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 5. The Video Gaming Act is amended by changing 5 Sections 5, 15, 25, 45, and 78 as follows:

6 (230 ILCS 40/5)

7 Sec. 5. Definitions. As used in this Act:

8 "Board" means the Illinois Gaming Board.

9 "Credit" means one, 5, 10, or 25 cents either won or 10 purchased by a player.

"Distributor" means an individual, partnership, corporation, or limited liability company licensed under this Act to buy, sell, lease, or distribute video gaming terminals or major components or parts of video gaming terminals to or from terminal operators.

16 <u>"Electronic card" means a card purchased from a licensed</u>
17 <u>establishment, licensed fraternal establishment, licensed</u>
18 <u>veterans establishment, or licensed truck stop establishment</u>
19 <u>for use in that establishment as a substitute for cash in the</u>
20 <u>conduct of gaming on a video gaming terminal.</u>

21 "Terminal operator" means an individual, partnership, 22 corporation, or limited liability company that is licensed 23 under this Act and that owns, services, and maintains video SB1738 Engrossed - 2 - LRB098 10569 AMC 40817 b

gaming terminals for placement in licensed establishments,
 licensed truck stop establishments, licensed fraternal
 establishments, or licensed veterans establishments.

4 "Licensed technician" means an individual who is licensed
5 under this Act to repair, service, and maintain video gaming
6 terminals.

"Licensed terminal handler" means a person, including but 7 8 not limited to an employee or independent contractor working 9 for a manufacturer, distributor, supplier, technician, or 10 terminal operator, who is licensed under this Act to possess or control a video gaming terminal or to have access to the inner 11 12 workings of a video gaming terminal. A licensed terminal 13 handler does not include individual, partnership, an corporation, or limited liability company defined as a 14 manufacturer, distributor, supplier, technician, or terminal 15 16 operator under this Act.

17 "Manufacturer" means an individual, partnership, 18 corporation, or limited liability company that is licensed 19 under this Act and that manufactures or assembles video gaming 20 terminals.

"Supplier" means an individual, partnership, corporation, or limited liability company that is licensed under this Act to supply major components or parts to video gaming terminals to licensed terminal operators.

25 "Net terminal income" means money put into a video gaming 26 terminal minus credits paid out to players. SB1738 Engrossed - 3 - LRB098 10569 AMC 40817 b

"Video gaming terminal" means any electronic video game 1 2 machine that, upon insertion of cash, electronic cards or 3 vouchers or any combination thereof, is available to play or simulate the play of a video game, including but not limited to 4 5 video poker, line up, and blackjack, as authorized by the Board 6 utilizing a video display and microprocessors in which the 7 player may receive free games or credits that can be redeemed for cash. The term does not include a machine that directly 8 9 dispenses coins, cash, or tokens or is for amusement purposes 10 only.

11 "Licensed establishment" means any licensed retail 12 establishment where alcoholic liquor is drawn, poured, mixed, 13 or otherwise served for consumption on the premises and 14 includes any such establishment that has a contractual 15 relationship with an inter-track wagering location licensee 16 licensed under the Illinois Horse Racing Act of 1975, provided 17 any contractual relationship shall not include any transfer or offer of revenue from the operation of video gaming under this 18 Act to any licensee licensed under the Illinois Horse Racing 19 20 Act of 1975. Provided, however, that the licensed establishment that has such a contractual relationship with an inter-track 21 22 wagering location licensee may not, itself, be (i) an 23 inter-track wagering location licensee, (ii) the corporate parent or subsidiary of any licensee licensed under the 24 25 Illinois Horse Racing Act of 1975, or (iii) the corporate 26 subsidiary of a corporation that is also the corporate parent

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or subsidiary of any licensee licensed under the Illinois Horse Racing Act of 1975. "Licensed establishment" does not include a facility operated by an organization licensee, an inter-track wagering licensee, or an inter-track wagering location licensee licensed under the Illinois Horse Racing Act of 1975 or a riverboat licensed under the Riverboat Gambling Act, except as provided in this paragraph.

8 "Licensed fraternal establishment" means the location 9 where a qualified fraternal organization that derives its 10 charter from a national fraternal organization regularly 11 meets.

"Licensed veterans establishment" means the location where a qualified veterans organization that derives its charter from a national veterans organization regularly meets.

