AN ACT in relation to gambling.

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

Section 5. The Riverboat Gambling Act is amended by changing Sections 7, 12, 13, and 23 as follows:
(230 ILCS 10/7) (from Ch. 120, par. 2407)
Sec. 7. Owners Licenses.
(a) The Board shall issue owners licenses to persons, firms or corporations which apply for such licenses upon payment to the Board of the non-refundable license fee set by the Board, upon payment of a $\$ 25,000$ license fee for the first year of operation and a $\$ 50,000 \$ 5 ; \theta \theta \theta$ license fee for each succeeding year and upon a determination by the Board that the applicant is eligible for an owners license pursuant to this Act and the rules of the Board. Of each $\$ 50,000$ license fee for a second or subsequent year of operation of a riverboat, $\$ 45,000$ shall be transferred to the General Revenue Fund and appropriated to the Department of Human Services to be used for the treatment of compulsive gambling pursuant to Section 5-20 of the Alcoholism and Other Drug Abuse and Dependency Act.

A person, firm or corporation is ineligible to receive an owners license if:
(1) the person has been convicted of a felony under the laws of this State, any other state, or the United States;
(2) the person has been convicted of any violation of Article 28 of the Criminal Code of 1961, or substantially similar laws of any other jurisdiction;
(3) the person has submitted an application for a license under this Act which contains false information;
(4) the person is a member of the Board;
(5) a person defined in (1), (2), (3) or (4) is an officer, director or managerial employee of the firm or corporation;
(6) the firm or corporation employs a person defined in (1), (2), (3) or (4) who participates in the management or operation of gambling operations authorized under this Act;
(7) (blank); or
(8) a license of the person, firm or corporation issued under this Act, or a license to own or operate gambling facilities in any other jurisdiction, has been revoked.
(b) In determining whether to grant an owners license to an applicant, the Board shall consider:
(1) the character, reputation, experience and financial integrity of the applicants and of any other or separate person that either:
(A) controls, directly or indirectly, such applicant, or
(B) is controlled, directly or indirectly, by such applicant or by a person which controls, directly or indirectly, such applicant;
(2) the facilities or proposed facilities for the conduct of riverboat gambling;
(3) the highest prospective total revenue to be derived by the state from the conduct of riverboat gambling;
(4) the good faith affirmative action plan of each applicant to recruit, train and upgrade minorities in all employment classifications;
(5) the financial ability of the applicant to purchase and maintain adequate liability and casualty insurance;
（6）whether the applicant has adequate capitalization to provide and maintain，for the duration of a license，a riverboat；and
（7）the extent to which the applicant exceeds or meets other standards for the issuance of an owners license which the Board may adopt by rule．
（c）Each owners license shall specify the place where riverboats shall operate and dock．
（d）Each applicant shall submit with his application，on forms provided by the Board， 2 sets of his fingerprints．
（e）The Board shall may issue up－－もe 10 licenses authorizing the holders of such licenses to own riverboats． In the application for an owners license，the applicant shall state the dock at which the riverboat is based and the water on which the riverboat will be located．The Board shall issue 5 licenses to become effective not earlier than January 1，1991．Three of such licenses shall authorize riverboat gambling on the Mississippi River，or in a municipality that （1）borders on the Mississippi River or is within 5 miles of the city limits of a municipality that borders on the Mississippi River and（2），on the effective date of this amendatory Act of the 93rd General Assembly，has a riverboat conducting riverboat gambling operations pursuant to a license issued under this Act，one of which shall authorize riverboat gambling from a home dock in the city of East St．






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Board shall issue one additional license to become effective not earlier than March 1, 1992, which shall authorize riverboat gambling on the Des Plaines River in will County. The Board may issue 4 additional licenses to become effective not earlier than March 1, 1992. In determining the water upon which riverboats will operate, the Board shall consider the economic benefit which riverboat gambling confers on the State, and shall seek to assure that all regions of the state share in the economic benefits of riverboat gambling.

In granting all licenses, the Board may give favorable consideration to economically depressed areas of the state, to applicants presenting plans which provide for significant economic development over a large geographic area, and to applicants who currently operate non-gambling riverboats in Illinois. The Board shall review all applications for owners licenses, and shall inform each applicant of the Board's decision.

