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SENATE BILL NO. 73-COMMITTEE ON JUDICIARY

(ON BEHALF OF THE NEVADA GAMING CONTROL BOARD)

PREFILED NOVEMBER 20, 2018

Referred to Committee on Judiciary

SUMMARY—Revises provisions relating to gaming. (BDR 41-343)

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

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

AN ACT relating to gaming; revising the definition of "gaming device" to include mobile gaming; removing or repealing certain provisions relating to mobile gaming; revising certain provisions relating to publicly traded corporations registered with the Nevada Gaming Commission; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law requires the Nevada Gaming Commission and the Nevada Gaming 123456789 Control Board to administer state gaming licenses and manufacturer's, seller's and distributor's licenses, and to reform various acts relating to the regulation and control of gaming. (NRS 463.140) Existing law authorizes the Commission, with the advice and assistance of the Board, to adopt regulations governing the operation and licensing of mobile gaming. (NRS 463.730) Existing law defines "mobile gaming" as the conduct of gambling games through communication devices operated solely within certain establishments holding a nonrestricted gaming license that permits a person to transfer information to a computer in order to place 10 a bet or wager, and respective information related to the display of the game, game 11 outcomes or other comparable information. (NRS 463.0176) Existing law defines 12 "gaming device" as any object used remotely or directly in connection with 13 gaming, or any other game that affects the results of a wager by determining win or loss but which does not qualify as associated equipment. (NRS 463.0155) Section 2 14 15 of this bill revises the definition of "gaming device" to include mobile gaming, 16 thereby making mobile gaming subject to the same regulation and control as a 17 gaming device. Sections 1.7, 3-10, 11-19 and 20 of this bill remove or repeal all 18 provisions with individual references to mobile gaming. Section 19.5 of this bill exempts from the amendatory provisions of sections 5, 7, 8, 10, 18 and 19: (1) 19 20 certain persons with a nonrestricted license for a mobile gaming system or such a





21 22 23 24 25 26 27 28 29 30 license for the operation of a mobile gaming system; (2) certain persons who acquire a financial interest in such an operator of a mobile gaming system or the operation of such a system; or (3) a successor in interest of such a person who acquired such a financial interest. Section 19.5 also exempts from the amendatory provisions of section 3 of this bill employees of such an operator of a mobile gaming system described in section 19.5. Section 19.5 also provides that the provisions of law repealed by section 20 of this bill still apply to those persons or transactions described in section 19.5. Finally, section 19.5 provides that persons or transactions described in section 19.5 are not exempt from certain provisions of law.

31 Existing law requires certain persons to apply for and obtain a finding of 32 suitability from the Nevada Gaming Commission if the person acquires, under 33 34 certain circumstances: (1) beneficial ownership of any voting security of a publicly traded corporation registered with the Commission; (2) beneficial or record 35 ownership of any nonvoting security of a publicly traded corporation registered 36 with the Commission; or (3) beneficial or record ownership of any debt security of 37 a publicly traded corporation registered with the Commission. (NRS 463.643) 38 Section 10.8 of this bill requires certain persons to notify the Chair of the Board 39 and apply for a finding of suitability with the Commission if such a person acquires 40 or holds a certain percentage of any class of voting securities of a publicly traded 41 corporation registered with the Commission. Section 10.8 also requires certain 42 persons to notify the Chair, apply for a finding of suitability with the Commission 43 and pay a sum of money to the Board if such a person obtains beneficial ownership 44 in such a publicly traded corporation and the person has the intent to engage in 45 certain proscribed activities, except that certain persons who acquire less than a 10 46 percent beneficial ownership in such a corporation through a pension are not 47 subject to such notification, application and payment requirements. Sections 1.3, 48 1.5 and 10.2-10.6 make conforming changes.

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

1 **Section 1.** Chapter 463 of NRS is hereby amended by adding 2 thereto the provisions set forth as sections 1.3 and 1.5 of this act.

Sec. 1.3. 1. "Pension" means an employee pension or 3 4 benefit plan subject to the Employee Retirement Income Security 5 Act of 1974 or a state or federal government pension plan.

The term does not include an employee pension or benefit 6 2. 7 plan established by a publicly traded corporation that is registered 8 with the Commission. 9

Sec. 1.5. "Proscribed activity" means:

10 An activity that necessitates a change or amendment to the corporate charter, bylaws, management, policies or operation of a 11 12 publicly traded corporation that is registered with the 13 Commission:

An activity that materially influences or affects the affairs 14 2. of a publicly traded corporation that is registered with the 15 Commission: or 16





Any other activity determined by the Commission to be 1 3. 2 inconsistent with holding voting securities for investment purposes 3 only. NRS 463.0136 is hereby amended to read as follows:

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- Sec. 1.7. 463.0136 "Associated equipment" means:

6 Any equipment or mechanical, electromechanical or 1. 7 electronic contrivance, component or machine used remotely or directly in connection with gaming, [or mobile gaming,] any game, 8 race book or sports pool that would not otherwise be classified as a 9 gaming device, including dice, playing cards, links which connect to 10 progressive slot machines, equipment which affects the proper 11 reporting of gross revenue, computerized systems of betting at a 12 13 race book or sports pool, computerized systems for monitoring slot 14 machines and devices for weighing or counting money; or

15 2. A computerized system for recordation of sales for use in an 16 area subject to the tax imposed pursuant to NRS 368A.200. 17

Sec. 2. NRS 463.0155 is hereby amended to read as follows:

18 463.0155 "Gaming device" means any object used remotely or directly in connection with gaming or any game which affects the 19 20 result of a wager by determining win or loss and which does not 21 otherwise constitute associated equipment. The term includes, 22 without limitation:

- 23 1. A slot machine.
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2. Mobile gaming.

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3. A collection of two or more of the following components:

26 (a) An assembled electronic circuit which cannot be reasonably 27 demonstrated to have any use other than in a slot machine;

28 (b) A cabinet with electrical wiring and provisions for mounting 29 a coin, token or currency acceptor and provisions for mounting a 30 dispenser of coins, tokens or anything of value;

31 (c) An assembled mechanical or electromechanical display unit 32 intended for use in gambling; or

33 (d) An assembled mechanical or electromechanical unit which 34 cannot be demonstrated to have any use other than in a slot machine.

35 [3.] **4**. Any object which may be connected to or used with a 36 slot machine to alter the normal criteria of random selection or 37 affect the outcome of a game.

38 [4.] 5. A system for the accounting or management of any 39 game in which the result of the wager is determined electronically 40 by using any combination of hardware or software for computers.

[5.] 6. A control program.

42 [6.] 7. Any combination of one of the components set forth in 43 paragraphs (a) to (d), inclusive, of subsection $\begin{bmatrix} 2 \\ 2 \end{bmatrix}$ and any other 44 component which the Commission determines by regulation to be a 45 machine used directly or remotely in connection with gaming or any





1 game which affects the results of a wager by determining a win or 2 loss.