15 "Licensed truck stop establishment" means a facility (i) 16 that is at least a 3-acre facility with a convenience store, 17 (ii) with separate diesel islands for fueling commercial motor vehicles, (iii) that sells at retail more than 10,000 gallons 18 19 of diesel or biodiesel fuel per month, and (iv) with parking 20 spaces for commercial motor vehicles. "Commercial motor vehicles" has the same meaning as defined in Section 18b-101 of 21 22 the Illinois Vehicle Code. The requirement of item (iii) of 23 this paragraph may be met by showing that estimated future sales or past sales average at least 10,000 gallons per month. 24 25 (Source: P.A. 96-34, eff. 7-13-09; 96-37, eff. 7-13-09; 96-1410, eff. 7-30-10; 96-1479, eff. 8-23-10; 97-333, eff. 26

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(230 ILCS 40/15)

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3 15. Minimum requirements for licensing Sec. and 4 registration. Every video gaming terminal offered for play 5 shall first be tested and approved pursuant to the rules of the 6 Board, and each video gaming terminal offered in this State for 7 play shall conform to an approved model. The Board may utilize 8 the services of an independent outside testing laboratory for 9 the examination of video gaming machines and associated 10 equipment as required by this Section. Every video gaming 11 terminal offered in this State for play must meet minimum 12 standards set by an independent outside testing laboratory 13 approved by the Board. Each approved model shall, at a minimum, 14 meet the following criteria:

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

(2) It must theoretically pay out a mathematically 18 demonstrable percentage during the expected lifetime of 19 20 the machine of all amounts played, which must not be less than 80%. The Board shall establish a maximum payout 21 22 percentage for approved models by rule. Video gaming 23 terminals that may be affected by skill must meet this 24 standard when using a method of play that will provide the 25 greatest return to the player over a period of continuous SB1738 Engrossed

play.

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

6 (4) It must display an accurate representation of the 7 game outcome.

8 (5) It must not automatically alter pay tables or any 9 function of the video gaming terminal based on internal 10 computation of hold percentage or have any means of 11 manipulation that affects the random selection process or 12 probabilities of winning a game.

13 (6) It must not be adversely affected by static14 discharge or other electromagnetic interference.

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

18 (8) It must have the capacity to display complete play 19 history (outcome, intermediate play steps, credits 20 available, bets placed, credits paid, and credits cashed 21 out) for the most recent game played and 10 games prior 22 thereto.

(9) The theoretical payback percentage of a video gaming 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 SB1738 Engrossed - 7 - LRB098 10569 AMC 40817 b

1 communications system.

2 (10) Video gaming terminals must be designed so that 3 replacement of parts or modules required for normal 4 maintenance does not necessitate replacement of the 5 electromechanical meters.

6 (11) It must have nonresettable meters housed in a 7 locked area of the terminal that keep a permanent record of 8 all cash inserted into the machine, all winnings made by 9 the terminal printer, credits played in for video gaming 10 terminals, and credits won by video gaming players. The 11 video gaming terminal must provide the means for on-demand 12 display of stored information as determined by the Board.

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

16 (13) It must have one or more mechanisms that accept
17 cash in the form of bills. The mechanisms shall be designed
18 to prevent obtaining credits without paying by stringing,
19 slamming, drilling, or other means. If such attempts at
20 physical tampering are made, the video gaming terminal
21 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 terminal; the value of winning tickets claimed by players; the total credits played; the total credits awarded by a SB1738 Engrossed - 8 - LRB098 10569 AMC 40817 b

1 2 video gaming terminal; and pay back percentage credited to players of each video game.

(15) It shall be linked by a central communications 3 system to provide auditing program information as approved 4 5 by the Board. The central communications system shall use a standard industry protocol, as defined by the Gaming 6 Standards Association, and shall have the functionality to 7 8 enable the Board or its designee to activate or deactivate 9 individual gaming devices from the central communications 10 system. In no event may the communications system approved 11 by the Board limit participation to only one manufacturer 12 of video gaming terminals by either the cost in 13 the necessary program implementing modifications to 14 communicate or the inability to communicate with the 15 central communications system.

16 (16) The Board, in its discretion, may require video 17 gaming terminals to display Amber Alert messages if the 18 Board makes a finding that it would be economically and 19 technically feasible and pose no risk to the integrity and 20 security of the central communications system and video 21 gaming terminals.

