

100TH GENERAL ASSEMBLY

State of Illinois

2017 and 2018

HB3620

by Rep. Chad Hays

SYNOPSIS AS INTRODUCED:

230 ILCS 10/5	from Ch. 120, par. 2405
230 ILCS 10/13	from Ch. 120, par. 2413
230 ILCS 40/45	

Amends the Riverboat Gambling Act. Removes provisions concerning the distribution of certain funds into the Horse Racing Equity Fund. Removes provisions limiting the civil penalties that the Illinois Gaming Board may impose on licensees for violations of the Act at up to \$5,000 for individuals and up to \$10,000 or an amount equal to the daily gross receipts, whichever is larger. Amends the Video Gaming Act. Changes the non-refundable license application fee for terminal handlers from \$50 to \$100. Adds provisions providing that the non-refundable license application fee stablishment, licensed truck stop establishment, licensed fraternal establishment, or licensed veterans establishment shall be \$100.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

1 AN ACT concerning gaming.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Riverboat Gambling Act is amended by 5 changing Sections 5 and 13 as follows:

6 (230 ILCS 10/5) (from Ch. 120, par. 2405)

7 Sec. 5. Gaming Board.

(a) (1) There is hereby established the Illinois Gaming 8 9 Board, which shall have the powers and duties specified in this Act, and all other powers necessary and proper to fully and 10 effectively execute this Act for the purpose of administering, 11 regulating, and enforcing the system of riverboat gambling 12 established by this Act. Its jurisdiction shall extend under 13 14 this every person, association, corporation, Act to trust involved 15 partnership and in riverboat gambling 16 operations in the State of Illinois.

(2) The Board shall consist of 5 members to be appointed by the Governor with the advice and consent of the Senate, one of whom shall be designated by the Governor to be chairman. Each member shall have a reasonable knowledge of the practice, procedure and principles of gambling operations. Each member shall either be a resident of Illinois or shall certify that he will become a resident of Illinois before taking office. At least one member shall be experienced in law enforcement and criminal investigation, at least one member shall be a certified public accountant experienced in accounting and auditing, and at least one member shall be a lawyer licensed to practice law in Illinois.

(3) The terms of office of the Board members shall be 3 6 years, except that the terms of office of the initial Board 7 8 members appointed pursuant to this Act will commence from the 9 effective date of this Act and run as follows: one for a term 10 ending July 1, 1991, 2 for a term ending July 1, 1992, and 2 for 11 a term ending July 1, 1993. Upon the expiration of the 12 foregoing terms, the successors of such members shall serve a 13 term for 3 years and until their successors are appointed and qualified for like terms. Vacancies in the Board shall be 14 15 filled for the unexpired term in like manner as original 16 appointments. Each member of the Board shall be eligible for 17 reappointment at the discretion of the Governor with the advice and consent of the Senate. 18

(4) Each member of the Board shall receive \$300 for each day the Board meets and for each day the member conducts any hearing pursuant to this Act. Each member of the Board shall also be reimbursed for all actual and necessary expenses and disbursements incurred in the execution of official duties.

(5) No person shall be appointed a member of the Board or
continue to be a member of the Board who is, or whose spouse,
child or parent is, a member of the board of directors of, or a

person financially interested in, any gambling operation 1 2 subject to the jurisdiction of this Board, or any race track, race meeting, racing association or the operations thereof 3 subject to the jurisdiction of the Illinois Racing Board. No 4 5 Board member shall hold any other public office. No person shall be a member of the Board who is not of good moral 6 character or who has been convicted of, or is under indictment 7 8 for, a felony under the laws of Illinois or any other state, or 9 the United States.

10 (5.5) No member of the Board shall engage in any political 11 activity. For the purposes of this Section, "political" means 12 any activity in support of or in connection with any campaign for federal, State, or local elective office or any political 13 organization, but does not include activities (i) relating to 14 15 the support or opposition of any executive, legislative, or administrative action (as those terms are defined in Section 2 16 17 of the Lobbyist Registration Act), (ii) relating to collective bargaining, or (iii) that are otherwise in furtherance of the 18 person's official State duties or governmental and public 19 20 service functions.

(6) Any member of the Board may be removed by the Governor for neglect of duty, misfeasance, malfeasance, or nonfeasance in office or for engaging in any political activity.

