## SENATE SUBSTITUTE FOR HOUSE BILL NO. 4307

A bill to amend 1996 IL 1, entitled "Michigan Gaming Control and Revenue Act,"

by amending sections 2, 4, 4a, 4c, 4d, 5, 6, 6a, 6c, 7a, 7c, 8, 9, 9a, 9b, 9c, 12, 12a, 14, 18, 21, and 25 (MCL 432.202, 432.204, 432.204a, 432.204c, 432.204d, 432.205, 432.206, 432.206a, 432.206c, 432.207a, 432.207c, 432.208, 432.209, 432.209a, 432.209b, 432.209c, 432.212, 432.212a, 432.214, 432.218, 432.221, and 432.225), sections 2, 4, 5, 6, 8, 9, and 14 as amended and sections 4a, 4c, 4d, 6a, 6c, 7a, 7c, 9a, 9b, 9c, 12a, 18, 21, and 25 as added by 1997 PA 69, section 12 as amended by 2004 PA 306; and to repeal acts and parts of acts.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 2. As used in this act:





- (a) "Adjusted gross receipts" means the gross receipts less winnings paid to wagerers.
- 3 (b) "Affiliate" means a person who, directly or indirectly,
  4 through 1 or more intermediaries, controls , is controlled by, or
  5 is under common control with; is in a partnership or joint venture
  6 relationship with; or is a co-shareholder of a corporation, a co7 member of a limited liability company, or co-partner in a limited
  8 liability partnership with a person who holds or applies for a
  9 casino license licensee under this act.
  - (c) "Affiliated company" means any form of business organization which that controls, is controlled by or is under common control with; is in a partnership 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 casino license licensee under this act.
  - (d) "Agent" means any person who is employed by any agency of the—this state, other than the board, the state police, or the department of attorney general, who is assigned to perform full—time services on behalf of or for the benefit of the board regardless of the title or position held by that person.
  - (e) "Applicant" means any person who applies for a license or for registration under this act. The term applicant As used in sections 4a(1)(a), 5(1), 5(2), 5(3), 5(4), 6(3), 6(4), 6(5), 6(9), 7a(4), 7a(5), and 7a(11) shall include 5(1) to (4), 6(3) to (5) and (9), and 7a(4), (5), and (11), applicant includes an affiliate, affiliated company, officer, director, or managerial employee of the applicant who performs the function of principal executive officer, principal operations officer, or principal accounting

- 1 officer, or a person who holds greater than 1%-5% direct or
- 2 indirect interest in the applicant. As used in this subdivision,
- 3 affiliate and affiliated company do not include a partnership, a
- 4 joint venture relationship, a co-shareholder of a corporation, a
- 5 co-member of a limited liability company, or a co-partner in a
- 6 limited liability partnership that has <del>less than 1% a</del> 5% or less
- 7 direct interest in the applicant and is not involved in the casino
- 8 or casino enterprise application as defined in rules promulgated by
- 9 the board.

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- 10 (f) "Board" means the Michigan gaming control board created
  11 under section 4.
- 12 (g) "Casino" means a building or buildings in which gaming is
  13 conducted.
  - (h) "Casino enterprise" means the buildings, facilities, or rooms functionally or physically connected to a casino, including but not limited to any bar, restaurant, hotel, cocktail lounge, retail establishment, or arena or any other facility located in a city under the control of a casino licensee. or affiliated company.
  - (i) "Certified development agreement" means a development agreement that has been certified by a city and submitted to the Michigan gaming control board.
    - (i) "Chairperson" means the chairperson of the board.
  - (k) "Cheat" means to alter the selection of criteria which that determine the result of a gambling game or the amount or frequency of payment in a gambling game, in violation of this act or rules promulgated under this act.
- (1) "City" means a local unit of government other than a county
   which that meets all of the following criteria:
  - (i) Has a population of at least 800,000 at the time a license

