THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 782

Session of 2017

INTRODUCED BY NESBIT, DAVIS, DUNBAR, MILLARD, IRVIN, ORTITAY, D. COSTA, PHILLIPS-HILL AND KORTZ, MARCH 9, 2017

AS AMENDED ON SECOND CONSIDERATION, HOUSE OF REPRESENTATIVES, MAY 8, 2017

AN ACT

- 1 Amending Title 4 (Amusements) of the Pennsylvania Consolidated
- Statutes, in general provisions relating to gaming, further
- providing for definitions; and, in licensees, further
- 4 providing for Category 3 slot machine license and providing
- for nongaming service providers.
- 6 The General Assembly of the Commonwealth of Pennsylvania
- 7 hereby enacts as follows:
- 8 Section 1. The definition of "gaming service provider" in
- 9 section 1103 of Title 4 of the Pennsylvania Consolidated
- 10 Statutes is amended and the section is amended by adding
- 11 definitions to read:
- 12 § 1103. Definitions.
- 13 The following words and phrases when used in this part shall
- 14 have the meanings given to them in this section unless the
- 15 context clearly indicates otherwise:
- 16 * * *
- 17 <u>"Gaming floor."</u> Any portion of a licensed facility where
- 18 <u>slot machines or table games have been installed for use or</u>
- 19 play.

1	* * *	
2	"Gaming related restricted area." An area of a licensed	<
3	facility where access is limited and specifically designated by	
4	the board.	
5	* * *	
6	"Gaming service provider." A person that is not a nongaming	
7	service provider or required to be licensed as a manufacturer,	
8	supplier, management company or gaming junket enterprise and[:	
9	(1) provides goods or services to a slot machine	
10	licensee or an applicant for a slot machine license for use	
L1	in the operation of a licensed facility; or	
12	(2)] provides goods or services that require access to	
L3	the gaming floor or gaming related restricted area at a	
L 4	licensed facility.	
L 5	* * *	
L 6	"Nongaming service provider." A person that is not a gaming	
17	service provider nor required to be licensed as a manufacturer,	
18	supplier, management company or gaming junket enterprise and	
L 9	provides goods and services:	
20	(1) to a slot machine licensee or applicant for a slot	
21	machine license for use in the operation of a licensed	
22	facility; and	
23	(2) that do not require access to the gaming floor or	
24	gaming related restricted area at a licensed facility.	
25	* * *	
26	"GAMING-RELATED RESTRICTED AREA." ANY ROOM OR AREA OF A	<
27	LICENSED FACILITY AND WHICH IS SPECIFICALLY DESIGNATED BY THE	
28	PENNSYLVANIA GAMING CONTROL BOARD AS RESTRICTED OR BY THE SLOT	
29	MACHINE LICENSEE AS RESTRICTED IN ITS BOARD-APPROVED INTERNAL	
2 ()	CONTROLS	

- 1 * * *
- 2 "GAMING SERVICE PROVIDER." A PERSON THAT IS NOT REQUIRED TO
- 3 BE LICENSED AS A MANUFACTURER, SUPPLIER, MANAGEMENT COMPANY OR
- 4 GAMING JUNKET ENTERPRISE UNDER THIS PART OR UNDER REGULATIONS OF
- 5 THE PENNSYLVANIA GAMING CONTROL BOARD AND:
- 6 (1) PROVIDES GOODS OR SERVICES TO A SLOT MACHINE
- 7 LICENSEE OR AN APPLICANT FOR A SLOT MACHINE LICENSE FOR USE
- 8 IN THE OPERATION OF A LICENSED FACILITY; [OR] AND
- 9 (2) PROVIDES GOODS OR SERVICES [AT] TO A SLOT MACHINE
- 10 LICENSEE OR AN APPLICANT FOR A SLOT MACHINE LICENSE THAT
- 11 REQUIRES ACCESS TO THE GAMING FLOOR OR A GAMING-RELATED
- 12 <u>RESTRICTED AREA OF</u> A LICENSED FACILITY <u>AS DETERMINED BY THE</u>
- 13 <u>PENNSYLVANIA GAMING CONTROL BOARD</u>.
- 14 * * *
- 15 "NONGAMING SERVICE PROVIDER." A PERSON THAT IS NOT A GAMING
- 16 SERVICE PROVIDER OR REQUIRED TO BE LICENSED AS A MANUFACTURER,
- 17 SUPPLIER, MANAGEMENT COMPANY OR GAMING JUNKET ENTERPRISE UNDER
- 18 THIS PART OR UNDER REGULATIONS OF THE PENNSYLVANIA GAMING
- 19 CONTROL BOARD AND THAT PROVIDES GOODS OR SERVICES:
- 20 <u>(1) TO A SLOT MACHINE LICENSEE OR APPLICANT FOR A SLOT</u>
- 21 MACHINE LICENSE FOR USE IN THE OPERATION OF A LICENSED
- 22 FACILITY; AND
- 23 (2) THAT DOES NOT REQUIRE ACCESS TO THE GAMING FLOOR OR
- 24 A GAMING-RELATED RESTRICTED AREA OF A LICENSED FACILITY.
- 25 * * *
- 26 Section 2. Section 1305(a)(1) of Title 4 is amended to read:
- 27 § 1305. Category 3 slot machine license.
- 28 (a) Eliqibility.--
- 29 (1) A person may be eligible to apply for a Category 3
- 30 slot machine license if the applicant, its affiliate,

