



Notice of Proposed Rulemaking

Colorado Department of State Rules Concerning Bingo and Raffles Games 8 CCR 1505-2

Date of notice: December 15, 2022

Date and time of public hearing: January 17, 2023, at 11:00AM.

I. Hearing Notice

As required by the State Administrative Procedure Act,¹ the Colorado Department of State gives notice of proposed rulemaking. The hearing is scheduled for January 17, 2023, at 11:00a.m. in the Red Rocks Conference Room on the 5th floor of the Department of State's office at 1700 Broadway, Denver, CO 80290. **This meeting will be conducted in person and online.** Details regarding how to join the webinar and testify during the hearing are outlined in section VI of this notice.

II. Subject

The Department is considering amendments to the bingo and raffles games rules² to improve the administration and enforcement of Colorado bingo and raffles laws.³ Specifically, the Department proposes permanent rule revisions necessary to: implement House Bill 22-1093; eliminate obsolete provisions; organize and edit existing rules for clarity; and ensure consistency with Department rulemaking standards. The Department may consider additional rule amendments.

A detailed Statement of Basis, Purpose, and Specific Statutory Authority follows this notice and is incorporated by reference.

III. Statutory authority

The Department proposes the rule revisions and amendments in accordance with the following statutory provisions:

¹ Section 24-4-103(3)(a), C.R.S. (2022).

² 8 CCR 1505-2.

³ Article XVIII, Section 2 of the Colorado Constitution and Part 6, Article 21, Title 24 of the Colorado Revised Statutes.

- Section 24-21-605(1)(b), C.R.S., (2022), which authorizes the Secretary of State to “supervise the administration and enforcement of [the Bingo and Raffles Law] and, in consultation with the board, to adopt, amend, and repeal rules governing the holding, operating, and conducting of games of chance...[.]”
- Section 24-21-617(5), C.R.S., (2022), which requires the Secretary of State to establish by rule the method of play for games of chance.
- Section 24-21-620(2)(f)(I), C.R.S., (2022), which authorizes the Secretary of State to establish by rule the permitted methods of conducting a progressive raffle.
- House Bill 22-1093; enacted June 3, 2022.

IV. Copies of draft rules

A preliminary draft of the proposed rules is posted on the Secretary of State’s rules and notices of rulemaking website at:

https://www.coloradosos.gov/pubs/rule_making/hearings/2023/BingoRaffleRulesHearing20230117.html.

You may also contact our office to request an editable electronic copy of the draft rules.

As required by the State Administrative Procedures Act,⁴ if changes are made before the hearing, revised proposed draft rules will be available to the public and posted on the website by **January 12, 2023**.

V. Opportunity to testify and submit written comments

The Department values your feedback in our rulemaking process, and we would very much like to hear your thoughts on the proposed amendments. Please review and consider the attached proposed draft rules.

Everyone will have the opportunity to testify and provide written comments concerning the rule amendments. You may submit written comments to SoS.Rulemaking@coloradosos.gov any time before and during the hearing. If you attend the hearing in person, you may submit written comments to the hearing panel as well. An additional opportunity to comment in writing will be announced at the conclusion of the hearing. Information regarding how to testify via webinar during the webinar hearing is provided in section VI of this notice.

All written comments will be posted online at the Colorado Department of State website:

https://www.coloradosos.gov/pubs/rule_making/hearings/2023/BingoRaffleRulesHearing20230117.html.

⁴ Section 24-4-103(3)(a), C.R.S. (2022). “Any proposed rule or revised proposed rule by an agency which is to be considered at the public hearing...shall be made available to any person at least five days prior to said hearing.”

We will redact apparent personal contact information, including home address, email address, and telephone number(s), from submissions before posting the information online, unless otherwise directed by the contributor. All written comments will be added to the official rulemaking record.

VI. Webinar and audio recording of hearing

Register for the webinar hearing

To join and listen to the hearing, you must register for the webinar online: <https://register.gotowebinar.com/register/4912638171768834912>.