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- (ii) Is located within 100 miles of any other state or country
  in which gaming was permitted on December 5, 1996.
- $oldsymbol{4}$  (iii) Had a majority of voters who expressed approval of casino  $oldsymbol{5}$  gaming in the city.
- (m) "Company" means a sole proprietorship, corporation,
  partnership, limited liability partnership, limited liability
  company, trust, association, joint stock company, joint venture,
  tribal corporation, or other form of business organization.
  - (n) "Compensation" means any money, thing of value, or financial benefit conferred on or received by a person in return for services rendered, or to be rendered, whether by that person or another.
    - (o) "Conflict of interest" means a situation in which the private interest of a member, employee or agent of the board may influence the judgment of the member, employee, or agent in the performance of his or her public duty under this act. A conflict of interest includes, but is not limited to, any of the following:
- (i) Any conduct that would lead a reasonable person, knowing
  all of the circumstances, to conclude that the member, employee, or
  agent of the board is biased against or in favor of an applicant.
  - (ii) Acceptance of any form of compensation other than from the board for any services rendered as part of the official duties of the member, employee, or agent for the board.
- 25 (iii) Participation in any business being transacted with or 26 before the board in which the member, employee, or agent of the 27 board or his or her parent, spouse, or child has a financial 28 interest.
- 29 (iv) Use of the position, title, or any related authority of

- the member, employee, or agent of the board in a manner designedfor personal gain or benefit.
- 3 (v) Demonstration, through work or other action in the
  4 performance of the official duties of the member, employee, or
  5 agent of the board, of any preferential attitude or treatment of
  6 any person.
- 7 (p) "Control" means having a greater than 15% direct or
  8 indirect pecuniary interest in the casino gaming operation with
  9 respect to which the license is sought.
  - (q) "Department" means the department of treasury.
- 11 (r) "Development agreement" means a written agreement between
  12 a city and a person naming the person as the designated developer
  13 of a casino in the city and covering certain subjects including,
  14 but not limited to, : approval all of the following:
- 17 (ii) Certification by the city that the applicant has
  18 sufficient financial resources to construct and open the casino
  19 which that it proposes to develop. ; zoning
  - (iii) Zoning and site plan requirements. ; utility
- 21 (iv) Utility connection fees. ; infrastructure
- 22 (v) Infrastructure improvements. ; requirements
- (vi) Requirements to utilize local businesses and small
- 24 businesses as suppliers. ; employment
- 25 (vii) Employment issues. ; compulsive
- 26 (viii) Compulsive qambling programs. ; insurance
- 27 (ix) Insurance requirements. ; conceptual
- 28 (x) Conceptual design approval. ; reimbursement

- (xi) Reimbursement for predevelopment and infrastructure costs,
   traffic engineering, and other transportation costs. ; plans
- 3 (xii) Plans for completion of destination attractions either
  4 within or outside the casino facility and ancillary development
  5 rights.
- (s) "Disciplinary action" is means an action by the board
  suspending or revoking a license or fining, excluding,
  reprimanding, or otherwise penalizing a person for violating this
  act or rules promulgated by the board.
  - (t) "Ex parte communication" means any communication, direct or indirect, regarding a licensing application, disciplinary action, or a contested case under this act other than communication that takes place during a meeting or hearing conducted under this act.
- 15 (u) "Financial interest" or "financially interested" means any
  16 interest in investments, awarding of contracts, grants, loans,
  17 purchases, leases, sales, or similar matters under consideration or
  18 consummated by the board. A member, employee, or agent of the board
  19 will be is considered to have a financial interest in a matter
  20 under consideration if any either of the following circumstances
  21 exist: exists:
- 22 (i) He or she owns 1% or more of any class of outstanding 23 securities that are issued by a party to the matter under 24 consideration or consummated by the board.
- (ii) He or she is employed by or is an independent contractorfor a party to the matter under consideration or consummated by theboard.
- (v) "Gambling game" means any game played with cards, dice,equipment or a machine, including any mechanical, electromechanical

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- 1 or electronic device which shall include including computers and
- 2 cashless wagering systems, for money, credit, or any representative
- 3 of value, including, but not limited to, faro, monte, roulette,
- 4 keno, bingo, fan tan, twenty one, blackjack, seven and a half,
- 5 klondike, craps, poker, chuck a luck, Chinese chuck a luck (dai
- 6 shu), wheel of fortune, chemin de fer, baccarat, pai gow, beat the
- 7 banker, panguingui, slot machine, any banking or percentage game,
- 8 or any other game or device approved by the board. , but Gambling
- 9 game does not include games played with cards in private homes or
- 10 residences in which no person makes money for operating the game,
- 11 except as a player.
- 12 (w) "Gambling operation" or "casino gambling operation" means
- 13 the conduct of authorized gambling games in a casino.authorized by
- 14 the board.
- 15 (x) "Gaming" or "casino gaming" means to deal, operate, carry
- 16 on, conduct, maintain or expose or offer for play any gambling game
- 17 or gambling operation.
- 18 (y) "Gross receipts" means the total of all sums including
- 19 valid or invalid checks, currency, tokens, coupons, vouchers, or
- 20 instruments of monetary value whether collected or uncollected,
- 21 received by a casino licensee from gaming, including all entry fees
- 22 assessed for tournaments or other contests, less a deduction for
- 23 uncollectible gaming receivables not to exceed the uncollectible
- 24 amounts owed as a result of wagers placed at or through a gambling
- 25 game or 4% of the total gross receipts, whichever is less. The A
- 26 licensee shall not receive the deduction unless the licensee
- 27 provides written proof to the state treasurer of the uncollected
- 28 gaming receivables and had-complied with all rules promulgated by
- 29 the board regarding the issuance of credit and the collection of

1 amounts due under a credit extension.