1	intermediary, subsidiary or holding company has not applied
2	for or been approved or issued a Category 1 or Category 2
3	slot machine license and the person is seeking to locate a
4	Category 3 licensed facility in a well-established resort
5	hotel having no fewer than 275 guest rooms under common
6	ownership and having substantial year-round recreational
7	guest amenities. The applicant for a Category 3 license shall
8	be the owner or be a wholly owned subsidiary of the owner of
9	the well-established resort hotel. A Category 3 license may
10	only be granted upon the express condition that an individual
11	may not enter a gaming area of the licensed facility if the
12	individual is not any of the following:

- (i) A registered overnight guest of the well-established resort hotel.
- (ii) A patron of one or more of the amenities provided by the well-established resort hotel.
- (iii) An authorized employee of the slot machine licensee, of a gaming service provider or nongaming service provider, of the board or of any regulatory, emergency response or law enforcement agency while engaged in the performance of the employee's duties.
- (iv) An individual holding a valid membership approved in accordance with paragraph (1.1) or a guest of such individual.

<--

25 * * *

13

14

15

16

17

18

19

20

21

22

23

24

- Section 3. Title 4 is amended by adding a section to read:
- 27 <u>§ 1317.3. Nongaming service provider.</u>
- 28 <u>(a) Notification required.</u>
- 29 <u>(1) A slot machine licensee or applicant for a slot</u>
- 30 <u>machine license that contracts or otherwise does business</u>

1	<u>with a nongaming service provider shall provide notification</u>
2	to the board prior to:
3	(i) the nongaming service provider's provision of
4	goods and services at a licensed facility; or
5	(ii) the provision of goods and services for use in
6	the operation of a licensed facility.
7	(2) Notification under this section shall be on a form
8	and in a manner as the board requires. The board may require
9	a fee, which may not exceed \$100, to accompany the
10	notification.
11	(b) Contents of notification Notification under this
12	section shall include:
13	(1) The name and business address of the nongaming
14	service provider.
15	(2) A description of the goods and services to be
16	provided.
17	(3) If the nature of the goods and services requires
18	access to a licensed facility, a description of the areas of
19	the licensed facility where employees or associated
20	individuals or entities of the nongaming service provider
21	will be located during the provision of goods and services.
22	(4) The length of time in which the slot machine
23	licensee or applicant for a slot machine license will
24	contract with or otherwise do business with the nongaming
25	service provider.
26	(5) An affirmation from the slot machine licensee or
27	applicant for a slot machine license certifying that the
28	licensee or applicant has performed due diligence regarding
29	the nongaming service provider and believes that the
30	nongaming service provider and its employees or associated

1	individuals or entities will not adversely affect the public
2	interest or integrity of gaming.
3	(6) Any other information that the board deems
4	appropriate.
5	(c) Confirmation by board.
6	(1) Upon receipt of the notification for a nongaming
7	service provider under this section:
8	(i) The board shall determine whether the nongaming
9	service provider appears on the list required by
_0	subsection (j). If the nongaming service provider appears
.1	on the list, the board may not issue confirmation to the
.2	slot machine licensee or applicant for a slot machine
13	license. In such a case, the board shall inform the slot
4	machine licensee or applicant for a slot machine license
.5	of the board's determination.
6	(ii) If subparagraph (i) does not apply, the board
_7	shall provide confirmation to the slot machine licensee
8 ـ	or applicant for a slot machine license.
_9	(2) Except as provided in subsection (i), the slot
20	machine licensee or applicant for a slot machine license may
21	not permit the nongaming service provider to provide goods
22	and services until the licensee or applicant receives
23	confirmation from the board.
24	(d) Duration of notification. Notification for a nongaming
25	service provider shall be valid from the date that the board
26	issues the confirmation under subsection (c) until the earlier
27	of the following:
28	(1) The final date on which the slot machine licensee or
29	applicant for a slot machine license indicated that the
30	nongaming service provider will be providing goods and

