# STATE OF RHODE ISLAND 

## IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2010

A N A C T<br>RELATING TO SPORTS, RACING AND ATHLETICS - THE RHODE ISLAND GAMING CONTROL AND REVENUE ACT

Introduced By: Representatives Jacquard, Lima, Gemma, and Williams
Date Introduced: January 12, 2010
Referred To: House Finance

It is enacted by the General Assembly as follows:

SECTION 1. Chapter 41-9.1 of the General Laws entitled "The Rhode Island Gaming Control and Revenue Act" is hereby repealed in its entirety.

## EHAPTER 41-9.4 <br> The Rhode Island Gaming Control and Revenue Act

41-9.1-1. Title. - This chapter shall be known as the "Rhode Isłand Gaming Control and

Revente Act."

41-9.1-2. Legislative findings. - The general assembly make the following findings:
(1) In accord with R.I. Const. Art. VI, section 22, only the people of the State of Rhode

Isłand can determine whether the state should purste casino gaming as a source of revenue;
(2) The people should be able to make this determination in a manner that is consistent with the Rhode Island Constitution;
(3) The people should be able to exereise their right and their elected representatives should be able to implement the people's determination based upon clear and objective criteria;
(4) A potential casino licensee should be provided with clear and objective criteria;
(5) Casino states have diverse regulatory schemes, but all have strong legislative and regulatory oversight to ensure integrity of casino operations and to maintain public confidence;
(6) To ensure the integrity of the commercial casine gaming industry and its reputation in Rhode Island, commercial casine gaming needs the strictest possible regulation with law
enforcement oversight;
(7) There are secio economic costs that expanded gaming may impose on communities and the state;
(8) Problem gambling already exists in Rhode Istand and may inerease with the introduction of casine gaming;
(9) The state of Rhode Island should follow the lead of other casino jurisdictions and take measures designed to detect the extent of problem gambling, educate the public, and assure availability of resources for treatment.

41-9.1-3. Definitions. - As used in this chapter, the following terms are defined as fellows:
(1) "Adjusted gross receipts" means the gross receipts less winnings paid to wagerers.
(2) "Affiliate" means a person who, directly or indirectly, through one or more intermediuries, controls, is controlled by, or is under commen control with; is in a partnership(general or limited) or joint venture relationship with; or is a co shareholder of a corporation, at eo member of a limited liability company, or co partner in a limited liability partnership with a person who holds or applies for a casino license under this chapter.
(3) "Affiliated company" means any form of business organization which controls, is controlled by or is under common control with, is in a partnership (general or limited) or joint venture relationship with, or is a co shareholder of a corporation, a co member of a limited liability company, or co partner in a limited liability partnership with a person who holds or applies for a casine license under this chapter.
(4) "Agent" means any person who is employed by any agency of the state other than the state lottery division, the state police, or attorney general who is assigned to perform full time services on behalf of or for the benefit of the state lottery division regardless of the title or position held by that person.
(5) "Applicant" means any person who applies for any right, license or registration under this chapter:
(6) "Casing" means a building in which gaming is conducted.
(7) "Casino licensee" or "casino operator" means any person licensed to conduct gaming operations according to the provisions of this chapter.
(8) "Chairperson" means the chairperson of the state lottery division.
(9) "Commission" means the state lettery division as created by chapter 61 of title 42.
(10) "Company" means a sole proprietorship, corporation partnership (general or limited), limited liability partnership, limited liability company, trust, association, joint stock
company, joint venture tribal corporation or other form of business organization.
(11) "Compensation" means any money, thing of value or financial benefit conferred on or received by a persen in return for services rendered or to be rendered, whether by that persen or another.
(12) "Conflict of interest" means a situation in which the private interest of a member, employee, or agent of the state lottery division may influence the judgment of the member, employee, or agent in the performance of his or her public duty under this chapter. A conflict of interest includes, but is not limited to, the following:
(i) Any conduct that would lead a reasonable person knowing all of the circumstances, to eonclude that the member, employee, or agent of the state lottery division is biased against or in favor of an applicant.
(ii) Acceptance of any form of compensation other than from the state lottery division, for any services rendered as part of or related to the official duties of the member, employee, or agent for the state lottery division.
(iii) Participation in any business being transacted with or before the state lottery division, in which the member, employee, or agent of the state lottery division, or his or her parent, spouse or child, has a financial interest.
(iv) Use of the position, title, or any related authority of the member, employee, or agent of the state lettery division in a manner designed for personal gain or benefit.
(v) Demonstration through work or other action in the performance of the official duties of the member, employee, or agent of the state lottery division of any preferential attitude or treatment of any persen.
(13) "Control" means having a greater than twenty percent ( $20 \%$ ) direct or indirect pecuniary interest in the gaming operation with respect to which the license is sought.
(14) "Development agreement" means a written agreement between an applicant for a easino license and the Town of West Warwick pertaining to the casine including, but not limited to, approval of the location of the site and the process for addressing and approving zoning, land use, utility and other essential services, on-site and off site improvements, local impacts and construction and operational issues.
(15) "Disciplinary action" is an action by the state lottery division suspending of revoking a license, fining, excluding, reprimanding or otherwise penalizing a person for violating this chapter or rules promulgated by the state lottery division.
(16) "Financial interest" or "financially interested" means any interest in investments, awarding of contracts, grants, loans, purchases, leases, sales, or similar matters under

> consideration or consummated by the state lottery division. A member, employee, or agent of the state lottery division will be considered to have a financial interest in a matter under consideration if any of the following cireumstances exist:
> (i) He or she owns a five percent (5\%) or greater direct or indirect pecuniary interest in any party to the matter under consideration or consummated by the state lottery division; of
> (ii) He or she is employed by or is an independent contractor for a party to the matter under consideration or consummated by the state lottery division.
(17) "Gambling game" means any game played with cards, dice, equipment or a machine, including any mechanical, electromechanical or electronic device which shall include computers and cashless wagering systems, for money, credit, or any representative of value; including, but net limited to fare, monte, roulette, kene, binge fan tan, twenty one, blackjack, seven and a half, klondike, craps, poker, chuck a luck, Chinese chuck a luck (dai shu), wheel of fortune, chemin de fer, baccarat, pai gow, beat the banker, panguingui, slot machine, any banking or percentage game, or any other game or device approved by the state lottery division, but does not include games played with cards in private homes or residences in which no person makes meney for operating the game.
(18) "Game" means any banking or percentage game located exclusively within a licensed casine, which is played with cards, dice, or any electronic, electrical, or mechanical device or machine for money, property, or any thing of value.
(19) "Gaming" means to deal, operate, carry on, conduct, maintain or expose or offer for play any gambling game or gaming operation.
(20) "Gaming device" means any equipment or mechanieal, electromechanieal, or electronic contrivance component or machine used directly or indirectly in connection with gaming or any game which affects the result of a wager by determining win or loss. The term includes a system for processing information, which can alter the normal criteria of random selection which affects the operation of any game or which determines the outcome of a gameThe term does not include a system or device, which affects a game solely by stopping its eperation so that the outeome remains undetermined.
(21) "Gaming operation" means the conduct of authorized gambling games in a casine pursuant to this chapter but does not include those operations governed by chapters 61 and 61.2 of Title 42.
(22) "Graming supplier" means any person whe supplies, sells or leases or contracts tosell or lease gaming devices, equipment, or supplies to a holder of a license or a casing gaming өperator.
(23) "Grming supplier permit" means the permit of a gaming supplier.
(24) "Gaming supplies" means all materials and supplies other than gaming deviceswhich the state lattery division finds or determines to be used or expended in gaming operations Or activities and that can impact the outcome of game.
(25) "Gross receipts" means the btal of all sums including valid or invalid-checks, eurrency, tokens, coupons, vouchers, or instruments of monetary value whether collected or uncollected, received by a casino licensee from gaming, including all entry fees assessed for tournaments or other contests less a deduction for uncollectible gaming receivables not to exceed the uncollectible amounts owed as a result of wagers placed at or through a gambling game or four percent (4\%) of the total gross receipts, whichever is less. The licensee shall not receive the deduction unless the licensee provides written proof to the state treasurer of the uncollected gaming receivable and has complied with all rules promulgated by the state lottery division regarding the isstunce of credit and the collection of amounts due under a credit extension.
(26) "Institutional investor" means a person that is:
(a) A plan or trust established and maintained by the United States government, a state, or a political subdivision of a state for the benefit of its respective employees.
(b) An investment company that is registered under the Investment Company Act of 1940.
(c) A Collective Investment Trust organized by a bank under Part Nine of the rules of the Comptroller of the Currency.
(d) A closed end investment trust registered with the United States Securities and Exchange Board.
(e) A metual fund.
(f) A life insurance company or property and casualty insurance company.
(g) 1 federal or state bank.
(h) An investment advisor registered under the Investment Advisors Act of 1940.
(i) Such other similar regulated entities as may be approved by the state lottery division for good catse.
(27) "Institutional lender" means a person that is:
(a) An insurance company regulated by any state of the United States.
(b) Any investment company registered under the Investment Company Act of 1940.
(c) Any plan established and maintained by a state, its politieal subdivision or any agency or instrumentality of a state or its political subdivisions for the benefit of its employees.
(d) Any trust fund, the trustee of which is a bank or trust.
(e) Any investment adviser registered with the United States-Securities and Exchange

## Beard.

(f) Any real estate investment trust registered with the United States Securities and-

## Exchange Board.

(g) Any dealer registered pursuant to section 15 of the Securities and Exchange Act of 1934.
(h) Any qualified institutional buyer, as defined in Rule 144A under the Securities Act of 1933 and any entity, all of the equity owners of which are qualified institutional buyers, as defined in rule 144A under the Securities Act of 1933, acting for its own account or the accounts of other qualified institutional buyers.
(i) Any bank as defined in section 3(a)(2) of the Securities Act of 1933, any savings and loan asseciation or other institution as referenced in section $3(a)(5)(\mathrm{A})$ of the Securities Act of 1933, or any foreign bank or savings and loan asseciation or equivalent institution or any investment fund that participates in a bank syndieation, and any purehaser that takes an assignment or other participation interest in the bank syndication.
(j) Any investor or group of investors purchasing debt securities of a licensee, permittee, or casine gaming operator, or a subsidiary of a licensee, permittee or casine gaming operator, in any public offering registered pursuant to the Securities Act of 1933 or through any privateplacement, and any investor purchasing such securities in a subsequent sale; however, such securities are widely held and freely traded, and the investor holds no more than twenty percent $(20 \%)$ of a licensee, permittee or casino gaming operator's total debt or fifty percent $(50 \%)$ of a material debt issue unless otherwise approved by the state lottery division, so as not to give such investor the ability to control a licensee, permittee, or casine gaming operator.
(k) Any business development company as defined in section 2(a)(48) of the Investment Company Act of 1940.
(1) Any business development company as defined in section 202(a)(22) of the Investment Advisers Act of 1940.
(m) Any other regulated lender as the state lettery division may determine in its sole diseretion consistent with the provisions of this chapter.
(n) Such other similar regulated entities as may be approved by the state lottery division for good catuse.
(28) "Key gaming employee" means any natural person employed in the operation of a licensed casino facility in a supervisory managerial capacity or empowered to make diseretionary decisions, which regulate casine facility operations, as determined by the state lottery division.
(29) "Key gaming employee permit" means the permit of a key gaming employee.
(30) "License" means an authorization issued to a person or entity by or in the name of the state lottery division to engage in or assist gaming operations or activities regulated by this ehapter.
(31) "Licensee" means any employee, agent, person or entity that is required to be issued a license under this chapter or under the rules and regulations of the state lottery division.
(32) "Managerial employee" means a person who by virttue of the level of their remuneration or otherwise holds a management supervisory, or poliey making position with any authorized licensee purstant to this chapter, vendor, or the state lottery division.
(33) "Manufacturer" means any person or entity that manufactures or assembles programs or slot machines or other gaming devices for sale or use in this state.
(34) "Master contract" means that contract entered into among the Narragansett Indian Tribe, Harrah's Entertainment, Inc. or an Affiliate thereof ("Harrah's") and the state lottery division, which contract would have a term commeneing on the date of execution and expiring ten (10) years from the date that Harrah's opens the casine for business.
(35) "Member" means a member appointed to the state lettery division's board.
(36) "Municipality" means any city or town within the state.
(37) "Non gaming supplier" means any person or entity that sells, leases, or otherwise distributes directly or indirectly, goods or services other than gaming devices and supplies to the holder of a license.
(38) "Permit" means any permit or authorization, or application therefore, issued pursuant to the provisions of this chapter.
(39) "Permittee" means ay person or entity that is issued or applying for a permit pursuant to the provisions of this chapter.
(40) "Person" means an individual, corporation, limited liability company, asseciation, partnership (general or limited), limited liability partnership, trust, entity, or other legal entity.
(41) "Security" means the protection of information that would or could provide an unfair advantage to any individual involved in the operation of the casino gaming; protection and preservation of the integrity of casine gaming games and operations; as well as meastres taken to prevent crimes against a gaming operator or the state lottery division.
(42) "Slot machine" means any mechanical, electrical, or other device, contrivance, or machine which, upen insertion of a coin, token, card or similar object therein or upen payment of any consideration whatsoever, is available to play or operate the play or operation of which, whether by reason of the skill of the operator or application of the element of change, or both,
may deliver or entitle the person playing or operating the machine to receive cash, premiums, merchandise, tokens, or any thing of value, whether the payoff is made automatically from the machine or in any other manner.
(43) "Suitable" "suitability" or "suitability requirements" means the criteria provided for in section-41-9.122.
(44) "Vendor" means a person who supplies any goods or services to a casino licensee.
(45) "Video Lottery Terminal revenue" means net terminal income derived from video lettery games and deposited in the general fund and to the state lottery division for administrative purposes pursuant to section 42-61.2-7(a)(1).
(46) "Wagerer" means a persen who plays a gambling same authorized under this ehapter.
(47) "Wagering tax revenue" means the tax revenue to the state derived from the taxes imposed on the adjusted gross receipts of the casino-licensee in accordance with section-41-9.112(b).
(48) "Winnings" means the total cash value of all property or sums including currency, tokens, or instruments of monetary value paid to wagerers as a direct result of wagers placed at or through a gambling game.