When you register, you must provide your full name and email address. Please provide additional contact information including your address and telephone number. You may also provide your job title and organization. Lastly, indicate whether you plan to testify during the hearing. When you submit your registration, you should receive a confirmation email including details about how to join the webinar.

Hybrid hearing procedures

At the beginning of the hearing, we will mute all public participants attending online. After the introduction and a brief summary of the rulemaking, we will open the hearing to testimony as follows:

- For the sake of efficiency, those who are attending this hearing in person will be called upon first to provide their public comment. We will reference the sign-up sheet provided and individually call upon participants who wish to provide their testimony. Once we have exhausted the sign-up sheet, we will move forward with the testimony of online participants.
- Referencing webinar registration records, we will identify and individually unmute online participants who indicated that they plan to testify during the hearing.
- When we exhaust the list, we will ask whether any additional attendees wish to testify. In-person attendees may raise their hands to indicate their intention to testify, and online attendees may raise/lower their hand by clicking the icon in their control panel.
- To ensure that the hearing is prompt and efficient, oral testimony may be time limited.

Before the hearing concludes, we will announce an additional opportunity to submit written comments and the associated deadline.

Webinar audio requirements

Please be advised: we strongly encourage attendees to join the webinar through their computer or GoToWebinar app, even if they use their telephone to dial in for audio. To testify during the hearing, it is best to use your computer microphone and speakers or a headset or headphones. As outlined above, we will first receive online testimony from attendees whose registration indicates that they plan to provide testimony and then we will offer attendees the option to raise their hand. If you access the webinar only by telephone, you may not appear in our webinar attendee list,

meaning we may not be able to unmute you. Moreover, the raise your hand feature is only available to attendees who access the webinar by computer or by app.

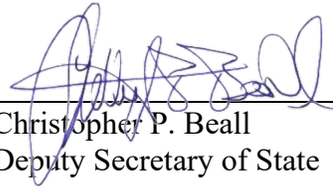
Audio recording

After the hearing concludes, a recording will be available on our audio broadcasts page here: https://www.coloradosos.gov/pubs/info_center/audioBroadcasts.html.

VII. Office Contact

If you have any questions or would like to submit written comments, please contact the Department Rulemaking Program Assistant at SoS.Rulemaking@coloradosos.gov or (303) 894-2200 ext. 6124.

Dated this 15th day of December 2022,



Christopher P. Beall
Deputy Secretary of State

For

Jena Griswold
Colorado Secretary of State



Draft Statement of Basis, Purpose, and Specific Statutory Authority

Colorado Department of State Rules Concerning Bingo and Raffles Games 8 CCR 1505-2

December 15, 2022

I. Basis and Purpose

This statement explains proposed amendments to the Colorado Department of State Bingo and Raffles Games Rules. The Department is considering amendments to ensure uniform and proper administration, implementation, and enforcement of Colorado bingo and raffles laws,¹ answer questions arising under these laws, and improve the administration of bingo and raffles games in Colorado.

Specific proposed changes include:

- New Rule 1.1 defines “bingo” to refer to both traditional bingo and the new bingo strip card game, unless otherwise indicated in Rule.
- New Rule 1.2 defines “bingo strip card” and clarifies that the strip with multiple faces cannot have symbols in the grid, and while a grid can contain a free space, it cannot contain more than one free space.
- Amendments to Current Rule 1.11, renumbered to Rule 1.13, clarify the definition of “pack” and that disposable bingo cards include bingo strip cards.
- Amendments to Current Rule 1.14, renumbered to Rule 1.16, clarify the definition of “progressive jackpot bingo game”. Progressive jackpot bingo can only be played traditional bingo with individual bingo cards and cannot be played with bingo strip cards.
- Amendments to Rule 2.5.2 ensure that licensees cannot presell or reserve bingo strip cards. Players must have equal and fair access to cards and seats at a bingo hall.
- Amendments to Rule 3.1.10 clarify that a licensee can play both types of bingo during the same occasion, but the two games cannot be played simultaneously. If a licensee plays

¹ Article XVIII, Section 2 of the Colorado Constitution and Part 6, Article 21, Title 24 of the Colorado Revised Statutes.

bingo strip card in an occasion (either by itself or alternating with “traditional” bingo), that counts toward the total cap of 220 occasions per calendar year.