(7) Before entering upon the discharge of the duties of his
office, each member of the Board shall take an oath that he
will faithfully execute the duties of his office according to

the laws of the State and the rules and regulations adopted 1 2 therewith and shall give bond to the State of Illinois, 3 approved by the Governor, in the sum of \$25,000. Every such bond, when duly executed and approved, shall be recorded in the 4 5 office of the Secretary of State. Whenever the Governor determines that the bond of any member of the Board has become 6 7 or is likely to become invalid or insufficient, he shall 8 require such member forthwith to renew his bond, which is to be 9 approved by the Governor. Any member of the Board who fails to 10 take oath and give bond within 30 days from the date of his 11 appointment, or who fails to renew his bond within 30 days 12 after it is demanded by the Governor, shall be guilty of 13 neglect of duty and may be removed by the Governor. The cost of any bond given by any member of the Board under this Section 14 15 shall be taken to be a part of the necessary expenses of the 16 Board.

17 (7.5)examination of all For the mechanical, electromechanical, or electronic table games, slot machines, 18 19 slot accounting systems, and other electronic gaming equipment for compliance with this Act, the Board may utilize the 20 21 services of one or more independent outside testing 22 laboratories that have been accredited by a national 23 accreditation body and that, in the judgment of the Board, are qualified to perform such examinations. 24

25 (8) The Board shall employ such personnel as may be 26 necessary to carry out its functions and shall determine the

salaries of all personnel, except those personnel whose 1 2 salaries are determined under the terms of a collective 3 bargaining agreement. No person shall be employed to serve the Board who is, or whose spouse, parent or child is, an official 4 5 of, or has a financial interest in or financial relation with, any operator engaged in gambling operations within this State 6 7 or any organization engaged in conducting horse racing within 8 this State. Any employee violating these prohibitions shall be 9 subject to termination of employment.

10 (9) An Administrator shall perform any and all duties that 11 the Board shall assign him. The salary of the Administrator 12 shall be determined by the Board and, in addition, he shall be 13 reimbursed for all actual and necessary expenses incurred by him in discharge of his official duties. The Administrator 14 15 shall keep records of all proceedings of the Board and shall records, books, documents and other papers 16 preserve all 17 belonging to the Board or entrusted to its care. The Administrator shall devote his full time to the duties of the 18 office and shall not hold any other office or employment. 19

(b) The Board shall have general responsibility for the implementation of this Act. Its duties include, without limitation, the following:

(1) To decide promptly and in reasonable order all
 license applications. Any party aggrieved by an action of
 the Board denying, suspending, revoking, restricting or
 refusing to renew a license may request a hearing before

the Board. A request for a hearing must be made to the 1 Board in writing within 5 days after service of notice of 2 3 the action of the Board. Notice of the action of the Board shall be served either by personal delivery or by certified 4 5 mail, postage prepaid, to the aggrieved party. Notice 6 served by certified mail shall be deemed complete on the 7 business day following the date of such mailing. The Board shall conduct all requested hearings promptly and in 8 9 reasonable order:

10 (2) To conduct all hearings pertaining to civil 11 violations of this Act or rules and regulations promulgated 12 hereunder;

13 (3) To promulgate such rules and regulations as in its 14 judgment may be necessary to protect or enhance the 15 credibility and integrity of gambling operations 16 authorized by this Act and the regulatory process 17 hereunder;

18 (4) To provide for the establishment and collection of
19 all license and registration fees and taxes imposed by this
20 Act and the rules and regulations issued pursuant hereto.
21 All such fees and taxes shall be deposited into the State
22 Gaming Fund;

(5) To provide for the levy and collection of penalties
and fines for the violation of provisions of this Act and
the rules and regulations promulgated hereunder. All such
fines and penalties shall be deposited into the Education

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Assistance Fund, created by Public Act 86-0018, of the State of Illinois;

(6) To be present through its inspectors and agents any time gambling operations are conducted on any riverboat for the purpose of certifying the revenue thereof, receiving complaints from the public, and conducting such other investigations into the conduct of the gambling games and the maintenance of the equipment as from time to time the Board may deem necessary and proper;

10 (7) To review and rule upon any complaint by a licensee 11 regarding any investigative procedures of the State which 12 are unnecessarily disruptive of gambling operations. The need to inspect and investigate shall be presumed at all 13 14 times. The disruption of a licensee's operations shall be 15 proved by clear and convincing evidence, and establish 16 that: (A) the procedures had no reasonable law enforcement 17 purposes, and (B) the procedures were so disruptive as to unreasonably inhibit gambling operations; 18

19 (8) To hold at least one meeting each quarter of the 20 fiscal year. In addition, special meetings may be called by 21 the Chairman or any 2 Board members upon 72 hours written 22 notice to each member. All Board meetings shall be subject to the Open Meetings Act. Three members of the Board shall 23 24 constitute a quorum, and 3 votes shall be required for any 25 final determination by the Board. The Board shall keep a 26 complete and accurate record of all its meetings. A

majority of the members of the Board shall constitute a 1 2 quorum for the transaction of any business, for the 3 performance of any duty, or for the exercise of any power which this Act requires the Board members to transact, 4 perform or exercise en banc, except that, upon order of the 5 Board, one of the Board members or an administrative law 6 7 judge designated by the Board may conduct any hearing 8 provided for under this Act or by Board rule and may 9 recommend findings and decisions to the Board. The Board 10 member or administrative law judge conducting such hearing 11 shall have all powers and rights granted to the Board in 12 this Act. The record made at the time of the hearing shall 13 be reviewed by the Board, or a majority thereof, and the 14 findings and decision of the majority of the Board shall 15 constitute the order of the Board in such case;

