1 AN ACT concerning gaming.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 3. The Riverboat Gambling Act is amended by 5 changing Section 5 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 12 regulating, and enforcing the system of riverboat gambling established by this Act. Its jurisdiction shall extend under 13 14 this Act every person, association, corporation, to involved 15 partnership and trust 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 HB0996 Enrolled - 2 - LRB098 02797 AMC 32805 b

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 7 years, except that the terms of office of the initial Board 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 a term ending July 1, 1993. Upon the expiration of the 11 12 foregoing terms, the successors of such members shall serve a 13 term for 3 years and until their successors are appointed and 14 qualified for like terms. Vacancies in the Board shall be 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

19 (4) Each member of the Board shall receive \$300 for each 20 day the Board meets and for each day the member conducts any 21 hearing pursuant to this Act. Each member of the Board shall 22 also be reimbursed for all actual and necessary expenses and 23 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

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person financially interested in, any gambling operation 1 2 subject to the jurisdiction of this Board, or any race track, 3 race meeting, racing association or the operations thereof 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 16 administrative action (as those terms are defined in Section 2 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

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the laws of the State and the rules and regulations adopted 1 2 therewith and shall give bond to the State of Illinois, approved by the Governor, in the sum of \$25,000. Every such 3 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) For the examination of all mechanical, electromechanical, or electronic table games, slot machines, 18 19 slot accounting systems, and other electronic gaming equipment 20 for compliance with this Act, the Board may utilize the 21 services of one or more independent outside testing 22 laboratories that have been accredited by a national accreditation body and that, in the judgment of the Board, are 23 24 qualified to perform such examinations.

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

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salaries of all personnel, except those personnel whose 1 2 salaries are determined under the terms of a collective bargaining agreement. No person shall be employed to serve the 3 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 or any organization engaged in conducting horse racing within 7 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 the Board shall assign him. The salary of the Administrator 11 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

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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 the action of the Board. Notice of the action of the Board 3 shall be served either by personal delivery or by certified 4 mail, postage prepaid, to the aggrieved party. Notice 5 6 served by certified mail shall be deemed complete on the business day following the date of such mailing. The Board 7 8 shall conduct all requested hearings promptly and in 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

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 23 to the Open Meetings Act. Three members of the Board shall 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 HB0996 Enrolled - 8 - LRB098 02797 AMC 32805 b

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; HB0996 Enrolled

1 (11) (Blank);

2 (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

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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 HB0996 Enrolled - 11 - LRB098 02797 AMC 32805 b

and profit and loss 1 sheet 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 6 all rules, regulations, orders and 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 14 necessary to administer or enforce this Act or the Board 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 HB0996 Enrolled - 12 - LRB098 02797 AMC 32805 b

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 of, any person from riverboat exclusion 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 13 honesty and integrity of the gambling operations or 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 HB0996 Enrolled - 13 - LRB098 02797 AMC 32805 b

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 17 of alcoholic liquor on board a riverboat, notwithstanding 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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1 VII of the Illinois Constitution.

2 (19) After consultation with the U.S. Army Corps of 3 Engineers, to establish binding emergency orders upon the concurrence of a majority of the members of the Board 4 5 regarding the navigability of water, relative to excursions, in the event of extreme weather conditions, 6 7 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 HB0996 Enrolled - 15 - LRB098 02797 AMC 32805 b

other duties imposed under this Act and to exercise all of 1 2 the rights and powers of peace officers, provided that the 3 powers of Department of Revenue investigators under this subdivision (20.7) shall be limited to offenses 4 or 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 Department of State Police as a result of such cooperation 20 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 23 ILCS 2605/2605-400).

(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

HB0996 Enrolled - 16 - LRB098 02797 AMC 32805 b states that the badge is authorized by the Board and (ii) 1 2 contains a unique identifying number. No other badge shall be authorized by the Board. 3 (Source: P.A. 96-34, eff. 7-13-09; 96-37, eff. 7-13-09; 4 5 96-1000, eff. 7-2-10; 96-1392, eff. 1-1-11.) 6 Section 5. The Charitable Games Act is amended by changing 7 Sections 3, 4, 5, 8, and 9 as follows: 8 (230 ILCS 30/3) (from Ch. 120, par. 1123) 9 Sec. 3. The Department of Revenue shall, upon application 10 therefor on forms prescribed by the Department, and upon the payment of a nonrefundable annual fee of \$400 due upon 11 12 application and each renewal  $\frac{200}{5}$ , and upon a determination by 13 the Department that the applicant meets all of the 14 qualifications specified in this Act, issue a charitable games 15 license for the conducting of charitable games to any of the 16 following: (i) Any local fraternal mutual benefit organization 17 18 chartered at least 40 years before it applies for a license under this Act. 19 20 (ii) Any qualified organization organized in Illinois 21 which operates without profit to its members, which has been in existence in Illinois continuously for a period of 22 23 5 years immediately before making application for a license