41-9.1-4. State lottery division-Members, employees, agents-Powers and-duties. $=$ (a) In addition to its powers and duties set forth in chapter 61 of title 42 , the state lottery division shall have the powers and duties specified within this chapter and all other powers necessary and proper to fully and effectively execute and administer the provisions of this chapter for its purpese of licensing, regulating and enforeing the system of easine gaming.
(b) By Jantary 31st of each year, each member of the state lottery division shall prepare and file with the office of the state lottery division, a member disclosure form in which the member does all of the following:
(1) Affirms that the member or the member's spouse, parent, child, or child's spouse is not a member of the beard of directors, or financially interested in, or employed by a licensee or applicant.
(2) Affirms that the member continues to meet any other criteria for state lottery division membership under this chapter or the rules promulgated by the state lottery division.
(3) Discloses any other information as may be required to ensure that the integrity of the state lettery division and its work is maintained.
(c) By Jantary 31st of each year, each employee of the state lottery division shalt prepare and file with the office of the state lottery division an employee disclosure form in which
(1) Affirms the absence of financial interests prohibited by this chapter.
(2) Discloses any legal or beneficial interests in any real property that is or that may be directly or indirectly involved with gaming or gaming operations authorized by this chapter.
(3) Discloses whether the employee or the employee's spouse, parent, child, or child's spouse is financially interested in or employed by licensee or applicant.
(4) Discleses such other matters as may be required to ensure that the integrity of the state lottery division and its work is maintained.
(d) A member, employee, or agent of the state lottery division who becomes aware that the member, employee or agent of the state lottery division or his or her spouse, parent, or child is a member of the beard of directors; or financially interested in, or employed by, a licensee or an applicant shall immediately provide detailed written notice thereon to the chairperson.
(e) A member, employee or agent of the state lottery division who has been indieted, eharged with, convicted of, pled guilty or nolo contendere to or forfeited bail concerning at misdemeanor or feleny involving gaming, dishonesty, theft, or fratud in this state or any state or of the United States shall immediately provide detailed written notice of the convietion or charge to the chairperson.
(f) Any member, employee, or agent of the state lottery division whe is negotiating for, or acquires by any means any interest in any person who is a licensee or an applicant, or any person affiliated with such a person, shall immediately provide written notice of the details of the interest to the chairperson. The member, employee, or agent of the state lottery division shall not att on behalf of the state lottery division with respect to that person.
(g) A member, employee, or agent of the state lottery division may not enter into any negotiations for employment with any person or affiliate of any person who is a licensee or an applicant, and shall immediately provide written notice of the details of any such negotiations or discussions to the chairperson. The member, employee, or agent of the state lottery division shall not take any action on behalf of the state lottery division with respect to that person.
(h) Any member, employee, or agent of the state lottery division who receives an invitation, written or oral, to initiate a discussion concerning employment or the possibility of employment with a person or affiliate of a person whe is a licensee or an applicant shall immediately report that he or she received the invitation to the chairperson. The member, employee, or agent of the state lottery division shall not take action on behalf of the state lottery division with respect to the person.
(i) A licensee or applicant shall not knowingly initiate a negotiation for or discussion of
employment with a member, employee, or agent of the state lottery division. A licensee or applicant whe initiates a negotiation or discussion about employment shall immediately provide written notice of the details of the negotiation or discussion to the chairperson as soon as he or she becomes aware that the negotiation or diseussion has been initiated with a member, employee, or agent of the state lottery division.
(j) A member, employee, or agent of the state lottery division, or former member, employee, or agent of the state lottery division, shall not disseminate or otherwise disclose any material or information in the possession of the state lottery division that the state lettery division considers confidential unless specifically authorized to do so by the chairperson of the statelettery division.
(k) A member, employee or agent of the state lottery division shall not engage in any eonduct that constitutes a conflict of interest and shall immediately advise the chairperson, in Writing, of the detaits of any incident or cireumstances that would present the existence of at confliet of interest with respect to the performance of the state lottery division related work or duty of the member, employee, or agent of the state lottery division.
(1) A member, employee, or agent of the state lettery division who is approached and offered a bribe shall immediately provide written account of the detaits of the incident to the chairperson and to a law enforcement officer of a law enforcement agency having jurisdiction.
(m) A member, employee, or agent of the state lottery division shall diselose his or her past involvement with any casino interest in the past five (5) years.
(n) A member, employee, or agent of he state lottery division or a parent, spouse, sibling, spouse of a sibling, child, or spouse of a child of a member, employee, or agent of the state lottery division may not accept, other than that which they may be able to receive as a legislator in compliance with campaign contribution, disclosure and other rules, regulations and general laws in existence, any gift, gratuity, compensation, travel, lodging, or anything of value, directly or indirectly, from any licensee or any applieant or affiliate or representative of an applicant or licensee. Any member, employee, or agent of the state lottery division whe is offered or receives any gift, gratuity, compensation, travel, lodging, or anything of value, directly or indirectly, from any licensee or any applicant or affiliate or representative of an applicant or licensee shall immediately provide written notification of the detaits to the chairperson.
(o) A licensee or applicant, or affiliate or representative of an applicant or licensee, may net, directly or indirectly, give or offer to give any gift, gratuity, compensation, travel, lodging, or anything of value to any member, employee, or agent of the state lottery division which the member, employee, or agent of the state lottery division is prohibited from accepting under
subsection (j).


#### Abstract

(p) Except as follows, no member, employee, or agent of the state lottery division may participate in or wager on any gambling game conducted by any licensee or applieant or any affiliate of an applicant or licensee in Rhode Island or in any other juristiction. A member, employee, or agent of the state lottery division may participate in and wager on a gambling game conducted by a licensee under this chapter, to the extent authorized by the chairperson or board of the state lottery division as part of the person's surveillance, security, or other official duties for the state lettery division. (q) A former member, employee or agent of the state lottery division may appear before the state lottery division as a fact witness about matters or actions handled by the member, employee, or agent during his or her tenure as a member, employee, or agent of the state lottery division. The member, employee, or agent of the state lottery division shall not receive emmpensation for such an appearance other than standard witness fee for reimbursement for travel expenses as established by statute or court rule.


(r) A new or current employee or agent of the state lottery division shall obtain written permission from the executive director before continuing outside employment held at the time the employee begins to work for the state lottery division. Permission shall be denied, or permission previously granted will be revoked, if the nature of the work is considered to or does create a possible conflict of interest or otherwise interferes with the duties of the employee or agent for the state lottery division.
(s) An employee or agent of the state lottery division granted permission for outside employment shall not conduct any business or perform any activities, including solicitation, related to outside employment on premises used by the state lottery division or during the employee's working hours for the state lottery division.
(t) Whenever the chairperson, as an employee of the state lottery division, is required to file disclosure forms or report, in writing, the details of any incident or circumstance purstant to this section, he or she shall make such filings or written reports to the state lettery division.
(u) The chairperson shall report any action he or she has taken or contemplates taking under this section with respect to an employee or agent or former employee or former agent to the state lottery division at the next meeting of the state lottery division. The state lottery division may direct the executive director to take additional or different action.
(v) Violation of this section by a licensee or applicant, or affiliate of a licensee or applicant, may result in denial of the application of licensure or revecation or suspension of license or other disciplinary action by the state lottery division.
(w) Violation of this section by a member of the state lottery division may result in disqualification or constitute cause for removal purstant to the provisions of this chapter or other disciplinary action as determined by the state lottery division.
(x) $A$ violation of this section by an employee or agent of the state lottery division will not result in termination of employment if the state lottery division determines that the conduct involved does not violate the purpose of this chapter. However, employment will be terminated as follows:
(1) If, after being offered employment or beginning employment with the state lottery division, the employee or agent intentionally acquires a financial interest in a licensee or an applieant, or affiliate of a licensee or applieant, employment with the state lottery division shall be terminated.
(2) If a financial interest in a licensee or an applicant, or affiliate of a licensee or applicant, is acquired by an employee or agent that has been offered employment with the state lottery division, an employee of the state lottery division, or the employee's or agent's spouse, parent, or child, through no intentional action of the employee or agent, the individual shall have up to thirty (30) days to divest or terminate the financial interest. Employment may be terminated if the interest has not been divested after thirty (30) days.
(3) Employment shall be terminated if the employee or agent is a spouse, parent, child, or spouse of a child of a state lottery division member.
(y) Violation of this section does not create a civil cause of action.
(z) As used in this section, "Outside employment" includes, but is not limited to, the following:
(1) Operation of a proprietorship.
(2) Participation in a partnership or group business enterprise.
(3) Performance as a director or corporate officer of any for profit corporation or banking or credit institution.

41-9.1-5. State lottery division-_Jurisdiction-Powers.-_ (a) In addition to its jurisdiction and powers set forth in chapter 61 of title 42 , the state lottery division shall also have streh juristiction and powers as provided for in this title. The state lottery division shall have jurisdiction over and shall supervise all gaming operations governed by this chapter. The state lottery division shall have all powers necessary and proper to fully and effectively execute this chapter, including, but net limited to, the authority to do all of the following:
(1) Investigate applieants and determine the eligibility of applieants for licenses or registration and to grant licenses to applicants in accordance with this chapter and the rules
promulgated under this chapter.

