

17. Offences

- (1) A person must not conduct a junket as a junket operator unless the person holds an approval that authorizes him or her to conduct the junket.
Penalty: \$1 000.
- (2) A person must not conduct a junket as a junket operator's representative unless the person holds an approval that authorizes him or her to conduct the junket.
Penalty: \$1 000.
- (3) A person who is a casino licensee or casino operator, or the agent or employee of a casino licensee or casino operator, must not permit a junket operator or junket operator's representative to conduct a junket unless the junket operator holds an approval that authorizes him or her to conduct the junket.
Penalty: \$1 000.
- (4) A person who is a casino licensee or casino operator, or the agent or employee of a casino licensee or casino operator, must not permit a junket operator's representative to conduct a junket unless the representative holds an approval that authorizes him or her to conduct the junket.
Penalty: \$1 000.
- (5) If the holder of an approval is convicted of an offence, the holder must, in writing notify the Commissioner of the conviction within 14 days.
Penalty: \$1 000.
- (6) If a casino operator becomes aware that the holder of an approval has been, or may have been, convicted of an offence, the casino operator must inform the Commission to that effect as soon as practicable.
Penalty: \$1 000.