and which has had during that 5 year period a bona fide

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membership engaged in carrying out its objects. However, 1 2 the 5 year requirement shall be reduced to 2 years, as 3 applied to a local organization which is affiliated with and chartered by a national organization which meets the 5 4 5 year requirement. The period of existence specified above shall not apply to a qualified organization, organized for 6 7 charitable purpose, created by a fraternal organization 8 that meets the existence requirements if the charitable 9 organization has the same officers and directors as the 10 fraternal organization. Only one charitable organization 11 created by a branch lodge or chapter of a fraternal 12 organization may be licensed under this provision.

13 The application shall be signed by a person listed on the 14 application as an owner, officer, or other person in charge of 15 the necessary day-to-day operations of the applicant 16 organization, who shall attest under penalties of perjury that 17 the information contained in the application is true, correct, 18 and complete.

Each license shall be in effect for 2 years one year from 19 20 its date of issuance unless extended, suspended, or revoked by Department action before that date. Any extension shall not 21 22 exceed one year. The Department may by rule authorize the 23 filing by electronic means of any application, license, permit, return, or registration required under this Act. A licensee may 24 25 hold only one license. Each license must be applied for at 26 least 30 days prior to the night or nights the licensee wishes

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to conduct such games. The Department may issue a license to a 1 2 licensee that applies less than 30 days prior to the night or 3 nights the licensee wishes to conduct the games if all other requirements of this Act are met and the Department has 4 5 sufficient time and resources to issue the license in a timely manner. The Department may provide by rule for an extension of 6 any charitable games license issued under this Act. If a 7 8 licensee wishes to conduct games at a location other than the 9 locations originally specified in the license, the licensee 10 shall notify the Department of the proposed alternate location 11 at least 30 days before the night on which the licensee wishes 12 to conduct games at the alternate location. The Department may accept an applicant's change in location with less than 30 13 14 days' notice if all other requirements of this Act are met and 15 the Department has sufficient time and resources to process the 16 change in a timely manner.

All taxes and fees imposed by this Act, unless otherwise specified, shall be paid into the Illinois Gaming Law Enforcement Fund of the State Treasury.

20 (Source: P.A. 95-228, eff. 8-16-07.)

21 (230 ILCS 30/4) (from Ch. 120, par. 1124)

22 Sec. 4. Licensing Restrictions. Licensing for the 23 conducting of charitable games is subject to the following 24 restrictions:

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(1) The license application, when submitted to the

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Department of Revenue, must contain a sworn statement 1 2 attesting to the not-for-profit character of the 3 prospective licensee organization, signed by a person listed on the application as an owner, officer, or other 4 5 person in charge of the necessary day-to-day operations. 6 The application shall contain the name of the person in 7 charge of and primarily responsible for the conduct of the 8 charitable games. The person so designated shall be present 9 on the premises continuously during charitable games.

10 (2) The license application shall be prepared by the 11 prospective licensee organization or its duly authorized 12 representative in accordance with the rules of the 13 Department of Revenue.

(2.1) The organization shall maintain among its books 14 15 and records a list of the names, addresses, social security 16 numbers, and dates of birth of all persons who will 17 participate in the management or operation of the games, along with a sworn statement made under penalties of 18 19 perjury, signed by a person listed on the application as an 20 owner, officer, or other person in charge of the necessary 21 day-to-day operations, that the persons listed as 22 participating in the management or operation of the games 23 are bona fide members, volunteers as defined in Section 2, 24 or employees of the applicant, that these persons have not 25 participated in the management or operation of more than 12 26 4 charitable games events conducted by any licensee in the HB0996 Enrolled - 20 - LRB098 02797 AMC 32805 b

calendar year, and that these persons will receive no remuneration or compensation, directly or indirectly from any source, for participating in the management or operation of the games. Any amendments to this listing must contain an identical sworn statement.