3 **7.** 8. Any object that has been determined to be a gaming 4 device pursuant to regulations adopted by the Commission. [₩]

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9. As used in this section [, "control]:

7 (a) "Control program" means any software, source language or 8 executable code which affects the result of a wager by determining win or loss as determined pursuant to regulations adopted by the 9 10 Commission.

(b) "Mobile gaming" means the conduct of gambling games 11 12 communications devices operated solely in through an 13 establishment which holds a nonrestricted gaming license and which operates at least 100 slot machines and at least one other 14 15 game by the use of communications technology that allows a 16 person to transmit information to a computer to assist in the 17 placing of a bet or wager and corresponding information related 18 to the display of the game, game outcomes or other similar 19 information. For purposes of this the paragraph, 20 "communications technology" means any method used and the components employed by an establishment to facilitate the 21 22 transmission of information, including, without limitation, 23 transmission and reception by systems based on wireless network, 24 wireless fidelity, wire, cable, radio, microwave, light, optics or 25 computer data networks. The term does not include the Internet. 26

Sec. 3. NRS 463.0157 is hereby amended to read as follows:

27 463.0157 1. "Gaming employee" means any person 28 connected directly with an operator of a slot route, the operator of a 29 pari-mutuel system, the operator of an inter-casino linked system or 30 a manufacturer, distributor or disseminator, or with the operation of 31 a gaming establishment licensed to conduct any game, 16 or more 32 slot machines, a race book, sports pool or pari-mutuel wagering, 33 including:

34 (a) Accounting or internal auditing personnel who are directly 35 involved in any recordkeeping or the examination of records 36 associated with revenue from gaming;

- 37 (b) Boxpersons;
- 38 (c) Cashiers;
- 39 (d) Change personnel;
- 40 (e) Counting room personnel;
- 41 (f) Dealers;

42 (g) Employees of a person required by NRS 464.010 to be 43 licensed to operate an off-track pari-mutuel system;

44 (h) Employees of a person required by NRS 463.430 to be licensed to disseminate information concerning racing and 45





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employees of an affiliate of such a person involved in assisting the
 person in carrying out the duties of the person in this State;

(i) Employees whose duties are directly involved with the
manufacture, repair, sale or distribution of gaming devices,
associated equipment when the employer is required by NRS
463.650 to be licensed, cashless wagering systems [, mobile gaming
systems, equipment associated with mobile gaming systems] or
interactive gaming systems;

9 (j) Employees of operators of slot routes who have keys for slot 10 machines or who accept and transport revenue from the slot drop;

(k) Employees of operators of inter-casino linked systems [,
 mobile gaming systems] or interactive gaming systems whose duties
 include the operational or supervisory control of the systems or the
 games that are part of the systems;

15 (l) Employees of operators of call centers who perform, or who 16 supervise the performance of, the function of receiving and 17 transmitting wagering instructions;

18 (m) Employees who have access to the Board's system of 19 records for the purpose of processing the registrations of gaming 20 employees that a licensee is required to perform pursuant to the 21 provisions of this chapter and any regulations adopted pursuant 22 thereto;

23 (n) Floorpersons;

24 (o) Hosts or other persons empowered to extend credit or 25 complimentary services;

- 26 (p) Keno runners;
- 27 (q) Keno writers;
- 28 (r) Machine mechanics;
- 29 (s) Odds makers and line setters;
- 30 (t) Security personnel;
- 31 (u) Shift or pit bosses;
- 32 (v) Shills;
- 33 (w) Supervisors or managers;
- 34 (x) Ticket writers;

35 (y) Employees of a person required by NRS 463.160 to be 36 licensed to operate an information service;

(z) Employees of a licensee who have local access and provide
management, support, security or disaster recovery services for any
hardware or software that is regulated pursuant to the provisions of
this chapter and any regulations adopted pursuant thereto; and

41 (aa) Temporary or contract employees hired by a licensee to 42 perform a function related to gaming.

43 2. "Gaming employee" does not include barbacks or bartenders 44 whose duties do not involve gaming activities, cocktail servers or





other persons engaged exclusively in preparing or serving food or
 beverages.

3 3. As used in this section, "local access" means access to 4 hardware or software from within a licensed gaming establishment, 5 hosting center or elsewhere within this State.

6 7 Sec. 4. NRS 463.01715 is hereby amended to read as follows:

463.01715 1. "Manufacture" means:

8 (a) To manufacture, produce, program, design, control the 9 design of or make modifications to a gaming device, associated 10 equipment, cashless wagering system [, mobile gaming system] or 11 interactive gaming system for use or play in Nevada;

(b) To direct or control the methods and processes used to
design, develop, program, assemble, produce, fabricate, compose
and combine the components and other tangible objects of any
gaming device, associated equipment, cashless wagering system [,
mobile gaming system] or interactive gaming system for use or play
in Nevada;

(c) To assemble, or control the assembly of, a gaming device,
 associated equipment, cashless wagering system [, mobile gaming
 system] or interactive gaming system for use or play in Nevada; or

21 (d) To assume responsibility for any action described in 22 paragraph (a), (b) or (c).

23 24 2. As used in this section:

(a) "Assume responsibility" means to:

(1) Acquire complete control over, or ownership of, the
 applicable gaming device, associated equipment, cashless wagering
 system [, mobile gaming system] or interactive gaming system; and

(2) Accept continuing legal responsibility for the gaming
 device, associated equipment, cashless wagering system [, mobile
 gaming system] or interactive gaming system, including, without
 limitation, any form of manufacture performed by an affiliate or
 independent contractor.

33 (b) "Independent contractor" means, with respect to a
 34 manufacturer, any person who:

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(1) Is not an employee of the manufacturer; and

(2) Pursuant to an agreement with the manufacturer, designs,
develops, programs, produces or composes a control program used
in the manufacture of a gaming device. As used in this
subparagraph, "control program" has the meaning ascribed to it in
NRS 463.0155.

41 Sec. 5. NRS 463.0177 is hereby amended to read as follows:

42 463.0177 "Nonrestricted license" or "nonrestricted operation" 43 means:

44 1. A state gaming license for, or an operation consisting of, 1645 or more slot machines;





1 2. A license for, or operation of, any number of slot machines 2 together with any other game, gaming device, race book or sports 3 pool at one establishment;

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3. A license for, or the operation of, a slot machine route; *or*

5 4. A license for, or the operation of, an inter-casino linked 6 system. [; or

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5. A license for, or the operation of, a mobile gaming system.]