1	services in the notification under subsection (b) (4).
2	(2) Three years from the date on which the board issued
3	the confirmation.
4	(e) Conditions. A slot machine licensee or applicant for a
5	slot machine license that contracts or otherwise does business
6	with a nongaming service provider shall be subject to the
7	following conditions, which the board shall enforce:
8	(1) The nongaming service provider and its employees or
9	associated individuals or entities shall only provide the
10	goods and services, in the stated areas and during the stated
11	times, described in the notification under this section.
12	(2) The slot machine licensee or applicant for a slot
L3	machine license shall notify the board of any change in the
L 4	information provided in the notification under this section.
L 5	No fee shall be required for a subsequent change during the
L 6	time for which the notification is valid under subsection
17	<u>(d).</u>
18	(3) The slot machine licensee or applicant for a slot
L 9	machine license shall ensure that its employees and
20	associated individuals or entities of the nongaming service
21	provider do not enter the gaming floor or a gaming related
22	restricted area of the licensed facility.
23	(4) The slot machine licensee or applicant for a slot
24	machine license shall report to the board an employee or
25	associated individual or entity of a nongaming service
26	provider that:
27	(i) enters the gaming floor or a gaming-related
28	restricted area of the licensed facility; or
29	(ii) commits an action that adversely affects the
3.0	public interest or integrity of gaming.

1	(5) The board may prohibit at any time a nongaming
2	service provider or any of its employees or associated
3	individuals or entities from providing goods and services to
4	a slot machine licensee or applicant for a slot machine
5	license or at a licensed facility if the board determines the
6	action is necessary to protect the public interest or
7	integrity of gaming.
8	(f) Authority to exempt. The board may exempt a person or
9	type of business from the requirements of this section if the
0 ـ	board determines that:
1	(1) the person or type of business is regulated by an
.2	agency of the Federal Government, an agency of the
13	Commonwealth or the Pennsylvania Supreme Court; or
4	(2) the regulation of the person or type of business is
_5	not necessary to protect the public interest or integrity of
6	gaming.
_7	(g) Permit not required. The board may not require an
8 ـ	employee, individual or entity associated with a nongaming
9	service provider to obtain a permit or other authorization from
20	the board.
21	(h) Criminal history record information not required. A
22	nongaming service provider or an employee, individual or entity
23	associated with the nongaming service provider may not be
24	required to submit criminal history record information to the
25	board as a condition of notification under this section.
26	(i) Emergency notification.
27	(1) A slot machine licensee may use a nongaming service
28	provider prior to the board receiving notification under this
29	section when a threat to public health, welfare or safety
30	exists or circumstances outside the control of the slot

1	<u>machine licensee require immediate action to mitigate damage</u>
2	or loss to the licensee's licensed facility or to the
3	Commonwealth.
4	(2) The slot machine licensee under this subsection
5	shall:
6	(i) Contact the board immediately upon using the
7	nongaming service provider for which the board has not
8	previously received notification.
9	(ii) Provide notification as required in this
10	section within a reasonable time under the circumstances,
11	as the board establishes.
12	(j) Nongaming service provider list.
13	(1) The board shall develop and maintain a list of
14	prohibited nongaming service providers.
15	(2) A slot machine licensee or applicant for a slot
16	machine license may not enter into an agreement or engage in
17	business with a nongaming service provider appearing on the
18	list under this subsection.
19	(k) Duties of nongaming service provider. A nongaming
20	service provider shall:
21	(1) Cooperate with the board regarding an investigation,
22	hearing, enforcement action or disciplinary action.
23	(2) Comply with each condition, restriction,
24	requirement, order or ruling of the board in accordance with
25	this part.
26	(3) Report any change in circumstances to the slot
27	machine licensee or applicant for a slot machine license that
28	may render the nongaming service provider ineligible,
29	unqualified or unsuitable for the provision of goods or
30	services at a licensed facility or use in the operation of a

