

Alcoholic beverage establishment requirements.

1. An alcoholic beverage establishment may not interfere with the organization's operation of gaming including the gaming hours of operation if those hours are within the hours of operation of the alcoholic beverage establishment and the method in which the games are conducted. The organization must comply with all laws and rules in addition to the terms of their lease.
2. The alcoholic beverage establishment may not receive any compensation from gaming proceeds other than rent as allowed under law. Compensation includes any financial benefit, direct or indirect, from gaming proceeds. The alcoholic beverage establishment may not require an organization to donate net proceeds to any organization or for any purpose as condition of operation.
3. Gaming may not be directly operated as part of the alcoholic beverage establishment's business; however, the alcoholic beverage establishment may donate a gift certificate, cash, or merchandise intended to be used as prizes to the organization.
4. An owner of the alcoholic beverage establishment, member of the owner's household, management, officer, or board member may not:
 - a. Loan money or provide gaming equipment to the organization;
 - b. Interfere or attempt to influence an organization's selection of games, determination of prizes, disbursement of net proceeds, or influence the selection of a gaming equipment distributor;
 - c. Play any game operated by the organization at the alcoholic beverage establishment;
 - d. Require an organization's employee to assist, with or without compensation, in an alcoholic beverage establishment's business at the site. However, the organization's employee may voluntarily order drinks for customers; or
 - e. Count drop box cash.
5. An employee of an alcoholic beverage establishment may not play pull tabs or prize boards, which involve a dispensing device, or electronic pull tabs while on duty or for three hours after.
6. Upon the request of the organization, an alcoholic beverage establishment may sell a gift certificate or merchandise to be used as a gaming prize provided that the purchase price may not exceed fair market value. An organization's employee may patronize the alcoholic beverage establishment in the normal course of business.
7. An alcoholic beverage establishment may not give free or discounted game piece, chip, or play of a game except for discounts allowed for bingo and raffle activity. However, the alcoholic beverage establishment may offer free or discounted food or beverages in the normal course of business. An alcoholic beverage establishment may at its own expense advertise gaming on promotional drink tickets.
8. Any advertising by the alcoholic beverage establishment, the organization, or both, of lawful charitable gaming conducted by a licensed organization must include the gaming organization's name. An abbreviation of the organization's name may be used.

8. Upon request of the organization, the alcoholic beverage establishment may assist in redeeming winning pull tabs, credit ticket vouchers, or for paying prize board cash prizes involving a dispensing device, and the alcoholic beverage establishment must comply with all rules related to this provision. If the organization provides the alcoholic beverage establishment temporary loan funds for this purpose, a statement stating that the alcoholic beverage establishment agrees to repay the entire loan immediately when the organization discontinues using a device at the site and absorb a loss related to a loss or theft of the temporary loan of funds must be signed by the alcoholic beverage establishment.