



Mille Lacs Band of Ojibwe Indians
Gaming Regulatory Authority
Detailed Gaming Regulations

Notice of Rights

Document No. DGR - 2a

Effective: New date June 29, 2005

If you received an adverse Compliance Recommendation recommending denial, suspension, or revocation of a license, you may:

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1. Contest the Compliance Recommendation before the Gaming Regulatory Board (or a Hearing Examiner appointed by the Board) at the Determination Hearing to be held on the date, and at the time and location noted on your Compliance Recommendation: OR-

OR

2. Appeal the Compliance Recommendation within twenty (20) days after the issuance of the Compliance Recommendation directly to the Court of Central Jurisdiction.

A. If you elect to appeal the Compliance Recommendation directly to the Court of Central Jurisdiction, you must notify the Board of your intent to appeal, in writing at least one (1) business day before the Determination Hearing (see date on Compliance Recommendation). The notice of your intent to appeal must be delivered to a Board member, the Executive Director or designee no later than the close of business on the business day immediately preceding the date of the Determination Hearing.

B. If you elect to appeal the Compliance Recommendation directly to the Court of Central Jurisdiction, you will have waived the right to receive a Compliance Determination from the Board, and no Compliance Determination will be issued by the Board.

B-

C. The Executive Director or designee will provide you with copies of the information relied upon in issuing the Compliance Recommendation within two (2) days of receipt of your notice of intent to appeal directly to the Court of Central Jurisdiction.

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If you received an adverse Compliance Recommendation recommending action OTHER THAN the denial, suspension, or revocation of a license, you may:

3. Contest the Compliance Recommendation before the Gaming Regulatory Board (or a Hearing Examiner appointed by the Board) at the Determination Hearing to be held on the date, and at the time and location noted on your Compliance Recommendation.

Contesting an adverse Compliance Recommendation before the Gaming Regulatory Board (or a Hearing Examiner appointed by the Board):

- 1. You may review and/or request a copy of the information relied upon in issuing the Compliance Recommendation from the Executive Director (at a cost of .25 cents per page).
2. You have the right to appear before the Board, or a Hearing Examiner appointed by the Board, during the Determination Hearing.
3. You have the right to have counsel represent you at your own expense.



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- 4. You may supplement the record and offer relevant evidence to the Board or Hearing Examiner at the Determination Hearing.
- 5. Enclosed with this Notice of Rights is a copy of the Board Hearing Procedures that will be followed during the Determination Hearing.

If you received an adverse Compliance Determination from the Board, you may appeal the Compliance Determination within twenty (20) days after the issuance of the Compliance Determination directly to the Court of Central Jurisdiction.

Hinckley: (320) 384-~~7771~~ Ext. #~~4089~~ or ~~4090~~ 4742 or (320) 384-4774
~~Compliance Department~~ Gaming Regulatory Authority (GRA)
777 Lady Luck Drive
Hinckley, Minnesota -55037

Mille Lacs: (320) 532-8~~253~~ 834 or (320) 532-8~~135~~ 8835
~~Compliance Department~~ Gaming Regulatory Authority (GRA)
700 Grand Avenue
Onamia, Minnesota -56359

History. Approved by Band Assembly on June 29, 2005.
Changes approved by the Gaming Regulatory Authority Board on April XX, 2022. Effective DATE.
Copies of prior versions of this regulation are available upon request from the Gaming Regulatory Authority.

Commented [JT1]: Do we do this? I don't think so. Should we be doing this? Or take it out?

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Commented [JT2]: Should we include contact info for Court of Central Jurisdiction?
Should we either delete our contact info or refer them to our website? Or what other ideas do you have?