# II The Sikkim Casino Games



## PUBLISHED BY AUTHORITY

Gangtok,

Tue'sday.

23rd

April.

2002

No. 114

GOVERNMENT OF SIKKIM LAW DEPARMENT GANGTOK

4/LD/2002.

Dated the 10.4.2002.

#### NOTIFICATION

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 30th day of March, 2002 is hereby published for general information:-

### THE SIKKIM ELECTRONIC ENTERTAINMENT GAMES (CONTROL AND TAX) ACT, 2002 ACT NO. 4 OF 2002

AN

Preamble

to provide for the control and regulation of Electronic Entertainment Games, and to impose a tax on Electronic Entertainment Games, in the State of Sikkim.

WHEREAS it is expedient to provide for the control and regulation of Electronic Entertainment Games, and to impose a tax on Electronic Entertainment Games. in the State of Sikkim, it is hereby enacted in the Firty- inird. Year of the Republic of India as follows:-

- (1) This Act may be called the Sikkim Electronic Entertainment Games Short title. (Control and Tax) Act. 2002. extent and commencement.
  - (2) It extends to the whole of the State of Sikkim.
  - (3) It shall come into force on such date as the State Government may, by notification in the Official Gazette appoint.

Definitions.

- In this Act, unless the context otherwise requires, -
  - (a) "Electronic Entertainment Centre " means a public placé which provides or is used or is intended to be used for playing, organizing or exhibiting Electronic Entertainment Games;
  - (b) "Electronic Entertainment Games" means all or any of such games of entertainment of chance played by means of any machine or instrument, as may be prescribed from time to time;

Licensing of
Electronic
Entertalpment
Games and exemption under the law

Application for license for Electronic Entertainment Games and grant or refusal of such license.

The fees, period, conditions etc to be prescribed.

Renewal/ refusal to renew

Power to suspend or cancel linenses.

- (c) Place includes a building or a room or any other portion of a buildin or a tent, enclosure, space, vehicle or vessel;
- (d) "Public place" includes a place to which the public have or are permitted to have access, whether on payment or otherwise;
- (e) "Prescribed" means prescribed by rules made under this Act;
- (f) "Magistrate" means Judicial Magistrate.
- (1) No Electronic Entertainment Games shall be played, organised or exhibited to any person at any public place, except at a Electronic Entertainment Games Centre In respect of which license is granted in accordance with the provisions of this Act and such license is in force.
  - (2) All Notifications or Instructions or Orders issued from time to time pertaining to gambling or wagering or betting shall not apply to a Electronic Entertainment Games licensed under this Act, or to any Electronic Entertainment Games played, organized or exhibited at such Electronic Entertainment Centre.
- (1) Every person desiring to obtain a license referred to in section 3 shall make an application in writings to the State Government, in such form and manner as may be prescribed.
  - (2) On receipt of such application, the State Government may, after making such inquiry as it considers necessary, by order in writing, either grant the license or refuse to grant the license without assigning any reasons:

Provided that, where the State Government refuses to grant a license, it shall put on its record a brief statement of the reasons for such refusal.

- (3) The fees on payment of which, the period for which, and the conditions subject to which, a license may be granted shall be such as may be prescribed.
- (4) The State Government may, on application made to it, renew the license granted under this Act, on payment of the fee prescribed for renewal of a license or refuse to renew any such license without assigning any reasons, but the reasons for such refusal shall be stated on its record.
- (1) The State Government may, at any time, after giving the holder of any license under this Act a reasonable opportunity of being heard, suspend or cancel the license on any one or more of the following grounds, namely:
  - that there has been a breach of any of the conditions subject to which the license was granted:
  - that the holder of the license has contravened any of the provisions of this Act or the rules made thereunder.
- (2) Whenever a license is suspended or cancelled, the State Government shall record a brief statement of the reasons for such suspension or cancellation and furnish a copy thereof to the person whose license has been suspended or cancelled.

-

Penalty for contravention of conditions of licenses.

Leavy of tax on stakes at Electronic Entertainment Games.
Tax at such rate not exceeding 25% of all money.

License holder
to keep accounts
and submit the
same to
Government or
authorised
officer.