16 (9) To maintain records which are separate and distinct
17 from the records of any other State board or commission.
18 Such records shall be available for public inspection and
19 shall accurately reflect all Board proceedings;

(10) To file a written annual report with the Governor on or before March 1 each year and such additional reports as the Governor may request. The annual report shall include a statement of receipts and disbursements by the Board, actions taken by the Board, and any additional information and recommendations which the Board may deem valuable or which the Governor may request;

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1 (11) (Blank);

(12) (Blank);

3 (13) To assume responsibility for administration and 4 enforcement of the Video Gaming Act; and

5 (14) To adopt, by rule, a code of conduct governing 6 Board members and employees that ensure, to the maximum 7 extent possible, that persons subject to this Code avoid 8 situations, relationships, or associations that may 9 represent or lead to a conflict of interest.

10 (c) The Board shall have jurisdiction over and shall 11 supervise all gambling operations governed by this Act. The 12 Board shall have all powers necessary and proper to fully and 13 effectively execute the provisions of this Act, including, but 14 not limited to, the following:

15 (1) To investigate applicants and determine the 16 eligibility of applicants for licenses and to select among 17 competing applicants the applicants which best serve the 18 interests of the citizens of Illinois.

19 (2) To have jurisdiction and supervision over all
 20 riverboat gambling operations in this State and all persons
 21 on riverboats where gambling operations are conducted.

(3) To promulgate rules and regulations for the purpose
of administering the provisions of this Act and to
prescribe rules, regulations and conditions under which
all riverboat gambling in the State shall be conducted.
Such rules and regulations are to provide for the

prevention of practices detrimental to the public interest and for the best interests of riverboat gambling, including rules and regulations regarding the inspection of such riverboats and the review of any permits or licenses necessary to operate a riverboat under any laws or regulations applicable to riverboats, and to impose penalties for violations thereof.

8 (4) To enter the office, riverboats, facilities, or 9 other places of business of a licensee, where evidence of 10 the compliance or noncompliance with the provisions of this 11 Act is likely to be found.

12 (5) To investigate alleged violations of this Act or 13 the rules of the Board and to take appropriate disciplinary 14 action against a licensee or a holder of an occupational 15 license for a violation, or institute appropriate legal 16 action for enforcement, or both.

17 (6) To adopt standards for the licensing of all persons
18 under this Act, as well as for electronic or mechanical
19 gambling games, and to establish fees for such licenses.

20 (7) To adopt appropriate standards for all riverboats21 and facilities.

(8) To require that the records, including financial or other statements of any licensee under this Act, shall be kept in such manner as prescribed by the Board and that any such licensee involved in the ownership or management of gambling operations submit to the Board an annual balance 1 sheet and profit and loss statement, list of the 2 stockholders or other persons having a 1% or greater 3 beneficial interest in the gambling activities of each licensee, and any other information the Board deems 4 5 necessary in order to effectively administer this Act and rules, regulations, orders and 6 all final decisions 7 promulgated under this Act.

8 (9) To conduct hearings, issue subpoenas for the 9 attendance of witnesses and subpoenas duces tecum for the 10 production of books, records and other pertinent documents 11 in accordance with the Illinois Administrative Procedure 12 Act, and to administer oaths and affirmations to the witnesses, when, in the judgment of the Board, it is 13 necessary to administer or enforce this Act or the Board 14 15 rules.

16 (10) To prescribe a form to be used by any licensee 17 involved in the ownership or management of gambling 18 operations as an application for employment for their 19 employees.

20 (11) To revoke or suspend licenses, as the Board may 21 see fit and in compliance with applicable laws of the State 22 regarding administrative procedures, and to review 23 applications for the renewal of licenses. The Board may 24 suspend an owners license, without notice or hearing upon a 25 determination that the safety or health of patrons or 26 employees is jeopardized by continuing a riverboat's

operation. The suspension may remain in effect until the Board determines that the cause for suspension has been abated. The Board may revoke the owners license upon a determination that the owner has not made satisfactory progress toward abating the hazard.