- Current Rule 3.2.13 is repealed and replaced with New Rule 3.2.13 for clarity. The New Rule establishes more comprehensive requirements to address licensee’s obligations when certain events happen. If the licensee cannot foresee the event, the licensee must contact the Secretary of State’s Office for assistance.
- Amendments to Rule 4.1.4 concern the sale of bingo sheets and cards, clarifying that disposable cards include bingo strip cards.
- New Rule 4.1.4(e) prohibits a licensee from dispensing bingo cards, sheets, and packs from a device to players.
- Amendments to Rule 5.1.5 remove references to pull tab color codes to conform with section 24-21-602(13), C.R.S.
- Amendments to Rule 5.1.7 remove references to pull tab color code to conform with section 24-21-602(13), C.R.S.
- Current Rule 5.4.7 is repealed and replaced with New Rule 5.4.7 for clarity. The New Rule establishes more comprehensive requirements to address licensee’s obligations when certain events happen. If the licensee cannot foresee the event, the licensee must contact the Secretary of State’s Office for assistance.
- New Rule 6.1.2 requires that the bingo aid device must be compatible with the type of bingo being played.
- Amendments to Rule 6.4.2 increase the number of faces that can be programmed for an electronic aid bingo device from 54 to 100 to conform with section 24-21-618(7), C.R.S.
- Amendments to Rule 8.4.1(b)(1)(i) clarify the requirements for prepackaged playing cards used in progressive playing card raffles.
- Current Rule 8.4.7 is repealed and replaced with New Rule 8.4.7 for clarity. The New Rule establishes more comprehensive requirements to address licensee’s obligations when certain events happen. If the licensee cannot foresee the event, the licensee must contact the Secretary of State’s Office for assistance.
- Amendments to Rule 9.1.2 clarify the maximum game prize for strip card bingo to conform to section 24-21-602(5.5), C.R.S.
- Amendments to Rule 10.1.2(a) concern gross receipts for sold cards, clarifying that disposable bingo cards include bingo strip cards.

Other changes to rules not specifically listed are non-substantive and necessary for consistency with Department rulemaking format and style. Cross-references in rules are also corrected or updated.

II. Rulemaking Authority

The statutory authority is as follows:

- Section 24-21-605(1)(b), C.R.S., (2022), which authorizes the Secretary of State to “supervise the administration and enforcement of [the Bingo and Raffles Law] and, in consultation with the board, to adopt, amend, and repeal rules governing the holding, operating, and conducting of games of chance...[.]”
- Section 24-21-617(5), C.R.S., (2022), which requires the Secretary of State to establish by rule the method of play for games of chance.
- Section 24-21-620(2)(f)(I), C.R.S., (2022), which authorizes the Secretary of State to establish by rule the permitted methods of conducting a progressive raffle.
- House Bill 22-1093; enacted June 3, 2022.

Preliminary Draft of Proposed Rules

Office of the Colorado Secretary of State Bingo and Raffle Games 8 CCR 1505-2

December 15, 2022

Disclaimer:

In accordance with the State Administrative Procedure Act, this draft is filed with the Secretary of State and submitted to the Department of Regulatory Agencies.¹

This is a preliminary draft of the proposed rules that may be revised before the January 17, 2023, rulemaking hearing. If changes are made, a revised copy of the proposed rules will be available to the public and a copy will be posted on the Department of State’s website no later than **January 12, 2023**.²:

Please note the following formatting key:

Font effect	Meaning
Sentence case	Retained/modified current rule language
SMALL CAPS	New language
Strikethrough	Deletions
<i>Italic blue font text</i>	Annotations

1 *Amendments to 8 CCR 1505-2 follow:*

2 *New Rule 1.1 concerning the definition of “bingo”:*

3 1.1 “BINGO” MEANS THE TWO TYPES OF BINGO AUTHORIZED IN SECTION 24-21-602(1), C.R.S., UNLESS EITHER
4 SPECIFICALLY INDICATED OR THE CONTEXT REQUIRES OTHERWISE IN THESE RULES.

