

THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 271 Session of 2017

INTRODUCED BY ORTITAY, V. BROWN, D. COSTA, DUNBAR, ENGLISH, KORTZ, WARD, YOUNGBLOOD AND NELSON, JANUARY 31, 2017

AS REPORTED FROM COMMITTEE ON GAMING OVERSIGHT, HOUSE OF REPRESENTATIVES, AS AMENDED, MARCH 20, 2017

AN ACT

1 Amending Title 4 (Amusements) of the Pennsylvania Consolidated
2 Statutes, IN GENERAL PROVISIONS, FURTHER PROVIDING FOR <--
3 DEFINITIONS; IN PENNSYLVANIA GAMING CONTROL BOARD, FURTHER
4 PROVIDING FOR GENERAL AND SPECIFIC POWERS, FOR REGULATORY
5 AUTHORITY OF BOARD AND FOR REPORTS TO BOARD; IN LICENSEES,
6 FURTHER PROVIDING FOR SUPPLIER LICENSES AND FOR MANUFACTURER
7 LICENSES; PROVIDING FOR AIRPORT GAMING; AND, in
8 administration and enforcement relating to gaming, further
9 providing for compulsive and problem gambling program AND FOR <--
10 PROHIBITED ACTS AND PENALTIES.

11 The General Assembly of the Commonwealth of Pennsylvania
12 hereby enacts as follows:

13 ~~Section 1. Section 1509 of Title 4 of the Pennsylvania~~ <--
14 ~~Consolidated Statutes is amended to read:~~

15 SECTION 1. THE DEFINITIONS OF "CHEAT," "CHEATING OR THIEVING <--
16 DEVICE," "CONDUCT OF GAMING," "COUNTERFEIT CHIP,"
17 "MANUFACTURER," "PLAYER," "SUPPLIER" AND "SUPPLIER LICENSE" IN
18 TITLE 4 OF THE PENNSYLVANIA CONSOLIDATED STATUTES ARE AMENDED
19 AND THE SECTION IS AMENDED BY ADDING DEFINITIONS TO READ:

20 § 1103. DEFINITIONS.

21 THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS PART SHALL

1 HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE  
2 CONTEXT CLEARLY INDICATES OTHERWISE:

3 \* \* \*

4 "AIRPORT AUTHORITY." THE GOVERNING BODY OF A MUNICIPAL  
5 AUTHORITY ORGANIZED AND INCORPORATED TO OVERSEE THE OPERATIONS  
6 OF A QUALIFIED AIRPORT UNDER 53 PA.C.S. CH. 56 (RELATING TO  
7 MUNICIPAL AUTHORITIES) OR THE GOVERNING BODY OF A CITY OF THE  
8 FIRST CLASS THAT REGULATES THE USE AND CONTROL OF A QUALIFIED  
9 AIRPORT.

10 "AIRPORT GAME." A GAMBLING GAME AND ASSOCIATED SOFTWARE OR  
11 APPLICATION OFFERED THROUGH THE USE OF A MULTI-USE COMPUTING  
12 DEVICE THAT ALLOWS A PERSON, UTILIZING MONEY, CHECKS, ELECTRONIC  
13 CHECKS, ELECTRONIC TRANSFERS OF MONEY, CREDIT CARDS OR ANY OTHER  
14 INSTRUMENTALITY, TO TRANSMIT ELECTRONIC INFORMATION TO ASSIST IN  
15 THE PLACEMENT OF A BET OR WAGER AND CORRESPONDING INFORMATION  
16 RELATED TO THE DISPLAY OF THE GAME, GAME OUTCOMES OR OTHER  
17 SIMILAR INFORMATION. THE TERM SHALL NOT INCLUDE:

18 (1) A LOTTERY GAME OR INTERNET INSTANT GAME AS DEFINED  
19 IN SECTION 302 OF THE ACT OF AUGUST 26, 1971 (P.L.351,  
20 NO.91), KNOWN AS THE STATE LOTTERY LAW.

21 (2) NONGAMBLING GAMES THAT DO NOT OTHERWISE REQUIRE A  
22 LICENSE UNDER THE LAWS OF THIS COMMONWEALTH.

23 "AIRPORT GAMING." THE PLACING OF BETS OR WAGERS WITH A SLOT  
24 MACHINE LICENSEE THROUGH THE USE OF A MULTI-USE COMPUTING DEVICE  
25 TO PLAY AN AUTHORIZED AIRPORT GAME.

26 "AIRPORT GAMING AREA." A LOCATION OR LOCATIONS WITHIN A  
27 QUALIFIED AIRPORT APPROVED FOR THE CONDUCT OF AUTHORIZED AIRPORT  
28 GAMES THROUGH THE USE OF MULTI-USE COMPUTING DEVICES BY ELIGIBLE  
29 PASSENGERS AS APPROVED BY THE AIRPORT AUTHORITY OR, IN THE CASE  
30 OF A QUALIFIED AIRPORT LOCATED IN A CITY OF THE FIRST CLASS, AS

1 APPROVED BY THE GOVERNING BODY OF THE CITY OF THE FIRST CLASS  
2 AND THE PENNSYLVANIA GAMING CONTROL BOARD.

3 "AIRPORT GAMING CERTIFICATE." THE AUTHORIZATION ISSUED TO A  
4 SLOT MACHINE LICENSEE BY THE PENNSYLVANIA GAMING CONTROL BOARD  
5 AUTHORIZING THE OPERATION AND CONDUCT OF AIRPORT GAMING BY A  
6 SLOT MACHINE LICENSEE IN ACCORDANCE WITH CHAPTER 13B (RELATING  
7 TO AIRPORT GAMING).

8 "AIRPORT GAMING CERTIFICATE HOLDER." A SLOT MACHINE LICENSEE  
9 THAT HAS BEEN GRANTED AUTHORIZATION BY THE PENNSYLVANIA GAMING  
10 CONTROL BOARD TO OPERATE AUTHORIZED AIRPORT GAMES IN ACCORDANCE  
11 WITH CHAPTER 13B.

12 "AUTHORIZED AIRPORT GAME." AN AIRPORT GAME APPROVED BY  
13 REGULATION OF THE PENNSYLVANIA GAMING CONTROL BOARD TO BE  
14 SUITABLE FOR USE THROUGH A MULTI-USE COMPUTING DEVICE OFFERED BY  
15 AN AIRPORT GAMING CERTIFICATE HOLDER.

16 \* \* \*

17 "CHEAT." TO DEFRAUD OR STEAL FROM ANY PLAYER, SLOT MACHINE  
18 LICENSEE OR THE COMMONWEALTH WHILE OPERATING OR PLAYING A SLOT  
19 MACHINE [OR], TABLE GAME[, ] OR AUTHORIZED AIRPORT GAME,  
20 INCLUDING CAUSING, AIDING, ABETTING OR CONSPIRING WITH ANOTHER  
21 PERSON TO DO SO. THE TERM SHALL ALSO MEAN TO ALTER OR CAUSING,  
22 AIDING, ABETTING OR CONSPIRING WITH ANOTHER PERSON TO ALTER THE  
23 ELEMENTS OF CHANCE, METHOD OF SELECTION OR CRITERIA WHICH  
24 DETERMINE:

25 (1) THE RESULT OF A SLOT MACHINE GAME [OR], TABLE GAME  
26 OR AUTHORIZED AIRPORT GAME.