Sec. 6. NRS 463.160 is hereby amended to read as follows:

9 463.160 1. Except as otherwise provided in subsection 4 and 10 NRS 463.172, it is unlawful for any person, either as owner, lessee 11 or employee, whether for hire or not, either solely or in conjunction 12 with others:

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

(b) To provide or maintain any information service;

18 (c) To operate a gaming salon;

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

24 (e) To operate as a cash access and wagering instrument service 25 provider; or

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

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

32 2. The licensure of an operator of an inter-casino linked system33 is not required if:

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

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

38 3. Except as otherwise provided in subsection 4, it is unlawful 39 for any person knowingly to permit any gambling game, slot 40 machine, gaming device, inter-casino linked system, [mobile 41 gaming system,] race book or sports pool to be conducted, operated, 42 dealt or carried on in any house or building or other premises owned 43 by the person, in whole or in part, by a person who is not licensed 44 pursuant to this chapter, or that person's employee.





1 4. The Commission may, by regulation, authorize a person to 2 own or lease gaming devices for the limited purpose of display or 3 use in the person's private residence without procuring a state 4 gaming license.

For the purposes of this section, the operation of a race book 5 5. 6 or sports pool includes making the premises available for any of the 7 following purposes:

8 (a) Allowing patrons to establish an account for wagering with 9 the race book or sports pool;

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(b) Accepting wagers from patrons; (c) Allowing patrons to place wagers;

(d) Paying winning wagers to patrons; or

13 (e) Allowing patrons to withdraw cash from an account for 14 wagering or to be issued a ticket, receipt, representation of value or 15 other credit representing a withdrawal from an account for wagering 16 that can be redeemed for cash.

17 \rightarrow whether by a transaction in person at an establishment or through 18 mechanical means, such as a kiosk or similar device, regardless of 19 whether that device would otherwise be considered associated 20 equipment. A separate license must be obtained for each location at 21 which such an operation is conducted.

22 As used in this section, "affiliated licensee" has the meaning 6. 23 ascribed to it in NRS 463.430. 24

Sec. 7. NRS 463.1605 is hereby amended to read as follows:

25 463.1605 1. Except as otherwise provided in subsection 3, 26 the Commission shall not approve a nonrestricted license, other than 27 for the operation of a [mobile gaming system,] race book or sports 28 pool at an establishment which holds a nonrestricted license to 29 operate both gaming devices and a gambling game, for an 30 establishment in a county whose population is 100,000 or more 31 unless the establishment is a resort hotel.

32 2. A county, city or town may require resort hotels to meet 33 standards in addition to those required by this chapter as a condition 34 of issuance of a gaming license by the county, city or town.

35 3. The Commission may approve a nonrestricted license for an 36 establishment which is not a resort hotel at a new location if:

(a) The establishment was acquired or displaced pursuant to a 37 38 redevelopment project undertaken by an agency created pursuant to chapter 279 of NRS in accordance with a final order of 39 40 condemnation entered before June 17, 2005; or

(b) The establishment was acquired or displaced pursuant to a 41 42 redevelopment project undertaken by an agency created pursuant to 43 chapter 279 of NRS in accordance with a final order of 44 condemnation entered on or after June 17, 2005, and the new





location of the establishment is within the same redevelopment area
 as the former location of the establishment.

3 4 **Sec. 8.** NRS 463.245 is hereby amended to read as follows:

463.245 1. Except as otherwise provided in this section:

5 (a) All licenses issued to the same person, including a wholly 6 owned subsidiary of that person, for the operation of any game, 7 including a sports pool or race book, which authorize gaming at the 8 same establishment must be merged into a single gaming license.

9 (b) A gaming license may not be issued to any person if the 10 issuance would result in more than one licensed operation at a single 11 establishment, whether or not the profits or revenue from gaming 12 are shared between the licensed operations.

13 2. A person who has been issued a nonrestricted gaming 14 license for an operation described in subsection 1 [,] or 2 [or 5] of 15 NRS 463.0177 may establish a sports pool or race book on the 16 premises of the establishment only after obtaining permission from 17 the Commission.

18 3. A person who has been issued a license to operate a sports 19 pool or race book at an establishment may be issued a license to 20 operate a sports pool or race book at a second establishment 21 described in subsection 1 or 2 of NRS 463.0177 only if the second 22 establishment is operated by a person who has been issued a nonrestricted license for that establishment. A person who has been 23 24 issued a license to operate a race book or sports pool at an 25 establishment is prohibited from operating a race book or sports 26 pool at:

27 (a) An establishment for which a restricted license has been28 granted; or

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

4. A person who has been issued a license to operate a race book or sports pool shall not enter into an agreement for the sharing of revenue from the operation of the race book or sports pool with another person in consideration for the offering, placing or maintaining of a kiosk or other similar device not physically located on the licensed premises of the race book or sports pool, except:

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

(b) The licensee of an establishment at which the race book orsports pool holds or obtains a license to operate pursuant to thissection.

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





5. 1 Nothing in this section limits or prohibits an operator of an 2 inter-casino linked system from placing and operating such a system 3 on the premises of two or more gaming licensees and receiving, 4 either directly or indirectly, any compensation or any percentage or 5 share of the money or property played from the linked games in 6 accordance with the provisions of this chapter and the regulations adopted by the Commission. An inter-casino linked system must not 7 8 be used to link games other than slot machines, unless such games 9 are located at an establishment that is licensed for games other than 10 slot machines.

11 For the purposes of this section, the operation of a race book 6. 12 or sports pool includes making the premises available for any of the 13 following purposes:

14 (a) Allowing patrons to establish an account for wagering with 15 the race book or sports pool;

16 (b) Accepting wagers from patrons;

17 (c) Allowing patrons to place wagers;

18 (d) Paying winning wagers to patrons; or

19 (e) Allowing patrons to withdraw cash from an account for 20 wagering or to be issued a ticket, receipt, representation of value or 21 other credit representing a withdrawal from an account for wagering 22 that can be redeemed for cash.

23 \rightarrow whether by a transaction in person at an establishment or through 24 mechanical means such as a kiosk or other similar device, regardless 25 of whether that device would otherwise be considered associated 26 equipment.

27 7. The provisions of this section do not apply to a license to 28 operate [a mobile gaming system or to operate] interactive gaming. 29

Sec. 9. NRS 463.305 is hereby amended to read as follows:

Any person who operates or maintains in this 30 463.305 1. State any gaming device of a specific model, any gaming device 31 32 which includes a significant modification [, any mobile gaming 33 system] or any inter-casino linked system which the Board or 34 Commission has not approved for testing or for operation is subject 35 to disciplinary action by the Board or Commission.

36 The Board shall maintain a list of approved gaming devices 2. 37 [, mobile gaming systems] and inter-casino linked systems.

38 3. If the Board suspends or revokes approval of a gaming 39 device pursuant to the regulations adopted pursuant to subsection 4, 40 for suspends or revokes approval of a mobile gaming system 41 pursuant to the regulations adopted pursuant to NRS 463.730,] the 42 Board may order the removal of the gaming device for mobile gaming system] from an establishment. 43





1 4. The Commission shall adopt regulations relating to gaming 2 devices and their significant modification and inter-casino linked 3 systems.

