THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 2330 Session of 2004

INTRODUCED BY DiGIROLAMO, J. EVANS, FRANKEL, GRUCELA, HARHAI, HORSEY, MELIO, O'NEILL, TIGUE, WHEATLEY AND WRIGHT, FEBRUARY 3, 2004

AS AMENDED ON THIRD CONSIDERATION, IN SENATE, JULY 1, 2004

AN ACT

1 2	Providing for the duties of the Pennsylvania State Police regarding criminal history background reports for persons	<-
3 4 5 6 7 8 9 10 11 12 13 14 15 16	<pre>participating in harness or horse racing. AMENDING TITLE 4 (AMUSEMENTS) OF THE PENNSYLVANIA CONSOLIDATED STATUTES, AUTHORIZING CERTAIN RACETRACK AND OTHER GAMING; PROVIDING FOR REGULATION OF GAMING LICENSEES; ESTABLISHING AND PROVIDING FOR THE POWERS AND DUTIES OF THE PENNSYLVANIA GAMING CONTROL BOARD; CONFERRING POWERS AND IMPOSING DUTIES ON THE DEPARTMENT OF REVENUE, THE DEPARTMENT OF HEALTH, THE OFFICE OF ATTORNEY GENERAL, THE PENNSYLVANIA STATE POLICE AND THE PENNSYLVANIA LIQUOR CONTROL BOARD; ESTABLISHING THE STATE GAMING FUND, THE PENNSYLVANIA RACE HORSE DEVELOPMENT FUND, THE PENNSYLVANIA GAMING ECONOMIC DEVELOPMENT AND TOURISM FUND, THE COMPULSIVE PROBLEM GAMBLING TREATMENT FUND AND THE PROPERTY TAX RELIEF FUND; PROVIDING FOR ENFORCEMENT; IMPOSING PENALTIES; MAKING APPROPRIATIONS; AND MAKING RELATED REPEALS.</pre>	<-
17 18	The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:	
10	hereby enacts as forrows.	
19	Section 1. Criminal history background reports.	<-
20	(a) Duty to provide. The Pennsylvania State Police shall,	
21	at the request of the State Harness Racing Commission or the	
22	State Horse Racing Commission, provide criminal history	
23	background reports, which shall include records of criminal	
24	arrests or convictions, on applicants for licensure by the	

1	respective commission pursuant to section 213 of the act of			
2	December 17, 1981 (P.L.435, No.135), known as the Race Horse			
3	Industry Reform Act, including, but not limited to, officers,			
4	directors and stockholders of licensed corporations, horse			
5	owners, trainers, jockeys, drivers and other persons			
6	participating in thoroughbred or harness horse meetings and			
7	other persons and vendors who exercise their occupation or			
8	employment at such meetings.			
9	(b) Submittal of fingerprints. Applicants to the State			
10	Harness Racing Commission and the State Horse Racing Commission			
11	shall submit a full set of their fingerprints which shall be			
12	forwarded by the respective commission to the Pennsylvania State			
13	Police for the purpose of verifying the identity of the			
14	applicants and facilitating the preparation of criminal history			
15	background reports under subsection (a).			
16	(c) Exemption. The State Harness Racing Commission and the			
17	State Horse Racing Commission may exempt applicants for			
18	positions not related to the care or training of horses, racing,			
19	wagering, security or the management of licensed corporations			
20	from the provisions of this act.			
21	Section 2. Effective date.			
22	This act shall take effect in 60 days.			
23	SECTION 1. TITLE 4 OF THE PENNSYLVANIA CONSOLIDATED STATUTES $<-$			
24	IS AMENDED BY ADDING A PART TO READ:			
25	PART II			
26	GAMING			
27	CHAPTER			
28	11. GENERAL PROVISIONS			
29	12. PENNSYLVANIA GAMING CONTROL BOARD			
30	13. LICENSEES			

20040H2330B4272

- 2 -

1	14.	REVENUES				
2	15.	ADMINISTRATION AND ENFORCEMENT				
3	18.	FINGERPRINTING				
4	19.	MISCELLANEOUS PROVISIONS				
5		CHAPTER 11				
6		GENERAL PROVISIONS				
7	SEC.					
8	1101.	SHORT TITLE.				
9	1102.	LEGISLATIVE INTENT.				
10	1103.	DEFINITIONS.				
11		CHAPTER 11				
12		GENERAL PROVISIONS				
13	§ 1101	. SHORT TITLE.				
14	THIS PART SHALL BE KNOWN AND MAY BE CITED AS THE PENNSYLVANIA					
15	5 RACE HORSE DEVELOPMENT AND GAMING ACT.					
16	§ 1102. LEGISLATIVE INTENT.					
17	THE GENERAL ASSEMBLY RECOGNIZES THE FOLLOWING PUBLIC POLICY					
18	18 PURPOSES AND DECLARES THAT THE FOLLOWING OBJECTIVES OF THE					
19	9 COMMONWEALTH ARE TO BE SERVED BY THIS PART:					
20		(1) THE PRIMARY OBJECTIVE OF THIS PART TO WHICH ALL				
21	OTH	ER OBJECTIVES AND PURPOSES ARE SECONDARY IS TO PROTECT THE				
22	PUB	LIC THROUGH THE REGULATION AND POLICING OF ALL ACTIVITIES				
23	INV	OLVING GAMING AND PRACTICES THAT CONTINUE TO BE UNLAWFUL.				
24		(2) THE AUTHORIZATION OF LIMITED GAMING BY THE				
25	INS	TALLATION AND OPERATION OF SLOT MACHINES AS AUTHORIZED IN				
26	THI	S PART IS INTENDED TO ENHANCE LIVE HORSE RACING, BREEDING				
27	PRO	GRAMS, ENTERTAINMENT AND EMPLOYMENT IN THIS COMMONWEALTH.				
28		(3) THE AUTHORIZATION OF LIMITED GAMING IS INTENDED TO				
29	PRO	VIDE A SIGNIFICANT SOURCE OF NEW REVENUE TO THE				
30	COM	MONWEALTH TO SUPPORT PROPERTY TAX RELIEF, WAGE TAX				
200	20040H2330B4272 - 3 -					

REDUCTION, ECONOMIC DEVELOPMENT OPPORTUNITIES AND OTHER
 SIMILAR INITIATIVES.

3 (4) THE AUTHORIZATION OF LIMITED GAMING IS INTENDED TO
4 POSITIVELY ASSIST THE COMMONWEALTH'S HORSE RACING INDUSTRY,
5 SUPPORT PROGRAMS INTENDED TO FOSTER AND PROMOTE HORSE
6 BREEDING AND IMPROVE THE LIVING AND WORKING CONDITIONS OF
7 PERSONNEL WHO WORK AND RESIDE IN AND AROUND THE STABLE AND
8 BACKSIDE AREAS OF RACETRACKS.

9 (5) THE AUTHORIZATION OF LIMITED GAMING IS INTENDED TO 10 PROVIDE BROAD ECONOMIC OPPORTUNITIES TO THE CITIZENS OF THIS 11 COMMONWEALTH AND SHALL BE IMPLEMENTED IN SUCH A MANNER AS TO 12 PREVENT POSSIBLE MONOPOLIZATION BY ESTABLISHING REASONABLE 13 RESTRICTIONS ON THE CONTROL OF MULTIPLE LICENSED GAMING 14 FACILITIES IN THIS COMMONWEALTH.

15 (6) THE AUTHORIZATION OF LIMITED GAMING IS INTENDED TO
16 ENHANCE THE FURTHER DEVELOPMENT OF THE TOURISM MARKET
17 THROUGHOUT THIS COMMONWEALTH, INCLUDING, BUT NOT LIMITED TO,
18 YEAR-ROUND RECREATIONAL AND TOURISM LOCATIONS IN THIS
19 COMMONWEALTH.

20 (7) PARTICIPATION IN LIMITED GAMING AUTHORIZED UNDER THIS PART BY ANY LICENSEE OR PERMITTEE SHALL BE DEEMED A 21 22 PRIVILEGE, CONDITIONED UPON THE PROPER AND CONTINUED 23 QUALIFICATION OF THE LICENSEE OR PERMITTEE AND UPON THE 24 DISCHARGE OF THE AFFIRMATIVE RESPONSIBILITY OF EACH LICENSEE 25 TO PROVIDE THE REGULATORY AND INVESTIGATORY AUTHORITIES OF 26 THE COMMONWEALTH WITH ASSISTANCE AND INFORMATION NECESSARY TO 27 ASSURE THAT THE POLICIES DECLARED BY THIS PART ARE ACHIEVED. 28 (8) STRICTLY MONITORED AND ENFORCED CONTROL OVER ALL LIMITED GAMING AUTHORIZED BY THIS PART SHALL BE PROVIDED 29

20040H2330B4272

30

- 4 -

THROUGH REGULATION, LICENSING AND APPROPRIATE ENFORCEMENT

1 ACTIONS OF SPECIFIED LOCATIONS, PERSONS, ASSOCIATIONS,

2 PRACTICES, ACTIVITIES, LICENSEES AND PERMITTEES.

3 (9) STRICT FINANCIAL MONITORING AND CONTROLS SHALL BE
4 ESTABLISHED AND ENFORCED BY ALL LICENSEES OR PERMITTEES.

5 (10) THE PUBLIC INTEREST OF THE CITIZENS OF THIS
6 COMMONWEALTH AND THE SOCIAL EFFECT OF GAMING SHALL BE TAKEN
7 INTO CONSIDERATION IN ANY DECISION OR ORDER MADE PURSUANT TO
8 THIS PART.

9 (11) IT IS NECESSARY TO MAINTAIN THE INTEGRITY OF THE 10 REGULATORY CONTROL AND LEGISLATIVE OVERSIGHT OVER THE 11 OPERATION OF SLOT MACHINES IN THIS COMMONWEALTH; TO PREVENT THE ACTUAL OR APPEARANCE OF CORRUPTION THAT MAY RESULT FROM 12 13 LARGE CAMPAIGN CONTRIBUTIONS; ENSURE THE BIPARTISAN 14 ADMINISTRATION OF THIS PART; AND AVOID ACTIONS THAT MAY ERODE 15 PUBLIC CONFIDENCE IN THE SYSTEM OF REPRESENTATIVE GOVERNMENT. 16 § 1103. DEFINITIONS.

17 THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS PART SHALL
18 HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE
19 CONTEXT CLEARLY INDICATES OTHERWISE:

20 "AFFILIATE" OR "AFFILIATED COMPANY." A PERSON THAT DIRECTLY
21 OR INDIRECTLY, THROUGH ONE OR MORE INTERMEDIARIES, CONTROLS, IS
22 CONTROLLED BY OR IS UNDER COMMON CONTROL WITH A SPECIFIED
23 PERSON.

24 "APPLICANT." ANY PERSON, OFFICER, DIRECTOR OR KEY EMPLOYEE,
25 WHO ON HIS OWN BEHALF OR ON BEHALF OF ANOTHER, IS APPLYING FOR
26 PERMISSION TO ENGAGE IN ANY ACT OR ACTIVITY WHICH IS REGULATED
27 UNDER THE PROVISIONS OF THIS PART. IN CASES IN WHICH THE
28 APPLICANT IS A CORPORATION, FOUNDATION, ORGANIZATION, BUSINESS
29 TRUST, ESTATE, LIMITED LIABILITY COMPANY, TRUST, PARTNERSHIP,
30 LIMITED PARTNERSHIP, ASSOCIATION OR ANY OTHER FORM OF LEGAL
20040H2330B4272 - 5 -

1 BUSINESS ENTITY, THE PENNSYLVANIA GAMING CONTROL BOARD SHALL 2 DETERMINE THE ASSOCIATED PERSONS WHOSE QUALIFICATIONS ARE 3 NECESSARY AS A PRECONDITION TO THE LICENSING OF THE APPLICANT. 4 "APPROVED," "APPROVAL" OR "APPROVE." WHEN USED IN REFERENCE 5 TO AN APPLICATION SUBMITTED TO THE STATE HORSE RACING COMMISSION OR THE STATE HARNESS RACING COMMISSION TO CONDUCT HARNESS OR 6 7 THOROUGHBRED RACE MEETINGS, OR THE PENNSYLVANIA GAMING CONTROL BOARD TO AUTHORIZE AND REGULATE THE PLACEMENT AND OPERATION OF 8 9 SLOT MACHINES, THE TERMS REFER TO THE DATE THAT AN APPLICATION 10 TO THE STATE HORSE RACING COMMISSION, STATE HARNESS RACING 11 COMMISSION OR THE BOARD IS GRANTED REGARDLESS OF THE PENDENCY OF ANY ADMINISTRATIVE OR JUDICIAL APPEALS OR OTHER LEGAL ACTION 12 13 CHALLENGING THE DECISION OF EITHER COMMISSION OR THE BOARD. 14 "ASSOCIATED EQUIPMENT." ANY EQUIPMENT OR MECHANICAL, 15 ELECTROMECHANICAL OR ELECTRONIC CONTRIVANCE, COMPONENT OR 16 MACHINE USED IN CONNECTION WITH GAMING, INCLUDING LINKING 17 DEVICES WHICH CONNECT TO PROGRESSIVE SLOT MACHINES OR SLOT 18 MACHINES, REPLACEMENT PARTS, EQUIPMENT WHICH AFFECTS THE PROPER 19 REPORTING OF GROSS REVENUE, COMPUTERIZED SYSTEMS FOR CONTROLLING 20 AND MONITORING SLOT MACHINES, INCLUDING, BUT NOT LIMITED TO, THE 21 CENTRAL CONTROL COMPUTER AND DEVICES FOR WEIGHING OR COUNTING 22 MONEY.

23 "AUTHORITY." AN AUTHORITY CREATED BY THE COMMONWEALTH WHICH 24 PURCHASES STATE GAMING RECEIPTS UNDER SECTION 1202 (RELATING TO 25 GENERAL AND SPECIFIC POWERS).

26 "BACKGROUND INVESTIGATION." A SECURITY, CRIMINAL, CREDIT AND 27 SUITABILITY INVESTIGATION OF A PERSON AS PROVIDED FOR IN THIS 28 PART. THE INVESTIGATION SHALL INCLUDE THE STATUS OF TAXES OWED 29 TO THE UNITED STATES AND TO THE COMMONWEALTH AND ITS POLITICAL 30 SUBDIVISIONS.

20040H2330B4272

– б –

1 "BACKSIDE AREA." THOSE AREAS OF THE RACETRACK FACILITY THAT 2 ARE NOT GENERALLY ACCESSIBLE TO THE PUBLIC AND WHICH INCLUDE, 3 BUT ARE NOT LIMITED TO, THOSE FACILITIES COMMONLY REFERRED TO AS 4 BARNS, TRACK KITCHENS, RECREATION HALLS, BACKSIDE EMPLOYEE 5 OUARTERS AND TRAINING TRACKS, AND ROADWAYS PROVIDING ACCESS THERETO. THE TERM DOES NOT INCLUDE THOSE AREAS OF THE RACETRACK 6 7 FACILITY WHICH ARE GENERALLY ACCESSIBLE TO THE PUBLIC, INCLUDING THE VARIOUS BUILDINGS COMMONLY REFERRED TO AS THE GRANDSTAND OR 8 9 THE RACING SURFACES, PADDOCK ENCLOSURES AND WALKING RINGS. 10 "BOARD." THE PENNSYLVANIA GAMING CONTROL BOARD ESTABLISHED 11 UNDER SECTION 1201 (RELATING TO PENNSYLVANIA GAMING CONTROL 12 BOARD ESTABLISHED).

13 "BONDS." BONDS, NOTES, INSTRUMENTS, REFUNDING NOTES AND 14 BONDS AND OTHER EVIDENCES OF INDEBTEDNESS OR OBLIGATIONS, WHICH 15 AN AUTHORITY ISSUES TO FUND THE PURCHASE OF STATE GAMING 16 RECEIPTS.

17 "BUREAU." THE BUREAU OF INVESTIGATIONS AND ENFORCEMENT OF18 THE PENNSYLVANIA GAMING CONTROL BOARD.

"CENTRAL CONTROL COMPUTER." A CENTRAL SITE COMPUTER 19 20 CONTROLLED BY THE DEPARTMENT OF REVENUE AND ACCESSIBLE BY THE 21 PENNSYLVANIA GAMING CONTROL BOARD TO WHICH ALL SLOT MACHINES 22 COMMUNICATE FOR THE PURPOSE OF AUDITING CAPACITY, REAL-TIME 23 INFORMATION RETRIEVAL OF THE DETAILS OF ANY FINANCIAL EVENT THAT 24 OCCURS IN THE OPERATION OF A SLOT MACHINE, INCLUDING, BUT NOT 25 LIMITED TO, COIN IN, COIN OUT, TICKET IN, TICKET OUT, JACKPOTS, 26 MACHINE DOOR OPENINGS AND POWER FAILURE, AND REMOTE MACHINE 27 ACTIVATION AND DISABLING OF SLOT MACHINES.

28 "CHEAT." TO ALTER WITHOUT AUTHORIZATION THE ELEMENTS OF29 CHANCE, METHOD OF SELECTION OR CRITERIA WHICH DETERMINE:

30 (1) THE RESULT OF A SLOT MACHINE GAME.

20040H2330B4272

- 7 -

1 (2) THE AMOUNT OR FREQUENCY OF PAYMENT IN A SLOT MACHINE 2 GAME.

3

(3) THE VALUE OF A WAGERING INSTRUMENT.

4 (4) THE VALUE OF A WAGERING CREDIT.

5 THE TERM DOES NOT INCLUDE ALTERING FOR REQUIRED MAINTENANCE AND 6 REPAIR.

7 "COMMISSION" OR "COMMISSIONS." THE STATE HORSE RACING
8 COMMISSION OR THE STATE HARNESS RACING COMMISSION, OR BOTH AS
9 THE CONTEXT MAY REQUIRE.

"CONTROLLING INTEREST." A PERSON SHALL BE DEEMED TO HAVE THE 10 11 ABILITY TO CONTROL A PUBLICLY TRADED CORPORATION, OR TO ELECT ONE OR MORE OF THE MEMBERS OF ITS BOARD OF DIRECTORS, IF SUCH 12 13 HOLDER OWNS OR BENEFICIALLY HOLDS 5% OR MORE OF THE SECURITIES 14 OF SUCH PUBLICLY TRADED DOMESTIC OR FOREIGN CORPORATION, 15 PARTNERSHIP, LIMITED LIABILITY COMPANY OR ANY OTHER FORM OF 16 LEGAL ENTITY, UNLESS SUCH PRESUMPTION OF CONTROL OR ABILITY TO 17 ELECT IS REBUTTED BY CLEAR AND CONVINCING EVIDENCE. A PERSON WHO 18 IS A HOLDER OF SECURITIES OF A PRIVATELY HELD DOMESTIC OR 19 FOREIGN CORPORATION, PARTNERSHIP, LIMITED LIABILITY COMPANY OR 20 ANY OTHER FORM OF LEGAL ENTITY SHALL BE DEEMED TO POSSESS A CONTROLLING INTEREST UNLESS SUCH PRESUMPTION OF CONTROL IS 21 22 REBUTTED BY CLEAR AND CONVINCING EVIDENCE.

"CONVICTION." A FINDING OF GUILT OR A PLEA OF GUILTY OR NOLO
CONTENDERE, WHETHER OR NOT A JUDGMENT OF SENTENCE HAS BEEN
IMPOSED AS DETERMINED BY THE LAW OF THE JURISDICTION IN WHICH
THE PROSECUTION WAS HELD. THE TERM DOES NOT INCLUDE A CONVICTION
THAT HAS BEEN EXPUNGED, OVERTURNED OR FOR WHICH AN INDIVIDUAL
HAS BEEN PARDONED OR AN ORDER OF ACCELERATED REHABILITATIVE
DISPOSITION.

30 "DEPARTMENT." THE DEPARTMENT OF REVENUE OF THE COMMONWEALTH. 20040H2330B4272 - 8 - "FINANCIAL BACKER." AN INVESTOR, MORTGAGEE, BOND HOLDER,
 NOTE HOLDER, OR OTHER SOURCES OF EQUITY OR CAPITAL PROVIDED TO
 AN APPLICANT OR LICENSED ENTITY.

4 "FUND." THE STATE GAMING FUND ESTABLISHED UNDER SECTION 1403
5 (RELATING TO ESTABLISHMENT OF STATE GAMING FUND AND NET SLOT
6 MACHINE REVENUE DISTRIBUTION).

7 "GAMING EMPLOYEE." ANY EMPLOYEE OF A SLOT MACHINE LICENSEE,8 INCLUDING, BUT NOT LIMITED TO:

9 (1) CASHIERS.

10 (2) CHANGE PERSONNEL.

11 (3) COUNTING ROOM PERSONNEL.

12 (4) SLOT ATTENDANTS.

13 (5) HOSTS OR OTHER PERSONS AUTHORIZED TO EXTEND14 COMPLIMENTARY SERVICES.

15 (6) MACHINE MECHANICS OR COMPUTER MACHINE TECHNICIANS.

16 (7) SECURITY PERSONNEL.

17 (8) SURVEILLANCE PERSONNEL.

18 (9) SUPERVISORS AND MANAGERS.

THE TERM INCLUDES EMPLOYEES OF A PERSON HOLDING A SUPPLIER'S
LICENSE WHOSE DUTIES ARE DIRECTLY INVOLVED WITH THE REPAIR OR
DISTRIBUTION OF SLOT MACHINES AND ASSOCIATED EQUIPMENT SOLD OR
PROVIDED TO THE LICENSED FACILITY WITHIN THIS COMMONWEALTH AS
DETERMINED BY THE PENNSYLVANIA GAMING CONTROL BOARD. THE TERM
DOES NOT INCLUDE BARTENDERS, COCKTAIL SERVERS OR OTHER PERSONS
ENGAGED SOLELY IN PREPARING OR SERVING FOOD OR BEVERAGES,
CLERICAL OR SECRETARIAL PERSONNEL, PARKING ATTENDANTS,
JANITORIAL, STAGE, SOUND AND LIGHT TECHNICIANS AND OTHER
NONGAMING PERSONNEL AS DETERMINED BY THE BOARD.
"GROSS TERMINAL REVENUE." THE TOTAL OF WAGERS RECEIVED BY A

20040H2330B4272

- 9 -

(1) CASH OR CASH EQUIVALENTS PAID OUT TO PATRONS AS A
 RESULT OF PLAYING A SLOT MACHINE WHICH ARE PAID TO PATRONS
 EITHER MANUALLY OR PAID OUT BY THE SLOT MACHINE.

4 (2) CASH PAID TO PURCHASE ANNUITIES TO FUND PRIZES
5 PAYABLE TO PATRONS OVER A PERIOD OF TIME AS A RESULT OF
6 PLAYING A SLOT MACHINE.

7 (3) ANY PERSONAL PROPERTY DISTRIBUTED TO A PATRON AS THE 8 RESULT OF PLAYING A SLOT MACHINE. THIS DOES NOT INCLUDE 9 TRAVEL EXPENSES, FOOD, REFRESHMENTS, LODGING OR SERVICES. 10 THE TERM DOES NOT INCLUDE COUNTERFEIT MONEY OR TOKENS, COINS OR 11 CURRENCY OF OTHER COUNTRIES WHICH ARE RECEIVED IN SLOT MACHINES, EXCEPT TO THE EXTENT THAT THEY ARE READILY CONVERTIBLE TO UNITED 12 13 STATES CURRENCY, CASH TAKEN IN FRAUDULENT ACTS PERPETRATED 14 AGAINST A SLOT MACHINE LICENSEE FOR WHICH THE LICENSEE IS NOT 15 REIMBURSED OR CASH RECEIVED AS ENTRY FEES FOR CONTESTS OR 16 TOURNAMENTS IN WHICH THE PATRONS COMPETE FOR PRIZES.

17 "HORSEMEN OF THIS COMMONWEALTH." A THOROUGHBRED OR 18 STANDARDBRED HORSE OWNER OR TRAINER WHO ENTERS AND RUNS HIS OR HER HORSE AT A LICENSED RACING ENTITY IN THE CURRENT OR PRIOR 19 20 CALENDAR YEAR AND MEETS THE REQUIREMENTS OF THE HORSEMEN'S ORGANIZATION OF WHICH HE OR SHE IS A MEMBER TO PARTICIPATE IN 21 22 THE RECEIPT OF BENEFITS THEREFROM; OR AN EMPLOYEE OF A TRAINER 23 WHO MEETS THE REQUIREMENTS OF THE HORSEMEN'S ORGANIZATION OF 24 WHICH HE OR SHE IS A MEMBER TO PARTICIPATE IN THE RECEIPT OF 25 BENEFITS THEREFROM.

26 "HORSEMEN'S ORGANIZATION." A TRADE ASSOCIATION WHICH
27 REPRESENTS THE MAJORITY OF OWNERS AND TRAINERS WHO OWN AND RACE
28 HORSES AT A LICENSED RACETRACK.

29 "INSTITUTIONAL INVESTOR." ANY RETIREMENT FUND ADMINISTERED 30 BY A PUBLIC AGENCY FOR THE EXCLUSIVE BENEFIT OF FEDERAL, STATE, 20040H2330B4272 - 10 -

OR LOCAL PUBLIC EMPLOYEES; INVESTMENT COMPANY REGISTERED UNDER 1 THE INVESTMENT COMPANY ACT OF 1940 (54 STAT. 789, 15 U.S.C. § 2 3 80A-1 ET SEQ.); COLLECTIVE INVESTMENT TRUST ORGANIZED BY BANKS 4 UNDER PART NINE OF THE RULES OF THE COMPTROLLER OF THE CURRENCY; 5 CLOSED END INVESTMENT TRUST; CHARTERED OR LICENSED LIFE INSURANCE COMPANY OR PROPERTY AND CASUALTY INSURANCE COMPANY; 6 7 BANKING AND OTHER CHARTERED OR LICENSED LENDING INSTITUTION; INVESTMENT ADVISOR REGISTERED UNDER THE INVESTMENT ADVISORS ACT 8 9 OF 1940 (54 STAT. 847, 15 U.S.C. § 80B-1 ET SEQ.); AND SUCH 10 OTHER PERSONS AS THE PENNSYLVANIA GAMING CONTROL BOARD MAY 11 DETERMINE CONSISTENT WITH THIS PART.

"ISSUED," "ISSUANCE" OR "ISSUE." WHEN USED IN REFERENCE TO 12 13 AN APPLICATION SUBMITTED TO THE STATE HORSE RACING COMMISSION OR 14 THE STATE HARNESS RACING COMMISSION TO CONDUCT HARNESS OR 15 THOROUGHBRED RACE MEETINGS, OR THE PENNSYLVANIA GAMING CONTROL 16 BOARD TO AUTHORIZE THE PLACEMENT AND OPERATION OF SLOT MACHINES, THE TERMS REFER TO THE DATE WHEN A DETERMINATION BY THE 17 18 COMMISSIONS OR THE BOARD APPROVING AN APPLICATION BROUGHT BEFORE 19 THE AGENCIES BECOMES FINAL, BINDING AND NONAPPEALABLE AND IS NOT 20 SUBJECT TO A PENDING LEGAL CHALLENGE.

"KEY EMPLOYEE." ANY INDIVIDUAL WHO IS EMPLOYED IN A DIRECTOR 21 22 OR DEPARTMENT HEAD CAPACITY AND WHO IS EMPOWERED TO MAKE DISCRETIONARY DECISIONS THAT REGULATE SLOT MACHINE OPERATIONS, 23 24 INCLUDING THE GENERAL MANAGER AND ASSISTANT MANAGER OF THE 25 LICENSED FACILITY, DIRECTOR OF SLOT OPERATIONS, DIRECTOR OF CAGE 26 AND/OR CREDIT OPERATIONS, DIRECTOR OF SURVEILLANCE, DIRECTOR OF 27 MARKETING, DIRECTOR OF MANAGEMENT INFORMATION SYSTEMS, DIRECTOR 28 OF SECURITY, COMPTROLLER AND ANY EMPLOYEE WHO SUPERVISES THE 29 OPERATIONS OF THESE DEPARTMENTS OR TO WHOM THESE DEPARTMENT 30 DIRECTORS OR DEPARTMENT HEADS REPORT, AND SUCH OTHER POSITIONS 20040H2330B4272 - 11 -

WHICH THE PENNSYLVANIA GAMING CONTROL BOARD SHALL DETERMINE,
 BASED ON DETAILED ANALYSES OF JOB DESCRIPTIONS AS PROVIDED IN
 THE INTERNAL CONTROLS OF THE LICENSEE AS APPROVED BY THE BOARD.
 ALL OTHER GAMING EMPLOYEES, UNLESS OTHERWISE DESIGNATED BY THE
 BOARD, SHALL BE CLASSIFIED AS NONKEY EMPLOYEES.

6 "LICENSED ENTITY." ANY SLOT MACHINE LICENSEE, MANUFACTURER
7 LICENSEE, SUPPLIER LICENSEE OR OTHER PERSON LICENSED BY THE
8 PENNSYLVANIA GAMING CONTROL BOARD UNDER THIS PART.

9 "LICENSED FACILITY." THE PHYSICAL LAND BASED LOCATION AND 10 ASSOCIATED AREAS AT WHICH A LICENSED GAMING ENTITY IS AUTHORIZED 11 TO PLACE AND OPERATE SLOT MACHINES.

"LICENSED GAMING ENTITY" OR "SLOT MACHINE LICENSEE." A 12 13 PERSON THAT HOLDS A SLOT MACHINE LICENSE PURSUANT TO THIS PART. "LICENSED RACETRACK" OR "RACETRACK." THE PHYSICAL FACILITY 14 15 AND GROUNDS WHERE A PERSON HAS OBTAINED A LICENSE FROM EITHER 16 THE STATE HORSE RACING COMMISSION OR THE STATE HARNESS RACING COMMISSION TO CONDUCT LIVE THOROUGHBRED OR HARNESS RACE MEETINGS 17 18 RESPECTIVELY WITH PARI-MUTUEL WAGERING. THE TERM "RACETRACK" OR 19 "ITS RACETRACK" SHALL MEAN THE PHYSICAL LAND BASED LOCATION AT 20 WHICH LIVE HORSE RACING IS CONDUCTED EVEN IF NOT OWNED BY THE 21 PERSON.

22 "LICENSED RACING ENTITY." ANY LEGAL ENTITY THAT HAS OBTAINED 23 A LICENSE TO CONDUCT LIVE THOROUGHBRED OR HARNESS HORSE RACE 24 MEETINGS RESPECTIVELY WITH PARI-MUTUEL WAGERING FROM EITHER THE 25 STATE HORSE RACING COMMISSION OR THE STATE HARNESS RACING 26 COMMISSION PURSUANT TO THE ACT OF DECEMBER 17, 1981 (P.L.435, 27 NO.135), KNOWN AS THE RACE HORSE INDUSTRY REFORM ACT.

28 "MANUFACTURER." A PERSON WHO MANUFACTURES, BUILDS, REBUILDS, 29 FABRICATES, ASSEMBLES, PRODUCES, PROGRAMS, DESIGNS OR OTHERWISE 30 MAKES MODIFICATIONS TO ANY SLOT MACHINE OR ASSOCIATED EQUIPMENT 20040H2330B4272 - 12 - FOR USE OR PLAY OF SLOT MACHINES IN THIS COMMONWEALTH FOR GAMING
 PURPOSES.

3 "MANUFACTURER LICENSE." A LICENSE ISSUED BY THE PENNSYLVANIA
4 GAMING CONTROL BOARD AUTHORIZING A MANUFACTURER TO MANUFACTURE
5 OR PRODUCE SLOT MACHINES OR ASSOCIATED EQUIPMENT FOR USE IN THIS
6 COMMONWEALTH FOR GAMING PURPOSES.

7 "MANUFACTURER LICENSEE." A MANUFACTURER THAT OBTAINS A8 MANUFACTURER LICENSE.

9 "MUNICIPALITY." A CITY, BOROUGH, INCORPORATED TOWN OR 10 TOWNSHIP.

"NET TERMINAL REVENUE." THE NET AMOUNT OF THE GROSS TERMINAL REVENUE LESS THE TAX AND ASSESSMENTS IMPOSED BY SECTIONS 1402 (RELATING TO GROSS TERMINAL REVENUE DEDUCTIONS), 1403 (RELATING TO ESTABLISHMENT OF STATE GAMING FUND AND NET SLOT MACHINE REVENUE DISTRIBUTION), 1405 (RELATING TO PENNSYLVANIA RACE HORSE DEVELOPMENT FUND) AND 1407 (RELATING TO PENNSYLVANIA GAMING ECONOMIC DEVELOPMENT AND TOURISM FUND).

18 "NONPRIMARY LOCATION." ANY FACILITY IN WHICH PARI-MUTUEL
19 WAGERING IS CONDUCTED BY A LICENSED RACING ENTITY OTHER THAN THE
20 RACETRACK WHERE LIVE RACING IS CONDUCTED.

21 "OCCUPATION PERMIT." A PERMIT AUTHORIZING AN INDIVIDUAL TO
22 BE EMPLOYED OR WORK AS A GAMING EMPLOYEE AT A LICENSED FACILITY.
23 "PERMITTEE." A HOLDER OF A PERMIT ISSUED PURSUANT TO THIS
24 PART.

25 "PERSON." ANY NATURAL PERSON, CORPORATION, FOUNDATION,
26 ORGANIZATION, BUSINESS TRUST, ESTATE, LIMITED LIABILITY COMPANY,
27 LICENSED CORPORATION, TRUST, PARTNERSHIP, LIMITED LIABILITY
28 PARTNERSHIP, ASSOCIATION OR ANY OTHER FORM OF LEGAL BUSINESS
29 ENTITY.

30 "PROGRESSIVE PAYOUT." A SLOT MACHINE WAGER PAYOUT THAT 20040H2330B4272 - 13 - INCREASES IN A MONETARY AMOUNT BASED ON THE AMOUNTS WAGERED IN A
 PROGRESSIVE SYSTEM.

3 "PROGRESSIVE SYSTEM." A COMPUTERIZED SYSTEM LINKING SLOT
4 MACHINES IN ONE OR MORE LICENSED FACILITIES WITHIN THIS
5 COMMONWEALTH AND OFFERING ONE OR MORE COMMON PROGRESSIVE PAYOUTS
6 BASED ON THE AMOUNTS WAGERED.

7 "RACE HORSE INDUSTRY REFORM ACT." THE ACT OF DECEMBER 17,
8 1981 (P.L.435, NO.135), KNOWN AS THE RACE HORSE INDUSTRY REFORM
9 ACT.

10 "REVENUE OR TOURISM ENHANCED LOCATION." ANY LOCATION WITHIN 11 THIS COMMONWEALTH DETERMINED BY THE PENNSYLVANIA GAMING CONTROL 12 BOARD, IN ITS DISCRETION, WHICH WILL MAXIMIZE NET REVENUE TO THE 13 COMMONWEALTH OR ENHANCE YEAR-ROUND RECREATIONAL TOURISM WITHIN 14 THIS COMMONWEALTH, IN COMPARISON TO OTHER PROPOSED FACILITIES 15 AND IS OTHERWISE CONSISTENT WITH THE PROVISIONS OF THIS PART AND 16 ITS DECLARED PUBLIC POLICY PURPOSES.

17 "SECURITY." AS DEFINED IN THE ACT OF DECEMBER 5, 1972 18 (P.L.1280, NO.284), KNOWN AS THE PENNSYLVANIA SECURITIES ACT OF 19 1972.

20 "SLOT MACHINE." ANY MECHANICAL OR ELECTRICAL CONTRIVANCE, 21 TERMINAL, MACHINE OR OTHER DEVICE APPROVED BY THE PENNSYLVANIA 22 GAMING CONTROL BOARD WHICH, UPON INSERTION OF A COIN, BILL, TICKET, TOKEN OR SIMILAR OBJECT THEREIN OR UPON PAYMENT OF ANY 23 24 CONSIDERATION WHATSOEVER, INCLUDING THE USE OF ANY ELECTRONIC 25 PAYMENT SYSTEM EXCEPT A CREDIT CARD OR DEBIT CARD, IS AVAILABLE 26 TO PLAY OR OPERATE, THE PLAY OR OPERATION OF WHICH, WHETHER BY 27 REASON OF SKILL OR APPLICATION OF THE ELEMENT OF CHANCE, OR 28 BOTH, MAY DELIVER OR ENTITLE THE PERSON OR PERSONS PLAYING OR 29 OPERATING THE CONTRIVANCE, TERMINAL, MACHINE OR OTHER DEVICE TO 30 RECEIVE CASH, BILLETS, TICKETS, TOKENS OR ELECTRONIC CREDITS TO 20040H2330B4272 - 14 -

BE EXCHANGED FOR CASH OR TO RECEIVE MERCHANDISE OR ANYTHING OF
 VALUE WHATSOEVER, WHETHER THE PAYOFF IS MADE AUTOMATICALLY FROM
 THE MACHINE OR MANUALLY. A SLOT MACHINE:

4 (1) MAY UTILIZE SPINNING REELS OR VIDEO DISPLAYS, OR
5 BOTH.

6 (2) MAY OR MAY NOT DISPENSE COINS, TICKETS OR TOKENS TO
7 WINNING PATRONS.

8 (3) MAY USE AN ELECTRONIC CREDIT SYSTEM FOR RECEIVING
9 WAGERS AND MAKING PAYOUTS.

10 THE TERM SHALL INCLUDE ASSOCIATED EQUIPMENT NECESSARY TO CONDUCT 11 THE OPERATION OF THE CONTRIVANCE, TERMINAL, MACHINE OR OTHER 12 DEVICE.

13 "SLOT MACHINE LICENSE." A LICENSE ISSUED BY THE PENNSYLVANIA 14 GAMING CONTROL BOARD AUTHORIZING A PERSON TO PLACE AND OPERATE 15 SLOT MACHINES PURSUANT TO THIS PART AND THE RULES AND 16 REGULATIONS UNDER THIS PART.

17 "SLOT MACHINE LICENSEE." A PERSON THAT HOLDS A SLOT MACHINE 18 LICENSE.

"STATE GAMING RECEIPTS." REVENUES AND RECEIPTS REQUIRED BY 19 20 THIS PART TO BE PAID INTO THE STATE GAMING FUND, THE 21 PENNSYLVANIA RACE HORSE DEVELOPMENT FUND AND THE PENNSYLVANIA 22 GAMING ECONOMIC DEVELOPMENT AND TOURISM FUND, AND ALL RIGHTS, 23 EXISTING ON THE EFFECTIVE DATE OF THIS SECTION OR COMING INTO 24 EXISTENCE LATER, TO RECEIVE ANY OF THOSE REVENUES AND RECEIPTS. 25 "STATE TREASURER." THE STATE TREASURER OF THE COMMONWEALTH. 26 "SUPPLIER." A PERSON THAT SELLS, LEASES, OFFERS OR OTHERWISE 27 PROVIDES, DISTRIBUTES OR SERVICES ANY SLOT MACHINE OR ASSOCIATED 28 EQUIPMENT FOR USE OR PLAY OF SLOT MACHINES IN THIS COMMONWEALTH. 29 "SUPPLIER LICENSE." A LICENSE ISSUED BY THE PENNSYLVANIA 30 GAMING CONTROL BOARD AUTHORIZING A SUPPLIER TO PROVIDE PRODUCTS 20040H2330B4272 - 15 -

1 OR SERVICES RELATED TO SLOT MACHINES OR ASSOCIATED EQUIPMENT TO

2 SLOT MACHINE LICENSEES.

3 "SUPPLIER LICENSEE." A SUPPLIER THAT HOLDS A SUPPLIER
4 LICENSE.

5

CHAPTER 12

6 PENNSYLVANIA GAMING CONTROL BOARD

- 7 SEC.
- 8 1201. PENNSYLVANIA GAMING CONTROL BOARD ESTABLISHED.
- 9 1202. GENERAL AND SPECIFIC POWERS.
- 10 1203. TEMPORARY REGULATIONS.
- 11 1204. LICENSE ENTITY APPLICATION APPEALS FROM

12 BOARD.

- 13 1205. LICENSE OR PERMIT APPLICATION HEARING PROCESS.
- 14 1206. BOARD MINUTES AND RECORDS.
- 15 1207. REGULATORY AUTHORITY OF BOARD.
- 16 1208. COLLECTION OF FEES AND FINES.
- 17 1209. SLOT MACHINE LICENSE FEE.
- 18 1210. NUMBER OF SLOT MACHINES.
- 19 1211. REPORTS OF BOARD.
- 20 1212. DIVERSITY GOALS OF BOARD.

21 1213. LICENSE OR PERMIT PROHIBITION.

22 § 1201. PENNSYLVANIA GAMING CONTROL BOARD ESTABLISHED.

(A) BOARD ESTABLISHED.--THERE IS ESTABLISHED AN INDEPENDENT
ADMINISTRATIVE BOARD TO BE KNOWN AS THE PENNSYLVANIA GAMING
CONTROL BOARD, WHICH SHALL BE IMPLEMENTED AS SET FORTH IN THIS
SECTION.

(B) MEMBERSHIP.--THE BOARD SHALL CONSIST OF THE FOLLOWING
MEMBERS, WHO SHALL SERVE A SET TERM AND MAY NOT BE REMOVED
EXCEPT FOR GOOD CAUSE:

30 (1) THREE MEMBERS APPOINTED BY THE GOVERNOR, EACH BEING 20040H2330B4272 - 16 - 1 REFERRED TO AS A "GUBERNATORIAL APPOINTEE."

2 (2) ONE MEMBER APPOINTED BY EACH OF THE FOLLOWING
3 LEGISLATIVE CAUCUS LEADERS, EACH BEING REFERRED TO AS A
4 "LEGISLATIVE APPOINTEE":

5 (I) THE PRESIDENT PRO TEMPORE OF THE SENATE.
6 (II) THE MINORITY LEADER OF THE SENATE.
7 (III) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES.
8 (IV) THE MINORITY LEADER OF THE HOUSE OF
9 REPRESENTATIVES.

10 (C) INITIAL APPOINTMENTS TO BOARD.--

(1) GUBERNATORIAL APPOINTEE MEMBERS INITIALLY APPOINTED
UNDER SUBSECTION (B)(1) SHALL SERVE AN INITIAL TERM OF ONE,
TWO AND THREE YEARS RESPECTIVELY AS DESIGNATED BY THE
GOVERNOR AT THE TIME OF APPOINTMENT, AND UNTIL THEIR
SUCCESSORS ARE APPOINTED AND QUALIFIED.

16 (2) LEGISLATIVE APPOINTEE MEMBERS INITIALLY APPOINTED
17 UNDER SUBSECTION (B)(2) SHALL SERVE UNTIL THE THIRD TUESDAY
18 IN JANUARY 2007 AND UNTIL THEIR SUCCESSORS ARE APPOINTED AND
19 QUALIFIED.

20 (3) ANY APPOINTMENT TO FILL A VACANCY SHALL BE FOR THE
21 UNEXPIRED TERM. MEMBERS SO APPOINTED TO FILL THE UNEXPIRED
22 TERM OF AN INITIAL APPOINTEE SHALL BE SUBJECT TO THE
23 PROVISIONS OF SUBSECTION (D).

(D) APPOINTMENTS AFTER EXPIRATION OF INITIAL TERM OR UPON
VACANCY.--UPON THE EXPIRATION OF A TERM OF A MEMBER APPOINTED
UNDER THIS SUBSECTION OR UPON THE EXISTENCE OF A VACANCY OF A
MEMBER APPOINTED PURSUANT TO SUBSECTION (C) OR THIS SUBSECTION,
THE APPOINTING AUTHORITY SHALL APPOINT A MEMBER SUBJECT TO THE
FOLLOWING:

30 (1) FOR A GUBERNATORIAL APPOINTMENT UNDER SUBSECTION 20040H2330B4272 - 17 - (B)(1), THE TERM SHALL BE FOR THREE YEARS AND UNTIL A
 SUCCESSOR IS APPOINTED AND QUALIFIED.

3 (2) TERMS FOR LEGISLATIVE APPOINTEE MEMBERS APPOINTED
4 UNDER SUBSECTION (B)(2) SHALL BE FOR A TWO-YEAR TERM AND
5 SHALL EXPIRE ON THE THIRD TUESDAY OF JANUARY OF SUCH YEAR BUT
6 SUCH MEMBERS SHALL CONTINUE TO SERVE UNTIL THEIR SUCCESSORS
7 ARE APPOINTED AND QUALIFIED.

8 (3) NO LEGISLATIVE APPOINTEE MEMBER SHALL SERVE MORE
9 THAN THREE FULL SUCCESSIVE TERMS.

10 (4) NO GUBERNATORIAL APPOINTEE MEMBER SHALL SERVE MORE
11 THAN TWO FULL SUCCESSIVE TERMS.

12 (5) AN APPOINTMENT TO FILL A VACANCY SHALL BE FOR THE13 REMAINDER OF THE UNEXPIRED TERM.

14 (E) EX OFFICIO MEMBERS.--THE SECRETARY OF REVENUE, THE
15 SECRETARY OF AGRICULTURE AND THE STATE TREASURER SHALL SERVE ON
16 THE BOARD AS NONVOTING EX OFFICIO MEMBERS OF THE BOARD.

17 (F) QUALIFIED MAJORITY VOTE.--

18 (1) EXCEPT AS PERMITTED IN PARAGRAPHS (2) AND (3), ANY 19 ACTION, INCLUDING, BUT NOT LIMITED TO, THE APPROVAL, 20 ISSUANCE, DENIAL OR CONDITIONING OF ANY LICENSE BY THE BOARD UNDER THIS PART OR THE MAKING OF ANY ORDER OR THE 21 22 RATIFICATION OF ANY PERMISSIBLE ACT DONE OR ORDER MADE BY ONE 23 OR MORE OF THE MEMBERS SHALL REQUIRE A QUALIFIED MAJORITY VOTE CONSISTING OF AT LEAST ONE GUBERNATORIAL APPOINTEE AND 24 25 THE FOUR LEGISLATIVE APPOINTEES.

26 (2) ANY ACTION TO SUSPEND OR REVOKE, NOT RENEW, VOID OR
27 REQUIRE FORFEITURE OF A LICENSE OR PERMIT ISSUED UNDER THIS
28 PART, TO IMPOSE ANY ADMINISTRATIVE FINE OR PENALTY UNDER THIS
29 PART, OR TO ISSUE CEASE AND DESIST ORDERS OR SIMILAR
30 ENFORCEMENT ACTIONS SHALL REQUIRE A MAJORITY VOTE OF ALL THE
20040H2330B4272 - 18 -

1 MEMBERS APPOINTED TO THE BOARD.

2 (3) NOTWITHSTANDING ANY OTHER PROVISION TO THE CONTRARY, 3 A MEMBER SHALL DISCLOSE THE NATURE OF HIS DISQUALIFYING 4 INTEREST, DISQUALIFY HIMSELF AND ABSTAIN FROM VOTING IN A 5 PROCEEDING IN WHICH HIS OR HER IMPARTIALITY MAY BE REASONABLY 6 QUESTIONED, INCLUDING, BUT NOT LIMITED TO, INSTANCES WHERE HE 7 OR SHE KNOWS THAT THEY POSSESS A SUBSTANTIAL FINANCIAL 8 INTEREST IN THE SUBJECT MATTER OF THE PROCEEDING OR ANY OTHER 9 INTEREST THAT COULD BE SUBSTANTIALLY AFFECTED BY THE OUTCOME OF THE PROCEEDING. IN SUCH CIRCUMSTANCES IN WHICH IT IS A 10 11 LEGISLATIVE APPOINTEE MEMBER THAT HAS DISQUALIFIED HIMSELF OR 12 HERSELF, THE QUALIFIED MAJORITY SHALL CONSIST OF THE 13 REMAINING THREE LEGISLATIVE APPOINTEES AND AT LEAST TWO GUBERNATORIAL APPOINTEES. 14

15 (G) BACKGROUND INVESTIGATION. -- APPOINTEES SHALL BE SUBJECT
16 TO A BACKGROUND INVESTIGATION CONDUCTED BY THE PENNSYLVANIA
17 STATE POLICE IN ACCORDANCE WITH THIS PART.

18 (H) QUALIFICATIONS AND RESTRICTIONS.--

19 (1) EACH MEMBER, AT THE TIME OF APPOINTMENT, SHALL BE AT
20 LEAST 25 YEARS OF AGE AND SHALL HAVE BEEN A RESIDENT OF THIS
21 COMMONWEALTH FOR A PERIOD OF AT LEAST ONE YEAR IMMEDIATELY
22 PRECEDING APPOINTMENT. EACH MEMBER SHALL CONTINUE TO REMAIN A
23 RESIDENT OF THIS COMMONWEALTH DURING THE TERM OF MEMBERSHIP
24 ON THE BOARD.

(2) EXCEPT FOR EX OFFICIO MEMBERS, NO PERSON SHALL BE
APPOINTED A MEMBER OF THE BOARD OR HOLD ANY PLACE, POSITION
OR OFFICE UNDER THE BOARD IF THAT PERSON HOLDS ANY OTHER
ELECTED OFFICE OR PARTY OFFICE AS DEFINED IN SECTION 1512
(RELATING TO PUBLIC OFFICIAL FINANCIAL INTEREST) IN THIS
COMMONWEALTH OR ANY OF ITS POLITICAL SUBDIVISIONS.

20040H2330B4272

- 19 -

(3) NO MEMBER, APPOINTEE, EMPLOYEE OR OFFICIAL SHALL
 HOLD ANY OFFICE OR EMPLOYMENT POSITION, THE DUTIES OF WHICH
 ARE INCOMPATIBLE WITH THE DUTIES OF THE OFFICE.

4 (4) NO MEMBER, EMPLOYEE, APPOINTEE OR OFFICIAL ENGAGED
5 IN THE SERVICE OF OR IN ANY MANNER CONNECTED WITH THE BOARD
6 SHALL HOLD ANY OFFICE OR POSITION, OR BE ENGAGED IN ANY
7 EMPLOYMENT OR VOCATION, THE DUTIES OF WHICH ARE INCOMPATIBLE
8 WITH EMPLOYMENT IN THE SERVICE OF OR IN CONNECTION WITH THE
9 WORK OF THE BOARD.