27 (2) THE AMOUNT OR FREQUENCY OF PAYMENT IN A SLOT MACHINE  
28 GAME [OR], TABLE GAME OR AUTHORIZED AIRPORT GAME.

29 (3) THE VALUE OF A WAGERING INSTRUMENT.

30 (4) THE VALUE OF A WAGERING CREDIT.

1 THE TERM DOES NOT INCLUDE ALTERING A SLOT MACHINE, TABLE GAME  
2 DEVICE OR ASSOCIATED EQUIPMENT OR MULTIUSE COMPUTING DEVICE FOR  
3 MAINTENANCE OR REPAIR WITH THE APPROVAL OF A SLOT MACHINE  
4 LICENSEE.

5 "CHEATING OR THIEVING DEVICE." A DEVICE, SOFTWARE OR  
6 HARDWARE USED OR POSSESSED WITH THE INTENT TO BE USED TO CHEAT  
7 DURING THE OPERATION OR PLAY OF ANY SLOT MACHINE [OR], TABLE  
8 GAME OR AUTHORIZED AIRPORT GAME. THE TERM SHALL ALSO INCLUDE ANY  
9 DEVICE USED TO ALTER A SLOT MACHINE [OR], A TABLE GAME DEVICE AN  
10 AUTHORIZED AIRPORT GAME OR A MULTI-USE COMPUTING DEVICE WITHOUT  
11 THE SLOT MACHINE LICENSEE'S APPROVAL.

12 \* \* \*

13 "CONCESSION OPERATOR." A PERSON ENGAGED IN THE SALE OR  
14 OFFERING FOR SALE OF CONSUMER GOODS OR SERVICES TO THE PUBLIC AT  
15 A QUALIFIED AIRPORT OR AUTHORIZED TO CONDUCT OTHER COMMERCIAL  
16 ACTIVITIES RELATED TO PASSENGER SERVICES AT A QUALIFIED AIRPORT  
17 IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF AN AGREEMENT OR  
18 CONTRACT WITH AN AIRPORT AUTHORITY, GOVERNMENT ENTITY OR OTHER  
19 PERSON.

20 "CONDUCT OF GAMING." THE LICENSED PLACEMENT, OPERATION AND  
21 PLAY OF SLOT MACHINES [AND], TABLE GAMES AND AUTHORIZED AIRPORT  
22 GAMES UNDER THIS PART, AS AUTHORIZED AND APPROVED BY THE  
23 PENNSYLVANIA GAMING CONTROL BOARD.

24 \* \* \*

25 "COUNTERFEIT CHIP." ANY OBJECT OR THING THAT IS:

26 (1) USED OR INTENDED TO BE USED TO PLAY A TABLE GAME AT  
27 A CERTIFICATE HOLDER'S LICENSED FACILITY AND WHICH WAS NOT  
28 ISSUED BY THAT CERTIFICATE HOLDER FOR SUCH USE; [OR]

29 (2) PRESENTED TO A CERTIFICATE HOLDER FOR REDEMPTION IF  
30 THE OBJECT WAS NOT ISSUED BY THE CERTIFICATE HOLDER[.];

1           (3) USED OR INTENDED TO BE USED TO PLAY AN AUTHORIZED  
2           AIRPORT GAME THAT WAS NOT APPROVED BY THE SLOT MACHINE  
3           LICENSEE FOR SUCH USE; OR

4           (4) PRESENTED DURING PLAY OF AN AUTHORIZED AIRPORT GAME  
5           FOR REDEMPTION, IF THE OBJECT OR THING WAS NOT ISSUED BY THE  
6           SLOT MACHINE LICENSEE.

7           \* \* \*

8           "ELIGIBLE PASSENGER" OR "PASSENGER." AN INDIVIDUAL WHO IS AT  
9           LEAST 21 YEARS OF AGE AND HAS CLEARED SECURITY CHECK POINTS WITH  
10           A VALID AIRLINE BOARDING PASS FOR TRAVEL FROM ONE DESTINATION TO  
11           ANOTHER BY AIRPLANE.

12           \* \* \*

13           "GROSS AIRPORT GAMING REVENUE." THE TOTAL OF ALL CASH OR  
14           CASH EQUIVALENT WAGERS PAID BY PLAYERS TO AN AIRPORT GAMING  
15           CERTIFICATE HOLDER IN CONSIDERATION FOR THE PLAY OF AUTHORIZED  
16           AIRPORT GAMES, MINUS:

17           (1) THE TOTAL OF CASH OR CASH EQUIVALENTS PAID OUT TO  
18           PLAYERS AS WINNINGS; AND

19           (2) THE CASH EQUIVALENT VALUE OF ANY PERSONAL PROPERTY  
20           OR OTHER NONCASH ITEMS OR THINGS OF VALUE INCLUDED IN A  
21           DRAWING, CONTEST OR TOURNAMENT AND DISTRIBUTED TO PLAYERS AS  
22           A RESULT OF PLAYING AUTHORIZED AIRPORT GAMES.

23           AMOUNTS DEPOSITED WITH AN AIRPORT GAMING CERTIFICATE HOLDER FOR  
24           PURPOSES OF AIRPORT GAMING AND AMOUNTS TAKEN IN FRAUDULENT ACTS  
25           PERPETRATED AGAINST AN AIRPORT GAMING CERTIFICATE HOLDER FOR  
26           WHICH THE AIRPORT GAMING CERTIFICATE HOLDER IS NOT REIMBURSED  
27           MAY NOT BE CONSIDERED TO HAVE BEEN PAID TO THE AIRPORT GAMING  
28           CERTIFICATE HOLDER FOR PURPOSES OF CALCULATING GROSS AIRPORT  
29           GAMING REVENUE.

30           \* \* \*

1 "MANUFACTURER." A PERSON WHO MANUFACTURES, BUILDS, REBUILDS,  
2 FABRICATES, ASSEMBLES, PRODUCES, PROGRAMS, DESIGNS OR OTHERWISE  
3 MAKES MODIFICATIONS TO ANY SLOT MACHINE, TABLE GAME DEVICE OR  
4 ASSOCIATED EQUIPMENT FOR USE OR PLAY OF SLOT MACHINES [OR],  
5 TABLE GAMES OR AUTHORIZED AIRPORT GAMES IN THIS COMMONWEALTH FOR  
6 GAMING PURPOSES. THE TERM DOES NOT INCLUDE A PERSON WHO  
7 MANUFACTURES, BUILDS, REBUILDS, FABRICATES, ASSEMBLES, PRODUCES,  
8 PROGRAMS, DESIGNS OR OTHERWISE MAKES MODIFICATIONS TO MULTI-USE  
9 COMPUTING DEVICES USED IN CONNECTION WITH THE CONDUCT OF AIRPORT  
10 GAMING AT A QUALIFIED AIRPORT.

11 \* \* \*

12 "MULTI-USE COMPUTING DEVICE." A COMPUTING DEVICE, INCLUDING,  
13 BUT NOT LIMITED TO, A TABLET COMPUTER, THAT:

14 (1) ALLOWS A PLAYER TO ACCESS AN AUTHORIZED AIRPORT  
15 GAME.

16 (2) IS LOCATED AND ACCESSIBLE TO ELIGIBLE PASSENGERS  
17 ONLY IN AN AIRPORT GAMING AREA.

18 (3) COMMUNICATES WITH A SERVER THAT IS IN A LOCATION  
19 APPROVED BY THE PENNSYLVANIA GAMING CONTROL BOARD.