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(2.2) (Blank).

7 (3) Each license shall state the date, hours and at
8 what locations the licensee is permitted to conduct
9 charitable games.

10 (4) Each licensee shall file a copy of the license with 11 each police department or, if in unincorporated areas, each 12 sheriff's office whose jurisdiction includes the premises 13 on which the charitable games are authorized under the 14 license.

(5) The licensee shall prominently display the license
in the area where the licensee is to conduct charitable
games. The licensee shall likewise display, in the form and
manner prescribed by the Department, the provisions of
Section 9 of this Act.

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(6) (Blank).

21 (7) (Blank). Each licensee shall obtain and maintain a 22 bond for the benefit of participants in games conducted by 23 thelicensee to insure payment to the winners of such 24 games. Such bond discretionary by the Department and shall 25 be in an amount established by rule by the Department of -a county with fewer than 60,000 inhabitants, 26 Revenue. In

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the Department may waive the bond requirement upon a showing by a licensee that it has sufficient funds on deposit to insure payment to the winners of such games.

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(8) A license is not assignable or transferable.

5 (9) Unless the premises for conducting charitable games are provided by a municipality, the Department shall 6 7 issue a license permitting a person, firm or not 8 corporation to sponsor a charitable games night if the 9 premises for the conduct of the charitable games has been 10 previously used for  $\frac{12}{2}$   $\theta$  charitable games nights during the 11 previous 12 months.

12 (10) Auxiliary organizations of a licensee shall not be 13 eligible for a license to conduct charitable games, except 14 for auxiliary organizations of veterans organizations as 15 authorized in Section 2.

16 (11) Charitable games must be conducted in accordance17 with local building and fire code requirements.

18 (12) The licensee shall consent to allowing the 19 Department's employees to be present on the premises 20 wherein the charitable games are conducted and to inspect 21 or test equipment, devices and supplies used in the conduct 22 of the game.

Nothing in this Section shall be construed to prohibit a licensee that conducts charitable games on its own premises from also obtaining a providers' license in accordance with Section 5.1. The maximum number of charitable games events that HB0996 Enrolled - 22 - LRB098 02797 AMC 32805 b

may be held in any one premises is limited to <u>one</u> <del>8</del> charitable
 games <u>event</u> events per <u>month</u> calendar year.

3 (Source: P.A. 94-986, eff. 6-30-06; 95-228, eff. 8-16-07.)

4 (230 ILCS 30/5) (from Ch. 120, par. 1125)

5 Sec. 5. Providers' License. The Department shall issue a 6 providers' license permitting a person, firm or corporation to 7 provide premises for the conduct of charitable games. No 8 person, firm or corporation may rent or otherwise provide 9 premises without having first obtained a license. Applications 10 for providers' licenses shall be made in writing in accordance 11 with Department rules. The Department shall license providers 12 of charitable games at a nonrefundable annual fee of \$50, or nonrefundable triennial license fee of \$150. Each providers' 13 14 license is valid for one year from the date of issuance, or 3 15 years from date of issuance for a triennial license, unless 16 extended, suspended, or revoked by Department action before that date. Any extension of a providers' license shall not 17 18 exceed one year. A provider may receive reasonable compensation for the provision of the premises. Reasonable expenses shall 19 20 include only those expenses defined as reasonable by rules 21 adopted by the Department. A provider, other than a 22 municipality, may not provide the same premises for conducting 23 more than 12 <del>8</del> charitable games nights per year. A provider 24 shall not have any interest in any suppliers' business, either 25 direct or indirect. A municipality may provide the same HB0996 Enrolled - 23 - LRB098 02797 AMC 32805 b

premises for conducting 48 16 charitable games nights during a 1 2 12-month period. No employee, officer, or owner of a provider 3 may participate in the management or operation of a charitable games event, even if the employee, officer, or owner is also a 4 5 member, volunteer, or employee of the charitable games 6 licensee. A provider may not promote or solicit a charitable 7 games event on behalf of a charitable games licensee or 8 qualified organization. Any qualified organization licensed to 9 conduct a charitable game need not obtain a providers' license if such games are to be conducted on the organization's 10 11 premises.