6 (12) To eject or exclude or authorize the ejection or 7 exclusion of, any person from riverboat gambling 8 facilities where such person is in violation of this Act, 9 rules and regulations thereunder, or final orders of the 10 Board, or where such person's conduct or reputation is such 11 that his presence within the riverboat gambling facilities 12 may, in the opinion of the Board, call into question the honesty and integrity of the gambling operations or 13 interfere with orderly conduct thereof; provided that the 14 15 propriety of such ejection or exclusion is subject to 16 subsequent hearing by the Board.

17 (13) To require all licensees of gambling operations to 18 utilize a cashless wagering system whereby all players' 19 money is converted to tokens, electronic cards, or chips 20 which shall be used only for wagering in the gambling 21 establishment.

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(14) (Blank).

(15) To suspend, revoke or restrict licenses, to require the removal of a licensee or an employee of a licensee for a violation of this Act or a Board rule or for engaging in a fraudulent practice, and to impose civil

penalties of up to \$5,000 against individuals and up to \$10,000 or an amount equal to the daily gross receipts, whichever is larger, against licensees for each violation of any provision of the Act, any rules adopted by the Board, any order of the Board or any other action which, in the Board's discretion, is a detriment or impediment to riverboat gambling operations.

8 (16) To hire employees to gather information, conduct 9 investigations and carry out any other tasks contemplated 10 under this Act.

11 (17) To establish minimum levels of insurance to be12 maintained by licensees.

(18) To authorize a licensee to sell or serve alcoholic 13 14 liquors, wine or beer as defined in the Liquor Control Act 15 of 1934 on board a riverboat and to have exclusive 16 authority to establish the hours for sale and consumption of alcoholic liquor on board a riverboat, notwithstanding 17 any provision of the Liquor Control Act of 1934 or any 18 19 local ordinance, and regardless of whether the riverboat 20 makes excursions. The establishment of the hours for sale 21 and consumption of alcoholic liquor on board a riverboat is 22 an exclusive power and function of the State. A home rule 23 unit may not establish the hours for sale and consumption 24 of alcoholic liquor on board a riverboat. This amendatory 25 Act of 1991 is a denial and limitation of home rule powers and functions under subsection (h) of Section 6 of Article 26

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VII of the Illinois Constitution.

(19) After consultation with the U.S. Army Corps of
Engineers, to establish binding emergency orders upon the
concurrence of a majority of the members of the Board
regarding the navigability of water, relative to
excursions, in the event of extreme weather conditions,
acts of God or other extreme circumstances.

8 (20) To delegate the execution of any of its powers 9 under this Act for the purpose of administering and 10 enforcing this Act and its rules and regulations hereunder.

11 (20.5) To approve any contract entered into on its12 behalf.

13 (20.6)То appoint investigators to conduct 14 investigations, searches, seizures, arrests, and other 15 duties imposed under this Act, as deemed necessary by the 16 Board. These investigators have and may exercise all of the 17 rights and powers of peace officers, provided that these powers shall be limited to offenses or violations occurring 18 19 or committed on a riverboat or dock, as defined in subsections (d) and (f) of Section 4, or as otherwise 20 21 provided by this Act or any other law.

(20.7) To contract with the Department of State Police for the use of trained and qualified State police officers and with the Department of Revenue for the use of trained and qualified Department of Revenue investigators to conduct investigations, searches, seizures, arrests, and

other duties imposed under this Act and to exercise all of 1 the rights and powers of peace officers, provided that the 2 3 powers of Department of Revenue investigators under this subdivision (20.7) shall be limited to offenses or 4 5 violations occurring or committed on a riverboat or dock, as defined in subsections (d) and (f) of Section 4, or as 6 7 otherwise provided by this Act or any other law. In the 8 event the Department of State Police or the Department of 9 Revenue is unable to fill contracted police or 10 investigative positions, the Board may appoint 11 investigators to fill those positions pursuant to 12 subdivision (20.6).

13 (21) To take any other action as may be reasonable or
14 appropriate to enforce this Act and rules and regulations
15 hereunder.

16 (d) The Board may seek and shall receive the cooperation of 17 the Department of State Police in conducting background 18 investigations of applicants and in fulfilling its 19 responsibilities under this Section. Costs incurred by the 20 Department of State Police as a result of such cooperation 21 shall be paid by the Board in conformance with the requirements 22 of Section 2605-400 of the Department of State Police Law (20 ILCS 2605/2605-400). 23

(e) The Board must authorize to each investigator and to
any other employee of the Board exercising the powers of a
peace officer a distinct badge that, on its face, (i) clearly