Sec. 10. NRS 463.3855 is hereby amended to read as follows:

5 463.3855 1. In addition to any other state license fees 6 imposed by this chapter, the Commission shall, before issuing a 7 state gaming license to an operator of a slot machine route [, an 8 operator of a mobile gaming system] or an operator of an intercasino linked system, charge and collect an annual license fee of 9 \$500. 10

11 2. Each such license must be issued for a calendar year 12 beginning January 1 and ending December 31. If the operation of 13 the licensee is continuing, the Commission shall charge and collect the fee on or before December 31 for the ensuing calendar year. 14

15 3. Except as otherwise provided in NRS 463.386, the fee to be charged and collected under this section is the full annual fee, 16 17 without regard to the date of application for or issuance of the 18 license.

19 **Sec. 10.2.** NRS 463.482 is hereby amended to read as follows:

20 463.482 As used in NRS 463.160 to 463.170, inclusive, 463.368, 463.386, 463.482 to 463.645, inclusive, and 463.750, 21 22 unless the context otherwise requires, the words and terms defined 23 in NRS 463.4825 to 463.488, inclusive, and sections 1.3 and 1.5 of 24 *this act* have the meanings ascribed to them in those sections. 25

Sec. 10.4. NRS 463.622 is hereby amended to read as follows:

26 463.622 The policy of the State of Nevada with respect to 27 corporate *affairs*, including, without limitation, corporate 28 acquisitions. repurchases of securities and corporate 29 recapitalizations affecting corporate licensees and publicly traded 30 corporations that are affiliated companies is to:

31 1. Assure the financial stability of corporate licensees and 32 affiliated companies;

33 2. Protect the continued integrity of corporate gaming in 34 *matters of corporate governance;*

35 3. Preserve the beneficial aspects of conducting business in the 36 corporate form: and

3. 4. Promote a neutral environment for the orderly 37 38 governance of corporate affairs that is consistent with the public 39 policy of this state concerning gaming.

40 **Sec. 10.6.** NRS 463.623 is hereby amended to read as follows: 1. The Commission [may] shall adopt regulations 41 463.623 42 providing for the review and approval of corporate acquisitions 43 opposed by management, repurchases of securities and corporate 44 defense tactics affecting corporate gaming licensees and publicly



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1 traded corporations that are affiliated companies. The regulations 2 must be consistent with:

3 4 (a) The policy of this state as expressed in this chapter;

(b) The provisions of this chapter;

5 [3.] (c) The requirements of the Constitution of the United 6 States: and

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[4.] (d) Federal regulation of securities. The regulations must include, without limitation: 2.

8 9 (a) Procedures by which a person, before engaging in certain proscribed activities, directly or indirectly, to materially influence 10 or affect the affairs of a publicly traded corporation that is 11 12 registered with the Commission, must file an application for a 13 finding of suitability pursuant to NRS 463.643;

14 (b) Provisions that determine which corporate activities, in 15 addition to those described in subsection 5 of NRS 463.643, 16 influence or affect the affairs of a corporation in such a way that 17 the Commission would require a person to file an application for a finding of suitability pursuant to NRS 463.643: and 18

19 (c) Provisions that ensure that a person is not unduly 20 prohibited from lawfully exercising any of his or her voting rights 21 derived from being a shareholder of a publicly traded corporation.

22 **Sec. 10.8.** NRS 463.643 is hereby amended to read as follows: 23 463.643 1. Each person who acquires, directly or indirectly:

24 (a) Beneficial ownership of any voting security; or 25

(b) Beneficial or record ownership of any nonvoting security,

26 \rightarrow in a publicly traded corporation which is registered with the 27 Commission may be required to be found suitable if the 28 Commission has reason to believe that the person's acquisition of 29 that ownership would otherwise be inconsistent with the declared 30 policy of this state.

31 2. Each person who acquires, directly or indirectly, beneficial 32 or record ownership of any debt security in a publicly traded 33 corporation which is registered with the Commission may be required to be found suitable if the Commission has reason to 34 35 believe that the person's acquisition of the debt security would 36 otherwise be inconsistent with the declared policy of this state.

3. Each person who, individually or in association with others, 37 38 acquires **[]** or holds, directly or indirectly, beneficial ownership of more than 5 percent of any class of voting securities of a publicly 39 40 traded corporation registered with the Nevada Gaming Commission, 41 and who is required to report, or voluntarily reports, the acquisition 42 or holding to the Securities and Exchange Commission pursuant to 43 section 13(d)(1), 13(g) or 16(a) of the Securities Exchange Act of 1934, as amended, 15 U.S.C. §§ 78m(d)(1), 78m(g) and 78p(a), 44 45 respectively, shall, [within 10 days] after filing the report and any





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1 amendment thereto with the Securities and Exchange Commission,

2 notify the Nevada Gaming Commission on the date specified in

3 regulation by the Nevada Gaming Commission and in the manner

4 prescribed by the Chair of the Board that the report has been filed 5 with the Securities and Exchange Commission.

6 Each person who, individually or in association with others, 7 acquires **H** or holds, directly or indirectly, the beneficial ownership 8 of more than 10 percent of any class of voting securities of a 9 publicly traded corporation registered with the Commission, or who is required to report, or voluntarily reports, such acquisition or 10 *holding* pursuant to section 13(d)(1), 13(g) or 16(a) of the Securities 11 12 Exchange Act of 1934, as amended, 15 U.S.C. §§ 78m(d)(1), 13 78m(g) and 78p(a), respectively, shall apply to the Commission for a finding of suitability within 30 days after the **Chair of the Board** 14 mails the written notice.] date specified by the Commission by 15 16 regulation.

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5. A person who acquires, directly or indirectly:

(a) Beneficial ownership of any voting security; or

(b) Beneficial or record ownership of any nonvoting security ordebt security,

21 \rightarrow in a publicly traded corporation created under the laws of a 22 foreign country which is registered with the Commission shall file 23 such reports and is subject to such a finding of suitability as the 24 Commission may prescribe.

6. Except as otherwise provided in subsection 7, each person who, individually or in association with others, acquires or holds, directly or indirectly, the beneficial ownership of any amount of any class of voting securities of a publicly traded corporation registered with the Commission, and who has the intent to engage in any proscribed activity shall:

(a) Within 2 days after possession of such intent, notify the
Chair of the Board in the manner prescribed by the Chair;

(b) Apply to the Commission for a finding of suitability within
30 days after notifying the Chair pursuant to paragraph (a); and

(c) Deposit with the Board the sum of money required by the
 Board pursuant to subsection 8.