Τ	ilcensed Taclilty.	
2	§ 1317.3. NONGAMING SERVICE PROVIDER.	<
3	(A) NOTIFICATION REQUIRED	
4	(1) A SLOT MACHINE LICENSEE OR APPLICANT FOR A SLOT	
5	MACHINE LICENSE THAT CONTRACTS WITH OR OTHERWISE ENGAGES IN	
6	BUSINESS WITH A NONGAMING SERVICE PROVIDER SHALL PROVIDE	
7	NOTIFICATION TO THE BOARD PRIOR TO:	
8	(I) THE NONGAMING SERVICE PROVIDER'S PROVISION OF	
9	GOODS OR SERVICES AT THE SLOT MACHINE LICENSEE'S LICENSED	-
10	FACILITY; OR	
11	(II) THE PROVISION OF GOODS OR SERVICES FOR USE IN	
12	THE OPERATION OF THE SLOT MACHINE LICENSEE'S LICENSED	
13	FACILITY.	
14	(2) NOTIFICATION UNDER THIS SECTION SHALL BE ON A FORM	
15	AND IN A MANNER AS DETERMINED BY THE BOARD. THE BOARD MAY	
16	IMPOSE A FEE, NOT TO EXCEED \$100, WHICH MUST ACCOMPANY THE	
17	NOTIFICATION.	
18	(B) CONTENTS OF NOTIFICATION NOTIFICATION UNDER THIS	
19	SECTION SHALL INCLUDE:	
20	(1) THE NAME AND BUSINESS ADDRESS OF THE NONGAMING	
21	SERVICE PROVIDER.	
22	(2) A DESCRIPTION OF THE TYPE OR NATURE OF THE GOODS OR	
23	SERVICES TO BE PROVIDED.	
24	(3) AN AFFIRMATION FROM THE SLOT MACHINE LICENSEE OR	
25	APPLICANT FOR A SLOT MACHINE LICENSE THAT THE GOODS OR	
26	SERVICES TO BE PROVIDED BY THE NONGAMING SERVICE PROVIDER	
27	WILL NOT REQUIRE ACCESS TO THE GAMING FLOOR OR A GAMING-	
28	RELATED RESTRICTED AREA OF A LICENSED FACILITY.	
29	(4) AN AFFIRMATION FROM THE SLOT MACHINE LICENSEE OR	
30	APPLICANT FOR A SLOT MACHINE LICENSE CERTIFYING THAT THE	

- 1 LICENSEE OR APPLICANT HAS PERFORMED DUE DILIGENCE REGARDING
- 2 THE NONGAMING SERVICE PROVIDER AND BELIEVES THAT THE
- 3 NONGAMING SERVICE PROVIDER AND ITS EMPLOYEES WILL NOT
- 4 ADVERSELY AFFECT THE PUBLIC INTEREST OR INTEGRITY OF GAMING.
- 5 (5) ANY OTHER INFORMATION THAT THE BOARD MAY REQUIRE.
- 6 (C) DURATION OF NOTIFICATION. -- THE NONGAMING SERVICE
- 7 PROVIDER NOTIFICATION REQUIRED UNDER SUBSECTION (A) MAY BE VALID
- 8 FOR THREE YEARS UNLESS MODIFIED BY THE BOARD. IN DETERMINING THE
- 9 DURATION OF A NONGAMING SERVICE PROVIDER NOTIFICATION, THE BOARD
- 10 SHALL CONSIDER THE FOLLOWING:
- 11 (1) THE TYPE OR NATURE OF THE GOODS OR SERVICES.
- 12 <u>(2) THE FREQUENCY OF BUSINESS TRANSACTIONS RELATED TO</u>
- 13 THE PROVISION OF SUCH GOODS OR SERVICES.
- 14 (3) ANY OTHER INFORMATION THE BOARD DEEMS NECESSARY AND
- 15 <u>APPROPRIATE</u>.
- 16 (D) CONDITIONS.--A SLOT MACHINE LICENSEE OR APPLICANT FOR A
- 17 SLOT MACHINE LICENSE THAT CONTRACTS OR OTHERWISE ENGAGES IN
- 18 BUSINESS WITH A NONGAMING SERVICE PROVIDER SHALL BE SUBJECT TO
- 19 THE FOLLOWING CONDITIONS:
- 20 <u>(1) THE NONGAMING SERVICE PROVIDER OR ITS EMPLOYEES</u>
- 21 SHALL ONLY PROVIDE THE GOODS AND SERVICES DESCRIBED IN THE
- 22 <u>NOTIFICATION UNDER THIS SECTION.</u>
- 23 (2) THE SLOT MACHINE LICENSEE OR APPLICANT FOR A SLOT
- 24 MACHINE LICENSE SHALL NOTIFY THE BOARD OF ANY MATERIAL CHANGE
- 25 <u>IN THE INFORMATION PROVIDED IN THE NOTIFICATION UNDER THIS</u>
- 26 SECTION. NO FEE SHALL BE REQUIRED FOR A SUBSEQUENT CHANGE
- 27 <u>DURING THE TIME FOR WHICH THE NOTIFICATION REMAINS VALID</u>
- 28 UNDER SUBSECTION (C).
- 29 (3) THE SLOT MACHINE LICENSEE OR APPLICANT FOR A SLOT
- 30 MACHINE LICENSE SHALL ENSURE THAT EMPLOYEES OF THE NONGAMING