HB3620 - 16 - LRB100 09205 MJP 19361 b states that the badge is authorized by the Board and (ii) 1 2 contains a unique identifying number. No other badge shall be 3 authorized by the Board. (Source: P.A. 98-377, eff. 1-1-14; 98-582, eff. 8-27-13.) 4 5 (230 ILCS 10/13) (from Ch. 120, par. 2413) 6 Sec. 13. Wagering tax; rate; distribution. 7 (a) Until January 1, 1998, a tax is imposed on the adjusted 8 gross receipts received from gambling games authorized under 9 this Act at the rate of 20%. 10 (a-1) From January 1, 1998 until July 1, 2002, a privilege 11 tax is imposed on persons engaged in the business of conducting 12 riverboat gambling operations, based on the adjusted gross receipts received by a licensed owner from gambling games 13 14 authorized under this Act at the following rates: 15 15% of annual adjusted gross receipts up to and 16 including \$25,000,000; 20% of annual adjusted gross receipts in excess of 17 \$25,000,000 but not exceeding \$50,000,000; 18 25% of annual adjusted gross receipts in excess of 19 \$50,000,000 but not exceeding \$75,000,000; 20 21 30% of annual adjusted gross receipts in excess of 22 \$75,000,000 but not exceeding \$100,000,000; 35% of annual adjusted gross receipts in excess of 23 24 \$100,000,000. (a-2) From July 1, 2002 until July 1, 2003, a privilege tax 25

is imposed on persons engaged in the business of conducting riverboat gambling operations, other than licensed managers conducting riverboat gambling operations on behalf of the State, based on the adjusted gross receipts received by a licensed owner from gambling games authorized under this Act at the following rates:

7 15% of annual adjusted gross receipts up to and 8 including \$25,000,000;

9 22.5% of annual adjusted gross receipts in excess of
10 \$25,000,000 but not exceeding \$50,000,000;

11 27.5% of annual adjusted gross receipts in excess of 12 \$50,000,000 but not exceeding \$75,000,000;

13 32.5% of annual adjusted gross receipts in excess of 14 \$75,000,000 but not exceeding \$100,000,000;

15 37.5% of annual adjusted gross receipts in excess of 16 \$100,000,000 but not exceeding \$150,000,000;

45% of annual adjusted gross receipts in excess of
\$150,000,000 but not exceeding \$200,000,000;

19 50% of annual adjusted gross receipts in excess of 20 \$200,000,000.

(a-3) Beginning July 1, 2003, a privilege tax is imposed on persons engaged in the business of conducting riverboat gambling operations, other than licensed managers conducting riverboat gambling operations on behalf of the State, based on the adjusted gross receipts received by a licensed owner from gambling games authorized under this Act at the following

1 rates:

2 15% of annual adjusted gross receipts up to and 3 including \$25,000,000;

27.5% of annual adjusted gross receipts in excess of
\$25,000,000 but not exceeding \$37,500,000;

32.5% of annual adjusted gross receipts in excess of
\$37,500,000 but not exceeding \$50,000,000;

8 37.5% of annual adjusted gross receipts in excess of
9 \$50,000,000 but not exceeding \$75,000,000;

10 45% of annual adjusted gross receipts in excess of 11 \$75,000,000 but not exceeding \$100,000,000;

12 50% of annual adjusted gross receipts in excess of 13 \$100,000,000 but not exceeding \$250,000,000;

14 70% of annual adjusted gross receipts in excess of 15 \$250,000,000.

An amount equal to the amount of wagering taxes collected under this subsection (a-3) that are in addition to the amount of wagering taxes that would have been collected if the wagering tax rates under subsection (a-2) were in effect shall be paid into the Common School Fund.

The privilege tax imposed under this subsection (a-3) shall no longer be imposed beginning on the earlier of (i) July 1, 2005; (ii) the first date after June 20, 2003 that riverboat gambling operations are conducted pursuant to a dormant license; or (iii) the first day that riverboat gambling operations are conducted under the authority of an owners license that is in addition to the 10 owners licenses initially authorized under this Act. For the purposes of this subsection (a-3), the term "dormant license" means an owners license that is authorized by this Act under which no riverboat gambling operations are being conducted on June 20, 2003.

6 (a-4) Beginning on the first day on which the tax imposed 7 under subsection (a-3) is no longer imposed, a privilege tax is 8 imposed on persons engaged in the business of conducting 9 riverboat gambling operations, other than licensed managers 10 conducting riverboat gambling operations on behalf of the 11 State, based on the adjusted gross receipts received by a 12 licensed owner from gambling games authorized under this Act at the following rates: 13

14 15% of annual adjusted gross receipts up to and 15 including \$25,000,000;

16 22.5% of annual adjusted gross receipts in excess of 17 \$25,000,000 but not exceeding \$50,000,000;

18 27.5% of annual adjusted gross receipts in excess of 19 \$50,000,000 but not exceeding \$75,000,000;

32.5% of annual adjusted gross receipts in excess of
\$75,000,000 but not exceeding \$100,000,000;

37.5% of annual adjusted gross receipts in excess of
 \$100,000,000 but not exceeding \$150,000,000;

24 45% of annual adjusted gross receipts in excess of 25 \$150,000,000 but not exceeding \$200,000,000;

26 50% of annual adjusted gross receipts in excess of

1 \$200,000,000.