> (2) Have jurisdiction over and supervise casine gaming authorized by this chapter and alt persons in casines where gaming is conducted under this chapter.
(3) Enter, to the extent permissible under the Constitutions of the State of Rhode Island and of the United States of Amerien, through its investigators agents, auditors, and the state police at any time without a warrant and without notice to the licensee, the premises, offices, casinos, facilities or other places of business of a casing licensee or gaming supplier permittee whereevidence of the compliance or noneompliance with this chapter or the rules promulgated by the state lottery division is likely to be found, for the following purposes:
(i) To inspect and examine all premises wherein casing gaming or the business of gaming or the business of a gaming supplier is conducted, or where any records of the activities are prepared.
(ii) To inspect, examine, audit, impound, seize or assume physieal control of, or summarily remove from the premises all books, ledgers, documents, writings, photocopies, eorrespondence, records, videotapes, including electronically stored records, money receptacles, other containers and their contents, equipment in which the records are stored, or other gaming related equipment and supplies on or around the premises including counting rooms.
(iii) To inspect the person, and inspect, examine and seize personal effects present in a easine facility licensed under this chapter, of any holder of a license or registration issued pursuant to this chapter while that person is present in a licensed casino facility.
(iv) To investigate and deter alleged violations of this chapter or the rules promulgated by the state lottery division.
(4) Investigate alleged violations of this chapter or rules promulgated by the state lottery division and to take appropriate disciplinary action against a licensee, permittee or any other person or holder of an oceupational license or permit for a violation, or institute appropriate legal action for enforcement, or both.
(5) Adopt standards for the licensing or permitting of all persoms purstant to this chapter, as well as for electronic or mechanical gambling games, and to establish fees for such licenses and permits.
(6) Adopt appropriate standards for all casine gaming facilities and equipment.
(7) Require that all records of casino licensees and gaming supplier permittees, including financial or other statements, be kept on the premises of the casine licensee or gaming supplier permittee in the manner preseribed by the state lottery division.
(8) Require that the casino licensee submit to the state lottery division an annaal balance
sheet, profit and loss statement, and any other information the state lottery division considers
necessary in order to effectively administer this chapter, all rules promulgated by the state lottery division, and orders and final decisions made under this chapter.
(9) Prescribe a form to be used by any licensee involved in the ownership or management of gambling operations as an application for employment for prospective employees.
(10) Revoke or suspend licenses or permits, impose fines and penalties as the state lottery division considers necessary and in compliance with this chapter and applicable laws of the state regarding administrative procedure, and review and decide the renewal of licenses.
(11) In addition to a-disassociated person, eject or exclude or authorize the ejection or exclusion of a persen from a casine if the persen violates the provisions of this chapter, rules promulgated by the state lottery division or final orders of the state lottery division or when the state lottery division determines that the person's conduct or reputation is such that his or her presence within the casino gaming facilities may compromise the honesty and integrity of the gambling operations or interfere with the orderly conduct of the gaming operations. However, the propriety of the election or exclusion is subject to a subsequent hearing by the state lottery division.
(12) Suspend, revoke or restrict licenses and permits, and require the removal of a licensee or permittee or an employee of a licensee or permittee, for a violation of this chapter or a rule promulgated by the state lottery division or for engaging in a fraudulent practice, and impose eivil penalties purstuant to the provisions of this chapter.
(13) Disqualify a person in accordance with the applicable provisions of this chapter.
(14) In addition to the authority provided under subsection (a)(12), revoke or suspend a easine license or impose any other disciplinary action for any of the following reasons:
(i) The casino licensee has violated the provisions of chapter 2 of title 3 or rules promulgated pursuant to this chapter.
(ii) At any time the licensee no-longer meets the eligibility requirements or suitability determination by the state lettery division for a casino license under this chapter.
(iii) The failure to revoke or suspend the license would undermine the public's eonfidence in the Rhode Istand gaming industry.
(15) Conduct periodic compliance or special or focused audits of casinos authorized under this chapter. Said audits may be conducted by state agency personnel or private sector audit firms and shall be in addition to annual financial audits conducted by certified public accountant firms.
(16) Establish minimum levels of insurance to be maintained by licensees.
(17) Perform a background check, at the vendor's expense, of any vender using the same standards that the state lottery division uses in determining whether to grant a gaming or nongaming supplier's permit.
(18) Review the business practices of a casino licensee including, but not limited to, the price and quality of goods and services offered to patrons, and take disciplinary action as the state lettery division considers appropriate to prevent practices that undermine the public's confidence in the Rhode Istand gaming industry.
(19) Review a holder of a license, permit or registration if that holder is under review or is otherwise subject to discipline by a regulatory body in any other jurisclietion for a violation of a gaming law or regulation in that juristietion.
(20) Take any other action as may be reasonable or appropriate to enforce this chapter and rules promulgated by the state lottery division.
(b) The state lottery division may seek and shall receive the cooperation and assistance of the department of state police and department of attorney general in conducting background investigations of applieants and in fulfilling its respensibilities under this chapter.
(c) The state lottery division shall establish, issue and promulgate rules and regulations pertaining to any or all matters within the state lottery division's jurisdiction, in accordance with the provisions of the state administrative procedures act, chapter 35 of title 42 , including, but not limited to:
(1) The isstance of any license, registration, or permit authorized by this chapter or other law providing for gaming operations and activities subject to regulation of the state lottery division.
(2) The methods and procedures for making an application for a license, registration, or permit to be considered by the state lottery division.
(3) The methods for providing to the state lottery division information concerning a persen's family, habits, character, asseciates, criminal record, business activities, and financial affairs.
(4) Enforcement of this chapter, gaming laws administered by the state lottery division, and rules of the state lottery division including imposition and collection of fines, penalties, and other sanctions which may be imposed by the state lottery division against a casino operator or any other licensee or permittee of the state lottery division.
(5) The operation and management of the facility, the hiring of employees thereof, the establishment of prevention, education and other services related to pathological gambling, the

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& \text { eonduct of gaming, electronic funds transfer terminats, audits, annual reports, prohibited conduct, } \\
& \text { and such other matters as the state lottery division shall determine- } \\
& \text { (d) The state lottery division may conduct hearings or may designate a hearing officer or } \\
& \text { hearing panel to conduct hearings and in connection therewith may: } \\
& \text { (1) Issue subpoenas and compel the attendance of witnesses or the production of } \\
& \text { documents. } \\
& \text { (2) Administer oath. } \\
& \text { (3) Require testimeny under oath before the hearing officer or hearing panel in the } \\
& \text { course of a hearing being held for any reason. } \\
& \text { (4) Issue written interrogatories. } \\
& \text { (e) Notwithstanding any other provisions of the general laws or regulations adopted }
\end{aligned}
$$ thereunder to the contrary, including, but not limited to, the provisions of chapter 2 of title 37, and chapter 61 of title 42 , the state lottery division is hereby authorized, empowered and directed to enter into a Master Contract with the Narragansett Indian Tribe and Harrah's Entertainment, Inc. or an Affiliate thereof ("Harrah's") which contract will have a term commencing on the date of execution and expiring ten (10) years from the date that the casino opens for business, and to fix in the Master Contract for the duration of such term the following: the casino license fee; the rate of taxation on the adjusted gross receipts from gaming authorized under this chapter, the two (2) year tax revenue instrrance policy; the hote 1 oceupancy tax which shall be in lieu of all other parking, admission and other related patron taxes and fees; the project investment requirement of the casino licensee; the anntal funding covenant of the casino licensee in favor of the Rhode Island Counc il on Problem-Gambling; and the annual funding covenant of the casino licensee in connection with a joint marketing budget in favor of the Rhode Island Hospitality and Tourism Association and Rhode Istand Convention Center and Visitors Bureat, all as set forth and described in section -41 9.1 12. Insofar as the provisions of this act are inconsistent with the provisions of any other general or special law, the provisions of this act shall be controlling. The state does hereby pledge and agree under this act that the state will not limit, alter, diminish, or adversely impact the rights or econemic benefits which vest in the casino licensee under the terms of the Master Contract authorized hereby, unless authorized by this act, and the state lottery division is hereby authorized, empowered and directed to memorialize this pledge and agreement en behalf of the state in the Master Contract.

(f) After the expiration of the ten (10) year period of the Master Contract described above, the parties thereto shall renegotiate the wagering tax rates set forth in section-41 9.1 12(b) and the casino license renewal fee set forth in section 41 9.111.

## police shall:

(a) Conduet investigations and audits regarding the qualifications of applicants for licenses, permits or registrations requiring suitability determinations as required by law or rule or determined necessary by the state lottery division.
(b) Submit all investigative reports to the state lottery division by and through the executive director for analysis, review, and action pursuant to the provisions of this chapter.
(c) Conduct audits to assist the state lottery division in determining compliance with all gaming laws, rules and regulations on gaming activities and operations under the state lottery division's jurisdiction.
(d) Perform all-other duties and functions necessary for the efficient, efficacious, and thorough regulation and control of gaming activities and operations under the state lottery division's jurisdiction.

> 41-9.1-7. Appropriation-Reimbursement. - Operations of the state lettery division during fiseal years shall be funded by the fees paid by licensees and suppliers pursuant to the provisions of this chapter, including without limitation section 419.111 .

41-9.1-8. Casine gaming authorized. -- (a) Notwithstanding any other section of Rhode Island General Laws, gaming is authorized at a single casino in the state of Rhode Island to the extent that it is conducted in accordance with this chapter.
(b) This chapter does not apply to any of the following:
(1) The pari mutuel system of wagering used or intended to be used in connection with face meetings as authorized under chapters 3.1 and 4 of this title.
(2) Lottery games authorized under chapters 61 and 61.2 of title 42 ; including, without limitation, video lottery terminals loeated at Newport Grand and Lineoln Greyhound Park.
(3) Binge-
(4) The pari mutuel system of wagering used or intended to be used in connection with jai alai as authorized under chapter 7 of this title.
(5) The pari mutuel system of wagering used or intended to be used in connection with Simuleast programs from licensed betting facilities as authorized under chapter 11 of this title.

41-9.1-9. State and-local-referendum-election. - (a) Pursuant to the terms of R.I. Const., Art. VI, section 22 and chapter 5 of title 17 , the general assembly hereby authorizes submission to all of the electors of the state, at the general election to take place on November 2, 2004, the following question: "Shall there be acasino in the Town of West Warwick operated by an Affiliate of Harrah's Entertainment in association with the Narragansett Indian Tribe?"
(b) Prior to the general election question being submitted to the electors of the state and prior to any casino being established in the Town of West Warwick, and in order for such town to be eligible as the hest community for such casine, the casine license applieant shall, within seventy five (75) days of the passage of this act, file a statement of intent with the state lottery division that demonstrate the following:
(1) Evidence that the West Warwick Town Council has agreed to pose, by adopting subsequent to July 1, 2004, a resolution to be placed on the ballet at the next general election to be submitted to the qualified electors of the Town of West Warwick and to the qualified electors of the state, the question referenced in subsection (a) of this section;
(2) Adequate description of real estate designated and available for the development of the casine, which real estate shall constitute at least thirty (30) acres;
(3) Evidence of a fully executed development agreement; and
(4) A complete propesal as referred to in section 41 9.110.
(c) In the event of certification by the state lottery division of the statement of intent, the question referenced in subsection (a) shall then be submitted by the secretary of state to the qualified electors of the state at a general election to take place en November 2, 2004. The secretary of state shall certify the election results. The question shall also be submitted at the same general election by the local board of canvassers to the qualified electors of the Town of West Warwick, and the local board of canvassers shall certify the election results to the secretary of state. Notwithstanding any provisions of this section, in the event that certification by the state lottery division of the statement of intent does not oceur, then any vote by the qualified electors of the state and the Town of West Warwick on the question referenced in subsection (a) shall be deemed non binding.
(d) In the event of the affirmative vote of the qualified electors of the Town of West Warwick and the qualified electors of the state, the state lottery division shall, in accordance with the provisions of this section and section 41-9.1-11, award the casino license to the applicant that is a party with the Town of West Warwick to the development agreement no later than Mareh 1, 2005.
(e) In the event that the affirmative vote of both the Town of West Warwick and the electors of the state does not occur, or in the event that the casing license applicant is not able to timely file a statement of intent with the state lottery division in accordance with the provisions of subsection (b), then this chapter shall cease to have effect, and shall become null and woid.
(f) Notwithstanding any provision of the General Laws to the contrary, with respect to the matters contemplated in this chapter, the application and license isstance process described in
this chapter shall govern and control and shall be in lieu of any other public bidding, request for proposal rights or requirements contained in the General Laws. Any decision or act by the general assembly, the secretary of state or the state lottery division in: (i) phrasing or submitting the statewide question, (ii) determining whether a statement of intent is in compliance with the filing and other provisions of this chapter, or (iii) awarding the single casine license, shall be final and binding and shall not be reviewable in any court on any grounds except corruption or fraud, so as to promote and not hinder the economic development initiatives and matters contemplated in this ehapter. Juristiction of any suit, action or proceeding with respect to any of the foregoing shall immediately and exclusively vest in the Superior Court, and any appeal to the Rhode Island Supreme Court shall be heard on an expedited basis; provided, however, that no such suit, action or proceeding shall serve to enjoin (i) the question referenced in subsection (a) from being submitted by the Secretary of State to the quatified electors of the state at a general election to take place on November 2, 2004, and submitted at the same general election by the local board of eanvassers to the qualified electors of the Town of West Warwick, (ii) the awarding and issuance of the single casino license, or (iii) any recipient of a casine license from proceeding with development or operational matters, until a final, non appealable decision has been rendered by a eourt.