Penalty for failure to keep and submit accounts.

Best judgement assessment of tax in certain cases:

Appeal against the order to the Court.

- 6. Without prejudice to the provisions of the last preceding section, if the holder of any license under this Act or any person acting on his behalf has committed a breach of any of the conditions of the license, he shall, on conviction, be punished with fine which may extend upto fifteen thousand rupees.
  - (1) There shall be levied and collected and paid to the State Government, out of all moneys paid or agreed to be paid by the participants by way of stakes at any Electronic Entertainment Games played at any Electronic Entertainment Centre licensed under this Act, a tax, at such rate not exceeding 25 per cent of all such moneys as the State Government may, by notification in the Official Gazette, specify in this behalf. Such portion of such moneys as is equal to the amount of the tax so levied shall be deemed to have been paid by the participants on account of the tax and shall be collected by the licensee at every game on behalf-of the State Government and paid to the State Government or an officer authorised by the State Government in this behalf in such manner as may be prescribed.
    - (2) The tax payable under this Act shall be recoverable from the license as an arrear of land revenue.
- 8. Every holder of a license under this Act shall keep accounts relating to the Electronic Entertainment Games in such manner and submit to the State Government or to an officer authorised by the State Government in this behalf a statement of accounts in such form and at such intervals as may be prescribed statement of accounts shall in particular show the moneys paid by way of stakes in every Such accounts shall in particular show the moneys paid by way of stakes in every Electronic Entertainment Game played at the Electronic Entertainment Centre and such other particulars as may be prescribed.
- 9. If any person liable under the last preceding section to keep accounts of submit statement of accounts fails to keep accounts or to submit statement of accounts as required by that section or keeps accounts or submits statement of accounts which are false and which he either knows or believes to be false of accounts which are false and which he either knows or believes to be false of accounts which are false and which he either knows or believes to be false of accounts which are false and which he either knows or believes to be false of accounts which are false and which he either knows or believes to be false of accounts which may extend up to fiftee shall, on conviction, be punished with fine which may extend up to fiftee thousand rupees.
  - 10. (1) Where an officer authorised by the State Government in this behalf not satisfied about the correctness or completeness of the account kept by any licensee or where any licensee fails to submit any statement of accounts as required by this Act, the said officer shall after giving a reasonable opportunity to the licensee to be heard and after taking into account all relevant material which he may have gathere make the assessment of the tax payable by the licensee to the best his judgment and call upon the licensee by order in writing to pay the amount of tax so assessed on or before such date as may be specificant the order.
    - (2) Any licensee aggrieved by any order made under sub-section (1) mappeal against the order to the State Government within a period sixty days from the date of receipt of such order and the order pass by the State Government in appeal shall be final and shall not be called question in any Court.

Penally for contravention conditions of license or of rules by persons playing Electronic Entenalnment Games and exhibition of conditions of license by licensee.

companies.

- 1. (1) If any person other than a licensee while playing any Electronic Entertainment Games at an Electronic Entertainment Centre licensed under this Act commits a breach of any of the conditions of the license as exhibited under sub-section (2) or of the rules to be observed in playing such games, he shall, on conviction be punished with fine which may extend up to three thousand rupees.
  - (2) Every Ilcensee shall exhibit at a prominent place within the Electronic Entertainment Centre the conditions subject to which the license is granted to him.
- 12. (1) Where an offence under this Act has been committed by a company, every person who at the time the offence was committed was in charge of and was responsible to, the company for the conduct of. The business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that, nothing contained in this sub-section shall render any such person liable to any punishment provided in this Act if he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section

and it is proved that the offence has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or other officer of the company, such director, manager secretary or other officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation: For the purposes of this section,-

- (a) "Company " means a body corporate, and includes a firm or other association of individuals; and
- (b) "Director", in relation to a firm means a partner in the farm.

Compounding of offences.

13.

14.

- (1) The State Government or any officer authorised by it in this behalf may, either before or after the institution of proceedings for any offence punishable under this Act or any rules made thereunder, accept from any person charged with such offence by way of compo sition of the offence such sum not exceeding double the maximum amount of fine to which he is liable on conviction for such offence. as may be determined by the State Government or the authorised officer, as the case may be.
- (2) On payment of such sum as may be determined under sub-section (1), no further proceedings shall be taken against the accused person in respect of the same offence.