5 *New Rule 1.2 concerning the definition of “bingo strip card”:*

6 1.2 “BINGO STRIP CARD” MEANS A STRIP OF UP TO FIVE CONNECTED PAPER BINGO CARDS WITH EACH CARD
7 CONTAINING A CONCEALED GRID OF PREPRINTED NUMBERS RANGING FROM ONE TO SEVENTY-FIVE AS
8 SPECIFIED IN SECTION 24-21-602(5.5), C.R.S. SYMBOLS CANNOT BE USED IN THE GRID. EACH GRID MAY
9 CONTAIN NO MORE THAN ONE FREE SPACE.

10 *Current Rules 1.1 through 1.10 are renumbered to Rules 1.3 through 1.12.*

¹ Sections 24-4-103(2.5) and (3)(a), C.R.S. (2022). A draft must be submitted to the Department at the time that a notice of proposed rulemaking is filed with the Secretary of State.

² Section 24-4-103(4)(a), C.R.S. (2022). “[A]ny proposed rule or revised proposed rule by an agency which is to be considered at the public hearing...shall be made available to any person at least five days prior to said hearing.”

1 *Current Rule 1.11 is renumbered and amended to clarify the meaning of “pack”:*

2 4.141.13 “Pack” means a collation of disposable paper bingo cards, INCLUDING BINGO STRIP CARDS,
3 or sheets.

4 *Current Rules 1.12 and 1.13 are renumbered to Rules 1.14 and 1.15.*

5 *Current Rule 1.14 is renumbered and amended to clarify the definition of “progressive jackpot bingo*
6 *game”:*

7 4.141.16 “Progressive Jackpot (“Progressive”) Bingo Game” means a bingo game OF THE SPECIFIC
8 TYPE AUTHORIZED BY SECTION 24-21-602(1)(B), C.R.S., in which a prize amount is carried over to the
9 subsequent game in the progression if no bingo is achieved within a specified number of balls
10 drawn and called. PROGRESSIVE BINGO GAMES CANNOT BE PLAYED WITH BINGO STRIP CARDS.

11 *Current Rules 1.15 through 1.19 are renumbered to Rules 1.17 to 1.21.*

12 *New Rule 2.5.2(a) concerning licensees not preselling or reserving bingo strip cards. Current Rules*
13 *2.5.2(a)-(c) are renumbered.*

14 2.5.2 A licensee may not presell or authorize reserving a:

15 (A) “BINGO STRIP CARD,” AS DEFINED IN RULE 1.2;

16 ~~(a)~~(B) “Card,” as defined in section 24-21-602(7), C.R.S.;

17 ~~(b)~~(C) “Pull tab,” as used in section 24-21-602(36), C.R.S.; or

18 ~~(e)~~(D) Specific seat.

19 *Current Rule 3.1.10 is amended concerning the playing of the two types of bingo during an occasion:*

20 3.1.10 Number of games allowed. No licensee may hold, operate, or conduct more than 220 bingo
21 occasions in any calendar year.

22 (A) A LICENSEE MAY PLAY ONE TYPE OR BOTH TYPES OF BINGO AUTHORIZED BY SECTION 24-
23 21-602(1), C.R.S., DURING A SINGLE OCCASION.

24 (B) A LICENSEE MUST NOT PLAY BOTH TYPES OF BINGO AT THE SAME TIME DURING AN
25 OCCASION. A LICENSEE MUST COMPLETE PLAYING ONE TYPE OF BINGO BEFORE STARTING
26 TO PLAY ANOTHER TYPE OF BINGO DURING AN OCCASION.

27 (C) EACH INDIVIDUAL OCCASION COUNTS TOWARDS THE TOTAL 220 LIMIT, REGARDLESS OF
28 WHETHER THE LICENSEE PLAYS A SINGLE TYPE OF BINGO OR BOTH TYPES DURING AN
29 OCCASION.