41-9.1-10. Content of proposal. - The proposal filed with the state lottery division shalt be made under oath, and shall include without limitation all of the following:
(a) The name and business address of the applicant, and the names and business addresses of the board of directors and the key officers thereof. In the event that a person or entity directly owns or controls a five percent (5\%) or greater voting interest in the applieant, then the applicant shall atso disclose the names and business addresses of such person or entity and the efficers and directors thereof unless such entity is an institutional investor in which case the name and address of the institutional investor need only be disclosed. The applicant shall also disclose whether it has knowledge that any disclosed person or entity has been convicted of any felony erime.
(b) A fully executed development agreement between the applicant and the Town of West Warwick.
(c) $A$ description of the proposed gaming operation and related amenities, ineluding the economic benefits to the host community and the state (i.e., the proposed amount of investment in eonstruction and development; square footage of the casino; the number and types of games; the presence of hotels, restaurants and other non gaming amenities; parking spaces; ete.).
(d) $\Lambda$ description of the physical location of the proposed gaming operation and related
amenities, and evidence that applic ant has the real estate site control (i.e., real estate purchase and sale agreements or option agreements) necessary to support such development.
(e) A description of the anticipated or actual number of employees, and related wages and benefits.
(f) A description of the marketing and operating experience of the applicant, and at description of how such experience and other assets of the applicant would enable it and the state to secure and maintain a strategic and competitive position within New England's casino gaming industry.
(g) A statement regarding compliance with federal and state affirmative action guidelines.

41-9.1-11. Issuance of single casine license. - (a) The casine license issued shall remain in effect so long as the licensee complies with the provisions below. The initial issuance of the easine license shall be valid for a period of five (5) years and shall be renewable for periods of five (5) years, each upen the payment of a fee in the amount of five hundred thousand ( $\$ 500,000$ ) dollars and determination by the state lottery division that the casino licensee is in compliance with the suitability requirements of section - $41-9.122$. The fee shall be paid to the state-
(b) Any casine license issued pursuant to this chapter shall be subject to the continuing duty of the licensee to maintain the suitability requirements of section $41-9.122$ and all requirements of the state lottery division.

41-9.1-12. Wagering and other related taxes and fees. -- Subject to the provisions of section-41 $9.15(\mathrm{e})$, the wagering and other related taxes and fees set forth below in this section shall be paid by the casino licensee, shall be fixed and memorialized in the Master Contract, and shall constitute the total remuneration owed from the casino licensee to the state during the term of the Master Contract other than as provided for in this act as of the date of its passage [July 30, 2004]and other than general business and corporate taxes that all businesses of this state are subject to under the laws of this state.
(a) Casine License Fee. Subject to the terms and conditions of the Master Contract, at easing license fee in the amount of one hundred million dollars ( $\$ 100,000,000$ ) shall be payable by the casing licensee to the state in three installments of thirty three million three humdred thirty three thousand three hundred thirty three dollars and thirty three cents ( $\$ 33,333,333.33$ ) each on the following dates: (i) the date of isstance of the casino license; (ii) the one year anniversary date of the isstance of the casine license; and (iii) the two year anniversary date of the isstance of the casine license.
(b) Wagering Tax. The annual rate of taxation on the adjusted gross receipts ("AGR")
received by the casino licensee from gaming authorized under this chapter shall be as follows for the period of time commencing on the first (1st) day on which the casino-opens for business (the "Commencement Date") and expiring at the end of five (5) years from the Commencement Date (the "Expiration Date").

AGR up to an including $\$ 400$ million $25.00 \%$
AGR greater than $\$ 400$ million and up to and including $\$ 500$ million $27.00 \%$
AGR greater than $\$ 500$ million and up to and ineluding $\$ 600$ million $29.00 \%$
AGR greater than $\$ 600$ million and up to and ineluding $\$ 750$ million $31.00 \%$
AGR greater than $\$ 750$ million and up to and including $\$ 900$ million $33.00 \%$
AGR greater than $\$ 900$ million and up to and including $\$ 1$ billion $35.00 \%$
AGR greater than $\$ 1$ billion- $40.00 \%$
The anntal rate of taxation on AGR received by the casino licensee from gaming authorized under this chapter shall be as follows subsequent to the Expiration. Date and going forward:

AGR up to and including $\$ 400$ million $25.00 \%$
AGR greater than $\$ 400$ million and up to and ineluding $\$ 500$ million $28.00 \%$
AGR greater than $\$ 500$ million and up to and including $\$ 600$ million $30.00 \%$
AGR greater than $\$ 600$ million and up to and including $\$ 750$ million $32.00 \%$
AGR greater than $\$ 750$ million and up to and ineluding $\$ 900$ million $35.00 \%$
AGR greater than $\$ 900$ million $40.00 \%$
(c) Tax Revenue Insurance Policy. For purposes of this subsection (c), the term "Effective Period" shall mean that period of time commencing on the first (1st) day on which the easine opens for business and expiring two (2) years from such date, and the term "Base Year" shall mean the one year period immediately preceding the date on which the casino opens for business. Subject to the terms and conditions of the Master Contract, the casino licensee shall covenant therein that in the event that the aggregate amount of video lettery terminal revenue and wagering tax revente, minus any amounts refunded to-GTECH Corporation under the Master Contract between GTECH Corporation and the Commission effective July 1, 2003 and due topassage of this act, received by the state each year during the Effective Period is not at least equal to that amount which is one hundred ten percent (110\%) of the video lottery terminal revente received by the state during the Base Year, then the casino licensee shall reimburse to the statedollar for dollar the amount of such shortfall.
(d) Hotel Oecupaney Tax. With respect to each hotel room that is oceupied by a guest, the casino licensee shall pay to the state, in addition to other state and local hotel taxes that apply to all hotels in the state, a one dollar ( $\$ 1.00$ ) hotel oceupancy tax, which tax shall be in lieu of all
other parking, admission, complimentary and other related patron taxes and fees.
(e) Project Investment Requirement. The casine licensee shall-demonstrate to the satisfaction of the state lottery division prior to the opening of the casine for business that it has invested in the aggregate at least five humdred million dollars ( $\$ 500,000,000$ ) of hard and soft costs in connection with acquiring interests in land, making improvements to real property and etherwise developing and constructing the casine and related facilities.
(f) Funding Covenant of Casino Licensee in faver of the Rhode Island Hospitality and Tourism Association and the Rhode Island-Convention Center and Visitors Bureau.-Fifty thousand dollars ( $\$ 50,000$ ) per year to each entity throughout the term of the casing license shall be provided by casino licensee for the marketing of state convention and tourism business.
(g) Funding Covenant of Casino Licensee in favor of he Rhode Island Council on Problem Gambling. One hundred fifty thousand dollars ( $\$ 150,000$ ) per year throughout the term of the casine license shall be provided by casino licensee to the Rhode Istand Council on Problem Gambling or such other department, agency or entity that the legislature shall designate.

41-9.1-13. State lottery division and other approvals necessary for construction of easin. - (a) No casino licensed under this chapter shall open for operation until the state lottery division and all appropriate state agencies have received and approved certification from the Town of West Warwick that all casine construction has complied with all applicable provisions of this chapter, any regulations promulgated thereunder, and applicable state and local law, as Well as with all provisions of the development agreement.
(b) So long as the Town of West Warwick is actively seeking authorization to amend its comprehensive plan to include a casine-development, authority is hereby granted to the casine licensee to proceed with the construction of the casino development approved by the voters in the state and local referendum election pursuant to section $41-9.19$; subject to the receipt of any and all municipal approvals.

41-9.1-14. Promulgation-of operational-rules and regulations.-Upon the licensing of a casino under the provisions of this chapter, the state lottery division shall have authority to isste such regulations as it deems appropriate pertaining to the operation and management of the facility, he hiring of employees thereof, the establishment of compulsive gambling treatment programs, the conduct of gaming, electronic funds transfer terminats, audits, annual reports, prohibited conduct and such other matters as the state lottery division shall determine.

## 41-9.1-15. Gaming and nongaming supplier permits and gaming employee permits

 required --Terms. - (a) The securing of a permit under the provisions of this chapter shall be aprerequisite for performing any activity which requires a permit pursuant to this chapter.
(b) The permits provided for in this chapter shall not be transferable.
(c) Any permit applied for, granted, or issued under the provisions of this chapter is an absolute revecable privilege, the awarding, denial or withdrawal of which is solely within the discretion of the state lottery division where applicable except as provided in this chapter. Any permit used or renewed under the provisions of this chapter is not a property right or a protected interest under the constitutions of either the United States or the state of Rhode Island.
(d) A licensee shall not employ any person in a capacity for which he is required to be issued a permit, unless he possesses a valid permit.
(e) Every person desiring to obtain a gaming supplier permit, a key gaming employee permit or a non gaming supplier permit shall make application to the state lottery division where applicable on a form and in a manner prescribed by the state lottery division. The application forms shall be provided by the state lettery division and shall contain such information pursuant to the provisions of this chapter and the state lottery division. No application shall be accepted unless the state lottery division determines that all relevant requirements of this chapter have been met. Netwithstanding anything to the contrary contained in this chapter, the state lettery division in its sole discretion may issue such permits on a temporary basis prior to all relevant requirements of this chapter having been met, to such applicants under the circumstances and on terms that it deems appropriate.
(f) The term of a permit shall be for five (5) years; however, the state lottery division may issue temporary permits.
(g) The state lottery division shall establish by rule a procedure for issuing and renewing permits that are issued so that a similar number of permits will come up for renewal in each subsequent year. The rule may provide for a one time renewal period of less than a five (5) year duration. Appropriate fees shall also be established.

41-9.1-16. Gaming supplier permits. -- (a) The state lottery division shall issue a gaming supplier permit to suitable persons whe supply, sell, lease or repair, or contract to supply, sell lease or repair gaming devices, equipment, and supplies to the holder of a license. A personshall not supply, sell, lease, or repair, or contract to supply, sell, lease or repair, gaming devices, equipment and supplies unless then possess a valid gaming supplier permit.
(b) Gaming devices or supplies may not be distributed to the holder of a license unless such devices or supplies conform to rules adopted by the state lottery division.
(c) A gaming supplier shall furnish to the state lottery division a list of any gaming devices and supplies offered by the gaming supplier for sale or lease in connection with games
authorized under this chapter. A gaming supplier shall keep books and records for the furnishing of gaming devices and supplies to gaming operations separate and-distinct from any other business that the gaming supplier might operate. A gaming supplier shall file an annmal return with the state lottery division listing all sales and leases. A gaming supplier shall permanently affix its name to all its gaming devices and supplies for gaming operations unless otherwise authorized by the state lottery division. Any gaming supplier's gaming devices or supplies, which are used by any person in unautherized gaming operations, shall be forfeited to the state lottery division. The holder of a license may own its own gaming devices and supplies. Each gaming supplier and the holder of a license shall file an annual report with the state lottery division listing its inventeries of gaming devices, equipment, and supplies.
(d) The initial fee for a gaming supplier permit issued under the provisions of this section is three thousand dollars $(\$ 3,000)$, and the renewal fee shall be one thousand dollars $(\$ 1,000)$. This fee is required to be submitted at the time of application and on the anniversary date of the isstance of the permit thereafter. The state lettery division may assess the gaming supplier any eosts incurred in testing and approving any devices or supplies.
(e) Except as is otherwise required under section-41-9.117, nen gaming suppliers shall not be required to obtain a permit from the state lottery division; provided, however, the state lottery division may call forward any such non gaming supplier and require a finding of suitability if necessary to protect the public interest.