10 (5) NO MEMBER SHALL BE PAID OR ACCEPT FOR ANY SERVICE
11 CONNECTED WITH THE OFFICE ANY FEE OTHER THAN THE SALARY AND
12 EXPENSES PROVIDED BY LAW. NOTHING IN THIS PART SHALL PROHIBIT
13 A MEMBER FROM ENGAGING IN ANY EMPLOYMENT OR VOCATION, OR
14 RECEIVING ANY COMPENSATION FOR SUCH EMPLOYMENT OR VOCATION
15 THAT IS NOT OTHERWISE CONNECTED TO OR INCOMPATIBLE WITH HIS
16 OR HER SERVICE AS A MEMBER OF THE BOARD.

17 (6) NO MEMBER, EMPLOYEE, APPOINTEE OR OFFICIAL SHALL
18 PARTICIPATE IN ANY HEARING OR PROCEEDING IN WHICH THAT PERSON
19 HAS ANY DIRECT OR INDIRECT PECUNIARY INTEREST.

20 (7) AT THE TIME OF APPOINTMENT, AND ANNUALLY THEREAFTER, EACH MEMBER SHALL DISCLOSE THE EXISTENCE OF ALL OWNERSHIP 21 22 INTERESTS IN LICENSED FACILITIES AND ALL SECURITIES IN ANY 23 LICENSED ENTITY OR APPLICANT, ITS AFFILIATES OR SUBSIDIARIES 24 HELD BY THE MEMBER, THE MEMBER'S SPOUSE AND ANY MINOR OR 25 UNEMANCIPATED CHILDREN AND MUST DIVEST SUCH OWNERSHIP 26 INTERESTS IN LICENSED FACILITIES OR SECURITIES PRIOR TO AN APPOINTMENT BECOMING FINAL. A MEMBER MAY NOT ACQUIRE ANY 27 28 SECURITY IN ANY LICENSED ENTITY, ITS AFFILIATES OR SUBSIDIARIES DURING THE MEMBER'S TENURE. THE DISCLOSURE 29 30 STATEMENT SHALL BE FILED WITH THE EXECUTIVE DIRECTOR OF THE - 20 -20040H2330B4272

BOARD AND WITH THE APPOINTING AUTHORITY FOR SUCH MEMBER AND
 SHALL BE OPEN TO INSPECTION BY THE PUBLIC AT THE OFFICE OF
 THE BOARD DURING THE NORMAL BUSINESS HOURS OF THE BOARD
 DURING THE TENURE OF THE MEMBER AND FOR TWO YEARS AFTER THE
 MEMBER LEAVES OFFICE.

6 (8) EVERY MEMBER, EMPLOYEE, APPOINTEE OR OFFICIAL OF THE 7 BOARD, IN THE SERVICE OF OR IN CONNECTION WITH THE WORK OF 8 THE BOARD, IS FORBIDDEN, DIRECTLY OR INDIRECTLY, TO SOLICIT 9 OR REQUEST FROM OR TO SUGGEST OR RECOMMEND TO ANY APPLICANT, 10 LICENSED ENTITY, ITS AFFILIATE, INTERMEDIARY, SUBSIDIARY, 11 HOLDING COMPANY OR TO ANY OFFICER, ATTORNEY, AGENT OR 12 EMPLOYEE THEREOF, THE APPOINTMENT OF ANY INDIVIDUAL TO ANY 13 OFFICE, PLACE OR POSITION IN OR THE EMPLOYMENT OF ANY 14 INDIVIDUAL IN ANY CAPACITY BY THE APPLICANT, LICENSED ENTITY, 15 ITS AFFILIATE, INTERMEDIARY, SUBSIDIARY OR HOLDING COMPANY.

16 (9) EVERY MEMBER, EXECUTIVE LEVEL EMPLOYEE, APPOINTEE OR 17 OFFICIAL APPOINTED TO OFFICE IN THE SERVICE OF OR IN 18 CONNECTION WITH THE WORK OF THE BOARD IS PROHIBITED FROM 19 ACCEPTING EMPLOYMENT WITH ANY APPLICANT, LICENSED GAMING 20 ENTITY, ITS AFFILIATE, INTERMEDIARY, SUBSIDIARY OR HOLDING COMPANY FOR A PERIOD OF ONE YEAR FROM THE TERMINATION OF 21 22 EMPLOYMENT OR SERVICE WITH THE BOARD. EVERY MEMBER, EXECUTIVE 23 LEVEL EMPLOYEE, APPOINTEE OR OFFICIAL APPOINTED TO OFFICE IN 24 THE SERVICE OF OR IN CONNECTION WITH THE WORK OF THE BOARD IS 25 PROHIBITED FROM APPEARING BEFORE THE BOARD ON BEHALF OF ANY 26 APPLICANT, LICENSED GAMING ENTITY, ITS AFFILIATE, 27 INTERMEDIARY, SUBSIDIARY OR HOLDING COMPANY, OR OTHER 28 LICENSEE OR PERMITTEE OF THE BOARD FOR A PERIOD OF TWO YEARS

29 AFTER TERMINATING EMPLOYMENT OR SERVICE WITH THE BOARD.

30(10)IF ANY PERSON EMPLOYED OR APPOINTED IN THE SERVICE20040H2330B4272- 21 -

1 OF THE BOARD VIOLATES ANY PROVISION OF THIS SECTION, THE 2 APPOINTING AUTHORITY OR THE BOARD SHALL FORTHWITH REMOVE THE 3 PERSON FROM THE OFFICE OR EMPLOYMENT, AND THE PERSON SHALL BE 4 INELIGIBLE FOR FUTURE EMPLOYMENT OR SERVICE WITH THE BOARD 5 AND SHALL BE INELIGIBLE TO BE APPROVED FOR ANY LICENSE OR 6 PERMIT UNDER THIS PART FOR A PERIOD OF TWO YEARS THEREAFTER.

7 (11) NO MEMBER OR EMPLOYEE OF THE BOARD SHALL WAGER OR
8 BE PAID ANY PRIZE FROM ANY WAGER AT ANY LICENSED FACILITY
9 WITHIN THIS COMMONWEALTH OR AT ANY OTHER FACILITY OUTSIDE
10 THIS COMMONWEALTH WHICH IS OWNED OR OPERATED BY A LICENSED
11 GAMING ENTITY OR ANY OF ITS AFFILIATES OR SUBSIDIARIES.

12 (12) A MEMBER OF THE BOARD WHO HAS BEEN CONVICTED DURING
13 HIS TERM IN ANY DOMESTIC OR FOREIGN JURISDICTION OF A FELONY,
14 CRIME OF MORAL TURPITUDE OR GAMBLING OFFENSE SHALL BE
15 AUTOMATICALLY REMOVED FROM THE BOARD AND SHALL BE INELIGIBLE
16 TO BECOME A BOARD MEMBER IN THE FUTURE.

(I) COMPENSATION.--THE EXECUTIVE BOARD AS ESTABLISHED IN THE
ACT OF APRIL 9, 1929 (P.L.177, NO.175), KNOWN AS THE
ADMINISTRATIVE CODE OF 1929, SHALL ESTABLISH THE COMPENSATION OF
THE MEMBERS APPOINTED PURSUANT TO THIS SECTION. MEMBERS SHALL BE
REIMBURSED FOR ALL NECESSARY AND ACTUAL EXPENSES.

(J) CHAIRMAN.--THE CHAIRMAN OF THE BOARD SHALL BE SELECTEDBY THE GOVERNOR.

(K) APPOINTMENTS. -- THE APPOINTING AUTHORITIES SHALL MAKE 24 25 THEIR INITIAL APPOINTMENTS WITHIN 60 DAYS OF THE EFFECTIVE DATE 26 OF THIS PART. NO APPOINTMENT SHALL BE FINAL UNTIL RECEIPT BY THE 27 APPOINTING AUTHORITY OF THE REQUIRED BACKGROUND INVESTIGATION OF 28 THE APPOINTEE BY THE PENNSYLVANIA STATE POLICE WHICH SHALL BE 29 COMPLETED WITHIN 30 DAYS. NO PERSON WHO HAS BEEN CONVICTED IN 30 ANY DOMESTIC OR FOREIGN JURISDICTION OF A FELONY OR GAMBLING 20040H2330B4272 - 22 -

1 OFFENSE SHALL BE APPOINTED TO THE BOARD.

(L) DISCLOSURE STATEMENTS.--MEMBERS AND EMPLOYEES OF THE
BOARD ARE SUBJECT TO THE PROVISIONS OF 65 PA.C.S. CH. 11
(RELATING TO ETHICS STANDARDS AND FINANCIAL DISCLOSURE) AND THE
ACT OF JULY 19, 1957 (P.L.1017, NO.451), KNOWN AS THE STATE
ADVERSE INTEREST ACT.

7 § 1202. GENERAL AND SPECIFIC POWERS.

8 (A) GENERAL POWERS. -- THE BOARD SHALL HAVE GENERAL

9 JURISDICTION OVER ALL GAMING ACTIVITIES OR RELATED ACTIVITIES AS DESCRIBED IN THIS PART. THE BOARD SHALL BE RESPONSIBLE TO ENSURE 10 11 THE INTEGRITY OF THE ACQUISITION AND OPERATION OF SLOT MACHINES AND ASSOCIATED EQUIPMENT AND SHALL HAVE JURISDICTION OVER EVERY 12 13 ASPECT OF THE AUTHORIZATION AND OPERATION OF SLOT MACHINES. THE 14 BOARD SHALL EMPLOY AN EXECUTIVE DIRECTOR, CHIEF COUNSEL, 15 DEPUTIES, SECRETARIES, OFFICERS, HEARING OFFICERS AND AGENTS AS 16 IT MAY DEEM NECESSARY, WHO SHALL SERVE AT THE BOARD'S PLEASURE. 17 THE BOARD SHALL ALSO EMPLOY OTHER EMPLOYEES AS IT DEEMS 18 APPROPRIATE WHOSE DUTIES SHALL BE DETERMINED BY THE BOARD. IN 19 ORDER TO ENSURE THE ABILITY OF THE BOARD TO RECRUIT AND RETAIN 20 INDIVIDUALS NECESSARY TO EXECUTE ITS RESPONSIBILITIES UNDER THIS 21 PART, THE BOARD SHALL SET THE CLASSIFICATION AND COMPENSATION OF 22 ITS EMPLOYEES AND SHALL NOT BE SUBJECT TO THE PROVISIONS OF THE ACT OF APRIL 9, 1929 (P.L.177, NO.175), KNOWN AS THE 23 ADMINISTRATIVE CODE OF 1929, AS TO CLASSIFICATION AND 24 25 COMPENSATION FOR ITS EMPLOYEES AND CONDUCT ITS ACTIVITIES 26 CONSISTENT WITH THE PRACTICES AND PROCEDURES OF COMMONWEALTH 27 AGENCIES. FOR THE PURPOSES OF THE ACT OF OCTOBER 15, 1980 (P.L.950, NO.164), KNOWN AS THE COMMONWEALTH ATTORNEYS ACT, THE 28 29 BOARD SHALL NOT BE CONSIDERED AN EXECUTIVE OR INDEPENDENT 30 AGENCY. THE BOARD SHALL HAVE SUCH OTHER POWERS AND AUTHORITY 20040H2330B4272 - 23 -

NECESSARY TO CARRY OUT ITS DUTIES AND THE OBJECTIVES OF THIS
 PART.

3 (B) SPECIFIC POWERS.--THE BOARD SHALL HAVE THE SPECIFIC4 POWER AND DUTY:

5 (1) TO REQUIRE BACKGROUND INVESTIGATIONS ON PROSPECTIVE 6 OR EXISTING LICENSEES, PERMITTEES OR PERSONS HOLDING A 7 CONTROLLING INTEREST IN ANY PROSPECTIVE OR EXISTING LICENSEE 8 OR PERMITTEE UNDER THE JURISDICTION OF THE BOARD.

9 (2) TO ENTER INTO AN AGREEMENT WITH THE PENNSYLVANIA 10 STATE POLICE FOR THE REIMBURSEMENT OF ACTUAL COSTS AS 11 APPROVED BY THE BOARD TO THE PENNSYLVANIA STATE POLICE FOR 12 THE INVESTIGATIONS. INVESTIGATIONS SHALL INCLUDE INFORMATION 13 IN THE POSSESSION OF THE ATTORNEY GENERAL.

14 (3) FOR PURPOSES OF THE BACKGROUND INVESTIGATION, THE
15 BOARD MAY RECEIVE INFORMATION OTHERWISE PROTECTED BY 18
16 PA.C.S. CH. 91 (RELATING TO CRIMINAL HISTORY RECORD
17 INFORMATION).

18 (4) AT ITS DISCRETION, TO ISSUE, APPROVE, RENEW, REVOKE,
19 SUSPEND, CONDITION OR DENY ISSUANCE OR RENEWAL OF SLOT
20 MACHINE LICENSES.

(5) AT ITS DISCRETION, TO ISSUE, APPROVE, RENEW, REVOKE,
SUSPEND, CONDITION OR DENY ISSUANCE OR RENEWAL OF SUPPLIER
AND MANUFACTURER LICENSES.

24 (6) AT ITS DISCRETION, TO ISSUE, APPROVE, RENEW, REVOKE,
25 SUSPEND, CONDITION OR DENY ISSUANCE OR RENEWAL OF OCCUPATION
26 PERMITS.

27 (7) AT ITS DISCRETION, TO ISSUE, APPROVE, RENEW, REVOKE,
28 SUSPEND, CONDITION OR DENY ISSUANCE OR RENEWAL OF ANY
29 ADDITIONAL LICENSES OR PERMITS WHICH MAY BE REQUIRED BY THE
30 BOARD UNDER THIS PART OR BY REGULATION, INCLUDING, BUT NOT
20040H2330B4272 - 24 -

LIMITED TO, VIOLATIONS OF SECTIONS 1328 (RELATING TO CHANGE
 IN OWNERSHIP OR CONTROL OF SLOT MACHINE LICENSEE) AND 1330
 (RELATING TO MULTIPLE SLOT MACHINE LICENSE PROHIBITION).

4 (8) AT ITS DISCRETION, TO SUSPEND, CONDITION OR DENY THE
5 ISSUANCE OR RENEWAL OF ANY LICENSE OR PERMIT OR LEVY FINES OR
6 OTHER SANCTIONS FOR ANY VIOLATION OF THIS PART.

7 (9) TO REQUIRE APPLICANTS FOR LICENSES AND PERMITS TO
8 SUBMIT TO FINGERPRINTING BY THE PENNSYLVANIA STATE POLICE.
9 THE PENNSYLVANIA STATE POLICE SHALL SUBMIT THE FINGERPRINTS
10 TO THE FEDERAL BUREAU OF INVESTIGATION FOR PURPOSES OF
11 VERIFYING THE IDENTITY OF THE APPLICANTS AND OBTAINING
12 RECORDS OF CRIMINAL ARRESTS AND CONVICTIONS.

13 (10) IN ADDITION TO THE POWER OF THE BOARD REGARDING LICENSE AND PERMIT APPLICANTS, TO DETERMINE AT ITS DISCRETION 14 15 THE SUITABILITY OF ANY PERSON WHO FURNISHES OR SEEKS TO FURNISH TO A SLOT MACHINE LICENSEE DIRECTLY OR INDIRECTLY ANY 16 17 SERVICES OR PROPERTY RELATED TO SLOT MACHINES OR ASSOCIATED 18 EQUIPMENT OR THROUGH ANY ARRANGEMENTS UNDER WHICH THAT PERSON RECEIVES PAYMENT BASED DIRECTLY OR INDIRECTLY ON EARNINGS, 19 20 PROFITS OR RECEIPTS FROM THE SLOT MACHINES AND ASSOCIATED 21 EQUIPMENT. THE BOARD MAY REQUIRE ANY SUCH PERSON TO COMPLY 22 WITH THE REQUIREMENTS OF THIS PART AND THE REGULATIONS OF THE 23 BOARD AND MAY PROHIBIT THE PERSON FROM FURNISHING THE 24 SERVICES OR PROPERTY.

(11) AS A BOARD AND THROUGH ITS DESIGNATED OFFICERS,
EMPLOYEES OR AGENTS, TO ADMINISTER OATHS, EXAMINE WITNESSES
AND ISSUE SUBPOENAS TO COMPEL ATTENDANCE OF WITNESSES AND
PRODUCTION OF ALL RELEVANT AND MATERIAL REPORTS, BOOKS,
PAPERS, DOCUMENTS AND OTHER EVIDENCE.

30 (12) WITHIN SIX MONTHS AFTER THE EFFECTIVE DATE OF THIS 20040H2330B4272 - 25 - 1 PART, IN A MANNER THAT DOES NOT IMPEDE THE IMMEDIATE 2 IMPLEMENTATION OF THE DUTIES AND RESPONSIBILITIES OF THE 3 BOARD UNDER THIS PART DURING THE IMMEDIATE TWO YEARS AFTER 4 THE EFFECTIVE DATE OF THIS PART, TO DEVELOP AND IMPLEMENT AN 5 AFFIRMATIVE ACTION PLAN TO ASSURE THAT ALL PERSONS ARE 6 ACCORDED EQUALITY OF OPPORTUNITY IN EMPLOYMENT, AND 7 CONTRACTING BY THE BOARD, ITS CONTRACTORS, SUBCONTRACTORS, 8 ASSIGNEES, LESSEES, AGENTS, VENDORS AND SUPPLIERS.

9 (13) EXCEPT FOR CONTRACTS RELATED TO THE CENTRAL CONTROL 10 COMPUTER AND SUCH OTHER CONTRACTS AS THE BOARD, IN 11 CONSULTATION WITH THE SECRETARY OF GENERAL SERVICES, 12 DETERMINES WOULD RESULT IN SUBSTANTIAL SAVINGS TO THE BOARD 13 IF ENTERED INTO FOR A LONGER PERIOD THAN PROVIDED HEREIN, ALL 14 CONTRACTS ENTERED INTO BY THE BOARD DURING THE TWO-YEAR 15 PERIOD FOLLOWING THE EFFECTIVE DATE OF THIS PART SHALL NOT 16 EXCEED A TERM OF TWO YEARS.

17 (14) TO PROMULGATE RULES AND REGULATIONS THE BOARD DEEMS
18 NECESSARY TO CARRY OUT THE POLICY AND PURPOSES OF THIS PART
19 AND TO ENHANCE THE CREDIBILITY AND THE INTEGRITY OF THE
20 LICENSED OPERATION OF SLOT MACHINES AND ASSOCIATED EQUIPMENT
21 IN THIS COMMONWEALTH.

22 (15) THE BOARD SHALL NOT ISSUE OR RENEW A LICENSE OR 23 PERMIT UNLESS IT IS SATISFIED THAT THE APPLICANT IS A PERSON 24 OF GOOD CHARACTER, HONESTY AND INTEGRITY AND IS A PERSON WHOSE PRIOR ACTIVITIES, CRIMINAL RECORD, IF ANY, REPUTATION, 25 26 HABITS AND ASSOCIATIONS DO NOT POSE A THREAT TO THE PUBLIC 27 INTEREST OR THE EFFECTIVE REGULATION AND CONTROL OF SLOT 28 MACHINE OPERATIONS OR CREATE OR ENHANCE THE DANGER OF 29 UNSUITABLE, UNFAIR OR ILLEGAL PRACTICES, METHODS AND 30 ACTIVITIES IN THE CONDUCT OF SLOT MACHINE OPERATIONS OR THE 20040H2330B4272 - 26 -

CARRYING ON OF THE BUSINESS AND FINANCIAL ARRANGEMENTS
 INCIDENTAL THERETO.

3 (16) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE 4 BOARD IS AUTHORIZED, TO SELL, IN WHOLE OR IN PART, THE 5 COMMONWEALTH'S RIGHT, TITLE AND INTEREST IN STATE GAMING RECEIPTS TO AN AUTHORITY CREATED BY THE COMMONWEALTH. THE 6 7 SALE SHALL BE SUBJECT TO THE TERMS AND CONDITIONS CONTAINED 8 IN AGREEMENTS BETWEEN THE BOARD AND THE AUTHORITY. PROCEEDS 9 FROM THE SALE OF STATE GAMING RECEIPTS SHALL BE ALLOCATED AND USED IN THE MANNER OTHERWISE PROVIDED BY THIS PART FOR THE 10 11 DISTRIBUTION OF STATE GAMING RECEIPTS. THE AUTHORITY CREATED 12 BY THE COMMONWEALTH IS AUTHORIZED TO PURCHASE STATE GAMING 13 RECEIPTS UPON TERMS AND CONDITIONS AGREED TO BY THE BOARD AND TO ISSUE BONDS TO FUND THE PURCHASE OF STATE GAMING RECEIPTS 14 15 IN THE MANNER PROVIDED FOR THE ISSUANCE OF AUTHORITY INDEBTEDNESS IN THE LAW ESTABLISHING THE AUTHORITY. THE STATE 16 17 TREASURER IS AUTHORIZED AND DIRECTED TO ENTER INTO ANY 18 AGREEMENTS WITH THE BOARD AND THE AUTHORITY AND ESTABLISH 19 ACCOUNTS AND FUNDS, THAT SHALL NOT BE IN THE STATE TREASURY, 20 AS THE AUTHORITY MAY DIRECT AS BEING NECESSARY OR APPROPRIATE 21 TO EFFECT THE SALE OF STATE GAMING RECEIPTS TO THE AUTHORITY 22 AND THE COLLECTION AND TRANSFER OF THE STATE GAMING RECEIPTS 23 SOLD TO THE AUTHORITY. STATE GAMING RECEIPTS SOLD TO THE AUTHORITY SHALL BE THE PROPERTY OF THE AUTHORITY AND SHALL 24 NOT BE THE PROPERTY OF THE COMMONWEALTH. 25

26 (17) TO CREATE A BUREAU OF INVESTIGATIONS AND
27 ENFORCEMENT WITHIN THE BOARD. THE BOARD SHALL PROMULGATE
28 REGULATIONS PERTAINING TO THE OPERATION OF THE BUREAU WHICH
29 SHALL INSURE SEPARATION OF FUNCTIONS BETWEEN THE BUREAU AND
30 THE BOARD. THE BOARD SHALL PROVIDE THE EMPLOYEES NECESSARY TO
20040H2330B4272 - 27 -

1 THE BUREAU FOR ENFORCEMENT OF THIS PART.

2 (18) TO ENTER INTO AN AGREEMENT WITH THE DISTRICT
3 ATTORNEYS OF THE COUNTIES WHEREIN LICENSED FACILITIES ARE
4 LOCATED AND THE OFFICE OF ATTORNEY GENERAL FOR THE
5 REIMBURSEMENT OF ACTUAL COSTS FOR PROSECUTIONS OF CRIMINAL
6 VIOLATIONS OF THIS PART.

7 § 1203. TEMPORARY REGULATIONS.

8 (A) PROMULGATION. -- NOTWITHSTANDING ANY OTHER PROVISION OF 9 LAW TO THE CONTRARY AND IN ORDER TO FACILITATE THE PROMPT 10 IMPLEMENTATION OF THIS PART, REGULATIONS PROMULGATED BY THE 11 BOARD DURING THE TWO YEARS FOLLOWING THE EFFECTIVE DATE OF THIS PART SHALL BE DEEMED TEMPORARY REGULATIONS WHICH SHALL EXPIRE NO 12 13 LATER THAN THREE YEARS FOLLOWING THE EFFECTIVE DATE OF THIS PART 14 OR UPON PROMULGATION OF REGULATIONS AS GENERALLY PROVIDED BY 15 LAW. THE TEMPORARY REGULATIONS SHALL NOT BE SUBJECT TO:

16 (1) SECTIONS 201 THROUGH 205 OF THE ACT OF JULY 31, 1968
17 (P.L.769, NO.240), REFERRED TO AS THE COMMONWEALTH DOCUMENTS
18 LAW.

19 (2) THE ACT OF JUNE 25, 1982 (P.L.633, NO.181), KNOWN AS
20 THE REGULATORY REVIEW ACT.

(B) EXPIRATION.--THE AUTHORITY PROVIDED TO THE BOARD TO
ADOPT TEMPORARY REGULATIONS IN SUBSECTION (A) SHALL EXPIRE TWO
YEARS FROM THE EFFECTIVE DATE OF THIS SECTION. REGULATIONS
ADOPTED AFTER THE TWO-YEAR PERIOD SHALL BE PROMULGATED AS
PROVIDED BY LAW.

26 § 1204. LICENSED ENTITY APPLICATION APPEALS FROM BOARD.
27 THE SUPREME COURT OF PENNSYLVANIA SHALL BE VESTED WITH
28 EXCLUSIVE APPELLATE JURISDICTION TO CONSIDER APPEALS OF ANY
29 FINAL ORDER, DETERMINATION OR DECISION OF THE BOARD INVOLVING
30 THE APPROVAL, ISSUANCE, DENIAL OR CONDITIONING OF ALL LICENSED
20040H2330B4272 - 28 -

ENTITY APPLICATIONS. NOTWITHSTANDING THE PROVISIONS OF 2 PA.C.S. 1 2 CH. 7 SUBCH. A (RELATING TO JUDICIAL REVIEW OF COMMONWEALTH 3 AGENCY ACTION) AND 42 PA.C.S. § 763 (RELATING TO DIRECT APPEALS 4 FROM GOVERNMENT AGENCIES), THE SUPREME COURT SHALL AFFIRM ALL 5 FINAL ORDERS, DETERMINATIONS OR DECISIONS OF THE BOARD INVOLVING THE APPROVAL, ISSUANCE, DENIAL OR CONDITIONING OF ALL LICENSE 6 7 ENTITY APPLICATIONS UNLESS IT SHALL FIND THAT THE BOARD 8 COMMITTED AN ERROR OF LAW, OR THAT THE ORDER, DETERMINATION OR 9 DECISION OF THE BOARD WAS ARBITRARY AND THERE WAS A CAPRICIOUS 10 DISREGARD OF THE EVIDENCE.

11 § 1205. LICENSE OR PERMIT APPLICATION HEARING PROCESS.

THE BOARD'S CONSIDERATION AND RESOLUTION OF ALL LICENSE OR 12 13 PERMIT APPLICATIONS SHALL BE CONDUCTED IN ACCORDANCE WITH 14 PROCEDURES ADOPTED BY ORDER OF THE BOARD. NOTWITHSTANDING THE 15 MANDATES OF 2 PA.C.S. §§ 504 (RELATING TO HEARING AND RECORD) 16 AND 505 (RELATING TO EVIDENCE AND CROSS-EXAMINATION), SAID 17 PROCEDURES ADOPTED BY ORDER OF THE BOARD SHALL PROVIDE PARTIES 18 BEFORE IT WITH A DOCUMENTARY HEARING, BUT THE BOARD MAY, AT ITS 19 DISCRETION, RESOLVE DISPUTED MATERIAL FACTS WITHOUT CONDUCTING 20 AN ORAL HEARING, WHERE CONSTITUTIONALLY PERMISSIBLE.

21 § 1206. BOARD MINUTES AND RECORDS.

22 (A) OPEN PROCEEDINGS AND RECORDS. -- THE PROCEEDINGS OF THE BOARD SHALL BE CONDUCTED IN ACCORDANCE WITH THE PROVISIONS OF 65 23 24 PA.C.S. CH. 7 (RELATING TO OPEN MEETINGS). THE BOARD SHALL BE AN 25 AGENCY FOR PURPOSES OF THE ACT OF JUNE 21, 1957 (P.L.390, 26 NO.212), REFERRED TO AS THE RIGHT-TO-KNOW LAW. NOTWITHSTANDING 27 ANY PROVISION OF LAW TO THE CONTRARY, CONFIDENTIAL DOCUMENTS 28 RELATIVE TO PERSONAL BACKGROUND INFORMATION PROVIDED TO THE 29 BOARD PURSUANT TO THIS PART AND ANY CLOSED DELIBERATIONS OF THE 30 BOARD, INCLUDING DISCIPLINARY PROCEEDINGS, SHALL BE CONFIDENTIAL - 29 -20040H2330B4272

1 AND CONSIDERED IN CLOSED EXECUTIVE SESSION PURSUANT TO 2 SUBSECTION (F).

3 (B) RECORD OF PROCEEDINGS.--THE BOARD SHALL CAUSE TO BE MADE
4 AND KEPT A RECORD OF ALL PROCEEDINGS HELD AT PUBLIC MEETINGS OF
5 THE BOARD. A VERBATIM TRANSCRIPT OF THOSE PROCEEDINGS SHALL BE
6 PREPARED BY THE BOARD UPON THE REQUEST OF ANY BOARD MEMBER OR
7 UPON THE REQUEST OF ANY OTHER PERSON AND THE PAYMENT BY THAT
8 PERSON OF THE COSTS OF PREPARATION.

9 (C) INFORMATION DELIVERED TO GOVERNOR AND GENERAL 10 ASSEMBLY.--A TRUE COPY OF THE MINUTES OF EVERY MEETING OF THE 11 BOARD AND OF ANY REGULATIONS FINALLY ADOPTED BY THE BOARD, MAY 12 BE FORTHWITH DELIVERED, BY AND UNDER THE CERTIFICATION OF THE 13 EXECUTIVE DIRECTOR, TO THE GOVERNOR, THE SECRETARY OF THE SENATE 14 AND THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES.

15 (D) APPLICANT INFORMATION.--

16 (1) THE BOARD SHALL KEEP AND MAINTAIN A LIST OF ALL
17 APPLICANTS FOR LICENSES AND PERMITS UNDER THIS PART TOGETHER
18 WITH A RECORD OF ALL ACTIONS TAKEN WITH RESPECT TO THE
19 APPLICANTS, WHICH FILE AND RECORD SHALL BE OPEN TO PUBLIC
20 INSPECTION.

(2) INFORMATION UNDER PARAGRAPH (1) REGARDING ANY
APPLICANT WHOSE LICENSE OR PERMIT HAS BEEN DENIED, REVOKED,
OR NOT RENEWED SHALL BE REMOVED FROM SUCH LIST AFTER SEVEN
YEARS FROM THE DATE OF THE ACTION.

(E) OTHER FILES AND RECORDS. -- THE BOARD SHALL MAINTAIN SUCHOTHER FILES AND RECORDS AS IT MAY DEEM APPROPRIATE.

(F) CONFIDENTIALITY OF INFORMATION.--ALL INFORMATION
28 CONTAINED IN THE APPLICATION PROCESS PURSUANT TO SECTION 1310(A)
29 (RELATING TO SLOT MACHINE LICENSE APPLICATION CHARACTER
30 REQUIREMENTS) AND THE REPORT OF AN APPLICANT'S BACKGROUND
20040H2330B4272 - 30 -

INVESTIGATION FURNISHED TO OR OBTAINED BY THE BOARD OR THE 1 2 BUREAU FROM ANY SOURCE SHALL BE CONSIDERED CONFIDENTIAL AND 3 SHALL BE WITHHELD FROM PUBLIC DISCLOSURE IN WHOLE OR IN PART, 4 EXCEPT THAT ANY INFORMATION SHALL BE RELEASED UPON THE LAWFUL 5 ORDER OF A COURT OF COMPETENT JURISDICTION OR, WITH THE APPROVAL OF THE ATTORNEY GENERAL, TO A DULY AUTHORIZED LAW ENFORCEMENT 6 7 AGENCY OR SHALL BE RELEASED TO THE PUBLIC, IN WHOLE OR IN PART, 8 TO THE EXTENT THAT SUCH RELEASE IS REQUESTED BY AN APPLICANT AND 9 DOES NOT OTHERWISE CONTAIN CONFIDENTIAL INFORMATION ABOUT 10 ANOTHER PERSON. THE BOARD MAY NOT REQUIRE ANY APPLICANT TO WAIVE ANY CONFIDENTIALITY PROVIDED FOR IN THIS SUBSECTION AS A 11 CONDITION FOR THE APPROVAL OF A LICENSE OR ANY OTHER ACTION OF 12 13 THE BOARD. ANY PERSON WHO VIOLATES THIS SUBSECTION SHALL BE 14 ADMINISTRATIVELY DISCIPLINED BY DISCHARGE, SUSPENSION OR OTHER 15 FORMAL DISCIPLINARY ACTION AS THE BOARD DEEMS APPROPRIATE. 16 (G) NOTICE.--NOTICE OF THE CONTENTS OF ANY INFORMATION, 17 EXCEPT TO A DULY AUTHORIZED LAW ENFORCEMENT AGENCY PURSUANT TO 18 THIS SECTION, SHALL BE GIVEN TO ANY APPLICANT OR LICENSEE IN A 19 MANNER PRESCRIBED BY THE RULES AND REGULATIONS ADOPTED BY THE 20 BOARD.

(H) INFORMATION HELD BY DEPARTMENT.--FILES, RECORDS, REPORTS
AND OTHER INFORMATION IN THE POSSESSION OF THE DEPARTMENT
PERTAINING TO LICENSEES SHALL BE MADE AVAILABLE TO THE BOARD AS
MAY BE NECESSARY TO THE EFFECTIVE ADMINISTRATION OF THIS PART.
§ 1207. REGULATORY AUTHORITY OF BOARD.

26THE BOARD SHALL HAVE THE POWER, AND ITS DUTIES SHALL BE TO:27(1) DENY, DENY THE RENEWAL, REVOKE, CONDITION OR SUSPEND28ANY LICENSE OR PERMIT PROVIDED FOR IN THIS PART IF THE BOARD29FINDS IN ITS SOLE DISCRETION THAT A LICENSEE OR PERMITTEE30UNDER THIS PART, OR ITS OFFICERS, EMPLOYEES OR AGENTS, HAVE20040H2330B4272- 31 -

FURNISHED FALSE OR MISLEADING INFORMATION TO THE BOARD OR
 FAILED TO COMPLY WITH THE PROVISIONS OF THIS PART OR THE
 RULES AND REGULATIONS OF THE BOARD AND THAT IT WOULD BE IN
 THE PUBLIC INTEREST TO DENY, DENY THE RENEWAL, REVOKE,
 CONDITION OR SUSPEND THE LICENSE OR PERMIT.

6 (2) RESTRICT ACCESS TO CONFIDENTIAL INFORMATION IN THE 7 POSSESSION OF THE BOARD WHICH HAS BEEN OBTAINED UNDER THIS 8 PART AND ENSURE THAT THE CONFIDENTIALITY OF INFORMATION IS 9 MAINTAINED AND PROTECTED. RECORDS SHALL BE RETAINED BY THE 10 BOARD FOR SEVEN YEARS.

(3) PRESCRIBE AND REQUIRE PERIODIC FINANCIAL REPORTING
 AND INTERNAL CONTROL REQUIREMENTS FOR ALL LICENSED ENTITIES.

13 (4) REQUIRE THAT EACH LICENSED ENTITY PROVIDE TO THE
14 BOARD ITS AUDITED ANNUAL FINANCIAL STATEMENTS, WITH SUCH
15 ADDITIONAL DETAIL AS THE BOARD, FROM TIME TO TIME, SHALL
16 REQUIRE, WHICH INFORMATION SHALL BE SUBMITTED NOT LATER THAN
17 60 DAYS AFTER THE END OF THE LICENSEE'S FISCAL YEAR.

18 (5) PRESCRIBE THE PROCEDURES TO BE FOLLOWED BY SLOT
19 MACHINE LICENSEES FOR ANY FINANCIAL EVENT THAT OCCURS IN THE
20 OPERATION OF SLOT MACHINES.

21 (6) PRESCRIBE CRITERIA AND CONDITIONS FOR THE OPERATION
22 OF SLOT MACHINE PROGRESSIVE SYSTEMS.

(7) ENFORCE PRESCRIBED HOURS FOR THE OPERATION OF SLOT
MACHINES SO THAT SLOT MACHINE LICENSEES MAY OPERATE SLOT
MACHINES ON ANY DAY DURING THE YEAR, IN ORDER TO MEET THE
NEEDS OF PATRONS OR TO MEET COMPETITION.

(8) REQUIRE THAT EACH LICENSED GAMING ENTITY PROHIBIT
 PERSONS UNDER 21 YEARS OF AGE FROM OPERATING OR USING SLOT
 MACHINES.

30 (9) ESTABLISH PROCEDURES FOR THE INSPECTION AND 20040H2330B4272 - 32 - CERTIFICATION OF COMPLIANCE OF EACH SLOT MACHINE AND
 ASSOCIATED EQUIPMENT PRIOR TO BEING PLACED INTO USE BY A SLOT
 MACHINE LICENSEE.

4 (10) REQUIRE THAT NO SLOT MACHINE MAY BE SET TO PAY OUT 5 LESS THAN THE THEORETICAL PAYOUT PERCENTAGE, WHICH SHALL BE 6 NO LESS THAN 85%, AS SPECIFICALLY APPROVED BY THE BOARD. THE 7 BOARD SHALL ADOPT REGULATIONS THAT DEFINE THE THEORETICAL 8 PAYOUT PERCENTAGE OF A SLOT MACHINE GAME BASED ON THE TOTAL 9 VALUE OF THE JACKPOTS EXPECTED TO BE PAID BY A PLAY OR A SLOT MACHINE GAME DIVIDED BY THE TOTAL VALUE OF SLOT MACHINE 10 11 WAGERS EXPECTED TO BE MADE ON THAT PLAY OR SLOT MACHINE GAME 12 DURING THE SAME PORTION OF THE GAME CYCLE. IN SO DOING, THE 13 BOARD SHALL DECIDE WHETHER THE CALCULATION SHALL INCLUDE THE ENTIRE CYCLE OF A SLOT MACHINE GAME OR ANY PORTION THEREOF. 14

15 (11) REQUIRE EACH SLOT MACHINE LICENSE APPLICANT TO 16 PROVIDE DETAILED SITE PLANS OF ITS PROPOSED LICENSED FACILITY 17 WHICH SHALL BE REVIEWED AND APPROVED BY THE BOARD FOR THE 18 PURPOSE OF DETERMINING THE ADEQUACY OF THE PROPOSED SECURITY AND SURVEILLANCE MEASURES INSIDE AND OUTSIDE THE FACILITY. 19 20 APPLICANTS WILL COOPERATE WITH THE BOARD IN MAKING CHANGES TO THE PLANS SUGGESTED BY THE BOARD AND WILL ENSURE THAT THE 21 22 PLANS, AS MODIFIED AND APPROVED, ARE IMPLEMENTED.

(12) UPON REQUEST, PROVIDE BACKGROUND INVESTIGATION
 REPORTS OF APPLICANTS FOR LICENSES AND PERMITS FOR USE AT
 RACETRACKS TO THE STATE HORSE RACING COMMISSION AND THE STATE
 HARNESS RACING COMMISSION.

(13) REQUIRE SLOT MACHINE LICENSEES TO PROVIDE ONSITE
FACILITIES FOR USE BY THE BOARD, AND OTHER APPROPRIATE
PERSONS, FOR THE PURPOSE OF CARRYING OUT THEIR RESPECTIVE
RESPONSIBILITIES UNDER THIS PART.

20040H2330B4272

- 33 -

1 (14) CONSULT WITH MEMBERS OF THE PENNSYLVANIA STATE 2 POLICE, THE OFFICE OF ATTORNEY GENERAL, THE DEPARTMENT AND 3 SUCH OTHER PERSONS IT DEEMS NECESSARY FOR ADVICE REGARDING 4 THE VARIOUS ASPECTS OF THE POWERS AND DUTIES IMPOSED ON IT 5 UNDER THIS PART AND ITS JURISDICTION OVER THE AUTHORIZATION 6 AND OPERATION OF SLOT MACHINES AND LICENSED FACILITIES.

7 (15) ENTER INTO CONTRACTS WITH ANY PERSON FOR THE
8 PURPOSES OF CARRYING OUT THE POWERS AND DUTIES OF THE BOARD
9 UNDER THIS PART.

10 (16) REQUIRE EACH SLOT MACHINE LICENSEE TO SELL
11 PENNSYLVANIA STATE LOTTERY TICKETS AT ITS LICENSED FACILITY
12 AT A LOCATION AS NEAR AS PRACTICABLE TO THE PAY WINDOWS.

(17) PERMIT, IN ITS DISCRETION AND UPON APPLICATION, THE
USE OF A TEMPORARY FACILITY WITHIN WHICH SLOT MACHINES MAY BE
AVAILABLE FOR PLAY OR OPERATION AT A LICENSED GAMING
FACILITY, FOR A PERIOD NOT TO EXCEED 24 MONTHS, PROVIDED THAT
UPON GOOD CAUSE SHOWN, THE BOARD MAY EXTEND PERMISSION TO
OPERATE A TEMPORARY FACILITY FOR AN ADDITIONAL 12-MONTH
PERIOD.

20 § 1208. COLLECTION OF FEES AND FINES.

21 THE BOARD HAS THE FOLLOWING POWERS AND DUTIES:

22 (1) TO LEVY AND COLLECT FEES FROM THE VARIOUS 23 APPLICANTS, LICENSEES AND PERMITTEES TO FUND THE OPERATIONS 24 OF THE BOARD. THE FEES SHALL BE DEPOSITED INTO THE STATE 25 GAMING FUND AS ESTABLISHED IN SECTION 1403 (RELATING TO 26 ESTABLISHMENT OF STATE GAMING FUND AND NET SLOT MACHINE 27 REVENUE DISTRIBUTION). IN ADDITION TO THE FEES SET FORTH IN 28 SECTIONS 1209 (RELATING TO SLOT MACHINE LICENSE FEE) AND 1305 29 (RELATING TO CATEGORY 3 SLOT MACHINE LICENSE), THE BOARD 30 SHALL ASSESS AND COLLECT FEES AS FOLLOWS:

20040H2330B4272

- 34 -

(I) SUPPLIER LICENSEES SHALL PAY A FEE OF \$25,000
 UPON THE ISSUANCE OF A LICENSE AND \$10,000 FOR THE ANNUAL
 RENEWAL OF A SUPPLIER LICENSE.

4 (II) MANUFACTURER LICENSEES SHALL PAY A FEE OF
5 \$50,000 UPON THE ISSUANCE OF A LICENSE AND \$25,000 FOR
6 THE ANNUAL RENEWAL OF A MANUFACTURER LICENSE.

7 (III) EACH APPLICATION FOR A SLOT MACHINE LICENSE, SUPPLIER LICENSE OR MANUFACTURER LICENSE MUST BE 8 9 ACCOMPANIED BY A NONREFUNDABLE FEE SET BY THE BOARD FOR 10 THE COST OF EACH INDIVIDUAL REQUIRING A BACKGROUND 11 INVESTIGATION. THE REASONABLE AND NECESSARY COSTS AND EXPENSES INCURRED IN ANY BACKGROUND INVESTIGATION OR 12 13 OTHER INVESTIGATION OR PROCEEDING CONCERNING ANY 14 APPLICANT, LICENSEE OR PERMITTEE SHALL BE REIMBURSED TO 15 THE BOARD BY THOSE PERSONS.

16 (2) TO PROVIDE FOR THE ASSESSMENT AND COLLECTION OF 17 FINES AND PENALTIES FOR VIOLATIONS OF THIS PART. ALL FINES 18 AND PENALTIES SHALL BE CREDITED FOR DEPOSIT TO THE GENERAL 19 FUND. TWO YEARS FOLLOWING ENACTMENT OF THIS PART, THE BOARD SHALL HAVE THE AUTHORITY TO INCREASE EACH YEAR ANY FEE, 20 21 CHARGE, COST OR ADMINISTRATIVE PENALTY, BUT NOT ANY CRIMINAL 22 FINE OR PENALTY, PROVIDED IN THIS PART BY AN AMOUNT NOT TO 23 EXCEED AN ANNUAL COST-OF-LIVING ADJUSTMENT CALCULATED BY APPLYING THE PERCENTAGE CHANGE IN THE CONSUMER PRICE INDEX 24 25 FOR ALL URBAN CONSUMERS (CPI-U) FOR THE PENNSYLVANIA, NEW 26 JERSEY, DELAWARE AND MARYLAND AREA FOR THE MOST RECENT 12-27 MONTH PERIOD FOR WHICH FIGURES HAVE BEEN OFFICIALLY REPORTED 28 BY THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR 29 STATISTICS, IMMEDIATELY PRIOR TO THE DATE THE ADJUSTMENT IS 30 DUE TO TAKE EFFECT.

20040H2330B4272

- 35 -

1 § 1209. SLOT MACHINE LICENSE FEE.

(A) IMPOSITION.--EXCEPT AS PROVIDED FOR A CATEGORY 3
LICENSED GAMING ENTITY UNDER SECTION 1305 (RELATING TO CATEGORY
3 SLOT MACHINE LICENSE) AND SUBJECT TO THE REQUIREMENTS OF THIS
SECTION, AT THE TIME OF LICENSE ISSUANCE THE BOARD SHALL IMPOSE
A ONE-TIME SLOT MACHINE LICENSE FEE TO BE PAID BY EACH
SUCCESSFUL APPLICANT IN THE AMOUNT OF \$50,000,000 FOR EACH
CATEGORY OF SLOT MACHINE LICENSE.

9 (B) TERM.--A SLOT MACHINE LICENSE, AFTER PAYMENT OF THE FEE, 10 SHALL BE IN EFFECT UNLESS SUSPENDED, REVOKED OR NOT RENEWED BY 11 THE BOARD UPON GOOD CAUSE CONSISTENT WITH THE LICENSE REQUIREMENTS AS PROVIDED FOR IN THIS PART. SLOT MACHINE 12 13 LICENSEES SHALL BE REQUIRED TO UPDATE THE INFORMATION IN THEIR 14 INITIAL APPLICATIONS ANNUALLY, AND THE LICENSE OF A LICENSEE IN 15 GOOD STANDING SHALL BE UPDATED AND RENEWED ANNUALLY. AS TO THE 16 RENEWAL OF A LICENSE, NO ADDITIONAL LICENSE FEE PURSUANT TO 17 SUBSECTION (A) SHALL BE REQUIRED.

18 (C) CREDIT AGAINST TAX FOR SLOT MACHINE LICENSEES. -- IF THE 19 RATE OF THE TAX IMPOSED BY SECTION 1403 (RELATING TO 20 ESTABLISHMENT OF STATE GAMING FUND AND NET SLOT MACHINE REVENUE 21 DISTRIBUTION) IS INCREASED AT ANY TIME DURING THE TERM OF TEN 22 YEARS FOLLOWING THE INITIAL ISSUANCE OF THE SLOT MACHINE 23 LICENSE, THE SLOT MACHINE LICENSEE SHALL BE ENTITLED TO A CREDIT 24 AGAINST SUBSEQUENT PAYMENT OF THE TAX EQUAL TO THE DIFFERENCE 25 BETWEEN THE TAX CALCULATED AT THE RATE WHEN THE LICENSE WAS 26 ISSUED AND THE TAX CALCULATED AT THE INCREASED RATE. THIS CREDIT 27 SHALL BE APPLIED ON A DOLLAR-FOR-DOLLAR BASIS AS AND WHEN THE 28 TAX IS PAYABLE AS SET FORTH IN SECTION 1403, BUT SHALL NOT 29 EXTEND BEYOND THE TEN-YEAR PERIOD FOLLOWING THE INITIAL ISSUANCE 30 OF THE LICENSE. THE AGGREGATE AMOUNT OF ALL CREDITS PROVIDED 20040H2330B4272 - 36 -

SHALL NOT EXCEED THE AMOUNT OF THE LICENSING FEE PAID BY THE
 LICENSEE. THE DEPARTMENT SHALL ENTER INTO A CONTRACT WITH EACH
 SLOT MACHINE LICENSEE EXPLICITLY SETTING FORTH THE TERMS AND
 CONDITIONS OF THIS CREDIT AND WHICH ALSO SPECIFICALLY
 INCORPORATES THE REQUIREMENTS OF SUBSECTION (F).

6 (D) DEPOSIT OF LICENSE FEE.--THE TOTAL AMOUNT OF ALL LICENSE
7 FEES IMPOSED AND COLLECTED BY THE BOARD UNDER THIS SECTION SHALL
8 BE DEPOSITED IN THE STATE GAMING FUND.

9 (E) CHANGE OF OWNERSHIP OR CONTROL OF A LICENSE. -- IN THE 10 EVENT THAT THE OWNERSHIP OR CONTROL OF A SLOT MACHINE LICENSEE 11 OR ITS AFFILIATE, INTERMEDIARY, SUBSIDIARY OR HOLDING COMPANY IS CHANGED AS DESCRIBED IN SECTION 1328 (RELATING TO CHANGE IN 12 13 OWNERSHIP OR CONTROL OF SLOT MACHINE LICENSEE), THE NEW OWNER 14 SHALL BE ENTITLED TO THE FULL REMAINING AMOUNT OF THE CREDIT SET 15 FORTH IN SUBSECTION (C) OR THE RETURN OF THE LICENSE FEE IN 16 ACCORDANCE WITH SUBSECTION (F) AS IF THE NEW OWNER OR CONTROLLING INTEREST WAS THE ORIGINAL LICENSEE. 17

18 (F) RETURN OF SLOT MACHINE LICENSE FEE.--

19 (1) THE ENTIRE ONE-TIME SLOT MACHINE LICENSE FEE OF 20 \$50,000,000 FOR EACH CATEGORY 1 AND CATEGORY 2 SLOT MACHINE 21 LICENSE SHALL BE RETURNED TO EACH LICENSEE IN THE EVENT 22 SECTION 1201 (RELATING TO PENNSYLVANIA GAMING CONTROL BOARD 23 ESTABLISHED), 1202 (RELATING TO GENERAL AND SPECIFIC POWERS) 24 OR 1307 (RELATING TO NUMBER OF SLOT MACHINE LICENSES) IS 25 AMENDED OR OTHERWISE ALTERED BY AN ACT OF THE GENERAL 26 ASSEMBLY WITHIN FIVE YEARS FOLLOWING THE INITIAL ISSUANCE OF 27 ANY SLOT MACHINE LICENSES PURSUANT TO SECTION 1301 (RELATING 28 TO AUTHORIZED SLOT MACHINE LICENSES), TO CHANGE:

29

(I) THE COMPOSITION OF THE BOARD;

30(II)THE NUMBER, VOTING POWERS OR MEMBERS OF THE20040H2330B4272- 37 -

1 BOARD;

2 (III) THE MANNER IN WHICH MEMBERS ARE NOMINATED OR
3 APPOINTED TO THE BOARD;

4 (IV) THE LENGTH OF TERM FOR WHICH EACH MEMBER 5 SERVES;

6 (V) THE GENERAL JURISDICTION OF THE BOARD IN A
7 MANNER THAT IMPAIRS OR OTHERWISE REDUCES THE BOARD'S
8 LICENSING AUTHORITY; OR

9 (VI) SECTION 1307 TO INCREASE THE STATUTORY MAXIMUM
 10 NUMBER OF PERMISSIBLE LICENSED FACILITIES.