30 *Current Rule 3.2.13 concerning progressive bingo is repealed and replaced:*

31 3.2.13 ~~Loss of license before award of jackpot. If a licensee’s license expires, is not renewed, is~~
32 ~~suspended, revoked, or surrendered, or if the licensee permanently terminates its bingo operations~~
33 ~~or terminates its operations at a particular location before a progressive jackpot is awarded, the~~
34 ~~licensee must determine a winner and award the jackpot prize and secondary jackpot, if any, on~~
35 ~~the licensee’s last authorized bingo occasion at the location where the progression was started,~~
36 ~~regardless of the number of balls called. CONDITIONS AFFECTING THE AWARD OF THE FINAL~~
37 ~~PROGRESSIVE BINGO JACKPOT PRIZE.~~

1 (A) IF THE LICENSEE PLANS, EXPECTS, OR OTHERWISE FORESEES THE OCCURRENCE OF AN
2 EVENT LISTED IN (1), (2), OR (3) BELOW, THE LICENSEE MUST ENSURE THAT IT CAN STILL
3 DETERMINE A WINNER AND AWARD THE JACKPOT PRIZE AND SECONDARY JACKPOT PRIZE,
4 IF ANY, BEFORE THE OCCURRENCE OF THE EVENT ON THE LICENSEE'S LAST AUTHORIZED
5 BINGO OCCASION AT THE LOCATION WHERE THE PROGRESSION WAS STARTED,
6 REGARDLESS OF THE NUMBER OF BALLS CALLED:

7 (1) PERMANENT TERMINATION OF LICENSEE'S OPERATIONS;

8 (2) PERMANENT TERMINATION OF LICENSEE'S OPERATIONS AT A PARTICULAR
9 LOCATION; OR

10 (3) LOSS OF LICENSE THROUGH EXPIRATION, NONRENEWAL, SUSPENSION,
11 REVOCATION, OR SURRENDERING.

12 (B) IF AN EVENT IN RULE 3.2.13(A)(1)–(3) OCCURS WITHOUT THE LICENSEE'S
13 FOREKNOWLEDGE BEFORE THE DATE OF THE LAST AUTHORIZED BINGO OCCASION, THE
14 LICENSEE MUST CONTACT THE SECRETARY OF STATE FOR APPROVAL OF A MEANS OF
15 DETERMINING A WINNER AND AWARDED ANY JACKPOT PRIZE.

16 *Current Rule 4.1.4 concerning sales of bingo sheets and cards is amended to clarify that bingo strip cards*
17 *are included:*

18 4.1.4 Sales of individual sheets and cards. At all bingo occasions where individual disposable
19 cards, INCLUDING BINGO STRIP CARDS, or sheets are sold, the following procedures apply:

20 *[No changes to subsections (a)-(d).]*

21 *New Rule 4.1.4(e) prohibiting dispensing of any bingo card, which includes bingo strip cards from*
22 *a device:*

23 (E) A LICENSEE CANNOT USE A DEVICE TO DISPENSE INDIVIDUAL CARDS, SHEETS, OR PACKS
24 TO PLAYERS. DEVICE INCLUDES ANY TYPE OF MECHANICAL, NONELECTRONIC,
25 ELECTRONIC, OR ELECTROMECHANICAL MACHINE OR APPARATUS.

26 *Current Rule 5.1.5(a)(2) is amended to strike the reference to a pull tab's color code:*

27 5.1.5 Defective pull tabs. A licensee may not permit the display, sale, or operation of a defective
28 pull tab.

29 (a) The following are types of defective pull tabs:

30 (1) A pull tab that is marked, defaced, tampered with, or otherwise placed in
31 a condition that may deceive the public.

32 (2) A series or deal of pull tabs that consists of more than one serial number,
33 ~~color code~~, or ticket name.