- 2 (z) "Institutional investor" means any retirement fund administered by a public agency for the exclusive benefit of 3 federal, state, or local public employees, an employee benefit 4 plan, or pension fund that is subject to the employee retirement 5 6 income security act of 1974, as amended, an investment company 7 registered under the investment company act of 1940, title I of 8 chapter 686, 54 Stat. 789, 15 U.S.C. 80a-1 to 80a-3 and 80a-4 to 15 9 USC 80a-1 to 80a-64, a collective investment trust organized by a 10 bank under part 9 of the rules of the comptroller of the currency, 11 a closed end investment trust, a chartered or licensed life 12 insurance company or property and casualty insurance company, a chartered or licensed financial institution, an investment advisor 13 14 registered under the investment advisers act of 1940, title II of 15 chapter 686, 54 Stat. 847, 15 U.S.C. 15 USC 80b-1 to 80b-21, or any 16 other person as **determined by** the board <del>may determine</del> for reasons 17 consistent with this act.
  - (aa) "Investigative hearing" means any hearing conducted by the board or its authorized representative to investigate and gather information or evidence regarding pending license applications, applicants, licensees, or alleged or apparent violations of this act or rules promulgated by the board.
  - (bb) "Junket enterprise" means any person other than a casino licensee or applicant who employs or otherwise engages in the procurement or referral of persons who may participate in a junket to a casino licensed under this act or casino enterprise whether or not those activities occur within the state.
- 28 (bb) (cc) "Managerial employee" means a person who by virtue
  29 of the level of their his or her remuneration or otherwise holds a

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- 1 management, supervisory, or policy making position with any
- 2 licensee under this act, a vendor, or the board.
- 3 (cc) (dd)—"Member" means a board member appointed to the
- 4 Michigan gaming control board under this act.
- 5 (dd) (ee) "Occupational license" means a license issued by the
- 6 board to a person to perform in a casino or a casino enterprise an
- 7 occupation in a casino or casino enterprise which that directly
- 8 impacts the integrity of gaming and that the board has identified
- 9 as requiring a license to engage in casino gaming in
- 10 Michigan.perform the occupation in a casino or casino enterprise in
- 11 this state.
- 12 (ee) (ff) "Person" means an individual, corporation, limited
- 13 liability company, association, partnership, limited liability
- 14 partnership, trust, entity, or other legal entity.
- (ff) (qq)—"Supplier" means a person who the board has
- 16 identified under rules promulgated by the board as requiring a
- 17 license to provide casino licensees or casino enterprises with
- 18 goods or services regarding the realty, construction, maintenance,
- 19 or business of a proposed or existing casino or casino enterprise
- 20 , or related facility on a regular or continuing basis. 7
- 21 including, but not limited to, junket enterprises, security
- 22 businesses, manufacturers, distributors, persons who service gaming
- 23 devices or equipment, garbage haulers, maintenance companies, food
- 24 purveyors, and construction companies.
- 25 (gg) (hh)—"Vendor" means a person who is not licensed under
- 26 this act who supplies any goods or services to a casino licensee or
- 27 supplier licensee.
- (hh) (ii) "Wagerer" means a person who plays a gambling game
- 29 authorized under this act.