11 (2) IN THE EVENT THAT THIS PART IS AMENDED OR OTHERWISE
12 ALTERED BY AN ACT OF THE GENERAL ASSEMBLY AS DESCRIBED
13 PURSUANT TO PARAGRAPH (1) HEREIN:

14 (I) IN THE SIXTH YEAR FOLLOWING THE INITIAL ISSUANCE
15 OF ANY SLOT MACHINE LICENSES PURSUANT TO SECTION 1301, A
16 CATEGORY 1 AND 2 SLOT MACHINE LICENSEE SHALL BE ENTITLED
17 TO A PARTIAL RETURN OF THE ONE-TIME SLOT MACHINE LICENSE
18 FEE IN THE AMOUNT OF \$41,666,667.

19 (II) IN THE SEVENTH YEAR, THE LICENSEE SHALL BE
20 ENTITLED TO A PARTIAL RETURN OF THE ONE-TIME SLOT MACHINE
21 LICENSE FEE IN THE AMOUNT OF \$33,333,334.

(III) IN THE EIGHTH YEAR, THE LICENSEE SHALL BE
ENTITLED TO A PARTIAL RETURN OF THE ONE-TIME SLOT MACHINE
LICENSE FEE IN THE AMOUNT OF \$25,000,000.

25 (IV) IN THE NINTH YEAR, THE LICENSEE SHALL BE
26 ENTITLED TO A PARTIAL RETURN OF THE ONE-TIME SLOT MACHINE
27 LICENSE FEE IN THE AMOUNT OF \$16,666,668.

(V) IN THE TENTH YEAR, THE LICENSEE SHALL BE
ENTITLED TO A PARTIAL RETURN OF THE ONE-TIME MACHINE
LICENSE FEE IN THE AMOUNT OF \$8,333,334.

20040H2330B4272

- 38 -

1 IN THE EVENT THAT THE ACTION DESCRIBED IN PARAGRAPH (1) OCCURS AFTER THE EXPIRATION OF TEN YEARS, THE LICENSEE SHALL NOT BE 2 3 ENTITLED TO A RETURN OF ANY PORTION OF THE ONE-TIME SLOT MACHINE 4 LICENSE FEE. NOTWITHSTANDING THE FOREGOING, NO SLOT MACHINE 5 LICENSEE SHALL BE ENTITLED TO THE RETURN OF ANY PORTION OF THE FEE AS A RESULT OF ANY ACT OF THE GENERAL ASSEMBLY INSOFAR AS IT 6 7 IMPLEMENTS A RECOMMENDATION MADE BY THE BOARD PURSUANT TO A 8 OUALIFIED MAJORITY VOTE. IN THE EVENT A FULL OR PARTIAL RETURN 9 OF THE SLOT MACHINE LICENSE FEE IMPOSED PURSUANT TO SUBSECTION 10 (A) BECOMES DUE PURSUANT TO THIS SUBSECTION, THE AMOUNT TO BE 11 RETURNED TO ANY SLOT MACHINE LICENSEE SHALL BE REDUCED ON A DOLLAR-FOR-DOLLAR BASIS BY THE TOTAL ACCUMULATED TAX CREDITS 12 13 GRANTED TO SUCH LICENSEE PURSUANT TO SUBSECTION (C). IN NO EVENT 14 SHALL THE TOTAL AMOUNT OF THE SLOT MACHINE LICENSE FEE RETURNED, 15 COMBINED WITH THE TOTAL TAX CREDITS GRANTED, EXCEED THE AMOUNTS 16 SET FORTH IN THIS SUBSECTION FOR ANY LICENSEE. THE TOTAL OR 17 PARTIAL RETURN OF THE SLOT MACHINE LICENSE FEE SHALL EXTINGUISH 18 A LICENSEE'S RIGHT TO CLAIM ANY FURTHER TAX CREDITS PURSUANT TO 19 SUBSECTION (C).

20 § 1210. NUMBER OF SLOT MACHINES.

21 (A) INITIAL COMPLEMENT.--EXCEPT AS PROVIDED FOR CATEGORY 3 22 SLOT MACHINE LICENSEES UNDER SECTION 1305 (RELATING TO CATEGORY 23 3 SLOT MACHINE LICENSE), ALL SLOT MACHINE LICENSEES SHALL BE 24 PERMITTED TO OPERATE UP TO 3,000 SLOT MACHINES AT ANY ONE 25 LICENSED FACILITY AND SHALL BE REQUIRED TO OPERATE AND MAKE 26 AVAILABLE TO PLAY A MINIMUM OF 1,500 MACHINES AT ANY ONE 27 LICENSED FACILITY WITHIN ONE YEAR OF THE ISSUANCE BY THE BOARD 28 OF A SLOT MACHINE LICENSE, UNLESS OTHERWISE EXTENDED BY THE 29 BOARD, UPON APPLICATION AND FOR GOOD CAUSE SHOWN, FOR AN 30 ADDITIONAL PERIOD NOT TO EXCEED 24 MONTHS.

20040H2330B4272

- 39 -

1 (B) ADDITIONAL SLOT MACHINES. -- EXCEPT AS PROVIDED FOR 2 CATEGORY 3 SLOT MACHINE LICENSEES UNDER SECTION 1305, SIX MONTHS 3 FOLLOWING THE DATE OF COMMENCEMENT OF SLOT MACHINE OPERATIONS, 4 THE BOARD MAY PERMIT A SLOT MACHINE LICENSEE TO INSTALL AND 5 OPERATE UP TO 2,000 ADDITIONAL SLOT MACHINES AT ITS LICENSED 6 FACILITY, BEYOND THOSE MACHINES AUTHORIZED UNDER SUBSECTION (A), 7 UPON APPLICATION BY THE SLOT MACHINE LICENSEE. THE BOARD, IN 8 CONSIDERING SUCH AN APPLICATION, SHALL TAKE INTO ACCOUNT THE 9 APPROPRIATENESS OF THE PHYSICAL SPACE WHERE THE ADDITIONAL SLOT 10 MACHINES WILL BE LOCATED AND THE CONVENIENCE OF THE PUBLIC 11 ATTENDING THE FACILITY. THE BOARD MAY ALSO TAKE INTO ACCOUNT THE POTENTIAL BENEFIT TO ECONOMIC DEVELOPMENT, EMPLOYMENT AND 12 13 TOURISM, ENHANCED REVENUES TO THE COMMONWEALTH AND OTHER 14 ECONOMIC INDICATORS IT DEEMS APPLICABLE IN MAKING ITS DECISION. 15 § 1211. REPORTS OF BOARD.

16 (A) REPORT OF BOARD.--EIGHTEEN MONTHS AFTER THE EFFECTIVE 17 DATE OF THIS PART AND EVERY YEAR ON THAT DATE THEREAFTER, THE 18 BOARD SHALL ISSUE A REPORT TO THE GOVERNOR AND EACH MEMBER OF 19 THE GENERAL ASSEMBLY ON THE GENERAL OPERATION OF THE BOARD AND 20 EACH SLOT MACHINE LICENSEE'S PERFORMANCE, INCLUDING, BUT NOT 21 LIMITED TO, NUMBER AND WIN PER SLOT MACHINE AT LICENSED 22 FACILITIES DURING THE PREVIOUS YEAR, ALL TAXES, FEES, FINES AND 23 OTHER REVENUES COLLECTED AND, WHERE APPROPRIATE, DISBURSED, THE 24 COSTS OF OPERATION OF THE BOARD, ALL HEARINGS CONDUCTED AND THE 25 RESULTS OF THE HEARINGS AND OTHER INFORMATION THAT THE BOARD 26 DEEMS NECESSARY AND APPROPRIATE.

(B) REPORT OF THE LEGISLATIVE BUDGET AND FINANCE
COMMITTEE.--NO LATER THAN MARCH 15 OF THE YEAR FOLLOWING THE
EFFECTIVE DATE OF THIS PART AND EACH MARCH 15 THEREAFTER, THE
LEGISLATIVE BUDGET AND FINANCE COMMITTEE SHALL ISSUE A REPORT TO
20040H2330B4272 - 40 -

THE GENERAL ASSEMBLY ANALYZING THE IMPACT, IF ANY, OF THIS PART
 ON THE STATE LOTTERY.

3 (C) INTERCEPTION OF GAMING WINNINGS.--THE BOARD SHALL
4 CONDUCT A STUDY TO DETERMINE THE FEASIBILITY OF IMPLEMENTING
5 METHODS FOR THE INTERCEPTION OF THE GAMING WINNINGS OF
6 INDIVIDUALS WHO ARE DELINQUENT SUPPORT OBLIGORS OR TAX
7 DELINQUENT. THE STUDY SHALL BE COMPLETED BY DECEMBER 31, 2006,
8 AND SHALL CONTAIN RECOMMENDATIONS WHICH THE BOARD DETERMINES
9 APPROPRIATE.

10 § 1212. DIVERSITY GOALS OF BOARD.

11 (A) INTENT.--IT IS THE INTENT AND GOAL OF THE GENERAL 12 ASSEMBLY THAT THE BOARD PROMOTE AND ENSURE DIVERSITY IN ALL 13 ASPECTS OF THE GAMING ACTIVITIES AUTHORIZED UNDER THIS PART. THE 14 BOARD SHALL WORK TO ENHANCE THE REPRESENTATION OF DIVERSE GROUPS 15 IN THE OWNERSHIP, PARTICIPATION AND OPERATION OF LICENSED 16 ENTITIES AND LICENSED FACILITIES IN THIS COMMONWEALTH AND 17 THROUGH THE OWNERSHIP, PARTICIPATION AND OPERATION OF BUSINESS 18 ENTERPRISES ASSOCIATED WITH OR UTILIZED BY LICENSED ENTITIES AND 19 LICENSED FACILITIES AND THROUGH THE PROVISION OF GOODS AND 20 SERVICES UTILIZED BY SLOT MACHINE LICENSEES UNDER THIS PART.

(B) INVESTIGATIONS.--THE BOARD IS AUTHORIZED TO INVESTIGATE
AND CONDUCT AN ANNUAL STUDY TO ASCERTAIN WHETHER EFFECTIVE AND
MEANINGFUL ACTION HAS BEEN TAKEN OR WILL BE TAKEN TO ENHANCE THE
REPRESENTATION OF DIVERSE GROUPS IN THE OWNERSHIP, PARTICIPATION
AND OPERATION OF LICENSED FACILITIES IN THIS COMMONWEALTH AND
THROUGH THE OWNERSHIP AND OPERATION OF BUSINESS ENTERPRISES
ASSOCIATED WITH OR UTILIZED BY SLOT MACHINE LICENSEES, THROUGH
THE PROVISION OF GOODS AND SERVICES UTILIZED BY SLOT MACHINE
LICENSEES AND THROUGH EMPLOYMENT OPPORTUNITIES.

30 (C) COMPLETION OF INVESTIGATION.--THE FIRST STUDY SHALL BE 20040H2330B4272 - 41 -

COMPLETED SIX MONTHS FOLLOWING THE EFFECTIVE DATE OF THIS PART, 1 2 IF PRACTICALLY POSSIBLE, AND ANNUALLY THEREAFTER, AND SHALL 3 CONTAIN RECOMMENDATIONS WHICH THE BOARD DETERMINES APPROPRIATE. 4 § 1213. LICENSE OR PERMIT PROHIBITION. 5 NO APPLICANT FOR A LICENSE OR PERMIT UNDER THIS PART, INCLUDING DIRECTORS, OWNERS AND KEY EMPLOYEES, THAT HAS BEEN 6 7 CONVICTED, IN ANY JURISDICTION, OF A FELONY OR GAMBLING OFFENSE 8 WITHIN THE PAST 15 YEARS, SHALL BE ISSUED A LICENSE OR PERMIT 9 UNDER THIS PART OR BE FOUND QUALIFIED TO SERVE IN A POSITION AS 10 A DIRECTOR, OWNER OR KEY EMPLOYEE OF OR ASSOCIATED WITH ANY 11 LICENSEE OR PERMITTEE. CHAPTER 13 12 13 LICENSEES 14 SEC. 15 1301. AUTHORIZED SLOT MACHINE LICENSES. 16 1302. CATEGORY 1 SLOT MACHINE LICENSE. 17 1303. ADDITIONAL CATEGORY 1 SLOT MACHINE LICENSE 18 REQUIREMENTS. 19 1304. CATEGORY 2 SLOT MACHINE LICENSE. 20 1305. CATEGORY 3 SLOT MACHINE LICENSE. 21 1306. ORDER OF INITIAL LICENSE ISSUANCE. 22 1307. NUMBER OF SLOT MACHINE LICENSES. 23 1308. APPLICATIONS FOR LICENSE OR PERMIT. 24 1309. SLOT MACHINE LICENSE APPLICATION. 25 1310. SLOT MACHINE LICENSE APPLICATION CHARACTER 26 **REQUIREMENTS.** 27 1311. SLOT MACHINE LICENSE APPLICATION BUSINESS ENTITY 28 **REQUIREMENTS.** 29 1312. DIVESTITURE OF DISQUALIFYING APPLICANT. 30 1313. SLOT MACHINE LICENSE APPLICATION FINANCIAL

20040H2330B4272

- 42 -

1

FITNESS REQUIREMENTS.

- 2 1314. ALTERNATIVE CATEGORY 1 LICENSING STANDARDS.
- 3 1315. CONDITIONAL CATEGORY 1 LICENSES.
- 4 1316. BOND FOR ISSUANCE OF SLOT MACHINE LICENSE.
- 5 1317. SUPPLIER AND MANUFACTURER LICENSES APPLICATION.
- 6 1318. OCCUPATION PERMIT APPLICATION.
- 7 1319. ALTERNATIVE MANUFACTURER LICENSING STANDARDS.
- 8 1320. SLOT MACHINE TESTING AND CERTIFICATION STANDARDS.
- 9 1321. ADDITIONAL LICENSES AND PERMITS AND APPROVAL OF

10 AGREEMENTS.

- 11 1322. SLOT MACHINE ACCOUNTING CONTROLS AND AUDITS.
- 12 1323. CENTRAL CONTROL COMPUTER SYSTEM.
- 13 1324. PROTOCOL INFORMATION.
- 14 1325. LICENSE OR PERMIT ISSUANCE.
- 15 1326. LICENSE RENEWALS.
- 16 1327. NONTRANSFERABILITY OF LICENSES.
- 17 1328. CHANGE IN OWNERSHIP OR CONTROL OF SLOT MACHINE
- 18 LICENSEE.
- 19 1329. NONPORTABILITY OF SLOT MACHINE LICENSE.

20 1330. MULTIPLE SLOT MACHINE LICENSE PROHIBITION.

21 1331. DUTY OF LICENSEES, KEY EMPLOYEES AND GAMING EMPLOYEES.

22 § 1301. AUTHORIZED SLOT MACHINE LICENSES.

THERE SHALL BE THREE DISTINCT CLASSIFICATIONS OF SLOT MACHINE
LICENSES, DESIGNATED BY CATEGORY, EACH PERMITTING A LICENSED
RACING ENTITY OR PERSON TO APPLY FOR A QUALIFYING LICENSE
CATEGORY AND, UPON ISSUANCE BY THE BOARD, IN ITS DISCRETION, TO
PLACE AND OPERATE SLOT MACHINES AT A LICENSED FACILITY. EXCEPT
FOR CONDITIONAL CATEGORY 1 LICENSE APPLICATIONS PURSUANT TO
SECTION 1315 (RELATING TO CONDITIONAL CATEGORY 1 LICENSE), IT IS
MANDATORY THAT THE BOARD SHALL CONSIDER, APPROVE, CONDITION OR
20040H2330B4272 – 43 –

DENY THE APPROVAL OF ALL INITIAL APPLICATIONS FOR EACH AND EVERY 1 2 CATEGORY OF SLOT MACHINE LICENSES COLLECTIVELY AND TOGETHER, IN 3 A COMPREHENSIVE STATEWIDE MANNER, WITHIN 12 MONTHS FOLLOWING THE 4 TIME SET BY THE BOARD AT WHICH ALL APPLICATIONS ARE TO BE FILED 5 AND DEEMED COMPLETE BY THE BOARD. THE BOARD SHALL APPROVE, CONDITION OR DENY THE ISSUANCE OF A SLOT MACHINE LICENSE OF ANY 6 7 CATEGORY WITHIN THE TIME PERIOD PROVIDED FOR HEREIN. FOLLOWING 8 APPROVAL OF AN APPLICATION FOR A SLOT MACHINE LICENSE, THE 9 APPLICANT SHALL PROVIDE FORMAL NOTIFICATION TO THE BOARD AS SOON 10 AS:

11 (I) IT FULFILLS ALL REQUIRED CONDITIONS FOR ISSUANCE
12 OF THE LICENSE; AND

13 (II) THE BOARD'S DECISION APPROVING THE APPLICATION
14 IS A FINAL, BINDING, NONAPPEALABLE DETERMINATION WHICH IS
15 NOT SUBJECT TO A PENDING LEGAL CHALLENGE.

16 UPON RECEIPT OF SUCH FORMAL NOTIFICATION AND UPON CONDUCTING ANY 17 NECESSARY VERIFICATION, THE BOARD SHALL ISSUE A SLOT MACHINE 18 LICENSE TO THE APPLICANT.

19 § 1302. CATEGORY 1 SLOT MACHINE LICENSE.

20 (A) ELIGIBILITY.--A PERSON MAY BE ELIGIBLE TO APPLY FOR A
21 CATEGORY 1 LICENSE TO PLACE AND OPERATE SLOT MACHINES AT A
22 LICENSED RACETRACK FACILITY IF THE PERSON:

(1) HAS BEEN ISSUED A LICENSE FROM EITHER THE STATE
HORSE RACING COMMISSION OR THE STATE HARNESS RACING
COMMISSION TO CONDUCT THOROUGHBRED OR HARNESS RACE MEETINGS
RESPECTIVELY WITH PARI-MUTUEL WAGERING AND HAS CONDUCTED LIVE
HORSE RACES FOR NOT LESS THAN TWO YEARS IMMEDIATELY PRECEDING
THE EFFECTIVE DATE OF THIS PART;

29 (2) HAS BEEN APPROVED OR ISSUED A LICENSE FROM EITHER
30 THE STATE HORSE RACING COMMISSION OR THE STATE HARNESS RACING
20040H2330B4272 - 44 -

COMMISSION TO CONDUCT THOROUGHBRED OR HARNESS RACE MEETINGS
 RESPECTIVELY WITH PARI-MUTUEL WAGERING WITHIN 18 MONTHS
 IMMEDIATELY PRECEDING THE EFFECTIVE DATE OF THIS PART AND
 WILL SUCCESSFULLY CONDUCT LIVE RACING PURSUANT TO THE
 REQUIREMENTS OF SECTION 1303 (RELATING TO ADDITIONAL CATEGORY
 SLOT MACHINE LICENSE REQUIREMENTS); OR

7 (3) HAS BEEN APPROVED BY THE STATE HARNESS RACING
8 COMMISSION, AFTER THE EFFECTIVE DATE OF THIS PART, TO CONDUCT
9 HARNESS RACE MEETINGS WITH PARI-MUTUEL WAGERING AND WILL
10 CONDUCT LIVE RACING PURSUANT TO THE REQUIREMENTS OF SECTION
11 1303.

(4) IS A SUCCESSOR IN INTEREST TO PERSONS ELIGIBLE UNDER
PARAGRAPH (1), (2) OR (3) WHO COMPLY WITH THE REQUIREMENTS OF
SECTION 1328 (RELATING TO CHANGE IN OWNERSHIP OR CONTROL OF
SLOT MACHINE LICENSEE) OR IS A SUCCESSOR IN INTEREST TO
PERSONS OTHERWISE ELIGIBLE UNDER PARAGRAPH (1), (2) OR (3)
BUT PRECLUDED FROM ELIGIBILITY UNDER THE PROVISIONS OF
SECTION 1330.

19 NOTHING IN THIS PART SHALL BE CONSTRUED TO PERMIT THE APPROVAL 20 OR ISSUANCE OF MORE THAN ONE SLOT MACHINE LICENSE AT A LICENSED 21 RACETRACK FACILITY.

(B) LOCATION.--A CATEGORY 1 LICENSE MAY ONLY BE ISSUED TO AN
ELIGIBLE PERSON AUTHORIZING SLOT MACHINE OPERATIONS AT THE
PARTICULAR LICENSED RACETRACK FACILITY IDENTIFIED IN THE
APPLICATION. NO CATEGORY 1 LICENSED FACILITY SHALL BE LOCATED
WITHIN 20 LINEAR MILES OF ANOTHER CATEGORY 1 LICENSED FACILITY.
§ 1303. ADDITIONAL CATEGORY 1 SLOT MACHINE LICENSE

28 REQUIREMENTS.

29 (A) ELIGIBILITY.--IN ADDITION TO THE CRITERIA PRESCRIBED IN
 30 SECTION 1302 (RELATING TO CATEGORY 1 SLOT MACHINE LICENSE) AN
 20040H2330B4272 - 45 -

APPLICANT FOR A CATEGORY 1 SLOT MACHINE LICENSE SHALL BE
 ELIGIBLE FOR A LICENSE TO PLACE AND OPERATE SLOT MACHINES AT A
 LICENSED FACILITY ONLY IF THE APPLICANT MEETS ONE OF THE
 FOLLOWING CRITERIA:

5 (1) THE LICENSED RACING ENTITY OR ITS PREDECESSOR OWNER 6 OF THE LICENSED RACETRACK HAS CONDUCTED LIVE HORSE RACES FOR 7 NOT LESS THAN TWO YEARS IMMEDIATELY PRECEDING THE EFFECTIVE 8 DATE OF THIS PART; OR

9 (2) THE LICENSED RACING ENTITY HAS NOT PREVIOUSLY 10 CONDUCTED LIVE RACING AT A RACETRACK BUT WILL CONDUCT LIVE 11 RACING FOR A MINIMUM OF 150 DAYS TO BEGIN IN THE YEAR WHICH 12 BEGINS TWO YEARS FOLLOWING THE ISSUANCE OF ITS SLOT MACHINE LICENSE FOR THE RACETRACK UNLESS THE APPROPRIATE COMMISSION 13 14 DETERMINES, UPON APPLICATION, THAT IT IS NOT PRACTICALLY 15 FEASIBLE FOR THE LICENSED RACING ENTITY TO CONDUCT LIVE 16 RACING FOR A MINIMUM OF 150 DAYS DUE TO PROJECTED OR ACTUAL 17 WEATHER CONDITIONS. FAILURE TO MEET THE REQUIRED MINIMUM 18 NUMBER OF DAYS WILL RESULT IN IMMEDIATE SUSPENSION OF THE 19 SLOT MACHINE LICENSE.

20 (B) REQUIRED RACING DAYS. -- EXCEPT AS PROVIDED IN SUBSECTION 21 (A)(2), A CATEGORY 1 SLOT MACHINE LICENSEE MUST CONDUCT LIVE 22 RACING AT THE RACETRACK FOR AT LEAST 100 DAYS PER CALENDAR YEAR 23 FOR EACH LICENSE HELD BY THE LICENSED RACING ENTITY PURSUANT TO 24 THE RACE HORSE INDUSTRY REFORM ACT AND THE AGGREGATE NUMBER OF 25 LIVE RACING DAYS AT THE RACETRACK WHERE THE CATEGORY 1 SLOT 26 MACHINE LICENSEE CONDUCTS LIVE RACING SHALL NOT BE LESS THAN 95% 27 OF THE TOTAL NUMBER OF HORSE OR HARNESS RACING DAYS THAT WERE 28 SCHEDULED IN 1986 AT THAT RACETRACK. IF A RACING DAY IS CANCELED 29 FOR REASONS BEYOND THE CONTROL OF THE LICENSED RACING ENTITY, 30 THE APPROPRIATE COMMISSION SHALL GRANT THE LICENSEE THE RIGHT TO 20040H2330B4272 - 46 -

CONDUCT THAT RACING DAY IN THE SAME OR NEXT ENSUING CALENDAR
 YEAR. THE PURSE FOR THAT RACING DAY SHALL NOT BE USED FOR THE
 PURSE OF OTHER SCHEDULED RACING DAYS OF THAT CALENDAR YEAR AND
 MUST BE USED FOR THE PURSE OF SUCH RESCHEDULED DAY.

5 (C) LIMITATIONS.--THE ISSUANCE OF A CATEGORY 1 SLOT MACHINE
6 LICENSE SHALL ENTITLE THE LICENSEE TO OPERATE SLOT MACHINES ONLY
7 WITHIN THE GROUNDS OF A LICENSED RACETRACK.

8 (D) AUTHORIZATION.--AUTHORIZATION FOR A CATEGORY 1 SLOT
9 MACHINE LICENSEE TO CONTINUE THE OPERATION OF SLOT MACHINES
10 SHALL BE LIMITED TO THOSE LICENSEES THAT:

11 (1) HAVE A WRITTEN LIVE RACING AGREEMENT WITH A 12 HORSEMEN'S ORGANIZATION REPRESENTING A MAJORITY OF OWNERS AND 13 TRAINERS AT THE RACETRACK WHERE THE LICENSED RACING ENTITY 14 CONDUCTS LIVE RACING.

15 (2) HAVE 95% OF THE TOTAL NUMBER OF HORSE OR HARNESS RACING DAYS THAT WERE SCHEDULED IN 1986 BY IT OR ITS 16 17 PREDECESSOR AT THE RACETRACK WHERE THE CATEGORY 1 SLOT 18 MACHINE LICENSEE CONDUCTS LIVE RACING AND THE AGGREGATE NUMBER OF LIVE RACING DAYS AT THE RACETRACK WHERE THE 19 20 CATEGORY 1 SLOT MACHINE LICENSEE CONDUCTS LIVE RACING SHALL 21 NOT BE LESS THAN 95% OF THE TOTAL NUMBER OF HORSE OR HARNESS 22 RACING DAYS THAT WERE SCHEDULED IN 1986 AT THAT RACETRACK. A 23 NEW LICENSEE WHICH OPENS A NEW RACETRACK AND WHICH WILL SUCCESSFULLY CONDUCT LIVE RACING FOR A MINIMUM OF 150 DAYS TO 24 25 BEGIN NO LATER THAN IN THE YEAR WHICH BEGINS TWO YEARS 26 FOLLOWING THE ISSUANCE OF ITS SLOT MACHINE LICENSE FOR THE 27 RACETRACK, UNLESS THE APPROPRIATE COMMISSION DETERMINES, UPON 28 APPLICATION, THAT IT IS NOT PRACTICALLY FEASIBLE FOR THE LICENSED RACING ENTITY TO CONDUCT LIVE RACING FOR A MINIMUM 29 30 OF 150 DAYS DUE TO PROJECTED OR ACTUAL WEATHER CONDITIONS, 20040H2330B4272 - 47 -

SHALL BE ALLOWED TO OPERATE SLOT MACHINES, FROM THE DATE ITS
 SLOT MACHINE LICENSE IS ISSUED AND INTRASTATE AND INTERSTATE
 SIMULCAST IN ACCORDANCE WITH THE RACE HORSE INDUSTRY REFORM
 ACT, FROM THE FIRST DAY OF THE CALENDAR YEAR IN WHICH IT
 CONDUCTS LIVE RACING DAYS.

6 (3) UNLESS THE HORSEMEN'S ORGANIZATION REPRESENTING A 7 MAJORITY OF THE OWNERS AND TRAINERS CONSENTS TO A LOWER 8 NUMBER OF REQUIRED RACING DAYS AT THE RACETRACK, SUBJECT TO 9 ACTIONS OR ACTIVITIES BEYOND THE CONTROL OF THE LICENSEE, 10 CONDUCT NOT FEWER THAN EIGHT LIVE RACES PER RACE DATE DURING 11 EACH MEET AT THE RACETRACK WHERE THE LICENSED RACING ENTITY CONDUCTS LIVE RACING, EXCEPT FOR THOROUGHBRED TRACKS ON THE 12 13 DAY DESIGNATED AS A BREEDER'S CUP EVENT DAY, WHEN THE LICENSED RACING ENTITY SHALL HOLD A MINIMUM OF FIVE LIVE 14 15 RACES. THE CATEGORY 1 SLOT MACHINE LICENSEE SHALL NOT WAIVE 16 OR MODIFY THE PROVISIONS PERTAINING TO THE REQUIRED NUMBER OF 17 RACING DAYS UNDER PARAGRAPH (2) AND RACES PER DAY SCHEDULED 18 IN THIS SUBSECTION WITHOUT THE CONSENT OF THE HORSEMEN'S 19 ORGANIZATION REPRESENTING A MAJORITY OF OWNERS AND TRAINERS 20 AT THE RACETRACK.

21 (4) NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH (1), IN 22 THE EVENT THAT A WRITTEN LIVE RACING AGREEMENT HAS NOT BEEN 23 ENTERED INTO, PERMISSION FOR ANY LICENSEE TO OPERATE SLOT MACHINES AT RACETRACKS SHALL BE GRANTED PROVIDED THAT THE 24 25 CATEGORY 1 SLOT MACHINE LICENSEE HAS CONTINUED TO CONDUCT 26 LIVE RACING IN ACCORDANCE WITH PARAGRAPHS (2) AND (3) AND 27 KEEPS ITS RACETRACK OPEN TO THE GENERAL POPULATION OF OWNERS, 28 TRAINERS AND HORSES STABLED THERE FOR TRAINING AND STABLING 29 ON A REGULAR BASIS, WHEN IT IS NORMALLY OPEN FOR LIVE RACING AND DURING SUCH PERIODS, AND CONTINUES TO COMPLY WITH ALL 30 20040H2330B4272 - 48 -

1 PROVISIONS OF THE MOST RECENTLY EXPIRED LIVE RACING 2 AGREEMENT, INCLUDING RECOGNITION OF THE THEN EXISTING 3 HORSEMEN'S ORGANIZATION AT EACH SUCH RACETRACK AS THE SOLE 4 REPRESENTATIVE OF THE HORSEMEN AT THAT TIME, AND PAYS PURSES 5 AS DEFINED IN THE MOST RECENTLY EXPIRED LIVE RACING AGREEMENT 6 PLUS THE APPLICABLE PURSE REVENUE DISTRIBUTED TO LICENSED 7 RACING ENTITIES FROM THE OPERATION OF SLOT MACHINES UNDER 8 THIS PART. NOTHING IN THIS PART SHALL EXEMPT AN EXISTING OR 9 FUTURE LICENSED RACETRACK FROM THE REQUIREMENTS OF THE RACE 10 HORSE INDUSTRY REFORM ACT REQUIRING A LICENSED CORPORATION TO 11 HAVE A WRITTEN AND UNEXPIRED LIVE RACING AGREEMENT WITH THE 12 HORSEMEN'S ORGANIZATION REPRESENTING A MAJORITY OF OWNERS AND 13 TRAINERS AT THE RACETRACK WHERE THE LICENSED CORPORATION 14 CONDUCTS OR WILL CONDUCT LIVE RACING DATES IN ORDER TO 15 CONTINUE OR COMMENCE ANY FORM OF SIMULCASTING.

16 (5) NOTWITHSTANDING ANY OTHER PROVISION OF THE LAW TO 17 THE CONTRARY, ACCOUNT WAGERS, AUTHORIZED PURSUANT TO SECTION 18 218(B) OF THE RACE HORSE INDUSTRY REFORM ACT, SHALL ONLY BE 19 ACCEPTED BY A LICENSED CORPORATION IN ACCORDANCE WITH THE 20 PROVISIONS OF THE RACE HORSE INDUSTRY REFORM ACT AND NO 21 ENTITY THAT IS NOT A LICENSED CORPORATION UNDER THAT ACT 22 SHALL ACCEPT AN ACCOUNT WAGER FROM ANY PERSON WITHIN THIS 23 COMMONWEALTH.

24 § 1304. CATEGORY 2 SLOT MACHINE LICENSE.

25 (A) ELIGIBILITY.--A PERSON MAY BE ELIGIBLE TO APPLY FOR A
26 CATEGORY 2 LICENSE IF THE APPLICANT, ITS AFFILIATE,

27 INTERMEDIARY, SUBSIDIARY OR HOLDING COMPANY IS NOT OTHERWISE 28 ELIGIBLE TO APPLY FOR A CATEGORY 1 LICENSE AND THE PERSON IS 29 SEEKING TO LOCATE A LICENSED FACILITY IN A CITY OF THE FIRST 30 CLASS, A CITY OF THE SECOND CLASS OR A REVENUE OR TOURISM 20040H2330B4272 - 49 - ENHANCED LOCATION. IT SHALL NOT BE A CONDITION OF ELIGIBILITY TO
 APPLY FOR A CATEGORY 2 LICENSE TO OBTAIN A LICENSE FROM EITHER
 THE STATE HORSE RACING COMMISSION OR THE STATE HARNESS RACING
 COMMISSION TO CONDUCT THOROUGHBRED OR HARNESS RACE MEETINGS
 RESPECTIVELY WITH PARI-MUTUEL WAGERING.

(B) LOCATION.--TWO CATEGORY 2 LICENSED FACILITIES, AND NO 6 7 MORE, SHALL BE LOCATED BY THE BOARD WITHIN A CITY OF THE FIRST 8 CLASS AND ONE CATEGORY 2 LICENSED FACILITY, AND NO MORE, SHALL 9 BE LOCATED BY THE BOARD WITHIN A CITY OF THE SECOND CLASS. NO 10 CATEGORY 2 LICENSED FACILITY LOCATED BY THE BOARD WITHIN A CITY 11 OF THE FIRST CLASS SHALL BE WITHIN TEN LINEAR MILES OF A CATEGORY 1 LICENSED FACILITY, REGARDLESS OF THE MUNICIPALITY 12 13 WHERE THE CATEGORY 1 LICENSED FACILITY IS LOCATED. EXCEPT FOR 14 ANY CATEGORY 2 LICENSED FACILITY LOCATED BY THE BOARD WITHIN A 15 CITY OF THE FIRST CLASS OR A CITY OF THE SECOND CLASS, NO 16 CATEGORY 2 LICENSED FACILITY SHALL BE LOCATED WITHIN 30 LINEAR 17 MILES OF ANY CATEGORY 1 LICENSED FACILITY THAT HAS CONDUCTED 18 OVER 200 RACING DAYS PER YEAR FOR THE TWO CALENDAR YEARS 19 IMMEDIATELY PRECEDING THE EFFECTIVE DATE OF THIS PART AND NOT 20 WITHIN 20 LINEAR MILES OF ANY OTHER CATEGORY 1 LICENSED FACILITY. EXCEPT FOR ANY CATEGORY 2 LICENSED FACILITY LOCATED BY 21 22 THE BOARD WITHIN A CITY OF THE FIRST CLASS, NO CATEGORY 2 23 LICENSED FACILITY SHALL BE LOCATED WITHIN 20 LINEAR MILES OF 24 ANOTHER CATEGORY 2 LICENSED FACILITY.

25 § 1305. CATEGORY 3 SLOT MACHINE LICENSE.

26 (A) ELIGIBILITY.--A PERSON MAY BE ELIGIBLE TO APPLY FOR A
27 CATEGORY 3 LICENSE IF THE APPLICANT, ITS AFFILIATE,
28 INTERMEDIARY, SUBSIDIARY OR HOLDING COMPANY HAS NOT APPLIED FOR
29 OR BEEN APPROVED OR ISSUED A CATEGORY 1 OR 2 LICENSE, AND THE
30 PERSON IS SEEKING TO LOCATE A CATEGORY 3 LICENSED FACILITY IN A
20040H2330B4272 - 50 -

WELL ESTABLISHED RESORT HOTEL HAVING NO FEWER THAN 275 GUEST 1 2 ROOMS UNDER COMMON OWNERSHIP AND HAVING SUBSTANTIAL YEAR-ROUND 3 RECREATIONAL GUEST AMENITIES. THE APPLICANT FOR A CATEGORY 3 4 LICENSE SHALL BE THE OWNER OR BE A WHOLLY OWNED SUBSIDIARY OF 5 THE OWNER OF THE ESTABLISHED RESORT HOTEL. A CATEGORY 3 LICENSE MAY ONLY BE GRANTED UPON THE EXPRESS CONDITION THAT AN 6 7 INDIVIDUAL MAY NOT ENTER A GAMING AREA OF THE LICENSEE IF THE 8 INDIVIDUAL IS NOT A REGISTERED OVERNIGHT GUEST OF THE 9 ESTABLISHED RESORT HOTEL OR IF THE INDIVIDUAL IS NOT A PATRON OF 10 ONE OR MORE OF THE AMENITIES PROVIDED BY THE ESTABLISHED RESORT 11 HOTEL.

12 (B) LOCATION.--NO CATEGORY 3 LICENSE SHALL BE LOCATED BY THE13 BOARD WITHIN 15 LINEAR MILES OF ANOTHER LICENSED FACILITY.

14 (C) NUMBER OF SLOT MACHINES.--NOTWITHSTANDING THE NUMBER OF
15 PERMISSIBLE SLOT MACHINES AS SET FORTH IN SECTION 1210 (RELATING
16 TO NUMBER OF SLOT MACHINES), A CATEGORY 3 LICENSE GRANTED UNDER
17 THE PROVISIONS OF THIS SECTION SHALL ENTITLE THE LICENSED ENTITY
18 TO OPERATE NO MORE THAN 500 SLOT MACHINES AT THE LICENSED
19 FACILITY.

(D) CATEGORY 3 LICENSE FEE.--NOTWITHSTANDING THE ONE-TIME
SLOT MACHINE LICENSE FEE AS SET FORTH IN SECTION 1209 (RELATING
TO SLOT MACHINE LICENSE FEE), THE BOARD SHALL IMPOSE A ONE-TIME
CATEGORY 3 LICENSE FEE TO BE PAID BY EACH SUCCESSFUL APPLICANT
IN AN AMOUNT OF \$5,000,000. THE PROVISIONS OF SECTION 1209
RELATING TO TERM, CREDIT AGAINST TAX FOR SLOT MACHINE LICENSEES,
DEPOSIT OF LICENSE FEE AND CHANGE OF OWNERSHIP OR CONTROL OF A
LICENSE SHALL BE APPLICABLE TO A CATEGORY 3 LICENSE FEE.

(E) DEFINITIONS.--FOR THE PURPOSE OF SUBSECTION (A), THE
FOLLOWING WORDS AND PHRASES SHALL HAVE THE MEANING GIVEN TO THEM
IN THIS SUBSECTION:

20040H2330B4272

- 51 -

"AMENITIES." ANY ANCILLARY ACTIVITIES, SERVICES OR 1 2 FACILITIES IN WHICH A REGISTERED GUEST OR THE TRANSIENT PUBLIC, 3 IN RETURN FOR NON-DE MINIMIS CONSIDERATION AS DEFINED BY BOARD 4 REGULATION, MAY PARTICIPATE AT A RESORT HOTEL, INCLUDING, BUT 5 NOT LIMITED TO: SPORTS AND RECREATIONAL ACTIVITIES AND FACILITIES, SUCH AS A GOLF COURSE OR GOLF DRIVING RANGE, TENNIS 6 7 COURTS, OR SWIMMING POOL; HEALTH SPA; CONVENTION, MEETING AND 8 BANQUET FACILITIES; ENTERTAINMENT FACILITIES; AND RESTAURANT 9 FACILITIES.

10 "PATRON OF THE AMENITIES." ANY INDIVIDUAL WHO IS A
11 REGISTERED ATTENDEE OF A CONVENTION, MEETING OR BANQUET EVENT OR
12 A PARTICIPANT IN A SPORT OR RECREATIONAL EVENT OR ANY OTHER
13 SOCIAL, CULTURAL OR BUSINESS EVENT HELD AT A RESORT HOTEL OR WHO
14 PARTICIPATES IN ONE OR MORE OF THE AMENITIES PROVIDED TO
15 REGISTERED GUESTS OF THE RESORT HOTEL.

16 § 1306. ORDER OF INITIAL LICENSE ISSUANCE.

17 IN ORDER TO FACILITATE THE TIMELY AND ORDERLY DEPLOYMENT OF 18 LICENSED GAMING OPERATIONS IN THIS COMMONWEALTH, THE BOARD SHALL 19 ADOPT A SCHEDULE BY WHICH APPLICANTS FOR SLOT MACHINE,

20 MANUFACTURER AND SUPPLIER LICENSES SHALL BE FILED, CONSIDERED 21 AND RESOLVED IN ACCORDANCE WITH THE PROVISIONS OF THIS PART. IN 22 SO DOING, THE BOARD SHALL CONSIDER, APPROVE, CONDITION OR DENY 23 THE APPROVAL OF ALL FILED APPLICATIONS FOR MANUFACTURER AND 24 SUPPLIER LICENSES AS SOON AS ADMINISTRATIVELY POSSIBLE AND AT 25 LEAST THREE MONTHS PRIOR TO THE BOARD'S APPROVAL, CONDITIONING, 26 OR DENIAL OF THE APPROVAL OF ANY CATEGORY 1 LICENSE APPLICATION 27 PURSUANT TO SECTION 1315 (RELATING TO CONDITIONAL CATEGORY 1 28 LICENSES) OR ANY OTHER CATEGORY OF SLOT MACHINE LICENSE PURSUANT 29 TO SECTION 1301 (RELATING TO AUTHORIZED SLOT MACHINE LICENSE). 30 THE BOARD SHALL ENSURE THAT AN ADEQUATE NUMBER OF SUPPLIERS HAVE 20040H2330B4272 - 52 -

1 BEEN LICENSED PURSUANT TO SECTION 1301 TO MEET MARKET DEMAND.

2 § 1307. NUMBER OF SLOT MACHINE LICENSES.

3 THE BOARD MAY LICENSE NO MORE THAN SEVEN CATEGORY 1 LICENSED 4 FACILITIES, AND NO MORE THAN FIVE CATEGORY 2 LICENSED 5 FACILITIES, AS IT MAY DEEM APPROPRIATE, AS LONG AS TWO, AND NOT MORE, CATEGORY 2 LICENSES ARE LOCATED BY THE BOARD WITHIN THE 6 7 CITY OF THE FIRST CLASS AND THAT ONE, AND NOT MORE, CATEGORY 2 8 LICENSED FACILITY IS LOCATED BY THE BOARD WITHIN THE CITY OF THE 9 SECOND CLASS. THE BOARD MAY, AT ITS DISCRETION, INCREASE THE 10 TOTAL NUMBER OF CATEGORY 2 LICENSED FACILITIES PERMITTED TO BE 11 LICENSED BY THE BOARD, BY AN AMOUNT NOT TO EXCEED THE TOTAL NUMBER OF CATEGORY 1 LICENSES NOT APPLIED FOR WITHIN FIVE YEARS 12 13 FOLLOWING THE EFFECTIVE DATE OF THIS PART. EXCEPT AS PERMITTED 14 BY SECTION 1328 (RELATING TO CHANGE IN OWNERSHIP OR CONTROL OF 15 SLOT MACHINE LICENSEE), ANY CATEGORY 1 LICENSE MAY BE REISSUED 16 BY THE BOARD, AT ITS DISCRETION, AS A CATEGORY 2 LICENSE IF AN 17 APPLICATION FOR ISSUANCE OF SUCH LICENSE HAS NOT BEEN MADE TO 18 THE BOARD. THE BOARD MAY LICENSE NO MORE THAN TWO CATEGORY 3 19 LICENSED FACILITIES.

20 § 1308. APPLICATIONS FOR LICENSE OR PERMIT.

(A) APPLICATIONS.--AN APPLICATION FOR A LICENSE OR PERMIT TO
BE ISSUED BY THE BOARD SHALL BE SUBMITTED ON A FORM AND IN A
MANNER AS SHALL BE REQUIRED BY THE BOARD. IN REVIEWING
APPLICATIONS, THE BOARD SHALL CONFIRM THAT ALL THE APPLICABLE
LICENSE OR PERMIT FEES HAVE BEEN PAID IN ACCORDANCE WITH THIS
PART.

(B) COMPLETENESS OF APPLICATIONS.--THE BOARD SHALL NOT
 28 CONSIDER AN INCOMPLETE APPLICATION AND SHALL NOTIFY THE
 29 APPLICANT IN WRITING IF AN APPLICATION IS INCOMPLETE. AN
 30 APPLICATION SHALL BE CONSIDERED INCOMPLETE IF IT DOES NOT
 20040H2330B4272 - 53 -

INCLUDE ALL APPLICABLE FEES AND ALL INFORMATION AND ACCOMPANYING 1 DOCUMENTATION REQUIRED BY THE BOARD, INCLUDING, BUT NOT LIMITED 2 3 TO, A CURRENT TAX LIEN CERTIFICATE ISSUED BY THE DEPARTMENT AT 4 THE TIME OF FILING THE APPLICATION. ANY UNPAID TAXES IDENTIFIED 5 ON THE TAX LIEN CERTIFICATE SHALL BE PAID BEFORE THE APPLICATION IS CONSIDERED COMPLETE. A NOTIFICATION OF INCOMPLETENESS SHALL 6 7 STATE THE DEFICIENCIES IN THE APPLICATION THAT MUST BE CORRECTED PRIOR TO CONSIDERATION OF THE MERITS OF THE APPLICATION. 8

9 (C) ADVERSE LITIGATION. -- NOTWITHSTANDING ANY LAW TO THE 10 CONTRARY, THE BOARD AND THE COMMISSIONS SHALL NOT CONSIDER ANY 11 APPLICATION FOR A LICENSE IF THE APPLICANT OR ANY PERSON AFFILIATED WITH OR DIRECTLY RELATED TO THE APPLICANT IS A PARTY 12 13 IN ANY ONGOING CIVIL PROCEEDING IN WHICH THE PARTY IS SEEKING TO 14 OVERTURN OR OTHERWISE CHALLENGE A DECISION OR ORDER OF THE BOARD 15 OR COMMISSIONS, PERTAINING TO THE APPROVAL, DENIAL, OR 16 CONDITIONING OF A LICENSE TO CONDUCT THOROUGHBRED OR HARNESS 17 HORSE RACE MEETINGS RESPECTIVELY WITH PARI-MUTUEL WAGERING, OR 18 TO OPERATE SLOT MACHINES. THIS SUBSECTION SHALL NOT BE 19 INTERPRETED TO AFFECT THE RIGHTS OF APPLICANTS TO SEEK JUDICIAL 20 ENFORCEMENT OF MANDATORY OBLIGATIONS OF THE BOARD AS MAY BE 21 REQUIRED BY THIS PART.

22 § 1309. SLOT MACHINE LICENSE APPLICATION.

(A) GENERAL REQUIREMENTS.--IN ADDITION TO ANY OTHER
INFORMATION REQUIRED UNDER THIS PART OR AS MAY BE REQUIRED BY
THE BOARD, THE APPLICATION FOR ANY CATEGORY OF SLOT MACHINE
LICENSE SHALL INCLUDE AT A MINIMUM:

27 (1) THE NAME, ADDRESS, PHOTOGRAPH AND HANDWRITING
28 EXEMPLAR OF THE APPLICANT AND OF ALL DIRECTORS AND OWNERS AND
29 KEY EMPLOYEES AND THEIR POSITIONS WITHIN THE CORPORATION OR
30 ORGANIZATION, AS WELL AS ANY ADDITIONAL FINANCIAL INFORMATION
20040H2330B4272 - 54 -

1 REQUIRED BY THE BOARD.

2 (2) THE PROPOSED LOCATION OF THE SLOT MACHINE AREAS, IF3 KNOWN.

4 (3) THE NUMBER OF SLOT MACHINES REQUESTED.

5 (4) A CURRENT TAX LIEN CERTIFICATE ISSUED BY THE
6 DEPARTMENT.

7 (5) IN THOSE INSTANCES WHERE ADDITIONAL SLOT MACHINES
8 ARE BEING REQUESTED, THE JUSTIFICATION AND EXPLANATION FOR
9 THE NUMBER AND PROPOSED LOCATION OF THE SLOT MACHINE AREAS
10 WITHIN THE CONFINES OF THE LICENSED FACILITY.

11 (6) THE CURRENT STATUS OF THE HORSE OR HARNESS RACING
12 LICENSE ISSUED PURSUANT TO THE RACE HORSE INDUSTRY REFORM
13 ACT, IF ANY.

14 (7) THE DETAILS OF ANY GAMING, SLOT MACHINE OR CASINO
15 LICENSE APPLIED FOR, GRANTED TO OR DENIED TO THE APPLICANT BY
16 OTHER JURISDICTIONS WHERE SUCH FORM OF GAMING IS LEGAL, AND
17 THE CONSENT FOR THE BOARD TO ACQUIRE COPIES OF APPLICATIONS
18 SUBMITTED OR LICENSES ISSUED IN CONNECTION THEREWITH.

19 (8) THE DETAILS OF ANY LOANS OBTAINED FROM A FINANCIAL20 INSTITUTION OR NOT OBTAINED FROM A FINANCIAL INSTITUTION.