34 *[No changes to subsections (a)(3)-(d).]*

35 *Current Rule 5.1.7 is amended to strike the reference to a pull tab's color code:*

36 5.1.7 Identical form and serial numbers. A licensee may not knowingly obtain or allow, a deal of
37 pull tabs or portion thereof with the same serial number, AND form number, ~~and color code~~

1 combination as another deal of pull tabs, or portion thereof, in the possession or on the
2 premises of the licensee.

3 *Current Rule 5.4.7 concerning progressive pull tabs is repealed and replaced:*

4 5.4.7 ~~Loss of license before award of jackpot.~~ CONDITIONS AFFECTING THE AWARD OF THE FINAL
5 PROGRESSIVE PULL TAB JACKPOT PRIZE.

6 ~~(a) If a licensee's license expires, is not renewed, is suspended, revoked or~~
7 ~~surrendered, or if the licensee permanently terminates its bingo operations or~~
8 ~~terminates its operations at a particular location before a progressive pull tab~~
9 ~~jackpot is awarded, the licensee must determine a winner and award the jackpot~~
10 ~~prize on the licensee's last authorized bingo occasion at the location where the~~
11 ~~progression was started.~~

12 ~~(b) If there is no winner of the jackpot prize on the last authorized occasion, the~~
13 ~~licensee must conduct a public drawing for the prize by issuing one free ticket to~~
14 ~~each eligible member of the public who is present at the end of the occasion,~~
15 ~~without regard to whether the individual was a participant during the occasion. The~~
16 ~~jackpot winner is the individual whose ticket is drawn at random.~~

17 (A) IF THE LICENSEE PLANS, EXPECTS, OR OTHERWISE FORESEES THE OCCURRENCE OF AN
18 EVENT LISTED IN (1), (2), OR (3) BELOW, THE LICENSEE MUST ENSURE THAT IT CAN STILL
19 DETERMINE A WINNER AND AWARD THE JACKPOT PRIZE BEFORE THE OCCURRENCE OF
20 THE EVENT ON THE LICENSEE'S LAST AUTHORIZED BINGO OCCASION AT THE LOCATION
21 WHERE THE PROGRESSION WAS STARTED:

22 (1) PERMANENT TERMINATION OF LICENSEE'S OPERATIONS;

23 (2) PERMANENT TERMINATION OF LICENSEE'S OPERATIONS AT A PARTICULAR LOCATION;
24 OR

25 (3) LOSS OF LICENSE THROUGH EXPIRATION, NONRENEWAL, SUSPENSION,
26 REVOCATION, OR SURRENDERING.

27 (B) IF AT THE FINAL AUTHORIZED BINGO OCCASION REFERENCED IN RULE 5.4.7(A), THERE IS
28 NO WINNER OF THE JACKPOT PRIZE ON THE LAST DEAL PLAYED, THE LICENSEE MUST
29 CONTINUE TO DRAW TICKETS UNTIL A WINNER IS DETERMINED.

30 (C) IF AN EVENT IN RULE 5.4.7(A)(1)–(3) OCCURS WITHOUT LICENSEE'S FOREKNOWLEDGE
31 BEFORE THE DATE OF THE LAST AUTHORIZED BINGO OCCASION, THE LICENSEE MUST
32 CONTACT THE SECRETARY OF STATE FOR APPROVAL OF A MEANS OF DETERMINING A
33 WINNER AND AWARDING ANY JACKPOT PRIZE.

34 *New Rule 6.1.2 concerning a licensee's use of a bingo aid device:*

35 6.1.2 COMPATIBLE DEVICE. A LICENSEE MUST USE A BINGO AID DEVICE THAT IS COMPATIBLE WITH THE
36 TYPE OF BINGO BEING PLAYED.

37 *Current Rules 6.1.2 and 6.1.3 are renumbered to Rules 6.1.3 and 6.1.4.*

38 *Current Rule 6.4.2 is amended concerning the number of faces that can be programmed for an electronic*
39 *aid bingo device:*

40 6.4.2 Maximum number of faces. A licensee may not program an electronic bingo aid device to
41 play more than 54100 faces per bingo game.