The State Government or any officer authorised by it in this behalf may, for the purposes of this Act, at all reasonable times, -

- (i) require any licensee to produce before it or him accounts or other documents or to furnish any other information, or
- (ii) Inspect the accounts of any licensee.

Power to require production of accounts or to inspect ...

Power of entry

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- 15. (1) It shall be lawful for any police officer, not below the rank of Deputy Superintendent of Police, authorised by the State Government in this behalf by general or special order in writing,
  - (a) to enter, if necessary, by force, whether by day or night, with such assistants as he considers necessary, at any Electronic Entertainment Games Centre where he has reason to believe that any provision of this act or the rules made there under are or are being or are likely to be contravened or a breach of any of the conditions of the license is or is likely to be committed;
  - (b) to search the place and the persons whom he may find therein;
  - (c) to take into custody and produce before a Judicial Magistrate all such persons as are concerned or against whom a reasonable complaint has been made or credible information has been received or a reasonable suspicion exists having been concerned with any contravention or breach referred in clause (a), and
  - (d) to seize all things found theein which are intended to be used or are reasonably suspected to have been used in connection with such contravention or breach.
  - (2) All searches under this section shall be made in accordance with the provisions of the code of Criminal Procedure, 1973.

Offences to be cognizable and ballable.

All offences under this Act shall be cognisable and bailable.

Protection of action taken under this act.

17. No suit, prosecution or other legal proceeding shall lie against the State Government or any officer of Government for anything which is in good faith done or intended to be done under this Act or the rule made thereunder.

Power to make rules.

- 18. (1) The State Government may, by notification in the Official Gazette, and subject to the condition of previous publication, make rules for carrying out the purposes of this Act
  - (2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:
  - (a) the games of chances / entertainment which shall be Electronic Entertainment Games for the purposes of this Act and the rules to be observed in playing such games;
  - (b) the form and manner of making application for a license and the fees to be paid for its grant or renewal and the conditions subject to which it may be granted;
  - (c) the manner of keeping accounts relating to a Electronic Entertainment Games, the other particulars to be shown in the accounts, and the form in which and the intervals at which they shall be submitted to the State Government, or to the officer authorised;
  - (d) the restrictions or conditions with regard to the age of other conditions of the persons who may be admitted to, or employed in, an Electronic Entertainment Centre or who may be permitted to play Electronic Entertainment Games or otherwise take part in the organisation or exhibition of such games;

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(e) the other restrictions or conditions with regard to the admission of the participants and guests to an Electronic Entertainment Games and the fees, if any, to be charged for their admission;

the hours and days when an Electronic Entertainment Centre may be kept

- the types and specifications of the places which may be used for open; housing an Electronic Entertainment Center and the localities where Electronic Entertainment Centre may be situated and the maximum (g) number of licenses which may be granted in any area or locality;
- (h) the types of notices to be exhibited and the manner in which they are to be exhibited in or outside an Electronic Entertainment Centre;

the restrictions or conditions with regard to the advertisements per taining to an Electronic Entertainment Games;

the restrictions or conditions with regard to providing credit facilities by the licensee to the participants in Electronic Entertainment Games and the prohibition or regulation of participation by proxy in Electronic

any other matter which is required to be or may be prescribed.

In making any rule the State Government may direct that a breach thereof by a licensee or by any person acting on his behalf shall, on conviction, be punished with fine not exceeding fifteen thousand rupees and a breach 3) thereof by any other person shall, on conviction, be punished with fine not

exceeding three thousand rupees.

Every rule made under this section shall be laid as soon as may be after it is made before the House of the State Legislature while it is in session for a total period of thirty days which may be comprised in one session or in two successive sessions, and if, before the expiry of the session in which it is so laid or the session immediately following, the House agrees in making any modification in the rule or the House agrees that the rule should not be made, and notify such decision in the Official Gazette, the rule shall from the date of publication of such notification have effect only In such modified form or be of no effect, as the case may be; so however, that any such modification or annulment shall be without prejudice to the validity of anything previously done or omitted to be done under that rule.