An owners licensee that receives an owners license authorizing it to begin conducting riverboat gambling operations pursuant to a dormant license, as that term is defined in Section 13, shall attain a level of at least 20\% minority person and female ownership, at least 16\% and 4\% respectively, within a time period prescribed by the Board, but not to exceed 12 months from the date the licensee begins conducting riverboat gambling operations. The 12-month period shall be extended by the amount of time necessary to conduct a background investigation pursuant to section 6. For the purposes of this Section, the terms "female" and "minority person" have the meanings provided in Section 2 of the Business Enterprise for Minorities, Females, and Persons with Disabilities Act.

The Board may revoke the owners license of a licensee which fails to begin conducting gambling within 15 months of receipt of the Board's approval of the application if the

Board determines that license revocation is in the best interests of the State.
(f) The first 10 owners licenses issued under this Act shall permit the holder to own up to 2 riverboats and equipment thereon for a period of 3 years after the effective date of the license. Holders of the first 10 owners licenses must pay the annual license fee for each of the 3 years during which they are authorized to own riverboats.
(g) Upon the termination, expiration, or revocation of each of the first 10 licenses, which shall be issued for a 3 year period, all licenses are renewable annually upon payment of the fee and a determination by the Board that the licensee continues to meet all of the requirements of this Act and the Board's rules. However, for licenses renewed on or after May 1, 1998, renewal shall be for a period of 4 years, unless the Board sets a shorter period.
(h) An owners license shall entitle the licensee to own up to 2 riverboats. Except as otherwise provided by any applicable safety law, a licensee may have an unlimited number of gambling participants on its riverboats. A- $\boldsymbol{\text { fiteensee }}$
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 $\neq \approx \theta \theta$. Riverboats licensed to operate on the Mississippi River and the Illinois River south of Marshall County shall have an authorized capacity of at least 500 persons. Any other riverboat licensed under this Act shall have an authorized capacity of at least 400 persons.
(i) A licensed owner is authorized to apply to the Board for and, if approved therefor, to receive all licenses from the Board necessary for the operation of a riverboat, including a liquor license, a license to prepare and serve food for human consumption, and other necessary licenses.

All use, occupation and excise taxes which apply to the sale of food and beverages in this State and all taxes imposed on the sale or use of tangible personal property apply to such sales aboard the riverboat.
(j) The Board may issue a license authorizing a riverboat to dock in a municipality or approve a relocation under Section 11.2 only if, prior to the issuance of the license or approval, the governing body of the municipality in which the riverboat will dock has by a majority vote approved the docking of riverboats in the municipality. The Board may issue a license authorizing a riverboat to dock in areas of a county outside any municipality or approve a relocation under Section 11.2 only if, prior to the issuance of the license or approval, the governing body of the county has by a majority vote approved of the docking of riverboats within such areas.
(Source: P.A. 91-40, eff. 6-25-99; 92-600, eff. 6-28-02.)
(230 ILCS 10/12) (from Ch. 120, par. 2412)
Sec. 12. Admission tax; fees.
(a) A tax is hereby imposed upon admissions authorized pursuant to this Act. Until July 1, 2002 , the rate is $\$ 2$ per person admitted. Beginning July 1, 2002, and until the first date after the effective date of this amendatory Act on which riverboat gambling operations are conducted pursuant to a dormant license as defined in Section 13 , the rate is $\$ 3$ per person admitted. Beginning on the first date after the effective date of this amendatory Act on which riverboat gambling operations are conducted pursuant to a dormant license as defined in Section 13 , the rate is $\$ 2$ per person admitted. This admission tax is imposed upon the licensed owner conducting gambling.
(1) The admission tax shall be paid for each admission.
(2) (Blank).
(3) The riverboat licensee may issue tax-free passes to actual and necessary officials and employees of the licensee or other persons actually working on the riverboat.
(4) The number and issuance of tax-free passes is subject to the rules of the Board, and a list of all persons to whom the tax-free passes are issued shall be filed with the Board.
(b) From the tax imposed under subsection (a), a municipality shall receive from the state $\$ 1$ for each person embarking on a riverboat docked within the municipality, and a county shall receive $\$ 1$ for each person embarking on a riverboat docked within the county but outside the boundaries of any municipality. The municipality's or county's share shall be collected by the Board on behalf of the State and remitted quarterly by the State, subject to appropriation, to the treasurer of the unit of local government for deposit in the general fund.
(c) The licensed owner shall pay the entire admission tax to the Board. Such payments shall be made daily. Accompanying each payment shall be a return on forms provided by the Board which shall include other information regarding admissions as the Board may require. Failure to submit either the payment or the return within the specified time may result in suspension or revocation of the owners license.
(d) The Board shall administer and collect the admission tax imposed by this Section, to the extent practicable, in a manner consistent with the provisions of Sections 4, 5, 5a, 5b, 5c, 5d, 5e, 5f, 5g, 5i, 5j, 6, 6a, 6b, 6c, 8, 9 and 10 of the Retailers' Occupation Tax Act and Section 3-7 of the Uniform Penalty and Interest Act.
(Source: P.A. 91-40, eff. 6-25-99; 92-595, eff. 6-28-02.)