(9) THE CONSENT TO CONDUCT A BACKGROUND INVESTIGATION BY
THE BOARD, THE SCOPE OF WHICH SHALL BE DETERMINED BY THE
BOARD IN ITS DISCRETION CONSISTENT WITH THE PROVISIONS OF
THIS PART, AND A RELEASE SIGNED BY ALL PERSONS SUBJECT TO THE
INVESTIGATION OF ALL INFORMATION REQUIRED TO COMPLETE THE
INVESTIGATION.

27 (10) ANY OTHER INFORMATION DETERMINED TO BE APPROPRIATE28 BY THE BOARD.

(B) REFUSAL TO COOPERATE. -- ANY REFUSAL TO PROVIDE THE
 INFORMATION REQUIRED UNDER THIS SECTION OR TO CONSENT TO A
 20040H2330B4272 - 55 -

1 BACKGROUND INVESTIGATION SHALL RESULT IN THE IMMEDIATE DENIAL OF 2 A LICENSE OR PERMIT.

3 § 1310. SLOT MACHINE LICENSE APPLICATION CHARACTER
 4 REQUIREMENTS.

5 (A) APPLICATION. -- EVERY APPLICATION FOR A SLOT MACHINE LICENSE SHALL INCLUDE SUCH INFORMATION, DOCUMENTATION AND 6 7 ASSURANCES AS MAY BE REQUIRED TO ESTABLISH BY CLEAR AND 8 CONVINCING EVIDENCE THE APPLICANT'S GOOD CHARACTER, HONESTY AND 9 INTEGRITY. INFORMATION SHALL INCLUDE, WITHOUT LIMITATION, 10 INFORMATION PERTAINING TO FAMILY, HABITS, CHARACTER, REPUTATION, 11 CRIMINAL HISTORY BACKGROUND, BUSINESS ACTIVITIES, FINANCIAL 12 AFFAIRS AND BUSINESS, PROFESSIONAL AND PERSONAL ASSOCIATES, 13 COVERING AT LEAST THE TEN-YEAR PERIOD IMMEDIATELY PRECEDING THE 14 FILING DATE OF THE APPLICATION.

15 (B) CIVIL JUDGMENTS AND LAW ENFORCEMENT AGENCY 16 INFORMATION.--EACH APPLICANT SHALL NOTIFY THE BOARD OF ANY CIVIL 17 JUDGMENTS OBTAINED AGAINST THE APPLICANT PERTAINING TO ANTITRUST 18 OR SECURITY REGULATION LAWS OF THE FEDERAL GOVERNMENT, THIS 19 COMMONWEALTH OR ANY OTHER STATE, JURISDICTION, PROVINCE OR 20 COUNTRY. IN ADDITION, EACH APPLICANT SHALL PRODUCE A LETTER OF 21 REFERENCE FROM LAW ENFORCEMENT AGENCIES HAVING JURISDICTION IN 22 THE APPLICANT'S PLACE OF RESIDENCE AND PRINCIPAL PLACE OF 23 BUSINESS, WHICH LETTER OF REFERENCE SHALL INDICATE THAT THE LAW 24 ENFORCEMENT AGENCIES DO NOT HAVE ANY PERTINENT INFORMATION 25 CONCERNING THE APPLICANT OR, IF THE LAW ENFORCEMENT AGENCY DOES 26 HAVE INFORMATION PERTAINING TO THE APPLICANT, SHALL SPECIFY THE 27 NATURE AND CONTENT OF THAT INFORMATION. IF NO LETTERS ARE 28 RECEIVED WITHIN 30 DAYS OF THE REQUEST, THE APPLICANT MAY SUBMIT A STATEMENT UNDER OATH WHICH IS SUBJECT TO THE PENALTY FOR FALSE 29 30 SWEARING UNDER 18 PA.C.S. § 4903 (RELATING TO FALSE SWEARING) - 56 -20040H2330B4272

THAT THE APPLICANT IS OR WAS DURING THE PERIOD THE ACTIVITIES
 WERE CONDUCTED IN GOOD STANDING WITH THE GAMING OR CASINO
 ENFORCEMENT OR CONTROL AGENCY.

4 (C) GAMING OR CASINO ENFORCEMENT AGENCY INFORMATION. -- IF THE 5 APPLICANT HAS HELD A GAMING LICENSE IN A JURISDICTION WHERE GAMING ACTIVITIES ARE PERMITTED, THE APPLICANT SHALL PRODUCE A 6 7 LETTER OF REFERENCE FROM THE GAMING OR CASINO ENFORCEMENT OR 8 CONTROL AGENCY WHICH SHALL SPECIFY THE EXPERIENCES OF THAT 9 AGENCY WITH THE APPLICANT, THE APPLICANT'S ASSOCIATES AND THE 10 APPLICANT'S GAMING OPERATION. IF NO LETTERS ARE RECEIVED WITHIN 11 30 DAYS OF THE REQUEST, THE APPLICANT MAY SUBMIT A STATEMENT UNDER OATH WHICH IS SUBJECT TO THE PENALTY FOR FALSE SWEARING 12 13 UNDER 18 PA.C.S. § 4903 (RELATING TO FALSE SWEARING) THAT THE 14 APPLICANT IS OR WAS DURING THE PERIOD THE ACTIVITIES WERE 15 CONDUCTED IN GOOD STANDING WITH THE GAMING OR CASINO ENFORCEMENT 16 OR CONTROL AGENCY.

17 § 1311. SLOT MACHINE LICENSE APPLICATION BUSINESS ENTITY

18

REQUIREMENTS.

19 (A) KEY EMPLOYEE REQUIREMENT QUALIFICATION. -- NO CORPORATION 20 OR ANY OTHER LEGAL BUSINESS ENTITY SHALL BE ELIGIBLE TO HOLD A 21 SLOT MACHINE LICENSE UNLESS THE FOLLOWING WOULD INDIVIDUALLY BE 22 OUALIFIED FOR LICENSURE AS A KEY EMPLOYEE: EACH OFFICER; EACH 23 DIRECTOR; EACH PERSON WHO DIRECTLY OR INDIRECTLY HOLDS ANY 24 BENEFICIAL INTEREST OR OWNERSHIP OF THE SECURITIES IN THE 25 ENTITY; EACH PERSON WHO IN THE OPINION OF THE BOARD HAS THE 26 ABILITY TO CONTROL THE ENTITY, HAS A CONTROLLING INTEREST OR 27 ELECTS A MAJORITY OF THE BOARD OF DIRECTORS OF THAT CORPORATION 28 OR BUSINESS ENTITY, OTHER THAN A BANKING OR OTHER LICENSED 29 LENDING INSTITUTION WHICH MAKES A LOAN OR HOLDS A MORTGAGE OR 30 OTHER LIEN ACQUIRED IN THE ORDINARY COURSE OF BUSINESS; EACH KEY 20040H2330B4272 - 57 -

1 EMPLOYEE; EACH LENDER, OTHER THAN A BANKING OR OTHER LICENSED 2 LENDING INSTITUTION WHICH MAKES A LOAN OR HOLDS A MORTGAGE OR 3 OTHER LIEN ACQUIRED IN THE ORDINARY COURSE OF BUSINESS; EACH 4 UNDERWRITER; EACH AGENT; EACH EMPLOYEE OF THE CORPORATION OR 5 ENTITY AND EACH OTHER PERSON WHOM THE BOARD MAY CONSIDER 6 APPROPRIATE FOR APPROVAL OR QUALIFICATION. THE BOARD MAY WAIVE 7 COMPLIANCE WITH THE PROVISIONS OF THIS SUBSECTION ON THE PART OF 8 A PUBLICLY TRADED CORPORATION AS TO A PERSON DIRECTLY OR 9 INDIRECTLY HOLDING OWNERSHIP OF SECURITIES OF SUCH CORPORATION 10 WHERE THE BOARD IS SATISFIED THAT THE SECURITY HOLDER IS NOT 11 SIGNIFICANTLY INVOLVED IN THE ACTIVITIES OF THE CORPORATION AND DOES NOT HAVE THE ABILITY TO CONTROL THE CORPORATION OR ELECT 12 13 ONE OR MORE DIRECTORS THEREOF.

14 (B) SLOT MACHINE LICENSE QUALIFICATION REQUIREMENT.--NO
15 CORPORATION OR ANY OTHER LEGAL BUSINESS ENTITY OR OTHER FORM OF
16 BUSINESS ORGANIZATION WHICH IS A SUBSIDIARY SHALL BE ELIGIBLE TO
17 RECEIVE OR HOLD A SLOT MACHINE LICENSE UNLESS EACH HOLDING AND
18 INTERMEDIARY COMPANY WITH RESPECT THERETO:

19 (1) IF IT IS A CORPORATION OR OTHER LEGAL BUSINESS 20 ENTITY, SHALL COMPLY WITH THE PROVISIONS OF SUBSECTION (A) OF 21 THIS SECTION AS IF SAID HOLDING OR INTERMEDIARY COMPANY WERE 22 ITSELF APPLYING FOR A SLOT MACHINE LICENSE. THE BOARD MAY 23 WAIVE COMPLIANCE WITH THE PROVISIONS OF SUBSECTION (A) ON THE 24 PART OF A PUBLICLY TRADED CORPORATION WHICH IS A HOLDING 25 COMPANY AS TO ANY OFFICER, DIRECTOR, LENDER, UNDERWRITER, AGENT OR EMPLOYEE THEREOF, OR PERSON DIRECTLY OR INDIRECTLY 26 27 HOLDING A BENEFICIAL INTEREST OR OWNERSHIP OF THE SECURITIES 28 OF SUCH CORPORATION, WHERE THE BOARD IS SATISFIED THAT SUCH 29 OFFICER, DIRECTOR, LENDER, UNDERWRITER, AGENT OR EMPLOYEE IS 30 NOT SIGNIFICANTLY INVOLVED IN THE ACTIVITIES OF THE CORPORATE 20040H2330B4272 - 58 -

LICENSEE, AND IN THE CASE OF THE SECURITY HOLDER, DOES NOT
 HAVE THE ABILITY TO CONTROL OR POSSESS A CONTROLLING INTEREST
 IN THE HOLDING COMPANY OR ELECT ONE OR MORE DIRECTORS
 THEREOF; OR

5 (2) IF IT IS NOT A CORPORATION, SHALL COMPLY WITH THE 6 PROVISIONS OF SUBSECTION (C) AS IF SAID COMPANY WERE ITSELF 7 APPLYING FOR A SLOT MACHINE LICENSE. THE BOARD MAY WAIVE 8 COMPLIANCE WITH THE PROVISIONS OF SUBSECTION (C) ON THE PART 9 OF A NONCORPORATE BUSINESS ORGANIZATION WHICH IS A HOLDING 10 COMPANY AS TO ANY PERSON WHO DIRECTLY OR INDIRECTLY HOLDS ANY 11 BENEFICIAL INTEREST OR OWNERSHIP IN SUCH COMPANY, WHEN THE BOARD IS SATISFIED THAT SUCH PERSON DOES NOT HAVE THE ABILITY 12 13 TO CONTROL THE COMPANY.

14 (C) NONCORPORATE APPLICANT REQUIREMENT. -- ANY NONCORPORATE 15 APPLICANT FOR A SLOT MACHINE LICENSE SHALL PROVIDE THE 16 INFORMATION REQUIRED IN THIS SECTION IN SUCH FORM AS MAY BE 17 REQUIRED BY THE BOARD. NO SUCH APPLICANT SHALL BE ELIGIBLE TO 18 HOLD A SLOT MACHINE LICENSE UNLESS EACH PERSON WHO DIRECTLY OR INDIRECTLY HOLDS ANY BENEFICIAL INTEREST OR OWNERSHIP IN THE 19 20 APPLICANT, OR HAS THE ABILITY TO CONTROL THE APPLICANT OR WHOM 21 THE BOARD MAY CONSIDER APPROPRIATE FOR APPROVAL OR 22 QUALIFICATION, WOULD INDIVIDUALLY BE QUALIFIED FOR APPROVAL AS A

23 KEY EMPLOYEE PURSUANT TO THE PROVISIONS OF THIS PART.

24 § 1312. DIVESTITURE OF DISQUALIFYING APPLICANT.

IN THE EVENT THAT ANY SLOT MACHINE LICENSE APPLICATION IS NOT APPROVED BY THE BOARD BASED ON A FINDING THAT AN INDIVIDUAL WHO IS A PRINCIPAL OR HAS AN INTEREST IN THE PERSON APPLYING FOR THE LICENSE DOES NOT MEET THE CHARACTER REQUIREMENTS OF SECTION 1310 (RELATING TO SLOT MACHINE LICENSE APPLICATION CHARACTER REQUIREMENTS) OR ANY OF THE ELIGIBILITY REQUIREMENTS UNDER THIS

20040H2330B4272

- 59 -

PART, OR A PERSON WHO PURCHASES A CONTROLLING INTEREST IN A 1 LICENSED GAMING ENTITY IN VIOLATION OF SECTION 1328 (RELATING TO 2 3 CHANGE IN OWNERSHIP OR CONTROL OF SLOT MACHINE LICENSEE), THE 4 BOARD MAY AFFORD THE INDIVIDUAL THE OPPORTUNITY TO COMPLETELY 5 DIVEST HIS INTEREST IN THE PERSON, ITS AFFILIATE, INTERMEDIARY, 6 SUBSIDIARY OR HOLDING COMPANY SEEKING THE LICENSE AND, AFTER 7 SUCH DIVESTITURE, RECONSIDER THE PERSON'S OR APPLICANT'S 8 SUITABILITY FOR LICENSURE IN AN EXPEDITED PROCEEDING AND MAY, 9 AFTER SUCH PROCEEDING, ISSUE THE PERSON OR APPLICANT A SLOT 10 MACHINE LICENSE. THE BOARD SHALL APPROVE THE TERMS AND 11 CONDITIONS OF ANY DIVESTITURE UNDER THIS SECTION. UNDER NO 12 CIRCUMSTANCES SHALL ANY DIVESTITURE BE APPROVED BY THE BOARD IF 13 THE COMPENSATION FOR THE DIVESTED INTEREST EXCEEDS THE COST OF 14 THE INTEREST.

15 § 1313. SLOT MACHINE LICENSE APPLICATION FINANCIAL FITNESS 16 REQUIREMENTS.

17 (A) APPLICANT FINANCIAL INFORMATION.--THE BOARD SHALL 18 REQUIRE EACH APPLICANT FOR A SLOT MACHINE LICENSE TO PRODUCE THE 19 INFORMATION, DOCUMENTATION AND ASSURANCES CONCERNING FINANCIAL 20 BACKGROUND AND RESOURCES AS THE BOARD DEEMS NECESSARY TO 21 ESTABLISH BY CLEAR AND CONVINCING EVIDENCE THE FINANCIAL 22 STABILITY, INTEGRITY AND RESPONSIBILITY OF THE APPLICANT, ITS 23 AFFILIATE, INTERMEDIARY, SUBSIDIARY OR HOLDING COMPANY, 24 INCLUDING, BUT NOT LIMITED TO, BANK REFERENCES, BUSINESS AND 25 PERSONAL INCOME AND DISBURSEMENT SCHEDULES, TAX RETURNS AND 26 OTHER REPORTS FILED WITH GOVERNMENTAL AGENCIES, AND BUSINESS AND 27 PERSONAL ACCOUNTING AND CHECK RECORDS AND LEDGERS. IN ADDITION, 28 EACH APPLICANT SHALL, IN WRITING, AUTHORIZE THE EXAMINATION OF 29 ALL BANK ACCOUNTS AND RECORDS AS MAY BE DEEMED NECESSARY BY THE 30 BOARD.

20040H2330B4272

```
- 60 -
```

1 (B) FINANCIAL BACKER INFORMATION. -- THE BOARD SHALL REQUIRE EACH APPLICANT FOR A SLOT MACHINE LICENSE TO PRODUCE THE 2 3 INFORMATION, DOCUMENTATION AND ASSURANCES AS MAY BE NECESSARY TO 4 ESTABLISH BY CLEAR AND CONVINCING EVIDENCE THE INTEGRITY OF ALL 5 FINANCIAL BACKERS, INVESTORS, MORTGAGEES, BONDHOLDERS AND HOLDERS OF INDENTURES, NOTES OR OTHER EVIDENCES OF INDEBTEDNESS, 6 7 EITHER IN EFFECT OR PROPOSED. ANY SUCH BANKING OR LENDING 8 INSTITUTION AND INSTITUTIONAL INVESTORS MAY BE WAIVED FROM THE 9 QUALIFICATION REQUIREMENTS. BANKING OR LENDING INSTITUTION OR 10 INSTITUTIONAL INVESTOR SHALL, HOWEVER, PRODUCE FOR THE BOARD 11 UPON REQUEST ANY DOCUMENT OR INFORMATION WHICH BEARS ANY RELATION TO THE PROPOSAL SUBMITTED BY THE APPLICANT OR 12 13 APPLICANTS. THE INTEGRITY OF THE FINANCIAL SOURCES SHALL BE 14 JUDGED UPON THE SAME STANDARDS AS THE APPLICANT. ANY SUCH PERSON 15 OR ENTITY SHALL PRODUCE FOR THE BOARD UPON REQUEST ANY DOCUMENT 16 OR INFORMATION WHICH BEARS ANY RELATION TO THE APPLICATION. IN 17 ADDITION, THE APPLICANT SHALL PRODUCE WHATEVER INFORMATION, 18 DOCUMENTATION OR ASSURANCES THE BOARD REQUIRES TO ESTABLISH BY 19 CLEAR AND CONVINCING EVIDENCE THE ADEQUACY OF FINANCIAL 20 RESOURCES.

21 (C) APPLICANT'S ABILITY TO PAY LICENSE FEE.--THE BOARD SHALL 22 REQUIRE EACH APPLICANT FOR A CATEGORY 1 OR 2 SLOT MACHINE 23 LICENSE, AT THE TIME OF APPLICATION TO POST A LETTER OF CREDIT OR BOND IN THE AMOUNT OF \$50,000,000 TO DEMONSTRATE THE 24 25 FINANCIAL ABILITY TO PAY THE SLOT MACHINE LICENSE FEE AS 26 REQUIRED IN SECTION 1209 (RELATING TO SLOT MACHINE LICENSE FEE) 27 IF ISSUED A SLOT MACHINE LICENSE BY THE BOARD. EACH APPLICANT 28 FOR A CATEGORY 3 SLOT MACHINE LICENSE, AT THE TIME OF 29 APPLICATION SHALL BE REQUIRED TO POST A LETTER OF CREDIT OR BOND 30 IN THE AMOUNT OF \$5,000,000 TO DEMONSTRATE THE FINANCIAL ABILITY 20040H2330B4272 - 61 -

TO PAY THE CATEGORY 3 SLOT MACHINE LICENSE FEE AS REQUIRED IN
 SECTION 1305 (RELATING TO CATEGORY 3 SLOT MACHINE LICENSE) IF
 ISSUED A SLOT MACHINE LICENSE BY THE BOARD.

4 (D) APPLICANT'S BUSINESS EXPERIENCE.--THE BOARD SHALL 5 REQUIRE EACH APPLICANT FOR A SLOT MACHINE LICENSE TO PRODUCE THE 6 INFORMATION, DOCUMENTATION AND ASSURANCES AS THE BOARD MAY 7 REQUIRE TO ESTABLISH BY CLEAR AND CONVINCING EVIDENCE THAT THE 8 APPLICANT HAS SUFFICIENT BUSINESS ABILITY AND EXPERIENCE TO 9 CREATE AND MAINTAIN A SUCCESSFUL, EFFICIENT OPERATION. 10 APPLICANTS SHALL PRODUCE THE NAMES OF ALL PROPOSED KEY EMPLOYEES 11 AND A DESCRIPTION OF THEIR RESPECTIVE OR PROPOSED 12 RESPONSIBILITIES AS THEY BECOME KNOWN.

13 (E) APPLICANT'S OPERATIONAL VIABILITY.--IN ASSESSING THE 14 FINANCIAL VIABILITY OF THE PROPOSED LICENSED FACILITY, THE BOARD 15 SHALL MAKE A FINDING, AFTER REVIEW OF THE APPLICATION, THAT THE 16 APPLICANT IS LIKELY TO MAINTAIN A FINANCIALLY SUCCESSFUL, VIABLE 17 AND EFFICIENT BUSINESS OPERATION AND WILL LIKELY BE ABLE TO 18 MAINTAIN STEADY LEVEL AND GROWTH OF REVENUE TO THE COMMONWEALTH 19 PURSUANT TO SECTION 1403 (RELATING TO ESTABLISHMENT OF STATE 20 GAMING FUND AND NET SLOT MACHINE REVENUE DISTRIBUTION). 21 NOTWITHSTANDING ANY PROVISION OF THIS PART TO THE CONTRARY, AN 22 APPLICANT THAT INCLUDES A COMMITMENT OR PROMISE TO PAY A SLOT 23 MACHINE LICENSE FEE IN EXCESS OF THE AMOUNT PROVIDED IN SECTION 24 1209 OR A DISTRIBUTION OF TERMINAL REVENUE IN EXCESS OF THE 25 AMOUNTS PROVIDED IN SECTIONS 1403, 1405 (RELATING TO 26 PENNSYLVANIA RACE HORSE DEVELOPMENT FUND) AND 1407 (RELATING TO 27 PENNSYLVANIA GAMING ECONOMIC DEVELOPMENT TOURISM FUND) SHALL NOT 28 BE DEEMED A FINANCIALLY SUCCESSFUL, VIABLE OR EFFICIENT BUSINESS 29 OPERATION AND SHALL NOT BE APPROVED FOR A SLOT MACHINE LICENSE. 30 (F) ADDITIONAL INFORMATION. -- IN ADDITION TO OTHER

20040H2330B4272

- 62 -

INFORMATION REQUIRED BY THIS PART, A PERSON APPLYING FOR A SLOT
 MACHINE LICENSE SHALL PROVIDE THE FOLLOWING INFORMATION:

3 (1) THE ORGANIZATION, FINANCIAL STRUCTURE AND NATURE OF 4 ALL BUSINESSES OPERATED BY THE PERSON, INCLUDING ANY 5 AFFILIATE, INTERMEDIARY, SUBSIDIARY OR HOLDING COMPANIES, THE 6 NAMES AND PERSONAL EMPLOYMENT AND CRIMINAL HISTORIES OF ALL 7 OFFICERS, DIRECTORS AND KEY EMPLOYEES OF THE CORPORATION; THE 8 NAMES OF ALL HOLDING, INTERMEDIARY, AFFILIATE AND SUBSIDIARY 9 COMPANIES OF THE CORPORATION; AND THE ORGANIZATION, FINANCIAL 10 STRUCTURE AND NATURE OF ALL BUSINESSES OPERATED BY SUCH 11 HOLDING, INTERMEDIARY AND SUBSIDIARY COMPANIES AS THE BOARD 12 MAY REQUIRE, INCLUDING NAMES AND PERSONAL EMPLOYMENT AND 13 CRIMINAL HISTORIES OF SUCH OFFICERS, DIRECTORS AND PRINCIPAL 14 EMPLOYEES OF SUCH CORPORATIONS AND COMPANIES AS THE BOARD MAY 15 REQUIRE.

16 (2) THE EXTENT OF SECURITIES HELD IN THE CORPORATION BY 17 ALL OFFICERS, DIRECTORS AND UNDERWRITERS, AND THEIR 18 REMUNERATION IN THE FORM OF SALARY, WAGES, FEES OR OTHERWISE. 19 (3) COPIES OF ALL MANAGEMENT AND SERVICE CONTRACTS. 20 § 1314. ALTERNATIVE CATEGORY 1 LICENSING STANDARDS. 21 (A) DETERMINATION. -- THE BOARD MAY DETERMINE WHETHER THE 22 LICENSING STANDARDS OF ANOTHER JURISDICTION WITHIN THE UNITED 23 STATES OR CANADA IN WHICH AN APPLICANT, ITS AFFILIATE, 24 INTERMEDIARY, SUBSIDIARY OR HOLDING COMPANY FOR A CATEGORY 1 25 SLOT MACHINE LICENSE IS SIMILARLY LICENSED ARE COMPREHENSIVE AND 26 THOROUGH AND PROVIDE SIMILAR ADEQUATE SAFEGUARDS AS THOSE 27 REQUIRED BY THIS PART. IF THE BOARD MAKES THAT DETERMINATION, IT 28 MAY ISSUE A SLOT MACHINE LICENSE TO AN APPLICANT WHO HOLDS A 29 SLOT MACHINE LICENSE IN SUCH OTHER JURISDICTION AFTER CONDUCTING 30 AN EVALUATION OF THE INFORMATION RELATING TO THE APPLICANT FROM 20040H2330B4272 - 63 -

SUCH OTHER JURISDICTIONS, AS UPDATED BY THE BOARD, AND
 EVALUATING OTHER INFORMATION RELATED TO THE APPLICANT RECEIVED
 FROM THAT JURISDICTION AND OTHER JURISDICTIONS WHERE THE
 APPLICANT MAY BE LICENSED, THE BOARD MAY INCORPORATE SUCH
 INFORMATION, IN WHOLE OR IN PART, INTO ITS EVALUATION OF THE
 APPLICANT.

7 (B) ABBREVIATED PROCESS.--IN THE EVENT AN APPLICANT FOR A 8 SLOT MACHINE LICENSE IS LICENSED IN ANOTHER JURISDICTION, THE 9 BOARD MAY DETERMINE TO USE AN ALTERNATE PROCESS REQUIRING ONLY 10 THAT INFORMATION DETERMINED BY THE BOARD TO BE NECESSARY TO 11 CONSIDER THE ISSUANCE OF A LICENSE, INCLUDING FINANCIAL 12 VIABILITY OF THE LICENSEE, TO SUCH AN APPLICANT. NOTHING IN THIS 13 SECTION SHALL BE CONSTRUED TO WAIVE ANY FEES ASSOCIATED WITH 14 OBTAINING A LICENSE THROUGH THE NORMAL APPLICATION PROCESS. 15 § 1315. CONDITIONAL CATEGORY 1 LICENSES.

16 (A) ISSUANCE.--NOTWITHSTANDING ANY PROVISIONS OF THIS PART 17 TO THE CONTRARY, UPON A FINDING THAT IT IS IN THE PUBLIC 18 INTEREST, THE BOARD MAY ISSUE A CONDITIONAL SLOT MACHINE LICENSE 19 TO A PERSON WHO QUALIFIES AS A CATEGORY 1 LICENSE APPLICANT UPON 20 PAYMENT OF THE FEE PURSUANT TO SECTION 1209 (RELATING TO SLOT 21 MACHINE LICENSE FEE). THIS LICENSE MAY BE ISSUED AFTER THE 22 COMPLETION OF A BACKGROUND INVESTIGATION OF THE APPLICANT AND EACH KEY EMPLOYEE AND PRIOR TO FULL COMPLIANCE BY THE APPLICANT 23 24 WITH SECTION 1325 (RELATING TO LICENSE OR PERMIT ISSUANCE).

(B) SUITABILITY; FINANCIAL CAPABILITY.--AN APPLICANT SHALL
PROVIDE THE BOARD WITH SATISFACTORY EVIDENCE OF SUITABILITY AND
FINANCIAL CAPABILITY OF THE APPLICANT TO BE A SLOT MACHINE
LICENSEE PRIOR TO THE BOARD GRANTING THE CONDITIONAL LICENSE.
(C) COMPLETE APPLICATION.--NO LATER THAN UPON ISSUANCE OF A
CONDITIONAL LICENSE, THE APPLICANT SHALL SUBMIT A COMPLETE
20040H2330B4272 - 64 -

APPLICATION FOR A CATEGORY 1 LICENSE PURSUANT TO SECTION 1302
 (RELATING TO CATEGORY 1 SLOT MACHINE LICENSE) AS SET FORTH BY
 THIS PART.

4 (D) EXPIRATION.--IF THE HOLDER OF A CONDITIONAL LICENSE DOES 5 NOT RECEIVE BOARD APPROVAL FOR THE ISSUANCE OF A CATEGORY 1 SLOT MACHINE LICENSE UNDER THE STANDARDS SET FORTH IN THIS PART 6 7 WITHIN 18 MONTHS FROM THE TIME SET BY THE BOARD PURSUANT TO 8 SECTION 1301 (RELATING TO AUTHORIZED SLOT MACHINE LICENSES) AT 9 WHICH ALL APPLICATIONS ARE TO BE FILED AND DEEMED COMPLETE, THE 10 CONDITIONAL LICENSE SHALL EXPIRE. FAILURE TO MEET THE 11 REQUIREMENTS OF THIS PART FOR LICENSURE SHALL CAUSE IMMEDIATE FORFEITURE OF THE CONDITIONAL SLOT MACHINE LICENSE AND 12 13 REVOCATION OF AUTHORIZATION TO OPERATE SLOT MACHINES AT THE 14 LICENSED FACILITY.

15 (E) RETURN OF FEE.--IN THE EVENT OF THE EXPIRATION OF A 16 CONDITIONAL LICENSE OR THE DENIAL OF AN APPLICATION FOR A SLOT 17 MACHINE LICENSE PURSUANT TO SECTION 1302, THE APPLICANT SHALL BE 18 ENTITLED TO A RETURN OF 85% OF THE CONDITIONAL SLOT MACHINE 19 LICENSE FEE IT SUBMITTED WITH ITS APPLICATION.

20 § 1316. BOND FOR ISSUANCE OF SLOT MACHINE LICENSE.

21 BEFORE ANY CATEGORY OF SLOT MACHINE LICENSE IS ISSUED, THE 22 LICENSEE SHALL POST A BOND IN AN AMOUNT NOT LESS THAN THE SUM OF 23 \$1,000,000, AS SET BY THE BOARD, PAYABLE TO THE COMMONWEALTH. 24 THE BOND SHALL BE USED TO GUARANTEE THAT THE SLOT MACHINE 25 LICENSEE FAITHFULLY MAKES THE PAYMENTS, KEEPS BOOKS AND RECORDS, 26 MAKES REPORTS AND CONDUCTS OPERATIONS IN CONFORMITY WITH THIS 27 PART AND RULES, REGULATIONS AND ORDERS PROMULGATED BY THE BOARD. 28 THE BOND SHALL NOT BE CANCELED BY A SURETY ON LESS THAN 30 DAYS' 29 NOTICE IN WRITING TO THE BOARD. IF A BOND IS CANCELED AND THE 30 SLOT MACHINE LICENSEE FAILS TO FILE A NEW BOND WITH THE BOARD IN 20040H2330B4272 - 65 -

THE REQUIRED AMOUNT ON OR BEFORE THE EFFECTIVE DATE OF 1 2 CANCELLATION, THE LICENSEE'S LICENSE SHALL BE REVOKED OR 3 SUSPENDED. THE TOTAL AND AGGREGATE LIABILITY OF THE SURETY ON 4 THE BOND IS LIMITED TO THE AMOUNT SPECIFIED IN THE BOND. 5 § 1317. SUPPLIER AND MANUFACTURER LICENSES APPLICATION. 6 (A) APPLICATION. -- ANY PERSON SEEKING TO PROVIDE SLOT 7 MACHINES OR ASSOCIATED EQUIPMENT TO A SLOT MACHINE LICENSEE 8 WITHIN THIS COMMONWEALTH OR TO MANUFACTURE SLOT MACHINES FOR USE 9 IN THIS COMMONWEALTH SHALL APPLY TO THE BOARD FOR EITHER A 10 SUPPLIER OR MANUFACTURER LICENSE. NO PERSON, ITS AFFILIATE, 11 INTERMEDIARY, SUBSIDIARY OR HOLDING COMPANY WHO HAS APPLIED FOR OR IS A HOLDER OF A MANUFACTURER OR SLOT MACHINE LICENSE, SHALL 12 13 BE ELIGIBLE TO APPLY FOR OR HOLD A SUPPLIER LICENSE. A SUPPLIER 14 LICENSEE SHALL ESTABLISH A PRINCIPLE PLACE OF BUSINESS IN THIS 15 COMMONWEALTH WITHIN ONE YEAR OF ISSUANCE OF ITS SUPPLIER LICENSE 16 AND MAINTAIN SUCH DURING THE PERIOD IN WHICH THE LICENSE IS 17 HELD. NO SLOT MACHINE LICENSEE SHALL ENTER INTO ANY SALE, LEASE, 18 CONTRACT OR ANY OTHER TYPE OF AGREEMENT PROVIDING SLOT MACHINES, 19 PROGRESSIVE SLOT MACHINES, PARTS OR ASSOCIATED EQUIPMENT FOR USE 20 OR PLAY WITH ANY PERSON OTHER THAN A SUPPLIER LICENSED PURSUANT 21 TO THIS SECTION. SLOT MONITORING SYSTEMS, CASINO MANAGEMENT 22 SYSTEMS, PLAYER TRACKING SYSTEMS AND WIDE-AREA PROGRESSIVE 23 SYSTEMS ARE EXCLUDED FROM ANY REQUIREMENTS THAT THEY BE PROVIDED 24 THROUGH A LICENSED SUPPLIER AS SET FORTH IN THIS PART. 25 (B) REQUIREMENTS. -- THE APPLICATION FOR A SUPPLIER OR

26 MANUFACTURER LICENSE SHALL INCLUDE, AT A MINIMUM:

(1) THE NAME AND BUSINESS ADDRESS OF THE APPLICANT, THE
DIRECTORS AND OWNERS OF THE APPLICANT AND A LIST OF EMPLOYEES
AND THEIR POSITIONS WITHIN THE BUSINESS, AS WELL AS ANY
FINANCIAL INFORMATION REQUIRED BY THE BOARD.

20040H2330B4272

- 66 -

(2) THE CONSENT TO A BACKGROUND INVESTIGATION OF THE
 APPLICANT, ITS OFFICERS, DIRECTORS, OWNERS, KEY EMPLOYEES OR
 OTHER PERSONS REQUIRED BY THE BOARD AND A RELEASE TO OBTAIN
 ANY AND ALL INFORMATION NECESSARY FOR THE COMPLETION OF THE
 BACKGROUND INVESTIGATION.

6 (3) THE DETAILS OF ANY EQUIVALENT LICENSE GRANTED OR 7 DENIED BY OTHER JURISDICTIONS WHERE GAMING ACTIVITIES ARE 8 PERMITTED AND CONSENT FOR THE BOARD TO ACQUIRE COPIES OF 9 APPLICATIONS SUBMITTED OR LICENSES ISSUED IN CONNECTION 10 THEREWITH.

(4) THE TYPE OF GOODS AND SERVICES TO BE SUPPLIED OR
 MANUFACTURED AND WHETHER THOSE GOODS AND SERVICES WILL BE
 PROVIDED THROUGH PURCHASE, LEASE, CONTRACT OR OTHERWISE.

14 (5) ANY OTHER INFORMATION DETERMINED BY THE BOARD TO BE15 APPROPRIATE.

16 § 1318. OCCUPATION PERMIT APPLICATION.

17 (A) APPLICATION. -- ANY PERSON WHO DESIRES TO BE A GAMING 18 EMPLOYEE AND HAS A BONA FIDE OFFER OF EMPLOYMENT FROM A LICENSED 19 GAMING ENTITY SHALL APPLY TO THE BOARD FOR AN OCCUPATION PERMIT. 20 A PERSON MAY NOT BE EMPLOYED AS A GAMING EMPLOYEE UNLESS AND 21 UNTIL THAT PERSON HOLDS AN APPROPRIATE OCCUPATION PERMIT ISSUED 22 UNDER THIS SECTION. THE BOARD MAY PROMULGATE REGULATIONS TO 23 RECLASSIFY A CATEGORY OF NONGAMING EMPLOYEES OR GAMING EMPLOYEES UPON A FINDING THAT THE RECLASSIFICATION IS IN THE PUBLIC 24 25 INTEREST AND CONSISTENT WITH THE OBJECTIVES OF THIS PART.

26 (B) REQUIREMENTS. -- THE APPLICATION FOR AN OCCUPATION PERMIT27 SHALL INCLUDE, AT A MINIMUM:

28 (1) THE NAME AND HOME ADDRESS OF THE PERSON.

29 (2) THE PREVIOUS EMPLOYMENT HISTORY OF THE PERSON.

30 (3) THE CRIMINAL HISTORY RECORD OF THE PERSON, AS WELL 20040H2330B4272 - 67 - AS THEIR CONSENT FOR THE PENNSYLVANIA STATE POLICE TO CONDUCT
 A BACKGROUND INVESTIGATION.

3 (4) A PHOTOGRAPH AND HANDWRITING EXEMPLAR OF THE PERSON.
4 (5) EVIDENCE OF THE OFFER OF EMPLOYMENT AND THE NATURE
5 AND SCOPE OF THE PROPOSED DUTIES OF THE PERSON, IF KNOWN.

6 (6) THE DETAILS OF ANY OCCUPATION PERMIT OR SIMILAR
7 LICENSE GRANTED OR DENIED TO THE APPLICANT IN OTHER
8 JURISDICTIONS AND CONSENT FOR THE BOARD TO OBTAIN COPIES OF
9 APPLICATIONS SUBMITTED OR PERMITS OR LICENSES ISSUED IN
10 CONNECTION THEREWITH.

11 (7) ANY OTHER INFORMATION DETERMINED BY THE BOARD TO BE 12 APPROPRIATE.

13 (C) PROHIBITION.--NO SLOT MACHINE LICENSEE MAY EMPLOY OR 14 PERMIT ANY PERSON UNDER 18 YEARS OF AGE TO RENDER ANY SERVICE 15 WHATSOEVER IN ANY AREA OF ITS LICENSED FACILITY AT WHICH SLOT 16 MACHINES ARE PHYSICALLY LOCATED.

17 § 1319. ALTERNATIVE MANUFACTURER LICENSING STANDARDS.

18 (A) GENERAL RULE. -- THE BOARD MAY DETERMINE WHETHER THE 19 LICENSING STANDARDS OF ANOTHER JURISDICTION WITHIN THE UNITED 20 STATES IN WHICH AN APPLICANT FOR A MANUFACTURER LICENSE IS 21 SIMILARLY LICENSED ARE COMPREHENSIVE AND THOROUGH AND PROVIDE 22 SIMILAR ADEQUATE SAFEGUARDS AS THOSE REQUIRED BY THIS PART. IF 23 THE BOARD MAKES THAT DETERMINATION, IT MAY ISSUE A MANUFACTURER LICENSE TO AN APPLICANT WHO HOLDS A SIMILAR MANUFACTURER LICENSE 24 25 IN SUCH OTHER JURISDICTION AFTER CONDUCTING AN EVALUATION OF THE 26 INFORMATION RELATING TO THE APPLICANT FROM SUCH OTHER 27 JURISDICTIONS, AS UPDATED BY THE BOARD, AND EVALUATING OTHER 28 INFORMATION RELATED TO THE APPLICANT RECEIVED FROM THAT 29 JURISDICTION AND OTHER JURISDICTIONS WHERE THE APPLICANT MAY BE 30 LICENSED, THE BOARD MAY INCORPORATE SUCH INFORMATION, IN WHOLE 20040H2330B4272 - 68 -

1 OR IN PART, INTO ITS EVALUATION OF THE APPLICANT.

2 (B) ABBREVIATED PROCESS.--IN THE EVENT AN APPLICANT FOR A 3 SLOT MACHINE MANUFACTURER LICENSE IS LICENSED IN ANOTHER 4 JURISDICTION, THE BOARD MAY DETERMINE TO USE AN ALTERNATE 5 PROCESS REQUIRING ONLY THAT INFORMATION DETERMINED BY THE BOARD 6 TO BE NECESSARY TO CONSIDER THE ISSUANCE OF A LICENSE, INCLUDING 7 FINANCIAL VIABILITY OF THE LICENSEE, TO SUCH AN APPLICANT. 8 NOTHING IN THIS SECTION SHALL BE CONSTRUED TO WAIVE ANY FEES 9 ASSOCIATED WITH OBTAINING A LICENSE THROUGH THE NORMAL 10 APPLICATION PROCESS.

11 § 1320. SLOT MACHINE TESTING AND CERTIFICATION STANDARDS. 12 (A) USE OF OTHER STATE STANDARDS.--UNTIL SUCH TIME AS THE 13 BOARD ESTABLISHES AN INDEPENDENT TESTING AND CERTIFICATION 14 FACILITY PURSUANT TO SUBSECTION (B), THE BOARD MAY DETERMINE, AT 15 ITS DISCRETION, WHETHER THE SLOT MACHINE TESTING AND 16 CERTIFICATION STANDARDS OF ANOTHER JURISDICTION WITHIN THE 17 UNITED STATES IN WHICH AN APPLICANT FOR A MANUFACTURER LICENSE 18 IS LICENSED ARE COMPREHENSIVE AND THOROUGH AND PROVIDE SIMILAR 19 ADEQUATE SAFEGUARDS, AS THOSE REQUIRED BY THIS PART. IF THE 20 BOARD MAKES THAT DETERMINATION, IT MAY PERMIT A MANUFACTURER, 21 THROUGH A LICENSED SUPPLIER AS PROVIDED IN SECTION 1317 22 (RELATING TO SUPPLIER AND MANUFACTURER LICENSES APPLICATION), TO 23 DEPLOY THOSE SLOT MACHINES WHICH HAVE MET THE SLOT MACHINE 24 TESTING AND CERTIFICATION STANDARDS IN SUCH OTHER JURISDICTIONS, 25 WITHOUT UNDERGOING THE FULL TESTING AND CERTIFICATION PROCESS BY 26 A BOARD-ESTABLISHED INDEPENDENT FACILITY. IN THE EVENT SLOT 27 MACHINES OF AN APPLICANT FOR A MANUFACTURER LICENSE ARE LICENSED 28 IN SUCH OTHER JURISDICTION, THE BOARD MAY DETERMINE TO USE AN 29 ABBREVIATED PROCESS REQUIRING ONLY THAT INFORMATION DETERMINED 30 BY THE BOARD TO BE NECESSARY TO CONSIDER THE ISSUANCE OF A SLOT - 69 -20040H2330B4272

MACHINE CERTIFICATION TO SUCH AN APPLICANT. ALTERNATIVELY, THE 1 BOARD, IN ITS DISCRETION, MAY ALSO RELY UPON THE CERTIFICATION 2 3 OF A SLOT MACHINE THAT HAS MET THE TESTING AND CERTIFICATION 4 STANDARDS OF A BOARD-APPROVED PRIVATE TESTING AND CERTIFICATION 5 FACILITY UNTIL SUCH TIME AS THE BOARD ESTABLISHES AN INDEPENDENT TESTING AND CERTIFICATION FACILITY PURSUANT TO SUBSECTION (B). 6 7 NOTHING IN THIS SECTION SHALL BE CONSTRUED TO WAIVE ANY FEES 8 ASSOCIATED WITH OBTAINING A LICENSE THROUGH THE NORMAL

10 (B) FACILITY IN COMMONWEALTH. -- WITHIN THREE YEARS 11 IMMEDIATELY FOLLOWING THE EFFECTIVE DATE OF THIS PART, THE BOARD SHALL ESTABLISH AND MAINTAIN AN INDEPENDENT SLOT MACHINE TESTING 12 13 AND CERTIFICATION FACILITY. THE COST FOR THE ESTABLISHMENT AND 14 OPERATION OF AN INDEPENDENT SLOT MACHINE TESTING AND 15 CERTIFICATION FACILITY SHALL BE PAID BY EACH LICENSED 16 MANUFACTURER IN ACCORDANCE WITH A SCHEDULE ADOPTED BY THE BOARD. 17 THE FACILITY SHALL BE MADE AVAILABLE TO EACH SLOT MACHINE 18 MANUFACTURER AND SUPPLIER AS DETERMINED BY THE BOARD.

(C) CENTRAL CONTROL COMPUTER COMPATIBILITY.--THE BOARD SHALL
ENSURE THAT ALL SLOT MACHINES CERTIFIED AND APPROVED FOR USE IN
THIS COMMONWEALTH ARE COMPATIBLE AND COMPLY WITH THE CENTRAL
CONTROL COMPUTER AND PROTOCOL SPECIFICATIONS APPROVED BY THE
DEPARTMENT.

24 § 1321. ADDITIONAL LICENSES AND PERMITS AND APPROVAL OF

25

9

APPLICATION PROCESS.

AGREEMENTS.

26 (A) REQUIREMENTS.--IN ADDITION TO THE REQUIREMENTS FOR A
27 LICENSE OR PERMIT SPECIFICALLY SET FORTH IN THIS PART, THE BOARD
28 MAY REQUIRE A LICENSE OR PERMIT, AND SET A FEE FOR THE SAME, FOR
29 ANY KEY OR GAMING EMPLOYEE OR ANY PERSON WHO SATISFIES ANY OF
30 THE FOLLOWING CRITERIA:

20040H2330B4272

- 70 -

(1) THE PERSON TRANSACTS BUSINESS WITHIN THIS
 COMMONWEALTH WITH A SLOT MACHINE LICENSEE AS A TICKET
 PURVEYOR, TOUR OPERATOR, OPERATOR OF A BUS TRIP PROGRAM OR
 OPERATOR OF ANY OTHER TYPE OF TRAVEL PROGRAM OR PROMOTIONAL
 BUSINESS RELATED TO SLOT MACHINES. THE BOARD MAY ALSO REVIEW,
 DENY, ORDER MODIFICATION OR APPROVE, AT ITS DISCRETION,
 PROPOSED TOURS, BUS ROUTES AND TRAVEL PROGRAMS.

8 (2) THE PERSON IS PRESENTLY NOT OTHERWISE REQUIRED TO BE 9 LICENSED UNDER THIS PART AND PROVIDES ANY GOODS, PROPERTY OR 10 SERVICES, INCLUDING, BUT NOT LIMITED TO, MANAGEMENT CONTRACTS 11 FOR COMPENSATION TO A SLOT MACHINE LICENSEE AT THE LICENSED 12 FACILITY.

13 (B) AGREEMENT. -- ANY AGREEMENT TO CONDUCT BUSINESS WITHIN 14 THIS COMMONWEALTH BETWEEN A PERSON AND A SLOT MACHINE LICENSEE 15 RELATING TO SLOT MACHINES OR ASSOCIATED EQUIPMENT IS SUBJECT TO 16 THE APPROVAL OF THE BOARD IN ACCORDANCE WITH RULES AND 17 REGULATIONS PROMULGATED BY THE BOARD. EVERY AGREEMENT SHALL BE 18 IN WRITING AND SHALL INCLUDE A PROVISION FOR ITS TERMINATION WITHOUT LIABILITY ON THE PART OF THE SLOT MACHINE LICENSEE UPON 19 20 A FINDING BY THE BOARD THAT THE AGREEMENT IS NOT APPROVED OR 21 THAT IT IS TERMINATED. FAILURE TO EXPRESSLY INCLUDE THIS 22 CONDITION IN THE AGREEMENT IS NOT A DEFENSE IN ANY ACTION 23 BROUGHT UNDER THIS SECTION RELATING TO THE TERMINATION OF THE 24 AGREEMENT.

25 § 1322. SLOT MACHINE ACCOUNTING CONTROLS AND AUDITS.

26 (A) APPROVAL.--EXCEPT AS OTHERWISE PROVIDED BY THIS PART,
27 EACH SLOT MACHINE LICENSE APPLICANT SHALL, IN ADDITION TO
28 OBTAINING A SLOT MACHINE LICENSE, OBTAIN APPROVAL FROM THE BOARD
29 IN CONSULTATION WITH THE DEPARTMENT OF ITS PROPOSED SITE PLANS
30 AND INTERNAL CONTROL SYSTEMS AND AUDIT PROTOCOLS PRIOR TO THE
20040H2330B4272 - 71 -

INSTALLATION AND OPERATION OF SLOT MACHINES AT THE LICENSED
 FACILITY.

3 (B) MINIMUM REQUIREMENTS. -- AT A MINIMUM, THE APPLICANT'S OR
4 PERSON'S PROPOSED INTERNAL CONTROLS AND AUDIT PROTOCOLS SHALL:

5 (1) SAFEGUARD ITS ASSETS AND REVENUES, INCLUDING, BUT
6 NOT LIMITED TO, THE RECORDING OF CASH AND EVIDENCES OF
7 INDEBTEDNESS RELATED TO THE SLOT MACHINES.

8 (2) PROVIDE FOR RELIABLE RECORDS, ACCOUNTS AND REPORTS 9 OF ANY FINANCIAL EVENT THAT OCCURS IN THE OPERATION OF A SLOT 10 MACHINE, INCLUDING REPORTS TO THE BOARD RELATED TO THE SLOT 11 MACHINES.

12 (3) ENSURE AS PROVIDED IN SECTION 1323 (RELATING TO
13 CENTRAL CONTROL COMPUTER SYSTEM), THAT EACH SLOT MACHINE
14 DIRECTLY PROVIDES OR COMMUNICATES ALL REQUIRED ACTIVITIES AND
15 FINANCIAL DETAILS TO THE CENTRAL CONTROL COMPUTER AS SET BY
16 THE BOARD.

17 (4) PROVIDE FOR ACCURATE AND RELIABLE FINANCIAL RECORDS.
18 (5) ENSURE ANY FINANCIAL EVENT THAT OCCURS IN THE
19 OPERATION OF A SLOT MACHINE IS PERFORMED ONLY IN ACCORDANCE
20 WITH THE MANAGEMENT'S GENERAL OR SPECIFIC AUTHORIZATION, AS
21 APPROVED BY THE BOARD.

(6) ENSURE THAT ANY FINANCIAL EVENT THAT OCCURS IN THE
OPERATION OF A SLOT MACHINE IS RECORDED ADEQUATELY TO PERMIT
PROPER AND TIMELY REPORTING OF GROSS REVENUE AND THE
CALCULATION THEREOF AND OF FEES AND TAXES AND TO MAINTAIN
ACCOUNTABILITY FOR ASSETS.

27 (7) ENSURE THAT ACCESS TO ASSETS IS PERMITTED ONLY IN
28 ACCORDANCE WITH MANAGEMENT'S SPECIFIC AUTHORIZATION, AS
29 APPROVED BY THE BOARD.