20 (4) IS APPROVED BY THE PENNSYLVANIA GAMING CONTROL  
21 BOARD.

22 (5) HAS THE CAPABILITY OF BEING LINKED TO AND MONITORED  
23 BY THE DEPARTMENT'S CENTRAL CONTROL COMPUTER SYSTEM, AS  
24 APPLICABLE FOR AN AUTHORIZED AIRPORT GAME IN ACCORDANCE WITH  
25 SECTION 1323 (RELATING TO CENTRAL CONTROL COMPUTER SYSTEM).

26 (6) OFFERS A PLAYER ADDITIONAL FUNCTIONS THAT INCLUDE  
27 INTERNET BROWSING, THE CAPABILITY OF CHECKING FLIGHT STATUS  
28 AND ORDERING FOOD OR BEVERAGES.

29 THE TERM DOES NOT INCLUDE A TABLET OR COMPUTING DEVICE THAT  
30 RESTRICTS, PROHIBITS OR IS INCAPABLE OF PROVIDING ACCESS TO

1 AUTHORIZED AIRPORT GAMES.

2 \* \* \*

3 "PLAYER." AN INDIVIDUAL WAGERING CASH, A CASH EQUIVALENT OR  
4 OTHER THING OF VALUE IN THE PLAY OR OPERATION OF A SLOT MACHINE  
5 [OR], AN AUTHORIZED AIRPORT GAME OR A TABLE GAME, INCLUDING  
6 DURING A CONTEST OR TOURNAMENT, THE PLAY OR OPERATION OF WHICH  
7 MAY DELIVER OR ENTITLE THE INDIVIDUAL PLAYING OR OPERATING THE  
8 SLOT MACHINE [OR], AUTHORIZED AIRPORT GAME OR TABLE GAME TO  
9 RECEIVE CASH, A CASH EQUIVALENT OR OTHER THING OF VALUE FROM  
10 ANOTHER PLAYER OR A SLOT MACHINE LICENSEE.

11 \* \* \*

12 "QUALIFIED AIRPORT." A PUBLICLY OWNED COMMERCIAL SERVICE  
13 AIRPORT THAT IS DESIGNATED BY THE FEDERAL GOVERNMENT AS AN  
14 INTERNATIONAL AIRPORT.

15 \* \* \*

16 "SUPPLIER." A PERSON THAT SELLS, LEASES, OFFERS OR OTHERWISE  
17 PROVIDES, DISTRIBUTES OR SERVICES ANY SLOT MACHINE, TABLE GAME  
18 DEVICE OR ASSOCIATED EQUIPMENT FOR USE OR PLAY OF SLOT MACHINES  
19 OR TABLE GAMES IN THIS COMMONWEALTH. THE TERM SHALL INCLUDE A  
20 PERSON THAT SELLS, LEASES, OFFERS OR OTHERWISE PROVIDES,  
21 DISTRIBUTES OR SERVICES ANY MULTI-USE COMPUTING DEVICE AS  
22 APPROVED BY THE PENNSYLVANIA GAMING CONTROL BOARD.

23 "SUPPLIER LICENSE." A LICENSE ISSUED BY THE PENNSYLVANIA  
24 GAMING CONTROL BOARD AUTHORIZING A SUPPLIER TO PROVIDE PRODUCTS  
25 OR SERVICES RELATED TO SLOT MACHINES, TABLE GAME DEVICES, MULTI-  
26 USE COMPUTING DEVICES OR ASSOCIATED EQUIPMENT TO SLOT MACHINE  
27 LICENSEES FOR USE IN THIS COMMONWEALTH FOR GAMING PURPOSES.

28 \* \* \*

29 SECTION 2. SECTION 1202(A)(1) OF TITLE 4 IS AMENDED AND  
30 SUBSECTION (B) IS AMENDED BY ADDING A PARAGRAPH TO READ:

1 § 1202. GENERAL AND SPECIFIC POWERS.

2 (A) GENERAL POWERS.--

3 (1) THE BOARD SHALL HAVE GENERAL AND SOLE REGULATORY  
4 AUTHORITY OVER THE CONDUCT OF GAMING [OR] AND RELATED  
5 ACTIVITIES AS DESCRIBED IN THIS PART. THE BOARD SHALL ENSURE  
6 THE INTEGRITY OF THE ACQUISITION AND OPERATION OF SLOT  
7 MACHINES, TABLE GAMES, TABLE GAME DEVICES, AUTHORIZED AIRPORT  
8 GAMES AND MULTI-USE COMPUTING DEVICES AND ASSOCIATED  
9 EQUIPMENT AND SHALL HAVE SOLE REGULATORY AUTHORITY OVER EVERY  
10 ASPECT OF THE AUTHORIZATION, OPERATION AND PLAY OF SLOT  
11 MACHINES [AND], TABLE GAMES AND THE IMPLEMENTATION AND  
12 REGULATION OF AIRPORT GAMING.

13 \* \* \*

14 (B) SPECIFIC POWERS.--THE BOARD SHALL HAVE THE SPECIFIC  
15 POWER AND DUTY:

16 \* \* \*

17 (12.2) AT ITS DISCRETION, TO AWARD, REVOKE, SUSPEND,  
18 CONDITION OR DENY AN AIRPORT GAMING CERTIFICATE IN ACCORDANCE  
19 WITH CHAPTER 13B (RELATING TO AIRPORT GAMING).

20 \* \* \*

21 SECTION 3. SECTION 1207(1), (8), (9) AND (10) OF TITLE 4 ARE  
22 AMENDED AND THE SECTION IS AMENDED BY ADDING A PARAGRAPH TO  
23 READ:

24 § 1207. REGULATORY AUTHORITY OF BOARD.

25 THE BOARD SHALL HAVE THE POWER AND ITS DUTIES SHALL BE TO:

26 (1) DENY, DENY THE RENEWAL, REVOKE, CONDITION OR SUSPEND  
27 ANY LICENSE [OR], PERMIT, AIRPORT GAMING CERTIFICATE OR OTHER  
28 AUTHORIZATION PROVIDED FOR IN THIS PART IF THE BOARD FINDS IN  
29 ITS SOLE DISCRETION THAT A LICENSEE [OR], PERMITTEE,  
30 REGISTRANT OR CERTIFICATE HOLDER, UNDER THIS PART, OR ITS

1 OFFICERS, EMPLOYEES OR AGENTS, HAVE FURNISHED FALSE OR  
2 MISLEADING INFORMATION TO THE BOARD OR FAILED TO COMPLY WITH  
3 THE PROVISIONS OF THIS PART OR THE RULES AND REGULATIONS OF  
4 THE BOARD AND THAT IT WOULD BE IN THE PUBLIC INTEREST TO  
5 DENY, DENY THE RENEWAL, REVOKE, CONDITION OR SUSPEND THE  
6 LICENSE [OR], PERMIT, CERTIFICATE, REGISTRATION OR OTHER  
7 AUTHORIZATION.

8 \* \* \*

9 (8) REQUIRE THAT EACH LICENSED GAMING ENTITY PROHIBIT  
10 PERSONS UNDER 21 YEARS OF AGE FROM OPERATING OR USING SLOT  
11 MACHINES [OR], PLAYING TABLE GAMES OR USING MULTI-USE  
12 COMPUTING DEVICES.