41-9.1-17. Non-gaming supplier permits. -- (a) The state lottery division shall issue a nen gaming supplier permit to suitable persons who supply, sell, lease or repair, or contract to supply, sell, lease or repair, nen gaming devices and supplies, in amounts that in the aggregate exceed two hundred thousand dollars $(\$ 200,000)$ per calendar year, to the holder of a license. A person shall not be entitled to compensation for the supply, sale, lease or repair of, or a contract to supply, sell, lease, or repair, non gaming devices and supplies in amounts that in the aggregate exceed two hundred thousand dollars $(\$ 200,000)$ per calendar year, unless they possess a valid nen gaming supplier permit.
(b) The initial fee for a non gaming supplier permit issued under the provisions of this section is one humdred dollars ( $\$ 100$ ) and the renewal fee shall be one humdred dollars $(\$ 100)$. This fee is required to be submitted at the time of applieation and on the anniversary date of the isstance of the permit thereafter. The state lottery division may assess the non gaming supplier any costs ineurred in testing and approving any devices or supplies.

41-9.1-18. Key gaming employee and key gaming employee permit. - (a) The state lottery division shall issue a key gaming employee permit to suitable persons purstant to this

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ehapter. No key gaming employee required by this chapter to be permitted may commence
employment or be employed as a key gaming employee unless that person is the holder of a valid
key gaming employee permit; provided, however, the state lottery division may issue temporary
permits.
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(b) The state lottery division shall issue a key gaming employee permit to suitable persons pursuant to this chapter.
(c) The holder of a key gaming employee permit or temporary permit issued under this ehapter shall be authorized to work in the capacity for which permitted for the holder of a license.
(d) The fee for the initial application for a key gaming employee permit issued under the provisions of this section is two hemdred dollars (\$200). This fee is required to be submitted at the time of application. The renewal fee for the key gaming employee permit is one hundred dollars (\$100).

41-9.1-19. License, permit and registration as revocable privilege-- Rights, limitations and prohibitions-Revocation and suspension-Penalties for violation.-- (a) $A$ license, permit or registration issued under this chapter is a revecable privilege granted by the state dependent upen the holder's compliance with this chapter and rules promulgated hereunder and is not a property right. Granting a license, permit or registration under this chapter does not ereate or vest any right, title, franchise or other property interest. Any casino license or gaming supplier permit is exclusive to the holder, and a holder or any other person shall apply for and receive the state lottery division's approval before a casino license or gaming supplier permit is transferred, sold or purchased, or before a voting trust agreement or other similar agreement is established with respect to stuch. A holder of a casino license or gaming supplier permit, or any other person, shall not lease, pledge, or borrow, or loan money against such license or permit. The attempted transfer, sale or other conveyance of an interest in a casino license or gaming supplier permit without prior state lottery division approval is grounds for suspension or revocation of the license or permit, or other sanctions considered appropriate by the state lottery division. In the event of any transfer, sale or other conve yance of a casine license or gaming supplier permit, including those ordered by a court of competent jurisdiction in connection with a bankruptey, receivership or other like proceeding, the state lottery division shall have the right to approve any propesed transferee purstant to the requirements of this chapter. Any costs associated with a transfer, sale or other conveyance of a casino license or gaming supplier permit shall be borne by the transferee.
(b) The state lottery division may upon its own motion, and shall upen the verified complaint, in writing, of any person initiating a cause under this chapter, ascertain the facts and, if
warranted, hold a hearing for the nomrenewal, suspension or revocation of a license, permit or registration. The state lottery division shall have the power to suspend or revoke a license, permit or registration or place a holder on probation where the license permit or registration has been ebtained by false representation or by fraudulent act or conduct or where a holder violates any of the provisions of this chapter.
(c) In addition to the nonrenewal, revocation or suspension of a license, permit or registration, the state lottery division is authorized to levy an administrative penalty not exceeding the greater of:
(1) Five hundred thousand dollars $(\$ 500,000)$; or
(2) Two hundred percent $(200 \%)$ of the amount unreported or underreperted for any violation of the reperting requirements of this chapter and/or the rules and regulations promulgated by the state lottery division. For violations of the chapter and/or the rules promalgated by the state lettery division other than reperting requirements, the state lettery division may levy administrative penalties of up to five thousand dollars (\$5,000) against individuats and up 0 ten thousand dellars $(\$ 10,000)$ or an amount equal to the daily gross receipts on the date of the violation, whichever is greater, against casing licensees for each such violation.
(d) (1) Except as provided in subsection (e), before refusing to renew, suspending or revoking a license, permit or registration on its own motion, the state lottery divisien shatl, in writing, notify the holder of its intended action and the grounds for the action. The holder may, within twenty (20) days, file with the state bttery division, in triplicate, a request for a hearing stating his or her answer to the grounds specified in the notification. The state lottery division shall consider the answer and set a date for a hearing, notifying the holder of the date at least twenty (20) days prier to the hearing date.
(2) Before refusing to renew, suspending or revoking an existing license, permit or registration upon the verified written complaint of any person stating a violation of this chapter, the state lottery division shall, in writing, notify the holder of its receipt of the complaint, enclosing a copy of the complaint. The holder shall, within twenty (20) days, file with the state lettery division, in quadruplicate his or her answer to the complainant or complainants.
(3) The state lottery division shall transmit a copy of the answer to the complainant or complainants with the scheduled date, time and place for hearing at least twenty (20) days prior to the hearing date.
(4) All notices and answers required or authorized to be made or filed under this section may be served or filed personally, or by certified mail to the last known business address of the
addressee. If served personally, the time rums from the date of service; if by registered mail, from the postmarked date of the letter enclosing the document.
(5) Hearings are subject to chapter 46-of title 42, entitled "open meetings", and the holder has an opportunity to be heard in person or by coumsel. The state lottery division shall render a decision on any applic ation or complaint within sixty (60) days after the final hearing on the matter and shall immediately notify the parties to the proceedings, in writing, of its ruling, order or decision. In the event the matter contained in the complaint has been filed or made part of a case pending in any court of this state, the state lottery division may then withhold itsdecision until the court action has been concluded. Hearings are held in accordance with rules promulgated by the state lottery division in conformity with state and federal law.
(e) The state lottery division may suspend a license, permit or registration, without notice or hearing, upen a determination that the safety or health of patrons or employees is jeopardized. If the state lottery division suspends a license, permit or registration under this subsection without notice or hearing, a prompt post suspension hearing shall be held in accordance with subsection (d) to determine if the suspension should remain in effect. The suspension may remain in effect until the state lottery division determines that the cause for suspension has been abated. The state lottery division may revoke the license, permit or registration upen a determination that the holder has not made satisfactory progress toward abating the hazard.
(f) (1) The state lottery division is authorized and empowered to issue subpoenas for the attendance of witnesses and the production of records or documents. The process issued by the state lottery division may extend to all parts of the state, and the process may be served by any persen designated by the state lottery division. The person serving that process shall receive any compensation that is allowed by the state lottery division, not to exceed the fee prescribed by law for similar services. All witnesses subpoenaed who appear in any proceedings before the state lottery division shall receive the same fees and mileage allowances allowed by law, and all those fees and allowances are taxed as part of the costs of the proceedings.
(2) Where, in any proceeding before the state lottery division, any witness fails or refuses to attend upen subpoena issted by the state lottery division, or refuses to testify, or refuses to produce any records or documents the production of which is called for by the subpoent, the attendance of the witness and the giving of his or her testimeny and the production of the documents and records shall be enforced by any court of competent juristiction of this state in the same manner as are enforced the attendance, testimeny of witnesses and production of records in civil cases in the courts of this state.
(g) The procedures of the administrative procedures act, chapter 35 of title 42 , and all
amendments and modifications to that act and the rules adopted pursuant to the act, apply to and govern all proceedings for the judicial review of final administrative decisions of the state lettery division. Any party aggrieved by a final administrative decision of the state lottery division may seek review of that decision in the superior court of the county of his or her residence if a naturat person, or the county in which the aggrieved party maintains a place of business, if other than a natural person.
(h) Any persen aggrieved has the right of appeal from any adverse ruling, order or decision of the state lottery division to a court of competent jurisdiction in the county where the hearing was held within thirty (30) days from the service of notice of the action of the state lottery division upen the parties to the hearing.
(i) Netice of appeal is filed in the office of the clerk of the court, which shall issue a writ of certiorari directed to the state lottery division, commanding it, within fifteen (15) days after service of the writ, to certify to the court its entire record in the matter in which the appeat has been taken. The appeat shall be heard in due course, by the court, which shall review the record and, after a hearing on the matter, make its determination of the cause.
(j) A final administrative decision of the state lottery division shall not become effective until time for appeal has expired. If an appeal is taken, it shall not act as a stay of decision unless the court so directs.
(k) In the event of a suspension or revecation of a license, permit or registration, the state lottery division may take such action as is necessary to continue the daily operation of the casine until the reinstatement of the license, permit or registration in the case of a suspension, or the approval of a replacement license, permit or registration in accordance with the approval process contained in this chapter in the case of a revecation.

41-9.1-20.Records-of state-lottery division-deemed-open_-Exeeptions_-_(a) Except as otherwise provided in this chapter or other chapters, records of the state lottery division shall be public records. A record of the state lottery division shall be confidential when the record:
(1) Relates to the background of an applicant and was provided by the applicant or at confidential source or informant.
(2) Relates to security measures of the state lottery division, an applicant, or a licensee or permittee.
(3) Consists of an applicant's personal history form or questionnaires, disclesure forms, Or financial statements and records.
(4) Relates to surveillance and security techniques, procedures, or practices of the state lettery division, an applicant, or a licensee or permittee.
(5) Relates to trade secrets or design of experimental gaming devices and equipment.
(6) Consists of proprietary arehitectural, construction, sehematic or engineering plans, blueprints, specifications, computer programs or software, or economic or financial caleulations which relate to authorized gaming activities on the premises where autherized gaming activities are conducted or to be conducted.
(7) Relates to an ongoing investigation of the state lottery division into a possible violation by a licensee or permittee, until the state lottery division initiates proposed enforcement action against the licensee or the permittee and makes the record public in the course thereof.
(8) Results from or is part of a state lottery division background investigation of an applieant.
(9) Relates to specific financial dataconcerning casine operations and results; provided, however, the monthly gross gaming revenue amount shall be publicly disclosed.
(b) Confidential information or data which is obtained by the state lottery division may not be revealed in whole or in part except in the course of the proper administration of this ehapter. However, the state lottery division or its authorized agents may reveal such information Or data to an autherized agent of any agency of the United States government or to any agent of this state or of any political subdivision of this state, pursuant to rules and regulations adopted by the state lottery division, or purstant to a lawful order of a court of competent jurisdiction. Notice of the content of any information or data furnished or released pursuant to this section may be given to the applicant or licensee to whem it pertains in a manner prescribed by rules adopted by the state lettery division.
(c) No state lottery division member, employee, agent, or authorized representative shall disclose, divulge, disseminate, or otherwise transmit or commmicate any confidential state lottery division record, reports, or any confidential information therein, except as permitted in this section and then only with the approval of the state lottery division. Disclosure of any confidential state lottery division record, report, or any information therein other than as provided in this section shall be grounds for removal of a state lottery division member or termination of any employee.
(d) All files, records, reports, and other information pertaining to gaming matters in the pessession of the division of state police or any other state or municipal law enforcement atthority, and otherwise not specifically provided for in this chapter shall be made available to the state lottery division as necessary for the regulation of gaming activities and operations as provided by law.
(e) The state lottery division shall maintain a file of all applications for licenses, permits

# or registrations, and requests for all other state lottery division actions or approvals received by the state lottery division, together with a record of all action taken with respect to those applications and requests. The file and record shall be open to public inspection. 

(f) The state lottery division shall maintain a file of all bids or proposals for any contract let or entered into by the state lottery division together with a record of all action taken with respect to those bids. The file and record shall be open to public inspection.