By Order of the Governor.

. T. D. RINZING, Secretary to the Govt. of Sikkim, Law Department

F. No. 16(82)LD/77-2002

For breach by

breach by any other person on conviction with fine not exceed-

ing Rs. 3000/-

Rule's made

shall be laid

before each

Legislature.

House of

the State

licensee, fine not exceeding Rs. 15000/-.

## GOVERNMENT



### EXTRAORDINARY PUBLISHED BY AUTHORITY

Ganatok

Thursday.

20 October.

No. 370

GOVERNMENT OF SIKKIM LAW DEPARTMENT GANGTOK

No. 13/LD/2005

NOTIFICATION

Dated: 19/10/05.

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 7th day of September, 2005 is hereby published, for general information:-

### THE SIKKIM ELECTRONICS ENTERTAINMENT GAMES (CONTROL AND TAX) AMENDMENT ACT, 2005 (Act No. 13 of 2005)

to amend the Sikkim Electronics Entertainment Games (Control and Tax) Act, 2002. WHEREAS, it is deemed expedient to amend the Sikkim Electronics Entertainment Games (Control and Tax) Act, 2002.

Be it enacted by the Legislature of Sikkim in the Fifty-sixth Year of the Republic of India as follows:-

Short title and 1.. commencement

- This Act may be called the Sikkim Electronics Entertainment Games (Control and Tax) Amendment Act, 2005.
- It shall come into force at once.

Amendment of long title. preamble title

In the Sikkim Electronics Entertainment Games (Control and Tax) Act, 2002 (hereinafter referred to as the principal Act), in the long title, preamble and short title, for the words 'Electronics Entertainment Games', wherever they occur, the word "Casinos" shall be substituted.

Substitution of references to certain other expressions

Throughout the principal Act, for the words "Electronic Entertainment Centre" and "Electronic Entertainment Games", whereever they occur the words "Casinos" and "Casino Games" shall, respectively be substituted.

By Order.

r. K. Purkayastha (SSJS) LEGAL REMEMBRANCER-CUM- SECRETARY, LAW DEPARTMENT

File No. 16 (82)/LD/2005

S.G.P.C: - 42/Gazette/150 Nos/Dt:- 22.10.2005.

## GOVERNWENT



### CAZZZZZ

## EXTRAORDINARY PUBLISHED BY AUTHORITY

Gangtok

Saturday 30th April, 2011

No. 221

#### GOVERNMENT OF SIKKIM LAW DEPARTMENT GANGTOK

No. 7/LD/P/11

Dated: 26/04/2011

#### NOTIFICATION

The following Act passed by the Sikkim Legislative Assembly and having received the assent of the Governor on 30th day of March, 2011 is hereby published for general information:-

## THE SIKKIM CASINOS (CONTROL AND TAX) AMENDMENT ACT, 2011 (ACT NO. 7 OF 2011)

AN

ACT

further to amend the Sikkim Casinos (Control and Tax) Act, 2002.

WHEREAS, it is deemed expedient to amend the Sikkim Casinos (Control and Tax) Act, 2002.

Be it enacted by the Legislature of Sikkim in the Sixty-second Year of the Republic of India as follows:-

Short title and commencement

- 1. (1) This Act may be called the Sikkim Casinos (Control and Tax) Amendment Act, 2011.
  - (2) It shall come into force at once.

Substitution of clause (b) of section 2

- In the Sikkim Casinos (Control and Tax) Act, 2002, (hereinafter referred to as the said Act) for the existing clause (b) of the section 2, the following shall be substituted, namely:-"
  - (b) "Casino Games" means all or any such games of entertainment or chance as may be notified by the State Government from time to time and which is played by means of any machine or instrument."

Amendment of sub-section (2) of section 10 In the said Act, for the existing sub-section (2) of section 10, the following shall be substituted namely:-

"Any licensee aggrieved by any order made under sub-section (1) may appeal to the Appellate Authority, as may be notified by the State Government, against the order within a period of (sixty) days from the date of receipt of such order and the order passed by the Appellate Authority in appeal shall be final and shall not be called in question in any Court."

