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2 **Title 36 MARYLAND STATE LOTTERY AND GAMING CONTROL AGENCY**

3 **Subtitle 03 GAMING PROVISIONS**

4 **Chapter 10 Video Lottery Facility Minimum Internal Control Standards**

5 **Authority: Family Law Article, §10-113.1; State Government Article, §§9-1A-01(u), 9-1A-**
6 **02, 9-1A-04, and 9-1A-24;**

7 **.11 Surveillance System Design Standards.**

8 (A. – I. text unchanged)

9 J. A facility operator shall timely comply with a request from the Commission to:

10 (1) Use, as necessary, any monitor room in the facility;

11 (2) Display on the monitors in its monitor room or in the Commission's on-site monitor room
12 any event capable of being captured by the surveillance system;

13 (3) Relinquish control of a camera or monitor;

14 (4) Discontinue monitoring a particular camera or recording activity captured by it;

15 (5) Make a video recording or photograph of any event capable of being captured by the
16 surveillance system; **and provide the recording:**

17 **(a) In a compact disc;**

18 **(b) Using a secure drive; or**

19 **(c) Another method approved by the Commission; and**

20 (6) Restrict or deny access to a recording or photograph.

21 K. A surveillance system may not be remotely accessed from a location outside the surveillance
22 monitor room without the prior written approval of the Commission.

23 L. An entrance to a surveillance monitor room may not be visible from the gaming floor.
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For August 28, 2025 Commission.

The proposed amendment would allow for the facility operators to make a video recording or photograph of any event capable of being captured by the surveillance system available to the Commission via a CD, secure drive, or another method approved by the Commission.

Revised July 31, 2025