1	SERVICE PROVIDER DO NOT ENTER THE GAMING FLOOR OR A GAMING-
2	RELATED RESTRICTED AREA OF THE LICENSED FACILITY.
3	(4) THE SLOT MACHINE LICENSEE OR APPLICANT FOR A SLOT
4	MACHINE LICENSE SHALL REPORT TO THE BOARD AN EMPLOYEE OF A
5	NONGAMING SERVICE PROVIDER THAT DOES ANY OF THE FOLLOWING:
6	(I) ENTERS THE GAMING FLOOR OR A GAMING-RELATED
7	RESTRICTED AREA OF THE LICENSED FACILITY.
8	(II) COMMITS AN ACT THAT ADVERSELY AFFECTS THE
9	PUBLIC INTEREST OR INTEGRITY OF GAMING.
10	(5) THE BOARD MAY PROHIBIT A NONGAMING SERVICE PROVIDER
11	AND ANY OF THE NONGAMING SERVICE PROVIDER'S EMPLOYEES FROM
12	PROVIDING GOODS OR SERVICES TO A SLOT MACHINE LICENSEE OR
13	APPLICANT FOR A SLOT MACHINE LICENSE AT A LICENSED FACILITY
14	IF THE BOARD DETERMINES THE PROHIBITION IS NECESSARY TO
15	PROTECT THE PUBLIC INTEREST OR INTEGRITY OF GAMING.
16	(E) AUTHORITY TO EXEMPT THE BOARD MAY EXEMPT A NONGAMING
17	SERVICE PROVIDER FROM THE NOTIFICATION REQUIREMENTS OF THIS
18	SECTION IF THE BOARD DETERMINES ANY OF THE FOLLOWING:
19	(1) THE NONGAMING SERVICE PROVIDER OR THE TYPE OR NATURE
20	OF THE NONGAMING SERVICE PROVIDER'S BUSINESS IS REGULATED BY
21	AN AGENCY OF THE FEDERAL GOVERNMENT, AN AGENCY OF THE
22	COMMONWEALTH OR THE PENNSYLVANIA SUPREME COURT.
23	(2) NOTIFICATION IS NOT NECESSARY TO PROTECT THE PUBLIC
24	INTEREST OR INTEGRITY OF GAMING.
25	(F) (RESERVED).
26	(G) ADDITIONAL AUTHORITY OF BOARDIF, UPON EXAMINATION OF
27	THE PROVIDED NOTIFICATION, THE BUREAU DETERMINES THAT THE
28	REGISTRATION OR CERTIFICATION OF A NONGAMING SERVICE PROVIDER IS
29	NECESSARY TO PROTECT THE INTEGRITY OF GAMING, THE BUREAU MAY
30	REQUIRE THE NONGAMING SERVICE PROVIDER TO FILE AN APPLICATION

