REQUIRES TWO-THIRDS MAJORITY VOTE (§ 1) (Reprinted with amendments adopted on April 22, 2013) FIRST REPRINT A.B. 360

ASSEMBLY BILL NO. 360–ASSEMBLYMEN HORNE, HEALEY; BOBZIEN AND KIRKPATRICK

MARCH 18, 2013

Referred to Committee on Judiciary

SUMMARY—Revises provisions relating to gaming. (BDR 41-24)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: No.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets {omitted material} is material to be omitted.

AN ACT relating to gaming; revising provisions governing the taxation of gaming; providing certain restrictions governing restricted licenses to operate gaming; revising provisions governing the operation of race books and sports pools; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law provides that a nonrestricted gaming licensee is responsible to pay certain fees and taxes, including certain fees based on the gross revenue of the licensee. (NRS 463.370) Existing law further provides that a restricted gaming licensee and an operator of a slot machine route are required to pay certain fees and taxes. (Chapter 463 of NRS) **Section 1** of this bill requires a person who controls more than 500 slot machines to pay the same fees and taxes as a person who operates a nonrestricted operation. Existing law: (1) prohibits certain actions relating to gaming without procuring and maintaining the required licensure: and (2) provides that a single establishment

Existing law: (1) prohibits certain actions relating to gaming without procuring and maintaining the required licensure; and (2) provides that a single establishment 10 may not contain more than one licensed operation unless the establishment holds a 11 nonrestricted gaming license. (NRS 463.160, 463.245) Existing law also defines: 12 (1) "race book" as the business of accepting pari-mutuel wager upon the outcome 13 of an event held at a track; and (2) "sports pool" as the business of accepting wagers on sporting events by any system or method of wagering. (NRS 463.01858, 14 15 463.0193) Section 3 of this bill provides that a separate license is required for each 16 location of a race book or sports pool, and further provides that certain activities 17 relating to the acceptance and payment of wagers and transactions in person or 18 through mechanical means, such as a kiosk or similar device, are considered within 19 the operation of a race book or sports pool. Section 5 of this bill clarifies that the 20 21 22 23 exception to the single license at one establishment only applies to those nonrestricted licenses at an establishment with 16 or more slot machines, at an establishment with any number of slot machines together with any other game, gaming device, race book or sports pool or for a mobile gaming system.





Existing law: (1) defines a "restricted license" as a state gaming license to operate not more than 15 slot machines at an establishment in which the operation of slot machines is incidental to the primary business of the establishment; and (2) provides that such a license may only be granted to the operator of the primary business or to a licensed operator of a slot machine route. (NRS 463.0189, 463.161) **Section 4** of this bill provides that, in a county whose population is 100,000 or more (currently Clark and Washoe Counties), a restricted license may only be granted at certain establishments if the establishment contains: (1) a minimum of 2,500 square feet of space available for patrons; (2) a permanent, physical bar; and (3) a restaurant which meets certain requirements. **Section 6** of this bill provides that the provisions of this bill prohibiting the

Section 6 of this bill provides that the provisions of this bill prohibiting the granting of restricted licenses, unless the establishment meets certain criteria, apply prospectively to new restricted licenses issued on or after January 1, 2014. **Section 6** also provides that the provisions of this bill pertaining to the licensure of race books and sports pools apply to all race books, sports pools and associated equipment in existence on January 1, 2014.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Chapter 463 of NRS is hereby amended by adding
 thereto a new section to read as follows:

3 1. Notwithstanding any other provision of this chapter, for 4 the purposes of the fees and taxes imposed pursuant to this 5 chapter, a person who controls directly or through an affiliate 6 more than 500 slot machines in the aggregate, including, without 7 limitation, an operator of a slot machine route:

8 (a) Shall be deemed to be operating a nonrestricted operation;
9 and

10 (b) Is required to pay all fees and taxes imposed upon a 11 nonrestricted operation with respect to each slot machine that the 12 person controls directly or through an affiliate.

13 2. This section must not be construed to make a person 14 described in subsection 1 who does not hold a nonrestricted 15 license a nonrestricted licensee for any purpose other than the 16 purpose set forth in subsection 1.

17 3. As used in this section, "control" of a slot machine directly 18 or through an affiliate means:

19 (a) Owning or operating an establishment for which a 20 restricted license has been issued, with respect to the slot machines 21 at the establishment; or

(b) Placing and operating slot machines upon the premises of
 others, whether placed and operated in an establishment for which
 a restricted license or nonrestricted license has been issued.