2 (a-8) Riverboat gambling operations conducted by a
3 licensed manager on behalf of the State are not subject to the
4 tax imposed under this Section.

5 (a-10) The taxes imposed by this Section shall be paid by 6 the licensed owner to the Board not later than 5:00 o'clock 7 p.m. of the day after the day when the wagers were made.

8 (a-15) If the privilege tax imposed under subsection (a-3) 9 is no longer imposed pursuant to item (i) of the last paragraph 10 of subsection (a-3), then by June 15 of each year, each owners 11 licensee, other than an owners licensee that admitted 1,000,000 12 persons or fewer in calendar year 2004, must, in addition to 13 the payment of all amounts otherwise due under this Section, 14 pay to the Board a reconciliation payment in the amount, if 15 any, by which the licensed owner's base amount exceeds the 16 amount of net privilege tax paid by the licensed owner to the 17 Board in the then current State fiscal year. A licensed owner's net privilege tax obligation due for the balance of the State 18 19 fiscal year shall be reduced up to the total of the amount paid by the licensed owner in its June 15 reconciliation payment. 20 21 The obligation imposed by this subsection (a-15) is binding on 22 any person, firm, corporation, or other entity that acquires an 23 ownership interest in any such owners license. The obligation imposed under this subsection (a-15) terminates on the earliest 24 25 of: (i) July 1, 2007, (ii) the first day after the effective 26 date of this amendatory Act of the 94th General Assembly that

riverboat gambling operations are conducted pursuant to a 1 2 dormant license, (iii) the first day that riverboat gambling 3 operations are conducted under the authority of an owners license that is in addition to the 10 owners licenses initially 4 5 authorized under this Act, or (iv) the first day that a 6 licensee under the Illinois Horse Racing Act of 1975 conducts 7 gaming operations with slot machines or other electronic gaming 8 devices. The Board must reduce the obligation imposed under 9 this subsection (a-15) by an amount the Board deems reasonable 10 for any of the following reasons: (A) an act or acts of God, 11 (B) an act of bioterrorism or terrorism or a bioterrorism or 12 terrorism threat that was investigated by a law enforcement 13 agency, or (C) a condition beyond the control of the owners 14 licensee that does not result from any act or omission by the 15 owners licensee or any of its agents and that poses a hazardous 16 threat to the health and safety of patrons. If an owners 17 licensee pays an amount in excess of its liability under this Section, the Board shall apply the overpayment to future 18 19 payments required under this Section.

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For purposes of this subsection (a-15):

"Act of God" means an incident caused by the operation of an extraordinary force that cannot be foreseen, that cannot be avoided by the exercise of due care, and for which no person can be held liable.

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"Base amount" means the following:

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For a riverboat in Alton, \$31,000,000.

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For a riverboat in East Peoria, \$43,000,000.
For the Empress riverboat in Joliet, \$86,000,000.
For a riverboat in Metropolis, \$45,000,000.
For the Harrah's riverboat in Joliet, \$114,000,000.
For a riverboat in Aurora, \$86,000,000.
For a riverboat in East St. Louis, \$48,500,000.
For a riverboat in Elgin, \$198,000,000.

8 "Dormant license" has the meaning ascribed to it in 9 subsection (a-3).

10 "Net privilege tax" means all privilege taxes paid by a 11 licensed owner to the Board under this Section, less all 12 payments made from the State Gaming Fund pursuant to subsection 13 (b) of this Section.

The changes made to this subsection (a-15) by Public Act 94-839 are intended to restate and clarify the intent of Public Act 94-673 with respect to the amount of the payments required to be made under this subsection by an owners licensee to the Board.

(b) Until January 1, 1998, 25% of the tax revenue deposited 19 in the State Gaming Fund under this Section shall be paid, 20 21 subject to appropriation by the General Assembly, to the unit 22 of local government which is designated as the home dock of the 23 riverboat. Beginning January 1, 1998, from the tax revenue 24 deposited in the State Gaming Fund under this Section, an 25 amount equal to 5% of adjusted gross receipts generated by a 26 riverboat shall be paid monthly, subject to appropriation by

the General Assembly, to the unit of local government that is 1 2 designated as the home dock of the riverboat. From the tax revenue deposited in the State Gaming Fund pursuant to 3 riverboat gambling operations conducted by a licensed manager 4 5 on behalf of the State, an amount equal to 5% of adjusted gross 6 receipts generated pursuant to those riverboat gambling 7 operations shall be paid monthly, subject to appropriation by the General Assembly, to the unit of local government that is 8 9 designated as the home dock of the riverboat upon which those 10 riverboat gambling operations are conducted.