30 (8) ENSURE THAT RECORDED ACCOUNTABILITY FOR ASSETS IS 20040H2330B4272 - 72 - 1 COMPARED WITH ACTUAL ASSETS AT REASONABLE INTERVALS AND

2 APPROPRIATE ACTION IS TAKEN WITH RESPECT TO ANY

3 DISCREPANCIES.

4 (9) ENSURE THAT ALL FUNCTIONS, DUTIES AND
5 RESPONSIBILITIES ARE APPROPRIATELY SEGREGATED AND PERFORMED
6 IN ACCORDANCE WITH SOUND FINANCIAL PRACTICES BY COMPETENT,
7 OUALIFIED PERSONNEL.

8 (C) INTERNAL CONTROL.--EACH SLOT MACHINE LICENSE APPLICANT 9 SHALL SUBMIT TO THE BOARD AND DEPARTMENT, IN SUCH MANNER AS THE 10 BOARD SHALL REQUIRE, A DESCRIPTION OF ITS ADMINISTRATIVE AND 11 ACCOUNTING PROCEDURES IN DETAIL, INCLUDING ITS WRITTEN SYSTEM OF 12 INTERNAL CONTROL. EACH WRITTEN SYSTEM OF INTERNAL CONTROL SHALL 13 INCLUDE:

14 (1) RECORDS OF DIRECT AND INDIRECT OWNERSHIP IN THE
15 PROPOSED SLOT MACHINE LICENSEE, ITS AFFILIATE, INTERMEDIARY,
16 SUBSIDIARY OR HOLDING COMPANY.

17 (2) AN ORGANIZATIONAL CHART DEPICTING APPROPRIATE
 18 SEGREGATION OF FUNCTIONS AND RESPONSIBILITIES.

19 (3) A DESCRIPTION OF THE DUTIES AND RESPONSIBILITIES OF20 EACH POSITION SHOWN ON THE ORGANIZATIONAL CHART.

21 (4) A DETAILED NARRATIVE DESCRIPTION OF THE
22 ADMINISTRATIVE AND ACCOUNTING PROCEDURES DESIGNED TO SATISFY
23 THE REQUIREMENTS OF THIS SECTION.

24

(5) RECORD RETENTION POLICY.

25 (6) PROCEDURE TO ENSURE THAT ASSETS ARE SAFEGUARDED,
26 INCLUDING MANDATORY COUNT PROCEDURES.

(7) A STATEMENT SIGNED BY THE CHIEF FINANCIAL OFFICER OF
THE PROPOSED LICENSED GAMING ENTITY OR OTHER COMPETENT PERSON
AND THE CHIEF EXECUTIVE OFFICER OF THE PROPOSED LICENSED
GAMING ENTITY OR OTHER COMPETENT PERSON ATTESTING THAT THE
20040H2330B4272 - 73 -

OFFICER BELIEVES, IN GOOD FAITH, THAT THE SYSTEM SATISFIES
 THE REQUIREMENTS OF THIS SECTION.

3 (8) ANY OTHER ITEM THAT THE BOARD MAY REQUIRE IN ITS4 DISCRETION.

5 § 1323. CENTRAL CONTROL COMPUTER SYSTEM.

6 (A) GENERAL RULE. -- TO FACILITATE THE AUDITING AND SECURITY PROGRAMS CRITICAL TO THE INTEGRITY OF SLOT MACHINE GAMING IN 7 THIS COMMONWEALTH, THE DEPARTMENT SHALL HAVE OVERALL CONTROL OF 8 9 SLOT MACHINES AND ALL SLOT MACHINE TERMINALS SHALL BE LINKED, AT 10 AN APPROPRIATE TIME TO BE DETERMINED BY THE DEPARTMENT, TO A 11 CENTRAL CONTROL COMPUTER UNDER THE CONTROL OF THE DEPARTMENT AND ACCESSIBLE BY THE BOARD TO PROVIDE AUDITING PROGRAM CAPACITY AND 12 13 INDIVIDUAL TERMINAL INFORMATION AS APPROVED BY THE DEPARTMENT 14 AND SHALL INCLUDE REAL TIME INFORMATION RETRIEVAL AND TERMINAL 15 ACTIVATION AND DISABLING PROGRAMS. THE CENTRAL CONTROL COMPUTER SELECTED AND EMPLOYED BY THE DEPARTMENT SHALL NOT UNDULY LIMIT 16 17 OR FAVOR THE PARTICIPATION OF A VENDOR OR MANUFACTURER OF A SLOT 18 MACHINE AS A RESULT OF THE COST OR DIFFICULTY OF IMPLEMENTING 19 THE NECESSARY PROGRAM MODIFICATIONS TO COMMUNICATE WITH AND LINK 20 TO THE CENTRAL CONTROL COMPUTER. THE CENTRAL CONTROL COMPUTER 21 EMPLOYED BY THE DEPARTMENT SHALL PROVIDE:

(1) A FULLY OPERATIONAL STATEWIDE SLOT MACHINE CONTROL
SYSTEM THAT HAS THE CAPABILITY OF SUPPORTING UP TO THE
MAXIMUM NUMBER OF SLOT MACHINES THAT COULD BE PERMITTED TO BE
IN OPERATION UNDER THIS PART.

26 (2) THE EMPLOYMENT OF A WIDELY ACCEPTED GAMING INDUSTRY
 27 PROTOCOL TO FACILITATE SLOT MACHINE MANUFACTURERS' ABILITY TO
 28 COMMUNICATE WITH THE STATEWIDE SYSTEM.

29 (3) THE DELIVERY OF A SYSTEM THAT HAS THE CAPABILITY TO 30 SUPPORT IN-HOUSE AND WIDE AREA PROGRESSIVE SLOT MACHINES AS 20040H2330B4272 - 74 - 1 APPROVED BY THE BOARD.

2 (4) THE DELIVERY OF A SYSTEM THAT ALLOWS THE SLOT
3 MACHINE LICENSEE TO INSTALL INDEPENDENT PLAYER TRACKING
4 SYSTEMS AND CASHLESS TECHNOLOGY AS APPROVED BY THE BOARD.

5 (5) THE DELIVERY OF A SYSTEM THAT DOES NOT ALTER THE
6 STATISTICAL AWARDS OF SLOT MACHINE GAMES, AS DESIGNED BY THE
7 SLOT MACHINE MANUFACTURER AND APPROVED BY THE BOARD.

8 (6) THE DELIVERY OF A SYSTEM THAT PROVIDES REDUNDANCY SO 9 THAT EACH COMPONENT OF THE NETWORK WILL BE CAPABLE OF 10 OPERATING INDEPENDENTLY BY THE DEPARTMENT IF ANY COMPONENT OF 11 THE NETWORK, INCLUDING THE CENTRAL CONTROL COMPUTER, FAILS OR 12 CANNOT BE OPERATED FOR ANY REASON AS DETERMINED BY THE 13 DEPARTMENT, AND TO ASSURE THAT ALL TRANSACTIONAL DATA IS 14 CAPTURED AND SECURED. COSTS ASSOCIATED WITH ANY COMPUTER 15 SYSTEM REQUIRED BY THE DEPARTMENT TO OPERATE AT A LICENSED 16 FACILITY, WHETHER INDEPENDENT OR AS PART OF THE CENTRAL 17 CONTROL COMPUTER, SHALL BE PAID BY THE SLOT MACHINE LICENSEE. 18 THE COMPUTER SYSTEM WILL BE CONTROLLED BY THE DEPARTMENT AND ACCESSIBLE TO THE BOARD. 19

20 (7) THE ABILITY TO MEET ALL REPORTING AND CONTROL
 21 REQUIREMENTS AS PRESCRIBED BY THE BOARD AND DEPARTMENT.

22 (8) ANY OTHER CAPABILITIES AS DETERMINED BY THE
23 DEPARTMENT IN CONSULTATION WITH THE BOARD.

(B) PERSONAL INFORMATION. -- EXCEPT AS PROVIDED FOR IN 24 25 SUBSECTION (A)(4), THE CENTRAL CONTROL COMPUTER SHALL NOT 26 PROVIDE FOR THE MONITORING OR READING OF PERSONAL OR FINANCIAL 27 INFORMATION CONCERNING A PATRON OF A SLOT MACHINE LICENSEE. 28 (C) INITIAL ACQUISITION OF CENTRAL CONTROL COMPUTER.--29 NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY AND IN ORDER TO FACILITATE THE PROMPT IMPLEMENTATION OF THIS PART, 30 - 75 -20040H2330B4272

INITIAL CONTRACTS ENTERED INTO BY THE DEPARTMENT FOR A CENTRAL
 CONTROL COMPUTER, INCLUDING ANY NECESSARY COMPUTER HARDWARE,
 SOFTWARE, LICENSES OR RELATED SERVICES SHALL NOT BE SUBJECT TO
 THE PROVISIONS OF 62 PA.C.S. (RELATING TO PROCUREMENT).
 CONTRACTS MADE PURSUANT TO THE PROVISIONS OF THIS SECTION SHALL
 NOT EXCEED FIVE YEARS.

7 (D) RESOLUTION OF CONTRACT DISPUTES.--THE PROCESS SPECIFIED
8 IN 62 PA.C.S. CH. 17 SUBCH. B (RELATING TO PRELITIGATION
9 RESOLUTION OF CONTROVERSIES) SHALL BE THE SOLE MEANS OF
10 RESOLUTION FOR CONTROVERSIES ARISING WITH RESPECT TO CONTRACTS
11 EXECUTED UNDER THIS SECTION.

12 § 1324. PROTOCOL INFORMATION.

13 THE DEPARTMENT SHALL PROVIDE, UPON REQUEST AND IN ADVANCE OF 14 THE OPERATION OF A CENTRAL CONTROL COMPUTER, TO A LICENSED SLOT 15 MACHINE SUPPLIER OR MANUFACTURER THE COMPREHENSIVE PROTOCOL 16 SPECIFICATIONS NECESSARY TO ENABLE THE RESPECTIVE SLOT MACHINE 17 SUPPLIERS OR MANUFACTURERS OF SLOT MACHINE TERMINALS TO 18 COMMUNICATE WITH THE DEPARTMENT'S CENTRAL CONTROL COMPUTER FOR 19 THE PURPOSE OF TRANSMITTING AUDITING PROGRAM INFORMATION AND FOR 20 ACTIVATING AND DISABLING OF SLOT MACHINE TERMINALS. 21 MANUFACTURERS AND SUPPLIERS SHALL BE AFFORDED A REASONABLE 22 PERIOD OF TIME TO COMMENT UPON THE PROTOCOL IN ADVANCE OF THE 23 OPERATION OF THE CENTRAL CONTROL COMPUTER. ONCE ADOPTED, THE 24 DEPARTMENT SHALL PROVIDE SUPPLIERS AND MANUFACTURERS A 25 REASONABLE PERIOD OF TIME TO REVIEW AND COMMENT ON ANY CHANGES 26 AND ON DOCUMENTATION DATA FOR ALL PROPOSED CHANGES TO THE 27 ORIGINAL PROTOCOL SPECIFICATIONS OF THE CENTRAL CONTROL 28 COMPUTER. MANUFACTURERS AND SUPPLIERS SHALL BE AFFORDED A 29 REASONABLE PERIOD OF TIME TO COMMENT UPON AND EMPLOY ALL 30 PROPOSED CHANGES TO THE PROTOCOL IN ADVANCE OF ITS - 76 -20040H2330B4272

IMPLEMENTATION AND OPERATION WITH THE CENTRAL CONTROL COMPUTER.
 NOTWITHSTANDING THE FOREGOING, THE DEPARTMENT MAY EXPEDITE
 CHANGES IN THE PROTOCOL AS MAY BE NEEDED TO ENSURE THE INTEGRITY
 AND STABILITY OF THE ENTIRE SYSTEM.

5 § 1325. LICENSE OR PERMIT ISSUANCE.

6 (A) ISSUANCE.--IN ADDITION TO ANY OTHER CRITERIA PROVIDED 7 UNDER THIS PART, ANY LICENSED GAMING ENTITY, SUPPLIER, MANUFACTURER, GAMING EMPLOYEE OR OTHER PERSON THAT THE BOARD 8 9 APPROVES AS QUALIFIED TO RECEIVE A LICENSE OR A PERMIT UNDER 10 THIS PART SHALL BE ISSUED A LICENSE OR PERMIT UPON THE PAYMENT 11 OF ANY FEE REQUIRED AND UPON THE FULFILLMENT OF ANY CONDITIONS REQUIRED BY THE BOARD OR PROVIDED FOR IN THIS PART. NOTHING 12 13 CONTAINED IN THIS PART IS INTENDED OR SHALL BE CONSTRUED TO 14 CREATE AN ENTITLEMENT TO A LICENSE OR PERMIT BY ANY PERSON. THE 15 BOARD SHALL, IN ITS SOLE DISCRETION, ISSUE, RENEW, CONDITION OR 16 DENY A SLOT MACHINE LICENSE BASED UPON THE REQUIREMENTS OF THIS 17 PART, WHETHER THE ISSUANCE OF A LICENSE WILL ENHANCE TOURISM, 18 ECONOMIC DEVELOPMENT OR JOB CREATION, IS IN THE BEST INTERESTS 19 OF THE COMMONWEALTH AND ADVANCES THE PURPOSES OF THIS PART. 20 (B) ELIGIBILITY.--A LICENSE OR PERMIT SHALL NOT BE GRANTED 21 OR RENEWED UNLESS THE BOARD FINDS THAT THE APPLICANT SATISFIES 22 ALL OF THE FOLLOWING CRITERIA:

(1) THE APPLICANT HAS DEVELOPED AND IMPLEMENTED OR
AGREED TO DEVELOP AND IMPLEMENT A DIVERSITY PLAN TO ASSURE
THAT ALL PERSONS ARE ACCORDED EQUALITY OF OPPORTUNITY IN
EMPLOYMENT AND CONTRACTING BY THE APPLICANT, ITS CONTRACTORS,
SUBCONTRACTORS, ASSIGNEES, LESSEES, AGENTS, VENDORS AND
SUPPLIERS.

29 (2) THE APPLICANT IN ALL OTHER RESPECTS IS FOUND
30 SUITABLE CONSISTENT WITH THE LAWS OF THIS COMMONWEALTH AND IS
20040H2330B4272 - 77 -

1 OTHERWISE QUALIFIED TO BE ISSUED A LICENSE OR PERMIT.

2 (C) ADDITIONAL REQUIREMENTS.--IN ADDITION TO THE ELIGIBILITY
3 REQUIREMENTS OTHERWISE PROVIDED IN THIS PART, THE BOARD MAY ALSO
4 TAKE INTO ACCOUNT THE FOLLOWING FACTORS WHEN CONSIDERING AN
5 APPLICATION FOR A SLOT MACHINE LICENSE:

6 (1) THE LOCATION AND QUALITY OF THE PROPOSED FACILITY,
7 INCLUDING, BUT NOT LIMITED TO, ROAD AND TRANSIT ACCESS,
8 PARKING AND CENTRALITY TO MARKET SERVICE AREA.

9 (2) THE POTENTIAL FOR NEW JOB CREATION AND ECONOMIC
10 DEVELOPMENT WHICH WILL RESULT FROM GRANTING A LICENSE TO AN
11 APPLICANT.

12 (3) THE APPLICANT'S GOOD FAITH PLAN TO RECRUIT, TRAIN
13 AND UPGRADE DIVERSITY IN ALL EMPLOYMENT CLASSIFICATIONS IN
14 THE FACILITY.

15 (4) THE APPLICANT'S GOOD FAITH PLAN FOR ENHANCING THE
16 REPRESENTATION OF DIVERSE GROUPS IN THE OPERATION OF ITS
17 FACILITY THROUGH THE OWNERSHIP AND OPERATION OF BUSINESS
18 ENTERPRISES ASSOCIATED WITH OR UTILIZED BY ITS FACILITY OR
19 THROUGH THE PROVISION OF GOODS OR SERVICES UTILIZED BY ITS
20 FACILITY AND THROUGH THE PARTICIPATION IN THE OWNERSHIP OF
21 THE APPLICANT.

(5) THE APPLICANT'S GOOD FAITH EFFORT TO ASSURE THAT ALL
PERSONS ARE ACCORDED EQUALITY OF OPPORTUNITY IN EMPLOYMENT
AND CONTRACTING BY IT AND ANY CONTRACTORS, SUBCONTRACTORS,
ASSIGNEES, LESSEES, AGENTS, VENDORS AND SUPPLIERS IT MAY
EMPLOY DIRECTLY OR INDIRECTLY.

27 (6) THE HISTORY AND SUCCESS OF THE APPLICANT IN
28 DEVELOPING TOURISM FACILITIES ANCILLARY TO GAMING
29 DEVELOPMENT, IF APPLICABLE TO THE APPLICANT.

30(7)THE DEGREE TO WHICH THE APPLICANT PRESENTS A PLAN20040H2330B4272- 78 -

FOR THE PROJECT WHICH WILL LIKELY LEAD TO THE CREATION OF
 QUALITY, LIVING-WAGE JOBS AND FULL-TIME PERMANENT JOBS FOR
 RESIDENTS OF THIS COMMONWEALTH GENERALLY AND FOR RESIDENTS OF
 THE HOST POLITICAL SUBDIVISION IN PARTICULAR.

5 (8) THE RECORD OF THE APPLICANT AND ITS DEVELOPER IN
6 MEETING COMMITMENTS TO LOCAL AGENCIES, COMMUNITY-BASED
7 ORGANIZATIONS AND EMPLOYEES IN OTHER LOCATIONS.

8 (9) THE DEGREE TO WHICH POTENTIAL ADVERSE EFFECTS WHICH 9 MIGHT RESULT FROM THE PROJECT, INCLUDING COSTS OF MEETING THE 10 INCREASED DEMAND FOR PUBLIC HEALTH CARE, CHILD CARE, PUBLIC 11 TRANSPORTATION, AFFORDABLE HOUSING AND SOCIAL SERVICES, WILL 12 BE MITIGATED.

13 (10) THE RECORD OF THE APPLICANT AND ITS DEVELOPER
14 REGARDING COMPLIANCE WITH:

15 (I) FEDERAL, STATE AND LOCAL DISCRIMINATION, WAGE
16 AND HOUR, DISABILITY AND OCCUPATIONAL AND ENVIRONMENTAL
17 HEALTH AND SAFETY LAWS; AND

18 (II) STATE AND LOCAL LABOR RELATIONS AND EMPLOYMENT19 LAWS.

20 (11) THE APPLICANT'S RECORD IN DEALING WITH ITS
21 EMPLOYEES AND THEIR REPRESENTATIVES AT OTHER LOCATIONS.
22 § 1326. LICENSE RENEWALS.

23 (A) RENEWAL.--ALL PERMITS AND LICENSES ISSUED UNDER THIS 24 PART, UNLESS OTHERWISE PROVIDED, SHALL BE SUBJECT TO RENEWAL ON 25 AN ANNUAL BASIS UPON THE APPLICATION OF THE HOLDER OF THE PERMIT 26 OR LICENSE SUBMITTED TO THE BOARD AT LEAST 60 DAYS PRIOR TO THE 27 EXPIRATION OF THE PERMIT OR LICENSE. THE APPLICATION FOR RENEWAL 28 SHALL INCLUDE AN UPDATE OF THE INFORMATION CONTAINED IN THE 29 INITIAL AND ANY PRIOR RENEWAL APPLICATIONS AND THE PAYMENT OF 30 ANY RENEWAL FEE REQUIRED BY THIS PART. A PERMIT OR LICENSE FOR - 79 -20040H2330B4272

WHICH A COMPLETED RENEWAL APPLICATION AND FEE, IF REQUIRED, HAS
 BEEN RECEIVED BY THE BOARD WILL CONTINUE IN EFFECT UNLESS AND
 UNTIL THE BOARD SENDS WRITTEN NOTIFICATION TO THE HOLDER OF THE
 PERMIT OR LICENSE THAT THE BOARD HAS DENIED THE RENEWAL OF SUCH
 PERMIT OR LICENSE.

6 (B) REVOCATION OR FAILURE TO RENEW. -- IN ADDITION TO ANY 7 OTHER SANCTIONS THE BOARD MAY IMPOSE UNDER THIS PART, THE BOARD MAY, AT ITS DISCRETION, SUSPEND, REVOKE OR DENY RENEWAL OF ANY 8 9 PERMIT OR LICENSE ISSUED UNDER THIS PART IF IT RECEIVES ANY 10 INFORMATION FROM ANY SOURCE THAT THE APPLICANT, OR ANY OF ITS 11 OFFICERS, DIRECTORS, OWNERS OR KEY EMPLOYEES, IS IN VIOLATION OF 12 ANY PROVISION OF THIS PART, THAT THE APPLICANT HAS FURNISHED THE 13 BOARD WITH FALSE OR MISLEADING INFORMATION OR THAT THE 14 INFORMATION CONTAINED IN THE APPLICANT'S INITIAL APPLICATION OR 15 ANY RENEWAL APPLICATION IS NO LONGER TRUE AND CORRECT. IN THE 16 EVENT OF A REVOCATION OR FAILURE TO RENEW, THE APPLICANT'S 17 AUTHORIZATION TO CONDUCT THE PREVIOUSLY APPROVED ACTIVITY SHALL 18 IMMEDIATELY CEASE AND ALL FEES PAID IN CONNECTION THEREWITH 19 SHALL BE DEEMED TO BE FORFEITED. IN THE EVENT OF A SUSPENSION, 20 THE APPLICANT'S AUTHORIZATION TO CONDUCT THE PREVIOUSLY APPROVED 21 ACTIVITY SHALL IMMEDIATELY CEASE UNTIL THE BOARD HAS NOTIFIED 22 THE APPLICANT THAT THE SUSPENSION IS NO LONGER IN EFFECT. 23 § 1327. NONTRANSFERABILITY OF LICENSES.

24 A LICENSE OR PERMIT ISSUED BY THE BOARD IS A GRANT OF THE 25 PRIVILEGE TO CONDUCT A BUSINESS IN THIS COMMONWEALTH. EXCEPT AS 26 PERMITTED BY SECTION 1328 (RELATING TO CHANGE IN OWNERSHIP OR 27 CONTROL OF SLOT MACHINE LICENSEE), A LICENSE OR PERMIT GRANTED 28 OR RENEWED PURSUANT TO THIS PART SHALL NOT BE SOLD, TRANSFERRED 29 OR ASSIGNED TO ANY OTHER PERSON, NOR SHALL A LICENSEE OR 30 PERMITTEE PLEDGE OR OTHERWISE GRANT A SECURITY INTEREST IN OR 20040H2330B4272 - 80 -

LIEN ON THE LICENSE OR PERMIT. NOTHING CONTAINED IN THIS PART IS
 INTENDED OR SHALL BE CONSTRUED TO CREATE IN ANY PERSON AN
 ENTITLEMENT TO A LICENSE. THE BOARD HAS THE SOLE DISCRETION TO
 ISSUE, RENEW, CONDITION OR DENY THE ISSUANCE OF A SLOT MACHINE
 LICENSE BASED UPON THE PURPOSES AND REQUIREMENTS OF THIS PART.
 § 1328. CHANGE IN OWNERSHIP OR CONTROL OF SLOT MACHINE

7

LICENSEE.

8 (A) NOTIFICATION AND APPROVAL.--

9 (1) A SLOT MACHINE LICENSEE SHALL NOTIFY THE BOARD PRIOR 10 TO OR IMMEDIATELY UPON BECOMING AWARE OF ANY PROPOSED OR 11 CONTEMPLATED CHANGE OF OWNERSHIP OF THE SLOT MACHINE LICENSEE 12 BY A PERSON OR GROUP OF PERSONS ACTING IN CONCERT WHICH 13 INVOLVES ANY OF THE FOLLOWING:

14 (I) MORE THAN 5% OF A SLOT MACHINE LICENSEE'S
15 SECURITIES OR OTHER OWNERSHIP INTERESTS.

16 (II) MORE THAN 5% OF THE SECURITIES OR OTHER
17 OWNERSHIP INTERESTS OF A CORPORATION OR OTHER FORM OF
18 BUSINESS ENTITY THAT OWNS, DIRECTLY OR INDIRECTLY, AT
19 LEAST 20% OF THE VOTING OR OTHER SECURITIES OR OTHER
20 OWNERSHIP INTERESTS OF THE LICENSEE.

21 (III) THE SALE, OTHER THAN IN THE ORDINARY COURSE OF
22 BUSINESS, OF A LICENSEE'S ASSETS.

23 (IV) ANY OTHER TRANSACTION OR OCCURRENCE DEEMED BY
24 THE BOARD TO BE RELEVANT TO LICENSE QUALIFICATIONS.

25 (2) NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH (1), A
26 SLOT MACHINE LICENSEE SHALL NOT BE REQUIRED TO NOTIFY THE
27 BOARD OF ANY ACQUISITION BY AN INSTITUTIONAL INVESTOR
28 PURSUANT TO PARAGRAPH (1)(I) OR (II) IF THE INSTITUTIONAL
29 INVESTOR HOLDS LESS THAN 10% OF THE SECURITIES OR OTHER
30 OWNERSHIP INTERESTS REFERRED TO IN PARAGRAPH (1)(I) OR (II),
20040H2330B4272 - 81 -

1 THE SECURITIES OR INTERESTS ARE PUBLICLY TRADED SECURITIES AND ITS HOLDINGS OF SUCH SECURITIES WERE PURCHASED FOR 2 3 INVESTMENT PURPOSES ONLY AND THE INSTITUTIONAL INVESTOR FILES 4 WITH THE BOARD A CERTIFIED STATEMENT TO THE EFFECT THAT IT 5 HAS NO INTENTION OF INFLUENCING OR AFFECTING, DIRECTLY OR 6 INDIRECTLY, THE AFFAIRS OF THE LICENSEE, PROVIDED, HOWEVER, 7 THAT IT SHALL BE PERMITTED TO VOTE ON MATTERS PUT TO THE VOTE 8 OF THE OUTSTANDING SECURITY HOLDERS. NOTICE TO THE BOARD AND 9 BOARD APPROVAL SHALL BE REQUIRED PRIOR TO COMPLETION OF ANY 10 PROPOSED OR CONTEMPLATED CHANGE OF OWNERSHIP OF A SLOT 11 MACHINE LICENSEE THAT MEETS THE CRITERIA OF THIS SECTION. (B) QUALIFICATION OF PURCHASER OF SLOT MACHINE LICENSEE; 12 13 CHANGE OF CONTROL. -- THE PURCHASER OF THE ASSETS, OTHER THAN IN 14 THE ORDINARY COURSE OF BUSINESS, OF ANY SLOT MACHINE LICENSEE 15 SHALL INDEPENDENTLY QUALIFY FOR A LICENSE IN ACCORDANCE WITH 16 THIS PART AND SHALL PAY THE LICENSE FEE AS REQUIRED BY SECTION 17 1209 (RELATING TO SLOT MACHINE LICENSE FEE). A CHANGE IN CONTROL 18 OF ANY SLOT MACHINE LICENSEE SHALL REQUIRE THAT THE SLOT MACHINE 19 LICENSEE INDEPENDENTLY QUALIFY FOR A LICENSE IN ACCORDANCE WITH 20 THIS PART, AND THE SLOT MACHINE LICENSEE SHALL PAY A NEW LICENSE 21 FEE AS REQUIRED BY SECTION 1209, EXCEPT AS OTHERWISE REQUIRED BY 22 THE BOARD PURSUANT TO THIS SECTION.

23 (C) CHANGE IN CONTROL DEFINED. -- FOR PURPOSES OF THIS 24 SECTION, A CHANGE IN CONTROL OF A SLOT MACHINE LICENSEE SHALL 25 MEAN THE ACQUISITION BY A PERSON OR GROUP OF PERSONS ACTING IN 26 CONCERT OF MORE THAN 20% OF A SLOT MACHINE LICENSEE'S SECURITIES 27 OR OTHER OWNERSHIP INTERESTS, WITH THE EXCEPTION OF ANY 28 OWNERSHIP INTEREST OF THE PERSON THAT EXISTED AT THE TIME OF 29 INITIAL LICENSING AND PAYMENT OF THE INITIAL SLOT MACHINE 30 LICENSE FEE, OR MORE THAN 20% OF THE SECURITIES OR OTHER 20040H2330B4272 - 82 -

OWNERSHIP INTERESTS OF A CORPORATION OR OTHER FORM OF BUSINESS
 ENTITY WHICH OWNS, DIRECTLY OR INDIRECTLY, AT LEAST 20% OF THE
 VOTING OR OTHER SECURITIES OR OTHER OWNERSHIP INTERESTS OF THE
 LICENSEE.

5 (D) FEE REDUCTION.--THE BOARD MAY, IN ITS DISCRETION, 6 ELIMINATE THE NEED FOR QUALIFICATION AND/OR PROPORTIONATELY 7 REDUCE, BUT NOT ELIMINATE, THE NEW LICENSE FEE OTHERWISE REOUIRED PURSUANT TO THIS SECTION IN CONNECTION WITH A CHANGE OF 8 9 CONTROL OF A LICENSEE, DEPENDING UPON THE TYPE OF TRANSACTION, 10 THE RELEVANT OWNERSHIP INTERESTS AND CHANGES THERETO RESULTING 11 FROM THE TRANSACTION AND OTHER CONSIDERATIONS DEEMED RELEVANT BY 12 THE BOARD.

(E) LICENSE REVOCATION.--FAILURE TO COMPLY WITH THIS SECTION
MAY CAUSE THE LICENSE ISSUED UNDER THIS PART TO BE REVOKED OR
SUSPENDED BY THE BOARD UNLESS THE PURCHASE OF THE ASSETS OR THE
CHANGE IN CONTROL THAT MEETS THE CRITERIA OF THIS SECTION HAS
BEEN INDEPENDENTLY QUALIFIED IN ADVANCE BY THE BOARD AND ANY
REQUIRED LICENSE FEE HAS BEEN PAID.

19 § 1329. NONPORTABILITY OF SLOT MACHINE LICENSE.

20 EACH SLOT MACHINE LICENSE SHALL ONLY BE VALID FOR THE 21 SPECIFIC PHYSICAL LOCATION WITHIN THE MUNICIPALITY AND COUNTY 22 FOR WHICH IT WAS ORIGINALLY GRANTED. NO SLOT MACHINE LICENSEE 23 SHALL BE PERMITTED TO MOVE OR RELOCATE THE PHYSICAL LOCATION OF 24 THE LICENSED FACILITY WITHOUT BOARD APPROVAL FOR GOOD CAUSE 25 SHOWN.

26 § 1330. MULTIPLE SLOT MACHINE LICENSE PROHIBITION.

NO SLOT MACHINE LICENSEE, ITS AFFILIATE, INTERMEDIARY,
SUBSIDIARY OR HOLDING COMPANY MAY POSSESS AN OWNERSHIP OR
FINANCIAL INTEREST THAT IS GREATER THAN 33.3% OF ANOTHER SLOT
MACHINE LICENSEE OR PERSON ELIGIBLE TO APPLY FOR A CATEGORY 1
20040H2330B4272 - 83 -

LICENSE, ITS AFFILIATE, INTERMEDIARY, SUBSIDIARY OR HOLDING 1 COMPANY. THE BOARD SHALL APPROVE THE TERMS AND CONDITIONS OF ANY 2 3 DIVESTITURE UNDER THIS SECTION. UNDER NO CIRCUMSTANCES SHALL ANY 4 SUCH DIVESTITURE BE APPROVED BY THE BOARD IF THE COMPENSATION 5 FOR THE DIVESTED INTEREST IN A PERSON ELIGIBLE TO APPLY FOR A CATEGORY 1 LICENSE EXCEEDS THE GREATER OF THE ORIGINAL COST OF 6 7 THE INTEREST, THE BOOK VALUE OF THE INTEREST OR AN INDEPENDENTLY 8 ASSESSED VALUE OF THE INTEREST ONE MONTH PRIOR TO THE EFFECTIVE 9 DATE OF THIS PART, AND IN THE CASE OF A PERSON ELIGIBLE TO APPLY 10 FOR A CATEGORY 1 LICENSE, UNLESS THE PERSON ACQUIRING THE 11 DIVESTED INTEREST IS REQUIRED TO CONTINUE CONDUCTING LIVE RACING AT THE LOCATION WHERE LIVE RACING IS CURRENTLY BEING CONDUCTED 12 13 IN ACCORDANCE WITH SECTION 1303 (RELATING TO ADDITIONAL CATEGORY 14 1 SLOT MACHINE LICENSE REQUIREMENTS) AND BE APPROVED FOR A 15 CATEGORY 1 SLOT MACHINE LICENSE. NO SUCH SLOT MACHINE LICENSE 16 APPLICANT SHALL BE ISSUED A SLOT MACHINE LICENSE UNTIL THE 17 APPLICANT HAS COMPLETELY DIVESTED ITS OWNERSHIP OR FINANCIAL 18 INTEREST THAT IS IN EXCESS OF 33.3% IN ANOTHER SLOT MACHINE LICENSEE, OR PERSON ELIGIBLE TO APPLY FOR A CATEGORY 1 LICENSE, 19 20 ITS AFFILIATE, INTERMEDIARY, SUBSIDIARY OR HOLDING COMPANY. 21 § 1331. DUTY OF LICENSEES, KEY EMPLOYEES AND GAMING EMPLOYEES. 22 ANY LICENSEE, KEY EMPLOYEE OR GAMING EMPLOYEE SHALL HAVE THE 23 DUTY TO:

24 (1) PROVIDE ANY ASSISTANCE OR INFORMATION REQUIRED BY
25 THE BOARD OR THE PENNSYLVANIA STATE POLICE AND TO COOPERATE
26 IN ANY INQUIRY, INVESTIGATION OR HEARING;

27 (2) CONSENT TO INSPECTIONS, SEARCHES AND SEIZURES;
28 (3) INFORM THE BOARD OF ANY ACTIONS WHICH THEY BELIEVE
29 WOULD CONSTITUTE A VIOLATION OF THIS PART; AND

30 (4) INFORM THE BOARD OF ANY ARRESTS FOR ANY VIOLATIONS 20040H2330B4272 - 84 -

1	OF OFFENSES ENUMERATED UNDER 18 PA.C.S. (RELATING TO CRIMES
2	AND OFFENSES).
3	CHAPTER 14
4	REVENUES
5	SEC.
6	1401. SLOT MACHINE LICENSEE DEPOSITS.
7	1402. GROSS TERMINAL REVENUE DEDUCTIONS.
8	1403. ESTABLISHMENT OF STATE GAMING FUND AND NET SLOT
9	MACHINE REVENUE DISTRIBUTION.
10	1404. DISTRIBUTIONS FROM LICENSEE'S REVENUE RECEIPTS.
11	1405. PENNSYLVANIA RACE HORSE DEVELOPMENT FUND.
12	1406. DISTRIBUTIONS FROM PENNSYLVANIA RACE HORSE
13	DEVELOPMENT FUND.
14	1407. PENNSYLVANIA GAMING ECONOMIC DEVELOPMENT AND
15	TOURISM FUND.
16	1408. TRANSFERS FROM STATE GAMING FUND.
17	1409. PROPERTY TAX RELIEF FUND.
18	§ 1401. SLOT MACHINE LICENSEE DEPOSITS.
19	(A) ACCOUNT ESTABLISHED THERE IS ESTABLISHED WITHIN THE
20	STATE TREASURY AN ACCOUNT FOR EACH SLOT MACHINE LICENSEE FOR THE
21	DEPOSIT OF SUMS UNDER THIS SECTION.
22	(B) INITIAL DEPOSIT OF FUNDSNOT LATER THAN TWO BUSINESS
23	DAYS PRIOR TO THE COMMENCEMENT OF SLOT MACHINE OPERATIONS BY A
24	SLOT MACHINE LICENSEE, THE SLOT MACHINE LICENSEE SHALL DEPOSIT
25	AND MAINTAIN THE SUM OF \$5,000,000 IN ITS ACCOUNT TO GUARANTEE
26	THE PAYMENT OF FUNDS TO THE COMMONWEALTH UNDER THIS PART AND AS
27	SECURITY FOR ITS OBLIGATIONS UNDER SECTION 1405 (RELATING TO
28	PENNSYLVANIA RACE HORSE DEVELOPMENT FUND).

29 (C) WEEKLY DEPOSITS.--EACH SLOT MACHINE LICENSEE SHALL
30 DEPOSIT FUNDS INTO ITS ACCOUNT ON A WEEKLY BASIS EQUAL TO THE
20040H2330B4272 - 85 -

AMOUNTS DEDUCTED BY THE DEPARTMENT UNDER SECTION 1402 (RELATING 1 TO GROSS TERMINAL REVENUE DEDUCTIONS) AND FOR REIMBURSEMENT OF 2 3 ANY FUNDS EXPENDED DUE TO THE SLOT MACHINE LICENSEE'S FAILURE TO 4 COMPLY WITH ITS OBLIGATIONS UNDER SECTION 1405. THE DEPARTMENT 5 SHALL NOTIFY EACH LICENSEE OF THE AMOUNTS DEDUCTED. IF AT ANY TIME THE AMOUNT HELD IN THE ACCOUNT ATTRIBUTABLE TO A SLOT 6 7 MACHINE LICENSEE IS NOT SUFFICIENT TO MAKE THE PAYMENTS REQUIRED 8 OF THE LICENSEE UNDER SECTION 1402 AND FOR REIMBURSEMENT OF ANY 9 FUNDS EXPENDED DUE TO THE SLOT MACHINE LICENSEE'S FAILURE TO 10 COMPLY WITH ITS OBLIGATIONS UNDER SECTION 1405, THE DEPARTMENT 11 SHALL NOTIFY THE SLOT MACHINE LICENSEE AND THE SLOT MACHINE LICENSEE SHALL IMMEDIATELY DEPOSIT NECESSARY FUNDS INTO THE 12 13 ACCOUNT AS DIRECTED BY THE DEPARTMENT.

14 (D) RETURN OF FUNDS.--THE FUNDS DEPOSITED INTO ITS ACCOUNT 15 SHALL NOT BE RETURNED TO A SLOT MACHINE LICENSEE UNLESS THE SLOT 16 MACHINE LICENSEE CEASES CONDUCTING BUSINESS UNDER ITS LICENSE 17 AND RELINQUISHES ALL RIGHTS TO DO SO IN THE FUTURE. IN THAT 18 CASE, THE BALANCE OF FUNDS IN THE ACCOUNT ATTRIBUTABLE TO SUCH 19 LICENSEE, MINUS ANY UNPAID AMOUNTS DUE AND PAYABLE TO THE 20 COMMONWEALTH UNDER THIS PART OR DUE AND PAYABLE UNDER SECTION 21 1405 SHALL BE RETURNED TO THE LICENSEE.

22 § 1402. GROSS TERMINAL REVENUE DEDUCTIONS.

(A) DEDUCTIONS.--AFTER DETERMINING THE APPROPRIATE
ASSESSMENTS FOR EACH SLOT MACHINE LICENSEE, THE DEPARTMENT SHALL
DEDUCT THE FOLLOWING COSTS, EXPENSES OR PAYMENTS FROM EACH
ACCOUNT ESTABLISHED UNDER SECTION 1401 (RELATING TO SLOT MACHINE
LICENSEE DEPOSITS):

28 (1) THE COSTS AND EXPENSES TO BE INCURRED BY THE
29 DEPARTMENT IN ADMINISTERING THIS PART AT EACH SLOT MACHINE
30 LICENSEE'S LICENSED FACILITY BASED UPON A BUDGET SUBMITTED BY
20040H2330B4272 - 86 -

1 THE DEPARTMENT TO, AND APPROVED BY, THE BOARD.

2 (2) THE OTHER COSTS AND EXPENSES TO BE INCURRED BY THE
3 DEPARTMENT IN ADMINISTERING THIS PART BASED UPON A BUDGET
4 SUBMITTED BY THE DEPARTMENT TO, AND APPROVED BY, THE BOARD.

5 (3) SUMS NECESSARY TO REPAY ANY LOANS MADE BY THE
6 GENERAL FUND TO THE DEPARTMENT IN CONNECTION WITH CARRYING
7 OUT ITS RESPONSIBILITIES UNDER THIS PART, INCLUDING THE COSTS
8 OF THE INITIAL ACQUISITION OF THE CENTRAL CONTROL COMPUTER
9 AND ANY ACCESSORIES OR ASSOCIATED EQUIPMENT.

10 (4) THE COSTS AND EXPENSES TO BE INCURRED BY THE
11 PENNSYLVANIA STATE POLICE AND THE OFFICE OF ATTORNEY GENERAL
12 AND NOT OTHERWISE REIMBURSED UNDER THIS PART IN CARRYING OUT
13 THEIR RESPECTIVE RESPONSIBILITIES UNDER THIS ACT BASED UPON A
14 BUDGET SUBMITTED BY THE PENNSYLVANIA STATE POLICE AND THE
15 ATTORNEY GENERAL TO, AND APPROVED BY, THE BOARD.

16 (5) SUMS NECESSARY TO REPAY ANY LOANS MADE BY THE
17 GENERAL FUND TO THE PENNSYLVANIA STATE POLICE IN CONNECTION
18 WITH CARRYING OUT ITS RESPONSIBILITIES UNDER THIS PART.

19 (6) THE COSTS AND EXPENSES TO BE INCURRED BY THE BOARD
20 IN CARRYING OUT ITS RESPONSIBILITIES UNDER THIS PART BASED
21 UPON A BUDGET APPROVED BY THE BOARD.

(7) SUMS NECESSARY TO REPAY ANY LOANS MADE BY THE
GENERAL FUND TO THE BOARD IN CONNECTION WITH CARRYING OUT ITS
RESPONSIBILITIES UNDER THIS PART.

(B) DEFERRAL OF ASSESSMENT.--NOTWITHSTANDING ANY OTHER
PROVISION OF LAW TO THE CONTRARY, THE BOARD MAY DEFER ASSESSING
SLOT MACHINE LICENSEES FOR REPAYMENT OF LOANS FROM THE GENERAL
FUND UNDER THIS SECTION UNTIL ALL SLOT MACHINE LICENSES HAVE
BEEN ISSUED AND ALL LICENSED GAMING ENTITIES HAVE COMMENCED THE
OPERATION OF SLOT MACHINES.

20040H2330B4272

- 87 -

§ 1403. ESTABLISHMENT OF STATE GAMING FUND AND NET SLOT MACHINE
 REVENUE DISTRIBUTION.

3 (A) FUND ESTABLISHED.--THERE IS HEREBY ESTABLISHED THE STATE4 GAMING FUND WITHIN THE STATE TREASURY.

5 (B) SLOT MACHINE TAX.--THE DEPARTMENT SHALL DETERMINE AND 6 EACH SLOT MACHINE LICENSEE SHALL PAY A DAILY TAX OF 34% AND A 7 LOCAL SHARE ASSESSMENT OF 4% OF ITS DAILY GROSS TERMINAL REVENUE 8 FROM THE SLOT MACHINES IN OPERATION AT ITS FACILITY INTO THE 9 FUND.

10 (C) TRANSFERS AND DISTRIBUTIONS.--THE DEPARTMENT SHALL:

11 (1) TRANSFER THE SLOT MACHINE TAX AND ASSESSMENT IMPOSED12 IN SUBSECTION (B) TO THE FUND.

13 (2) FROM THE LOCAL SHARE ASSESSMENT ESTABLISHED IN
14 SUBSECTION (B) MAKE QUARTERLY DISTRIBUTIONS AMONG THE
15 COUNTIES HOSTING A LICENSED FACILITY IN ACCORDANCE WITH THE
16 FOLLOWING SCHEDULE:

17 (I) IF THE LICENSED FACILITY IS A CATEGORY 1
18 LICENSED FACILITY THAT IS LOCATED AT A HARNESS RACETRACK
19 AND THE COUNTY, INCLUDING A HOME RULE COUNTY, IN WHICH
20 THE LICENSED FACILITY IS LOCATED IS:

(A) A COUNTY OF THE FIRST CLASS: 4% OF THE
GROSS TERMINAL REVENUE TO THE COUNTY HOSTING THE
LICENSED FACILITY FROM EACH SUCH LICENSED FACILITY.
NOTWITHSTANDING ANY OTHER PROVISION TO THE CONTRARY,
FUNDS FROM LICENSED GAMING ENTITIES LOCATED WITHIN A
COUNTY OF THE FIRST CLASS SHALL NOT BE DISTRIBUTED
OUTSIDE OF A COUNTY OF THE FIRST CLASS.

(B) A COUNTY OF THE SECOND CLASS: 2% OF THE
GROSS TERMINAL REVENUE TO THE COUNTY HOSTING THE
LICENSED FACILITY FROM EACH SUCH LICENSED FACILITY.
20040H2330B4272 - 88 -

1 (C) A COUNTY OF THE SECOND CLASS A: 1% OF THE 2 GROSS TERMINAL REVENUE TO THE COUNTY HOSTING THE 3 LICENSED FACILITY FROM EACH SUCH LICENSED FACILITY. 4 AN ADDITIONAL 1% OF THE GROSS TERMINAL REVENUE TO THE 5 COUNTY HOSTING THE LICENSED FACILITY FROM EACH SUCH 6 LICENSED FACILITY FOR THE PURPOSE OF MUNICIPAL GRANTS 7 WITHIN THE COUNTY IN WHICH THE LICENSEE IS LOCATED.

(D) A COUNTY OF THE THIRD CLASS: 2% OF THE 8 GROSS TERMINAL REVENUE FROM EACH SUCH LICENSED 9 10 FACILITY SHALL BE DEPOSITED INTO A RESTRICTED ACCOUNT 11 ESTABLISHED IN THE DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT TO BE USED EXCLUSIVELY FOR 12 13 GRANTS FOR HEALTH, SAFETY AND ECONOMIC DEVELOPMENT PROJECTS TO MUNICIPALITIES WITHIN THE COUNTY WHERE 14 15 THE LICENSED FACILITY IS LOCATED. MUNICIPALITIES THAT ARE CONTIGUOUS TO THE MUNICIPALITY HOSTING SUCH 16 17 LICENSED FACILITY SHALL BE GIVEN PRIORITY BY THE 18 DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT IN THE AWARD OF SUCH GRANTS. 19

20 (E) A COUNTY OF THE FOURTH CLASS: 2% OF THE 21 GROSS TERMINAL REVENUE FROM EACH SUCH LICENSED 22 FACILITY SHALL BE DEPOSITED INTO A RESTRICTED ACCOUNT 23 ESTABLISHED IN THE DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT TO BE USED EXCLUSIVELY FOR 24 25 GRANTS TO THE COUNTY, TO ECONOMIC DEVELOPMENT 26 AUTHORITIES OR ORGANIZATIONS WITHIN THE COUNTY OR 27 REDEVELOPMENT AUTHORITIES WITHIN THE COUNTY FOR 28 GRANTS FOR ECONOMIC DEVELOPMENT PROJECTS, JOB 29 TRAINING, COMMUNITY IMPROVEMENT PROJECTS, OTHER PROJECTS IN THE PUBLIC INTEREST AND REASONABLE 30

20040H2330B4272

- 89 -

1ADMINISTRATIVE COSTS. NOTWITHSTANDING THE PROVISIONS2OF THE ACT OF FEBRUARY 9, 1999 (P.L.1, NO.1), KNOWN3AS THE CAPITAL FACILITIES DEBT ENABLING ACT, GRANTS4MADE UNDER THIS CLAUSE MAY BE UTILIZED AS LOCAL5MATCHING FUNDS FOR OTHER GRANTS OR LOANS FROM THE6COMMONWEALTH.

7 (F) COUNTIES OF THE FIFTH THROUGH EIGHTH
8 CLASSES: 2% OF THE GROSS TERMINAL REVENUE FROM EACH
9 SUCH LICENSED FACILITY SHALL BE DEPOSITED INTO A
10 RESTRICTED ACCOUNT ESTABLISHED IN THE DEPARTMENT OF
11 COMMUNITY AND ECONOMIC DEVELOPMENT TO BE USED
12 EXCLUSIVELY FOR GRANTS TO THE COUNTY.

13 (G) ANY COUNTY NOT SPECIFICALLY ENUMERATED IN
14 CLAUSES (A) THROUGH (F), 2% OF THE GROSS TERMINAL
15 REVENUE TO THE COUNTY HOSTING THE LICENSED FACILITY
16 FROM EACH SUCH LICENSED FACILITY.

17 (II) IF THE LICENSED FACILITY IS A CATEGORY 1
18 LICENSED FACILITY AND IS LOCATED AT A THOROUGHBRED
19 RACETRACK AND THE COUNTY IN WHICH THE LICENSED FACILITY
20 IS LOCATED IS:

(A) A COUNTY OF THE FIRST CLASS: 4% OF THE 21 22 GROSS TERMINAL REVENUE TO THE COUNTY HOSTING THE 23 LICENSED FACILITY FROM EACH SUCH LICENSED FACILITY. 24 NOTWITHSTANDING ANY OTHER PROVISION TO THE CONTRARY, 25 FUNDS FROM LICENSED GAMING ENTITIES LOCATED WITHIN 26 THE COUNTY OF THE FIRST CLASS SHALL NOT BE 27 DISTRIBUTED OUTSIDE OF A COUNTY OF THE FIRST CLASS. 28 (B) A COUNTY OF THE SECOND CLASS: 2% OF THE

29GROSS TERMINAL REVENUE TO THE COUNTY HOSTING THE30LICENSED FACILITY FROM EACH SUCH LICENSED FACILITY.20040H2330B4272- 90 -

1 (C) A COUNTY OF THE SECOND CLASS A: 1% OF THE 2 GROSS TERMINAL REVENUE TO THE COUNTY HOSTING THE 3 LICENSED FACILITY FROM EACH SUCH LICENSED FACILITY. 4 AN ADDITIONAL 1% OF THE GROSS TERMINAL REVENUE TO THE 5 COUNTY HOSTING THE LICENSED FACILITY FROM EACH SUCH 6 LICENSED FACILITY FOR THE PURPOSE OF MUNICIPAL GRANTS 7 WITHIN THE COUNTY IN WHICH THE LICENSEE IS LOCATED.

