

Administrative License - Billiard Rooms

Alteration of Number of Billiard Tables

How to process

Documents to be submitted:

1. Application form (Form no. [022/DLA/DHAL](#). The form can be obtained from IAM.);
2. Original of administrative license;
3. Updated drawing of installation of billiard tables.

Document to be produced:

The original or notarised copy of the identification document which bears the signature of the applicant / legitimate representative is required to be produced.

Locations and office hours for processing the service

Locations for processing:

Integrated Services Centre - Avenida da Praia Grande, n.^{OS} 762-804, Edifício China Plaza , 2.^O andar, Macau;

Northern District Public Services Centre - Rua Nova da Areia Preta, n.^O 52, Centro de Serviços da RAEM, Macau;

Central District Public Services Centre - Rotunda de Carlos da Maia, n.^{OS} 5 e 7, Complexo da Rotunda de Carlos da Maia, 3.^O andar, Macau;

Central District Public Services Centre - S. Lourenço Station: Rua de João Lecaros, Complexo Municipal do Mercado de S. Lourenço, 4.^O andar, Macau;

Islands District Public Services Centre -Rua de Coimbra, n.^O 225, 3.^o andar, Centro de Serviços da RAEM das Ilhas, Taipa;

Islands District Public Services Centre - Seac Pai Van Station: Avenida de Vale das Borboletas, Seac Pai Van Community Complex, 6.^O andar, Coloane.

Office hours:

Monday to Friday, 9:00 a.m. to 6:00 p.m. (no lunch break, closed on Saturdays, Sundays and public holidays)

Fees

Application fee:

In case of increase in the number of billiard tables, the difference in license fee between the number of billiard tables after increase and the original number of billiard tables is required to be paid. Application fee is not required to be paid under other circumstances.

Form fee:

Not applicable

Stamp duty:

The stamp duty for the difference in license fee is required to be paid.

Security deposit:

Not applicable

Fees, Charges and Prices List:

www.iam.gov.mo/p/pricetable/list

Time required for processing**Time for processing:**

Depending on the content of change

Remarks / important notes on application**Important notes:**

1. The person concerned should file the application in person or authorise a representative to file the application;
 2. The above documents are required to be signed by the applicant / legitimate representative except for the ones issued by government departments and public organisations.
-

Progress enquiry and obtaining result of service**Method for obtaining the result of service:**

Visiting in person to obtain the result

Formalities

- First-time Application
- Renewal
- Replacement
- Cancellation
- Change of License Holder
- Alteration of Name of Establishment
- Alteration of Establishment Facilities
- Alteration of Number of Billiard Tables
- Alteration of others

Frequently asked questions

1. What is the definition of application for license?
2. Is it that application for license is not required if membership system is implemented?
3. Can the license be cancelled immediately after the establishment ceases operation?
4. How do non-Macao residents apply for the Certificate of Criminal Record?
5. Can we apply for a license if two shops are merged into one our own initiative?

Legislations

- Approval of the new regime for issue of administrative licenses for specific economic activities - Decree-Law no. 47/98/M

Penalties

- 1. Anyone who continues or recommences operation of an establishment of which the permit or license has been abolished is liable to a fine of MOP30,000.00 to MOP200,000.00 or MOP100,000.00 to MOP500,000.00 respectively depending on whether the offender is an individual or a legal person.
- 2. Anyone who carries out activities restricted by prior notifications or licenses without an appropriate permit or valid license is liable to a fine of MOP15,000.00 to MOP70,000.00 or MOP30,000.00 to MOP200,000.00 respectively depending on whether the offender is an individual or a legal person.
- 3. Anyone who engages in business or carries out projects not in compliance with the forms and conditions that competent authorities are notified of or in breach of the ones set by the competent authorities, and anyone who carries out activities in violation of the operation regulations stipulated in Clause 2 of Article 5 and Clauses 1 and 2 of Article 31 of Decree-Law no. 47/98/M are liable to a fine of MOP10,000.00 to MOP40,000.00 or MOP20,000.00 to MOP100,000.00 respectively depending on whether the offender is an individual or a legal person.
- 4. Anyone who does not fulfil the obligations stipulated in Article 4, Clauses 1 and 3 of Article 7 and Clause 2 of Article 44 of Decree-Law no. 47/98/M is liable to a fine of MOP2,000.00 to MOP15,000.00 or MOP4,000.00 to MOP50,000.00 respectively depending on whether the offender is an individual or a legal person.

Last Update : 01/05/2023