37 7. Except as otherwise provided by the Commission, a person 38 who has beneficial ownership of less than 10 percent of each class of voting securities of a publicly traded corporation registered with 39 40 the Commission, acquired or held by the person through a 41 pension, need not notify the Commission, apply for a finding of 42 suitability with the Commission or deposit the required sum of 43 money with the Board pursuant to subsection 6 before engaging in 44 any proscribed activity.





1 **8.** Any person required by the Commission or by this section to 2 be found suitable shall:

3 (a) Except as otherwise required in subsection 4, apply for a 4 finding of suitability within 30 days after the Commission requests 5 that the person do so; and

6 (b) Together with the application, deposit with the Board a sum 7 of money which, in the opinion of the Board, will be adequate to 8 pay the anticipated costs and charges incurred in the investigation 9 and processing of the application, and deposit such additional sums 10 as are required by the Board to pay final costs and charges.

11 [7.] 9. Any person required by the Commission or this section 12 to be found suitable who is found unsuitable by the Commission 13 shall not hold directly or indirectly the:

(a) Beneficial ownership of any voting security; or

15 (b) Beneficial or record ownership of any nonvoting security or 16 debt security,

17 \rightarrow of a publicly traded corporation which is registered with the 18 Commission beyond the time prescribed by the Commission.

19 [8.] 10. The violation of subsection [6] 8 or [7] 9 is a gross 20 misdemeanor.

21 [9.] 11. As used in this section, "debt security" means any 22 instrument generally recognized as a corporate security representing 23 money owed and reflected as debt on the financial statement of a 24 publicly traded corporation, including, but not limited to, bonds, 25 notes and debentures.

Sec. 11. NRS 463.650 is hereby amended to read as follows:

27 463.650 Except as otherwise provided in subsections 2 to 1. 28 7, inclusive, it is unlawful for any person, either as owner, lessee or 29 employee, whether for hire or not, to operate, carry on, conduct or 30 maintain any form of manufacture, selling or distribution of any gaming device, cashless wagering system [, mobile gaming system] 31 32 or interactive gaming system for use or play in Nevada without first 33 procuring and maintaining all required federal, state, county and 34 municipal licenses.

2. A lessor who specifically acquires equipment for a capital
lease is not required to be licensed under this section.

37 The holder of a state gaming license or the holding company 3. 38 of a corporation, partnership, limited partnership, limited-liability 39 company or other business organization holding a license may, 40 within 2 years after cessation of business or upon specific approval by the Board, dispose of by sale in a manner approved by the Board, 41 42 any or all of its gaming devices, including slot machines [, mobile 43 gaming systems] and cashless wagering systems, without a distributor's license. In cases of bankruptcy of a state gaming 44 45 licensee or foreclosure of a lien by a bank or other person holding a



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1 security interest for which gaming devices are security in whole or 2 in part for the lien, the Board may authorize the disposition of the

3 gaming devices without requiring a distributor's license.

4 The Commission may, by regulation, authorize a person who 4. 5 owns:

(a) Gaming devices for home use in accordance with NRS 6 7 463.160; or 8

(b) Antique gaming devices,

9 → to sell such devices without procuring a license therefor to 10 residents of jurisdictions wherein ownership of such devices is legal. 11

Upon approval by the Board, a gaming device owned by: 5.

12

(a) A law enforcement agency;

13 (b) A court of law; or

(c) A gaming device repair school licensed by the Commission 14 15 on Postsecondary Education,

16 \rightarrow may be disposed of by sale, in a manner approved by the Board, 17 without a distributor's license. An application for approval must be 18 submitted to the Board in the manner prescribed by the Chair.

19 A manufacturer who performs any action described in 6. paragraph (a), (b) or (c) of subsection 1 of NRS 463.01715 is not 20 21 required to be licensed under the provisions of this section with 22 respect to the performance of that action if another manufacturer 23 who is licensed under the provisions of this section assumes 24 responsibility for the performance of that action.

25 7. An independent contractor who designs, develops, 26 programs, produces or composes a control program for use in the 27 manufacture of a gaming device that is for use or play in this State is 28 not required to be licensed under the provisions of this section with 29 respect to the design, development, programming, production or 30 composition of a control program if a manufacturer who is licensed 31 under the provisions of this section assumes responsibility for the 32 design, development, programming, production or composition of 33 the control program.

Any person who the Commission determines is a suitable 34 8. 35 person to receive a license under the provisions of this section may 36 be issued a manufacturer's or distributor's license. The burden of proving his or her qualification to receive or hold a license under 37 38 this section is at all times on the applicant or licensee.

9. Every person who must be licensed pursuant to this section 39 40 is subject to the provisions of NRS 463.482 to 463.645, inclusive, 41 unless exempted from those provisions by the Commission.

The Commission may exempt, for any purpose, a 42 10. 43 manufacturer, seller or distributor from the provisions of NRS 44 463.482 to 463.645, inclusive, if the Commission determines that 45 the exemption is consistent with the purposes of this chapter.





1 11. Any person conducting business in Nevada who is not 2 required to be licensed as a manufacturer, seller or distributor 3 pursuant to subsection 1, but who otherwise must register with the Attorney General of the United States pursuant to Title 15 of U.S.C., 4 5 must submit to the Board a copy of such registration within 10 days 6 after submission to the Attorney General of the United States.

12. It is unlawful for any person, either as owner, lessee or 7 8 employee, whether for hire or not, to knowingly distribute any 9 gaming device, cashless wagering system, [mobile gaming system,] interactive gaming system or associated equipment from Nevada to 10 any jurisdiction where the possession, ownership or use of any such 11 12 device, system or equipment is illegal.

13 13. As used in this section:

(a) "Antique gaming device" means a gaming device that was 14 manufactured before 1961. 15

(b) "Assume responsibility" has the meaning ascribed to it in 16 17 NRS 463.01715.

18 (c) "Control program" has the meaning ascribed to it in 19 NRS 463.0155.

20 (d) "Holding company" has the meaning ascribed to it in 21 NRS 463.485.

22 (e) "Independent contractor" has the meaning ascribed to it in 23 NRS 463.01715. 24

Sec. 12. NRS 463.6505 is hereby amended to read as follows:

25 463.6505 1. In addition to any other requirements set forth in 26 this chapter, an applicant for the renewal of a license as a 27 manufacturer, distributor or seller of gaming devices [or mobile 28 gaming systems] must indicate in the application submitted to the 29 Commission whether the applicant has a state business license. If 30 the applicant has a state business license, the applicant must include in the application the business identification number assigned by the 31 32 Secretary of State upon compliance with the provisions of chapter 33 76 of NRS.