12 (Source: P.A. 94-986, eff. 6-30-06; 95-228, eff. 8-16-07.)

13 (230 ILCS 30/8) (from Ch. 120, par. 1128)

Sec. 8. The conducting of charitable games is subject to the following restrictions:

(1) The entire net proceeds from charitable games must
 be exclusively devoted to the lawful purposes of the
 organization permitted to conduct that game.

19 (2) No person except a bona fide member or employee of 20 the sponsoring organization, or a volunteer recruited by 21 the sponsoring organization, may participate in the 22 management or operation of the game. A person participates 23 in the management or operation of a charitable game when he 24 or she sells admission tickets at the event; sells, 25 redeems, or in any way assists in the selling or redeeming HB0996 Enrolled - 24 - LRB098 02797 AMC 32805 b

of chips, scrip, or play money; participates in the 1 2 conducting of any of the games played during the event, or 3 supervises, directs or instructs anyone conducting a game; or at any time during the hours of the charitable games 4 5 event counts, handles, or supervises anyone counting or 6 handling any of the proceeds or chips, scrip, or play money 7 at the event. A person who is present to ensure that the 8 games are being conducted in conformance with the rules 9 established by the licensed organization or is present to 10 insure that the equipment is working properly is considered 11 to be participating in the management or operation of a 12 game. Setting up, cleaning up, selling food and drink, or providing security for persons or property at the event 13 does not constitute participation in the management or 14 15 operation of the game.

16 Only bona fide members, volunteers as defined in 17 Section 2 of this Act, and employees of the sponsoring 18 organization may participate in the management or 19 operation of the games. Participation in the management or 20 operation of the games is limited to no more than 12 4 21 charitable games events, either of the sponsoring 22 organization or any other licensed organization, during a 23 calendar year.

(3) No person may receive any remuneration or
 compensation either directly or indirectly from any source
 for participating in the management or operation of the

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game.

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2 (4) No single bet at any <u>house-banked</u> game may exceed
3 <u>\$20</u> <del>\$10</del>.

(5) A bank shall be established on the premises to 4 5 convert currency into chips, scrip, or other form of play 6 money which shall then be used to play at games of chance 7 which the participant chooses. Chips, scrip, or play money 8 must be permanently monogrammed with the supplier license 9 number or logo or charitable games license number of a the 10 licensed organization or of the supplier. Each participant 11 must be issued a receipt indicating the amount of chips, 12 scrip, or play money purchased.

At the conclusion of the event or when 13 the (6) 14 participant leaves, he or she may cash in his or her chips, 15 scrip, or play money in exchange for currency not to exceed 16 \$500 in cash winnings <del>\$250</del> or unlimited noncash prizes. 17 Each participant shall sign for any receipt of prizes. The licensee shall provide the Department of Revenue with a 18 19 listing of all prizes awarded, including the retail value 20 of all prizes awarded.

(7) Each licensee shall be permitted to conduct charitable games on not more than 4 days each year. Nothing in this Section shall be construed to prohibit a licensee that conducts charitable games on its own premises from also obtaining a providers' license in accordance with Section 7 of this Act. HB0996 Enrolled - 26 - LRB098 02797 AMC 32805 b

1 (8) Unless the provider of the premises is a 2 municipality, the provider of the premises may not rent or 3 otherwise provide the premises for the conducting of more 4 than <u>one 8</u> charitable games <u>night</u> <u>nights</u> per <u>month</u> <u>year</u>.

5 (9) A charitable games event is considered to be a 6 one-day event and charitable games may not be played 7 between the hours of 2:00 a.m. and noon.

8 (10) No person under the age of 18 years may play or 9 participate in the conducting of charitable games. Any 10 person under the age of 18 years may be within the area 11 where charitable games are being played only when 12 accompanied by his parent or guardian.

13 (11) No one other than the sponsoring organization of 14 charitable games must have a proprietary interest in the 15 game promoted.

16 (12) Raffles or other forms of gambling prohibited by
17 law shall not be conducted on the premises where charitable
18 games are being conducted.

19 (13) Such games are not expressly prohibited by county 20 ordinance for charitable games conducted in the 21 unincorporated areas of the county or municipal ordinance 22 for charitable games conducted in the municipality and the 23 ordinance is filed with the Department of Revenue. The 24 Department shall provide each county or municipality with a 25 list of organizations licensed or subsequently authorized 26 by the Department to conduct charitable games in their HB0996 Enrolled

1 jurisdiction.