The Board may adopt rules to establish additional criteria to preserve the integrity and security of video gaming in this State. <u>The central communications system vendor may be licensed</u> <u>as a video gaming terminal manufacturer or a video gaming</u> <u>terminal distributor, or both, but in no event shall the</u> SB1738 Engrossed - 9 - LRB098 10569 AMC 40817 b

1 <u>central communications system vendor be licensed as a video</u> 2 <u>gaming terminal operator.</u> The central communications system 3 <u>vendor may not hold any license issued by the Board under this</u> 4 Act.

5 The Board shall not permit the development of information or the use by any licensee of gaming device or individual game 6 performance data. Nothing in this Act shall inhibit or prohibit 7 the Board from the use of gaming device or individual game 8 9 performance data in its regulatory duties. The Board shall 10 adopt rules to ensure that all licensees are treated and all 11 licensees act in a non-discriminatory manner and develop 12 processes and penalties to enforce those rules.

13 (Source: P.A. 96-34, eff. 7-13-09; 96-37, eff. 7-13-09; 14 96-1410, eff. 7-30-10.)

15 (230 ILCS 40/25)

16 Sec. 25. Restriction of licensees.

(a) Manufacturer. A person may not be licensed as a manufacturer of a video gaming terminal in Illinois unless the person has a valid manufacturer's license issued under this Act. A manufacturer may only sell video gaming terminals for use in Illinois to persons having a valid distributor's license.

(b) Distributor. A person may not sell, distribute, or lease or market a video gaming terminal in Illinois unless the person has a valid distributor's license issued under this Act. SB1738 Engrossed - 10 - LRB098 10569 AMC 40817 b

A distributor may only sell video gaming terminals for use in
 Illinois to persons having a valid distributor's or terminal
 operator's license.

(c) Terminal operator. A person may not own, maintain, or 4 5 place a video gaming terminal unless he has a valid terminal operator's license issued under this Act. A terminal operator 6 7 may only place video gaming terminals for use in Illinois in 8 licensed establishments, licensed truck stop establishments, 9 licensed fraternal establishments, and licensed veterans 10 establishments. No terminal operator may give anything of 11 value, including but not limited to a loan or financing 12 arrangement, to a licensed establishment, licensed truck stop 13 establishment, licensed fraternal establishment, or licensed veterans establishment as any incentive or inducement to locate 14 15 video terminals in that establishment. Of the after-tax profits from a video gaming terminal, 50% shall be paid to the terminal 16 17 operator and 50% shall be paid to the licensed establishment, stop establishment, licensed 18 licensed truck fraternal 19 establishment, or licensed veterans establishment. 20 notwithstanding any agreement to the contrary. A video terminal operator that violates one or more requirements of this 21 22 subsection is quilty of a Class 4 felony and is subject to 23 termination of his or her license by the Board.

(d) Licensed technician. A person may not service,
maintain, or repair a video gaming terminal in this State
unless he or she (1) has a valid technician's license issued

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under this Act, (2) is a terminal operator, or (3) is employed
 by a terminal operator, distributor, or manufacturer.

3 (d-5) Licensed terminal handler. No person, including, but not limited to, an employee or independent contractor working 4 5 for a manufacturer, distributor, supplier, technician, or terminal operator licensed pursuant to this Act, shall have 6 7 possession or control of a video gaming terminal, or access to 8 the inner workings of a video gaming terminal, unless that 9 person possesses a valid terminal handler's license issued 10 under this Act.

11 (e) Licensed establishment. No video gaming terminal may be 12 placed in any licensed establishment, licensed veterans 13 establishment, licensed truck stop establishment, or licensed 14 fraternal establishment unless the owner or agent of the owner establishment, 15 of the licensed licensed veterans 16 establishment, licensed truck stop establishment, or licensed 17 fraternal establishment has entered into a written use agreement with the terminal operator for placement of the 18 19 terminals. A copy of the use agreement shall be on file in the terminal operator's place of business and available for 20 inspection by individuals authorized by the Board. A licensed 21 22 establishment, licensed truck stop establishment, licensed 23 veterans establishment, or licensed fraternal establishment 24 may operate up to 5 video gaming terminals on its premises at 25 any time.