- 1 (ii) (jj) "Winnings" means the total cash value of all
  2 property or sums including currency, tokens, or instruments of
  3 monetary value paid to wagerers as a direct result of wagers placed
  4 at or through a gambling game.
  - Sec. 4. (1) The Michigan gaming control board is created within the department of treasury. The board shall have has the powers and duties specified in this act and all other powers necessary and proper to fully and effectively execute and administer this act for the purpose of licensing, regulating, and enforcing the system of casino gambling established under this act.
  - (2) The board shall consist consists of 5 members, not more than 3 of whom shall may be members of the same political party, to be appointed by the governor with the advice and consent of the senate. 7 l of whom The governor shall be designated by the governor to be designate 1 of the members as chairperson. Each member shall must be a resident of this state.
  - (3) The members shall be appointed for terms of 4 years.  $\tau$  except of those who are first appointed, 1 member shall be appointed for a term of 2 years, 2 members shall be appointed for a term of 3 years and 2 members shall be appointed for a term of 4 years. A member's term shall expire expires on December 31 of the last year of the member's term. In the event of If there is a vacancy on the board, the governor shall appoint in like manner a successor to fill the unexpired term.
  - (4) Each member of the board shall must be reimbursed for all actual and necessary expenses and disbursements incurred in the execution of official duties. Beginning January 1, 2024, each member must receive compensation in the amount of \$1,000.00 for each public board meeting that he or she attends. Beginning January

- 1 1, 2024, the chairperson must receive \$1,250.00 for each public
  2 board meeting he or she attends, and must be reimbursed for all
  3 actual and necessary expenses and disbursements.
  - (5) A board member shall not hold any other public office for which he or she shall receive receives compensation other than necessary travel or other incidental expenses.
  - (6) A person who is not of good moral character or who has been indicted or charged with, convicted of, pled guilty or nolo contendre contendere to, or forfeited bail concerning a felony or a misdemeanor involving gambling, theft, dishonesty, or fraud under the laws of this state, any other state, or the United States or a local ordinance in any state involving gambling, dishonesty, theft, or fraud that substantially corresponds to a misdemeanor in that state shall must not be appointed or remain as a member. of the
- 16 (7) Any member of the board may be removed by the governor for neglect of duty, misfeasance, malfeasance, nonfeasance, or any other just cause.
  - (8) The governor shall appoint the executive director of the board to serve a 6-year term. After the effective date of the act that added this subsection, the The appointment of the executive director shall require requires the approval of the senate by a record roll call vote. The executive director shall perform any and all duties that the board shall assign assigns to him or her. The executive director shall must be reimbursed for all actual and necessary expenses incurred by him or her in discharge of his or her official duties. The executive director shall keep records of all proceedings of the board and shall preserve all records, books, documents, and other papers belonging to the board or entrusted to

- 1 its care. The executive director shall devote his or her full time
  2 to the duties of the office and shall not hold any other office or
  3 employment. A vacancy in the position of executive director shall
  4 must be filled as provided in this subsection for a new 6-year
  5 term.
- 6 (9) The board shall employ the personnel as may be necessary
  7 to carry out the functions of the board under this act.
  - (10) A—The governor shall not appoint a person shall not be appointed to or employed by the board and the board shall not employ a person if any of the following circumstances exist:
- 11 (a) During the 3 years 1 year immediately preceding 12 appointment or employment, the person held any direct or indirect interest in, or any employment by, a person who is licensed to 13 14 operate a casino under this act or in another jurisdiction, a 15 person who had an application to operate a casino pending before 16 the board or any other jurisdiction, or a casino enterprise. However, the board may employ the person may be employed by the 17 board if his or her interest in any casino licensee or casino 18 19 enterprise would not, in the opinion of the board, interfere with 20 the objective discharge of the person's employment obligations. 21 However, the board shall not employ a person shall not be employed by the board if his or her interest in the casino licensee or 22 23 casino enterprise constitutes a controlling interest in that casino 24 licensee or casino enterprise.
  - (b) The person or his or her spouse, parent, child, child's spouse, sibling, or spouse of a sibling is a member of the board of directors of or a person financially interested in any person licensed as a casino licensee or casino supplier, any person who has an application for a license pending before the board, or a

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1 casino enterprise.

(11) Each member, of the board, the executive director, and each key employee as determined by the board shall file with the governor a financial disclosure statement listing all assets and liabilities, property and business interests, and sources of income of the member, executive director, and each key or employee and any of their spouses his or her spouse, and affirming that the circumstances described in subsection (10) do not apply to the member, executive director, and key or employee. are in compliance with subsection (10)(a) and (b) of this act. The financial disclosure statement shall must be under oath and shall be filed at the time of employment and annually thereafter.

(12) Each employee of the board shall file with the board a financial disclosure statement listing all assets and liabilities, property and business interests, and sources of income of the employee and his or her spouse. This subsection does not apply to the executive director or a key employee.

(12) (13) A member, of the board, executive director, or key employee board employee shall not hold any direct or indirect interest in, be employed by, or enter into a contract for services with an applicant, a person licensed by or registered with the board, or a casino enterprise a casino licensee for a period of 4-2 years after the date his or her membership on the board office or employment terminates.

