§ 543.11 What are the minimum internal control standards for patron deposit accounts and cashless systems?

Comparison of July TGWG Submission to July 2010 Draft MICS

On October 8, 2008, the NIGC published final Class III MICS in the Federal Register. 73 FR 60492. The effective date of that rule has been postponed until 2012. 76 FR 53817. In 2010, the NIGC posted on its web site draft Class II MICS. The Proposed MICS published in the Federal Register on October 8, 2008 reserved § 543.11 and the 2010 draft regulations did not suggest new language for the section. Because there is no draft 2010 regulation, this document will compare the TGWG MICS proposal to the 2008 MICS published in the Federal Register.

Editing convention: The words in blue (underlined) and red (struck-through) are the additions and deletions made by the TGWG.

<table>
<thead>
<tr>
<th>2008 Proposed MICS</th>
<th>TGWG Version</th>
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<tr>
<td>§ 543.11 Reserved</td>
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<td>What are the minimum internal control standards for patron deposit accounts and cashless systems?</td>
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<tr>
<td>(a) Internal Control Procedures. Subject to the approval and oversight of the TGRA, each gaming operation shall establish, implement and adhere to internal control policies and procedures that provide at least the level of control established by the standards of this section.</td>
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<td>(b) Computer Applications. For any computer applications utilized, alternate documentation and/or procedures that provide at least the level of control established by the standards of this section, as approved in writing by the TGRA, will be acceptable.</td>
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<td>(c) Conflicts of Standards. If there are any inconsistencies between these regulations and external standards incorporated by this provision, such as Title 31 and Credit Card Act, such other applicable standards shall prevail.</td>
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<td>(d) Variances. The TGRA shall establish the threshold level at which a variance shall be reviewed. Any such review shall be documented.</td>
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</table>
| (e) Patron Deposit Accounts and Cashless Systems. (1) Patron deposit accounts and cashless systems must be controlled in a manner designed to prevent unauthorized access,
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misappropriation, forgery, theft, or fraud. (2) All smart cards (i.e., cards that possess the means to electronically store or retrieve data) that maintain the only source of account data are prohibited. (3) Patron deposit accounts may be unrestricted or restricted to a specific patron. (4) Establishment of patron deposit accounts. The following standards apply when the patron establishes an account and optionally makes an initial deposit. (i) For restricted patron deposit accounts:

(A) The patron must appear at the gaming operation in person, at a designated area of accountability, and present a valid government issued picture identification credential. (B) An agent must examine the patron’s identification and record, at a minimum, the following information: (1) Type, number, and expiration date of the identification; (2) Patron’s name; (3) A unique account identifier; (4) Date the account was opened; and (5) The agent’s name. (C) The agent must require the patron to sign the account documentation before the account is activated. (D) The agent or cashless system shall provide the patron deposit account holder with a secure method of access. (ii) For unrestricted patron deposit accounts: (A) The patron must be informed of the unrestricted nature of the account, and the fact that the account may be accessible to anyone with the account number. (B) The patron must acknowledge and accept the risks associated with unrestricted accounts. (5) Patron deposits, withdrawals and adjustments. (i) Prior to the patron making a deposit or a withdrawal from a patron deposit account, the agent or cashless system must verify the identity of the patron deposit account, the patron identity for restricted accounts, and
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<table>
<thead>
<tr>
<th>Availability of funds. Reliance on a secured personal identification number (PIN) entered by the patron is an acceptable method of verifying patron identity.</th>
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<tr>
<td>(ii) Adjustments made to the patron deposit accounts must be performed by an agent.</td>
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<td>(iii) When a deposit, withdrawal or adjustment is processed by an agent, a multi-part transaction record must be created containing the following information:</td>
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<tr>
<td>(A) Same document number on all copies;</td>
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<tr>
<td>(B) Type of transaction, (e.g., deposit, withdrawal, or adjustment);</td>
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<tr>
<td>(C) Name or other identifier of the patron for restricted patron deposit accounts;</td>
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<td>(D) The unique account identifier;</td>
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<tr>
<td>(E) Patron signature for withdrawals, unless a secured method of access is utilized;</td>
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<tr>
<td>(F) Date and time of transaction;</td>
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<tr>
<td>(G) Dollar amount of transaction;</td>
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<tr>
<td>(H) Nature of deposit, withdrawal, or adjustment (e.g., cash, check, chips); and</td>
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<tr>
<td>(I) Signature of the agent processing the transaction.</td>
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<td>(iv) When a patron deposits or withdraws funds from a patron deposit account electronically, the following shall be recorded and reported:</td>
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<td>(A) Date and time of transaction;</td>
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<tr>
<td>(B) Location (e.g., player interface, kiosk);</td>
</tr>
<tr>
<td>(C) Dollar amount of transaction; and</td>
</tr>
<tr>
<td>(D) The unique account identifier.</td>
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<tr>
<td>(v) Detailed patron deposit account transaction records must be available to the patron upon reasonable request.</td>
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<tr>
<td>(vi) If electronic funds transfers are made to or from a gaming operation bank account for patron deposit account funds, the bank account must be dedicated and may not be used for any other types of transactions.</td>
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</tbody>
</table>

NIGC Comments to TGWG Proposed Regulation

*Effect of 2010 Draft Regulation:* Provisions for patron deposit accounts can be found in § 543.7(g) of the 2010 draft regulations and is intended to provide controls for the establishment and maintenance of patron deposit accounts. These deposit accounts are typically used for
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wagering activities and are considered monies owed to the patrons who established them. The regulation is also consistent with Title 31, Bank Secrecy Act parts 103.28 and 36, which requires gaming operations to maintain certain records and verify identification when establishing casino accounts including patron deposit accounts.