26 (f) (Blank).

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1 (g) Financial interest restrictions. As used in this Act, 2 "substantial interest" in a partnership, a corporation, an 3 organization, an association, a business, or a limited 4 liability company means:

5 (A) When, with respect to a sole proprietorship, an 6 individual or his or her spouse owns, operates, manages, or 7 conducts, directly or indirectly, the organization, 8 association, or business, or any part thereof; or

9 (B) When, with respect to a partnership, the individual 10 or his or her spouse shares in any of the profits, or 11 potential profits, of the partnership activities; or

12 (C) When, with respect to a corporation, an individual 13 or his or her spouse is an officer or director, or the 14 individual or his or her spouse is a holder, directly or 15 beneficially, of 5% or more of any class of stock of the 16 corporation; or

17 (D) When, with respect to an organization not covered 18 in (A), (B) or (C) above, an individual or his or her 19 spouse is an officer or manages the business affairs, or 20 the individual or his or her spouse is the owner of or 21 otherwise controls 10% or more of the assets of the 22 organization; or

(E) When an individual or his or her spouse furnishes
5% or more of the capital, whether in cash, goods, or
services, for the operation of any business, association,
or organization during any calendar year; or

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1 (F) When, with respect to a limited liability company, 2 an individual or his or her spouse is a member, or the 3 individual or his or her spouse is a holder, directly or 4 beneficially, of 5% or more of the membership interest of 5 the limited liability company.

For purposes of this subsection (g), "individual" includes all individuals or their spouses whose combined interest would qualify as a substantial interest under this subsection (g) and whose activities with respect to an organization, association, or business are so closely aligned or coordinated as to constitute the activities of a single entity.

12 (h) Location restriction. A licensed establishment, truck 13 licensed establishment, licensed stop fraternal 14 establishment, or licensed veterans establishment that is (i) 15 located within 1,000 feet of a facility operated by an 16 organization licensee or an inter track wagering licensee 17 licensed under the Illinois Horse Racing Act of 1975 or the home dock of a riverboat licensed under the Riverboat Gambling 18 Act or (ii) located within 100 feet of a school or a place of 19 20 worship under the Religious Corporation Act, is ineligible to operate a video gaming terminal. The location restrictions in 21 22 this subsection (h) do not apply if a facility operated by an 23 organization licensee, an inter-track wagering licensee, or an inter-track wagering location licensee, a school, or a place of 24 25 worship moves to or is established within the restricted area 26 after а licensed establishment, licensed truck stop SB1738 Engrossed - 14 - LRB098 10569 AMC 40817 b

establishment, licensed fraternal establishment, or licensed veterans establishment becomes licensed under this Act. For the purpose of this subsection, "school" means an elementary or secondary public school, or an elementary or secondary private school registered with or recognized by the State Board of Education.

Notwithstanding the provisions of this subsection (h), the 7 8 Board may waive the requirement that a licensed establishment, 9 licensed truck stop establishment, licensed fraternal 10 establishment, or licensed veterans establishment not be 11 located within 1,000 feet from a facility operated by an 12 organization licensee, an inter-track wagering licensee, or an inter-track wagering location licensee licensed under the 13 14 Illinois Horse Racing Act of 1975 or the home dock of a 15 riverboat licensed under the Riverboat Gambling Act. The Board 16 shall not grant such waiver if there is any common ownership or 17 control, shared business activity, or contractual arrangement of any type between the establishment and the organization 18 19 licensee, inter track wagering licensee, inter track wagering location licensee, or owners licensee of a riverboat. The Board 20 21 shall adopt rules to implement the provisions of this 22 paragraph.

(i) Undue economic concentration. In addition to considering all other requirements under this Act, in deciding whether to approve the operation of video gaming terminals by a terminal operator in a location, the Board shall consider the impact of any economic concentration of such operation of video gaming terminals. The Board shall not allow a terminal operator to operate video gaming terminals if the Board determines such operation will result in undue economic concentration. For purposes of this Section, "undue economic concentration" means that a terminal operator would have such actual or potential influence over video gaming terminals in Illinois as to:

8 (1) substantially impede or suppress competition among
9 terminal operators;

10 (2) adversely impact the economic stability of the 11 video gaming industry in Illinois; or

12 (3) negatively impact the purposes of the Video Gaming13 Act.