8 (D) A COUNTY OF THE THIRD CLASS: 1% OF THE 9 GROSS TERMINAL REVENUE TO THE COUNTY HOSTING THE 10 LICENSED FACILITY FROM EACH SUCH LICENSED FACILITY. 11 AN ADDITIONAL 1% OF THE GROSS TERMINAL REVENUE TO THE 12 COUNTY HOSTING THE LICENSED FACILITY FROM EACH SUCH 13 LICENSED FACILITY FOR THE PURPOSE OF MUNICIPAL GRANTS 14 WITHIN THE COUNTY IN WHICH THE LICENSEE IS LOCATED.

15 (E) A COUNTY OF THE FOURTH CLASS: 2% OF THE GROSS TERMINAL REVENUE FROM EACH SUCH LICENSED 16 17 FACILITY SHALL BE DEPOSITED INTO A RESTRICTED ACCOUNT 18 ESTABLISHED IN THE DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT TO BE USED EXCLUSIVELY FOR 19 20 GRANTS TO THE COUNTY, TO ECONOMIC DEVELOPMENT AUTHORITIES OR ORGANIZATIONS WITHIN THE COUNTY OR 21 22 REDEVELOPMENT AUTHORITIES WITHIN THE COUNTY FOR 23 GRANTS FOR ECONOMIC DEVELOPMENT PROJECTS, COMMUNITY 24 IMPROVEMENT PROJECTS, JOB TRAINING, OTHER PROJECTS IN 25 THE PUBLIC INTEREST AND REASONABLE ADMINISTRATIVE 26 COSTS. NOTWITHSTANDING THE CAPITAL FACILITIES DEBT 27 ENABLING ACT, GRANTS MADE UNDER THIS CLAUSE MAY BE 28 UTILIZED AS LOCAL MATCHING FUNDS FOR OTHER GRANTS OR 29 LOANS FROM THE COMMONWEALTH.

30 (F) COUNTIES OF THE FIFTH THROUGH EIGHTH

20040H2330B4272

- 91 -

CLASSES: 2% OF THE GROSS TERMINAL REVENUE FROM EACH
 SUCH LICENSED FACILITY SHALL BE DEPOSITED INTO A
 RESTRICTED ACCOUNT ESTABLISHED IN THE DEPARTMENT OF
 COMMUNITY AND ECONOMIC DEVELOPMENT TO BE USED
 EXCLUSIVELY FOR GRANTS TO THE COUNTY.

6 (G) ANY COUNTY NOT SPECIFICALLY ENUMERATED IN
7 CLAUSES (A) THROUGH (F), 2% OF THE GROSS TERMINAL
8 REVENUE TO THE COUNTY HOSTING THE LICENSED FACILITY
9 FROM EACH SUCH LICENSED FACILITY.

10 (III) IF THE FACILITY IS A CATEGORY 2 LICENSED 11 FACILITY AND IF THE COUNTY IN WHICH THE LICENSED FACILITY 12 IS LOCATED IS:

(A) A COUNTY OF THE FIRST CLASS: 4% OF THE
GROSS TERMINAL REVENUE TO THE COUNTY HOSTING THE
LICENSED FACILITY FROM EACH SUCH LICENSED FACILITY.
NOTWITHSTANDING ANY OTHER PROVISION TO THE CONTRARY,
FUNDS FROM LICENSED GAMING ENTITIES LOCATED WITHIN
THE COUNTY OF THE FIRST CLASS SHALL NOT BE
DISTRIBUTED OUTSIDE OF A COUNTY OF THE FIRST CLASS.

20 (B) A COUNTY OF THE SECOND CLASS: 2% OF THE
21 GROSS TERMINAL REVENUE TO THE COUNTY HOSTING THE
22 LICENSED FACILITY FROM EACH SUCH LICENSED FACILITY.

(C) A COUNTY OF THE SECOND CLASS A: 1% OF THE
GROSS TERMINAL REVENUE TO THE COUNTY HOSTING THE
LICENSED FACILITY FROM EACH SUCH LICENSED FACILITY.
AN ADDITIONAL 1% OF THE GROSS TERMINAL REVENUE TO THE
COUNTY HOSTING THE LICENSED FACILITY FROM EACH SUCH
LICENSED FACILITY FOR THE PURPOSE OF MUNICIPAL GRANTS
WITHIN THE COUNTY IN WHICH THE LICENSEE IS LOCATED.

30 (D) A COUNTY OF THE THIRD CLASS: 1% OF THE 20040H2330B4272 - 92 - 1GROSS TERMINAL REVENUE TO THE COUNTY HOSTING THE2LICENSED FACILITY FROM EACH SUCH LICENSED FACILITY.3AN ADDITIONAL 1% OF THE GROSS TERMINAL REVENUE TO THE4COUNTY HOSTING THE LICENSED FACILITY FROM EACH SUCH5LICENSED FACILITY FOR THE PURPOSE OF MUNICIPAL GRANTS6WITHIN THE COUNTY IN WHICH THE LICENSEE IS LOCATED.

(E) A COUNTY OF THE FOURTH CLASS: 2% OF THE 7 GROSS TERMINAL REVENUE FROM EACH SUCH LICENSED 8 FACILITY SHALL BE DEPOSITED INTO A RESTRICTED ACCOUNT 9 10 ESTABLISHED IN THE DEPARTMENT OF COMMUNITY AND 11 ECONOMIC DEVELOPMENT TO BE USED EXCLUSIVELY FOR GRANTS TO THE COUNTY, TO ECONOMIC DEVELOPMENT 12 13 AUTHORITIES OR ORGANIZATIONS WITHIN THE COUNTY OR REDEVELOPMENT AUTHORITIES WITHIN THE COUNTY FOR 14 15 GRANTS FOR ECONOMIC DEVELOPMENT PROJECTS, COMMUNITY 16 IMPROVEMENT PROJECTS, JOB TRAINING, OTHER PROJECTS IN 17 THE PUBLIC INTEREST AND REASONABLE ADMINISTRATIVE 18 COSTS. NOTWITHSTANDING THE CAPITAL FACILITIES DEBT 19 ENABLING ACT, GRANTS MADE UNDER THIS CLAUSE MAY BE 20 UTILIZED AS LOCAL MATCHING FUNDS FOR OTHER GRANTS OR LOANS FROM THE COMMONWEALTH. 21

22 (F) COUNTIES OF THE FIFTH THROUGH EIGHTH 23 CLASSES: 2% OF THE GROSS TERMINAL REVENUE FROM EACH SUCH LICENSED FACILITY SHALL BE DEPOSITED INTO A 24 25 RESTRICTED ACCOUNT ESTABLISHED IN THE DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT TO BE USED 26 27 EXCLUSIVELY FOR GRANTS TO THE COUNTY, TO CONTIGUOUS 28 COUNTIES, TO ECONOMIC DEVELOPMENT AUTHORITIES OR 29 ORGANIZATIONS WITHIN THE COUNTY OR CONTIGUOUS COUNTIES OR REDEVELOPMENT AUTHORITIES WITHIN THE 30 20040H2330B4272 - 93 -

1 COUNTY OR CONTIGUOUS COUNTIES FOR GRANTS FOR ECONOMIC 2 DEVELOPMENT PROJECTS, COMMUNITY IMPROVEMENT PROJECTS, 3 OTHER PROJECTS IN THE PUBLIC INTEREST AND REASONABLE 4 ADMINISTRATIVE COSTS. NOTWITHSTANDING THE CAPITAL 5 FACILITIES DEBT ENABLING ACT, GRANTS MADE UNDER THIS 6 CLAUSE MAY BE UTILIZED AS LOCAL MATCHING FUNDS FOR 7 OTHER GRANTS OR LOANS FROM THE COMMONWEALTH.

8 (G) ANY COUNTY NOT SPECIFICALLY ENUMERATED IN
9 CLAUSES (A) THROUGH (F), 2% OF THE GROSS TERMINAL
10 REVENUE TO THE COUNTY HOSTING THE LICENSED FACILITY
11 FROM EACH SUCH LICENSED FACILITY.

(IV) IF THE FACILITY IS A CATEGORY 3 LICENSED 12 13 FACILITY, 2% OF THE GROSS TERMINAL REVENUE FROM EACH SUCH 14 LICENSED FACILITY SHALL BE DEPOSITED INTO A RESTRICTED 15 ACCOUNT ESTABLISHED IN THE DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT TO BE USED EXCLUSIVELY FOR GRANTS TO 16 17 THE COUNTY, TO ECONOMIC DEVELOPMENT AUTHORITIES OR 18 ORGANIZATIONS WITHIN THE COUNTY OR REDEVELOPMENT AUTHORITIES WITHIN THE COUNTY FOR GRANTS FOR ECONOMIC 19 20 DEVELOPMENT PROJECTS AND COMMUNITY IMPROVEMENT PROJECTS.

21 (V) UNLESS OTHERWISE SPECIFIED, FOR THE PURPOSES OF 22 THIS PARAGRAPH MONEY DESIGNATED FOR MUNICIPAL GRANTS 23 WITHIN A COUNTY, OTHER THAN A COUNTY OF THE FIRST CLASS, IN WHICH A LICENSED FACILITY IS LOCATED SHALL BE USED TO 24 FUND GRANTS TO THE MUNICIPALITY IN WHICH THE LICENSED 25 26 FACILITY IS LOCATED, TO THE COUNTY IN WHICH THE LICENSED FACILITY IS LOCATED AND TO THE MUNICIPALITIES WHICH ARE 27 28 CONTIGUOUS TO THE MUNICIPALITY IN WHICH THE LICENSED 29 FACILITY IS LOCATED AND WHICH ARE LOCATED WITHIN THE 30 COUNTY IN WHICH THE LICENSED FACILITY IS LOCATED. GRANTS 20040H2330B4272 - 94 -

1 SHALL BE ADMINISTERED BY THE COUNTY THROUGH ITS ECONOMIC DEVELOPMENT OR REDEVELOPMENT AUTHORITY IN WHICH THE 2 3 LICENSED FACILITY IS LOCATED. GRANTS SHALL BE USED TO 4 FUND THE COSTS OF HUMAN SERVICES, INFRASTRUCTURE 5 IMPROVEMENTS, FACILITIES, EMERGENCY SERVICES, HEALTH AND PUBLIC SAFETY EXPENSES ASSOCIATED WITH LICENSED FACILITY 6 OPERATIONS. IF AT THE END OF A FISCAL YEAR UNCOMMITTED 7 FUNDS EXIST, THE COUNTY SHALL PAY TO THE ECONOMIC 8 9 DEVELOPMENT OR REDEVELOPMENT AUTHORITY OF THE COUNTY IN WHICH THE LICENSED FACILITY IS LOCATED THE UNCOMMITTED 10 11 FUNDS.

(VI) IF THE LICENSED FACILITY IS LOCATED IN MORE
THAN ONE COUNTY, THE AMOUNT AVAILABLE SHALL BE
DISTRIBUTED ON A PRO RATA BASIS DETERMINED BY THE
PERCENTAGE OF ACREAGE LOCATED IN EACH COUNTY TO THE TOTAL
ACREAGE OF ALL COUNTIES OCCUPIED BY THE LICENSED
FACILITY.

18 (VII) THE DISTRIBUTIONS PROVIDED IN THIS PARAGRAPH
19 SHALL BE BASED UPON COUNTY CLASSIFICATIONS IN EFFECT ON
20 THE EFFECTIVE DATE OF THIS SECTION. ANY RECLASSIFICATION
21 OF COUNTIES AS A RESULT OF A FEDERAL DECENNIAL CENSUS OR
22 OF A STATE STATUTE SHALL NOT APPLY TO THIS SUBPARAGRAPH.

(VIII) IF ANY PROVISION OF THIS PARAGRAPH IS FOUND
TO BE UNENFORCEABLE FOR ANY REASON, THE DISTRIBUTION
PROVIDED FOR IN THE UNENFORCEABLE PROVISION SHALL BE MADE
TO THE COUNTY IN WHICH THE LICENSED FACILITY IS LOCATED
FOR THE PURPOSES OF GRANTS TO MUNICIPALITIES IN THAT
COUNTY, INCLUDING MUNICIPAL GRANTS AS SPECIFIED IN
SUBPARAGRAPH (V).

30(IX)NOTHING IN THIS PARAGRAPH SHALL PREVENT ANY OF20040H2330B4272- 95 -

THE ABOVE COUNTIES FROM ENTERING INTO INTERGOVERNMENTAL
 COOPERATIVE AGREEMENTS WITH OTHER JURISDICTIONS FOR
 SHARING THESE MONEY.

4 (3) FROM THE LOCAL SHARE ASSESSMENT ESTABLISHED IN
5 SUBSECTION (B), MAKE QUARTERLY DISTRIBUTIONS AMONG THE
6 MUNICIPALITIES, INCLUDING HOME RULE MUNICIPALITIES, HOSTING A
7 LICENSED FACILITY IN ACCORDANCE WITH THE FOLLOWING SCHEDULE:

8 (I) TO A CITY OF THE SECOND CLASS HOSTING A LICENSED 9 FACILITY OR FACILITIES, OTHER THAN A CATEGORY 3 LICENSED 10 FACILITY, 2% OF THE GROSS TERMINAL REVENUE OR \$10,000,000 11 ANNUALLY, WHICHEVER IS GREATER, OF ALL LICENSED FACILITIES LOCATED IN THAT CITY. IN THE EVENT THAT THE 12 13 REVENUES GENERATED BY THE 2% DO NOT MEET THE \$10,000,000 MINIMUM SPECIFIED IN THIS PARAGRAPH, THE LICENSED GAMING 14 15 ENTITY OPERATING THE LICENSED FACILITY OR FACILITIES IN THE CITY SHALL REMIT THE DIFFERENCE TO THE MUNICIPALITY. 16

17 (II) TO A CITY OF THE SECOND CLASS A HOSTING A 18 LICENSED FACILITY OR FACILITIES, OTHER THAN A CATEGORY 3 19 LICENSED FACILITY, 2% OF THE GROSS TERMINAL REVENUE OR 20 \$10,000,000 ANNUALLY, WHICHEVER IS GREATER, OF ALL LICENSED FACILITIES LOCATED IN THAT CITY SUBJECT, 21 22 HOWEVER, TO THE BUDGETARY LIMITATION IN THIS 23 SUBPARAGRAPH. THE AMOUNT ALLOCATED TO THE DESIGNATED MUNICIPALITIES SHALL NOT EXCEED 50% OF THEIR TOTAL BUDGET 24 FOR FISCAL YEAR 2003-2004, ADJUSTED FOR INFLATION IN 25 26 SUBSEQUENT YEARS BY AN AMOUNT NOT TO EXCEED AN ANNUAL 27 COST-OF-LIVING ADJUSTMENT CALCULATED BY APPLYING THE 28 PERCENTAGE CHANGE IN THE CONSUMER PRICE INDEX FOR ALL 29 URBAN CONSUMERS FOR THE PENNSYLVANIA, NEW JERSEY, DELAWARE AND MARYLAND AREA, FOR THE MOST RECENT 12-MONTH 30

20040H2330B4272

- 96 -

1 PERIOD FOR WHICH FIGURES HAVE BEEN OFFICIALLY REPORTED BY 2 THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR 3 STATISTICS, IMMEDIATELY PRIOR TO THE DATE THE ADJUSTMENT 4 IS DUE TO TAKE EFFECT. ANY REMAINING MONEYS SHALL BE 5 DISTRIBUTED IN ACCORDANCE WITH PARAGRAPH (2) BASED UPON THE COUNTY WHERE THE LICENSED FACILITY OR FACILITIES IS 6 LOCATED. IN THE EVENT THAT THE REVENUES GENERATED BY THE 7 2% DO NOT MEET THE \$10,000,000 MINIMUM SPECIFIED IN THIS 8 9 SUBPARAGRAPH, THE LICENSED GAMING ENTITY OPERATING THE 10 LICENSED FACILITY OR FACILITIES IN THE CITY SHALL REMIT 11 THE DIFFERENCE TO THE MUNICIPALITY.

(III) TO A CITY OF THE THIRD CLASS HOSTING A 12 13 LICENSED FACILITY OR FACILITIES, OTHER THAN A CATEGORY 3 LICENSED FACILITY, 2% OF THE GROSS TERMINAL REVENUE OR 14 15 \$10,000,000 ANNUALLY, WHICHEVER IS GREATER, OF ALL 16 LICENSED FACILITIES LOCATED IN THAT CITY SUBJECT, 17 HOWEVER, TO THE BUDGETARY LIMITATION IN THIS 18 SUBPARAGRAPH. HOWEVER, THE FOREGOING LIMITATIONS SHALL 19 NOT APPLY, NOTWITHSTANDING ANY PROVISION TO THE CONTRARY, 20 IF THE LICENSED FACILITY OR FACILITIES HAVE EXECUTED A WRITTEN AGREEMENT WITH THE CITY PRIOR TO THE EFFECTIVE 21 22 DATE OF THIS PART TO PROVIDE ADDITIONAL COMPENSATION TO 23 THE CITY IN EXCESS OF THE DIFFERENCE BETWEEN 2% OF THE GROSS TERMINAL REVENUE AND \$10,000,000. THE AMOUNT 24 25 ALLOCATED TO THE DESIGNATED MUNICIPALITIES SHALL NOT 26 EXCEED 50% OF THEIR TOTAL BUDGET FOR FISCAL YEAR 2003-27 2004, ADJUSTED FOR INFLATION IN SUBSEQUENT YEARS BY AN 28 AMOUNT NOT TO EXCEED AN ANNUAL COST-OF-LIVING ADJUSTMENT 29 CALCULATED BY APPLYING THE PERCENTAGE CHANGE IN THE 30 CONSUMER PRICE INDEX FOR ALL URBAN CONSUMERS FOR THE 20040H2330B4272 - 97 -

1 PENNSYLVANIA, NEW JERSEY, DELAWARE AND MARYLAND AREA, FOR THE MOST RECENT 12-MONTH PERIOD FOR WHICH FIGURES HAVE 2 3 BEEN OFFICIALLY REPORTED BY THE UNITED STATES DEPARTMENT 4 OF LABOR, BUREAU OF LABOR STATISTICS, IMMEDIATELY PRIOR 5 TO THE DATE THE ADJUSTMENT IS DUE TO TAKE EFFECT. ANY REMAINING MONEYS SHALL BE DISTRIBUTED IN ACCORDANCE WITH 6 PARAGRAPH (2) BASED UPON THE COUNTY WHERE THE LICENSED 7 FACILITY OR FACILITIES IS LOCATED. IN THE EVENT THAT THE 8 9 REVENUES GENERATED BY THE 2% DO NOT MEET THE \$10,000,000 10 MINIMUM SPECIFIED IN THIS SUBPARAGRAPH, THE LICENSED 11 GAMING ENTITY OPERATING THE LICENSED FACILITY OR FACILITIES IN THE CITY SHALL REMIT THE DIFFERENCE TO THE 12 13 MUNICIPALITY.

14 (IV) TO A TOWNSHIP OF THE FIRST CLASS HOSTING A 15 LICENSED FACILITY OR FACILITIES, OTHER THAN A CATEGORY 3 16 LICENSED FACILITY, 2% OF THE GROSS TERMINAL REVENUE OR \$10,000,000 ANNUALLY, WHICHEVER IS GREATER, OF ALL 17 18 LICENSED FACILITIES LOCATED IN THE TOWNSHIP SUBJECT, 19 HOWEVER, TO THE BUDGETARY LIMITATION IN THIS 20 SUBPARAGRAPH. THE AMOUNT ALLOCATED TO THE DESIGNATED 21 MUNICIPALITIES SHALL NOT EXCEED 50% OF THEIR TOTAL BUDGET 22 FOR FISCAL YEAR 2003-2004, ADJUSTED FOR INFLATION IN 23 SUBSEQUENT YEARS BY AN AMOUNT NOT TO EXCEED AN ANNUAL COST-OF-LIVING ADJUSTMENT CALCULATED BY APPLYING THE 24 25 PERCENTAGE CHANGE IN THE CONSUMER PRICE INDEX FOR ALL 26 URBAN CONSUMERS FOR THE PENNSYLVANIA, NEW JERSEY, 27 DELAWARE AND MARYLAND AREA, FOR THE MOST RECENT 12-MONTH 28 PERIOD FOR WHICH FIGURES HAVE BEEN OFFICIALLY REPORTED BY 29 THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR 30 STATISTICS, IMMEDIATELY PRIOR TO THE DATE THE ADJUSTMENT

- 98 -

1 IS DUE TO TAKE EFFECT. ANY REMAINING MONEY SHALL BE DISTRIBUTED IN ACCORDANCE WITH PARAGRAPH (2) BASED UPON 2 3 THE COUNTY WHERE THE LICENSED FACILITY OR FACILITIES IS 4 LOCATED. IN THE EVENT THAT THE REVENUES GENERATED BY THE 2% DO NOT MEET THE \$10,000,000 MINIMUM SPECIFIED IN THIS 5 SUBPARAGRAPH, THE LICENSED GAMING ENTITY OPERATING THE 6 LICENSED FACILITY OR FACILITIES IN THE TOWNSHIP SHALL 7 8 REMIT THE DIFFERENCE TO THE MUNICIPALITY.

9 (V) TO A TOWNSHIP OF THE SECOND CLASS HOSTING A LICENSED FACILITY OR FACILITIES, OTHER THAN A CATEGORY 3 10 11 LICENSED FACILITY, 2% OF THE GROSS TERMINAL REVENUE OR \$10,000,000 ANNUALLY, WHICHEVER IS GREATER, OF ALL 12 13 LICENSED FACILITIES LOCATED IN THE TOWNSHIP SUBJECT, 14 HOWEVER, TO THE BUDGETARY LIMITATION IN THIS 15 SUBPARAGRAPH. THE AMOUNT ALLOCATED TO THE DESIGNATED MUNICIPALITIES SHALL NOT EXCEED 50% OF THEIR TOTAL BUDGET 16 FOR FISCAL YEAR 2003-2004, ADJUSTED FOR INFLATION IN 17 18 SUBSEQUENT YEARS BY AN AMOUNT NOT TO EXCEED AN ANNUAL 19 COST-OF-LIVING ADJUSTMENT CALCULATED BY APPLYING THE 20 PERCENTAGE CHANGE IN THE CONSUMER PRICE INDEX FOR ALL 21 URBAN CONSUMERS FOR THE PENNSYLVANIA, NEW JERSEY, 22 DELAWARE AND MARYLAND AREA, FOR THE MOST RECENT 12-MONTH 23 PERIOD FOR WHICH FIGURES HAVE BEEN OFFICIALLY REPORTED BY 24 THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR 25 STATISTICS, IMMEDIATELY PRIOR TO THE DATE THE ADJUSTMENT 26 IS DUE TO TAKE EFFECT. ANY REMAINING MONEY SHALL BE 27 DISTRIBUTED IN ACCORDANCE WITH PARAGRAPH (2) BASED UPON 28 THE COUNTY WHERE THE LICENSED FACILITY OR FACILITIES IS LOCATED. IN THE EVENT THAT THE REVENUES GENERATED BY THE 29 30 2% DO NOT MEET THE \$10,000,000 MINIMUM SPECIFIED IN THIS

- 99 -

20040H2330B4272

SUBPARAGRAPH, THE LICENSED GAMING ENTITY OPERATING THE
 LICENSED FACILITY OR FACILITIES IN THE TOWNSHIP SHALL
 REMIT THE DIFFERENCE TO THE MUNICIPALITY.

4 (VI) TO A BOROUGH HOSTING A LICENSED FACILITY OR 5 FACILITIES, OTHER THAN A CATEGORY 3 LICENSED FACILITY, 2% OF THE GROSS TERMINAL REVENUE OR \$10,000,000 ANNUALLY, 6 WHICHEVER IS GREATER, OF ALL LICENSED FACILITIES LOCATED 7 IN THAT BOROUGH SUBJECT, HOWEVER, TO THE BUDGETARY 8 LIMITATION IN THIS SUBPARAGRAPH. THE AMOUNT ALLOCATED TO 9 10 THE DESIGNATED MUNICIPALITIES SHALL NOT EXCEED 50% OF 11 THEIR TOTAL BUDGET FOR FISCAL YEAR 2003-2004, ADJUSTED FOR INFLATION IN SUBSEQUENT YEARS BY AN AMOUNT NOT TO 12 EXCEED AN ANNUAL COST-OF-LIVING ADJUSTMENT CALCULATED BY 13 14 APPLYING THE PERCENTAGE CHANGE IN THE CONSUMER PRICE 15 INDEX FOR ALL URBAN CONSUMERS FOR THE PENNSYLVANIA, NEW 16 JERSEY, DELAWARE AND MARYLAND AREA, FOR THE MOST RECENT 17 12-MONTH PERIOD FOR WHICH FIGURES HAVE BEEN OFFICIALLY 18 REPORTED BY THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR STATISTICS, IMMEDIATELY PRIOR TO THE DATE THE 19 20 ADJUSTMENT IS DUE TO TAKE EFFECT. ANY REMAINING MONEY 21 SHALL BE DISTRIBUTED IN ACCORDANCE WITH PARAGRAPH (2) 22 BASED UPON THE COUNTY WHERE THE LICENSED FACILITY OR 23 FACILITIES IS LOCATED. IN THE EVENT THAT THE REVENUES GENERATED BY THE 2% DO NOT MEET THE \$10,000,000 MINIMUM 24 25 SPECIFIED IN THIS SUBPARAGRAPH, THE LICENSED GAMING 26 ENTITY OPERATING THE LICENSED FACILITY OR FACILITIES IN THE BOROUGH SHALL REMIT THE DIFFERENCE TO THE 27 28 MUNICIPALITY.

29 (VII) TO AN INCORPORATED TOWN HOSTING A LICENSED 30 FACILITY OR FACILITIES, OTHER THAN A CATEGORY 3 LICENSED 20040H2330B4272 - 100 -

1 FACILITY, 2% OF THE GROSS TERMINAL REVENUE OR \$10,000,000 2 ANNUALLY, WHICHEVER IS GREATER, OF ALL LICENSED 3 FACILITIES LOCATED IN THE TOWN SUBJECT, HOWEVER, TO THE 4 BUDGETARY LIMITATION IN THIS SUBPARAGRAPH. THE AMOUNT 5 ALLOCATED TO THE DESIGNATED MUNICIPALITIES SHALL NOT EXCEED 50% OF THEIR TOTAL BUDGET FOR FISCAL YEAR 2003-6 7 2004, ADJUSTED FOR INFLATION IN SUBSEQUENT YEARS BY AN 8 AMOUNT NOT TO EXCEED AN ANNUAL COST-OF-LIVING ADJUSTMENT 9 CALCULATED BY APPLYING THE PERCENTAGE CHANGE IN THE 10 CONSUMER PRICE INDEX FOR ALL URBAN CONSUMERS FOR THE 11 PENNSYLVANIA, NEW JERSEY, DELAWARE AND MARYLAND AREA, FOR THE MOST RECENT 12-MONTH PERIOD FOR WHICH FIGURES HAVE 12 13 BEEN OFFICIALLY REPORTED BY THE UNITED STATES DEPARTMENT 14 OF LABOR, BUREAU OF LABOR STATISTICS, IMMEDIATELY PRIOR 15 TO THE DATE THE ADJUSTMENT IS DUE TO TAKE EFFECT. ANY 16 REMAINING MONEY SHALL BE DISTRIBUTED IN ACCORDANCE WITH 17 PARAGRAPH (2) BASED UPON THE COUNTY WHERE THE LICENSED 18 FACILITY OR FACILITIES IS LOCATED. IN THE EVENT THAT THE 19 REVENUES GENERATED BY THE 2% DO NOT MEET THE \$10,000,000 MINIMUM SPECIFIED IN THIS SUBPARAGRAPH, THE LICENSED 20 21 GAMING ENTITY OPERATING THE LICENSED FACILITY OR 22 FACILITIES IN THE TOWN SHALL REMIT THE DIFFERENCE TO THE 23 MUNICIPALITY.

(VIII) TO A MUNICIPALITY OF ANY CLASS HOSTING A 24 25 CATEGORY 3 FACILITY, 2% OF THE GROSS TERMINAL REVENUE 26 FROM THE CATEGORY 3 LICENSED FACILITY LOCATED IN THE 27 MUNICIPALITY SUBJECT, HOWEVER, TO THE BUDGETARY 28 LIMITATION IN THIS SUBPARAGRAPH. THE AMOUNT ALLOCATED TO THE DESIGNATED MUNICIPALITIES SHALL NOT EXCEED 50% OF 29 30 THEIR TOTAL BUDGET FOR FISCAL YEAR 2003-2004, ADJUSTED 20040H2330B4272 - 101 -

1 FOR INFLATION IN SUBSEQUENT YEARS BY AN AMOUNT NOT TO EXCEED AN ANNUAL COST-OF-LIVING ADJUSTMENT CALCULATED BY 2 3 APPLYING THE PERCENTAGE CHANGE IN THE CONSUMER PRICE 4 INDEX FOR ALL URBAN CONSUMERS FOR THE PENNSYLVANIA, NEW 5 JERSEY, DELAWARE AND MARYLAND AREA, FOR THE MOST RECENT 12-MONTH PERIOD FOR WHICH FIGURES HAVE BEEN OFFICIALLY 6 REPORTED BY THE UNITED STATES DEPARTMENT OF LABOR, BUREAU 7 OF LABOR STATISTICS, IMMEDIATELY PRIOR TO THE DATE THE 8 ADJUSTMENT IS DUE TO TAKE EFFECT. ANY REMAINING MONEY 9 10 SHALL BE DISTRIBUTED IN ACCORDANCE WITH PARAGRAPH (2) 11 BASED UPON THE COUNTY WHERE THE LICENSED FACILITY OR FACILITIES IS LOCATED. 12

13 (IX) ANY MUNICIPALITY NOT SPECIFICALLY ENUMERATED
14 IN SUBPARAGRAPHS (I) THROUGH (VIII), 2% OF THE GROSS
15 TERMINAL REVENUE TO THE MUNICIPALITY HOSTING THE LICENSED
16 FACILITY FROM EACH SUCH LICENSED FACILITY.

17 (X) IF THE LICENSED FACILITY IS LOCATED IN MORE THAN
18 ONE MUNICIPALITY, THE AMOUNT AVAILABLE SHALL BE
19 DISTRIBUTED ON A PRO RATA BASIS DETERMINED BY THE
20 PERCENTAGE OF ACREAGE LOCATED IN EACH MUNICIPALITY TO THE
21 TOTAL ACREAGE OF ALL MUNICIPALITIES OCCUPIED BY THE
22 LICENSED FACILITY.

23 (XI) IF THE LICENSED FACILITY IS LOCATED AT A RESORT 24 WHICH IS ALSO AN INCORPORATED MUNICIPALITY, SUCH 25 MUNICIPALITY SHALL NOT BE ELIGIBLE TO RECEIVE ANY 26 DISTRIBUTION UNDER THIS PARAGRAPH. THE DISTRIBUTION IT WOULD HAVE OTHERWISE BEEN ENTITLED TO UNDER THIS 27 28 PARAGRAPH SHALL INSTEAD BE DISTRIBUTED IN ACCORDANCE WITH 29 PARAGRAPH (2) BASED UPON THE COUNTY WHERE THE LICENSED FACILITY IS LOCATED. 30

20040H2330B4272

- 102 -

(XII) THE DISTRIBUTIONS PROVIDED IN THIS PARAGRAPH
 SHALL BE BASED UPON MUNICIPAL CLASSIFICATIONS IN EFFECT
 ON THE EFFECTIVE DATE OF THIS SECTION. FOR THE PURPOSES
 OF THIS PARAGRAPH, ANY RECLASSIFICATION OF MUNICIPALITIES
 AS A RESULT OF A FEDERAL DECENNIAL CENSUS OR OF A STATE
 STATUTE SHALL NOT APPLY TO THIS PARAGRAPH.

7 (XIII) IF ANY PROVISION OF THIS PARAGRAPH IS FOUND
8 TO BE UNENFORCEABLE FOR ANY REASON, THE DISTRIBUTION
9 PROVIDED FOR IN SUCH UNENFORCEABLE PROVISION SHALL BE
10 MADE TO THE MUNICIPALITY IN WHICH THE LICENSED FACILITY
11 IS LOCATED.

12 (XIV) NOTHING IN THIS PARAGRAPH SHALL PREVENT ANY OF
13 THE ABOVE MUNICIPALITIES FROM ENTERING INTO
14 INTERGOVERNMENTAL COOPERATIVE AGREEMENTS WITH OTHER
15 JURISDICTIONS FOR SHARING THIS MONEY.

16 (XV) NOTWITHSTANDING ANY OTHER LAW, AGREEMENT OR 17 PROVISION IN THIS PART TO THE CONTRARY, ALL REVENUES 18 PROVIDED, DIRECTED OR EARMARKED UNDER THIS SECTION TO OR FOR THE BENEFIT OF A CITY OF THE SECOND CLASS IN WHICH AN 19 20 INTERGOVERNMENTAL COOPERATION AUTHORITY HAS BEEN 21 ESTABLISHED AND IS IN EXISTENCE PURSUANT TO THE ACT OF 22 FEBRUARY 12, 2004 (P.L.73, NO.11), KNOWN AS THE 23 INTERGOVERNMENTAL COOPERATION AUTHORITY ACT FOR CITIES OF 24 THE SECOND CLASS, SHALL BE DIRECTED TO AND UNDER THE 25 EXCLUSIVE CONTROL OF SUCH INTERGOVERNMENTAL COOPERATION 26 AUTHORITY TO BE USED:

27 (A) TO REDUCE THE DEBT OF THE SECOND CLASS CITY;
28 (B) TO INCREASE THE LEVEL OF FUNDING OF THE
29 MUNICIPAL PENSION FUNDS OF THE SECOND CLASS CITY; OR
30 (C) FOR ANY OTHER PURPOSES AS DETERMINED TO BE
20040H2330B4272 - 103 -

1 IN THE BEST INTEREST OF THE SECOND CLASS CITY BY SUCH INTERGOVERNMENTAL COOPERATION AUTHORITY. SUCH 2 3 REVENUES SHALL NOT BE DIRECTED TO OR UNDER THE 4 CONTROL OF SUCH CITY OF THE SECOND CLASS OR ANY 5 COORDINATOR APPOINTED PURSUANT TO THE ACT OF JULY 10, 1987 (P.L.246, NO.47), KNOWN AS THE MUNICIPALITIES 6 FINANCIAL RECOVERY ACT, FOR SUCH CITY OF THE SECOND 7 CLASS. 8

9 § 1404. DISTRIBUTIONS FROM LICENSEE'S REVENUE RECEIPTS. FOR HOLDERS OF CATEGORY 1 LICENSES, AN AMOUNT NOT LESS THAN 10 11 \$5,000,000 OVER THE INITIAL FIVE-YEAR PERIOD FOLLOWING THE INITIAL ISSUANCE OF A CATEGORY 1 SLOT MACHINE LICENSE AND AN 12 13 AMOUNT NOT LESS THAN \$250,000 NOR MORE THAN \$1,000,000 PER YEAR 14 FOR FIVE YEARS THEREAFTER SHALL BE DEPOSITED BY EACH LICENSEE 15 INTO A SEGREGATED ACCOUNT AND USED FOR IMPROVEMENT AND MAINTENANCE OF THE BACKSIDE AREA AND RELATED BUILDINGS AND 16 STRUCTURES AT THE RACETRACK AT WHICH THE LICENSEE OPERATES. THE 17 18 LICENSED RACING ENTITY DESIGNEE AND THE DESIGNEE OF THE 19 RECOGNIZED HORSEMEN'S ORGANIZATION AT EACH RACETRACK SHALL 20 JOINTLY CONSIDER THE APPROPRIATE AMOUNT OF THE FUNDS AND HOW THE 21 MONEY SHALL BE SPENT AT THE RACETRACK. DISPUTES INVOLVING THE 22 AMOUNT AND EXPENDITURE OF FUNDS UNDER THIS SECTION SHALL BE 23 RESOLVED BY THE STATE HORSE RACING COMMISSION OR THE STATE 24 HARNESS RACING COMMISSION, WHICHEVER IS APPROPRIATE, WHICH SHALL 25 OVERSEE THE USE OF THESE FUNDS. NOTWITHSTANDING OTHER PROVISIONS 26 OF THIS SECTION, A LICENSED RACING ENTITY THAT HAS NOT 27 PREVIOUSLY CONDUCTED LIVE RACING AND IS CONSTRUCTING A NEW 28 RACETRACK, BACKSIDE AREA AND RELATED BUILDINGS AND STRUCTURES 29 THAT CAN ESTABLISH TO THE SATISFACTION OF THE BOARD THAT THE 30 LICENSED RACING ENTITY HAS SPENT NO LESS THAN \$5,000,000 IN THE

- 104 -

20040H2330B4272

CONSTRUCTION OF THE NEW RACETRACK'S BACKSIDE AREA, RELATED 1 2 BUILDINGS AND STRUCTURES SHALL NOT BE SUBJECT TO THE 3 EXPENDITURES REQUIRED BY THIS SECTION UNTIL THE TENTH YEAR AFTER 4 THE COMPLETION OF SUCH CONSTRUCTION AT THE NEW RACETRACK. THE 5 BOARD MAY EXTEND THE TIME FRAME FOR DISTRIBUTIONS UNDER THIS SECTION FOR A NEWLY CONSTRUCTED RACETRACK FOR UP TO AN 6 7 ADDITIONAL TWO YEARS IF, UPON INSPECTION, EITHER THE STATE HORSE 8 RACING COMMISSION OR THE STATE HARNESS RACING COMMISSION, 9 WHICHEVER IS APPLICABLE, DETERMINES THAT THE PHYSICAL CONDITION 10 OF THE BACKSIDE AREA AND RELATED BUILDINGS AND STRUCTURES OF THE 11 RACETRACK IS SUFFICIENT TO PROTECT THE HEALTH AND SAFETY OF 12 BACKSIDE EMPLOYEES.

13 § 1405. PENNSYLVANIA RACE HORSE DEVELOPMENT FUND.

14 (A) FUND ESTABLISHED.--THERE IS HEREBY ESTABLISHED A
15 PENNSYLVANIA RACE HORSE DEVELOPMENT FUND WITHIN THE STATE
16 TREASURY.

17 (B) PENNSYLVANIA RACE HORSE IMPROVEMENT ASSESSMENT.--EACH 18 ACTIVE AND OPERATING LICENSED GAMING ENTITY SHALL PAY A DAILY 19 ASSESSMENT TO THE PENNSYLVANIA RACE HORSE DEVELOPMENT FUND AS 20 DETERMINED BY THE DEPARTMENT. SUBJECT TO THE DAILY ASSESSMENT 21 CAP ESTABLISHED UNDER SUBSECTION (C), THE LICENSED GAMING 22 ENTITY'S ASSESSMENT SHALL BE A PERCENTAGE OF EACH LICENSED 23 GAMING ENTITY'S GROSS TERMINAL REVENUE, EQUAL TO AN AMOUNT 24 CALCULATED AS "A" MULTIPLIED BY "B"; WITH "A" BEING EQUAL TO 25 EACH LICENSED GAMING ENTITY'S GROSS TERMINAL REVENUE FOR THAT 26 DAY DIVIDED BY THE TOTAL GROSS TERMINAL REVENUE FOR THAT DAY 27 FROM ALL LICENSED GAMING ENTITIES; AND, "B" BEING EQUAL TO 18% 28 OF THAT DAY'S GROSS TERMINAL REVENUE FOR ALL ACTIVE AND 29 OPERATING CATEGORY 1 LICENSEES CONDUCTING LIVE RACING. 30 (C) DAILY ASSESSMENT CAP.--IF THE RESULTING DAILY ASSESSMENT

20040H2330B4272

- 105 -

FOR A LICENSED GAMING ENTITY EXCEEDS 12% OF THAT LICENSED GAMING
 ENTITY'S GROSS TERMINAL REVENUE FOR THE DAY, THE LICENSED GAMING
 ENTITY SHALL PAY A DAILY ASSESSMENT OF 12% OF ITS GROSS TERMINAL
 REVENUE FOR THAT DAY.

5 (D) DISTRIBUTIONS.--IN ACCORDANCE WITH SECTION 1406 6 (RELATING TO DISTRIBUTIONS FROM PENNSYLVANIA RACE HORSE 7 DEVELOPMENT FUND), THE DEPARTMENT SHALL MAKE DISTRIBUTIONS FROM 8 THE PENNSYLVANIA RACE HORSE DEVELOPMENT FUND TO EACH OF THE 9 ACTIVE AND OPERATING CATEGORY 1 LICENSEES CONDUCTING LIVE 10 RACING.

11 § 1406. DISTRIBUTIONS FROM PENNSYLVANIA RACE HORSE DEVELOPMENT 12 FUND.

(A) DISTRIBUTIONS.--FUNDS FROM THE PENNSYLVANIA RACE HORSE
14 DEVELOPMENT FUND SHALL BE DISTRIBUTED TO EACH ACTIVE AND
15 OPERATING CATEGORY 1 LICENSEE CONDUCTING LIVE RACING IN THE
16 FOLLOWING MANNER:

17 (1) AN AMOUNT EQUAL TO 18% OF THE DAILY GROSS TERMINAL 18 REVENUE OF EACH CATEGORY 1 LICENSEE SHALL BE DISTRIBUTED TO EACH ACTIVE AND OPERATING CATEGORY 1 LICENSEE CONDUCTING LIVE 19 20 RACING UNLESS THE DAILY ASSESSMENTS ARE AFFECTED BY THE DAILY 21 ASSESSMENT CAP PROVIDED FOR IN SECTION 1405(C). IN CASES IN 22 WHICH THE DAILY ASSESSMENT CAP AFFECTS DAILY ASSESSMENTS, THE 23 DISTRIBUTION TO EACH ACTIVE AND OPERATING CATEGORY 1 LICENSEE 24 CONDUCTING LIVE RACING FOR THAT DAY SHALL BE A PERCENTAGE OF 25 THE TOTAL DAILY ASSESSMENTS PAID INTO THE PENNSYLVANIA RACE 26 HORSE DEVELOPMENT FUND FOR THAT DAY EQUAL TO THE GROSS 27 TERMINAL REVENUE OF EACH ACTIVE AND OPERATING CATEGORY 1 28 LICENSEE CONDUCTING LIVE RACING FOR THAT DAY DIVIDED BY THE 29 TOTAL GROSS TERMINAL REVENUE OF ALL ACTIVE AND OPERATING 30 CATEGORY 1 LICENSEES CONDUCTING LIVE RACING FOR THAT DAY. THE 20040H2330B4272 - 106 -

DISTRIBUTIONS TO LICENSED RACING ENTITIES FROM THE
 PENNSYLVANIA RACE HORSE DEVELOPMENT FUND SHALL BE ALLOCATED
 AS FOLLOWS:

4 (I) EIGHTY PERCENT TO BE DEPOSITED WEEKLY INTO A 5 SEPARATE, INTEREST-BEARING PURSE ACCOUNT TO BE ESTABLISHED BY AND FOR THE BENEFIT OF THE HORSEMEN. THE 6 7 EARNED INTEREST ON THE ACCOUNT SHALL BE CREDITED TO THE PURSE ACCOUNT. LICENSEES SHALL COMBINE THESE FUNDS WITH 8 9 REVENUES FROM EXISTING PURSE AGREEMENTS TO FUND PURSES 10 FOR LIVE RACES CONSISTENT WITH THOSE AGREEMENTS WITH THE 11 ADVICE AND CONSENT OF THE HORSEMEN.

(II) FROM LICENSEES THAT OPERATE AT THOROUGHBRED 12 13 TRACKS, 16% TO BE DEPOSITED ON A MONTHLY BASIS INTO THE 14 PENNSYLVANIA BREEDING FUND AS DEFINED IN SECTION 223 OF 15 THE RACE HORSE INDUSTRY REFORM ACT. FROM LICENSEES THAT 16 OPERATE AT STANDARDBRED TRACKS, 8% TO BE DEPOSITED ON A 17 MONTHLY BASIS IN THE PENNSYLVANIA SIRE STAKES FUND AS 18 DEFINED IN SECTION 224 OF THE RACE HORSE INDUSTRY REFORM 19 ACT AND 8% TO BE DEPOSITED ON A MONTHLY BASIS INTO A 20 RESTRICTED ACCOUNT IN THE STATE RACING FUND TO BE KNOWN 21 AS THE PENNSYLVANIA STANDARDBRED BREEDERS DEVELOPMENT 22 FUND. THE STATE HARNESS RACING COMMISSION SHALL, IN 23 CONSULTATION WITH THE SECRETARY OF AGRICULTURE BY RULE OR 24 BY REGULATION, ADOPT A STANDARDBRED BREEDERS PROGRAM THAT 25 WILL INCLUDE THE ADMINISTRATION OF PENNSYLVANIA STALLION 26 AWARD, PENNSYLVANIA BRED AWARD AND A PENNSYLVANIA SIRED 27 AND BRED AWARD.

28 (III) FOUR PERCENT TO BE USED TO FUND HEALTH AND
29 PENSION BENEFITS FOR THE MEMBERS OF THE HORSEMEN'S
30 ORGANIZATIONS REPRESENTING THE OWNERS AND TRAINERS AT THE
20040H2330B4272 - 107 -

1 RACETRACK AT WHICH THE LICENSED RACING ENTITY OPERATES FOR THE BENEFIT OF THE ORGANIZATION'S MEMBERS, THEIR 2 3 FAMILIES, EMPLOYEES AND OTHERS IN ACCORDANCE WITH THE 4 RULES AND ELIGIBILITY REQUIREMENTS OF THE ORGANIZATION, 5 AS APPROVED BY THE STATE HORSE RACING COMMISSION OR THE STATE HARNESS RACING COMMISSION. THIS AMOUNT SHALL BE 6 DEPOSITED WITHIN FIVE BUSINESS DAYS OF THE END OF EACH 7 MONTH INTO A SEPARATE ACCOUNT TO BE ESTABLISHED BY EACH 8 9 RESPECTIVE HORSEMEN'S ORGANIZATION AT A BANKING 10 INSTITUTION OF ITS CHOICE. OF THIS AMOUNT, \$250,000 SHALL 11 BE PAID ANNUALLY BY THE HORSEMEN'S ORGANIZATION TO THE THOROUGHBRED JOCKEYS OR STANDARDBRED DRIVERS ORGANIZATION 12 13 AT THE RACETRACK AT WHICH THE LICENSED RACING ENTITY 14 OPERATES FOR HEALTH INSURANCE, LIFE INSURANCE OR OTHER 15 BENEFITS TO ACTIVE AND DISABLED THOROUGHBRED JOCKEYS OR 16 STANDARDBRED DRIVERS IN ACCORDANCE WITH THE RULES AND 17 ELIGIBILITY REQUIREMENTS OF THAT ORGANIZATION.

(B) GUIDELINES.--THE BOARD SHALL ESTABLISH GUIDELINES THAT
ENSURE THAT FUNDS ALLOCATED TO THE HORSEMEN'S ORGANIZATION ARE
USED TO FINANCE THE PROGRAMS TO BENEFIT ALL HORSEMEN OF THIS
COMMONWEALTH AND THAT ADMINISTRATIVE AND OVERHEAD COSTS ARE
REASONABLY RELATED TO SUCH PROGRAMS.

(C) ELIGIBLE RECIPIENTS.--FUNDS ALLOCATED TO THE HORSEMEN'S
ORGANIZATION UNDER THIS PART MUST BE USED TO BENEFIT ALL
HORSEMEN. FUNDS ACQUIRED FROM OTHER SOURCES SHALL BE KEPT
SEPARATE AND APART FROM FUNDS OBTAINED UNDER THIS PART.

(D) REASONABLENESS.--FUNDING FOR BENEVOLENT PROGRAMS,
INCLUDING, BUT NOT LIMITED TO, PENSION, HEALTH AND INSURANCE
PLANS, WILL BE CONSIDERED REASONABLE IF SUCH PROGRAM FUNDING ON
AN ANNUAL BASIS IS AT LEAST 85% OF THE TOTAL STATUTORY
20040H2330B4272 - 108 -

1 ALLOCATION.

(E) FILING OF AUDIT.--ALL HORSEMEN'S ORGANIZATIONS THAT
RECEIVE FUNDS UNDER THIS SECTION SHALL FILE ANNUALLY WITH THE
APPROPRIATE COMMISSION AND THE BOARD AN AUDIT PREPARED BY A
CERTIFIED PUBLIC ACCOUNTANT OF ALL FUNDS RECEIVED. SUCH FILINGS
SHALL BE OPEN TO PUBLIC REVIEW. THE HORSEMEN'S ORGANIZATIONS
SHALL MAINTAIN ADEQUATE RECORDS CONCERNING RECEIPT AND
DISTRIBUTION OF FUNDS ALLOCATED TO THEM.

9 (F) CONTRACTS.--ALL HEALTH AND PENSION BENEFITS CONTRACTS 10 SHALL BE REVIEWED AND APPROVED BY THE BOARD.

11 (G) PENALTY.--ANY VIOLATION OF THE PROVISIONS OF THIS
12 SECTION MAY SUBJECT THE HORSEMEN'S ORGANIZATION TO A FINE NOT TO
13 EXCEED \$10,000 PER VIOLATION.

14 § 1407. PENNSYLVANIA GAMING ECONOMIC DEVELOPMENT AND TOURISM 15 FUND.

16 (A) FUND ESTABLISHED.--THERE IS HEREBY ESTABLISHED A
17 PENNSYLVANIA GAMING ECONOMIC DEVELOPMENT AND TOURISM FUND WITHIN
18 THE STATE TREASURY.