(14) An employee of the board shall not acquire any direct or indirect interest in, be employed by, or enter into a contract for services with any applicant, person licensed by the board, or casino enterprise for a period of 2 years after the date his or her employment with the board is terminated.

- (13) (15) A board member, or a person employed by the board executive director, or board employee shall not represent any person or party other than the this state before or against the board for a period of 2 years after the termination of his or her office or employment with the board.
- (16) A business entity in which a former board member or employee or agent has an interest, or any partner, officer, or employee of the business entity shall not make any appearance or representation that is prohibited to that former member, employee, or agent. As used in this subsection, "business entity" means a corporation, limited liability company, partnership, limited liability partnership, association, trust, or other form of legal entity.
  - (14) (17) The board shall have has general responsibility for the implementation of this act. The board's duties include, but are not limited to, all of the following:
  - (a) Deciding in a reasonable period of time all casino license applications. A casino license applicant shall have has the burden to establish by clear and convincing evidence their its suitability as to integrity, moral character, and reputation; personal and business probity; financial ability and experience; responsibility; and other criteria considered appropriate by the board. The criteria considered appropriate by the board shall must not be arbitrary, capricious, or contradictory to the expressed provisions of this act.
  - (b) To decide **Deciding** in reasonable order all license applications. Except for casino license applicants granted a hearing under section 6(7), any party aggrieved by an action of the board denying, suspending, revoking, restricting, or refusing to

- 1 renew a license, or imposing a fine, may request a hearing before
- 2 the board. A request for a hearing shall must be made to the board
- 3 in writing within 21 days after service of notice of the action of
- 4 the board. Notice of the action of the board shall must be served
- 5 either by personal delivery or by certified mail, postage prepaid,
- 6 to the aggrieved party. Notice served by certified mail shall be is
- 7 considered complete on the business day following the date of the
- 8 mailing.
- **9** (c) Conducting its public meetings in compliance with the open
- 10 meetings act, 1976 PA 267, MCL <del>15.231 to 15.246.</del>15.261 to 15.275.
- 11 (d) Promulgating the rules as may be necessary to implement,
- 12 administer, and enforce this act. All The rules promulgated under
- 13 this act shall must not be arbitrary, capricious, or contradictory
- 14 to the expressed provisions of this act. The rules may include, but
- 15 need not be limited to, rules that do 1 or more of the following:
- 16 (i) Govern, restrict, approve, or regulate the casino gaming
- 17 authorized in this act.
- 18 (ii) Promote the safety, security, and integrity of casino
- 19 gaming authorized in this act.
- 20 (iii) License and regulate persons participating in or involved
- 21 with casino gaming authorized in this act.
- 22 (e) Providing for the establishment and collection of all
- 23 license and registration fees and taxes imposed by this act and the
- 24 rules promulgated by the board.
- 25 (f) Providing for the levy and collection of penalties and
- 26 fines for the violation of this act and the rules promulgated by
- 27 the board.
- 28 (g) Being present through its inspectors, agents, auditors,
- 29 and the Michigan department of state police or department of

- attorney general at any time in any casino and related casino enterprise for the purpose of certifying the revenue thereof, of the licensee, receiving complaints from the public, and conducting other investigations into the conduct of the gambling games and the maintenance of the equipment as from time to time the board may consider considers necessary and proper to assure compliance with this act and the rules promulgated by the board and to protect and promote the overall safety, security, and integrity of casino gaming authorized in this act.
  - (h) Reviewing and ruling upon any complaint by a licensee regarding any investigative procedures of the this state which that are unnecessarily disruptive of gambling operations. The need to inspect and investigate shall be is presumed at all times. A licensee shall must establish by clear and convincing evidence that its operations were disrupted, the procedures had no reasonable law enforcement or regulatory purposes, and the procedures were so disruptive as to unreasonably inhibit gambling operations.
  - (i) Holding at least 1 public meeting each quarter of the fiscal year. In addition, special meetings may be called by the chairperson or any 2 board members upon 72 hours' written notice to each member. Three members of the board shall constitute a quorum.