The Board shall adopt rules concerning undue economic 14 15 concentration with respect to the operation of video gaming terminals in Illinois. The rules shall include, but not be 16 17 limited to, (i) limitations on the number of video gaming terminals operated by any terminal operator within a defined 18 geographic radius and (ii) guidelines on the discontinuation of 19 20 operation of any such video gaming terminals the Board determines will cause undue economic concentration. 21

(j) The provisions of the Illinois Antitrust Act are fully and equally applicable to the activities of any licensee under this Act.

25 (Source: P.A. 96-34, eff. 7-13-09; 96-37, eff. 7-13-09; 96-38,
26 eff. 7-13-09; 96-1000, eff. 7-2-10; 96-1410, eff. 7-30-10;

SB1738 Engrossed - 16 - LRB098 10569 AMC 40817 b 96-1479, eff. 8-23-10; 97-333, eff. 8-12-11.)

2 (230 ILCS 40/45)

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Sec. 45. Issuance of license.

4 (a) The burden is upon each applicant to demonstrate his 5 licensure. suitability for Each video gaming terminal 6 manufacturer, distributor, supplier, operator, handler, 7 licensed establishment, licensed truck stop establishment, 8 licensed fraternal establishment, and licensed veterans 9 establishment shall be licensed by the Board. The Board may 10 issue or deny a license under this Act to any person pursuant 11 to the same criteria set forth in Section 9 of the Riverboat 12 Gambling Act.

(a-5) The Board shall not grant a license to a person who 13 14 has facilitated, enabled, or participated in the use of 15 coin-operated devices for gambling purposes or who is under the 16 significant influence or control of such a person. For the purposes of this Act, "facilitated, enabled, or participated in 17 18 the use of coin-operated amusement devices for gambling purposes" means that the person has been convicted of any 19 20 violation of Article 28 of the Criminal Code of 1961 or the 21 Criminal Code of 2012. If there is pending legal action against 22 a person for any such violation, then the Board shall delay the licensure of that person until the legal action is resolved. 23

(b) Each person seeking and possessing a license as a videogaming terminal manufacturer, distributor, supplier, operator,

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1 establishment, licensed truck handler, licensed stop 2 establishment, licensed fraternal establishment, or licensed shall submit to a 3 veterans establishment background investigation conducted by the Board with the assistance of the 4 5 State Police or other law enforcement. The background 6 investigation shall include each beneficiary of a trust, each partner of a partnership, and each director and officer and all 7 8 stockholders of 5% or more in a parent or subsidiary 9 of video gaming terminal manufacturer, corporation а 10 distributor, supplier, operator, or licensed establishment, 11 licensed truck stop establishment, licensed fraternal 12 establishment, or licensed veterans establishment.

13 (c) Each person seeking and possessing a license as a video 14 gaming terminal manufacturer, distributor, supplier, operator, 15 handler, licensed establishment, licensed truck stop 16 establishment, licensed fraternal establishment, or licensed 17 veterans establishment shall disclose the identity of every person, association, trust, corporation, or limited liability 18 19 company having a greater than 1% direct or indirect pecuniary 20 interest in the video gaming terminal operation for which the license is sought. If the disclosed entity is a trust, the 21 22 application shall disclose the names and addresses of the 23 beneficiaries; if a corporation, the names and addresses of all 24 stockholders and directors; if a limited liability company, the 25 names and addresses of all members; or if a partnership, the 26 names and addresses of all partners, both general and limited.

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1 (d) No person may be licensed as a video gaming terminal 2 manufacturer, distributor, supplier, operator, handler, 3 licensed establishment, licensed truck stop establishment, 4 licensed fraternal establishment, or licensed veterans 5 establishment if that person has been found by the Board to:

6 (1) have a background, including a criminal record, 7 reputation, habits, social or business associations, or 8 prior activities that pose a threat to the public interests 9 of the State or to the security and integrity of video 10 gaming;

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

14 (3) present questionable business practices and 15 financial arrangements incidental to the conduct of video 16 gaming activities.

(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.