2 (14) The sale of tangible personal property at 3 charitable games is subject to all State and local taxes 4 and obligations.

5 (15) Each licensee may offer or conduct only the games 6 listed below, which must be conducted in accordance with 7 posted by the organization. The organization rules 8 sponsoring charitable games shall promulgate rules, and 9 make printed copies available to participants, for the 10 following games: (a) roulette; (b) blackjack; (c) poker; 11 (d) pull tabs; (e) craps; (f) bang; (g) beat the dealer; 12 (h) big six; (i) gin rummy; (j) five card stud poker; (k) 13 chuck-a-luck; (1) keno; (m) hold-em poker; and (n) 14 merchandise wheel. A licensee need not offer or conduct 15 every game permitted by law. The conducting of games not 16 listed above is prohibited by this Act.

17 (16) No slot machines or coin-in-the-slot-operated devices that allow a participant to play games of chance 18 19 shall be permitted to be used at the location and during 20 the time at which the charitable games are being conducted. However, establishments that have video gaming terminals 21 22 licensed under the Video Gaming Act may operate them along 23 with charitable games under rules adopted by the 24 Department.

(17) No cards, dice, wheels, or other equipment may be
 modified or altered so as to give the licensee a greater

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advantage in winning, other than as provided under the
 normal rules of play of a particular game.

3 (18) No credit shall be extended to any of the 4 participants.

5

(19) (Blank).

6 (20) A supplier may have only one representative 7 present at the charitable games event, for the exclusive 8 purpose of ensuring that its equipment is not damaged.

9 (21) No employee, owner, or officer of a consultant 10 service hired by a licensed organization to perform 11 services at the event including, but not limited to, 12 security for persons or property at the event or services 13 before the event including, but not limited to, training 14 for volunteers or advertising may participate in the 15 management or operation of the games.

16

(22) (Blank).

17 (Source: P.A. 94-986, eff. 6-30-06; 95-228, eff. 8-16-07.)

18 (230 ILCS 30/9) (from Ch. 120, par. 1129)

Sec. 9. There shall be paid to the Department of Revenue, <u>5%</u> 3% of the <u>net</u> gross proceeds of charitable games conducted under the provisions of this Act. Such payments shall be made within 30 days after the completion of the games. Accompanying each payment shall be a return, on forms prescribed by the Department of Revenue. Failure to submit either the payment or the return within the specified time may result in suspension HB0996 Enrolled - 29 - LRB098 02797 AMC 32805 b

1 or revocation of the license. Tax returns filed pursuant to 2 this Act shall not be confidential and shall be available for 3 public inspection.

The provisions of Sections 4, 5, 5a, 5b, 5c, 5d, 5e, 5f, 4 5 5g, 5i, 5j, 6, 6a, 6b, 6c, 8, 9, 10, 11 and 12 of the Retailers' Occupation Tax Act, and Section 3-7 of the Uniform Penalty and 6 7 Interest Act, which are not inconsistent with this Act shall 8 apply, as far as practicable, to the subject matter of this Act 9 to the same extent as if such provisions were included in this 10 Act. For the purposes of this Act, references in such incorporated Sections of the Retailers' Occupation Tax Act to 11 12 retailers, sellers or persons engaged in the business of 13 selling tangible personal property means persons engaged in 14 conducting charitable games, and references in such 15 incorporated Sections of the Retailers' Occupation Tax Act to 16 sales of tangible personal property mean the conducting of 17 charitable games and the making of charges for playing such 18 games.

All payments made to the Department of Revenue under this Section shall be deposited into the Illinois Gaming Law Enforcement Fund of the State Treasury.

22 (Source: P.A. 95-228, eff. 8-16-07.)

Section 10. The Video Gaming Act is amended by changing
Section 15 as follows:

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1 (230 ILCS 40/15)

2 Sec. 15. Minimum requirements for licensing and 3 registration. Every video gaming terminal offered for play shall first be tested and approved pursuant to the rules of the 4 5 Board, and each video gaming terminal offered in this State for play shall conform to an approved model. For the examination of 6 7 video gaming machines and associated equipment as required by 8 this Section, the The Board may utilize the services of one or 9 more an independent outside testing laboratories that have been 10 accredited by a national accreditation body and that, in the 11 judgment of the Board, are qualified to perform such 12 examinations laboratory for the examination of video gaming 13 machines and associated equipment as required by this Section. 14 Every video gaming terminal offered in this State for play must 15 meet minimum standards set by an independent outside testing 16 laboratory approved by the Board. Each approved model shall, at 17 a minimum, meet the following criteria:

18 (1) It must conform to all requirements of federal law
19 and regulations, including FCC Class A Emissions
20 Standards.