34 2. A license as a manufacturer, distributor or seller of gaming 35 devices for mobile gaming systems] may not be renewed by the 36 Commission if:

37 (a) The applicant fails to submit the information required by 38 subsection 1; or

39 (b) The State Controller has informed the Commission pursuant 40 to subsection 5 of NRS 353C.1965 that the applicant owes a debt to an agency that has been assigned to the State Controller for 41 42 collection and the applicant has not:

43

(1) Satisfied the debt;

44 (2) Entered into an agreement for the payment of the debt 45 pursuant to NRS 353C.130; or





1	(3) Demonstrated that the debt is not valid.
2	3. As used in this section:
3	(a) "Agency" has the meaning ascribed to it in NRS 353C.020.
4	(b) "Debt" has the meaning ascribed to it in NRS 353C.040.
5	Sec. 13. NRS 463.651 is hereby amended to read as follows:
6	463.651 1. A natural person who applies for the issuance or
7	renewal of a license as a manufacturer, distributor or seller of
8	gaming devices [or mobile gaming systems] shall submit to the
9	Commission the statement prescribed by the Division of Welfare
10	and Supportive Services of the Department of Health and Human
11	Services pursuant to NRS 425.520. The statement must be
12	completed and signed by the applicant.
13	2. The Commission shall include the statement required
14	pursuant to subsection 1 in:
15	(a) The application or any other forms that must be submitted
16	for the issuance or renewal of the license; or
17	(b) A separate form prescribed by the Commission.
18 19	3. A license as a manufacturer, distributor or seller of gaming devices [or mobile gaming systems] may not be issued or renewed
20	by the Commission if the applicant is a natural person who:
20	(a) Fails to submit the statement required pursuant to subsection
$\frac{21}{22}$	1; or
$\frac{22}{23}$	(b) Indicates on the statement submitted pursuant to subsection
24	1 that the applicant is subject to a court order for the support of a
25	child and is not in compliance with the order or a plan approved by
26	the district attorney or other public agency enforcing the order for
27	the repayment of the amount owed pursuant to the order.
28	4. If an applicant indicates on the statement submitted pursuant
29	to subsection 1 that the applicant is subject to a court order for the
30	support of a child and is not in compliance with the order or a plan
31	approved by the district attorney or other public agency enforcing
32	the order for the repayment of the amount owed pursuant to the
33	order, the Commission shall advise the applicant to contact the
34	district attorney or other public agency enforcing the order to
35	determine the actions that the applicant may take to satisfy the
36	arrearage.
37	Sec. 14. NRS 463.652 is hereby amended to read as follows:
38	463.652 1. If the Commission receives a copy of a court
39 40	order issued pursuant to NRS 425.540 that provides for the
40 41	suspension of all professional, occupational and recreational licenses, certificates and permits issued to a person who is the
41	holder of a license as a manufacturer, distributor or seller of gaming
43	devices, <u>[or mobile gaming systems,]</u> the Commission shall deem
44	the license issued to that person to be suspended at the end of the
45	30th day after the date on which the court order was issued unless
-	-





the Commission receives a letter issued to the holder of the license
by the district attorney or other public agency pursuant to NRS
425.550 stating that the holder of the license has complied with the
subpoena or warrant or has satisfied the arrearage pursuant to
NRS 425.560.

6 2. The Commission shall reinstate a license as a manufacturer, 7 distributor or seller of gaming devices [or mobile gaming systems] 8 that has been suspended by a district court pursuant to NRS 425.540 9 if the Commission receives a letter issued by the district attorney or other public agency pursuant to NRS 425.550 to the person whose 10 license was suspended stating that the person whose license was 11 12 suspended has complied with the subpoena or warrant or has 13 satisfied the arrearage pursuant to NRS 425.560.

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Sec. 15. NRS 463.653 is hereby amended to read as follows:

15 463.653 The application of a natural person who applies for the 16 issuance of a license as a manufacturer, distributor or seller of 17 gaming devices [or mobile gaming systems] must include the social 18 security number of the applicant.

19 20 **Sec. 16.** NRS 463.670 is hereby amended to read as follows:

463.670 1. The Legislature finds and declares as facts:

(a) That the inspection of games, gaming devices, associated
 equipment, cashless wagering systems, inter-casino linked systems
 [, mobile gaming systems] and interactive gaming systems is
 essential to carry out the provisions of this chapter.

(b) That the inspection of games, gaming devices, associated
equipment, cashless wagering systems, inter-casino linked systems
[, mobile gaming systems] and interactive gaming systems is greatly
facilitated by the opportunity to inspect components before
assembly and to examine the methods of manufacture.

(c) That the interest of this State in the inspection of games, gaming devices, associated equipment, cashless wagering systems, inter-casino linked systems [, mobile gaming systems] and interactive gaming systems must be balanced with the interest of this State in maintaining a competitive gaming industry in which games can be efficiently and expeditiously brought to the market.

2. The Commission may, with the advice and assistance of the Board, adopt and implement procedures that preserve and enhance the necessary balance between the regulatory and economic interests of this State which are critical to the vitality of the gaming industry of this State.

41 3. The Board may inspect every game or gaming device which 42 is manufactured, sold or distributed:

43 (a) For use in this State, before the game or gaming device is put44 into play.





1 (b) In this State for use outside this State, before the game or 2 gaming device is shipped out of this State.

3 The Board may inspect every game or gaming device which 4. 4 is offered for play within this State by a state gaming licensee.

5 5. The Board may inspect all associated equipment, every 6 cashless wagering system, every inter-casino linked system [, every 7 **mobile gaming system**] and every interactive gaming system which 8 is manufactured, sold or distributed for use in this State before the 9 equipment or system is installed or used by a state gaming licensee and at any time while the state gaming licensee is using the 10 11 equipment or system.

12 In addition to all other fees and charges imposed by this 6. 13 chapter, the Board may determine, charge and collect an inspection 14 fee from each manufacturer, seller, distributor or independent 15 testing laboratory which must not exceed the actual cost of 16 inspection and investigation.

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The Commission shall adopt regulations which: 7.

18 (a) Provide for the registration of independent testing 19 laboratories and of each person that owns, operates or has 20 significant involvement with an independent testing laboratory, 21 specify the form of the application required for such registration, set 22 forth the qualifications required for such registration and establish 23 the fees required for the application, the investigation of the 24 applicant and the registration of the applicant.

25 (b) Authorize the Board to utilize independent testing 26 laboratories for the inspection and certification of any game, gaming 27 device, associated equipment, cashless wagering system, inter-28 casino linked system [, mobile gaming system] or interactive 29 gaming system, or any components thereof.

30 (c) Establish uniform protocols and procedures which the Board 31 and independent testing laboratories must follow during an 32 inspection performed pursuant to subsection 3 or 5, and which 33 independent testing laboratories must follow during the certification 34 of any game, gaming device, associated equipment, cashless 35 wagering system, inter-casino linked system [, mobile gaming 36 system] or interactive gaming system, or any components thereof, 37 for use in this State or for shipment from this State.