Effect of TGWG Proposal: The proposed standards appear to create two different types of patron deposit accounts; unrestricted and restricted. The restricted accounts appear to be consistent with NIGC regulation part 543.7(g) and Title 31 of the Bank Secrecy Act. However, it appears that unrestricted patron deposit accounts may not be consistent with our regulation or Title 31 as they do not require the verification of identification when establishing such accounts. Also, the inclusion of “Agent” within the proposed standard is ambiguous and provides no guidance to the tribes on whether the agent is a Class II vendor representative or an employee of the gaming operation. The definition of “Agent,” as included in 543.2, may not be consistent with NIGC regulation 25 CFR part 556, Background Investigations for Primary Management Officials and Key Employees.

TGWG Guidance

(f) Patron Deposit Accounts and Cashless Systems.

(1) When patron deposit accounts and cashless systems are used in conjunction with Class II gaming, controls should be established to prevent unauthorized access, misappropriation, forgery or fraud, and to secure the system and accounts in accordance with MICS 543.16 (What are the minimum internal control standards for the Security and Management of Server, Server Software, and Data Associated with Class II Gaming Systems) and the guidance provided in the associated document.  

(2) Each Patron Deposit Account must be uniquely identified with an account identifier (“Account ID”) which is intended to serve as a secure method of access.

(3) Patron deposit accounts may be unrestricted or restricted to a specific patron and each must be controlled in the manner identified subsections (g) and (h) of this document respectively.

NIGC Comment to TGWG Guidance

The use of “should” rather than “shall” or “must” in the guidance could lead the reader to believe that the standard is not required by the MICS but that it is recommended. Otherwise guidance appears relevant except for the use of “unrestricted” patron deposit accounts.

TGWG Guidance

(g) Restricted Patron Deposit Accounts.

(1) In the case of restricted patron deposit accounts, in return for giving personal details to the gaming operation (required for restricted accounts), the patron may acquire a patron deposit account that may be used to play Class II games.

(2) In the case of restricted patron deposit accounts, the account holder has greater redress in the case of a lost or stolen card.

(3) In order to acquire a restricted patron deposit account, the patron must appear at the gaming operation in person, at a designated area of accountability, and present a valid government issued picture identification credential.
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(4) An agent must examine the patron’s identification and record, at a minimum, the following information:
   (i) Type, number, and expiration date of the identification;
   (ii) Patron’s name;
   (iii) A unique account identifier;
   (iv) Date the account was opened; and
   (v) Agent’s name.

(5) The agent must require the patron to sign the account documentation before the account is activated. Signatures may be collected electronically or manually and should be maintained for the life of the patron deposit account including data retention periods.

(6) The agent or cashless system shall provide the patron deposit account holder with a secure method of access such as an account ID and PIN or similarly secured access method.

NIGC Comment to TGWG Guidance

The use of “should” rather than “shall” or “must” in the guidance could lead the reader to believe that the standard is not required by the MICS but that it is recommended. The inclusion of “Agent” within the proposed standard is ambiguous and provides no guidance to the tribes on whether the agent is a Class II vendor representative or an employee of the gaming operation. Also the definition of “Agent,” as included in 543.2, may not be consistent with NIGC regulation 25 CFR Part 556, Background Investigations for Primary Management Officials and Key Employees. Otherwise guidance appears relevant.

TGWG Guidance

(h) Unrestricted Patron Deposit Accounts.

(1) Unrestricted patron deposit account holders do not have to provide personal details to acquire an account.

(2) In the case of an unrestricted patron deposit account, the account holder necessarily has less redress in the event of a lost card because it is treated in a manner similar to a voucher.

(3) Controls should require disclosure of the risks associated with the use of unrestricted patron deposit accounts, as required by 543.7(g) (i.e., lack of recourse, accessible by anyone with the account number, among others). Advising patrons of this information may be done in a variety of methods such as, by facility signage, posted rules, imprint on the account access medium (e.g., card, fob, among others), and/or a handout or receipt at the time the account is established.

(4) Controls should require patron acceptance of the risks associated with the use of unrestricted patron deposit accounts, as required by 543.7(g). Acknowledgement and acceptance of the risks may be accomplished in a variety of ways, i.e., by use of the account; by accepting a form advising the patron of same at the time the account is established; by accepting the means of account access; by verbalizing acceptance; or by signing an acknowledgment form, among other means.