41-9.1-21. Restricted use agreements-confidentiality of records. - (a) The state lettery division may enter into intelligence sharing, reciprocal use, or restricted use agreements with a department or agency of the federal government, law enforcement agencies, and gaming enforcement and regulatery agencies of other jurisdictions which provide for and regulate the use of information provided and received pursuant to the agreement.
(b) Records, documents and information in the possession of the state lottery division received pursuant to an intelligence sharing, reciprocal use or restricted use agreement entered into by the state lottery division with a federal department or agency, any law enforcement agency, or the gaming enforcement or regulatory agency of any jurisdiction shall be considered investigative records of a law enforcement ageney and shall not be disseminated under any condition without the permission of the person or agency providing the record or information or by order of a court with competent jurisdiction over the matter.

41-9.1-22. Standards for license, permit and registration issuance suitability qualifications. - (a) No applicant shall be eligible to obtain a license to conduct gaming eperations, a permit or registration unless the state lottery division: (i) has, with respect to a easing license applicant, received a filing made under oath that includes, without limitation, the information set forth below, and (ii) is satisfied that the applicant is suitable. In determining whether a casine license applicant is switable, the state lottery division may consider, in addition to the information set forth below, whether the applicant has been found suitable and/or has been issued a license to conduct casino gaming in other jurisdictions.
(1) The identity of every person in accordance with the provisions of this subdivision, who has or controls any ownership interest in the applicant with respect to which the license is sought. If the disclosed entity is a trust, the application shall disclose the names, addresses, birth dates and social security number of all such beneficiaries, if a corporation, the names, addresses, birth dates, and social security numbers of all such officers and directors; if a partnership, the names, addresses, birth dates, and social security numbers of all such partners, both general and limited, if a limited liability company, the names, addresses, birth dates, and social security numbers of all such members. The applicant shall also separately disclose in like manner any
person or entity directly or indirectly owning or controlling a five percent ( $5 \%$ ) or greater voting
interest in such owners of the applicant. If any such person is an entity with one or more classec
of securities registered pursuant to the Securities Exchange Act of 1934 , as amended, the
applicant shall disclose names, addresses, birth dates and- social security numbers of all-officers
and directors and provide public filings with the U.S. Securities and Exchange Commission for
the past year. If any such persons or entities are institutional investors or institutional lenders
owning or controlling a five percent ( $5 \%$ or greater voting interest in such owners of the
applicant, the applicant shall not be required to provide detailed information on such institutionat
investors or institutional lenders other than their respective identities unless otherwise requested
by the commission. The applicant will forward any request for additional information to the
institutional investors or institutional lenders.
(2) An identification of any business, including, if applicable, the state of incorporation or registration, in which an applicant or any other person or entity identified in subdivision (a)(1) has an equity interest of five percent ( $5 \%$ ) or more. If an applicant is a corporation, partnership, or other business entity, the applicant shall identify any other corporation, partnership, or other business entity in which it has an equity interest of five percent (5\%) or more; ineluding, if applicable, the state of incorporation or registration. An applicant can comply with this subdivision by filing a copy of the applicant's registration with the securities exchange board if the registration contains the information required by this subsection.
(3) Whether an applicant or any other person or entity identified in subdivision (a)(1) is known by applicant to have been indicted, charged, arrested, convicted, pleaded guilty or nole contendere, forfeited bail concerning, or has had expunged any criminal offense under the laws of any jurisdiction, either felony or misdemeanor, not including traffic violations, regardless of whether the offense has been expunged, pardoned or reversed on appeal or otherwise, including the date, the name and location of the court, arresting agency and prosecuting agency, the case eaption, the docket number, the offense, the disposition, and the location and length of incarceration.
(4) Whether an applicant or any other person or entity identified in subdivision (a)(1) is known by applicant to have ever applied for or has been granted any gaming license or certificate issued by a licensing authority within this state or any other jurisdietion that has been denied, restricted, suspended, revoked, or not renewed, and a statement describing the facts and eireumstances concerning the application, denial restriction, suspension, revecation or nonrenewal, including the licensing authority, the date each action was taken, and the reason for each action.
(5) Such information, documentation and assurances as may be required to establish by

## elear and convincing evidence:

a. the financial stability, integrity and respensibility of the applicant, including, but not limited to, bank references, financial statements, tax returns and other reports filed with governmental agencies;
b. the adequacy of financial resources both as to the completion of the casino proposat and the operation of the casine; and
-c. that the applicant has sufficient business ability and casine experience as to establish the likelihood of creation and maintenance of a successful, efficie nt and competitive casino eperation.
(6) Such information, documentation and assurances to establish to the satisfaction of the state lottery division the applicant's good character, honesty and integrity, and the applicant's suitability qualification pursuant to this section.
(7) A statement listing the names and titles of all Rhode Isłand public officials or officers of any unit of government, and the spouses, parents, and children of those public officiats or officers who, directly or indirectly, own any financial interest in, have any beneficial interest in, are the creditors of or hold any debt instrument issued by, or hold or have any interest in any eontractual or service relationship with an applicant. As used in this subsection, the terms "publie efficial" and "officer" do not include a person whe would have to be listed solely because of his or her state or federal military service. This subsection shall not apply to public officials or efficers or the spouses, parents and children thereof, whese sole financial interest amounts to less than a one percent (1\%) ownership interest in a publicly traded company.
(8) The name and business telephone number of any attorney, counsel, lobbyist, agent, or any other persen representing an applicant in matters before the state lottery division.
(9) Whether an applicant or any other person or entity identified in subdivision (a)(1) has ever filed or had filed against it a civil or administrative action or proceeding in bankruptey or has ever been involved in any formal process to adjust, defer, suspend, or otherwise work out the payment of any debt including the date of filing, the name and location of the court, the case eaption, the docket number, and the disposition.
(10) Whether an applicant or any other persen or entity identified in subdivision (a)(1) has filed, or been served with, a complaint or other notice filed with any public body, regarding the delinquency in the payment of, or a dispute over the filings concerning the payment of any tax required under federal, state, or local law, including the amount, type of tax, the taxing ageney, and the periods involved.
(11) Financial and other information in the manner and form preseribed by the eommission.
(b) For purposes of this chapter, "suitable" means that the proposed casino licensee, or ether applicant or permittee has demenstrated to the state lettery division by clear and convineing evidence that he or she:
(1) Is a person of good character, honesty, and integrity or an entity whose reputation indicates it possesses henesty, integrity and sufficient knowledge of the gaming industry.
(2) Is a person whose prior activities, criminal record, if any, reputation, habits, and associations do not pose a threat to the public interest of this state or to the effective regulation and control of gaming, or create or enhance the dangers of unsuitable, unfair, or illegal practices, methods, and activities in the conduct of gaming or the carrying on of the business and financiat arrangements incidental thereto.
(3) Is capable of and likely to conduct the activities for which the applicant or casine gaming operator is licensed or approved in accordance with the provisions of this chapter and any rules of the state lottery division.
(c) For purpeses of a casine licensee, the applieant shall also-demenstrate by clear and convineing evidence that:
(1) He or she or the entity has adequate business competence and experience in the eperation of gaming operations.
(2) The proposed financing of the conducting of gaming operations is:
(i) Adequate for the nature of the propesed operation; and
(ii) From a suitable seurce, subject to provisions of section 419.123 hereof.
(d) Information provided by the applicant shall be used as a basis for a thorough background investigation which the state lottery division shall conduct. 1 false or ineomplete filing may be catse for denial of a license. The state lottery division in its sole discretion may provide the applicant a reasonable opportunity to correct any defieiency in the filing.
(e) Applicants shall consent, in writing, to being subject to the inspections, searehes, and seizures provided for in this chapter and to diselosure to the state lottery division and its agents of otherwise confidential records including tax records held by any federal, state, or local agency, or eredit bureat or financial institution while applying for or holding a license under this chapter.
(f) The state lottery division may contract for, at the expense of the applicants, any technieal or investigative services that it shall require to conduet such researeh and/or investigation as it deems appropriate with respect to its evaluation of the filing. A nonrefundable application fee of fifty thousand dollars $(\$ 50,000)$ shall be paid at the time of filing to defray the
eosts associated with such research and investigation conducted by the state lottery division. If
the costs of the research and investigation exceed fifty thousand dollars ( $\$ 50,000$ ), the applieant shall pay the additional amount.
(g) All licensees, all permittees, and any other persons who have been found suitable or approved by the state lottery division shall maintain suitability throughout the term of the license, permit or approval. In the event of a current prosecution of an offense, the state lattery division shall have the diseretion to defer a determination on a person's continuing suitability pending the outeome of the proceedings, provided that if a decision is deferred pending such outeome, the state lottery division, where applicable, may take such action as is necessary to protect the public trust, including the suspension of any license, permit or registration.
(h) All holders of licenses, permits and registrations, and any other persens required to be found suitable, shall have a continuing duty to inform the state lottery division of any possible violation of this chapter and of any rules adopted by the state lottery division. No person whe so informs the state lottery division or any law enforcement authority within the state of a violation or possible violation shall be discriminated against by the applicant, licensee, permittee, registrant Or easine gaming operator because of supplying such information, and shall be afferded the protection of section 28 -50-1 et al. "The Rhode Island Whistleblower's Protection Act", so called.
(i) The state lottery division shall have the power to call forward for a finding of suitability any person that is affiliated with a licensee, permittee or registrant if necessary to protect the public interest. Subject to section 419.124 , any person who has or controls directly or indirectly five percent $(5 \%)$ or greater veting interest shall meet all suitability requirements and qualifications purstant to the provisions of this chapter, unless otherwise determined by the state lottery division.
(j) If the state lottery division finds that an individual owner or holder of a security of a licensee, permittee, or registrant, or of a holding or intermediary company of a licensee or permittee, or registrant, or any person or persons with an economic interest in a licensee, permittee, or registrant, or a director, partner, officer, or managerial employee is not suitable, and if as a result, the licensee, permittee, or registrant is no longer qualified to continue as a licensee, permittee, or registrant, the state lottery division shall propose action necessary to protect the public interest, including the suspension of the license, permit or registration. The state lottery division may also issue under penalty of revecation or suspension of a license, permit, of registration, impose a condition of disqualification naming the person or persons and-declaring that such persen or persens may not:
(1) Receive dividends or interest on securities of a person, or a holding or intermediary

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& \text { eompany of a person, holding a license, permit, or other approvat. } \\
& \text { (2) Exercise directly, or through a trustee or nominee, a right conferred by securities of at } \\
& \text { person, or a holding or intermediary company of a person, holding a license, permit, or other } \\
& \text { approval of the state lottery division issued pursuant to the provisions of this chapter. }
\end{aligned}
$$

(3) Receive remmeration or other econemic benefit from any person, or a holding or intermediary company of a person, holding a license, permit, or other approval issued pursuant to this chapter.
(4) Exercise significant influence over activities of a person, or a holding or intermediary company of a person, holding a license, permit, or other approval issued pursuant to the provisions of this chapter.
(5) Continue owning or holding a security of a person, or a holding or intermediary company of a person, holding a license, permit, or other approval of the state lottery division issued pursuant to the provisions of this chapter or remain as a manager, officer, director, or partner of a licensee or permittee.