13 (9) ESTABLISH PROCEDURES FOR THE INSPECTION AND  
14 CERTIFICATION OF COMPLIANCE OF EACH SLOT MACHINE, TABLE GAME,  
15 TABLE GAME DEVICE, AIRPORT GAME AND MULTIUSE COMPUTING DEVICE  
16 AND ASSOCIATED EQUIPMENT PRIOR TO BEING PLACED INTO USE BY A  
17 SLOT MACHINE LICENSEE.

18 (10) REQUIRE THAT NO SLOT MACHINE OR AUTHORIZED AIRPORT  
19 GAME THAT REPLICATES THE PLAY OF A SLOT MACHINE MAY BE SET TO  
20 PAY OUT LESS THAN THE THEORETICAL PAYOUT PERCENTAGE, WHICH  
21 SHALL BE NO LESS THAN 85%, AS SPECIFICALLY APPROVED BY THE  
22 BOARD. THE BOARD SHALL ADOPT REGULATIONS THAT DEFINE THE  
23 THEORETICAL PAYOUT PERCENTAGE OF A SLOT MACHINE GAME BASED ON  
24 THE TOTAL VALUE OF THE JACKPOTS EXPECTED TO BE PAID BY A PLAY  
25 OR A SLOT MACHINE GAME DIVIDED BY THE TOTAL VALUE OF SLOT  
26 MACHINE WAGERS EXPECTED TO BE MADE ON THAT PLAY OR SLOT  
27 MACHINE GAME DURING THE SAME PORTION OF THE GAME CYCLE. IN SO  
28 DOING, THE BOARD SHALL DECIDE WHETHER THE CALCULATION SHALL  
29 INCLUDE THE ENTIRE CYCLE OF A SLOT MACHINE GAME OR ANY  
30 PORTION THEREOF.

1 \* \* \*

2 (22) LICENSE, REGULATE, INVESTIGATE AND TAKE ANY OTHER  
3 ACTION DETERMINED NECESSARY REGARDING ALL ASPECTS OF AIRPORT  
4 GAMING.

5 SECTION 4. SECTION 1211 OF TITLE 4 IS AMENDED BY ADDING A  
6 SUBSECTION TO READ:

7 § 1211. REPORTS OF BOARD.

8 \* \* \*

9 (A.4) AIRPORT GAMING REPORTING REQUIREMENTS.--

10 (1) THE ANNUAL REPORT SUBMITTED BY THE BOARD IN  
11 ACCORDANCE WITH SUBSECTION (A) SHALL INCLUDE INFORMATION ON  
12 THE CONDUCT OF AIRPORT GAMES AS FOLLOWS:

13 (I) TOTAL GROSS AIRPORT GAMING REVENUE.

14 (II) ALL TAXES, FEES, FINES AND OTHER REVENUE  
15 COLLECTED AND, WHERE APPROPRIATE, REVENUE DISBURSED  
16 DURING THE PREVIOUS YEAR.

17 (2) THE DEPARTMENT SHALL COLLABORATE WITH THE BOARD TO  
18 CARRY OUT PARAGRAPH (1) (II).

19 \* \* \*

20 SECTION 5. SECTIONS 1317(A) AND 1317.1(A) AND (E) (1) AND (2)  
21 OF TITLE 4 ARE AMENDED TO READ:

22 § 1317. SUPPLIER LICENSES.

23 (A) APPLICATION.--A MANUFACTURER THAT ELECTS TO CONTRACT  
24 WITH A SUPPLIER UNDER SECTION 1317.1(D.1) (RELATING TO  
25 MANUFACTURER LICENSES) SHALL ENSURE THAT THE SUPPLIER IS  
26 APPROPRIATELY LICENSED UNDER THIS SECTION. A PERSON SEEKING TO  
27 PROVIDE SLOT MACHINES, TABLE GAME DEVICES, MULTI-USE COMPUTING  
28 DEVICE OR ASSOCIATED EQUIPMENT TO A SLOT MACHINE LICENSEE WITHIN  
29 THIS COMMONWEALTH THROUGH A CONTRACT WITH A LICENSED  
30 MANUFACTURER SHALL APPLY TO THE BOARD FOR THE APPROPRIATE

1 SUPPLIER LICENSE.

2 \* \* \*

3 § 1317.1. MANUFACTURER LICENSES.

4 (A) APPLICATION.--A PERSON SEEKING TO MANUFACTURE SLOT  
5 MACHINES, TABLE GAME DEVICES, AIRPORT GAMES AND ASSOCIATED  
6 EQUIPMENT FOR USE IN THIS COMMONWEALTH SHALL APPLY TO THE BOARD  
7 FOR A MANUFACTURER LICENSE.

8 \* \* \*

9 (E) PROHIBITIONS.--

10 (1) NO PERSON MAY MANUFACTURE SLOT MACHINES, TABLE GAME  
11 DEVICES, AIRPORT GAMES OR ASSOCIATED EQUIPMENT FOR USE WITHIN  
12 THIS COMMONWEALTH BY A SLOT MACHINE LICENSEE UNLESS THE  
13 PERSON HAS BEEN ISSUED THE APPROPRIATE MANUFACTURER LICENSE  
14 UNDER THIS SECTION.

15 (2) EXCEPT AS PERMITTED IN SECTION 13A23.1 (RELATING TO  
16 TRAINING EQUIPMENT), NO SLOT MACHINE LICENSEE MAY USE SLOT  
17 MACHINES, TABLE GAME DEVICES, AUTHORIZED AIRPORT GAMES OR  
18 ASSOCIATED EQUIPMENT UNLESS THE SLOT MACHINES, TABLE GAME  
19 DEVICES, AUTHORIZED AIRPORT GAMES OR ASSOCIATED EQUIPMENT  
20 WERE MANUFACTURED BY A PERSON THAT HAS BEEN ISSUED THE  
21 APPROPRIATE MANUFACTURER LICENSE UNDER THIS SECTION.

22 \* \* \*

23 SECTION 6. TITLE 4 IS AMENDED BY ADDING A CHAPTER TO READ:

24 CHAPTER 13B  
25 AIRPORT GAMING

26 SEC.

27 13B01. AUTHORIZATION.

28 13B02. BOARD AUTHORIZATION REQUIRED.

29 13B03. STANDARD FOR REVIEW OF PETITIONS.

30 13B04. FEES.

1 13B05. MULTI-USE GAMING DEVICE TAX.

2 13B06. LOCAL SHARE ASSESSMENT.

3 13B07. REGULATIONS.

4 13B08. CONSTRUCTION.

5 § 13B01. AUTHORIZATION.

6 (A) AUTHORITY.--

7 (1) NOTWITHSTANDING ANY PROVISION OF THIS PART OR  
8 REGULATION OF THE BOARD, AN AIRPORT GAMING CERTIFICATE HOLDER  
9 MAY PROVIDE AUTHORIZED AIRPORT GAMES AT A QUALIFIED AIRPORT  
10 THROUGH THE USE OF MULTI-USE COMPUTING DEVICES.

11 (2) A SLOT MACHINE LICENSEEE SEEKING TO MAKE AUTHORIZED  
12 GAMES AVAILABLE FOR PLAY THROUGH THE USE OF MULTI-USE  
13 COMPUTING DEVICES AT A QUALIFIED AIRPORT SHALL FILE A  
14 PETITION FOR AN AIRPORT GAMING CERTIFICATE WITH THE BOARD IN  
15 A FORM AND MANNER THAT THE BOARD, THROUGH REGULATIONS, SHALL  
16 REQUIRE.