    , except when making determinations on applications for casino licenses when 4 members shall constitute a quorum. Three votes shall be are required in support of final determinations of the board on applications for casino licenses. The board shall keep a complete and accurate record of all its meetings and hearings. Upon order of the board, 1 of the board members or a hearing officer designated by the board may conduct any hearing provided for under this act or by the rules promulgated by the board and may recommend

- 1 findings and decisions to the board. The board member or hearing
- 2 officer conducting the hearing shall have has all powers and rights
- 3 regarding the conduct of hearings granted to the board under this
- 4 act. The record made at the time of the hearing shall must be
- 5 reviewed by the board, or a majority of the board, and the findings
- 6 and decision of the majority of the board shall constitute the
- 7 order of the board. in the case.
- 8 (j) Maintaining records which that are separate and distinct
- 9 from the records of any other state board. The board shall make the
- 10 records shall be available for public inspection subject to the
- 11 limitations of this act, and shall the records must accurately
- 12 reflect all board proceedings.
- 13 (k) Reviewing the patterns of wagering and wins and losses by
- 14 persons in casinos under this act and make making recommendations
- 15 to the governor and the legislature in a written annual report to
- 16 the governor and the legislature and additional reports as
- 17 requested by the governor. may request. The annual report shall
- 18 must include a statement of receipts and disbursements by the
- 19 board, actions taken by the board, and any additional information
- 20 and recommendations that the board considers appropriate or that
- 21 the governor may request.requests.
- 22 Sec. 4a. (1) The board shall have has jurisdiction over and
- 23 shall supervise all gambling operations governed by this act. The
- 24 board shall have has all powers necessary and proper to fully and
- 25 effectively execute this act, including, but not limited to, the
- 26 authority to do all of the following:
- 27 (a) Investigate applicants and determine the eligibility of
- 28 applicants for licenses or registration and to grant licenses to
- 29 applicants in accordance with this act and the rules promulgated

1 under this act.

- (b) Have jurisdiction over and supervise casino gambling operations authorized by this act and all persons in casinos where gambling operations are conducted under this act.
- (c) Enter through its investigators, agents, auditors, and the Michigan department of state police at any time, without a warrant and without notice to the licensee, the premises, offices, casinos, casino enterprises, facilities, or other places of business of a casino licensee or casino supplier licensee, where evidence of the compliance or noncompliance with this act or rules promulgated by the board is likely to be found, for the following purposes:
- (i) To inspect and examine all premises wherein where casino gaming or the business of gaming or the business of a supplier is conducted, or where any records of the activities are prepared.
- (ii) To inspect, examine, audit, impound, seize, or assume physical control of, or summarily remove from the premises all books, ledgers, documents, writings, photocopies, correspondence, 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 casino facility licensed under this act, of any holder of a license or registration issued pursuant to under this act while that person is present in a licensed casino facility.
- (iv) To investigate and deter alleged violations of this act or the rules promulgated by the board.
  - (v) This section is not intended to limit warrantless

- 1 inspections except in accordance with constitutional requirements.
- 2 (d) Investigate alleged violations of this act or rules
- 3 promulgated by the board and to take appropriate disciplinary
- 4 action against a licensee or any other person, or holder of an
- 5 occupational license for a violation, or institute appropriate
- 6 legal action for enforcement, or both.
- 7 (e) Adopt standards for the licensing of all persons under
- 8 this act, as well as for electronic or mechanical gambling games or
- 9 gambling games, and to establish fees for the licenses.
- 10 (f) Adopt appropriate standards for all casino gaming
- 11 facilities and equipment.
- 12 (g) Require that all records of casino and supplier licensees,
- 13 including financial or other statements, shall be kept on the
- 14 premises of the casino licensee or supplier licensee in the manner
- 15 prescribed by the board.
- 16 (h) Require that each casino licensee involved in the
- 17 ownership or management of gambling operations submit to the board
- 18 an annual balance sheet, profit and loss statement, and a list of
- 19 the stockholders or other persons having a 1%-5% or greater
- 20 beneficial interest in the gambling activities of each the licensee
- 21 in addition to any other information the board considers necessary
- 22 in order to effectively administer this act and all rules
- 23 promulgated by the board and orders and final decisions made under
- 24 this act.
- 25 (i) Conduct investigative and contested case hearings, issue
- 26 subpoenas for the attendance of witnesses and subpoenas duces tecum
- 27 for the production of books, ledgers, records, memoranda,
- 28 electronically retrievable data, and other pertinent documents and
- 29 to administer oaths and affirmations to the witnesses to exercise