Sec. 2. NRS 463.0189 is hereby amended to read as follows:

463.0189 "Restricted license" or "restricted operation" means a
state gaming license for, or an operation consisting of, not more than



25



1 15 slot machines and no other game or gaming device, race book or sports pool at an establishment in which the operation of slot 2 3 machines is incidental to the primary business of the establishment. 4

Sec. 3. NRS 463.160 is hereby amended to read as follows:

5 463.160 1. Except as otherwise provided in subsection 4 and NRS 463.172, it is unlawful for any person, either as owner, lessee 6 7 or employee, whether for hire or not, either solely or in conjunction 8 with others.

9 (a) To deal, operate, carry on, conduct, maintain or expose for 10 play in the State of Nevada any gambling game, gaming device, inter-casino linked system, mobile gaming system, slot machine, 11 12 race book or sports pool;

13 (b) To provide or maintain any information service;

14

(c) To operate a gaming salon;

15 (d) To receive, directly or indirectly, any compensation or 16 reward or any percentage or share of the money or property played, 17 for keeping, running or carrying on any gambling game, slot machine, gaming device, mobile gaming system, race book or sports 18 19 pool;

20 (e) To operate as a cash access and wagering instrument service 21 provider: or

22 (f) To operate, carry on, conduct, maintain or expose for play in 23 or from the State of Nevada any interactive gaming system,

→ without having first procured, and thereafter maintaining in 24 effect, all federal, state, county and municipal gaming licenses as 25 required by statute, regulation or ordinance or by the governing 26 27 board of any unincorporated town.

The licensure of an operator of an inter-casino linked system 28 2. 29 is not required if:

30 (a) A gaming licensee is operating an inter-casino linked system 31 on the premises of an affiliated licensee; or

32 (b) An operator of a slot machine route is operating an inter-33 casino linked system consisting of slot machines only.

Except as otherwise provided in subsection 4, it is unlawful 34 3. for any person knowingly to permit any gambling game, slot 35 machine, gaming device, inter-casino linked system, mobile gaming 36 37 system, race book or sports pool to be conducted, operated, dealt or carried on in any house or building or other premises owned by the 38 39 person, in whole or in part, by a person who is not licensed pursuant 40 to this chapter, or that person's employee.

41 The Commission may, by regulation, authorize a person to 4. own or lease gaming devices for the limited purpose of display or 42 use in the person's private residence without procuring a state 43 44 gaming license.





1 5. For the purposes of this section, the operation of a race book or sports pool includes making the premises available for any 2 3 of the following purposes: (a) Accepting wagers from patrons;

4 5

(b) Allowing patrons to place wagers; or

(c) Allowing patrons to withdraw cash from an account for 6 wagering or to be issued a ticket, receipt, representation of value 7 or other credit representing a withdrawal from an account for 8 9 wagering that can be redeemed for cash,

10 whether by a transaction in person at an establishment or through mechanical means, such as a kiosk or similar device, 11 regardless of whether that device would otherwise be considered 12 13 associated equipment. A separate license must be obtained for 14 each location at which such an operation is conducted.

As used in this section, "affiliated licensee" has the meaning 15 6. 16 ascribed to it in NRS 463,430.

17

31

Sec. 4. NRS 463.161 is hereby amended to read as follows:

18 463.161 1. A license to operate 15 or fewer slot machines at 19 an establishment in which the operation of slot machines is 20 incidental to the primary business conducted at the establishment 21 may only be granted to the operator of the primary business or to a 22 licensed operator of a slot machine route.

23 2. In a county whose population is 100,000 or more, a license 24 to operate 15 or fewer slot machines at an establishment which is 25 a bar, tavern, saloon or other similar location licensed to sell alcoholic beverages by the drink, for consumption on the 26 27 premises, may only be granted if the establishment meets all the following conditions: 28

29 (a) The establishment contains a minimum of 2,500 square 30 feet of space available for use by patrons.

(b) The establishment contains a permanent, physical bar.

32 (c) The establishment contains a restaurant that meets all the 33 following requirements:

34 (1) The restaurant must provide seating for at least 25 patrons. For the purposes of determining the number of seats 35 pursuant to this subparagraph, seating that is related to or 36 associated with gaming employees, stools at the bar, and seating in 37 a lounge or outside dining area must not be counted. 38

39 (2) The restaurant must contain a kitchen which must be operated not less than 12 hours each day that the establishment is 40 41 open for business.