17 (B) PLACE OF CONDUCT.--THE BOARD, AT ITS DISCRETION, MAY  
18 AUTHORIZE AN AIRPORT GAMING CERTIFICATE HOLDER TO PLACE AND MAKE  
19 AUTHORIZED AIRPORT GAMES AVAILABLE FOR PLAY AT A QUALIFIED  
20 AIRPORT THROUGH THE USE OF MULTI-USE COMPUTING DEVICES IN ONE OR  
21 MORE AIRPORT GAMING AREAS IN ACCORDANCE WITH THE REQUIREMENTS OF  
22 THIS CHAPTER AND REGULATIONS OF THE BOARD.

23 (C) SATISFACTION OF CONTINGENCIES.--AUTHORIZATION FOR A SLOT  
24 MACHINE LICENSEE TO CONDUCT AIRPORT GAMING AT A QUALIFIED  
25 AIRPORT IN ACCORDANCE WITH SUBSECTION (A) SHALL BE CONTINGENT  
26 UPON THE FOLLOWING:

27 (1) THE SLOT MACHINE LICENSEE HAS SUBMITTED A PETITION  
28 TO THE BOARD SEEKING AUTHORIZATION TO MANAGE THE CONDUCT OF  
29 AIRPORT GAMING AT THE QUALIFIED AIRPORT AND THE BOARD HAS  
30 APPROVED THE PETITION.

1           (2) THE SLOT MACHINE LICENSEE HAS ENTERED INTO AN  
2 AGREEMENT WITH THE CONCESSION OPERATOR AT THE QUALIFIED  
3 AIRPORT FOR THE CONDUCT OF AIRPORT GAMING THROUGH THE USE OF  
4 MULTI-USE COMPUTING DEVICES WITHIN THE AIRPORT GAMING AREA.

5           (3) THE SLOT MACHINE LICENSEE HAS PROVIDED ADEQUATE  
6 ASSURANCES THAT THE CONDUCT OF AIRPORT GAMING AT THE  
7 QUALIFIED AIRPORT WILL BE CONDUCTED AND OPERATED IN  
8 ACCORDANCE WITH THIS PART AND REGULATIONS PROMULGATED BY THE  
9 BOARD.

10           (4) THE SLOT MACHINE LICENSEE HAS PAID OR WILL PAY ALL  
11 APPLICABLE TAXES AND FEES.

12           (5) IN THE CASE OF A QUALIFIED AIRPORT THAT IS GOVERNED  
13 BY A MUNICIPAL AUTHORITY OR JOINT MUNICIPAL AUTHORITY  
14 ORGANIZED AND INCORPORATED TO OVERSEE THE OPERATIONS OF AN  
15 AIRPORT IN ACCORDANCE WITH 53 PA.C.S. CH. 56 (RELATING TO  
16 MUNICIPAL AUTHORITIES), THE SLOT MACHINE LICENSEE HAS ENTERED  
17 INTO AN AGREEMENT WITH THE MUNICIPAL AUTHORITY OR JOINT  
18 MUNICIPAL AUTHORITY FOR THE CONDUCT OF AIRPORT GAMING THROUGH  
19 THE USE OF MULTI-USE COMPUTING DEVICES WITHIN THE GAMING AREA  
20 OF THE QUALIFIED AIRPORT AND THE BOARD HAS APPROVED THE  
21 AGREEMENT.

22           (6) THE SLOT MACHINE LICENSEE IS ISSUED AN AIRPORT  
23 GAMING CERTIFICATE.

24 § 13B02. BOARD AUTHORIZATION REQUIRED.

25           (A) CONTENTS OF PETITION.--A SLOT MACHINE LICENSEE SEEKING  
26 AUTHORIZATION TO CONDUCT AIRPORT GAMING AT A QUALIFIED AIRPORT  
27 THROUGH THE USE OF A MULTI-USE COMPUTING DEVICE SHALL PETITION  
28 THE BOARD FOR AN AIRPORT GAMING CERTIFICATE. THE PETITION SHALL  
29 INCLUDE:

30           (1) THE NAME, BUSINESS ADDRESS AND CONTACT INFORMATION

1 OF THE SLOT MACHINE LICENSEE.

2 (2) THE NAME AND BUSINESS ADDRESS, JOB TITLE AND A  
3 PHOTOGRAPH OF EACH PRINCIPAL AND KEY EMPLOYEE OF THE SLOT  
4 MACHINE LICENSEE WHO WILL BE DIRECTLY INVOLVED IN THE CONDUCT  
5 OF AUTHORIZED AIRPORT GAMES AT THE QUALIFIED AIRPORT AND WHO  
6 IS NOT CURRENTLY LICENSED BY THE BOARD, IF KNOWN.

7 (3) THE NAME AND BUSINESS ADDRESS OF THE AIRPORT  
8 AUTHORITY, THE LOCATION OF THE QUALIFIED AIRPORT AND THE  
9 NAMES OF THE GOVERNING BODY OF THE AIRPORT AUTHORITY, IF THE  
10 AIRPORT AUTHORITY IS INCORPORATED IN ACCORDANCE WITH 53  
11 PA.C.S. CH. 56 (RELATING TO MUNICIPAL AUTHORITIES).

12 (4) IF THE USE AND CONTROL OF A QUALIFIED AIRPORT IS  
13 REGULATED BY A CITY OF THE FIRST CLASS, AN IDENTIFICATION OF  
14 THE MUNICIPAL AGENCY AND PRIMARY OFFICIALS OF A CITY OF THE  
15 FIRST CLASS THAT REGULATES THE USE AND CONTROL OF THE  
16 QUALIFIED AIRPORT.

17 (5) THE NAME AND JOB TITLE OF THE PERSON OR PERSONS WHO  
18 WILL BE RESPONSIBLE FOR ENSURING THE OPERATION AND INTEGRITY  
19 OF THE CONDUCT OF AIRPORT GAMING AT THE QUALIFIED AIRPORT AND  
20 REVIEWING REPORTS OF SUSPICIOUS TRANSACTIONS.

21 (6) THE BRAND NAME OF THE MULTI-USE COMPUTING DEVICES  
22 THAT WILL BE PLACED IN OPERATION AT THE QUALIFIED AIRPORT.  
23 THE BOARD, AT ITS DISCRETION, MAY REQUIRE ANY ADDITIONAL  
24 INFORMATION RELATED TO THE CONDUCT OF AIRPORT GAMING AT THE  
25 QUALIFIED AIRPORT THROUGH THE USE OF MULTI-USE COMPUTING  
26 DEVICES OR PERSONS THAT MANUFACTURE OR SUPPLY MULTI-USE  
27 COMPUTING DEVICES THAT THE BOARD DETERMINES NECESSARY AND  
28 APPROPRIATE TO ENSURE THE INTEGRITY OF AIRPORT GAMING AT THE  
29 QUALIFIED AIRPORT AND TO PROTECT THE PUBLIC INTEREST.

30 (7) AN ITEMIZED LIST OF THE AIRPORT GAMES FOR WHICH

1 AUTHORIZATION IS BEING SOUGHT.

2 (8) INFORMATION, AS THE BOARD MAY REQUIRE, ON COMPUTER  
3 APPLICATIONS OR APPLICATIONS THAT MAY BE ACCESSED ON THE  
4 MULTI-USE COMPUTING DEVICES.