11 (c) Appropriations, as approved by the General Assembly, 12 may be made from the State Gaming Fund to the Board (i) for the 13 administration and enforcement of this Act and the Video Gaming 14 Act, (ii) for distribution to the Department of State Police 15 and to the Department of Revenue for the enforcement of this 16 Act, and (iii) to the Department of Human Services for the 17 administration of programs to treat problem gambling.

(c-5) (Blank). Before May 26, 2006 (the effective date of 18 19 Public Act 94 804) and beginning on the effective date of this 20 amendatory Act of the 95th General Assembly, unless any organization licensee under the Illinois Horse Racing Act of 21 22 1975 begins to operate a slot machine or video game of chance 23 under the Illinois Horse Racing Act of 1975 or this Act, after the payments required under subsections (b) and (c) have been 24 25 made, an amount equal to 15% of the adjusted gross receipts of 26 (1) an owners licensee that relocates pursuant to Section 11.2,

1 (2) an owners licensee conducting riverboat gambling 2 operations pursuant to an owners license that is initially 3 issued after June 25, 1999, or (3) the first riverboat gambling 4 operations conducted by a licensed manager on behalf of the 5 State under Section 7.3, whichever comes first, shall be paid 6 from the State Gaming Fund into the Horse Racing Equity Fund.

7 (c-10) <u>(Blank)</u>. Each year the General Assembly shall appropriate from the General Revenue Fund to the Education 9 Assistance Fund an amount equal to the amount paid into the 10 Horse Racing Equity Fund pursuant to subsection (c 5) in the 11 prior calendar year.

12 (c-15) After the payments required under subsections (b) 13 and, (c), and (c-5) have been made, an amount equal to 2% of the adjusted gross receipts of (1) an owners licensee that 14 relocates pursuant to Section 11.2, (2) an owners licensee 15 16 conducting riverboat gambling operations pursuant to an owners 17 license that is initially issued after June 25, 1999, or (3) the first riverboat gambling operations conducted by a licensed 18 manager on behalf of the State under Section 7.3, whichever 19 20 comes first, shall be paid, subject to appropriation from the General Assembly, from the State Gaming Fund to each home rule 21 22 county with a population of over 3,000,000 inhabitants for the 23 purpose of enhancing the county's criminal justice system.

(c-20) Each year the General Assembly shall appropriate
 from the General Revenue Fund to the Education Assistance Fund
 an amount equal to the amount paid to each home rule county

with a population of over 3,000,000 inhabitants pursuant to subsection (c-15) in the prior calendar year.

3 (c-25) On July 1, 2013 and each July 1 thereafter, 4 \$1,600,000 shall be transferred from the State Gaming Fund to 5 the Chicago State University Education Improvement Fund.

6 (c-30) On July 1, 2013 or as soon as possible thereafter, 7 \$92,000,000 shall be transferred from the State Gaming Fund to 8 the School Infrastructure Fund and \$23,000,000 shall be 9 transferred from the State Gaming Fund to the Horse Racing 10 Equity Fund.

11 (c-35) Beginning on July 1, 2013, in addition to any amount 12 transferred under subsection (c-30) of this Section, 13 \$5,530,000 shall be transferred monthly from the State Gaming 14 Fund to the School Infrastructure Fund.

15 (d) From time to time, the Board shall transfer the 16 remainder of the funds generated by this Act into the Education 17 Assistance Fund, created by Public Act 86-0018, of the State of 18 Illinois.

(e) Nothing in this Act shall prohibit the unit of local government designated as the home dock of the riverboat from entering into agreements with other units of local government in this State or in other states to share its portion of the tax revenue.

(f) To the extent practicable, the Board shall administer and collect the wagering taxes imposed by this Section in a manner consistent with the provisions of Sections 4, 5, 5a, 5b,