42 (3) If the restaurant allows admittance of minors, the 43 dining room must be divided and separated from the bar area by a 44 structural barrier sufficient to exclude minors from the bar area. 45 If the restaurant does not allow the admittance of minors, a





AB360 R1*

physical separation from the bar is not required, but a sign must
 be posted at the entrance of the establishment which states that the
 entrance of minors is prohibited.

4 3. As used in this section:

5 (a) "Bar" means a physical structure with a flat horizontal 6 counter, on one side of which alcoholic liquors are kept and 7 maintained, where seats may be placed for patrons to sit on the 8 side opposite from where the alcoholic liquors are kept, and where 9 the sale and service of alcoholic beverages are by the drink across 10 such structure.

11 (b) "Restaurant" means a space operated in conjunction with 12 an establishment, which is kept, used, maintained, advertised and 13 held out to the public as a place where hot meals are prepared and 14 served on premises.

15 16 Sec. 5. NRS 463.245 is hereby amended to read as follows:

463.245 1. Except as otherwise provided in this section:

(a) All licenses issued to the same person, including a wholly
owned subsidiary of that person, for the operation of any game,
including a sports pool or race book, which authorize gaming at the
same establishment must be merged into a single gaming license.

(b) A gaming license may not be issued to any person if the
issuance would result in more than one licensed operation at a single
establishment, whether or not the profits or revenue from gaming
are shared between the licensed operations.

25 2. A person who has been issued a nonrestricted gaming
26 license *for an operation described in subsection 1, 2 or 5 of NRS*27 463.0177 may establish a sports pool or race book on the premises
28 of the establishment [at which the person conducts a nonrestricted
29 gaming operation] only after obtaining permission from the
30 Commission.

31 3. A person who has been issued a license to operate a sports 32 pool or race book at an establishment may be issued a license to 33 operate a sports pool or race book at **another** a second establishment described in subsection 1 or 2 of NRS 463.0177 only 34 35 if the second establishment is operated by a person who has been issued a nonrestricted license *for that establishment*. A person 36 who has been issued a license to operate a race book or sports pool 37 at an establishment is prohibited from operating a race book or 38 39 sports pool at:

40 (a) An establishment for which a restricted license has been 41 granted; or

42 (b) An establishment at which only a nonrestricted license has 43 been granted for an operation described in subsection 3 or 4 of 44 NRS 463.0177.





1 4. A person who has been issued a license to operate a race 2 book or sports pool shall not enter into an agreement for the 3 sharing of revenue from the operation of the race book or sports 4 pool with another person except: 5

(a) An affiliated licensed race book or sports pool; or

6 (b) The licensee of an establishment at which the race book or 7 sports pool holds or obtains a license to operate pursuant to this 8 section.

9 → This subsection does not prohibit an operator of a race book or sports pool from entering into an agreement with another person 10 for the provision of shared services relating to advertising or 11 12 marketing.

13 Nothing in this section limits or prohibits an operator of an 5. 14 inter-casino linked system from placing and operating such a system 15 on the premises of two or more gaming licensees and receiving, either directly or indirectly, any compensation or any percentage or 16 17 share of the money or property played from the linked games in accordance with the provisions of this chapter and the regulations 18 19 adopted by the Commission. An inter-casino linked system must not be used to link games other than slot machines, unless such games 20 21 are located at an establishment that is licensed for games other than 22 slot machines.

[5.] 6. For the purposes of this section, the operation of a 23 race book or sports pool includes making the premises available 24 25 for any of the following purposes:

(a) Allowing patrons to establish an account for wagering with 26 27 the race book or sports pool;

(b) Accepting wagers from patrons; 28

29 (c) Allowing patrons to place wagers;

30 (d) Paying winning wagers to patrons; or

31 (e) Allowing patrons to withdraw cash from an account for wagering or to be issued a ticket, receipt, representation of value 32 or other credit representing a withdrawal from an account for 33 wagering that can be redeemed for cash, 34

whether by a transaction in person at an establishment or 35 through mechanical means, such as a kiosk or similar device, 36 regardless of whether that device would otherwise be considered 37 38 associated equipment.

39 7. The provisions of this section do not apply to a license to operate a mobile gaming system or to operate interactive gaming. 40

The amendatory provisions of section 4 of this act 41 Sec. 6. 1. apply to any license to operate 15 or fewer slot machines granted on 42 or after January 1, 2014. 43



 The amendatory provisions of sections 2, 3, and 5 of this act apply to all race books, sports pools and associated equipment in existence on January 1, 2014.
 Sec. 7. This act becomes effective on January 1, 2014.