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

 25
 (1) Manufacturer \$5,000

 26
 (2) Distributor \$5,000

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1	(3) Terminal operator\$5,000
2	(4) Supplier \$2,500
3	(5) Technician \$100
4	(6) Terminal Handler \$50
5	(g) The Board shall establish an annual fee for each
6	license not to exceed the following:
7	(1) Manufacturer \$10,000
8	(2) Distributor \$10,000
9	(3) Terminal operator\$5,000
10	(4) Supplier \$2,000
11	(5) Technician \$100
12	(6) Licensed establishment, licensed truck stop
13	establishment, licensed fraternal establishment,
14	or licensed veterans establishment \$100
15	(7) Video gaming terminal \$100
16	(8) Terminal Handler \$50
17	(h) A terminal operator and a licensed establishment,
18	licensed truck stop establishment, licensed fraternal
19	establishment, or licensed veterans establishment shall
20	equally split the fees specified in item (7) of subsection (g).
21	(Source: P.A. 96-34, eff. 7-13-09; 96-37, eff. 7-13-09; 96-38,
22	eff. 7-13-09; 96-1000, eff. 7-2-10; 96-1410, eff. 7-30-10;
23	97-1150, eff. 1-25-13.)

24 (230 ILCS 40/78)

25 Sec. 78. Authority of the Illinois Gaming Board.

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1 (a) The Board shall have jurisdiction over and shall 2 supervise all gaming operations governed by this Act. The Board 3 shall have all powers necessary and proper to fully and 4 effectively execute the provisions of this Act, including, but 5 not limited to, the following:

6 (1) To investigate applicants and determine the 7 eligibility of applicants for licenses and to select among 8 competing applicants the applicants which best serve the 9 interests of the citizens of Illinois.

10 (2) To have jurisdiction and supervision over all video 11 gaming operations in this State and all persons in 12 establishments where video gaming operations are 13 conducted.

14 (3) To adopt rules for the purpose of administering the 15 provisions of this Act and to prescribe rules, regulations, 16 and conditions under which all video gaming in the State 17 shall be conducted. Such rules and regulations are to provide for the prevention of practices detrimental to the 18 19 public interest and for the best interests of video gaming, 20 regulations including rules and (i) regarding the inspection of such establishments and the review of any 21 22 permits or licenses necessary to operate an establishment 23 under any laws or regulations applicable to 24 establishments, (ii) impose penalties for and to 25 violations of this and its rules, and (iii) Act 26 establishing standards for advertising video gaming.

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(b) The Board shall adopt emergency rules to administer 1 2 this Act in accordance with Section 5-45 of the Illinois Administrative Procedure Act. For the purposes of the Illinois 3 Administrative Procedure Act, the General Assembly finds that 4 5 the adoption of rules to implement this Act is deemed an 6 emergency and necessary to the public interest, safety, and 7 welfare. (Source: P.A. 96-38, eff. 7-13-09; 96-1410, eff. 7-30-10.) 8 9 Section 10. The Criminal Code of 2012 is amended by 10 changing Sections 28-2, 28-5, and 28-8 as follows: 11 (720 ILCS 5/28-2) (from Ch. 38, par. 28-2) Sec. 28-2. Definitions. 12 (a) A "gambling device" is any clock, tape machine, slot 13 14 machine or other machines or device for the reception of money 15 or other thing of value on chance or skill or upon the action of which money or other thing of value is staked, hazarded, 16 17 bet, won or lost; or any mechanism, furniture, fixture, 18 equipment or other device designed primarily for use in a gambling place. A "gambling device" does not include: 19 20 (1) A coin-in-the-slot operated mechanical device

played for amusement which rewards the player with the right to replay such mechanical device, which device is so constructed or devised as to make such result of the operation thereof depend in part upon the skill of the SB1738 Engrossed - 22 - LRB098 10569 AMC 40817 b

- player and which returns to the player thereof no money,
 property or right to receive money or property.
- 3 (2) Vending machines by which full and adequate return 4 is made for the money invested and in which there is no 5 element of chance or hazard.
- 6 (3) A crane game. For the purposes of this paragraph 7 (3), a "crane game" is an amusement device involving skill, 8 if it rewards the player exclusively with merchandise 9 contained within the amusement device proper and limited to 10 toys, novelties and prizes other than currency, each having 11 a wholesale value which is not more than \$25.
- 12 (4) A redemption machine. For the purposes of this paragraph (4), a "redemption machine" is a single-player or 13 14 multi-player amusement device involving a game, the object 15 of which is throwing, rolling, bowling, shooting, placing, 16 or propelling a ball or other object that is either 17 physical or computer generated on a display or with lights into, upon, or against a hole or other target that is 18 19 either physical or computer generated on a display or with 20 lights, or stopping, by physical, mechanical, or 21 electronic means, a moving object that is either physical 22 or computer generated on a display or with lights into, 23 upon, or against a hole or other target that is either 24 physical or computer generated on a display or with lights, 25 provided that all of the following conditions are met:

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(A) The outcome of the game is predominantly

determined by the skill of the player.