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(230 ILCS 10/13) (from Ch. 120, par. 2413)
Sec. 13. Wagering tax; rate; distribution.
(a) Until January 1, 1998, a tax is imposed on the adjusted gross receipts received from gambling games authorized under this Act at the rate of \(20 \%\).
(a-1) From January 1, 1998 until July 1, 2002, a privilege tax is imposed on persons engaged in the business of conducting riverboat gambling operations, based on the adjusted gross receipts received by a licensed owner from gambling games authorized under this Act at the following rates:
\(15 \%\) of annual adjusted gross receipts up to and
including \$25,000,000;
\(20 \%\) of annual adjusted gross receipts in excess of \(\$ 25,000,000\) but not exceeding \(\$ 50,000,000\);
25\% of annual adjusted gross receipts in excess of \(\$ 50,000,000\) but not exceeding \(\$ 75,000,000 ;\)
\(30 \%\) of annual adjusted gross receipts in excess of \(\$ 75,000,000\) but not exceeding \(\$ 100,000,000\);
35\% of annual adjusted gross receipts in excess of \(\$ 100,000,000\).
(a-2) Beginning July 1, 2002, a privilege tax is imposed on persons engaged in the business of conducting riverboat gambling operations, based on the adjusted gross receipts received by a licensed owner from gambling games authorized under this Act at the following rates:
\(15 \%\) of annual adjusted gross receipts up to and including \$25,000,000;
22.5\% of annual adjusted gross receipts in excess of \(\$ 25,000,000\) but not exceeding \(\$ 50,000,000 ;\)
\(27.5 \%\) of annual adjusted gross receipts in excess of \(\$ 50,000,000\) but not exceeding \(\$ 75,000,000 ;\)
32.5\% of annual adjusted gross receipts in excess of \(\$ 75,000,000\) but not exceeding \(\$ 100,000,000 ;\)
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$37.5 \%$ of annual adjusted gross receipts in excess of $\$ 100,000,000$ but not exceeding $\$ 150,000,000$; $45 \%$ of annual adjusted gross receipts in excess of $\$ 150,000,000$ but not exceeding $\$ 200,000,000 ;$
$50 \%$ of annual adjusted gross receipts in excess of $\$ 200,000,000$.

The privilege tax imposed under this subsection (a-2) shall no longer be imposed or collected beginning on the first date after the effective date of this amendatory Act that riverboat gambling operations are conducted pursuant to a dormant license. For the purposes of this subsection (a-2), the term "dormant license" means an owners license that is authorized by this Act under which no riverboat gambling operations are being conducted on the effective date of this amendatory Act of the $93 r d$ General Assembly.
$(a-3)$ Beginning on the first day on which the tax imposed under subsection $(a-2)$ is no longer imposed, a privilege tax is imposed on persons engaged in the business of conducting riverboat gambling operations, based on the adjusted gross receipts received by a licensed owner from gambling games authorized under this Act at the following rates:
$15 \%$ of annual adjusted gross receipts up to and
including $\$ 25,000,000$ i
20\% of annual adjusted gross receipts in excess of $\$ 25,000,000$ but not exceeding $\$ 50,000,000$;

25\% of annual adjusted gross receipts in excess of $\$ 50,000,000$ but not exceeding $\$ 75,000,000$;
$30 \%$ of annual adjusted gross receipts in excess of $\$ 75,000,000$ but not exceeding $\$ 100,000,000$ i