41-9.1-23. Casine license -- Disqualification criteria. - The state lottery division shall not award a casine or other license, permit or registration to any persen who is disqualified on the basis of any of the following criteria:
(1) Failure of the applicant to prove by clear and convincing evidence that he or she is stitable in accordance with the provisions of this chapter.
(2) Failure of the applicant to provide information and documentation to reveal any fact material to a suitability determination, or the supplying of information which is untrut or misleading as to a material fact pertaining to the qualifieation criteria.
(3) The conviction of, or a plea of guilty or nole contendere by, the applicant, or of any person required to be qualified under this chapter for an offense punishable by imprisonment of more than one year or a fine up to one thousand dollars ( $\$ 1,000$ ); provided, however, a conviction or plea of guilty or nolo contendere by the applicant shall not constitute an automatic disqualification as otherwise required if:
(i) Ten (10) or more years has elapsed between the date of applieation and the surcessful completion of service of any sentence, deferred adjudication, or period of probation or parole; or
(ii) Five (5) or more years has elapsed between the date of application and the successful completion of any sentence, deferred adjudication, or period of probation or parole and the eonviction for an offense which was a misdemeanor offense.
(4) Notwithstanding any provision of law to the contrary, the state lottery division may consider the seriousness and circumstances of any offense, any arrest, or any conviction in
determining suitability.
41-9.1-24. Institutional investors or institutional lenders. - (a) Requirements of disclosure or of being suitable or qualified with respect to an institutional investor or institutional lender, pursuant to the provisions of this chapter and the rules adopted pursuant thereto, shall be deemed to have been complied with upen submission of documentation by the casino licensee applicant, casino licensee, permittee or the institution, as appropriate, sufficient to establish qualifieations as an institutional investor or institutional lender as defined herein and it is determined that:
(1) It owns, holds, or controls publicly traded securities issued by a casino licensee applicant, casino licensee, permittee or holding, intermediate or parent company of a casine licensee applicant, casino licensee or permittee in the ordinary course of business for investment purposes.
(2) It does not intend to-exercise influence over the affairs of the issuer of suth securities, nor over any licensed or permitted subsidiary of the issuer of such securities, in the future, and that it agrees to notify the state lottery division, in writing, within thirty (30) days if such intent should change.
(b) The exereise of voting privileges with regard to publicly traded securities shall not be deemed to constitute the exercise of influence over the affairs of the issuer of such securities.
(c) The state lottery division may rescind the presumption of suitability for an institutional lender or institutional investor at any time if the institutional lender or investor exercises or intends to exercise influence or control over the affairs of the casino licensee applieant, the casine licensee, permittee, or a holding, intermediate, or parent company of the easing licensee applicant, the casino licensee or permittee.
(d) This section shall not be construed to preclude the state lottery division from investigating the suitability or qualifications of an institutional investor or institutional lender should the state lottery division become aware of facts or information which may result in such institutional investor or institutional lender being found unsuitable or disqualified.

> 41-9.1-25. Uniform-compulsive and problem gambling program. - (a) The gaming industry through the American Graming Association in the Responsible Gaming Resource Guide has stated that the industry recognizes that gaming entertainment companies must stand up and take responsible actions to address social problems and costs that are created when some individuats have problems handling the product or services they provide. The industry has atso stated that they know that the vast majority of the men and women who are their customers can enjoy their games responsibly, but that they also know the customers expect them to act
respensibly toward these whe cannet. It is imperative for the health, safety, and welfare of the eitizens of the state of Rhode Island that all casino licensees develop and implement comprehensive compulsive and problem gambling programs to be approved by the state lottery division.
(b) Any casine licensee shall adopt a comprehensive program that provides policies and procedures that, at a minimum, cover the following areas of concern and are designed to:
(1) Provide procedures designed to prevent employees from willfully permitting a person identified on a self exclusion list from engaging in gaming activities at the licensed establishment or facility.
(2) Provide procedures to offer employee assistance programs or equivalent coverageThe procedures shall be designed to provide confidential assessment and treatment referral for gaming employees and, if covered, their dependents who may have a gambling problem.
(3) Provide procedures for the development of programs to address issues of underage gambling and unattended minors at gaming facilities.
(4) Provide procedures for the training of all employees that interact with gaming patrons

## in gaming areas.

(5) Provide procedures designed to prevent serving alcohol to individuats who appear to be intoxicated consistent with the provisions of Rhode Island law.
(6) Provide procedures for removing self excluded person from the licensed establishment or facility, including, if necessary, procedures that include obtaining the assistance of local law enforcement.
(7) Provide procedures preventing any person identified on the self exclusion list from receiving any advertisement promotion, or other targeted mailing after ninety (90) days of receiving notice from the state lottery division that the person has been placed on the self exclusion list.
(8) Provide procedures for the distribution or posting within the gaming establishment of information that promotes public awareness about problem gambling and provides information on available services and resources to those who have a gambling problem.

> (9) Provide procedures for the distribution of responsible gaming materials to employees.
(10) Provide procedures for the pesting of local curfews or laws and prohibitions, if any, regarding underage gambling and unattended minors.
(11) Provide procedures to prevent any person placed on the self exclusion list from having access to credit or from receiving complimentary services, check cashing services, and
ether club benefits.
(c) (1) The state lottery division shall provide by rule for the establishment of a list of self excluded persons from gaming activities at all gaming establishments. Any person may request placement on the list of self excluded persons by acknowledging in a manner to be established by the state lottery division that the person wishes to be excluded and by agreeing that, during any period of voluntary exclusion, the person may not collect any winnings or recover any losses resulting from any gaming activity at such gaming establishments.
(2) The rules of the state lottery division shall establish procedures for placements on, and removals from, the list of self-excluded persons, provided that notwithstanding any law to the eontrary, prior to the removal from such list, the state lottery division or a hearing officer shalt conduct a hearing not open to the general public at which it shall be established by the person seeking removal that there is no longer a basis to be maintained on the self exclusion list.
(3) The rules shatl establish procedures for the transmittal to the gaming establishment of identifying information concerning self excluded persons, and shall require all the gaming establishment to establish procedures designed, at a minimum, to remove self excluded persons from targeted mailings or other forms of advertising or promotions and deny self excluded persons access to credit, complimentaries, check cashing privileges and other club benefits.
(4) The rules shall provide that the state lottery division's list of self excluded persons shall not be open to public imspection. The state lottery division, any licensee, permittee and any employee or agent thereof shall not be liable to any self excluded person or to any other party in any judicial proceeding for any monetary damages or to other remedy which may arise as a result of disclesure or publication in any manner other than a willfully unlawful-diselosure to a third party that is not an employee, affiliated company, or employee or agent of the state lottery division of the identity of any self excluded person.
(d) A person who is prohibited from any gaming establishment by any provision of this ehapter or purstant to any self exclusion rules adopted by the state lottery division shall not eollect in any manner or proceeding any winnings or recover any losses arising as a result of any prohibited gaming aetivity.
(e) In any proceeding brought against any licensee, permittee any employee thereof for a willful violation of the self exclusion rules of the state lottery division, the state lottery division may order the forfeiture of any money or thing of value obtained by the licensee from any selfexcluded persen.
(f) Nothing herein shall prevent any licensee or permittee from adopting and maintaining a self exclusion policy that may impose different or greater standards so long as such policy is in
addition to the state lottery division's self exclusion rules, and any actions taken pursuant to such a policy of a licensee or permittee shall be subject to the limitations of liability set forth in this section.
$(\mathrm{g})$ The provisions of this section shall not require the state lottery division, licensees, permittees and the employees thereof to identify problem or compulsive gamblers, which is an activity that requires medical and clinical expertise.
(h) (1) The state lottery division may impose sanctions on a licensee or permittee, under this chapter, if the licensee, permittee, or casino gaming operator willfully faits to exclude from the licensed gaming establishment a person placed on the self-exclusion list.
(2) The state lottery division may seek the suspension of a licensor permit, if the licensee or permittee engages in a pattern of willful failure to exclude from the licensed gaming establishment persons placed on the self exclusion list.
(i) A licensee conducting gaming pursuant to the provisions of this chapter can demonstrate to the state lottery division compliance with the education and training provisions of this section by providing proof of attendance by all employees when they are hired and anntally thereafter at one of the following education programs:
(1) Training programs conducted by the Rhode Island department of mental health, retardation, and hospitals.
(2) Any other course on problem and compulsive gaming training approved by the state lottery division, including any courses offered by a casino licensee.

41-9.1-26. State lottery division-designated-excluded persons. - (a) The state lottery division shall adept rules to provide for the establishment of a list of persens whe are to be excluded from any room, premises, or designated gaming area of any establishment where gaming is conducted purstuant to a license or contract issued pursuant to the provisions of this ehapter. The rules must define the standards for exclusion and inelude standards relating to the following persons:
(1) Those whe are career or professional offenders as defined by the rules of the state lottery division.
(2) Those who have been convicted of a criminal offense specified by the state lottery division.
(3) Those whose presence in a gaming establishment operated by a casine licensee would be adverse to the interests of Rhode Island or gaming operations.
(b) The state lettery division shall have the authority to place persens on the excluded list. The state lottery division may not place a person on such a list due to the person's race, color,
ereed, national origin, sex, or disability.
(c) Whenever the name and description of any person is placed on an excluded person's list purstant to this chapter, except at that person's request, the state lottery division shall serve notice of such fact to such person by either of the following:
(1) By persenal service.
(2) By certified mail to the last known address of such person.
(d) A persen may petition the state lottery division for removal of his or her name from the list. The petitioner has the burden of proving he or she does not meet the criteria of subdivision (a)(1), (a)(2), or (a)(3) of this section.
(e) Any person who has been placed on the list of persons to be excluded-or ejected from any gaming establishment pursuant to this chapter may be imprisoned for up to six (6) months or fined not more than five hundred dollars (\$500), or both, if he or she thereafter enters or attempts to enter the premise of a gaming establishment without first having obtained a determination by the state lottery division that he or she should not have been placed on the list of persons to be excluded or ejected.
(f) The state lettery division may impose sanctions on a licensee under this chapter if the licensee willfully fails to exclude from the licensed gaming establishment a person placed on the exclusion list.
(g) The state lottery division may seek suspension of a license if the licensee engages in a pattern of willful failure to exclude from the licensed gaming establishment persons placed on the exclusion list.
(h) A person whe is placed on the list is entitled to a hearing for review of the listing. Unless otherwise agreed by the state lottery division and the named person, the hearing shall be held not later than thirty (30) days after the receipt of the petition.

41-9.1-27. Advertising - Compulsive gambling information. -- In any advertisement of gaming activities or of a gaming establishment that is offered to the general public in print by any casine licensee purstant to the provisions of this chapter, the toll free telephone number of the National Council on Problem Gambling or a similar toll free number approved by the state lottery division shall be placed on such advertisement.

41-9.1-28. Exclusion-or ejection- of persons.- (a) Any casino licensee may exclude or eject any persen for any reasen, except race, color, creed, national origin, sex, or disability.
(b) Any casino licensee and any employee of a casino licensee shall not be liable for any monetary damages or any other remedy in any judicial proceeding as a result of the exclusion or removal of any person for any reason, except race, color, creed, national origin, sex, or disability.

41-9.1-30. Use of device to obtain advantage at casing game -- Forfeiture--Notice.If, in playing a game in a licensed casine, the persen uses, or assists anether in the use of, an electronic, electrical or mechanical device which is designed, constructed, or programmed specifically for use in obtaining an advantage at playing any game in a licensed casine, such action is probibited and is punishable by imprisonment for a period of one year andlor a fine upto one theusand dellars ( $\$ 1,000$ ). In addition, any device used by any person in violation of this section shall be subject to forfeiture. Each casine licensee shall post notice of this prohibition and the penalties of this section in a manner determined by the state lottery division.

41-9.1-31. Unlawful use of bogus-chips or gaming billets, marked-cards, dice, cheating devices, unlawful coins-Penalty. - (a) It shall be unlawful for any person to play any game and:
(1) Knowingly to use bogus or counterfeit chips or gaming billets, or knowingly to substitute and use in any such game cards-or dice that have been marked, loaded or tamperedwith; or
(2) Knowingly to use or possess any cheating device with intent to chent or defraud.
(b) It shall be unlawful for any persen, playing or using any slot machine to:
(1) Knowingly to use other than a lawful coin or legal tender of the United States of America or to use coin not of the same denomination as the coin intended to be used in such slot machine, except that in the playing of any slot machine or similar gaming device, it shall be lawful for any person to use gaming billets, tokens or similar objects therein which are approved by the state lottery division; or
(2) To use any cheating or thieving device, including, but not limited to, tools, drills, wires, coins or tokens attached to strings or wires, or electronic or magnetic devices, to facilitate the alignment of any winning combination or removing from any slot machine any money or other contents thereof.
(c) It shall be unlawful for any person knowingly to possess or use while on the premises of a licensed casine, any cheating, or thieving device, including, but not limited to, tolls, wires, drills, coins attached to strings or wires or electronic or magnetic devices to facilitate removing from any slot machine any money or contents thereof, except that a duly authorized employee of a licensed casino may possess and use any of the foregoing only in furtherance of his or her employment in the casine.
(d) It shall be unlawful for any person knowingly to possess or use while on the premises of any licensed casine any key or device designed for the purpose of or suitable for opening or entering any slot machine or similar gaming device or drop box, except that a duly authorized employee of a licensed casino, or of the state lottery division may possess and use any of the foregoing only in furtherance of his or her employment.
(e) Any person who violates any of the provisions of this section shall be imprisoned for no more than (5) five years and may be fined an amount not to exceed ten thousand dollars (\$10,000).