5 (9) DETAILED SITE PLANS ILLUSTRATING THE LOCATION OF THE  
6 PROPOSED AIRPORT GAMING AREA AT THE QUALIFIED AIRPORT.

7 (10) INFORMATION AND DOCUMENTATION CONCERNING FINANCIAL  
8 BACKGROUND AND RESOURCES, AS THE BOARD MAY REQUIRE, TO  
9 ESTABLISH BY CLEAR AND CONVINCING EVIDENCE THE FINANCIAL  
10 STABILITY, INTEGRITY AND RESPONSIBILITY OF THE PETITIONER.

11 (11) OTHER INFORMATION AS THE BOARD MAY REQUIRE.

12 (B) CONFIDENTIALITY.--INFORMATION SUBMITTED TO THE BOARD  
13 UNDER SUBSECTION (A) MAY BE CONSIDERED CONFIDENTIAL BY THE BOARD  
14 IF THE INFORMATION WOULD BE CONFIDENTIAL UNDER SECTION 1206(F)  
15 (RELATING TO BOARD MINUTES AND RECORDS).

16 (C) APPROVAL OF PETITION.--(1) UPON APPROVAL OF A PETITION  
17 REQUIRED UNDER THIS SECTION, THE BOARD SHALL ISSUE THE SLOT  
18 MACHINE LICENSEE AN AIRPORT GAMING CERTIFICATE AND AUTHORIZE THE  
19 AIRPORT GAMING CERTIFICATE HOLDER TO CONDUCT AIRPORT GAMING AT A  
20 QUALIFIED AIRPORT THROUGH THE USE OF MULTI-USE COMPUTING  
21 DEVICES.

22 (2) THE ISSUANCE OF AN AIRPORT GAMING CERTIFICATE IN  
23 ACCORDANCE WITH THIS CHAPTER PRIOR TO THE FULL PAYMENT OF THE  
24 AUTHORIZATION FEE UNDER SECTION 13B04 (RELATING TO FEES) SHALL  
25 NOT BE CONSTRUED TO RELIEVE THE AIRPORT GAMING CERTIFICATE  
26 HOLDER FROM THE OBLIGATION TO PAY THE FEE IN ACCORDANCE WITH  
27 SECTION 13B04.

28 § 13B03. STANDARD FOR REVIEW OF PETITIONS.

29 THE BOARD SHALL APPROVE A PETITION UNDER SECTION 13B02  
30 (RELATING TO BOARD AUTHORIZATION REQUIRED) AND ISSUE AN AIRPORT

1 GAMING CERTIFICATE TO A SLOT MACHINE LICENSEE IF THE PETITIONER  
2 ESTABLISHES, BY CLEAR AND CONVINCING EVIDENCE, ALL OF THE  
3 FOLLOWING:

4 (1) THE SLOT MACHINE LICENSEE HAS ENTERED INTO AN  
5 AGREEMENT THAT HAS BEEN APPROVED BY THE BOARD WITH A  
6 CONCESSION OPERATOR FOR THE CONDUCT OF AIRPORT GAMING THROUGH  
7 THE USE OF MULTI-USE COMPUTING DEVICES WITHIN THE AIRPORT  
8 GAMING AREA OF THE QUALIFIED AIRPORT.

9 (2) THE PROPOSED INTERNAL AND EXTERNAL SECURITY AND  
10 SURVEILLANCE MEASURES WITHIN THE AIRPORT GAMING AREA OF THE  
11 QUALIFIED AIRPORT ARE ADEQUATE.

12 (3) MULTI-USE COMPUTING DEVICES WILL ONLY BE ACCESSIBLE  
13 TO ELIGIBLE PASSENGERS.

14 (4) THE SLOT MACHINE LICENSEE WILL COMPLY WITH ALL  
15 REGULATIONS PROMULGATED BY THE BOARD UNDER THIS CHAPTER.

16 § 13B04. FEES.

17 (A) REQUIRED FEES.--A SLOT MACHINE LICENSEE ISSUED AN  
18 AIRPORT GAMING CERTIFICATE SHALL PAY A ONE-TIME, NONREFUNDABLE  
19 FEE OF \$1,000,000 WITHIN 30 DAYS OF BEING ISSUED AN AIRPORT  
20 GAMING CERTIFICATE

21 (B) DEPOSIT OF FEES.--NOTWITHSTANDING SECTION 1208 (RELATING  
22 TO COLLECTION OF FEES AND FINES), ALL FEES OR PENALTIES RECEIVED  
23 BY THE BOARD UNDER THIS CHAPTER SHALL BE DEPOSITED IN THE  
24 GENERAL FUND.

25 § 13B05. MULTI-USE GAMING DEVICE TAX.

26 (A) IMPOSITION.--

27 (1) EACH AIRPORT GAMING CERTIFICATE HOLDER SHALL REPORT  
28 TO THE DEPARTMENT AND PAY FROM ITS DAILY GROSS AIRPORT GAMING  
29 REVENUE, ON A FORM AND IN THE MANNER PRESCRIBED BY THE  
30 DEPARTMENT, A TAX OF 14% OF ITS DAILY GROSS AIRPORT GAMING

1 REVENUE GENERATED FROM MULTI-USE COMPUTING DEVICES AT THE  
2 QUALIFIED AIRPORT AND A LOCAL SHARE ASSESSMENT.

3 (2) THE TAX IMPOSED UNDER PARAGRAPH (1) SHALL BE PAYABLE  
4 TO THE DEPARTMENT ON A DAILY BASIS AND SHALL BE BASED UPON  
5 THE GROSS AIRPORT GAMING REVENUE GENERATED FROM MULTI-USE  
6 COMPUTING DEVICES AT THE QUALIFIED AIRPORT DERIVED DURING THE  
7 PREVIOUS WEEK.

8 (3) ALL FUNDS OWED TO THE COMMONWEALTH UNDER THIS  
9 SECTION SHALL BE HELD IN TRUST FOR THE COMMONWEALTH BY THE  
10 AIRPORT GAMING CERTIFICATE HOLDER UNTIL THE FUNDS ARE PAID TO  
11 THE DEPARTMENT. AN AIRPORT GAMING CERTIFICATE HOLDER SHALL  
12 ESTABLISH A SEPARATE BANK ACCOUNT INTO WHICH GROSS AIRPORT  
13 GAMING REVENUE FROM MULTI-USE COMPUTING DEVICES SHALL BE  
14 DEPOSITED AND MAINTAINED UNTIL SUCH TIME AS THE FUNDS ARE  
15 PAID TO THE DEPARTMENT UNDER THIS SECTION.

16 (4) THE DEPARTMENT SHALL TRANSFER THE TAX REVENUES  
17 COLLECTED UNDER THIS SECTION TO THE GENERAL FUND.

18 § 13B06. LOCAL SHARE ASSESSMENT.

19 (A) REQUIRED PAYMENT.--IN ADDITION TO THE TAX IMPOSED UNDER  
20 SECTION 13B05 (RELATING TO MULTI-USE GAMING DEVICE TAX), EACH  
21 AIRPORT GAMING CERTIFICATE HOLDER SHALL PAY ON A WEEKLY BASIS  
22 AND ON A FORM AND IN A MANNER PRESCRIBED BY THE DEPARTMENT A  
23 LOCAL SHARE ASSESSMENT INTO A RESTRICTED RECEIPTS ACCOUNT  
24 ESTABLISHED IN THE FUND. ALL FUNDS OWED UNDER THIS SECTION SHALL  
25 BE HELD IN TRUST BY THE AIRPORT GAMING CERTIFICATE HOLDER UNTIL  
26 THE FUNDS ARE PAID INTO THE ACCOUNT. FUNDS IN THE ACCOUNT ARE  
27 HEREBY APPROPRIATED TO THE DEPARTMENT ON A CONTINUING BASIS FOR  
28 THE PURPOSES SPECIFIED IN THIS SECTION.

