

**RACING AND GAMING COMMISSION[491]**

**Adopted and Filed**

Pursuant to the authority of Iowa Code sections 99D.7 and 99F.4, the Racing and Gaming Commission hereby adopts amendments to Chapter 4, “Contested Cases and Other Procedures,” Chapter 8, “Wagering and Simulcasting,” Chapter 9, “Harness Racing,” Chapter 10, “Thoroughbred and Quarter Horse Racing,” and Chapter 11, “Gambling Games,” Iowa Administrative Code.

Item 1 amends rule 491—4.7(99D,99F), Penalties (gaming board and board of stewards), to restore language that was removed in error.

Item 2 adopts rule 491—8.6(99D) on advance deposit wagering. This rule, which is adopted through the normal rule-making process, replaces an identical rule that was Adopted and Filed Emergency and published in the December 14, 2011, Iowa Administrative Bulletin as **ARC 9897B**.

Items 3 and 6 remove an outdated provision related to eligibility for claiming a horse.

Item 4 rescinds the definition for “claiming race” and replaces it with a new definition.

Item 5 changes from 30 days to 60 days the time frame in which a published workout for quarter horses is required.

Item 7 establishes a waived claiming rule.

Item 8 amends the definition of “implement of gambling” to remove unnecessary language.

Item 9 removes outdated games listed in subrule 11.5(1).

Item 10 improves the integrity of tournaments for patrons by establishing controls for tournament chips.

Item 11 amends the subrule concerning wagers to clarify what information needs to be posted and to clarify requirements for “renting” a seat at a table game.

Item 12 clarifies wagering and shooting procedures for craps.

Item 13 rescinds a subrule that pertains to an outdated table game.

Item 14 clarifies which poker games should have the Rules of Game on hand, what constitutes a “Bad Beat,” and how the fund can be seeded. It prevents an administrative fee from being charged.

Item 15 improves the integrity of the game for players.

Item 16 establishes fundamental wagering rules for baccarat.

These adopted amendments are identical to the amendments published under Notice of Intended Action in the October 19, 2011, Iowa Administrative Bulletin as **ARC 9808B**. A public hearing was held on November 8, 2011. No comments were received.

After analysis and review of this rule making, no impact on jobs has been found.

These amendments will become effective March 14, 2012, at which time Adopted and Filed Emergency rule 491—8.6(99D) is hereby rescinded.

These amendments are intended to implement Iowa Code chapters 99D and 99F.

EDITOR’S NOTE: Pursuant to recommendation of the Administrative Rules Review Committee published in the Iowa Administrative Bulletin, September 10, 1986, the text of these amendments [amendments to Chs 4, 8 to 11] is being omitted. These amendments are identical to those published under Notice as **ARC 9808B**, IAB 10/19/11.

[Filed 1/13/12, effective 3/14/12]

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[For replacement pages for IAC, see IAC Supplement 2/8/12.]