- 1 and discharge the powers and duties of the board under this act.
- 2 The executive director or his or her designee is also authorized to
- ${f 3}$  issue subpoenas and to administer oaths and affirmations to
- 4 witnesses.
- 5 (j) Prescribe a form to be used by any licensee involved in
- 6 the ownership or management of gambling operations as an
- 7 application for employment for prospective employees.
- 8 (k) Revoke or suspend licenses, impose fines and penalties as
- 9 the board considers necessary and in compliance with applicable
- 10 laws of the this state regarding administrative procedures, and
- 11 review and decide applications for the renewal of licenses. The
- 12 board may suspend a casino license, without notice or hearing upon
- 13 a determination that the safety or health of patrons or employees
- 14 is jeopardized by continuing a casino's operation. If the board
- 15 suspends a license under this subdivision without notice or
- 16 hearing, a prompt postsuspension hearing shall must be held to
- 17 determine if the suspension should remain in effect. The suspension
- 18 may remain in effect until the board determines that the cause for
- 19 suspension has been abated. The board may revoke the casino license
- 20 upon a determination that the owner has not made satisfactory
- 21 progress toward abating the hazard.
- 22 (1) In addition to a disassociated person, eject or exclude or
- 23 authorize the ejection or exclusion of a person from a casino if
- 24 the person violates this act, rules promulgated by the board, or a
- 25 final orders order of the board or when if the board determines
- 26 that the person's conduct or reputation is such that his or her
- 27 presence within the casino gambling facilities may compromise the
- 28 honesty and integrity of the gambling operations or interferes
- 29 interfere with the orderly conduct of the gambling operations.

- However, the propriety of the ejection or exclusion is subject to a 1 subsequent hearing by the board. 2
- (m) Suspend, revoke, or restrict licenses and require the 3
- removal of a licensee or an employee of a licensee for a violation 4
- 5 of this act or a rule promulgated by the board or for engaging in a
- 6 fraudulent practice, and impose civil penalties of up to \$5,000.00
- 7 against individuals and up to \$10,000.00 or an amount equal to the
- 8 daily gross receipts, whichever is greater, against casino
- 9 licensees for each violation of this act, any rules promulgated by
- 10 the board, any order of the board, or for any other action which
- that the board determines is a detriment or impediment to casino 11
- 12 gambling operations.
- (n) Disqualify a person under section 7c(5). 13
- 14 (o) In addition to the authority provided under subdivision
- 15 (m), revoke or suspend a casino license or impose any other
- disciplinary action for any either of the following reasons: 16
- 17 (i) The casino licensee has violated the Michigan liquor
- control act, 1933 (Ex Sess) PA 8, MCL 436.1 to 436.57a, or rules 18
- 19 promulgated under that act.
- 20 (i)  $\frac{(ii)}{(ii)}$  At any time the licensee no longer meets the
- eligibility requirements or suitability determination by the board 21
- 22 for a casino license under this act.
- 23 (ii) (iii) The failure to revoke or suspend the license would
- 24 undermine the public's confidence in the Michigan gaming industry
- 25 in this state.
- (p) Conduct periodic audits of casinos authorized under this 26
- 27 act.
- (q) Establish minimum levels of insurance to be maintained by 28
- 29 licensees.



- 1 (r) Delegate the execution of any of its powers under this act
  2 for the purpose of administering and enforcing this act and the
  3 rules promulgated by the board. This subdivision does not apply to
  4 the granting of casino licenses under section 6.
- (s) Perform a background check, at the vendor's expense, of
  any vendor using the same standards that the board uses in
  determining whether to grant a supplier's license.
  - (t) 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 board considers appropriate to prevent practices that undermine the public's confidence in the Michigan—gaming industry in this state.
  - (u) Enter into agreements with other jurisdictions to facilitate, administer, and regulate multijurisdictional gaming by casino licensees if the gaming under the agreement is conducted only in the United States.
  - (v) (u)—Review a licensee if that licensee is under review or is otherwise subject to discipline by a regulatory body in any other jurisdiction for a violation of a gambling law or regulation in that jurisdiction.
  - (w)  $\overline{\text{(v)}}$  Take any other action as may be reasonable or appropriate to enforce this act and rules promulgated by the board.
  - (2) The board 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 applicants and in fulfilling its responsibilities under this act.
  - Sec. 4c. (1) Except as otherwise provided in this section, all information, records, interviews, reports, statements, memoranda, or other data supplied to or used by the board shall be are subject