19 (B) FUND ADMINISTRATION AND DISTRIBUTION. -- THE PENNSYLVANIA 20 GAMING ECONOMIC DEVELOPMENT AND TOURISM FUND SHALL BE 21 ADMINISTERED BY THE DEPARTMENT OF COMMUNITY AND ECONOMIC 22 DEVELOPMENT. ALL MONEYS IN THE PENNSYLVANIA GAMING ECONOMIC 23 DEVELOPMENT AND TOURISM FUND SHALL BE DISTRIBUTED PURSUANT TO A 24 SUBSEQUENTLY ENACTED ECONOMIC DEVELOPMENT CAPITAL BUDGET THAT 25 APPROPRIATES MONEY FROM THE FUND PURSUANT TO THIS SECTION. THE 26 PROCEDURES FOR ENACTMENT, AUTHORIZATION AND RELEASE OF ECONOMIC 27 DEVELOPMENT AND TOURISM FUNDS AUTHORIZED UNDER THIS SECTION FOR 28 BOTH CAPITAL PROJECTS AND OPERATIONAL EXPENDITURES SHALL BE THE 29 SAME AS THOSE PROVIDED FOR IN SECTIONS 303(A), (B) AND (C) AND 30 318(A) OF THE ACT OF FEBRUARY 9, 1999 (P.L.1, NO.1), KNOWN AS 20040H2330B4272 - 109 -

THE CAPITAL FACILITIES DEBT ENABLING ACT, WITHOUT REFERENCE TO
 THE NATURE OR PURPOSE OF THE PROJECT, AND ANY OTHER STATUTORY
 PROVISION, IF ANY, NECESSARY TO EFFECTUATE THE RELEASE OF FUNDS
 APPROPRIATED IN SUCH ECONOMIC DEVELOPMENT CAPITAL BUDGET.

5 (C) PENNSYLVANIA GAMING ECONOMIC DEVELOPMENT AND TOURISM
6 FUND ASSESSMENT.--EACH LICENSED GAMING ENTITY SHALL PAY A DAILY
7 ASSESSMENT OF 5% OF ITS GROSS TERMINAL REVENUE TO THE
8 PENNSYLVANIA GAMING ECONOMIC DEVELOPMENT AND TOURISM FUND.

9 (D) RESTRICTIONS ON PROJECTS FOR CERTAIN COUNTIES AND 10 CITIES.--FOR A TEN-YEAR PERIOD BEGINNING WITH THE FIRST FISCAL 11 YEAR DURING WHICH DEPOSITS ARE MADE INTO THIS FUND, NO MONEYS FROM THE PENNSYLVANIA GAMING ECONOMIC DEVELOPMENT AND TOURISM 12 13 FUND SHALL BE DISTRIBUTED FOR ANY PROJECT LOCATED IN A CITY OR 14 COUNTY OF THE FIRST OR SECOND CLASS EXCEPT AS AUTHORIZED BY THIS 15 SUBSECTION. MONEYS NOT USED FOR THE AUTHORIZED PROJECTS IN 16 CITIES AND COUNTIES OF THE FIRST AND SECOND CLASSES MAY BE USED 17 THROUGHOUT THE COMMONWEALTH. MONEYS FROM THE FUND FOR PROJECTS 18 WITHIN CITIES AND COUNTIES OF THE FIRST AND SECOND CLASSES MAY 19 ONLY BE USED FOR THE FOLLOWING PROJECTS DURING THIS TEN-YEAR 20 PERIOD:

(1) FOR REIMBURSEMENT TO A CITY OF THE FIRST CLASS FOR
DEBT SERVICE MADE BY SUCH CITY TO THE EXTENT THAT SUCH
PAYMENTS HAVE BEEN MADE FOR THE EXPANSION OF THE PENNSYLVANIA
CONVENTION CENTER;

(2) FOR DISTRIBUTION TO THE GENERAL FUND TO THE EXTENT
THAT THE COMMONWEALTH HAS MADE DEBT SERVICE PAYMENTS FOR THE
EXPANSION OF THE PENNSYLVANIA CONVENTION CENTER;

(3) FOR REIMBURSEMENT TO A CITY OF THE FIRST CLASS FOR
 PAYMENTS MADE BY SUCH CITY FOR THE OPERATION EXPENSES OF THE
 PENNSYLVANIA CONVENTION CENTER DURING THE PRIOR CALENDAR
 20040H2330B4272 - 110 -

1 YEAR;

2 (4) FOR DEBT SERVICE AND FOR DEVELOPMENT AND ECONOMIC
3 DEVELOPMENT PROJECTS FOR AN INTERNATIONAL AIRPORT LOCATED IN
4 A COUNTY OF THE SECOND CLASS;

5 (5) FOR DISTRIBUTION TO A COMMUNITY INFRASTRUCTURE 6 DEVELOPMENT FUND OF A COUNTY OF THE SECOND CLASS TO FUND 7 CONSTRUCTION, DEVELOPMENT, IMPROVEMENT AND MAINTENANCE OF 8 INFRASTRUCTURE PROJECTS;

9 (6) FOR THE RETIREMENT OF THE INDEBTEDNESS OF AN URBAN REDEVELOPMENT AUTHORITY, CREATED PURSUANT TO THE ACT OF MAY 10 11 24, 1945 (P.L.991, NO.385), KNOWN AS THE URBAN REDEVELOPMENT LAW, IN A CITY OF THE SECOND CLASS WHICH IS FINANCED, IN 12 13 PART, WITH THE UTILIZATION OF FUNDS TRANSFERRED TO THE REGIONAL ASSET DISTRICT PURSUANT TO ARTICLE XXXI-B OF THE ACT 14 15 OF JULY 28, 1953 (P.L.723, NO.230), KNOWN AS THE SECOND CLASS COUNTY CODE; 16

17 (7) FOR RETIREMENT OF INDEBTEDNESS AND FOR FINANCING OF
18 A HOTEL OR CONVENTION CENTER IN A CITY OF THE SECOND CLASS
19 ESTABLISHED PURSUANT TO THE AUTHORITY OF THE ACT OF JULY 29,
20 1953 (P.L.1034, NO.270), KNOWN AS THE PUBLIC AUDITORIUM
21 AUTHORITIES LAW;

(8) FOR RETIREMENT OF INDEBTEDNESS OF A COUNTY OF THE
SECOND CLASS DEVELOPMENT FUND CREATED PURSUANT TO THE
AUTHORITY OF ARTICLE XXXI-B OF THE SECOND CLASS COUNTY CODE
AND THE URBAN REDEVELOPMENT LAW;

26 (9) FOR RETIREMENT OF INDEBTEDNESS OF A CONVENTION
27 CENTER IN A CITY OF THE SECOND CLASS ESTABLISHED PURSUANT TO
28 THE AUTHORITY OF THE PUBLIC AUDITORIUM AUTHORITIES LAW;

29 (10) FOR PAYMENT OF THE OPERATING DEFICIT FOR THE
30 OPERATION OF A CONVENTION CENTER IN A CITY OF THE SECOND
20040H2330B4272 - 111 -

1 CLASS ESTABLISHED PURSUANT TO THE PUBLIC AUDITORIUM

2 AUTHORITIES LAW.

3 § 1408. TRANSFERS FROM STATE GAMING FUND.

4 (A) TRANSFER FOR COMPULSIVE PROBLEM GAMBLING TREATMENT.-5 EACH YEAR, THE SUM OF \$1,500,000 OR AN AMOUNT EQUAL TO .001
6 MULTIPLIED BY THE TOTAL GROSS TERMINAL REVENUE OF ALL ACTIVE AND
7 OPERATING LICENSED GAMING ENTITIES, WHICHEVER IS GREATER, SHALL
8 BE TRANSFERRED INTO THE COMPULSIVE PROBLEM GAMBLING TREATMENT
9 FUND ESTABLISHED IN SECTION 1509 (RELATING TO COMPULSIVE AND
10 PROBLEM GAMBLING PROGRAM).

(B) TRANSFER FOR VOLUNTEER FIRE COMPANY GRANT PROGRAM.-ANNUALLY, THE SUM OF \$25,000,000 SHALL BE TRANSFERRED FROM THE
STATE GAMING FUND TO THE VOLUNTEER FIRE COMPANY GRANT PROGRAM
ESTABLISHED UNDER THE ACT OF JULY 31, 2003 (P.L.73, NO.17),
KNOWN AS THE VOLUNTEER FIRE COMPANY AND VOLUNTEER AMBULANCE
SERVICE GRANT ACT.

17 (C) LOCAL LAW ENFORCEMENT GRANTS.--ANNUALLY, THE SUM OF 18 \$5,000,000 SHALL BE TRANSFERRED TO THE BOARD FOR THE PURPOSE OF 19 ISSUING GRANTS TO LOCAL LAW ENFORCEMENT AGENCIES TO ENFORCE AND 20 PREVENT THE UNLAWFUL OPERATION OF SLOT MACHINES IN THIS

21 COMMONWEALTH.

(D) ANNUAL TRANSFERS. -- ANNUALLY, THE FOLLOWING SUMS SHALL BETRANSFERRED FROM THE STATE GAMING FUND AS FOLLOWS:

(1) TO EACH COUNTY, 80¢ PER ACRE FOR EACH ACRE OF LAND
IN THE COUNTY FOR WHICH A PAYMENT IS MADE UNDER THE ACT OF
MAY 17, 1929 (P.L.1798, NO.591), REFERRED TO AS THE FOREST
RESERVES MUNICIPAL FINANCIAL RELIEF LAW, OR UNDER 34 PA.C.S.
§ 708 (RELATING TO PAYMENTS IN LIEU OF TAXES).

29 (2) TO EACH SCHOOL DISTRICT, 80ç PER ACRE FOR EACH ACRE
30 OF LAND IN THE SCHOOL DISTRICT FOR WHICH A PAYMENT IS MADE
20040H2330B4272 - 112 -

UNDER THE FOREST RESERVES MUNICIPAL FINANCIAL RELIEF LAW OR
 UNDER 34 PA.C.S. § 708.

3 (3) TO EACH TOWNSHIP, 80¢ PER ACRE FOR EACH ACRE OF LAND
4 IN THE TOWNSHIP FOR WHICH A PAYMENT IS MADE UNDER THE FOREST
5 RESERVES MUNICIPAL FINANCIAL RELIEF LAW OR UNDER 34 PA.C.S. §
6 708.

7 (E) TRANSFER TO PROPERTY TAX RELIEF FUND.--MONTHLY, THE 8 STATE TREASURER SHALL TRANSFER THE REMAINING BALANCE IN THE 9 STATE GAMING FUND WHICH IS NOT ALLOCATED IN SUBSECTIONS (A), 10 (B), (C) AND (D) TO THE PROPERTY TAX RELIEF FUND ESTABLISHED IN 11 SECTION 1409 (RELATING TO PROPERTY TAX RELIEF FUND).

12 § 1409. PROPERTY TAX RELIEF FUND.

(A) ESTABLISHMENT.--THERE IS HEREBY ESTABLISHED IN THE STATE
14 TREASURY A SPECIAL FUND TO BE KNOWN AS THE PROPERTY TAX RELIEF
15 FUND, WHICH SHALL RECEIVE MONEY FROM THE STATE GAMING FUND AND
16 ANY OTHER MONEY FROM ANY SOURCE DESIGNATED FOR DEPOSIT IN THE
17 PROPERTY TAX RELIEF FUND.

(B) USE OF MONEY.--MONEY IN THE PROPERTY TAX RELIEF FUND
SHALL BE USED FOR LOCAL PROPERTY AND WAGE TAX RELIEF AS
SPECIFIED BY LAW AND IS HEREBY APPROPRIATED.

21

CHAPTER 15

22 ADMINISTRATION AND ENFORCEMENT

23 1501. RESPONSIBILITY AND AUTHORITY OF DEPARTMENT.

24 1502. LIENS AND SUITS FOR TAXES.

25 1503. APPLICANTS TO PROVIDE TAX INFORMATION.

26 1504. WAGERING ON CREDIT.

27 1505. NO EMINENT DOMAIN AUTHORITY.

28 1506. LOCAL LAND USE PREEMPTION.

29 1507. INAPPLICABILITY OF KEYSTONE OPPORTUNITY ZONE,

30 KEYSTONE OPPORTUNITY EXPANSION ZONE AND

20040H2330B4272

- 113 -

- 1 KEYSTONE OPPORTUNITY IMPROVEMENT ZONE ACT.
- 2 1508. ATHLETIC EVENT GAMING.
- 3 1509. COMPULSIVE AND PROBLEM GAMBLING PROGRAM.
- 4 1510. LABOR HIRING PREFERENCES.
- 5 1511. DECLARATION OF EXEMPTION FROM FEDERAL LAWS
 6 PROHIBITING SLOT MACHINES.
- 7 1512. PUBLIC OFFICIAL FINANCIAL INTEREST.
- 8 1513. POLITICAL INFLUENCE.
- 9 1514. REGULATION REQUIRING EXCLUSION OF CERTAIN
- 10 PERSONS.
- 11 1515. REPEAT OFFENDERS EXCLUDABLE FROM LICENSED GAMING
- 12 FACILITY.
- 13 1516. LIST OF PERSONS SELF-EXCLUDED FROM GAMING
- 14 ACTIVITIES.
- 15 1517. ENFORCEMENT.
- 16 1518. PROHIBITED ACTS AND PENALTIES.
- 17 1519. (RESERVED).
- 18 1520. AUTOMATED TELLER MACHINES.
- 19 1521. LIQUOR LICENSES AT LICENSED FACILITIES.
- 20 1522. SPECIAL PROVISIONS RELATED TO CRIMINAL HISTORY
- 21 BACKGROUND INVESTIGATIONS FOR PERSONS
- 22 PARTICIPATING IN HARNESS OR HORSE RACING OR
- 23 OPERATION OF SLOT MACHINES.
- 24 § 1501. RESPONSIBILITY AND AUTHORITY OF DEPARTMENT.
- 25 (A) GENERAL RULE.--THE DEPARTMENT IS AUTHORIZED TO
- 26 ADMINISTER AND COLLECT TAXES IMPOSED UNDER THIS PART AND
- 27 INTEREST IMPOSED UNDER SECTION 806 OF THE ACT OF APRIL 9, 1929
- (P.L.343, NO.176), KNOWN AS THE FISCAL CODE, AND PROMULGATE AND
 ENFORCE RULES AND REGULATIONS TO CARRY OUT ITS PRESCRIBED DUTIES
 IN ACCORDANCE WITH THIS PART, INCLUDING THE COLLECTION OF TAXES,

20040H2330B4272

- 114 -

1 PENALTIES AND INTEREST IMPOSED BY THIS PART.

2 (B) APPLICATION OF RULES AND REGULATIONS. -- THE DEPARTMENT 3 MAY PRESCRIBE THE EXTENT, IF ANY, TO WHICH ANY RULES AND 4 REGULATIONS SHALL BE APPLIED WITHOUT RETROACTIVE EFFECT. THE 5 DEPARTMENT SHALL HAVE AUTHORITY TO PRESCRIBE THE FORMS AND THE SYSTEM OF ACCOUNTING AND RECORDKEEPING TO BE EMPLOYED, AND 6 THROUGH ITS REPRESENTATIVE, SHALL AT ALL TIMES HAVE POWER OF 7 8 ACCESS TO AND EXAMINATION AND AUDIT OF ANY EQUIPMENT AND RECORDS 9 RELATING TO ALL ASPECTS OF THE OPERATION OF SLOT MACHINES UNDER 10 THIS PART.

11 (C) PROCEDURE.--FOR PURPOSES OF IMPLEMENTING THIS PART, THE 12 DEPARTMENT MAY PROMULGATE REGULATIONS IN THE SAME MANNER IN 13 WHICH THE BOARD IS AUTHORIZED AS PROVIDED IN SECTION 1203 14 (RELATING TO TEMPORARY REGULATIONS).

15 (D) ADDITIONAL PENALTY.--ANY PERSON WHO FAILS TO TIMELY 16 REMIT TO THE DEPARTMENT OR THE STATE TREASURER AMOUNTS REQUIRED 17 UNDER THIS PART SHALL BE LIABLE, IN ADDITION TO ANY LIABILITY 18 IMPOSED ELSEWHERE IN THIS PART, TO A PENALTY OF 5% PER MONTH UP 19 TO A MAXIMUM OF 25% OF THE AMOUNTS ULTIMATELY FOUND TO BE DUE, 20 TO BE RECOVERED BY THE DEPARTMENT.

21 § 1502. LIENS AND SUITS FOR TAXES.

THE PROVISIONS OF THIS PART SHALL BE SUBJECT TO THE PROVISIONS OF SECTIONS 242 AND 243 OF THE ACT OF MARCH 4, 1971 (P.L.6, NO.2), KNOWN AS THE TAX REFORM CODE OF 1971.

25 § 1503. APPLICANTS TO PROVIDE TAX INFORMATION.

THE PROVISIONS OF SECTION 477 OF THE ACT OF APRIL 12, 1951 (P.L.90, NO.21), KNOWN AS THE LIQUOR CODE, SHALL APPLY TO ALL APPLICANTS FOR THE GRANT, RENEWAL OR TRANSFER OF ANY LICENSE OR PERMIT ISSUED BY THE PENNSYLVANIA LIQUOR CONTROL BOARD UNDER THE LIQUOR CODE CONSISTENT WITH THIS PART.

20040H2330B4272

- 115 -

1 § 1504. WAGERING ON CREDIT.

SLOT MACHINE LICENSEES MAY NOT EXTEND CREDIT. SLOT MACHINE
LICENSEES MAY NOT ACCEPT CREDIT CARDS, CHARGE CARDS OR DEBIT
CARDS FROM A PLAYER FOR THE EXCHANGE OR PURCHASE OF SLOT MACHINE
CREDITS OR FOR AN ADVANCE OF COINS OR CURRENCY TO BE UTILIZED BY
A PLAYER TO PLAY SLOT MACHINE GAMES OR EXTEND CREDIT, IN ANY
MANNER, TO A PLAYER SO AS TO ENABLE THE PLAYER TO PLAY SLOT
MACHINES.

9 § 1505. NO EMINENT DOMAIN AUTHORITY.

10 NEITHER THE COMMONWEALTH NOR ANY POLITICAL SUBDIVISION
11 THEREOF SHALL HAVE THE RIGHT TO ACQUIRE, WITH OR WITHOUT
12 COMPENSATION, THROUGH THE POWER OF EMINENT DOMAIN, ANY PROPERTY,
13 EASEMENT OR LAND USE RIGHT FOR THE SITING OR CONSTRUCTION OF A
14 FACILITY FOR THE OPERATION OF SLOT MACHINES BY A SLOT MACHINE
15 LICENSEE.

16 § 1506. LOCAL LAND USE PREEMPTION.

17 THE CONDUCT OF GAMING AS PERMITTED UNDER THIS PART, INCLUDING 18 THE PHYSICAL LOCATION OF ANY LICENSED FACILITY, SHALL NOT BE 19 PROHIBITED OR OTHERWISE REGULATED BY ANY ORDINANCE, HOME RULE 20 CHARTER PROVISION, RESOLUTION, RULE OR REGULATION OF ANY 21 POLITICAL SUBDIVISION OR ANY LOCAL OR STATE INSTRUMENTALITY OR 22 AUTHORITY THAT RELATES TO ZONING OR LAND USE TO THE EXTENT THAT 23 THE LICENSED FACILITY HAS BEEN APPROVED BY THE BOARD. THE BOARD 24 MAY, IN ITS DISCRETION, CONSIDER SUCH LOCAL ZONING ORDINANCES 25 WHEN CONSIDERING AN APPLICATION FOR A SLOT MACHINE LICENSE. THE 26 BOARD SHALL PROVIDE THE POLITICAL SUBDIVISION, WITHIN WHICH AN 27 APPLICANT FOR A SLOT MACHINE LICENSE HAS PROPOSED TO LOCATE A 28 LICENSED GAMING FACILITY, A 60-DAY COMMENT PERIOD PRIOR TO THE 29 BOARD'S FINAL APPROVAL, CONDITION OR DENIAL OF APPROVAL OF ITS 30 APPLICATION FOR A SLOT MACHINE LICENSE. THE POLITICAL

20040H2330B4272

- 116 -

SUBDIVISION MAY MAKE RECOMMENDATIONS TO THE BOARD FOR
 IMPROVEMENTS TO THE APPLICANT'S PROPOSED SITE PLANS THAT TAKE
 INTO ACCOUNT THE IMPACT ON THE LOCAL COMMUNITY, INCLUDING, BUT
 NOT LIMITED TO, LAND USE AND TRANSPORTATION IMPACT. THIS SECTION
 SHALL ALSO APPLY TO ANY PROPOSED RACETRACK OR LICENSED
 RACETRACK.
 § 1507. INAPPLICABILITY OF KEYSTONE OPPORTUNITY ZONE, KEYSTONE

8 OPPORTUNITY EXPANSION ZONE AND KEYSTONE 9 OPPORTUNITY IMPROVEMENT ZONE ACT.

10 THE ACT OF OCTOBER 6, 1998 (P.L.705, NO.92), KNOWN AS THE 11 KEYSTONE OPPORTUNITY ZONE, KEYSTONE OPPORTUNITY EXPANSION ZONE 12 AND KEYSTONE OPPORTUNITY IMPROVEMENT ZONE ACT, SHALL NOT APPLY 13 TO TAXES OR FEES PAYABLE UNDER THIS PART.

14 § 1508. ATHLETIC EVENT GAMING.

15 NOTHING IN THIS PART SHALL BE CONSTRUED TO PERMIT THE 16 RECEIVING, RECORDING OR THE REGISTERING OF BETS OR WAGERS OR 17 SELLING POOLS WHICH MAY INVOLVE ANY PROFESSIONAL OR AMATEUR 18 ATHLETIC EVENT. NOTHING IN THIS PART SHALL BE CONSTRUED TO 19 PROHIBIT STAGING OR CONDUCTING ATHLETIC EVENTS AT LICENSED 20 FACILITIES.

21 § 1509. COMPULSIVE AND PROBLEM GAMBLING PROGRAM.

(A) ESTABLISHMENT OF PROGRAM. --THE DEPARTMENT OF HEALTH, IN
CONSULTATION WITH ORGANIZATIONS SIMILAR TO THE MID-ATLANTIC
ADDICTION TRAINING INSTITUTE SHALL DEVELOP PROGRAM GUIDELINES
FOR PUBLIC EDUCATION, AWARENESS AND TRAINING REGARDING
COMPULSIVE AND PROBLEM GAMBLING AND THE TREATMENT AND PREVENTION
OF COMPULSIVE AND PROBLEM GAMBLING. THE PROGRAM SHALL INCLUDE:

28 (1) MAINTENANCE OF A COMPULSIVE GAMBLERS ASSISTANCE
 29 ORGANIZATION'S TOLL-FREE PROBLEM GAMBLING TELEPHONE NUMBER TO
 30 PROVIDE CRISIS COUNSELING AND REFERRAL SERVICES TO FAMILIES
 20040H2330B4272 - 117 -

EXPERIENCING DIFFICULTY AS A RESULT OF PROBLEM OR COMPULSIVE
 GAMBLING.

3 (2) THE PROMOTION OF PUBLIC AWARENESS REGARDING THE
 4 RECOGNITION AND PREVENTION OF PROBLEM OR COMPULSIVE GAMBLING.

5 (3) FACILITATION, THROUGH IN-SERVICE TRAINING AND OTHER
6 MEANS, OF THE AVAILABILITY OF EFFECTIVE ASSISTANCE PROGRAMS
7 FOR PROBLEM AND COMPULSIVE GAMBLERS AND FAMILY MEMBERS
8 AFFECTED BY PROBLEM AND COMPULSIVE GAMBLING.

9 (4) CONDUCTING STUDIES TO IDENTIFY ADULTS AND JUVENILES
10 IN THIS COMMONWEALTH WHO ARE OR ARE AT RISK OF BECOMING
11 PROBLEM OR COMPULSIVE GAMBLERS.

12 (5) PROVIDING GRANTS TO AND CONTRACTING WITH
13 ORGANIZATIONS WHICH PROVIDE SERVICES AS SET FORTH IN THIS
14 SECTION.

15 (6) PROVIDING REIMBURSEMENT FOR ORGANIZATIONS FOR
16 REASONABLE EXPENSES IN ASSISTING THE DEPARTMENT OF HEALTH IN
17 CARRYING OUT THE PURPOSES OF THIS SECTION.

18 (B) COMPULSIVE AND PROBLEM GAMBLING TREATMENT FUND. -- THERE 19 IS HEREBY ESTABLISHED IN THE STATE TREASURY A SPECIAL FUND TO BE 20 KNOWN AS THE COMPULSIVE AND PROBLEM GAMBLING TREATMENT FUND. ALL 21 MONEYS IN THE FUND SHALL BE EXPENDED FOR PROGRAMS FOR THE 22 PREVENTION AND TREATMENT OF GAMBLING ADDICTION AND OTHER 23 EMOTIONAL AND BEHAVIORAL PROBLEMS ASSOCIATED WITH OR RELATED TO GAMBLING AND FOR THE ADMINISTRATION OF THE COMPULSIVE AND 24 25 PROBLEM GAMBLING PROGRAM. THE FUND SHALL CONSIST OF MONEY 26 ANNUALLY ALLOCATED TO IT FROM THE ANNUAL PAYMENT ESTABLISHED 27 UNDER SECTION 1408 (RELATING TO TRANSFERS FROM STATE GAMING 28 FUND), MONEY WHICH MAY BE ALLOCATED BY THE BOARD, INTEREST 29 EARNINGS ON MONEYS IN THE FUND AND ANY OTHER CONTRIBUTIONS, 30 PAYMENTS OR DEPOSITS WHICH MAY BE MADE TO THE FUND.

20040H2330B4272

- 118 -

1 (C) NOTICE OF AVAILABILITY OF ASSISTANCE.--

2 (1) EACH SLOT MACHINE LICENSEE SHALL OBTAIN A TOLL-FREE
3 TELEPHONE NUMBER TO BE USED TO PROVIDE PERSONS WITH
4 INFORMATION ON ASSISTANCE FOR COMPULSIVE OR PROBLEM GAMBLING.
5 EACH LICENSEE SHALL CONSPICUOUSLY POST SIGNS SIMILAR TO THE
6 FOLLOWING STATEMENT:

IF YOU OR SOMEONE YOU KNOW HAS A GAMBLING PROBLEM,
HELP IS AVAILABLE. CALL (TOLL-FREE TELEPHONE NUMBER).
THE SIGNS MUST BE POSTED WITHIN 50 FEET OF EACH ENTRANCE AND
EXIT AND WITHIN 50 FEET OF EACH AUTOMATED TELLER MACHINE
LOCATION WITHIN THE LICENSED FACILITY.

12 (2) EACH RACETRACK WHERE SLOT MACHINES ARE OPERATED
13 SHALL PRINT A STATEMENT ON DAILY RACING PROGRAMS PROVIDED TO
14 THE GENERAL PUBLIC THAT IS SIMILAR TO THE FOLLOWING:

15 IF YOU OR SOMEONE YOU KNOW HAS A GAMBLING PROBLEM,
16 HELP IS AVAILABLE. CALL (TOLL-FREE TELEPHONE NUMBER).
17 (3) A LICENSED FACILITY WHICH FAILS TO POST OR PRINT THE

WARNING SIGN IN ACCORDANCE WITH PARAGRAPH (1) OR (2) SHALL BE
ASSESSED A FINE OF \$1,000 A DAY FOR EACH DAY THE SIGN IS NOT
POSTED OR PRINTED AS PROVIDED IN THIS SUBSECTION.

21 (D) SINGLE COUNTY AUTHORITIES. -- THE DEPARTMENT OF HEALTH MAY 22 MAKE GRANTS FROM THE FUND ESTABLISHED UNDER SUBSECTION (B) TO A 23 SINGLE COUNTY AUTHORITY CREATED PURSUANT TO THE ACT OF APRIL 14, 24 1972 (P.L.221, NO.63), KNOWN AS THE PENNSYLVANIA DRUG AND 25 ALCOHOL ABUSE CONTROL ACT, FOR THE PURPOSE OF PROVIDING 26 COMPULSIVE GAMBLING AND GAMBLING ADDITION PREVENTION, TREATMENT AND EDUCATION PROGRAMS. IT IS THE INTENTION OF THE GENERAL 27 28 ASSEMBLY THAT ANY GRANTS THAT THE DEPARTMENT OF HEALTH MAY MAKE 29 TO ANY SINGLE COUNTY AUTHORITY IN ACCORDANCE WITH THE PROVISIONS 30 OF THIS SUBSECTION BE USED EXCLUSIVELY FOR THE DEVELOPMENT AND 20040H2330B4272 - 119 -

IMPLEMENTATION OF COMPULSIVE AND PROBLEM GAMBLING PROGRAMS
 AUTHORIZED UNDER SUBSECTION (A).

3 (E) DEFINITION.--AS USED IN SUBSECTION (D), THE TERM "SINGLE
4 COUNTY AUTHORITY" MEANS THE AGENCY DESIGNATED BY THE DEPARTMENT
5 OF HEALTH PURSUANT TO THE ACT OF APRIL 14, 1972 (P.L.221,
6 NO.63), KNOWN AS THE PENNSYLVANIA DRUG AND ALCOHOL ABUSE CONTROL
7 ACT, TO PLAN AND COORDINATE DRUG AND ALCOHOL PREVENTION,
8 INTERVENTION AND TREATMENT SERVICES FOR A GEOGRAPHIC AREA, WHICH

9 MAY CONSIST OF ONE OR MORE COUNTIES.

10 § 1510. LABOR HIRING PREFERENCES.

(A) CATEGORY 1, 2, AND 3 LICENSED FACILITIES, GENERALLY.-EACH LICENSED GAMING ENTITY SHALL PREPARE A HIRING PLAN FOR
EMPLOYEES OF ITS RESPECTIVE LICENSED FACILITY WHICH PROMOTES A
DIVERSE WORK FORCE, MINORITY PARTICIPATION AND PERSONNEL FROM
WITHIN THE SURROUNDING GEOGRAPHICAL AREA.

16 (B) CATEGORY 1 LICENSED FACILITIES. -- ALL CURRENT EMPLOYEES 17 OF A RACETRACK WHO MEET THE EMPLOYMENT QUALIFICATIONS, IF 18 APPLICABLE, WITHIN THIS PART AND ALL THOSE COVERED BY A 19 COLLECTIVE BARGAINING AGREEMENT AS DEFINED IN THE NATIONAL LABOR 20 RELATIONS ACT (49 STAT. 449, 29 U.S.C. § 151 ET SEQ.) WHERE THE 21 LICENSED RACING ENTITY CONDUCTS RACING SHALL BE GIVEN A ONE-TIME 22 PREFERENCE OF AN OFFER OF EMPLOYMENT FOR A SIMILAR POSITION AT 23 THE LICENSED FACILITY IN A MANNER CONSISTENT WITH FEDERAL LAW. 24 IF A SIMILAR POSITION DOES NOT EXIST AT THE LICENSED FACILITY, 25 THE EMPLOYEE OR PERSON COVERED BY A COLLECTIVE BARGAINING 26 AGREEMENT SHALL HAVE A ONE-TIME PREFERENCE OF AN OFFER OF A 27 POSITION AT COMPARABLE LEVEL AT THE LICENSED FACILITY. ALL 28 CURRENT EMPLOYEES AND ALL THOSE COVERED BY A COLLECTIVE 29 BARGAINING AGREEMENT SHALL HAVE A PERIOD OF 30 DAYS FROM THE 30 ISSUANCE OF A SLOT MACHINE LICENSE TO REQUEST EMPLOYMENT AT THE 20040H2330B4272 - 120 -

LICENSED FACILITY UNDER THIS SECTION. NO CURRENT EMPLOYEE
 COVERED BY THIS SECTION SHALL SUFFER A REDUCTION OF SALARY,
 BENEFITS OR STATUS AS A RESULT OF AN ACCEPTANCE OF NEW
 EMPLOYMENT IN THE NEW FACILITY.

5 § 1511. DECLARATION OF EXEMPTION FROM FEDERAL LAWS PROHIBITING
6 SLOT MACHINES.

7 (A) DECLARATION.--PURSUANT TO THE GAMBLING DEVICES
8 TRANSPORTATION ACT (64 STAT. 1134, 15 U.S.C. § 1171 ET SEQ.),
9 THE COMMONWEALTH DECLARES THAT IT IS EXEMPT FROM SECTION 2 OF
10 THAT ACT.

(B) LEGAL SHIPMENTS.--ALL SHIPMENTS OF SLOT MACHINES INTO
THIS COMMONWEALTH, THE REGISTERING, RECORDING AND LABELING OF
WHICH HAS BEEN EFFECTED BY THE MANUFACTURER AND SUPPLIER OF
THOSE DEVICES, IN ACCORDANCE WITH SECTIONS 5 AND 7 OF THE
GAMBLING DEVICES TRANSPORTATION ACT (64 STAT. 1134, 15 U.S.C. §§
1175 AND 1177), SHALL BE DEEMED LEGAL SHIPMENTS OF SLOT MACHINES
INTO THIS COMMONWEALTH.

18 § 1512. PUBLIC OFFICIAL FINANCIAL INTEREST.

19 (A) GENERAL RULE. -- EXCEPT AS MAY BE PROVIDED BY RULE OR 20 ORDER OF THE PENNSYLVANIA SUPREME COURT, NO EXECUTIVE-LEVEL 21 STATE EMPLOYEE, PUBLIC OFFICIAL, PARTY OFFICER OR IMMEDIATE 22 FAMILY MEMBER THEREOF SHALL HAVE, AT OR FOLLOWING THE EFFECTIVE DATE OF THIS PART, A FINANCIAL INTEREST IN OR BE EMPLOYED, 23 24 DIRECTLY OR INDIRECTLY, BY ANY LICENSED RACING ENTITY OR 25 LICENSED GAMING ENTITY, OR ANY HOLDING, AFFILIATE, INTERMEDIARY 26 OR SUBSIDIARY COMPANY, THEREOF, OR ANY SUCH APPLICANT, NOR 27 SOLICIT OR ACCEPT, DIRECTLY OR INDIRECTLY, ANY COMPLIMENTARY 28 SERVICE OR DISCOUNT FROM ANY LICENSED RACING ENTITY OR LICENSED 29 GAMING ENTITY WHICH HE KNOWS OR HAS REASON TO KNOW IS OTHER THAN 30 A SERVICE OR DISCOUNT THAT IS OFFERED TO MEMBERS OF THE GENERAL 20040H2330B4272 - 121 -

PUBLIC IN LIKE CIRCUMSTANCES DURING HIS OR HERS STATUS AS AN
 EXECUTIVE-LEVEL STATE EMPLOYEE, PUBLIC OFFICIAL OR PARTY OFFICER
 AND FOR ONE YEAR FOLLOWING TERMINATION OF THE PERSON'S STATUS AS
 AN EXECUTIVE-LEVEL STATE EMPLOYEE, PUBLIC OFFICIAL OR PARTY
 OFFICER.

6 (B) DEFINITIONS.--AS USED IN THIS SECTION, THE FOLLOWING
7 WORDS AND PHRASES SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS
8 SUBSECTION:

9 "EXECUTIVE-LEVEL STATE EMPLOYEE." THE GOVERNOR, LIEUTENANT 10 GOVERNOR, CABINET MEMBERS, DEPUTY SECRETARIES, THE GOVERNOR'S 11 OFFICE EXECUTIVE STAFF, ANY STATE EMPLOYEE WITH DISCRETIONARY 12 POWERS WHICH MAY AFFECT THE OUTCOME OF A STATE AGENCY'S DECISION 13 IN RELATION TO A PRIVATE CORPORATION OR BUSINESS, WITH RESPECT 14 TO ANY MATTER COVERED BY THIS PART OR ANY EXECUTIVE EMPLOYEE WHO 15 BY VIRTUE OF HIS JOB FUNCTION COULD INFLUENCE THE OUTCOME OF 16 SUCH A DECISION.

"FINANCIAL INTEREST." OWNING OR HOLDING SECURITIES EXCEEDING 17 18 1% OF THE EQUITY OR FAIR MARKET VALUE OF THE LICENSED RACING 19 ENTITY OR LICENSED GAMING ENTITY, ITS HOLDING COMPANY, 20 AFFILIATE, INTERMEDIARY OR SUBSIDIARY BUSINESS. A FINANCIAL 21 INTEREST SHALL NOT INCLUDE ANY SUCH STOCK THAT IS HELD IN A 22 BLIND TRUST OVER WHICH THE EXECUTIVE-LEVEL STATE EMPLOYEE, 23 PUBLIC OFFICIAL, PARTY OFFICER OR IMMEDIATE FAMILY MEMBER 24 THEREOF MAY NOT EXERCISE ANY MANAGERIAL CONTROL OR RECEIVE 25 INCOME DURING THE TENURE OF OFFICE AND THE PERIOD UNDER 26 SUBSECTION (A).

27 "IMMEDIATE FAMILY." A PARENT, SPOUSE, MINOR OR UNEMANCIPATED28 CHILD, BROTHER OR SISTER.

29 "PARTY OFFICER." A MEMBER OF A NATIONAL COMMITTEE; A
30 CHAIRMAN, VICE CHAIRMAN, SECRETARY, TREASURER OR COUNSEL OF A
20040H2330B4272 - 122 -

1 STATE COMMITTEE OR MEMBER OF THE EXECUTIVE COMMITTEE OF A STATE 2 COMMITTEE; A COUNTY CHAIRMAN, VICE CHAIRMAN, COUNSEL, SECRETARY 3 OR TREASURER OF A COUNTY COMMITTEE; OR A CITY CHAIRMAN, VICE 4 CHAIRMAN, COUNSEL, SECRETARY OR TREASURER OF A CITY COMMITTEE. 5 "PUBLIC OFFICIAL." ANY PERSON ELECTED BY THE PUBLIC OR ELECTED OR APPOINTED BY A GOVERNMENTAL BODY OR AN APPOINTED 6 7 OFFICIAL IN THE EXECUTIVE, LEGISLATIVE OR JUDICIAL BRANCH OF THIS COMMONWEALTH OR ANY POLITICAL SUBDIVISION THEREOF, PROVIDED 8 9 THAT IT SHALL NOT INCLUDE MEMBERS OF ADVISORY BOARDS THAT HAVE 10 NO AUTHORITY TO EXPEND PUBLIC FUNDS OTHER THAN REIMBURSEMENT FOR 11 PERSONAL EXPENSE OR TO OTHERWISE EXERCISE THE POWER OF THE 12 COMMONWEALTH OR ANY POLITICAL SUBDIVISION OR COMMISSIONER OF ANY 13 AUTHORITY OR JOINT-STATE COMMISSION.

14 § 1513. POLITICAL INFLUENCE.

15 (A) CONTRIBUTION RESTRICTION. -- AN APPLICANT FOR A SLOT 16 MACHINE LICENSE, MANUFACTURER LICENSE OR SUPPLIER LICENSE, 17 LICENSED RACING ENTITY, LICENSED MANUFACTURER, LICENSED SUPPLIER 18 OR LICENSED GAMING ENTITY, OR A PERSON THAT HOLDS A SIMILAR 19 GAMING LICENSE OR PERMIT OR A CONTROLLING INTEREST IN A GAMING 20 LICENSE OR PERMIT IN ANOTHER JURISDICTION, OR ANY HOLDING, 21 AFFILIATE, INTERMEDIARY OR SUBSIDIARY COMPANY THEREOF, OR ANY 22 OFFICER, DIRECTOR, OR KEY EMPLOYEE OF SUCH APPLICANT, LICENSED 23 MANUFACTURER OR LICENSED SUPPLIER, LICENSED RACING ENTITY OR 24 LICENSED GAMING ENTITY OR ANY HOLDING, AFFILIATE, INTERMEDIARY 25 OR SUBSIDIARY COMPANY THEREOF, SHALL BE PROHIBITED FROM 26 CONTRIBUTING ANY MONEY OR IN-KIND CONTRIBUTION TO A CANDIDATE 27 FOR NOMINATION OR ELECTION TO ANY PUBLIC OFFICE IN THIS 28 COMMONWEALTH, OR TO ANY POLITICAL COMMITTEE OR STATE PARTY IN 29 THIS COMMONWEALTH, OR TO ANY GROUP, COMMITTEE OR ASSOCIATION 30 ORGANIZED IN SUPPORT OF ANY SUCH CANDIDATE, POLITICAL COMMITTEE 20040H2330B4272 - 123 -

1 OR STATE PARTY.

2 (B) ANNUAL CERTIFICATION. -- THE CHIEF EXECUTIVE OFFICER, OR 3 OTHER APPROPRIATE INDIVIDUAL, OF EACH APPLICANT FOR A SLOT 4 MACHINE LICENSE, MANUFACTURER LICENSE OR SUPPLIER LICENSE, 5 LICENSED RACING ENTITY, LICENSED SUPPLIER, LICENSED MANUFACTURER 6 OR LICENSED GAMING ENTITY SHALL ANNUALLY CERTIFY, UNDER OATH, TO 7 THE BOARD AND THE DEPARTMENT OF STATE THAT SUCH APPLICANT OR LICENSED RACING ENTITY, LICENSED SUPPLIER, LICENSED MANUFACTURER 8 9 OR LICENSED GAMING ENTITY HAS DEVELOPED AND IMPLEMENTED INTERNAL 10 SAFEGUARDS AND POLICIES INTENDED TO PREVENT A VIOLATION OF THIS PROVISION AND THAT SUCH APPLICANT OR LICENSED RACING ENTITY OR 11 12 LICENSED GAMING ENTITY HAS CONDUCTED A GOOD FAITH INVESTIGATION 13 THAT HAS NOT REVEALED ANY VIOLATION OF THIS PROVISION DURING THE 14 PAST YEAR.

15 (C) PENALTIES.--THE FIRST VIOLATION OF THIS SECTION BY A 16 LICENSED GAMING ENTITY OR ANY PERSON THAT HOLDS A CONTROLLING 17 INTEREST IN SUCH GAMING ENTITY, OR A SUBSIDIARY COMPANY THEREOF, 18 AND ANY OFFICER, DIRECTOR OR MANAGEMENT-LEVEL EMPLOYEE OF SUCH 19 LICENSEE SHALL BE PUNISHABLE BY A FINE OF NOT LESS THAN AN 20 AVERAGE SINGLE DAY'S GROSS TERMINAL REVENUE OF THE LICENSED 21 GAMING ENTITY DERIVED FROM THE OPERATION OF SLOT MACHINES IN 22 THIS COMMONWEALTH; A SECOND VIOLATION OF THIS SECTION, WITHIN FIVE YEARS OF THE FIRST VIOLATION, SHALL BE PUNISHABLE BY AT 23 24 LEAST A ONE-DAY SUSPENSION OF THE LICENSE HELD BY THE LICENSED 25 GAMING ENTITY AND A FINE NOT LESS THAN AN AVERAGE TWO DAYS' 26 GROSS REVENUE OF THE LICENSED GAMING ENTITY; A THIRD VIOLATION 27 OF THIS SECTION WITHIN FIVE YEARS OF THE SECOND VIOLATION SHALL 28 BE PUNISHABLE BY THE IMMEDIATE REVOCATION OF THE LICENSE HELD BY 29 THE LICENSED GAMING ENTITY. THE FIRST VIOLATION OF THIS SECTION 30 BY A MANUFACTURER OR SUPPLIER LICENSED PURSUANT TO THIS PART OR 20040H2330B4272 - 124 -

BY ANY PERSON THAT HOLDS A CONTROLLING INTEREST IN SUCH 1 2 MANUFACTURER OR SUPPLIER, OR A SUBSIDIARY COMPANY THEREOF, AND 3 ANY OFFICER, DIRECTOR OR MANAGEMENT-LEVEL EMPLOYEE OF SUCH A 4 LICENSEE SHALL BE PUNISHABLE BY A FINE OF NOT LESS THAN ONE 5 DAY'S AVERAGE OF THE GROSS PROFIT FROM SALES MADE BY THE MANUFACTURER OR SUPPLIER IN PENNSYLVANIA DURING THE PRECEDING 6 7 12-MONTH PERIOD (OR PORTION THEREOF IN THE EVENT THE 8 MANUFACTURER OR SUPPLIER HAS NOT OPERATED IN PENNSYLVANIA FOR 12 9 MONTHS); A SECOND VIOLATION OF THIS SECTION WITHIN FIVE YEARS OF 10 THE FIRST VIOLATION SHALL BE PUNISHABLE BY A ONE-MONTH 11 SUSPENSION OF THE LICENSE HELD BY THE MANUFACTURER OR SUPPLIER AND A FINE OF NOT LESS THAN TWO TIMES ONE DAY'S AVERAGE OF THE 12 13 GROSS PROFIT FROM SALES MADE BY THE MANUFACTURER OR SUPPLIER IN 14 PENNSYLVANIA DURING THE PRECEDING 12-MONTH PERIOD (OR PORTION 15 THEREOF IN THE EVENT THE MANUFACTURER OR SUPPLIER HAS NOT 16 OPERATED IN PENNSYLVANIA FOR 12 MONTHS). IN NO EVENT SHALL THE 17 FINE IMPOSED UNDER THIS SECTION BE IN AN AMOUNT LESS THAN 18 \$50,000 FOR EACH VIOLATION. IN ADDITION TO ANY FINE OR SANCTION 19 THAT MAY BE IMPOSED BY THE BOARD, ANY PERSON WHO MAKES A 20 CONTRIBUTION IN VIOLATION OF THIS SECTION COMMITS A MISDEMEANOR 21 OF THE THIRD DEGREE.

22 § 1514. REGULATION REQUIRING EXCLUSION OF CERTAIN PERSONS. 23 (A) GENERAL RULE. -- THE BOARD SHALL, BY REGULATION, PROVIDE 24 FOR THE ESTABLISHMENT OF A LIST OF PERSONS WHO ARE TO BE 25 EXCLUDED OR EJECTED FROM ANY LICENSED FACILITY. THE PROVISIONS 26 SHALL DEFINE THE STANDARDS FOR EXCLUSION AND SHALL INCLUDE 27 STANDARDS RELATING TO PERSONS WHO ARE CAREER OR PROFESSIONAL 28 OFFENDERS AS DEFINED BY REGULATIONS OF THE BOARD OR WHOSE 29 PRESENCE IN A LICENSED FACILITY WOULD, IN THE OPINION OF THE 30 BOARD, BE INIMICAL TO THE INTEREST OF THE COMMONWEALTH OR OF 20040H2330B4272 - 125 -

1 LICENSED GAMING THEREIN, OR BOTH.

2 (B) CATEGORIES TO BE DEFINED.--THE BOARD SHALL PROMULGATE
3 DEFINITIONS ESTABLISHING THOSE CATEGORIES OF PERSONS WHO SHALL
4 BE EXCLUDED PURSUANT TO THIS SECTION, INCLUDING CHEATS AND
5 PERSONS WHOSE PRIVILEGES FOR LICENSURE OR REGISTRATION HAVE BEEN
6 REVOKED.

7 (C) DISCRIMINATION PROHIBITED. -- RACE, COLOR, CREED, NATIONAL
8 ORIGIN OR ANCESTRY OR SEX SHALL NOT BE A REASON FOR PLACING THE
9 NAME OF ANY PERSON UPON A LIST UNDER THIS SECTION.

(D) SANCTIONS.--THE BOARD MAY IMPOSE SANCTIONS UPON A
LICENSED GAMING ENTITY IN ACCORDANCE WITH THIS PART IF THE
LICENSED GAMING ENTITY KNOWINGLY FAILS TO EXCLUDE OR EJECT FROM
THE PREMISES OF ANY LICENSED FACILITY ANY PERSON PLACED BY THE
BOARD ON THE LIST OF PERSONS TO BE EXCLUDED OR EJECTED.

15 (E) LIST NOT ALL-INCLUSIVE. -- ANY LIST COMPILED BY THE BOARD 16 OF PERSONS TO BE EXCLUDED OR EJECTED SHALL NOT BE DEEMED AN ALL-17 INCLUSIVE LIST, AND A LICENSED GAMING ENTITY SHALL HAVE A DUTY 18 TO KEEP FROM THE LICENSED FACILITY PERSONS KNOWN TO IT TO BE 19 WITHIN THE CLASSIFICATIONS DECLARED IN THIS SECTION AND THE 20 REGULATIONS PROMULGATED UNDER THIS SECTION, WHOSE PRESENCE IN A 21 LICENSED FACILITY WOULD BE INIMICAL TO THE INTEREST OF THE 22 COMMONWEALTH OR OF LICENSED GAMING THEREIN, OR BOTH, AS DEFINED 23 IN STANDARDS ESTABLISHED BY THE BOARD.

(F) NOTICE.--WHENEVER THE BOARD PLACES THE NAME OF ANY
PERSON ON A LIST PURSUANT TO THIS SECTION, THE BOARD SHALL SERVE
NOTICE OF THIS FACT TO SUCH PERSON BY PERSONAL SERVICE OR
CERTIFIED MAIL AT THE LAST KNOWN ADDRESS OF THE PERSON.

(G) HEARING.--WITHIN 30 DAYS AFTER NOTICE IN ACCORDANCE WITH
 SUBSECTION (F), THE PERSON NAMED FOR EXCLUSION OR EJECTION MAY
 DEMAND A HEARING BEFORE THE BOARD, AT WHICH HEARING THE BOARD
 20040H2330B4272 - 126 -

SHALL HAVE THE AFFIRMATIVE OBLIGATION TO DEMONSTRATE THAT THE
 PERSON NAMED FOR EXCLUSION OR EJECTION SATISFIES THE CRITERIA
 FOR EXCLUSION ESTABLISHED BY THIS SECTION AND THE BOARD'S
 REGULATIONS. FAILURE TO DEMAND A HEARING WITHIN 30 DAYS AFTER
 SERVICE SHALL BE DEEMED AN ADMISSION OF ALL MATTERS AND FACTS
 ALLEGED IN THE BOARD'S NOTICE AND SHALL PRECLUDE A PERSON FROM
 HAVING AN ADMINISTRATIVE HEARING, BUT SHALL IN NO WAY AFFECT THE
 RIGHT TO JUDICIAL REVIEW AS PROVIDED IN THIS SECTION.