R.K. Purkayastha) SSJS L.R-cum-Secretary Law Department.

File 16 (82) LD/P/77-11

### SKKIN

### GOVERNMENT



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## EXTRAORDINARY PUBLISHED BY AUTHORITY

Gangtok

Friday 22nd June,

No. 298

GOVERNMENT OF SIKKIM
FINANCE, REVENUE & EXPENDITURE DEPARTMENT
(DIRECTORATE OF SIKKIM STATE LOTTERIES)
BALUWAKHANI, GANGTOK – 737101

No.FIN/DSSL/ 2010/III/(247)/146

Dated 20.06.2012

#### NOTIFICATION

AMENDMENT TO NOTIFICATION NO. FIN/DSSL/2010/III(247)/817 DATED 30.03.2011
PUBLISHED VIDE SIKKIM GOVERNMENT GAZETTE EXTRAORDINARY NO.149
DATED 30.3.2011

In exercise of the powers conferred by section 7 of the Sikkim Casinos (Control and Tax) Act, 2002 (4 of 2002), the State Government hereby amends the Notification No. FIN/DSSL/2010/III(247)/817 dated 30th March, 2011 as under:-

In the said Notification, after the words and punctuation "four years.", the following words shall be inserted, namely:-

"The monthly gaming fees shall be payable on the 10th day of the succeeding month failing which a penal interest of 12% per annum shall be imposed."

K.N. Bhutia, IAS
Commissioner-cum-Secretary,
Finance, Revenue & Expenditure Department.



### GAZETTE

### GOVERNMENT

## EXTRAORDINARY PUBLISHED BY AUTHORITY

Gangtok.

Tuesday 30th September, 201

Mo. 406

DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE, REVENUE & EXPENDITURE DEPARTMENT GOVERNMENT OF SIKKIM BALUWAKHANI, GANGTOK.

No.FIN/DSSL/(467)/2014-15/344

Dated: 23/09/2014

#### NOTIFICATION

In exercise of the power conferred by sub-section (3) of Section 4 of the Sikkim Casino (Control and Tax) Act, 2002 (4 of 2002), the State Government is hereby pleased to notify that the fees for renewal of license for installation and operation of casino games shall be ₹ 50 lakhs (Rupees Fifty Lakhs) per annum.

M.G.Kiran, IAS
Principal Secretary
Finance, Revenue & Expenditure Department
Government of Sikkim.



## GOVERNMENT

### EXTRAORDINARY PUBLISHED BY AUTHORITY

Ganglok

Monday 20th October,

No. 431

DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE, REVENUE & EXPENDITURE DEPARTMENT GOVERNMENT OF SIKKIM BALUWAKHANI, GANGTOK.

No. FIN/DSSL/2012/III(358)/386

Dated: 17/10/2014

### NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 7 of the Sikkim Casinos (Control and Tax) Act, 2002 (4 of 2002), and in supersession of Notification No.FIN/DSSL/2010/III/ (247)/817 dated 30.03.2011 published in Extra Ordinary Gazette number 149 dated 30th March, 2011, the State Government hereby specifies that the gaming fees payable by the licensees to the State Government shall be ₹ 1 (One) Crore per annum. The Gaming Fees specified shall be deemed to have its effect from 30th March, 2011...

> M.G. Kiran, Principal Secretary Finance, Revenue & Expenditure Department Government of Sikkim.

S.G.P.G. - 431/Com. 6/30 Nos./Dt:- 20.10.2014.



### GAZETTE

### GOVERNMENT

## EXTRAORDINARY PUBLISHED BY AUTHORITY

Gangtok

Monday 4th July, 2016

No. 265

DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE, REVENUE & EXPENDITURE DEPARTMENT GOVERNMENT OF SIKKIM

No. FIN/DSSL/III/2010/247/167

Dated: 04/07/2016

#### NOTIFICATION

In exercise of the powers conferred by section 18 of the Sikkim Casinos (Control and Tax) Act, 2002, (4 of 2002), the State Government hereby makes the following rules further to amend the Sikkim Casino Games (Control and Tax) Rules, 2007 namely:-

Short title and commencement

- These rules may be called the Sikkim Casino Games(Control and Tax) Amendment Rules, 2016.
  - (2) They shall come into force at once.