30

- 1 FOR REGISTRATION OR CERTIFICATION AND BE AUTHORIZED BY THE BOARD
- 2 PRIOR TO PROVIDING SERVICES AT A LICENSED FACILITY.
- 3 (H) EMERGENCY NOTIFICATION. --
- 4 (1) A SLOT MACHINE LICENSEE MAY USE A NONGAMING SERVICE
- 5 PROVIDER PRIOR TO THE BOARD RECEIVING NOTIFICATION UNDER THIS
- 6 SECTION WHEN A THREAT TO PUBLIC HEALTH, WELFARE OR SAFETY
- 7 EXISTS OR CIRCUMSTANCES OUTSIDE THE CONTROL OF THE SLOT
- 8 MACHINE LICENSEE REQUIRE IMMEDIATE ACTION TO MITIGATE DAMAGE
- 9 OR LOSS TO THE SLOT MACHINE LICENSEE'S LICENSED FACILITY OR
- 10 TO THE COMMONWEALTH.
- 11 (2) A SLOT MACHINE LICENSEE THAT USES A NONGAMING
- 12 <u>SERVICE PROVIDER IN ACCORDANCE WITH PARAGRAPH (1) SHALL:</u>
- (I) NOTIFY THE BOARD IMMEDIATELY UPON ENGAGING A
- 14 <u>NONGAMING SERVICE PROVIDER FOR WHICH THE BOARD HAS NOT</u>
- 15 PREVIOUSLY RECEIVED NOTIFICATION IN ACCORDANCE WITH
- 16 <u>SUBSECTION (A).</u>
- 17 (II) PROVIDE THE NOTIFICATION REQUIRED UNDER
- 18 <u>SUBSECTION (A) WITHIN A REASONABLE TIME AS ESTABLISHED BY</u>
- 19 THE BOARD.
- 20 <u>(I) NONGAMING SERVICE PROVIDER LIST.--</u>
- 21 (1) THE BOARD SHALL HAVE THE AUTHORITY TO PROHIBIT A
- NONGAMING SERVICE PROVIDER FROM ENGAGING IN BUSINESS WITH A
- 23 SLOT MACHINE LICENSEE UPON A FINDING BY THE BOARD THAT THE
- 24 PROHIBITION IS NECESSARY TO PROTECT THE PUBLIC INTEREST AND
- 25 THE INTEGRITY OF GAMING.
- 26 (2) THE BOARD SHALL DEVELOP AND MAINTAIN A LIST OF
- 27 <u>PROHIBITED NONGAMING SERVICE PROVIDERS.</u>
- 28 <u>(3) A SLOT MACHINE LICENSEE OR APPLICANT FOR A SLOT</u>
- 29 MACHINE LICENSE MAY NOT ENTER INTO AN AGREEMENT OR ENGAGE IN
- 30 BUSINESS WITH A NONGAMING SERVICE PROVIDER APPEARING ON THE

- 1 <u>LIST UNDER THIS SUBSECTION.</u>
- 2 (J) DUTIES OF NONGAMING SERVICE PROVIDER.--A NONGAMING
- 3 SERVICE PROVIDER SHALL:
- 4 <u>(1) COOPERATE WITH THE BOARD AND BUREAU REGARDING AN</u>
- 5 INVESTIGATION, HEARING, ENFORCEMENT ACTION OR DISCIPLINARY
- 6 ACTION.
- 7 (2) COMPLY WITH EACH CONDITION, RESTRICTION,
- 8 REQUIREMENT, ORDER OR RULING OF THE BOARD IN ACCORDANCE WITH
- 9 <u>THIS PART.</u>
- 10 (3) REPORT ANY CHANGE IN CIRCUMSTANCES TO THE SLOT
- 11 MACHINE LICENSEE OR APPLICANT FOR A SLOT MACHINE LICENSE THAT
- 12 MAY RENDER THE NONGAMING SERVICE PROVIDER INELIGIBLE,
- 13 <u>UNQUALIFIED OR UNSUITABLE FOR THE PROVISION OF GOODS OR</u>
- 14 <u>SERVICES AT A LICENSED FACILITY OR USE IN THE OPERATION OF A</u>
- 15 LICENSED FACILITY. THE SLOT MACHINE LICENSEE SHALL REPORT ANY
- 16 <u>SUCH CHANGE IN CIRCUMSTANCES TO THE BOARD IN SUCH FORM AND</u>
- 17 MANNER AS THE BOARD MAY ESTABLISH.
- 18 <u>(K) CONSTRUCTION.--NOTHING IN THIS SECTION SHALL BE</u>
- 19 CONSTRUED TO LIMIT THE POWERS AND AUTHORITY OF THE BOARD UNDER
- 20 <u>SECTION 1202 (RELATING TO GENERAL AND SPECIFIC POWERS) OR THE</u>
- 21 REGULATORY AUTHORITY OF THE BOARD UNDER SECTION 1207 (RELATING
- 22 TO REGULATORY AUTHORITY OF BOARD).
- 23 Section 4. This act shall take effect in 60 days.