



I-GAMING LICENSING AND REGULATION GROUP
Electronic Gaming Licensing Department

MEMORANDUM

May 21, 2026

TO : ALL GAMING SYSTEM ADMINISTRATORS
ALL LICENSEES OF INTEGRATED RESORTS
ALL GAMING AFFILIATES
ALL SUPPORT SERVICE PROVIDERS
ALL APPLICANTS AND CONCERNED ENTITIES

FROM : THE OFFICER-IN-CHARGE

SUBJECT : COMPLIANCE WITH THE APPLICATION FOR
ACCREDITATION OF CONTRACTED BUSINESS-TO-
BUSINESS (B2B) PROVIDERS

Pursuant to the Transition Guidelines for the Existing Gaming System Administrators (GSA) and their contracted Business-to-Business (B2B) Providers, please be informed that the PAGCOR Board of Directors in its meeting on May 21, 2026 approved the following:

1. Continued Operations During Interim Period

Contracted B2B Providers that have submitted their applications for accreditation on or before May 31, 2026, shall be allowed to continue their existing operations and provision of services to Gaming System Administrators (GSAs), in the interim period *or until July 31, 2026* prior to the approval or denial of their applications.

2. Completion of Accreditation Requirements

Said entities shall complete the following *not later than July 31, 2026*:

- a. Payment of the non-refundable Application Fee;
- b. Documentary requirements, including the probity check report;
- c. Satisfactory results of ocular inspection of the Applicant's facility and actual testing of the EGS including OGP, as the case may be; and
- d. Posting of the corresponding performance cash deposit

3. Consequence of Non-Compliance

Failure to comply with the requirements in item #2 shall result in the decommissioning of the concerned companies' electronic gaming systems

(EGS), online gaming platforms (OGP), games, and gaming equipment/paraphernalia **effective August 01, 2026**.

4. Non-Filing of Applications

Companies that fail to submit their applications **on or before May 31, 2026**, shall be prohibited from providing services to all Gaming System Administrators; and any request for evaluation of gaming systems, gaming platforms, games, and gaming equipment/paraphernalia shall be returned without action.

Such companies may only be allowed to resume or provide services upon securing the required accreditation.

5. Sanctions for Non-Compliance by GSAs

GSAs found to be availing themselves of services from entities referred to in #4 shall be subject to the imposition of appropriate regulatory sanctions.

For your information, guidance and strict compliance.

Thank you.


JESSA MARIZ R. FERNANDEZ

cc: OCCEO
AVP, CMED-EG

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