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(B) The award of the prize is based solely upon the
player's achieving the object of the game or otherwise
upon the player's score.

(C) Only merchandise prizes are awarded.

6 (D) The wholesale value of prizes awarded in lieu 7 of tickets or tokens for single play of the device does 8 not exceed \$25.

9 (E) The redemption value of tickets, tokens, and 10 other representations of value, which may be 11 accumulated by players to redeem prizes of greater 12 value, for a single play of the device does not exceed 13 \$25.

14(5) Video gaming terminals at a licensed15establishment, licensed truck stop establishment, licensed16fraternal establishment, or licensed veterans17establishment licensed in accordance with the Video Gaming18Act.

(a-5) "Internet" means an interactive computer service or 19 20 system or an information service, system, or access software 21 provider that provides or enables computer access by multiple 22 users to a computer server, and includes, but is not limited 23 to, an information service, system, or access software provider 24 that provides access to a network system commonly known as the 25 Internet, or any comparable system or service and also 26 includes, but is not limited to, a World Wide Web page,

- newsgroup, message board, mailing list, or chat area on any
 interactive computer service or system or other online service.
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3 (a-6) "Access" and "computer" have the meanings ascribed to
4 them in Section 16D-2 of this Code.

5 (b) A "lottery" is any scheme or procedure whereby one or 6 more prizes are distributed by chance among persons who have 7 paid or promised consideration for a chance to win such prizes, 8 whether such scheme or procedure is called a lottery, raffle, 9 gift, sale or some other name.

10 (c) A "policy game" is any scheme or procedure whereby a 11 person promises or guarantees by any instrument, bill, 12 certificate, writing, token or other device that any particular 13 number, character, ticket or certificate shall in the event of 14 any contingency in the nature of a lottery entitle the 15 purchaser or holder to receive money, property or evidence of 16 debt.

17 (Source: P.A. 97-1126, eff. 1-1-13.)

18 (720 ILCS 5/28-5) (from Ch. 38, par. 28-5)

Sec. 28-5. Seizure of gambling devices and gambling funds. (a) Every device designed for gambling which is incapable of lawful use or every device used unlawfully for gambling shall be considered a "gambling device", and shall be subject to seizure, confiscation and destruction by the Department of State Police or by any municipal, or other local authority, within whose jurisdiction the same may be found. As used in SB1738 Engrossed - 25 - LRB098 10569 AMC 40817 b

this Section, a "gambling device" includes any slot machine, 1 2 and includes any machine or device constructed for the reception of money or other thing of value and so constructed 3 as to return, or to cause someone to return, on chance to the 4 player thereof money, property or a right to receive money or 5 property. With the exception of any device designed for 6 gambling which is incapable of lawful use, no gambling device 7 shall be forfeited or destroyed unless an individual with a 8 9 property interest in said device knows of the unlawful use of 10 the device.

11 (b) Every gambling device shall be seized and forfeited to 12 the county wherein such seizure occurs. Any money or other 13 thing of value integrally related to acts of gambling shall be 14 seized and forfeited to the county wherein such seizure occurs.