35\% of annual adjusted gross receipts in excess of $\$ 100,000,000$.
(a-10) The taxes imposed by this Section shall be paid by the licensed owner to the Board not later than 3:00
o'clock p.m. of the day after the day when the wagers were made.
(b) Until January 1, 1998, 25\% of the tax revenue deposited in the State Gaming Fund under this Section shall be paid, subject to appropriation by the General Assembly, to the unit of local government which is designated as the home dock of the riverboat. Beginning January 1, 1998, from the tax revenue deposited in the State Gaming Fund under this Section, an amount equal to $5 \%$ of adjusted gross receipts generated by a riverboat shall be paid monthly, subject to appropriation by the General Assembly, to the unit of local government that is designated as the home dock of the riverboat.
(c) Appropriations, as approved by the General Assembly, may be made from the State Gaming Fund to the Department of Revenue and the Department of state Police for the administration and enforcement of this Act.
(c-5) After the payments required under subsections (b) and (c) have been made, an amount equal to 15\% of the adjusted gross receipts of a riverboat (1) that relocates pursuant to Section 11.2, or (2) for which an owners license is initially issued after the effective date of this amendatory Act of 1999 , whichever comes first, shall be paid from the State Gaming Fund into the Horse Racing Equity Fund.
(c-10) Each year the General Assembly shall appropriate from the General Revenue Fund to the Education Assistance Fund an amount equal to the amount paid into the Horse Racing Equity Fund pursuant to subsection (c-5) in the prior calendar year.
(c-15) After the payments required under subsections (b), (c), and (c-5) have been made, an amount equal to $2 \%$ of the adjusted gross receipts of a riverboat (1) that relocates pursuant to Section 11.2, or (2) for which an owners license is initially issued after the effective date of this
amendatory Act of 1999, whichever comes first, shall be paid, subject to appropriation from the General Assembly, from the State Gaming Fund to each home rule county with a population of over 3,000,000 inhabitants for the 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.
(c-25) After the payments required under subsections $(b),(c),(c-5)$ and $(c-15)$ have been made, an amount equal to $2 \%$ of the adjusted gross receipts of a riverboat (1) that relocates pursuant to Section 11.2 , or (2) for which an owners license is initially issued after the effective date of this amendatory Act of 1999, whichever comes first, shall be paid from the State Gaming Fund into the State Universities Athletic Capital Improvement Fund.
(d) From time to time, the Board shall transfer the remainder of the funds generated by this Act into the Education Assistance Fund, created by Public Act 86-0018, of the State of 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, 5c, 5d, 5e, 5f, 5g, 5i, 5j, 6, 6a, 6b, 6c, 8, 9, and 10 of the Retailers' Occupation Tax Act and Section 3-7 of the Uniform Penalty and Interest Act.
(Source: P.A. 91-40, eff. 6-25-99; 92-595, eff. 6-28-02.)

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    (230 ILCS 10/23) (from Ch. 120, par. 2423)
    Sec. 23. The State Gaming Fund. On or after the
effective date of this Act, all of the fees and taxes
collected pursuant to subsections of this Act shall be
deposited into the State Gaming Fund, a special fund in the
State Treasury, which is hereby created. Beginning July 1,
2003, the first $500,000 in fines and penalties collected
pursuant to this Act in each State fiscal year shall be
deposited into the General Revenue Fund and appropriated to
the Department of Human Services to be used for the treatment
of compulsive gambling pursuant to Section 5-20 of the
Alcoholism and other Drug Abuse and Dependency Act. Fines and
penalties collected in a fiscal year in excess of $500,000
shall be deposited into the Education Assistance Fund,
created by Public Act 86-0018, of the State of Illinois.
(Source: P.A. 86-1029.)
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Section 10. "An Act in relation to gambling, amending named Acts", approved June 25, 1999, Public Act 91-40, is amended by changing Section 30 as follows:
(P.A. 91-40, Sec. 30)

Sec. 30. Severability. If any provision of this Act (Public Act 91-40) or the application thereof to any person or circumstance is held invalid, that invalidity does not affect the other provisions or applications of the Act which can be given effect without the invalid application or provision, and to this end the provisions of this Act are severable. This severability applies without regard to whether the action challenging the validity was brought before the effective date of this amendatory Act of the 93 rd General Assembly.



 (Source: P.A. 91-40, eff. 6-25-99.)

Section 99. Effective date. This Act takes effect upon becoming law.