(2) It must theoretically pay out a mathematically demonstrable percentage during the expected lifetime of the machine of all amounts played, which must not be less than 80%. The Board shall establish a maximum payout percentage for approved models by rule. Video gaming terminals that may be affected by skill must meet this HB0996 Enrolled - 31 - LRB098 02797 AMC 32805 b

standard when using a method of play that will provide the greatest return to the player over a period of continuous play.

4 (3) It must use a random selection process to determine
5 the outcome of each play of a game. The random selection
6 process must meet 99% confidence limits using a standard
7 chi-squared test for (randomness) goodness of fit.

8 (4) It must display an accurate representation of the 9 game outcome.

10 (5) It must not automatically alter pay tables or any 11 function of the video gaming terminal based on internal 12 computation of hold percentage or have any means of 13 manipulation that affects the random selection process or 14 probabilities of winning a game.

15 (6) It must not be adversely affected by static16 discharge or other electromagnetic interference.

17 (7) It must be capable of detecting and displaying the
18 following conditions during idle states or on demand: power
19 reset; door open; and door just closed.

(8) It must have the capacity to display complete play
history (outcome, intermediate play steps, credits
available, bets placed, credits paid, and credits cashed
out) for the most recent game played and 10 games prior
thereto.

(9) The theoretical payback percentage of a videogaming terminal must not be capable of being changed

without making a hardware or software change in the video
 gaming terminal, either on site or via the central
 communications system.

4 (10) Video gaming terminals must be designed so that 5 replacement of parts or modules required for normal 6 maintenance does not necessitate replacement of the 7 electromechanical meters.

8 (11) It must have nonresettable meters housed in a 9 locked area of the terminal that keep a permanent record of 10 all cash inserted into the machine, all winnings made by 11 the terminal printer, credits played in for video gaming 12 terminals, and credits won by video gaming players. The 13 video gaming terminal must provide the means for on-demand 14 display of stored information as determined by the Board.

15 (12) Electronically stored meter information required
16 by this Section must be preserved for a minimum of 180 days
17 after a power loss to the service.

18 (13) It must have one or more mechanisms that accept 19 cash in the form of bills. The mechanisms shall be designed 20 to prevent obtaining credits without paying by stringing, 21 slamming, drilling, or other means. If such attempts at 22 physical tampering are made, the video gaming terminal 23 shall suspend itself from operating until reset.

(14) It shall have accounting software that keeps an
electronic record which includes, but is not limited to,
the following: total cash inserted into the video gaming

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terminal; the value of winning tickets claimed by players;
the total credits played; the total credits awarded by a
video gaming terminal; and pay back percentage credited to
players of each video game.

5 (15) It shall be linked by a central communications 6 system to provide auditing program information as approved 7 by the Board. The central communications system shall use a 8 standard industry protocol, as defined by the Gaming 9 Standards Association, and shall have the functionality to 10 enable the Board or its designee to activate or deactivate 11 individual gaming devices from the central communications 12 system. In no event may the communications system approved by the Board limit participation to only one manufacturer 13 14 of video gaming terminals by either the cost in 15 implementing the necessary program modifications to 16 communicate or the inability to communicate with the 17 central communications system.

18 (16) The Board, in its discretion, may require video 19 gaming terminals to display Amber Alert messages if the 20 Board makes a finding that it would be economically and 21 technically feasible and pose no risk to the integrity and 22 security of the central communications system and video 23 gaming terminals.

The Board may adopt rules to establish additional criteria to preserve the integrity and security of video gaming in this State. The central communications system vendor may not hold HB0996 Enrolled - 34 - LRB098 02797 AMC 32805 b

- 1 any license issued by the Board under this Act.
- 2 (Source: P.A. 96-34, eff. 7-13-09; 96-37, eff. 7-13-09;
- 3 96-1410, eff. 7-30-10.)