(5) Patrons must be provided access to their accounts on the host system. Such access may be provided from the player interface or via some other mechanism or manner of access; e.g., by the insertion of a plastic card, with a machine-readable secure account ID number, into a Kiosk; by the manual input of the account number via a player interface onboard keypad; by the...
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use of an account access medium; or in any other manner authorized.

(6) An account ID may be associated to an account access media such as magnetic striped cards or any other medium that allows the Patron to access or interact with their account.

(7) Best practice suggests that the gaming operation should exercise care in selecting technology for accessing patron deposit accounts that is designed to protect the account ID from unauthorized access, fraud, and forgery.

(i) This may require that technical standards are in place to provide an adequate level of security.

(ii) At a minimum such standards should provide that the account ID must access the appropriate patron deposit account.

NIGC Comment to TGWG Guidance

The guidance appears to create two different types of patron deposit accounts; unrestricted and restricted. The restricted accounts appear to be consistent with NIGC regulation part 543.7(g) and Title 31 of the Bank Secrecy Act. However, it appears that unrestricted patron deposit accounts may not be consistent with the NIGC regulation or Title 31 as they do not require the verification of identification when establishing such accounts. Under the general conditions of the BSA it would not appear that a gaming operation can avoid the requirements by simply asking a patron to acknowledge these risks, whether in writing or verbally. Also, the use of “should” rather than “shall” or “must” in the guidance could lead the reader to believe that the standard is not required by the MICS but that it is recommended.

TGWG Guidance

(i) Patron Deposits, Withdrawals and Adjustments.

(1) Cash and cash equivalents. Controls should be established for patron deposit accounts and cashless system transactions involving cash or cash equivalents in accordance with MICS 543.14 (What are the minimum internal control standards for cage, vault, cash, and cash equivalents?) and the guidance provided in the associated document. Procedures should also comply with all applicable federal regulations (e.g., IRS code, Title 31, among others).

(2) Controls should be in place to govern patron deposit account deposits and withdrawals.

(i) Prior to the patron making a deposit into a patron deposit account, the agent or cashless system must verify the identity of the patron deposit account and, for restricted accounts, the patron’s identity. Reliance on a secured personal identification number (PIN) entered by the patron is an acceptable method of verifying patron identity.

(ii) Prior to the patron making a withdrawal from a patron deposit account, the agent or cashless system must verify the identity of the patron deposit account and availability of funds for withdrawal.

(3) Adjustments made to the patron deposit accounts must be performed by an authorized agent.

(4) When a deposit, withdrawal or adjustment is processed by an agent, a multi-part transaction record must be created containing the following information:

(i) Same document number on all copies;

(ii) Type of transaction, (e.g., deposit, withdrawal, or adjustment);
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(iii) Name or other identifier of the patron for restricted patron deposit accounts;

(iv) The unique account identifier;
(v) Patron signature for withdrawals, unless a secured method of access is utilized;
(vi) Date and time of transaction;
(vii) Dollar amount of transaction;
(viii) Nature of deposit, withdrawal, or adjustment (e.g., cash, check, chips); and
(ix) Signature of the agent processing the transaction.

(5) When a patron deposits or withdraws funds from a patron deposit account electronically, the following shall be recorded and reported:

(i) Date and time of transaction;
(ii) Location (e.g., player interface, kiosk);
(iii) Dollar amount of transaction;
(iv) The unique account identifier;
(v) Detailed patron deposit account transaction records must be available to the patron upon reasonable request; and
(vi) If electronic funds transfers are made to or from a gaming operation bank account for patron deposit account funds, the bank account must be dedicated. To prevent commingling of gaming operation funds with patron fund the bank account may not be used for any other types of transactions.

NIGC Comment to TGWG Guidance

The use of “should” rather than “shall” or “must” in the guidance could lead the reader to believe that the standard is not required by the MICS but that it is recommended. The inclusion of “Agent” within the proposed standard is ambiguous and provides no guidance to the tribes on whether the agent is a Class II vendor representative or an employee of the gaming operation. Also the definition of “Agent” as included in 543.2 may not be consistent with NIGC regulation 25 CFR 556, Background Investigations for Primary Management Officials and Key Employees. Otherwise guidance appears relevant.

TGWG Guidance

(j) Audit and Accounting.

(1) When Patron Deposit Accounts and Cashless Systems are used in conjunction with Class II gaming then controls must be established for audit and accounting in accordance with MICS 543.19 (What are the minimum internal control standards for Audit and Accounting?) and the guidance provided in the associated document.

(2) Best practice suggests that each operational area secure daily audit and accounting records, forms, and documents prior to audit. For example, a cashier may place records in a locked box for next-day delivery to accounting for audit.

NIGC Comment to TGWG Guidance

The Guidance in (1) is a general comment applicable to any section while that in (2) is related to one of many standards that could be provided and is out of place in relation to (1).