41-9.1-32. Cheating games and-devices in a licensed casino -- Penalty. - (a) It shall be tulawful:
(1) Knowingly to conduct, carry on, operate, deal or allow to be conducted, carried on, operated or dealt any cheating or thieving game or device; or
(2) Knowingly to deal, conduct, carry on, operate or expose for play any game or games played with cards, dice or any mechanical device, or any combination of games or devices, which have in any manner been marked or tampered with, or placed in a condition, or operated in at manner, the result of which tends to deceive the public or tends to alter the normat random selection of characteristics or the normal chance of the game which could determine or alter the result of the game.
(3) It shall be unlawful knowingly to use or possess any marked cards, baded dice, plugged or tampered with machines or devices.
(b) Any person whe violates any of the provisions of this section shall be imprisoned for not more than five (5) years and may be fined an amount not to exceed ten thousand dollars $(\$ 10,000)$.

41-9.1-33. Skimming of gaming proceeds. - (a) The crime of skimming of gaming proceeds is the intentional excluding or the taking of any action in an attempt to exclude any thing or its value from the deposit, counting, collection, or computation of:
(1) Gross reventes from gaming operations or activities.
(2) Net gaming proceeds.
(3) Amounts due the state pursuant to the provisions of this chapter.
(b) Whoever commits the crime of skimming of gaming proceeds when the amount skimmed, or to be skimmed, is le ss than one thousand dollars ( $\$ 1,000$ ) may be imprisoned for not more than five (5) years or may be fined net more than five thousand dollars ( $\$ 5,000$ ), or beth.
(c) Whoever commits the crime of skimming of gaming proceeds when the amount skimmed, or to be skimmed, is one thousand dollars $(\$ 1,000)$ or more shall be imprisoned for not less than one year and not more than twenty (20) years or may be fined not more than ten thousand dollars ( $\$ 10,000$ ) or the amount skimmed or to be skimmed, whichever is greater, or both.

41-9.1-34. Conduct subject to-civil penalty. - In addition to other penalties provided for under this chapter, a person who conducts a gaming operation without first obtaining a license to do so, or a licensee who continues to conduct gambling games after revocation of the licensee's license, or any licensee who conducts or allows to be conducted any unauthorized gambling games in a casino in which the licensee is authorized to conduct its gaming operation, is subject to a civil penalty equal to the amount of gross receipts derived from wagering on the gambling games whether unauthorized or authorized, conducted on that day as well as confiseation and forfeiture of all gambling game equipment used in the conduct of unathorized gambling games.

41-9.1-35. Property subject to seizure, confiscation, destruction, or forfeiture. - Any equipment, gaming device, money, apparatus, material of gaming, proceeds, substituted proceeds, or real or personal property used, obtained, or received in violation of this chapter shall be subject to seizure, confiscation, destruction, or forfeiture.

41-9.1-36. Prohibited conduct -- Violation as felony --Violation as misdemeanor - Penalties -- Presumption -- Venue.-- (a) 1 person is guilty of a felony punishable by imprisenment for not more than ten (10) years or a fine of not more than one hundred thousand dollars $(\$ 100,000)$ or beth, and shall be barred from receiving or maintaining a license, for doing any of the following:
(1) Conducting a gaming operation where wagering is used or to be used without a license issued by the state lettery division.
(2) Conducting a gaming operation where wagering is permitted other than in the manner specified purstant to the provisions of this chapter.
(3) Knowingly providing false testimony to the state lottery division or its authorized representative while under oath.
(b) A person commits a feleny punishable by imprisomment for not more than ten (10) years or a fine of not more than one hundred thousand dollars $(\$ 100,000)$ or both, and, in
addition, shall be barred for life from a gaming operation under the jurisdiction of the state lettery division if the person does any of the following:
(1) Offers, promises, or gives anything of value or benefit to a person who is connected with a licensee or affiliated company, including, but not limited to, an officer or employee of a easing licensee or holder of an oceupational license pursuant to an agreement or arrangement or with the intent that the offer, promise, or thing of value or benefit will influence the actions of the person to whom the offer, promise, or gift was made in order to affect or attempt to affect the outeome of a gambling game.
(2) Solicits or knowingly accepts or receives a promise of anything of value or benefit while the person is employed by or connected with a licensee, including, but not limited to, an efficer or employee of a casine licensee or holder of an-oceupational license, pursuant to an understanding or arrangement or with the intent that the promise or thing of value or benefit will influence the actions of the person to affect or attempt to affect the outcome of a gambling game.
(c) A person, or an affiliate of a person, is guilty of a misdemeanor punishable by imprisonment for not more than one year ar a ten thousand dollar ( $\$ 10,000$ ) fine, or both, for doing any of the following:
(1) Knowingly making a wager if the person is under twenty one (21) years of age or permitting a person under twenty one (21) years of age to make a wager.
(2) Willfully failing to appear before or provide an item to the state lottery division at the time and place specified in a subpeena or summons issued by the state lottery division or executive director.
(3) Willfully refusing, withent just cause, to testify or provide iems in answer to a subpeena, subpoena duces tecum or summons issued by the state lottery division or executive director.
(4) Conducting or permitting a person who is not licensed or permitted purstant to this ehapter to conduct activities required to be licensed or permitted under the casine, occupationat, and suppliers licensee and permittee provisions in this chapter or in rules promulgated by the state lottery division.
(5) Leasing, pledging, berrowing, or loaning money against a casino, supplier, or eceupational license or permit.

41-9.1-37. Sale of alcoholic beverages. -- Alcoholic beverages shall only be sold or distributed in a casine pursuant to state law.

41-9.1-38. Legal shipments of gaming devices into the state._All shipments of gaming devices, including slot machines, into any town or city of this state within which gaming

# is authorized, the registering, recording, and labeling of which have been duly done by the <br> manufacturer or dealer there of in accordance with sections 3 and 4 of that certain chapter of the <br> Congress of the United States entitled, "An act to prohibit transpertation of gaming devices in <br> interstate and foreign commerce", approved Jantary 2, 1951, being c. 1194, 64 Stat. 1134, and <br> also designated as 15 U.S.C. sections 11711177 , shall be deemed legal shipments thereof into the <br> State of Rhode Island. 

41-9.1-39. Declaration of state's exemption from operation of provisions of 15 U.S.C. section-1172. - Pursuant to section 2 of that certain chapter of the Congress of the United States entitled "An act to prohibit transportation of gaming devices in interstate and foreign commerce", approved Janmary 2, 1951, being c. 1194, 64 Stat. 1134, and also designated as 15 U.S.C. sections 1171-1177, the state of Rhode Istand, acting by and through its duly elected and qualified members of its legislature, does hereby in this section, and in accordance with and in compliance with the provisions of section 2 of such chapter of Congress, declare and proclaim that any town or city of the State of Rhode Island, within which gaming is authorized is exempt from the provisions of section 2 of that certain chapter of the Congress of the United States entitled "An att to prohibit tramspertation of gaming devices in interstate and foreign commerce", designated 15U.S.C. sections 1171-1177, approved Janmary 2, 1951.

41-9.1-40. Smoking. - (a) Notwithstanding any other provisions of the general laws or regulations adopted thereunder to the contrary, including, but not limited to, the provisions of ehapter 20.10 of title 23 , the provisions of this section shall govern and control with respect to any and all smoking prohibitions as such relate to a casino licensed under this chapter.
(b) Any easine licensed under this chapter shall provide designated smoking and nonsmoking gaming areas in its facility.
(c) The designated nonsmoking gaming area shall be physically separated from any smoking area and shall be required to have separate and distinct ventilation systems so as to prohibit the migration of smoke into the nonsmoking area.
(d) Except with respect to bars located in a designated smoking area within the gaming area, any bar or restaurant located in a casine shall be nonsmoking and be physically separate from any smoking area and shall have a separate ventilation system so as to prohibit the migration of smoke into the restatrant.
(e) Any casino licensee shall promulgate rules and regulations to allow its employees the right to work in a smoke free environment. These rules shall inelude, but not be limited to, provisions on the right to opt out of working in a smoking area and a provision that no adverse impact or action could take place against the employee if they request to opt out of a smoking

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area.The rules promulgated by the casino-licensee shall be filed with the state lottery division
with copies to the general assembly and the department of health prior to the opening of the
easino for business.
    (f) A casine licensee shall file an ammul repert with the state lottery division with copies
to the general assembly and department of health detailing smoke mitigation efforts undertaken
by the licensee during the previous year and plans for the upcoming year. The licensee shall be
required to monitor air quality with current appropriate technology. A professional HVAG
engineer (or other appropriate professional) shall certify the monitoring process and results. The
results of the monitoring process shall be included in the annwal report.
(g) Any enactment relating to the provisions of this section on a casino licensed under this chapter or the casine licensee shall be by statute as enacted by the general assembly; provided, however, that the general assembly may by statute delegate such authority to the cities and towns.
41-9.1-41. Severability. - If any provision of this chapter or the application thereof shall for any reason be judged invalid, that judgment shall not affect, impair, or invalidate the remainder of the law, but shall be confined in its effect to the provision or applieation directly involved in the controversy giving rise to the judgment.
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SECTION 2. Sections 41-9-1 and 41-9-4 of the General Laws in Chapter 41-9 entitled "Establishment and Extension of Gambling Activities and Other Facilities" are hereby amended to read as follows:

41-9-1. "Gambling" and "gambling facilities" defined. -- (a) As used in this chapter, the term "gambling" shall include, but not be limited to, horseracing, dog racing, and jai alais however, casino gaming shall be governed by the provisions of chapter 9.1 of title 41 , and casino gambling. The term "gambling facility" as used in this chapter means a building or enclosure in which any gambling activity including, but not limited to, the foregoing is played or conducted. (b) The term "gambling facility" shall also include any building, enclosure or other improvement designed, constructed, or used in connection with an overall plan or project involving the establishment of any gambling activity; provided, however, that this sentence shall not apply to any gambling facility licensed prior to July 3, 1998.

41-9-4. Town and state election on establishment of facility. -- (a) Before a gambling facility shall be established in any town or city, the town council of the town or the city council of the city shall comply with the following procedure $=$ (1) Upon receipt of a resolution from the town council of the town or the city council of the city, for a referendum to establish a gambling facility and/or activity, the general assembly shall determine, by passage of an act, whe ther to
allow a referendum on the establishment of the gambling facility and/or activity.
(2) Upon passage of an act to allow a referendum for the establishment of the gambling facility and/or activity, the town council of the town or the city council of the city shall pose, by adopting a resolution to be placed on the ballot at the next general election to be submitted to the qualified electors of the town or city and to the qualified electors of the state, the following question: "Shall a gambling facility and/or activity be established in the town (or city) of
$\qquad$ ?"
(b) The question shall be submitted by the local board of canvassers to the electors of the town or city where the facility or activity is to be located, and the results of the election shall be certified to the secretary of state.
(c) The question shall be submitted by the secretary of state to the qualified electors of the state at the same general election and the secretary of state shall certify the election results.
(d) The affirmative vote of the subject town or city and the electors of the state shall be necessary for the approval of the question, and if consent be thus given, all rules and regulations shall be promulgated in accordance with the authority conferred upon the general assembly in R.I. Const., Art. VI, Sec. XV.

SECTION 3. This act shall take effect upon passage.

LC00251

EXPLANATION
BY THE LEGISLATIVE COUNCIL
OF

A N ACT
RELATING TO SPORTS, RACING AND ATHLETICS - THE RHODE ISLAND GAMING CONTROL AND REVENUE ACT

This act would repeal the Rhode Island Gaming Control and Revenue Act. Therefore, it would include "casino gambling in the provision of the general laws regulating gambling. This act would take effect upon passage.

LC00251