Amendment of rule 28

- In the Sikkim Casino Games (Control and Tax) Rules, 2007 (hereinafter referred to as the said rules) in rule 28;
  - (1) In sub-rule (6) for the words and figure Rs. 500/- (rupees five hundred), the words and figure Rs. 1000/- (rupees one thousand) shall be substituted;
  - (2) After sub-rule (10), the following sub-rule shall be inserted namely"(11). In order to safe guard the interest of the local peoples, only persons having the photo identity card, either Voter Identity Card or Aadhar Card, or Passport issued from outside the State of Sikkim will be permitted for entry into the Casinos.

Amendment of Form B2.

- 3. In the said rules, in Form B2, after clause (8), the following clause shall be inserted, namely:-
  - "(9). The licensee shall ensure due compliance of sub-rule (11) of rule 28. Failure to implement the said rule would result in cancellation and or suspension of the license.

By Order.

Principal Secretary
Finance, Revenue & Expenditure
Department
Government of Sikkim

S.G.P.G. -265/ Com. 6/Gazette /200 Nos./ Dt:-04.07.2016.



### GAZETTE

## GOVERNMENT

## EXTRAORDINARY PUBLISHED BY AUTHORITY

Gangtok

Tuesday 1st August, 2017

No. 399

DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE, REVENUE & EXPENDITURE DEPARTMENT GOVERNMENT OF SIKKIM DEORALI, GANGTOK – 737102

No. FIN/DSSL/III/676/2017/261

1.

Dated: 25/08/2017

#### NOTIFICATION

In exercise of the powers conferred by section 18 of the Sikkim Casinos (Regulation) Act, 2002, the State Government hereby makes the following rules further to amend the Sikkim Casinos Games (Control and Tax) rules, 2007 namely:

Short title and commencement

- (1) These rules may be called the Sikkim Casinos Games (Control & Tax) Amendment Rules, 2017.
  - (2) They shall come into force at once.

Amendment of long title, preamble and short title

2. In the Sikkim Casinos Games (Control & Tax) Rules, 2007 (hereinafter referred as the Principal Rules), in the long title, preamble and short title, for the words "Control & Tax" wherever they occur, the word "Regulation" shall be substituted.

Substitution of certain other expressions.

3. Throughout the principal rules, for the words "Tax and Levy" wherever they occur, the word "Fees" shall be substituted.

Principal Secretary
Finance, Revenue & Expenditure Department
Government of Sikkim

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### DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE, REVENUE & EXPENDITURE DEPARTMENT GOVERNMENT OF SIKKIM DEORALI, GANGTOK.

No. 03/FIN/DSSL/2019

Dated: 18/01/19

#### **NOTIFICATION**

In exercise of the powers conferred by section 18 of the Sikkim Casinos (Regulation) Act, 2002, (4 of 2002), the State Government hereby makes the following rules further to amend the Sikkim Casino Games (Regulation) Rules, 2007, namely:-

Short title and commencement

- (1) These rules may be called the Sikkim Casino Games (Regulation) Amendment Rules, 2019.
- (2) They shall come into force at once.

Amendment of rule 4

2. In the Sikkim Casino Games (Regulation) Rules, 2007, (hereinafter referred to as the "said rules"), in rule 4, after the words "within the said period." and before the words "On full compliance" for the words "If required, the provisional licence shall be extended for a further period of six more months on payment of additional fee of one lakh rupees", the following words shall be substituted namely-;

"If required, the provisional licence shall be extended for a further period of one year in a spell of six months at a time on payment of additional fee of one lakh rupees each."

Amendment of rule 18

In the said rule, for existing rule 18 and entries thereto, the following shall be substituted namely:-

#### 18. "Licence Fees and Bank Guarentee

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18(1). The fee in respect of a provisional license under these rules shall be Rupees one lakh payable in advance prior to issue of such license and the fee for a regular license shall be Rupees five crores for 5 (five) years.

