.

7861.0260, subpart 4, will be amended in a future rulemaking process to reflect the changes contained in Laws 2015, Chapter 52, Sections 15 and 16.