38 (d) Allow an application for the registration of an independent testing laboratory to be granted upon the independent testing 39 laboratory's completion of an inspection performed in compliance 40 41 with the uniform protocols and procedures established pursuant to 42 paragraph (c) and satisfaction of such other requirements that the 43 Board may establish.

44 (e) Provide the standards and procedures for the revocation of 45 the registration of an independent testing laboratory.





1 (f) Provide the standards and procedures relating to the filing of 2 an application for a finding of suitability pursuant to this section and 3 the remedies should a person be found unsuitable.

4 (g) Provide any additional provisions which the Commission 5 deems necessary and appropriate to carry out the provisions of this 6 section and which are consistent with the public policy of this State 7 pursuant to NRS 463.0129.

8 8. The Commission shall retain jurisdiction over any person 9 registered pursuant to this section and any regulation adopted 10 thereto, in all matters relating to a game, gaming device, associated 11 equipment, cashless wagering system, inter-casino linked system [, 12 mobile gaming system] or interactive gaming system, or any 13 component thereof or modification thereto, even if the person ceases 14 to be registered.

9. A person registered pursuant to this section is subject to the
investigatory and disciplinary proceedings that are set forth in NRS
463.310 to 463.318, inclusive, and shall be punished as provided in
those sections.

19 10. The Commission may, upon recommendation of the Board, 20 require the following persons to file an application for a finding of 21 suitability:

22 23 (a) A registered independent testing laboratory.

(b) An employee of a registered independent testing laboratory.

(c) An officer, director, partner, principal, manager, member,
trustee or direct or beneficial owner of a registered independent
testing laboratory or any person that owns or has significant
involvement with the activities of a registered independent testing
laboratory.

11. If a person fails to submit an application for a finding of suitability within 30 days after a demand by the Commission pursuant to this section, the Commission may make a finding of unsuitability. Upon written request, such period may be extended by the Chair of the Commission, at the Chair's sole and absolute discretion.

35 12. As used in this section, unless the context otherwise requires, "independent testing laboratory" means a 36 private 37 laboratory that is registered by the Board to inspect and certify 38 games, gaming devices, associated equipment, cashless wagering 39 systems, inter-casino linked systems [, mobile gaming systems] or 40 interactive gaming systems, and any components thereof and modifications thereto, and to perform such other services as the 41 42 Board and Commission may request.

43 Sec. 17. NRS 463.677 is hereby amended to read as follows:
44 463.677 1. The Legislature finds that:



1 (a) Technological advances have evolved which allow licensed 2 gaming establishments to expose games, including, without 3 limitation, system-based and system-supported games, gaming 4 devices, [mobile gaming systems,] interactive gaming, cashless 5 wagering systems or race books and sports pools, and to be assisted 6 by a service provider who provides important services to the public 7 with regard to the conduct and exposure of such games.

8 (b) To protect and promote the health, safety, morals, good 9 order and general welfare of the inhabitants of this State, and to 10 carry out the public policy declared in NRS 463.0129, it is necessary 11 that the Board and Commission have the ability to license service 12 providers by maintaining strict regulation and control of the 13 operation of such service providers and all persons and locations 14 associated therewith.

2. Except as otherwise provided in subsection 3, the
Commission may, with the advice and assistance of the Board,
provide by regulation for the licensing and operation of a service
provider and all persons, locations and matters associated therewith.
Such regulations may include, without limitation:

20 (a) Provisions requiring the service provider to meet the 21 qualifications for licensing pursuant to NRS 463.170, in addition to 22 any other qualifications established by the Commission, and to be 23 licensed regardless of whether the service provider holds any other 24 license.

(b) Criteria regarding the location from which the service
provider conducts its operations, including, without limitation,
minimum internal and operational control standards established by
the Commission.

(c) Provisions relating to the licensing of persons owning or
 operating a service provider, and any persons having a significant
 involvement therewith, as determined by the Commission.

(d) A provision that a person owning, operating or having
significant involvement with a service provider, as determined by
the Commission, may be required by the Commission to be found
suitable to be associated with licensed gaming, including race book
or sports pool operations.

(e) Additional matters which the Commission deems necessary
and appropriate to carry out the provisions of this section and which
are consistent with the public policy of this State pursuant to NRS
463.0129, including that a service provider must be liable to the
licensee on whose behalf the services are provided for the service
provider's proportionate share of the fees and taxes paid by the
licensee.

44 3. The Commission may not adopt regulations pursuant to this 45 section until the Commission first determines that service providers





1 are secure and reliable, do not pose a threat to the integrity of 2 gaming and are consistent with the public policy of this State 3 pursuant to NRS 463.0129.

4 4. Regulations adopted by the Commission pursuant to this 5 section must provide that the premises on which a service provider 6 conducts its operations are subject to the power and authority of the 7 Board and Commission pursuant to NRS 463.140, as though the 8 premises are where gaming is conducted and the service provider is 9 a gaming licensee.

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5. As used in this section:

(a) "Interactive gaming service provider" means a person who
acts on behalf of an establishment licensed to operate interactive
gaming and:

14 (1) Manages, administers or controls wagers that are 15 initiated, received or made on an interactive gaming system;

16 (2) Manages, administers or controls the games with which 17 wagers that are initiated, received or made on an interactive gaming 18 system are associated;

(3) Maintains or operates the software or hardware of aninteractive gaming system; or

(4) Provides products, services, information or assets to an
 establishment licensed to operate interactive gaming and receives
 therefor a percentage of gaming revenue from the establishment's
 interactive gaming system.

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(b) "Service provider" means a person who:

(1) Acts on behalf of another licensed person who conducts
nonrestricted gaming operations, and who assists, manages,
administers or controls wagers or games, or maintains or operates
the software or hardware of games on behalf of such a licensed
person, and is authorized to share in the revenue from games
without being licensed to conduct gaming at an establishment;

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(2) Is an interactive gaming service provider;

33 (3) Is a cash access and wagering instrument service34 provider; or

(4) Meets such other or additional criteria as the Commission
 may establish by regulation.

37 Sec. 18. NRS 465.070 is hereby amended to read as follows:

465.070 It is unlawful for any person:

39 1. To alter or misrepresent the outcome of a game or other40 event on which wagers have been made after the outcome is made41 sure but before it is revealed to the players.

42 2. To place, increase or decrease a bet or to determine the 43 course of play after acquiring knowledge, not available to all 44 players, of the outcome of the game or any event that affects the 45 outcome of the game or which is the subject of the bet or to aid





anyone in acquiring such knowledge for the purpose of placing,
 increasing or decreasing a bet or determining the course of play
 contingent upon that event or outcome.

To claim, collect or take, or attempt to claim, collect or take,
money or anything of value in or from a gambling game, with intent
to defraud, without having made a wager contingent thereon, or to
claim, collect or take an amount greater than the amount won.