1 *Current Rule 8.4.1(b)(1)(i) is amended to clarify the requirements for prepackaged playing cards*
2 *used in progressive raffles:*

3 (b) Playing card progressive raffles

4 (1) A licensee may conduct a playing card progressive raffle game by
5 selecting a Jackpot Prize Card from either:

6 (i) A specifically designed prepackaged game purchased from a
7 licensed supplier WHICH CONTAINS IMAGES OF A STANDARD DECK OF
8 52 CARDS OR A STANDARD DECK OF 52 CARDS PLUS TWO JOKER CARDS
9 (FOR A TOTAL OF 54 PLAYING CARD IMAGES); or

10 *Current Rule 8.4.7 concerning progressive raffles is repealed and replaced:*

11 8.4.7 ~~If a licensee's license expires, is not renewed, is suspended, revoked, or surrendered, or~~
12 ~~if the licensee permanently terminates its operations or terminates its operations at a~~
13 ~~particular location before awarding a progressive raffle jackpot, the licensee must~~
14 ~~determine a winner and award the jackpot prize on the last posted drawing date at the~~
15 ~~location where the progression was started. CONDITIONS AFFECTING THE AWARD OF THE FINAL~~
16 ~~PROGRESSIVE RAFFLE JACKPOT PRIZE.~~

17 (A) IF THE LICENSEE PLANS, EXPECTS, OR OTHERWISE FORESEES THE OCCURRENCE OF AN
18 EVENT LISTED IN (1), (2), OR (3) BELOW, THE LICENSEE MUST ENSURE THAT IT CAN STILL
19 DETERMINE A WINNER AND AWARD THE PROGRESSIVE RAFFLE JACKPOT PRIZE BEFORE
20 THE OCCURRENCE OF THE EVENT ON THE LAST POSTED DRAWING DATE AT THE
21 LOCATION WHERE THE PROGRESSION WAS STARTED:

22 (1) PERMANENT TERMINATION OF LICENSEE'S OPERATIONS;

23 (2) PERMANENT TERMINATION OF LICENSEE'S OPERATIONS AT A PARTICULAR
24 LOCATION; OR

25 (3) LOSS OF LICENSE THROUGH EXPIRATION, NONRENEWAL, SUSPENSION,
26 REVOCATION, OR SURRENDERING.

27 (B) IF AN EVENT IN RULE 8.4.7(A)(1)–(3) OCCURS WITHOUT THE LICENSEE'S
28 FOREKNOWLEDGE BEFORE THE DATE OF THE LAST POSTED DRAWING DATE, THE
29 LICENSEE MUST CONTACT THE SECRETARY OF STATE FOR APPROVAL OF A MEANS OF
30 DETERMINING A WINNER AND AWARDING ANY JACKPOT PRIZE(S).

31 *Current Rule 9.1.2 is amended to clarify the maximum game prize for strip card bingo:*

32 9.1.2 Maximum game prize. Licensees may award any amount as a prize for any single game
33 of bingo so long as the total value of prizes offered at the bingo occasion does not exceed
34 \$2,000. PER SECTION 24-21-602(5.5), C.R.S., LICENSEES MAY AWARD UP TO \$1,000 FOR ANY
35 SINGLE GAME OF STRIP CARD BINGO, AS LONG AS THE TOTAL VALUE OF PRIZES OFFERED AT THE
36 BINGO OCCASION DOES NOT EXCEED \$2,000.

37 *Current Rule 10.1.2(a) concerning gross receipts for sold cards is amended:*

38 10.1.2 Each licensee must record the following receipts:

39 (a) Gross receipts collected for all cards, INCLUDING BINGO STRIP CARDS, packs and
40 sheets sold for each occasion.

1 *[No changes to subsections (b) and (c).]*

2 *Current Rule 13.1.4 is amended to fix a grammatical error:*

3 13.1.4 Software Manufacturers. Companies that produce bingo, pull tab, or raffle software must
4 hold a manufacturer's license and comply with all statutes and rules pertaining to bingo-
5 raffle manufacturers in Colorado.