(2). A licensee shall be required to pay a gaming fee as notified by the State Government from time to time and also execute a Bank Guarantee equivalent amount of gaming fee in favour of the Government as Security Deposit to be kept valid during the term of validity of the Regular Licence.

Additional Chief Secretary
Finance, Revenue & Expenditure Department
Government of Sikkim.
File No. FII / DSSL/2010/III/247



#### GAZETTE

### GOVERNMENT

## EXTRAORDINARY PUBLISHED BY AUTHORITY

Gangtok

Tuesday

27th September,

2022

No. 390

# DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE DEPARTMENT GOVERNMENT OF SIKKIM GANGTOK.

No. Fin/Dssl/2010/III/247/183

Dated:- 26.09.2022

#### NOTIFICATION

In exercise of the power conferred by Section 18 of the Sikkim Casino Games (Regulation) Act, 2002 (04 of 2002), the State Government hereby makes the following rules further to amend the Sikkim Casino Games (Regulation) Rules, 2007, namely:-

Short title and commencement

- (1) These rules may be called the Sikkim Casino Games (Regulation)Amendment Rules. 2022
  - (2) They shall come into force from the date of its publication in the Official Gazette.

Amendment of Sub-Rule  In the Sikkim Casino Games (Regulation) Rules, 2007 (hereinafter referred to as the "said rules") in rule 28, for sub-rule (6) the following shall be substituted, namely:-

"(6): the licensee shall in its own discretion charge an admission fee for permitting participant/guest/tourist for conduct of their casino business"

Amendment of Form B1

 In the said rules, in FORM B1, in clause 7, for the words "gaming fees and other fees", the words "Annual License Fee" shall be substituted.

> Director Sikkim State Lotteries Government of Sikkim.



### GAZETTE

### GOVERNMENT

## EXTRAORDINARY PUBLISHED BY AUTHORITY

Gangtok

Tuesday

27th September,

2022

No. 389

DIRECTORATE OF SIKKIM STATE LOTTERIES
FINANCE DEPARTMENT
GOVERNMENT OF SIKKIM
GANGTOK.

No. Fin/DSLL/2010/III/247/182

Dated: - 26.09.2022

#### NOTIFICATION

In exercise of the powers conferred by sub-section (1) of Section 7 of the Sikkim Casino (Regulation) Act 2002 (04 of 2002), the Government of Sikkim is hereby pleased to notify that Notification No: FIN/DSSL/07/2010/III/247/147 dated 14/12/2021 published in the Extra Ordinary Gazette bearing No: 369 dated 16th December, 2021 hereby stands withdrawn with effect from its publication in the Extra Ordinary Gazette.

Director
Directorate of Sikkim State Lotteries
Finance Department
Government of Sikkim.
File No. FIN/DSSL/2010/III/247



### GOVERNMENT

#### **GAZETTE**

## EXTRAORDINARY PUBLISHED BY AUTHORITY

Gangtok

Tuesday

27th September,

2022

No. 388

# DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE DEPARTMENT GOVERNMENT OF SIKKIM GANGTOK.

No. Fin/DSLL/2010/III/247/181

Dated:- 26.09.2022

#### NOTIFICATION

In exercise of the powers conferred by sub-section (3) of Section 4 of the Sikkim Casino (Regulation)Act 2002 (04 of 2002), and in supersession of Notification No: FIN/DSSL/06/2010/III/247/146 dated 14/12/2021 published in the Extra Ordinary Gazette bearing No: 368 dated 16<sup>th</sup> December, 2021 the Government of Sikkim is hereby pleased to notify that the fees for the renewal of casino Annual license—shall be ₹ 2.5 Crore per annum paid on a monthly pro-rata basis and thereafter an incremental increase of 5% (five percent) per annum shall be added calculated on ₹ 2.5 Crore only for the remaining years or till further orders from the Government of Sikkim.

The Annual License fee shall be payable on the  $10^{\prime\prime\prime}$  day of the every succeeding month failing which a penal interest of 12% per annum shall be imposed.

This notification shall come into effect from the date of its publication in the Extra Ordinary Gazette.

Director
Directorate of Sikkim State Lotteries
Finance Department
Government of Sikkim.
File No. FIN/DSSL/2010/III/247