HB3620 - 26 - LRB100 09205 MJP 19361 b 5c, 5d, 5e, 5f, 5g, 5i, 5j, 6, 6a, 6b, 6c, 8, 9, and 10 of the 1 2 Retailers' Occupation Tax Act and Section 3-7 of the Uniform 3 Penalty and Interest Act. (Source: P.A. 98-18, eff. 6-7-13.) 4 5 Section 10. The Video Gaming Act is amended by changing 6 Section 45 as follows: (230 ILCS 40/45) 7 8 Sec. 45. Issuance of license. 9 (a) The burden is upon each applicant to demonstrate his 10 suitability for licensure. Each video gaming terminal 11 manufacturer, distributor, supplier, operator, handler, 12 licensed establishment, licensed truck stop establishment, 13 licensed fraternal establishment, and licensed veterans 14 establishment shall be licensed by the Board. The Board may 15 issue or deny a license under this Act to any person pursuant to the same criteria set forth in Section 9 of the Riverboat 16 17 Gambling Act. (a-5) The Board shall not grant a license to a person who 18 has facilitated, enabled, or participated in the use of 19 20 coin-operated devices for gambling purposes or who is under the 21 significant influence or control of such a person. For the purposes of this Act, "facilitated, enabled, or participated in 22 the use of coin-operated amusement devices for gambling 23

purposes" means that the person has been convicted of any

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violation of Article 28 of the Criminal Code of 1961 or the Criminal Code of 2012. If there is pending legal action against a person for any such violation, then the Board shall delay the licensure of that person until the legal action is resolved.

5 (b) Each person seeking and possessing a license as a video gaming terminal manufacturer, distributor, supplier, operator, 6 establishment, 7 handler, licensed licensed truck stop 8 establishment, licensed fraternal establishment, or licensed 9 establishment shall submit veterans to а background 10 investigation conducted by the Board with the assistance of the 11 State Police or other law enforcement. To the extent that the 12 corporate structure of the applicant allows, the background investigation shall include any or all of the following as the 13 14 Board deems appropriate or as provided by rule for each 15 category of licensure: (i) each beneficiary of a trust, (ii) 16 each partner of a partnership, (iii) each member of a limited 17 liability company, (iv) each director and officer of a publicly or non-publicly held corporation, (v) each stockholder of a 18 19 non-publicly held corporation, (vi) each stockholder of 5% or 20 more of a publicly held corporation, or (vii) each stockholder of 5% or more in a parent or subsidiary corporation. 21

(c) Each person seeking and possessing a license as a video gaming terminal manufacturer, distributor, supplier, operator, handler, licensed establishment, licensed truck stop establishment, licensed fraternal establishment, or licensed veterans establishment shall disclose the identity of every

person, association, trust, corporation, or limited liability 1 2 company having a greater than 1% direct or indirect pecuniary 3 interest in the video gaming terminal operation for which the license is sought. If the disclosed entity is a trust, the 4 5 application shall disclose the names and addresses of the beneficiaries; if a corporation, the names and addresses of all 6 stockholders and directors; if a limited liability company, the 7 8 names and addresses of all members; or if a partnership, the 9 names and addresses of all partners, both general and limited.

10 (d) No person may be licensed as a video gaming terminal 11 manufacturer, distributor, supplier, operator, handler, 12 licensed establishment, licensed truck stop establishment, licensed fraternal establishment, licensed 13 or veterans 14 establishment if that person has been found by the Board to:

(1) have a background, including a criminal record, reputation, habits, social or business associations, or prior activities that pose a threat to the public interests of the State or to the security and integrity of video gaming;

(2) create or enhance the dangers of unsuitable,
unfair, or illegal practices, methods, and activities in
the conduct of video gaming; or

(3) present questionable business practices and
 financial arrangements incidental to the conduct of video
 gaming activities.

26 (e) Any applicant for any license under this Act has the

burden of proving his or her qualifications to the satisfaction of the Board. The Board may adopt rules to establish additional qualifications and requirements to preserve the integrity and security of video gaming in this State.

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5 (f) A non-refundable application fee shall be paid at the 6 time an application for a license is filed with the Board in 7 the following amounts:

8	(1) Manufacturer \$5,000
9	(2) Distributor \$5,000
10	(3) Terminal operator\$5,000
11	(4) Supplier \$2,500
12	(5) Technician \$100
13	(6) Terminal Handler
14	(7) Licensed establishment, licensed truck stop
15	establishment, licensed fraternal establishment,
16	or licensed veterans establishment \$100
17	(g) The Board shall establish an annual fee for each
18	license not to exceed the following:
19	(1) Manufacturer \$10,000
20	(2) Distributor \$10,000
21	(3) Terminal operator\$5,000
22	(4) Supplier \$2,000
23	(5) Technician \$100
24	(6) Licensed establishment, licensed truck stop
25	establishment, licensed fraternal establishment,
26	or licensed veterans establishment \$100

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1 (7) Video gaming terminal..... \$100 (8) Terminal Handler \$50 2 3 (h) A terminal operator and a licensed establishment, licensed truck stop establishment, licensed fraternal 4 5 establishment, or licensed veterans establishment shall equally split the fees specified in item (7) of subsection (g). 6 7 (Source: P.A. 97-1150, eff. 1-25-13; 98-31, eff. 6-24-13; 98-587, eff. 8-27-13; 98-756, eff. 7-16-14.) 8