29 (B) DISTRIBUTIONS TO QUALIFIED AIRPORTS.-- THE DEPARTMENT  
30 SHALL MAKE QUARTERLY DISTRIBUTIONS FROM THE LOCAL SHARE

1 ASSESSMENTS DEPOSITED INTO THE FUND UNDER SUBSECTION (A) TO EACH  
2 QUALIFIED AIRPORT IN PROPORTION TO THE MULTI-USE COMPUTING  
3 DEVICE LOCAL SHARE ASSESSMENT DERIVED FROM EACH QUALIFIED  
4 AIRPORT.

5 (C) DEFINITION.--AS USED IN THIS SECTION, THE TERM "MULTI-  
6 USE COMPUTING DEVICE LOCAL SHARE ASSESSMENT" MEANS 20% OF AN  
7 AIRPORT GAMING CERTIFICATE HOLDER'S GROSS AIRPORT GAMING REVENUE  
8 FROM MULTI-USE COMPUTING DEVICES AT QUALIFIED AIRPORTS.

9 § 13B07. REGULATIONS.

10 (A) REGULATIONS.--THE BOARD SHALL PROMULGATE REGULATIONS  
11 RELATED TO THE OPERATION OF AUTHORIZED AIRPORT GAMES THROUGH THE  
12 USE OF MULTI-USE COMPUTING DEVICES AT QUALIFIED AIRPORTS.

13 (B) TEMPORARY REGULATIONS.--IN ORDER TO FACILITATE THE  
14 PROMPT IMPLEMENTATION OF THIS CHAPTER, REGULATIONS PROMULGATED  
15 BY THE BOARD IN ACCORDANCE WITH SUBSECTION (A) SHALL BE DEEMED  
16 TEMPORARY REGULATIONS. THE BOARD AND THE COMMISSION MAY  
17 PROMULGATE TEMPORARY REGULATIONS NOT SUBJECT TO:

18 (1) SECTIONS 201, 202, 203, 204 AND 205 OF THE ACT OF  
19 JULY 31, 1968 (P.L.769, NO.240), REFERRED TO AS THE  
20 COMMONWEALTH DOCUMENTS LAW.

21 (2) SECTIONS 204(B) AND 301(10) OF THE ACT OF OCTOBER  
22 15, 1980 (P.L.950, NO.164), KNOWN AS THE COMMONWEALTH  
23 ATTORNEYS ACT.

24 (3) THE ACT OF JUNE 25, 1982 (P.L.633, NO.181), KNOWN AS  
25 THE REGULATORY REVIEW ACT.

26 § 13B08. CONSTRUCTION.

27 NOTHING IN THIS CHAPTER SHALL BE CONSTRUED TO LIMIT THE  
28 BOARD'S AUTHORITY TO DETERMINE THE SUITABILITY OF ANY PERSON WHO  
29 MAY BE DIRECTLY OR INDIRECTLY INVOLVED IN OR ASSOCIATED WITH THE  
30 OPERATION OF AIRPORT GAMING AT A QUALIFIED AIRPORT TO ENSURE THE

1 INTEGRITY OF AUTHORIZED AIRPORT GAMES AND MULTI-USE COMPUTING  
2 DEVICES AND TO PROTECT THE PUBLIC INTEREST.

3 SECTION 7. SECTION 1509 OF TITLE 4 IS AMENDED TO READ:

4 § 1509. Compulsive and problem gambling program.

5 (a) Establishment of program.--The Department of [Health]  
6 Drug and Alcohol Programs, in consultation with organizations  
7 similar to the Mid-Atlantic Addiction Training Institute, shall  
8 develop program guidelines for public education, awareness and  
9 training regarding compulsive and problem gambling and the  
10 treatment and prevention of compulsive and problem gambling. The  
11 guidelines shall include strategies for the prevention of  
12 compulsive and problem gambling. The Department of [Health] Drug  
13 and Alcohol Programs may consult with the board and licensed  
14 gaming entities to develop such strategies.

15 (a.1) Duties of Department of [Health] Drug and Alcohol  
16 Programs.--From funds available in the Compulsive and Problem  
17 Gambling Treatment Fund, the Department of [Health] Drug and  
18 Alcohol Programs shall:

19 (1) Maintain [a] one compulsive gamblers assistance  
20 organization's toll-free problem gambling telephone number,  
21 which shall be the number 1-800-GAMBLER, to provide crisis  
22 counseling and referral services to individuals and families  
23 experiencing difficulty as a result of problem or compulsive  
24 gambling. If the Department of Drug and Alcohol Programs  
25 determines that it is unable to adopt the number 1-800-  
26 GAMBLER, the Department of Drug and Alcohol Programs shall  
27 maintain another number.

28 (2) Facilitate, through in-service training and other  
29 means, the availability of effective assistance programs for  
30 problem and compulsive gamblers and family members affected

1 by problem and compulsive gambling.

2 (3) At its discretion, conduct studies to identify  
3 individuals in this Commonwealth who are or are at risk of  
4 becoming problem or compulsive gamblers.

5 (4) Provide grants to and contract with single county  
6 authorities and other organizations which provide services as  
7 set forth in this section.

8 (5) Reimburse organizations for reasonable expenses  
9 incurred assisting the Department of [Health] Drug and  
10 Alcohol Programs with implementing this section.

11 (a.2) Duties of Department of [Health] Drug and Alcohol  
12 Programs and board.--[Within 60 days following the effective  
13 date of this subsection, the] The Department of [Health's Bureau  
14 of] Drug and Alcohol Programs and the board's Office of  
15 Compulsive and Problem Gambling shall jointly collaborate with  
16 other appropriate offices and agencies of State or local  
17 government, including single county authorities, and providers  
18 and other persons, public or private, with expertise in  
19 compulsive and problem gambling treatment to do the following:

20 (1) Implement a strategic plan for the prevention and  
21 treatment of compulsive and problem gambling.

22 (2) Adopt compulsive and problem gambling treatment  
23 standards to be integrated with the [Bureau] Department of  
24 Drug and Alcohol Program's uniform Statewide guidelines that  
25 govern the provision of addiction treatment services.

26 (3) Develop a method to coordinate compulsive and  
27 problem gambling data collection and referral information to  
28 crisis response hotlines, child welfare and domestic violence  
29 programs and providers and other appropriate programs and  
30 providers.

1           (4) Develop and disseminate educational materials to  
2 provide public awareness related to the prevention,  
3 recognition and treatment of compulsive and problem gambling.

4           (5) Develop demographic-specific compulsive and problem  
5 gambling prevention, intervention and treatment programs.

6           (6) Prepare an itemized budget outlining how funds will  
7 be allocated to fulfill the responsibilities under this  
8 section.