9 (H) REVIEW.--IF, UPON COMPLETION OF A HEARING ON THE NOTICE 10 OF EXCLUSION OR EJECTION, THE BOARD DETERMINES THAT PLACEMENT OF 11 THE NAME OF THE PERSON ON THE EXCLUSION LIST IS APPROPRIATE, THE 12 BOARD SHALL MAKE AND ENTER AN ORDER TO THAT EFFECT, WHICH ORDER 13 SHALL BE SERVED ON ALL SLOT MACHINE LICENSEES. THE ORDER SHALL 14 BE SUBJECT TO REVIEW BY THE COMMONWEALTH COURT IN ACCORDANCE 15 WITH THE RULES OF COURT.

16 § 1515. REPEAT OFFENDERS EXCLUDABLE FROM LICENSED GAMING
17 FACILITY.

18 A LICENSED GAMING ENTITY MAY EXCLUDE OR EJECT FROM ITS LICENSED FACILITY ANY PERSON WHO IS KNOWN TO IT TO HAVE BEEN 19 20 CONVICTED OF A MISDEMEANOR OR FELONY COMMITTED IN OR ON THE 21 PREMISES OF ANY LICENSED FACILITY. NOTHING IN THIS SECTION OR IN 22 ANY OTHER LAW OF THIS COMMONWEALTH SHALL LIMIT THE RIGHT OF A 23 LICENSED GAMING ENTITY TO EXERCISE ITS COMMON LAW RIGHT TO 24 EXCLUDE OR EJECT PERMANENTLY FROM ITS LICENSED FACILITY ANY 25 PERSON WHO DISRUPTS THE OPERATIONS OF ITS PREMISES, THREATENS 26 THE SECURITY OF ITS PREMISES OR ITS OCCUPANTS OR IS DISORDERLY 27 OR INTOXICATED.

28 § 1516. LIST OF PERSONS SELF-EXCLUDED FROM GAMING ACTIVITIES. 29 (A) GENERAL RULE.--THE BOARD SHALL PROVIDE BY REGULATION FOR 30 THE ESTABLISHMENT OF A LIST OF PERSONS SELF-EXCLUDED FROM GAMING 20040H2330B4272 - 127 - ACTIVITIES AT ALL LICENSED FACILITIES. ANY PERSON MAY REQUEST
 PLACEMENT ON THE LIST OF SELF-EXCLUDED PERSONS BY ACKNOWLEDGING
 IN A MANNER TO BE ESTABLISHED BY THE BOARD THAT THE PERSON IS A
 PROBLEM GAMBLER AND BY AGREEING THAT, DURING ANY PERIOD OF
 VOLUNTARY EXCLUSION, THE PERSON MAY NOT COLLECT ANY WINNINGS OR
 RECOVER ANY LOSSES RESULTING FROM ANY GAMING ACTIVITY AT
 LICENSED FACILITIES.

8 (B) REGULATIONS. -- THE REGULATIONS OF THE BOARD SHALL 9 ESTABLISH PROCEDURES FOR PLACEMENTS ON AND REMOVALS FROM THE 10 LIST OF SELF-EXCLUDED PERSONS. THE REGULATIONS SHALL ESTABLISH 11 PROCEDURES FOR THE TRANSMITTAL TO LICENSED GAMING ENTITIES OF IDENTIFYING INFORMATION CONCERNING SELF-EXCLUDED PERSONS AND 12 13 SHALL REQUIRE LICENSED GAMING ENTITIES TO ESTABLISH PROCEDURES 14 DESIGNED, AT A MINIMUM, TO REMOVE SELF-EXCLUDED PERSONS FROM 15 TARGETED MAILINGS OR OTHER FORMS OF ADVERTISING OR PROMOTIONS 16 AND DENY SELF-EXCLUDED PERSONS ACCESS TO COMPLIMENTARIES, CHECK 17 CASHING PRIVILEGES, CLUB PROGRAMS AND OTHER SIMILAR BENEFITS. 18 (C) LIABILITY.--A LICENSED GAMING ENTITY OR EMPLOYEE THEREOF 19 SHALL NOT BE LIABLE TO ANY SELF-EXCLUDED PERSON OR TO ANY OTHER 20 PARTY IN ANY JUDICIAL PROCEEDING FOR ANY HARM, MONETARY OR

21 OTHERWISE, WHICH MAY ARISE AS A RESULT OF:

(1) THE FAILURE OF A LICENSED GAMING ENTITY TO WITHHOLD
GAMING PRIVILEGES FROM OR RESTORE GAMING PRIVILEGES TO A
SELF-EXCLUDED PERSON; OR

25 (2) OTHERWISE PERMITTING OR NOT PERMITTING A SELF26 EXCLUDED PERSON TO ENGAGE IN GAMING ACTIVITY IN THE FACILITY
27 WHILE ON THE LIST OF SELF-EXCLUDED PERSONS.

(D) DISCLOSURE.--NOTWITHSTANDING ANY OTHER LAW TO THE
 CONTRARY, THE BOARD'S LIST OF SELF-EXCLUDED PERSONS SHALL NOT BE
 OPEN TO PUBLIC INSPECTION. NOTHING IN THIS SECTION, HOWEVER,
 20040H2330B4272 - 128 -

SHALL BE CONSTRUED TO PROHIBIT A LICENSED GAMING ENTITY FROM
 DISCLOSING THE IDENTITY OF PERSONS SELF-EXCLUDED PURSUANT TO
 THIS SECTION TO AFFILIATED GAMING ENTITIES IN THIS COMMONWEALTH
 OR OTHER JURISDICTIONS FOR THE LIMITED PURPOSE OF ASSISTING IN
 THE PROPER ADMINISTRATION OF RESPONSIBLE GAMING PROGRAMS
 OPERATED BY AFFILIATED LICENSED GAMING ENTITIES.

7 § 1517. ENFORCEMENT.

8 (A) POWERS AND DUTIES.--THE BUREAU OF INVESTIGATIONS AND
9 ENFORCEMENT SHALL HAVE THE FOLLOWING POWERS AND DUTIES:

10 (1) PROMPTLY INVESTIGATE ALL LICENSEES, PERMITTEES AND
 11 APPLICANTS AS DIRECTED BY THE BOARD, IN ACCORDANCE WITH THE
 12 PROVISIONS OF SECTION 1202 (RELATING TO GENERAL AND SPECIFIC
 13 POWERS).

14 (2) ENFORCE THE RULES AND REGULATIONS PROMULGATED UNDER15 THIS PART.

16 (3) INITIATE PROCEEDINGS FOR ADMINISTRATIVE VIOLATIONS
17 OF THIS PART OR REGULATIONS PROMULGATED UNDER THIS PART.

18 (4) PROVIDE THE BOARD WITH ALL INFORMATION NECESSARY FOR
19 ALL ACTION UNDER THIS PART AND FOR ALL PROCEEDINGS INVOLVING
20 ENFORCEMENT OF THIS PART OR REGULATIONS PROMULGATED UNDER
21 THIS PART.

22 (5) INVESTIGATE THE CIRCUMSTANCES SURROUNDING ANY ACT OR
 23 TRANSACTION FOR WHICH BOARD APPROVAL IS REQUIRED.

(6) CONDUCT ADMINISTRATIVE INSPECTIONS ON THE PREMISES 24 25 OF A LICENSED RACETRACK OR NONPRIMARY LOCATION OR LICENSED 26 FACILITY TO ENSURE COMPLIANCE WITH THIS PART AND THE 27 REGULATIONS OF THE BOARD AND, IN THE COURSE OF INSPECTIONS, 28 REVIEW AND MAKE COPIES OF ALL DOCUMENTS AND RECORDS THAT MAY 29 BE REQUIRED THROUGH ON-SITE OBSERVATION AND OTHER REASONABLE 30 MEANS TO ASSURE COMPLIANCE WITH THIS PART AND REGULATIONS 20040H2330B4272 - 129 -

1 PROMULGATED UNDER THIS PART.

2 (7) RECEIVE AND TAKE APPROPRIATE ACTION ON ANY REFERRAL
3 FROM THE BOARD RELATING TO ANY EVIDENCE OF A VIOLATION.

4 (8) CONDUCT AUDITS OF SLOT MACHINE OPERATIONS AT SUCH
5 TIMES, UNDER SUCH CIRCUMSTANCES AND TO SUCH EXTENT AS THE
6 BUREAU DETERMINES. THIS PARAGRAPH INCLUDES REVIEWS OF
7 ACCOUNTING, ADMINISTRATIVE AND FINANCIAL RECORDS AND
8 MANAGEMENT CONTROL SYSTEMS, PROCEDURES AND RECORDS UTILIZED
9 BY A SLOT MACHINE LICENSEE.

(9) REQUEST AND RECEIVE INFORMATION, MATERIALS AND OTHER
 DATA FROM ANY LICENSEE, PERMITTEE OR APPLICANT.

12 (10) REFER FOR INVESTIGATION ALL POSSIBLE CRIMINAL
13 VIOLATIONS TO THE PENNSYLVANIA STATE POLICE AND COOPERATE
14 FULLY IN THE INVESTIGATION AND PROSECUTION OF A CRIMINAL
15 VIOLATION ARISING UNDER THIS PART.

16 (B) POWERS AND DUTIES OF THE DEPARTMENT.--

17 (1) THE DEPARTMENT SHALL AT ALL TIMES HAVE THE POWER OF
18 ACCESS TO EXAMINATION AND AUDIT OF ANY EQUIPMENT AND RECORDS
19 RELATING TO ALL ASPECTS OF THE OPERATION OF SLOT MACHINES
20 UNDER THIS PART.

(2) NOTWITHSTANDING THE PROVISIONS OF SECTION 353(F) OF
THE ACT OF MARCH 4, 1971 (P.L.6, NO.2), KNOWN AS THE TAX
REFORM CODE OF 1971, THE DEPARTMENT SHALL SUPPLY THE BOARD,
THE BUREAU, THE PENNSYLVANIA STATE POLICE AND THE OFFICE OF
ATTORNEY GENERAL WITH INFORMATION CONCERNING THE STATUS OF
DELINQUENT TAXES OWNED BY THE APPLICANT, LICENSEE OR

27 PERMITTEE.

28 (C) POWERS AND DUTIES OF THE PENNSYLVANIA STATE POLICE.--THE 29 PENNSYLVANIA STATE POLICE SHALL HAVE THE FOLLOWING POWERS AND 30 DUTIES:

20040H2330B4272

- 130 -

(1) PROMPTLY INVESTIGATE ALL LICENSEES, PERMITTEES AND
 APPLICANTS AS DIRECTED BY THE BOARD, IN ACCORDANCE WITH THE
 PROVISIONS OF SECTION 1202.

4 (2) ENFORCE THE RULES AND REGULATIONS PROMULGATED UNDER
5 THIS PART.

6 (3) INITIATE PROCEEDINGS FOR ANY VIOLATIONS OF THIS PART
7 OR REGULATIONS PROMULGATED UNDER THIS PART.

8 (4) PROVIDE THE BOARD WITH ALL INFORMATION NECESSARY FOR
9 ALL ACTIONS UNDER THIS PART FOR ALL PROCEEDINGS INVOLVING
10 ENFORCEMENT OF THIS PART OR REGULATIONS PROMULGATED UNDER
11 THIS PART.

12 (5) INSPECT A LICENSEE'S OR PERMITTEE'S PERSON AND
13 PERSONAL EFFECTS PRESENT IN A LICENSED FACILITY UNDER THIS
14 PART WHILE THAT LICENSEE OR PERMITTEE IS PRESENT AT A
15 LICENSED FACILITY.

16 (6) ENFORCE THE CRIMINAL PROVISIONS OF THIS PART AND ALL
17 OTHER CRIMINAL LAWS OF THE COMMONWEALTH.

18

(7) FINGERPRINT APPLICANTS FOR LICENSES AND PERMITS.

19 (8) EXCHANGE FINGERPRINT DATA WITH AND RECEIVE NATIONAL
20 CRIMINAL HISTORY RECORD INFORMATION FROM THE FBI FOR USE IN
21 INVESTIGATING APPLICATIONS FOR ANY LICENSE OR PERMIT UNDER
22 THIS PART.

23 (9) RECEIVE AND TAKE APPROPRIATE ACTION ON ANY REFERRAL
24 FROM THE BOARD RELATING TO CRIMINAL CONDUCT.

25 (10) REQUIRE THE PRODUCTION OF ANY INFORMATION, MATERIAL
26 AND OTHER DATA FROM ANY LICENSEE, PERMITTEE OR APPLICANT.

27 (11) CONDUCT ADMINISTRATIVE INSPECTIONS ON THE PREMISES
28 OF LICENSED RACETRACK OR NONPRIMARY LOCATION OR LICENSED
29 FACILITY TO ENSURE COMPLIANCE WITH THIS PART AND THE

30 REGULATIONS OF THE BOARD AND, IN THE COURSE OF INSPECTIONS,

20040H2330B4272

- 131 -

REVIEW AND MAKE COPIES OF ALL DOCUMENTS AND RECORDS REQUIRED
 BY THE INSPECTION THROUGH ONSITE OBSERVATION AND OTHER
 REASONABLE MEANS TO ASSURE COMPLIANCE WITH THIS ACT AND
 REGULATIONS PROMULGATED UNDER THIS PART.

5 (12) CONDUCT AUDITS OR VERIFICATION OF INFORMATION OF
6 SLOT MACHINE OPERATIONS AT SUCH TIMES, UNDER SUCH
7 CIRCUMSTANCES AND TO SUCH EXTENT AS THE BUREAU DETERMINES.
8 THIS PARAGRAPH INCLUDES REVIEWS OF ACCOUNTING, ADMINISTRATIVE
9 AND FINANCIAL RECORDS AND MANAGEMENT CONTROL SYSTEMS,
10 PROCEDURES AND RECORDS UTILIZED BY A SLOT MACHINE LICENSEE.

(13) A MEMBER OF THE PENNSYLVANIA STATE POLICE ASSIGNED
TO DUTIES OF ENFORCEMENT UNDER THIS PART SHALL NOT BE COUNTED
TOWARD THE COMPLEMENT AS DEFINED IN THE ACT OF DECEMBER 13,
2001 (P.L.903, NO.100), ENTITLED "AN ACT REPEALING IN PART A
LIMITATION ON THE COMPLEMENT OF THE PENNSYLVANIA STATE
POLICE."

17 (D) CRIMINAL ACTION.--

18 (1) THE DISTRICT ATTORNEYS OF THE SEVERAL COUNTIES SHALL
19 HAVE AUTHORITY TO INVESTIGATE AND TO INSTITUTE CRIMINAL
20 PROCEEDINGS FOR ANY VIOLATION OF THIS PART.

(2) IN ADDITION TO THE AUTHORITY CONFERRED UPON THE 21 22 ATTORNEY GENERAL BY THE ACT OF OCTOBER 15, 1980 (P.L.950, 23 NO.164), KNOWN AS THE COMMONWEALTH ATTORNEYS ACT, THE 24 ATTORNEY GENERAL SHALL HAVE THE AUTHORITY TO INVESTIGATE AND TO INSTITUTE CRIMINAL PROCEEDINGS FOR ANY VIOLATION OF THIS 25 26 PART OR ANY SERIES OF SUCH VIOLATIONS INVOLVING ANY COUNTY OF 27 THIS COMMONWEALTH AND ANOTHER STATE. NO PERSON CHARGED WITH A 28 VIOLATION OF THIS PART BY THE ATTORNEY GENERAL SHALL HAVE STANDING TO CHALLENGE THE AUTHORITY OF THE ATTORNEY GENERAL 29 30 TO INVESTIGATE OR PROSECUTE THE CASE, AND, IF ANY SUCH 20040H2330B4272 - 132 -

1 CHALLENGE IS MADE, THE CHALLENGE SHALL BE DISMISSED AND NO 2 RELIEF SHALL BE AVAILABLE IN THE COURTS OF THIS COMMONWEALTH 3 TO THE PERSON MAKING THE CHALLENGE.

4 (E) INSPECTION, SEIZURE AND WARRANTS.--

5 (1) THE BUREAU, THE DEPARTMENT AND THE PENNSYLVANIA 6 STATE POLICE SHALL HAVE THE AUTHORITY, WITHOUT NOTICE AND 7 WITHOUT WARRANT, TO DO ALL OF THE FOLLOWING IN THE 8 PERFORMANCE OF THEIR DUTIES:

9 (I) INSPECT AND EXAMINE ALL PREMISES WHERE SLOT 10 MACHINE OPERATIONS ARE CONDUCTED, GAMING DEVICES OR 11 EQUIPMENT ARE MANUFACTURED, SOLD, DISTRIBUTED OR SERVICED OR WHERE RECORDS OF THESE ACTIVITIES ARE PREPARED OR 12 13 MAINTAINED.

14 (II) INSPECT ALL EQUIPMENT AND SUPPLIES IN, ABOUT, 15 UPON OR AROUND PREMISES REFERRED TO IN SUBPARAGRAPH (I). 16 (III) SEIZE, SUMMARILY REMOVE AND IMPOUND EQUIPMENT 17 AND SUPPLIES FROM PREMISES REFERRED TO IN SUBPARAGRAPH 18 (I) FOR THE PURPOSES OF EXAMINATION AND INSPECTION. 19 (IV) INSPECT, EXAMINE AND AUDIT ALL BOOKS, RECORDS AND DOCUMENTS PERTAINING TO A SLOT MACHINE LICENSEE'S

21 OPERATION.

20

22 (V) SEIZE, IMPOUND OR ASSUME PHYSICAL CONTROL OF ANY 23 BOOK, RECORD, LEDGER, GAME, DEVICE, CASH BOX AND ITS 24 CONTENTS, COUNTING ROOM OR ITS EQUIPMENT OR SLOT MACHINE 25 OPERATIONS.

26 (2) THE PROVISIONS OF PARAGRAPH (1) SHALL NOT BE DEEMED TO LIMIT WARRANTLESS INSPECTIONS EXCEPT IN ACCORDANCE WITH 27 28 CONSTITUTIONAL REQUIREMENTS.

29 (3) TO FURTHER EFFECTUATE THE PURPOSES OF THIS PART, THE 30 BUREAU AND THE PENNSYLVANIA STATE POLICE MAY OBTAIN 20040H2330B4272 - 133 -

ADMINISTRATIVE WARRANTS FOR THE INSPECTION AND SEIZURE OF
 PROPERTY POSSESSED, CONTROLLED, BAILED OR OTHERWISE HELD BY
 AN APPLICANT, LICENSEE, PERMITTEE, INTERMEDIARY, SUBSIDIARY,
 AFFILIATE OR HOLDING COMPANY.

5 (F) INFORMATION SHARING AND ENFORCEMENT REFERRAL. -- WITH RESPECT TO THE ADMINISTRATION, SUPERVISION AND ENFORCEMENT OF 6 THIS PART, THE BUREAU, THE DEPARTMENT, THE PENNSYLVANIA STATE 7 8 POLICE OR THE OFFICE OF ATTORNEY GENERAL MAY OBTAIN OR PROVIDE 9 PERTINENT INFORMATION REGARDING APPLICANTS, LICENSEES OR 10 PERMITTEES FROM OR TO LAW ENFORCEMENT ENTITIES OR GAMING 11 AUTHORITIES OF THE COMMONWEALTH AND OTHER DOMESTIC, FOREIGN OR 12 FEDERALLY APPROVED JURISDICTIONS, INCLUDING THE FEDERAL BUREAU 13 OF INVESTIGATION, AND MAY TRANSMIT SUCH INFORMATION TO EACH 14 OTHER ELECTRONICALLY.

15 § 1518. PROHIBITED ACTS; PENALTIES.

16 (A) CRIMINAL OFFENSES.--

17 (1) THE PROVISIONS OF 18 PA.C.S. § 4902 (RELATING TO
18 PERJURY), 4903 (RELATING TO FALSE SWEARING) OR 4904 (RELATING
19 TO UNSWORN FALSIFICATION TO AUTHORITIES) SHALL APPLY TO ANY
20 PERSON PROVIDING INFORMATION OR MAKING ANY STATEMENT, WHETHER
21 WRITTEN OR ORAL, TO THE BOARD, THE BUREAU, THE DEPARTMENT,
22 THE PENNSYLVANIA STATE POLICE OR THE OFFICE OF ATTORNEY
23 GENERAL, AS REQUIRED BY THIS PART.

24

(2) IT IS UNLAWFUL FOR A PERSON TO WILLFULLY:

(I) FAIL TO REPORT, PAY OR TRUTHFULLY ACCOUNT FOR
AND PAY OVER ANY LICENSE FEE, TAX OR ASSESSMENT IMPOSED
UNDER THIS PART; OR

28 (II) ATTEMPT IN ANY MANNER TO EVADE OR DEFEAT ANY
29 LICENSE FEE, TAX OR ASSESSMENT IMPOSED UNDER THIS PARTY.
30 (3) IT IS UNLAWFUL FOR ANY LICENSED ENTITY, GAMING
20040H2330B4272 - 134 -

EMPLOYEE, KEY EMPLOYEE OR ANY OTHER PERSON TO PERMIT A SLOT
 MACHINE TO BE OPERATED, TRANSPORTED, REPAIRED OR OPENED ON
 THE PREMISES OF A LICENSED FACILITY BY A PERSON OTHER THAN A
 PERSON LICENSED OR PERMITTED BY THE BOARD PURSUANT TO THIS
 PART.

6 (4) IT IS UNLAWFUL FOR ANY LICENSED ENTITY OR OTHER
7 PERSON TO MANUFACTURE, SUPPLY OR PLACE SLOT MACHINES INTO
8 PLAY OR DISPLAY SLOT MACHINES ON THE PREMISE OF A LICENSED
9 FACILITY WITHOUT THE AUTHORITY OF THE BOARD.

10 (5) EXCEPT AS PROVIDED FOR IN SECTION 1326 (RELATING TO
11 LICENSE RENEWALS), IT IS UNLAWFUL FOR A LICENSED ENTITY OR
12 OTHER PERSON TO MANUFACTURE, SUPPLY, OPERATE, CARRY ON OR
13 EXPOSE FOR PLAY ANY SLOT MACHINE AFTER THE PERSON'S LICENSE
14 HAS EXPIRED AND PRIOR TO THE ACTUAL RENEWAL OF THE LICENSE.

(6) (I) EXCEPT AS SET FORTH IN PARAGRAPH (2), IT IS
UNLAWFUL FOR AN INDIVIDUAL ON THE PREMISES OF A LICENSED
FACILITY TO KNOWINGLY USE CURRENCY OTHER THAN LAWFUL COIN
OR LEGAL TENDER OF THE UNITED STATES OR A COIN NOT OF THE
SAME DENOMINATION AS THE COIN INTENDED TO BE USED IN THE
SLOT MACHINE.

(II) IN THE PLAYING OF A SLOT MACHINE, IT IS LAWFUL
FOR AN INDIVIDUAL TO USE GAMING BILLETS, TOKENS OR
SIMILAR OBJECTS ISSUED BY THE LICENSED GAMING ENTITY
WHICH ARE APPROVED BY THE BOARD.

(7) (I) EXCEPT AS SET FORTH IN PARAGRAPH (2), IT IS
UNLAWFUL FOR AN INDIVIDUAL ON THE PREMISES OF A LICENSED
FACILITY TO USE OR POSSESS A CHEATING OR THIEVING DEVICE,
COUNTERFEIT OR ALTERED BILLET, TICKET, TOKEN OR SIMILAR
OBJECTS ACCEPTED BY A SLOT MACHINE, OR COUNTERFEIT OR
ALTERED SLOT MACHINE-ISSUED TICKETS OR VOUCHERS.

20040H2330B4272

- 135 -

(II) AN AUTHORIZED EMPLOYEE OF A LICENSEE OR AN
 EMPLOYEE OF THE BOARD MAY POSSESS AND USE A CHEATING OR
 THIEVING DEVICE, COUNTERFEIT OR ALTERED BILLET, TICKET,
 TOKEN OR SIMILAR OBJECTS ACCEPTED BY A SLOT MACHINE, OR
 COUNTERFEIT OR ALTERED SLOT MACHINE-ISSUED TICKETS OR
 VOUCHERS ONLY IN PERFORMANCE OF THE DUTIES OF EMPLOYMENT.

7 (III) AS USED IN THIS SUBSECTION, THE TERM "CHEATING
8 OR THIEVING DEVICE" INCLUDES, BUT IS NOT LIMITED TO, A
9 DEVICE TO FACILITATE THE ALIGNMENT OF ANY WINNING
10 COMBINATION OR TO REMOVE FROM ANY SLOT MACHINE MONEY OR
11 OTHER CONTENTS. THE TERM INCLUDES, BUT IS NOT LIMITED TO,
12 A TOOL, DRILL, WIRE, COIN OR TOKEN ATTACHED TO A STRING
13 OR WIRE AND ANY ELECTRONIC OR MAGNETIC DEVICE.

14 (8) (I) EXCEPT AS SET FORTH IN PARAGRAPH (2), IT IS
15 UNLAWFUL FOR AN INDIVIDUAL TO KNOWINGLY POSSESS OR USE
16 WHILE ON THE PREMISES OF A LICENSED FACILITY A KEY OR
17 DEVICE DESIGNED FOR THE PURPOSE OF AND SUITABLE FOR
18 OPENING OR ENTERING ANY SLOT MACHINE OR COIN BOX.

19 (II) AN AUTHORIZED EMPLOYEE OF LICENSEE OR A MEMBER
20 OF THE BOARD MAY POSSESS AND USE A DEVICE REFERRED TO IN
21 PARAGRAPH (1) ONLY IN THE PERFORMANCE OF THE DUTIES OF
22 EMPLOYMENT.

(9) IT IS UNLAWFUL FOR A PERSON OR LICENSED ENTITY TO
POSSESS ANY DEVICE, EQUIPMENT OR MATERIAL WHICH THE PERSON OR
LICENSED ENTITY KNOWS HAS BEEN MANUFACTURED, DISTRIBUTED,
SOLD, TAMPERED WITH OR SERVICED IN VIOLATION OF THIS PART.

(10) IT IS UNLAWFUL FOR AN INDIVIDUAL TO WORK OR BE
EMPLOYED IN A POSITION THE DUTIES OF WHICH WOULD REQUIRE
LICENSING OR PERMITTING UNDER THE PROVISIONS OF THIS PART
WITHOUT FIRST OBTAINING THE REQUISITE LICENSE OR PERMIT AS
20040H2330B4272 - 136 -

1 PROVIDED FOR IN THIS PART.

2 (11) IT IS UNLAWFUL FOR A LICENSED GAMING ENTITY THAT IS 3 A LICENSED RACING ENTITY AND THAT HAS LOST THE LICENSE ISSUED 4 TO IT BY EITHER THE STATE HORSE RACING COMMISSION OR THE 5 STATE HARNESS RACING COMMISSION UNDER THE RACE HORSE INDUSTRY 6 REFORM ACT, OR THAT HAS HAD THAT LICENSE SUSPENDED, TO 7 OPERATE SLOT MACHINES AT THE RACETRACK FOR WHICH ITS LICENSE 8 WAS ISSUED UNLESS THE LICENSE WILL BE SUBSEQUENTLY REISSUED 9 OR REINSTATED WITHIN 30 DAYS AFTER THE LOSS OR SUSPENSION.

10 (12) IT IS UNLAWFUL FOR A LICENSED ENTITY TO EMPLOY OR
11 CONTINUE TO EMPLOY IN A POSITION THE DUTIES OF WHICH REQUIRE
12 A LICENSE OR PERMIT UNDER THE PROVISIONS OF THIS PART:

13 (I) AN INDIVIDUAL NOT LICENSED OR PERMITTED UNDER
14 THE PROVISIONS OF THIS PART.

15 (II) AN INDIVIDUAL WHO IS PROHIBITED FROM ACCEPTING
16 EMPLOYMENT FROM A LICENSEE.

17 (13) IT IS UNLAWFUL FOR ANY PERSON UNDER 18 YEARS OF AGE
18 TO BE PERMITTED IN THE AREA WHERE SLOT MACHINES ARE OPERATED.
19 (B) CRIMINAL PENALTIES AND FINES.--

(1) (1) A PERSON THAT VIOLATES SUBSECTION (A)(1)
COMMITS AN OFFENSE TO BE GRADED IN ACCORDANCE WITH 18
PA.C.S. § 4902, 4903 OR 4904, AS APPLICABLE, FOR A FIRST
CONVICTION. A PERSON THAT IS CONVICTED OF A SECOND OR
SUBSEQUENT VIOLATION OF SUBSECTION (A)(1) COMMITS A
FELONY OF THE SECOND DEGREE.

26 (II) A PERSON THAT VIOLATES SUBSECTION (A)(2)
27 THROUGH (12) COMMITS A MISDEMEANOR OF THE FIRST DEGREE. A
28 PERSON THAT IS CONVICTED OF A SECOND OR SUBSEQUENT
29 VIOLATION OF SUBSECTION (A)(2) THROUGH (12) COMMITS A
30 FELONY OF THE SECOND DEGREE.

20040H2330B4272

```
- 137 -
```

1 (2) (1) FOR A FIRST VIOLATION OF SUBSECTION (A)(1) 2 THROUGH (12), A PERSON SHALL BE SENTENCED TO PAY A FINE 3 OF: 4 (A) NOT LESS THAN \$75,000 NOR MORE THAN \$150,000 5 IF THE PERSON IS AN INDIVIDUAL; (B) NOT LESS THAN \$300,000 NOR MORE THAN 6 \$600,000 IF THE PERSON IS A LICENSED GAMING ENTITY; 7 8 OR 9 (C) NOT LESS THAN \$150,000 NOR MORE THAN 10 \$300,000 IF THE PERSON IS A LICENSED MANUFACTURER OR 11 SUPPLIER. (II) FOR A SECOND OR SUBSEQUENT VIOLATION OF 12 13 SUBSECTION (A)(1) THROUGH (12), A PERSON SHALL BE SENTENCED TO PAY A FINE OF: 14 15 (A) NOT LESS THAN \$150,000 NOR MORE THAN 16 \$300,000 IF THE PERSON IS AN INDIVIDUAL; 17 (B) NOT LESS THAN \$600,000 NOR MORE THAN 18 \$1,200,000 IF THE PERSON IS A LICENSED GAMING ENTITY; 19 OR 20 (C) NOT LESS THAN \$300,000 NOR MORE THAN \$600,000 IF THE PERSON IS A LICENSED MANUFACTURER OR 21 22 SUPPLIER. 23 (C) BOARD-IMPOSED ADMINISTRATIVE SANCTIONS.--24 (1) IN ADDITION TO ANY OTHER PENALTY AUTHORIZED BY LAW, 25 THE BOARD MAY IMPOSE WITHOUT LIMITATION THE FOLLOWING 26 SANCTIONS UPON ANY LICENSEE OR PERMITTEE: 27 (I) REVOKE THE LICENSE OR PERMIT OF ANY PERSON 28 CONVICTED OF A CRIMINAL OFFENSE UNDER THIS PART OR 29 REGULATIONS PROMULGATED UNDER THIS PART OR COMMITTING ANY OTHER OFFENSE OR VIOLATION OF THIS PART OR APPLICABLE LAW 30 20040H2330B4272 - 138 -

WHICH WOULD OTHERWISE DISQUALIFY SUCH PERSON FROM HOLDING
 THE LICENSE OR PERMIT.

3 (II) REVOKE THE LICENSE OR PERMIT OF ANY PERSON
4 DETERMINED TO HAVE VIOLATED A PROVISION OF THIS PART OR
5 REGULATIONS PROMULGATED UNDER THIS PART WHICH WOULD
6 OTHERWISE DISQUALIFY SUCH PERSON FROM HOLDING THE LICENSE
7 OR PERMIT.

8 (III) REVOKE THE LICENSE OR PERMIT OF ANY PERSON FOR
9 WILLFULLY AND KNOWINGLY VIOLATING OR ATTEMPTING TO
10 VIOLATE AN ORDER OF THE BOARD DIRECTED TO SUCH PERSON.

11 (IV) SUSPEND THE LICENSE OR PERMIT OF ANY PERSON
12 PENDING THE OUTCOME OF A HEARING IN ANY CASE IN WHICH
13 LICENSE OR PERMIT REVOCATION COULD RESULT.

14 (V) SUSPEND THE LICENSE OF ANY LICENSED GAMING
15 ENTITY FOR VIOLATION OF OR ATTEMPTING TO VIOLATE ANY
16 PROVISIONS OF THIS PART OR REGULATIONS PROMULGATED UNDER
17 THIS PART RELATING TO ITS SLOT MACHINE OPERATIONS.

18 (VI) ASSESS ADMINISTRATIVE PENALTIES AS NECESSARY TO
 19 PUNISH MISCONDUCT AND TO DETER FUTURE VIOLATIONS.

20 (VII) ORDER RESTITUTION OF ANY MONEYS OR PROPERTY
21 UNLAWFULLY OBTAINED OR RETAINED BY A LICENSEE OR
22 PERMITTEE.

23 (VIII) ENTER CEASE AND DESIST ORDERS WHICH SPECIFY
24 THE CONDUCT WHICH IS TO BE DISCONTINUED, ALTERED OR
25 IMPLEMENTED BY THE LICENSEE OR PERMITTEE.

26 (IX) ISSUE LETTERS OF REPRIMAND OR CENSURE, WHICH
27 LETTERS SHALL BE MADE A PERMANENT PART OF THE FILE OF
28 EACH LICENSEE OR PERMITTEE SO SANCTIONED.

29 (2) IF THE BOARD REFUSES TO ISSUE OR RENEW A LICENSE OR
 30 PERMIT, SUSPENDS OR REVOKES A LICENSE OR PERMIT, ASSESSES
 20040H2330B4272 - 139 -

1 CIVIL PENALTIES, ORDERS RESTITUTION, ENTERS A CEASE AND 2 DESIST ORDER OR ISSUES A LETTER OF REPRIMAND OR CENSURE, IT 3 SHALL PROVIDE THE APPLICANT OR LICENSEE OR PERMITTEE WITH 4 WRITTEN NOTIFICATION OF ITS DECISION, INCLUDING A STATEMENT 5 OF THE REASONS FOR ITS DECISION BY CERTIFIED MAIL WITHIN FIVE 6 BUSINESS DAYS OF THE DECISION. ANY APPLICANT OR LICENSEE OR 7 PERMITTEE WHO HAS RECEIVED NOTICE OF A REFUSAL, SUSPENSION OR 8 REVOCATION OF A LICENSE OR PERMIT, THE ASSESSMENT OF CIVIL 9 PENALTIES, AN ORDER OF RESTITUTION, THE ENTRANCE OF A CEASE 10 AND DESIST ORDER OR THE ISSUANCE OF A LETTER OF REPRIMAND OR 11 CENSURE FROM THE BOARD SHALL HAVE THE RIGHT TO AN 12 ADMINISTRATIVE HEARING BEFORE THE BOARD IN ACCORDANCE WITH 2 13 PA.C.S. CH. 5 SUBCH. A (RELATING TO PRACTICE AND PROCEDURE OF 14 COMMONWEALTH AGENCIES) AND CH. 7 SUBCH. A (RELATING TO 15 JUDICIAL REVIEW OF COMMONWEALTH AGENCY ACTION).

16 (3) IN ADDITION TO ANY OTHER FINES OR PENALTIES THAT THE
17 BOARD MAY IMPOSE UNDER THIS PART OR REGULATION, IF A PERSON
18 VIOLATES SUBSECTION (A)(2), THE BOARD SHALL IMPOSE AN
19 ADMINISTRATIVE PENALTY OF THREE TIMES THE AMOUNT OF THE
20 LICENSE FEE, TAX OR OTHER ASSESSMENT EVADED AND NOT PAID,
21 COLLECTED OR PAID OVER. THIS SUBSECTION IS SUBJECT TO 2
22 PA.C.S. CH. 5 SUBCH. A AND CH. 7 SUBCH. A.

23 § 1520. AUTOMATED TELLER MACHINES.

24 THE BOARD SHALL PROMULGATE RULES AND REGULATIONS GOVERNING25 THE PLACEMENT OF AUTOMATED TELLER MACHINES (ATMS).

26 § 1521. LIQUOR LICENSES AT LICENSED FACILITIES.

27 (A) REAPPLICATION. -- NOTHING IN THIS PART SHALL REQUIRE A
28 PERSON ALREADY LICENSED TO SELL LIQUOR OR MALT OR BREWED
29 BEVERAGES TO REAPPLY FOR THE LICENSE, EXCEPT IN THE MANNER SET
30 FORTH IN THE ACT OF APRIL 12, 1951 (P.L.90, NO.21), KNOWN AS THE
20040H2330B4272 - 140 -

1 LIQUOR CODE.

(B) LICENSE AUTHORITY.--NOTWITHSTANDING ANY OTHER PROVISION
OF LAW, A PERSON HOLDING A SLOT MACHINE LICENSE WHICH IS ALSO
LICENSED TO SELL LIQUOR OR MALT OR BREWED BEVERAGES PURSUANT TO
THE LIQUOR CODE SHALL BE PERMITTED TO SELL, FURNISH OR GIVE
LIQUOR OR MALT OR BREWED BEVERAGES ON THE UNLICENSED PORTION OF
THE LICENSED GAMING FACILITY SO LONG AS THE LIQUOR OR MALT OR
BREWED BEVERAGES REMAIN ON THE FACILITY.

9 (C) NONLICENSEES.--NOTWITHSTANDING ANY OTHER PROVISION OF 10 LAW, A SLOT MACHINE LICENSEE WHICH IS NOT LICENSED TO SELL 11 LIQUOR OR MALT OR BREWED BEVERAGES SHALL BE ENTITLED TO APPLY TO 12 THE PENNSYLVANIA LIQUOR CONTROL BOARD FOR A RESTAURANT LIQUOR OR 13 EATING PLACE RETAIL DISPENSER LICENSE AS PERMITTED BY SECTION 14 472 OF THE LIQUOR CODE. THE FOLLOWING SHALL APPLY:

15 (1) LICENSES ISSUED UNDER THIS SECTION SHALL NOT BE16 SUBJECT TO:

17 (I) THE PROXIMITY PROVISIONS OF SECTIONS 402 AND 404
18 OF THE LIQUOR CODE.

19 (II) THE QUOTA RESTRICTIONS OF SECTION 461 OF THE20 LIQUOR CODE.

(III) THE PROVISIONS OF SECTION 493(10) OF THE
LIQUOR CODE EXCEPT AS THEY RELATE TO LEWD, IMMORAL OR
IMPROPER ENTERTAINMENT.

24 (IV) THE PROHIBITION AGAINST MINORS FREQUENTING AS
 25 DESCRIBED IN SECTION 493(14) OF THE LIQUOR CODE.

26 (V) THE COST AND TOTAL DISPLAY AREA LIMITATIONS OF
27 SECTION 493(20)(I) OF THE LIQUOR CODE.

IN ADDITION, LICENSES ISSUED UNDER THIS SECTION SHALL NOT BE
SUBJECT TO THE PROVISIONS DEFINING "RESTAURANT" OR "EATING
PLACE" IN SECTION 102 OF THE LIQUOR CODE.

20040H2330B4272

- 141 -

1	(2) ABSENT GOOD CAUSE SHOWN CONSISTENT WITH THE PURPOSES
2	OF THIS PART, THE PENNSYLVANIA LIQUOR CONTROL BOARD SHALL
3	APPROVE AN APPLICATION FOR THE LICENSE FILED BY A LICENSED
4	GAMING ENTITY WITHIN 60 DAYS.
5	CHAPTER 18
6	FINGERPRINTING
7	SEC.
8	1801. DUTY TO PROVIDE.
9	1802. SUBMISSION OF FINGERPRINTS.
10	1803. COMMISSION EXEMPTION.
11	1804. BOARD EXEMPTION.
12	1805. REIMBURSEMENT.
13	§ 1801. DUTY TO PROVIDE.
14	NOTWITHSTANDING THE PROVISIONS OF THE RACE HORSE INDUSTRY
15	REFORM ACT OR THIS PART, THE PENNSYLVANIA STATE POLICE SHALL AT
16	THE REQUEST OF THE COMMISSIONS OR THE BOARD, PROVIDE CRIMINAL
17	HISTORY BACKGROUND INVESTIGATIONS, WHICH SHALL INCLUDE RECORDS
18	OF CRIMINAL ARRESTS OR CONVICTIONS, ON APPLICANTS FOR LICENSURE
19	BY THE RESPECTIVE AGENCIES PURSUANT TO THE RACE HORSE INDUSTRY
20	REFORM ACT OR THIS PART. REQUESTS FOR CRIMINAL HISTORY
21	BACKGROUND INVESTIGATIONS MAY, AT THE DIRECTION OF THE
22	COMMISSIONS OR THE BOARD, INCLUDE BUT NOT BE LIMITED TO,
23	OFFICERS, DIRECTORS AND STOCKHOLDERS OF LICENSED CORPORATIONS,
24	KEY EMPLOYEES, GAMING EMPLOYEES, HORSE OWNERS, TRAINERS,
25	JOCKEYS, DRIVERS AND OTHER PERSONS PARTICIPATING IN THOROUGHBRED
26	OR HARNESS HORSE MEETINGS AND OTHER PERSONS AND VENDORS WHO
27	EXERCISE THEIR OCCUPATION OR EMPLOYMENT AT SUCH MEETINGS,
28	LICENSED FACILITIES OR LICENSED RACETRACK. FOR THE PURPOSES OF
29	THIS CHAPTER, THE BOARD AND COMMISSIONS MAY RECEIVE INFORMATION
30	OTHERWISE PROTECTED BY 18 PA.C.S. CH. 91 (RELATING TO CRIMINAL
200	40H2330B4272 - 142 -

1 HISTORY RECORD INFORMATION).

2 § 1802. SUBMISSION OF FINGERPRINTS.

APPLICANTS UNDER THIS PART SHALL SUBMIT TO FINGERPRINTING BY THE PENNSYLVANIA STATE POLICE. THE PENNSYLVANIA STATE POLICE SHALL SUBMIT THE FINGERPRINTS IF NECESSARY, TO THE FEDERAL BUREAU OF INVESTIGATION FOR PURPOSES OF VERIFYING THE IDENTITY OF THE APPLICANTS AND OBTAINING RECORDS OF CRIMINAL ARRESTS AND CONVICTIONS IN ORDER TO PREPARE CRIMINAL HISTORY BACKGROUND INVESTIGATIONS UNDER SECTION 1801 (RELATING TO DUTY TO PROVIDE). THE APPLICANT SHALL PAY FOR THE COST OF FINGERPRINTING.

11 § 1803. COMMISSION EXEMPTION.

12 A COMMISSION MAY EXEMPT APPLICANTS FOR POSITIONS NOT RELATED 13 TO THE CARE OR TRAINING OF HORSES, RACING, WAGERING, SECURITY OR 14 THE MANAGEMENT OF LICENSED CORPORATIONS FROM THE PROVISIONS OF 15 THIS CHAPTER.

16 § 1804. BOARD EXEMPTION.

17 THE BOARD MAY EXEMPT APPLICANTS WHO ARE NOT GAMING EMPLOYEES18 OR KEY EMPLOYEES FROM THE PROVISIONS OF THIS CHAPTER.

19 § 1805. REIMBURSEMENT.

20 THE COMMISSIONS AND BOARD SHALL REIMBURSE THE PENNSYLVANIA
21 STATE POLICE FOR ACTUAL COSTS INCURRED, AS APPROVED BY THE
22 BOARD, FOR THE CONDUCTING OF INVESTIGATIONS UNDER THIS PART.

23

CHAPTER 19

24

MISCELLANEOUS PROVISIONS

25 SEC.

26 1901. APPROPRIATIONS.

27 1902. SEVERABILITY.

28 1903. REPEALS.

29 1904. EXCLUSIVE JURISDICTION OF SUPREME COURT.

30 § 1901. APPROPRIATIONS.

20040H2330B4272

- 143 -

(A) APPROPRIATION TO BOARD.--THE SUM OF \$7,500,000 IS HEREBY 1 APPROPRIATED TO THE PENNSYLVANIA GAMING CONTROL BOARD FOR THE 2 3 FISCAL PERIOD JULY 1, 2004, TO JUNE 30, 2006, TO IMPLEMENT AND 4 ADMINISTER THE PROVISIONS OF THIS PART. THE MONEY APPROPRIATED 5 IN THIS SUBSECTION SHALL BE CONSIDERED A LOAN FROM THE GENERAL FUND AND SHALL BE REPAID TO THE GENERAL FUND QUARTERLY 6 7 COMMENCING WITH THE DATE SLOT MACHINE LICENSEES BEGIN OPERATING 8 SLOT MACHINES UNDER THIS PART. THIS APPROPRIATION SHALL BE A 9 TWO-YEAR APPROPRIATION AND SHALL NOT LAPSE UNTIL JUNE 30, 2006. 10 (B) APPROPRIATION TO DEPARTMENT.--THE SUM OF \$21,100,000 IS 11 HEREBY APPROPRIATED FROM THE GENERAL FUND TO THE DEPARTMENT OF REVENUE FOR THE FISCAL PERIOD JULY 1, 2004, TO JUNE 30, 2006, TO 12 13 PREPARE FOR, IMPLEMENT AND ADMINISTER THE PROVISIONS OF THIS 14 PART. THE MONEY APPROPRIATED UNDER THIS SUBSECTION SHALL BE 15 CONSIDERED A LOAN FROM THE GENERAL FUND AND SHALL BE REPAID TO 16 THE GENERAL FUND QUARTERLY COMMENCING WITH THE DATE SLOT MACHINE 17 LICENSEES BEGIN OPERATING SLOT MACHINES UNDER THIS PART. THIS 18 APPROPRIATION SHALL BE A TWO-YEAR APPROPRIATION AND SHALL NOT 19 LAPSE UNTIL JUNE 30, 2006.

20 (C) APPROPRIATION TO PENNSYLVANIA STATE POLICE. -- THE SUM OF 21 \$7,500,000 IS HEREBY APPROPRIATED FROM THE GENERAL FUND TO THE 22 PENNSYLVANIA STATE POLICE FOR THE FISCAL PERIOD JULY 1, 2004 TO JUNE 30, 2006, TO PREPARE FOR, IMPLEMENT AND ADMINISTER THE 23 24 PROVISIONS OF THIS PART. THE MONEY APPROPRIATED UNDER THIS 25 SUBSECTION SHALL BE CONSIDERED A LOAN FROM THE GENERAL FUND AND 26 SHALL BE REPAID TO THE GENERAL FUND QUARTERLY COMMENCING WHEN 27 ALL SLOT MACHINE LICENSEES BEGIN OPERATING SLOT MACHINES UNDER 28 THIS PART. THIS APPROPRIATION SHALL BE A TWO-YEAR APPROPRIATION 29 AND SHALL NOT LAPSE UNTIL JUNE 30, 2006.

30 § 1902. SEVERABILITY.

20040H2330B4272

- 144 -

1 (A) GENERAL RULE.--EXCEPT AS PROVIDED IN SUBSECTION (B), THE 2 PROVISIONS OF THIS PART ARE SEVERABLE. IF ANY PROVISION OF THIS 3 PART OR ITS APPLICATION TO ANY PERSON OR CIRCUMSTANCES IS HELD 4 INVALID, THE INVALIDITY SHALL NOT AFFECT OTHER PROVISIONS OR 5 APPLICATIONS OF THIS PART WHICH CAN BE GIVEN EFFECT WITHOUT THE 6 INVALID PROVISION OR APPLICATION.

7 (B) LIMITATION.--IF ANY OF THE PROVISIONS OF SECTION 1201
8 (RELATING TO PENNSYLVANIA GAMING CONTROL BOARD ESTABLISHED) OR
9 1209 (RELATING TO SLOT MACHINE LICENSE FEE) OR THEIR APPLICATION
10 TO ANY PERSON OR CIRCUMSTANCE ARE HELD TO BE INVALID BY ANY
11 COURT, THE REMAINING PROVISIONS OF THIS PART AND ITS APPLICATION
12 SHALL BE VOID.

13 § 1903. REPEALS.

14 (A) INCONSISTENT.--THE FOLLOWING ACTS AND PARTS OF ACTS ARE 15 REPEALED AS FOLLOWS:

16 (1) SECTION 493(29) OF THE ACT OF APRIL 12, 1951
17 (P.L.90, NO.21), KNOWN AS THE LIQUOR CODE, IS REPEALED
18 ABSOLUTELY.

19 (2) THE PROVISIONS OF 18 PA.C.S. § 5513(A) ARE REPEALED
20 INSOFAR AS THEY ARE INCONSISTENT WITH THIS PART.

(B) GENERAL.--ALL OTHER ACTS AND PARTS OF ACTS ARE REPEALED22 INSOFAR AS THEY ARE INCONSISTENT WITH THIS PART.

23 § 1904. EXCLUSIVE JURISDICTION OF SUPREME COURT.

THE PENNSYLVANIA SUPREME COURT SHALL HAVE EXCLUSIVE JURISDICTION TO HEAR ANY CHALLENGE TO OR TO RENDER A DECLARATORY JUDGMENT CONCERNING THE CONSTITUTIONALITY OF THIS PART. THE SUPREME COURT IS AUTHORIZED TO TAKE SUCH ACTION AS IT DEEMS APPROPRIATE, CONSISTENT WITH THE SUPREME COURT RETAINING JURISDICTION OVER SUCH A MATTER, TO FIND FACTS OR TO EXPEDITE A FINAL JUDGMENT IN CONNECTION WITH SUCH A CHALLENGE OR REQUEST 20040H2330B4272 - 145 -

- 1 FOR DECLARATORY RELIEF.
- 2 SECTION 2. THIS ACT SHALL TAKE EFFECT IMMEDIATELY.