15 (c) If, within 60 days after any seizure pursuant to 16 subparagraph (b) of this Section, a person having any property 17 interest in the seized property is charged with an offense, the court which renders judgment upon such charge shall, within 30 18 days after such judgment, conduct a forfeiture hearing to 19 20 determine whether such property was a gambling device at the time of seizure. Such hearing shall be commenced by a written 21 22 petition by the State, including material allegations of fact, 23 the name and address of every person determined by the State to 24 have any property interest in the seized property, а 25 representation that written notice of the date, time and place 26 of such hearing has been mailed to every such person by

certified mail at least 10 days before such date, and a request 1 2 for forfeiture. Every such person may appear as a party and 3 present evidence at such hearing. The quantum of proof required shall be a preponderance of the evidence, and the burden of 4 5 proof shall be on the State. If the court determines that the seized property was a gambling device at the time of seizure, 6 7 an order of forfeiture and disposition of the seized property 8 shall be entered: a gambling device shall be received by the 9 State's Attorney, who shall effect its destruction, except that 10 valuable parts thereof may be liquidated and the resultant 11 money shall be deposited in the general fund of the county 12 wherein such seizure occurred; money and other things of value 13 received by the State's Attorney shall be and, upon 14 liquidation, shall be deposited in the general fund of the 15 county wherein such seizure occurred. However, in the event 16 that a defendant raises the defense that the seized slot 17 machine is an antique slot machine described in subparagraph (b) (7) of Section 28-1 of this Code and therefore he is exempt 18 19 from the charge of a gambling activity participant, the seized 20 antique slot machine shall not be destroyed or otherwise altered until a final determination is made by the Court as to 21 22 whether it is such an antique slot machine. Upon a final 23 determination by the Court of this question in favor of the 24 defendant, such slot machine shall be immediately returned to 25 the defendant. Such order of forfeiture and disposition shall, 26 for the purposes of appeal, be a final order and judgment in a

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1 civil proceeding.

2 (d) If a seizure pursuant to subparagraph (b) of this Section is not followed by a charge pursuant to subparagraph 3 (c) of this Section, or if the prosecution of such charge is 4 5 permanently terminated or indefinitely discontinued without 6 any judgment of conviction or acquittal (1) the State's Attorney shall commence an in rem proceeding for the forfeiture 7 8 and destruction of a gambling device, or for the forfeiture and 9 deposit in the general fund of the county of any seized money 10 or other things of value, or both, in the circuit court and (2) 11 any person having any property interest in such seized gambling 12 device, money or other thing of value may commence separate 13 civil proceedings in the manner provided by law.

(e) Any gambling device displayed for sale to a riverboat gambling operation or used to train occupational licensees of a riverboat gambling operation as authorized under the Riverboat Gambling Act is exempt from seizure under this Section.

(f) Any gambling equipment, devices and supplies provided by a licensed supplier in accordance with the Riverboat Gambling Act which are removed from the riverboat for repair are exempt from seizure under this Section.

22 (g) The following video gaming terminals are exempt from
 23 seizure under this Section:

24 (1) Video gaming terminals for sale to a licensed
 25 distributor or operator under the Video Gaming Act.
 26 (2) Video gaming terminals used to train licensed

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<u>technicians or licensed terminal handlers.</u>
<u>(3) Video gaming terminals that are removed from a</u>
<u>licensed establishment, licensed truck stop establishment, licensed fraternal establishment, or licensed veterans</u>
<u>establishment for repair.</u>

6 (Source: P.A. 87-826.)

7 (720 ILCS 5/28-8) (from Ch. 38, par. 28-8)

8 Sec. 28-8. Gambling losses recoverable.

9 (a) Any person who by gambling shall lose to any other 10 person, any sum of money or thing of value, amounting to the 11 sum of \$50 or more and shall pay or deliver the same or any part thereof, may sue for and recover the money or other thing of 12 value, so lost and paid or delivered, in a civil action against 13 the winner thereof, with costs, in the circuit court. No person 14 15 who accepts from another person for transmission, and 16 transmits, either in his own name or in the name of such other person, any order for any transaction to be made upon, or who 17 18 executes any order given to him by another person, or who 19 executes any transaction for his own account on, any regular board of trade or commercial, commodity or stock exchange, 20 21 shall, under any circumstances, be deemed a "winner" of any 22 moneys lost by such other person in or through any such 23 transactions.

(b) If within 6 months, such person who under the terms of
Subsection 28-8(a) is entitled to initiate action to recover

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his losses does not in fact pursue his remedy, any person may initiate a civil action against the winner. The court or the jury, as the case may be, shall determine the amount of the loss. After such determination, the court shall enter a judgment of triple the amount so determined.

6 (c) Gambling losses as a result of gambling conducted on a
 7 video gaming terminal licensed under the Video Gaming Act are
 8 not recoverable under this Section.

9 (Source: P.A. 79-1360.)

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