9           (b) Compulsive and Problem Gambling Treatment Fund.--There  
10 is hereby established in the State Treasury a special fund to be  
11 known as the Compulsive and Problem Gambling Treatment Fund. All  
12 moneys in the fund shall be administered by the Department of  
13 [Health] Drug and Alcohol Programs and expended solely for  
14 programs for the prevention and treatment of gambling addiction  
15 and other emotional and behavioral problems associated with or  
16 related to gambling addiction and for the administration of the  
17 compulsive and problem gambling program, provided that the  
18 Department of [Health] Drug and Alcohol Programs shall annually  
19 distribute at least 50% of the money in the fund to single  
20 county authorities under subsection (d). The fund shall consist  
21 of money annually allocated to it from the annual payment  
22 established under section 1408(a) (relating to transfers from  
23 State Gaming Fund), money which may be allocated by the board,  
24 interest earnings on moneys in the fund and any other  
25 contributions, payments or deposits which may be made to the  
26 fund.

27           (c) Notice of availability of assistance.--

28           (1) [Each] Except as otherwise provided for in paragraph  
29 (4), each slot machine licensee shall [obtain a] use the  
30 toll-free telephone number [to be used] established by the

1 Department of Drug and Alcohol Programs in subsection (a.1)  
2 (1) to provide persons with information on assistance for  
3 compulsive or problem gambling. Each licensee shall  
4 conspicuously post at least 20 signs similar to the following  
5 statement:

6 If you or someone you know has a gambling problem, help  
7 is available. Call (Toll-free telephone number).

8 The signs must be posted within 50 feet of each entrance and  
9 exit, within 50 feet of each automated teller machine  
10 location within the licensed facility and in other  
11 appropriate public areas of the licensed facility as  
12 determined by the slot machine licensee.

13 (2) Each racetrack where slot machines or table games  
14 are operated shall print a statement on daily racing programs  
15 provided to the general public that is similar to the  
16 following:

17 If you or someone you know has a gambling problem, help  
18 is available. Call (Toll-free telephone number).

19 Except as otherwise provided for in paragraph (4), the toll-  
20 free telephone number shall be the same telephone number  
21 established by the Department of Drug and Alcohol Programs  
22 under subsection (a.1)(1).

23 (3) A licensed facility which fails to post or print the  
24 warning sign in accordance with paragraph (1) or (2) shall be  
25 assessed a fine of \$1,000 a day for each day the minimum  
26 number of signs are not posted or the required statement is  
27 not printed as provided in this subsection.

28 (4) Slot machine licensees or racetracks utilizing a  
29 toll-free telephone number other than the number established  
30 by the Department of Drug and Alcohol Programs under

1 subsection (a.1)(1) prior to the effective date of this  
2 paragraph may continue to use that number for a period not to  
3 exceed three years from the effective date of this paragraph  
4 upon showing good cause to the Department of Drug and Alcohol  
5 Programs.

6 (d) Single county authorities.--The Department of [Health]  
7 Drug and Alcohol Programs shall make grants from the fund  
8 established under subsection (b) to single county authorities  
9 created pursuant to the act of April 14, 1972 (P.L.221, No.63),  
10 known as the Pennsylvania Drug and Alcohol Abuse Control Act,  
11 for the purpose of providing compulsive gambling and gambling  
12 addiction prevention, treatment and education programs.  
13 Treatment may include financial counseling, irrespective of  
14 whether the financial counseling is provided by the single  
15 county authority, the treatment service provider or  
16 subcontracted to a third party. It is the intention of the  
17 General Assembly that any grants made by the Department of  
18 [Health] Drug and Alcohol Programs to any single county  
19 authority in accordance with the provisions of this subsection  
20 be used exclusively for the development and implementation of  
21 compulsive and problem gambling programs authorized under this  
22 section.

23 (d.1) Eligibility.--Eligibility to receive treatment  
24 services for treatment of compulsive and problem gambling under  
25 this section shall be determined using financial eligibility and  
26 other requirements of the single county authorities as approved  
27 by the Department of [Health] Drug and Alcohol Programs.

28 (d.2) Report.--[No later than October 1, 2010, and each]  
29 Annually on October 1 [thereafter], the Department of [Health]  
30 Drug and Alcohol Programs, in consultation with the board, shall

1 prepare and submit a report on the impact of the programs funded  
2 by the Compulsive and Problem Gambling Treatment Fund to the  
3 Governor and to the members of the General Assembly. The report  
4 shall include aggregate demographic-specific data, including  
5 race, gender, geography and income of those individuals treated.

6 (e) Definition.--As used in subsection (d), the term "single  
7 county authority" means the agency designated by the Department  
8 of Health pursuant to the act of April 14, 1972 (P.L.221,  
9 No.63), known as the Pennsylvania Drug and Alcohol Abuse Control  
10 Act, to plan and coordinate drug and alcohol prevention,  
11 intervention and treatment services for a geographic area, which  
12 may consist of one or more counties.

13 SECTION 8. SECTION 1518(B)(3) OF TITLE 4 IS AMENDED AND <--  
14 SUBSECTION (A) IS AMENDED BY ADDING PARAGRAPHS TO READ:  
15 § 1518. PROHIBITED ACTS; PENALTIES.

16 (A) CRIMINAL OFFENSES.--

17 \* \* \*

18 (13.2) IT SHALL BE UNLAWFUL FOR AN INDIVIDUAL WHO IS  
19 UNDER 21 YEARS OF AGE TO ENTER AND REMAIN IN AN AIRPORT  
20 GAMING AREA, EXCEPT THAT AN INDIVIDUAL WHO IS 18 YEARS OF AGE  
21 AND EMPLOYED BY A SLOT MACHINE LICENSEE, A GAMING SERVICE  
22 PROVIDER, THE BOARD OR ANY OTHER REGULATORY OR EMERGENCY  
23 RESPONSE AGENCY MAY ENTER AND REMAIN IN THE AREA WHILE  
24 ENGAGED IN THE PERFORMANCE OF THE INDIVIDUAL'S EMPLOYMENT  
25 DUTIES.

26 (13.3) IT SHALL BE UNLAWFUL FOR AN INDIVIDUAL WHO IS  
27 UNDER 21 YEARS OF AGE TO WAGER, PLAY OR ATTEMPT TO PLAY AN  
28 AUTHORIZED AIRPORT GAME.

29 \* \* \*

30 (B) CRIMINAL PENALTIES AND FINES.--

1           \* \* \*

2           (3) AN INDIVIDUAL WHO COMMITS AN OFFENSE IN VIOLATION OF  
3           SUBSECTION (A) (13) [OR], (13.1), (13.2) OR (13.3) COMMITS A  
4           NONGAMBLING SUMMARY OFFENSE AND UPON CONVICTION OF A FIRST  
5           OFFENSE SHALL BE SENTENCED TO PAY A FINE OF NOT LESS THAN  
6           \$200 NOR MORE THAN \$1,000. AN INDIVIDUAL THAT IS CONVICTED OF  
7           A SECOND OR SUBSEQUENT OFFENSE UNDER SUBSECTION (A) (13) [OR],  
8           (13.1), (13.2) OR (13.3) SHALL BE SENTENCED TO PAY A FINE OF  
9           NOT LESS THAN \$500 NOR MORE THAN \$1,500. IN ADDITION TO THE  
10          FINE IMPOSED, AN INDIVIDUAL CONVICTED OF AN OFFENSE UNDER  
11          SUBSECTION (A) (13) [OR], (13.1), (13.2) OR (13.3) MAY BE  
12          SENTENCED TO PERFORM A PERIOD OF COMMUNITY SERVICE NOT TO  
13          EXCEED 40 HOURS.

14           \* \* \*

15          Section 2 9. This act shall take effect in 60 days.

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