



Sen. Bill Cunningham

Filed: 3/20/2014

09800SB3419sam001

LRB098 17453 ZMM 56991 a

1 AMENDMENT TO SENATE BILL 3419

2 AMENDMENT NO. _____. Amend Senate Bill 3419 by replacing
3 everything after the enacting clause with the following:

4 "Section 5. The Counties Code is amended by adding Section
5 5-1126.5 as follows:

6 (55 ILCS 5/5-1126.5 new)

7 Sec. 5-1126.5. Liquor license with video gaming
8 authorization. Notwithstanding any provisions in the Liquor
9 Control Act of 1934 or the Video Gaming Act to the contrary, a
10 county board shall have the power, by ordinance, to adopt a
11 classification of liquor license that, when issued, authorizes
12 the liquor license holder to subsequently apply to the Illinois
13 Gaming Board for a license as a licensed establishment,
14 licensed fraternal establishment, or licensed veterans
15 establishment under the Video Gaming Act and to operate as a
16 licensed establishment, licensed fraternal establishment, or

1 licensed veterans establishment if granted a license by the
2 Illinois Gaming Board. If such a classification is adopted by a
3 county, the amount of the license fee shall not exceed the
4 amount charged for similar liquor licenses. A county that
5 permits video gaming pursuant to the Video Gaming Act at the
6 time it adopts such a classification of liquor license shall,
7 upon the licensee's request, issue the license to any
8 establishment already possessing an existing liquor license
9 for no additional fee. Nothing in this Section shall be
10 construed to terminate or otherwise affect the rights of a
11 licensed establishment, licensed fraternal establishment,
12 licensed veterans establishment, or licensed truck stop
13 establishment licensed under the Video Gaming Act that is
14 located in a county that adopts an ordinance under this
15 Section. A county shall notify the Illinois Gaming Board upon
16 its adoption of any ordinance under this Section.

17 Section 10. The Illinois Municipal Code is amended by
18 adding Section 11-42-10.5 as follows:

19 (65 ILCS 5/11-42-10.5 new)

20 Sec. 11-42-10.5. Liquor license with video gaming
21 authorization. Notwithstanding any provisions in the Liquor
22 Control Act of 1934 or the Video Gaming Act to the contrary,
23 the corporate authorities of a municipality shall have the
24 power, by ordinance, to adopt a classification of liquor

1 license that, when issued, authorizes the liquor license holder
2 to subsequently apply to the Illinois Gaming Board for a
3 license as a licensed establishment, licensed fraternal
4 establishment, or licensed veterans establishment under the
5 Video Gaming Act and to operate as a licensed establishment,
6 licensed fraternal establishment, or licensed veterans
7 establishment if granted a license by the Illinois Gaming
8 Board. If such a classification is adopted by a municipality,
9 the amount of the license fee shall not exceed the amount
10 charged for similar liquor licenses. A municipality that
11 permits video gaming pursuant to the Video Gaming Act at the
12 time it adopts such a classification of liquor license shall,
13 upon the licensee's request, issue the license to any
14 establishment already possessing an existing liquor license
15 for no additional fee. Nothing in this Section shall be
16 construed to terminate or otherwise affect the rights of a
17 licensed establishment, licensed fraternal establishment,
18 licensed veterans establishment, or licensed truck stop
19 establishment licensed under the Video Gaming Act that is
20 located in a municipality that adopts an ordinance under this
21 Section. A municipality shall notify the Illinois Gaming Board
22 upon its adoption of any ordinance under this Section."