8 4. Knowingly to entice or induce another to go to any place 9 where a gambling game is being conducted or operated in violation 10 of the provisions of this chapter, with the intent that the other person 11 play or participate in that gambling game.

12 5. To place or increase a bet after acquiring knowledge of the 13 outcome of the game or other event which is the subject of the bet, 14 including past-posting and pressing bets.

15 6. To reduce the amount wagered or cancel the bet after 16 acquiring knowledge of the outcome of the game or other event 17 which is the subject of the bet, including pinching bets.

7. To manipulate, with the intent to cheat, any component of a gaming device in a manner contrary to the designed and normal operational purpose for the component, including, but not limited to, varying the pull of the handle of a slot machine, with knowledge that the manipulation affects the outcome of the game or with knowledge of any event that affects the outcome of the game.

24 To offer, promise or give anything of value to anyone for the 8. 25 purpose of influencing the outcome of a race, sporting event, contest 26 or game upon which a wager may be made, or to place, increase or 27 decrease a wager after acquiring knowledge, not available to the 28 general public, that anyone has been offered, promised or given 29 anything of value for the purpose of influencing the outcome of the 30 race, sporting event, contest or game upon which the wager is 31 placed, increased or decreased.

9. To change or alter the normal outcome of any game played
on an interactive gaming system [or a mobile gaming system] or the
way in which the outcome is reported to any participant in the game.
Sec. 19. NRS 465.094 is hereby amended to read as follows:

465.094 The provisions of NRS 465.092 and 465.093 do not apply to global risk management pursuant to NRS 463.810 and 463.820 or to a wager placed by a person for the person's own benefit or, without compensation, for the benefit of another that is accepted or received by, placed with, or sent, transmitted or relayed to:

A race book or sports pool that is licensed pursuant to
chapter 463 of NRS, if the wager is accepted or received within this
State and otherwise complies with all other applicable laws and
regulations concerning wagering;





1 2. A person who is licensed to engage in off-track pari-mutuel 2 wagering pursuant to chapter 464 of NRS, if the wager is accepted 3 or received within this State and otherwise complies with subsection 4 3 of NRS 464.020 and all other applicable laws and regulations 5 concerning wagering;

6 3. [A person who is licensed to operate a mobile gaming 7 system pursuant to chapter 463 of NRS, if the wager is accepted or 8 received within this State and otherwise complies with all other 9 applicable laws and regulations concerning wagering;

Any other person or establishment that is licensed to engage in wagering pursuant to title 41 of NRS, if the wager is accepted or received within this State and otherwise complies with all other applicable laws and regulations concerning wagering; or

Any other person or establishment that is licensed to engage in wagering in another jurisdiction and is permitted to accept or receive a wager from patrons within this State under an agreement entered into by the Governor pursuant to NRS 463.747.

Sec. 19.5. 1. The amendatory provisions of section 3 of this act do not apply to an employee of an operator of a mobile gaming system described in subsection 2 whose duties include the operational or supervisory control of the system or the games that are part of the system.

23 2. The amendatory provisions of sections 5, 7, 8, 10, 18 and 19 24 of this act do not apply to:

(a) A person who holds a nonrestricted license for a mobile
gaming system or who holds such a license for the operation of a
mobile gaming system that was issued on or before June 30, 2019;

(b) A person who before, on or after July 1, 2019, acquires afinancial interest in:

30 (1) An operator of a mobile gaming system described in 31 paragraph (a); or

32 (2) The operation of such a mobile gaming system described 33 in paragraph (a); or

34 (c) A successor in interest to a person who acquires a financial
 35 interest described in paragraph (b).

36 3. The provisions of statute repealed by section 20 of this act 37 continue to apply on and after July 1, 2019, to any person or 38 transaction described in subsections 1 and 2.

4. The provisions of this section do not exempt a person or
transaction from any provision of law relating to the licensure,
registration, finding of suitability, review or approval of such a
person or transaction.

43 Sec. 20. NRS 463.0176, 463.730 and 463.735 are hereby 44 repealed.





Sec. 21. 1. This section and sections 1, 1.3, 1.5 and 10.2 to 10.8, inclusive, of this act become effective upon passage and approval for the purpose of adopting regulations and performing any other preparatory administrative tasks to carry out the amendatory provisions of this act, and on January 1, 2020, for all other purposes. 2. Sections 1.7 to 10, inclusive, and 11 to 20, inclusive, of this act become effective on July 1, 2019.

TEXT OF REPEALED SECTIONS

463.0176 "Mobile gaming" defined. "Mobile gaming" means the conduct of gambling games through communications devices operated solely in an establishment which holds a nonrestricted gaming license and which operates at least 100 slot machines and at least one other game by the use of communications technology that allows a person to transmit information to a computer to assist in the placing of a bet or wager and corresponding information related to the display of the game, game outcomes or other similar information. For the purposes of this section, "communications technology" means any method used and the components employed by an establishment to facilitate the transmission of information, including, without limitation, transmission and reception by systems based on wireless network, wireless fidelity, wire, cable, radio, microwave, light, optics or computer data networks. The term does not include the Internet.

463.730 License required to operate, manufacture, sell or distribute mobile gaming system or to manufacture equipment associated with mobile gaming; powers and duties of Commission; regulations; conditions.

1. Except as otherwise provided in subsection 2, the Commission may, with the advice and assistance of the Board, adopt regulations governing the operation of mobile gaming and the licensing of:

(a) An operator of a mobile gaming system;

(b) A manufacturer, seller or distributor of a mobile gaming system; and

(c) A manufacturer of equipment associated with mobile gaming.

2. The Commission may not adopt regulations pursuant to this section until the Commission first determines that:

(a) Mobile gaming systems are secure and reliable, and provide reasonable assurance that players will be of lawful age and





communicating only from areas of licensed gaming establishments that have been approved by the Commission for that purpose; and

(b) Mobile gaming can be operated in a manner which complies with all applicable laws.

3. The regulations adopted by the Commission pursuant to this section must:

(a) Provide that gross revenue received by a licensed gaming establishment or the operator or the manufacturer of a mobile gaming system from the operation of mobile gaming is subject to the same license fee provisions of NRS 463.370 as the other games and gaming devices operated at the licensed gaming establishment.

(b) Provide that a mobile communications device which displays information relating to the game to a participant in the game as part of a mobile gaming system is subject to the same fees and taxes applicable to slot machines as set forth in NRS 463.375 and 463.385.

(c) Set forth standards for the security of the computer system and its location, which may be outside a licensed gaming establishment but must be within this State, and for approval of hardware and software used in connection with mobile gaming.

(d) Define "mobile gaming system," "operator of a mobile gaming system" and "equipment associated with mobile gaming" as the terms are used in this chapter.

463.735 Enforceability of mobile gaming debts. A debt incurred by a patron in connection with playing a mobile gaming system at a licensed gaming establishment is valid and may be enforced by legal process.

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