- 1 to the freedom of information act, 1976 PA 442, MCL 15.231 to
- 2 15.246, except for the following:
- 3 (a) Unless presented during a public hearing, all All the
- 4 information, records, interviews, reports, statements,
- 5 correspondence, memoranda, documents, or other data supplied to,
- 6 created by, or used by the board related to background
- 7 investigation investigations of applicants or licensees and to or
- 8 involving trade secrets, internal controls, and nonpublic financial
- 9 data, surveillance footage, or surveillance or security measures of
- 10 the licensees or applicants, or that the applicant, licensee, or
- 11 board designates as confidential.
- 12 (b) All information, records, interviews, reports, statements,
- 13 memoranda, or other data supplied to or used by the board that have
- 14 been received from another jurisdiction or local, state, or federal
- 15 agency under a promise of confidentiality or if the release of the
- 16 information is otherwise barred by the statutes, rules, or
- 17 regulations of that jurisdiction or agency or by an
- 18 intergovernmental agreement.
- 19 (c) All information provided in an application for license
- 20 required under this act.
- 21 (d) Any information that would disclose employment schedules,
- 22 travel schedules, vehicle information, or other information that
- 23 might endanger the physical safety of board employees, or
- 24 investigation information.
- 25 (2) Notwithstanding subsection (1)(a) or (c), the board shall,
- 26 upon on written request from any person, provide the following
- 27 information concerning the an applicant or licensee, his or her
- 28 products, services or gambling enterprises, and his or her business
- 29 holdings if the board has the information in its possession:

- 1 (a) The name, business address, and business telephone number.
- 2 (b) An identification of any the applicant or licensee,
- 3 including, if an the applicant or licensee is not an individual,
- 4 its state of incorporation or registration, its corporate officers,
- 5 and the identity of its shareholders. If an applicant or licensee
- 6 has a registration statement or a pending registration statement
- 7 filed with the securities and exchange commission, Securities and
- 8 Exchange Commission, only the names of those persons or entities
- 9 holding interest of 5% or more shall be provided.
- 10 (c) An identification of any business, including, if
- 11 applicable, the state of incorporation or registration, in which an
- 12 applicant or licensee or an applicant's or licensee's spouse,
- 13 parent, or child has equity interest of more than 5%.
- 14 (d) Whether an applicant or licensee has been indicted,
- 15 convicted, pleaded quilty or nolo contendere, or forfeited bail
- 16 concerning any criminal offense under the laws of any jurisdiction,
- 17 either felony or misdemeanor, not including traffic violations,
- 18 including the name and location of the court, the date, and
- 19 disposition of the offense.
- 20 (e) Whether an applicant or licensee has had any license or
- 21 certification issued by a licensing authority in Michigan this
- 22 state or any other jurisdiction denied, restricted, suspended,
- 23 revoked, or not renewed and, if known by the board, a statement
- 24 describing the facts and circumstances concerning the denial,
- 25 restriction, suspension, revocation, or nonrenewal, including the
- 26 name of the licensing authority, the date each action was taken,
- 27 and the reason for each action.
- 28 (f) Whether an applicant or licensee has ever filed, or had
- 29 filed against it, a proceeding for bankruptcy or has ever been

- 1 involved in any formal process to adjust, defer, suspend, or
- 2 otherwise work out the payment of any debt, including the date of
- 3 filing, the name and location of the court, the case, and number of
- 4 the disposition.
- 5 (g) Whether an applicant or licensee has filed, or been served
- 6 with, a complaint or other notice filed with any public body
- 7 regarding the delinquent payment of any tax required under federal,
- 8 state, or local law, including the amount of the tax, type of tax,
- 9 the taxing agency, and time periods involved.
- 10 (h) A statement listing the names and titles of all public
- 11 officials or officers of any city, state, or federal body, agency,
- 12 or entity and relatives of the officials who, directly or
- 13 indirectly, own any financial interest in, have any beneficial
- 14 interest in, are the creditors of, or hold or have any other
- 15 interest in, or any contractual or service relationship with, an
- 16 applicant or licensee under this act.
- 17 (i) Whether an applicant or licensee or the spouse, parent,
- 18 child, or spouse of a child of an applicant or licensee has made,
- 19 directly or indirectly, any political contributions, or any loans,
- 20 gifts, or other payments to any candidate as defined in section 7b
- 21 or officeholder elected in this state, within 5 years prior to the
- 22 date of filing the application, including the amount and the method
- 23 of payment or to a committee established under the Michigan
- 24 campaign finance act, 1976 PA 388, MCL 169.201 to 169.282. As used
- 25 in this subdivision, "candidate" means:
- 26 (i) That term as defined in section 3 of the Michigan campaign
- 27 finance act, 1976 PA 388, MCL 169.203.
- 28 (ii) The holder of any state, legislative, or local elective
- 29 office.



- (j) The name and business telephone number of any attorney,
   counsel, lobbyist agent as that term is defined in section 5 of
   1978 PA 472, MCL 4.415, or any other person representing an the
   applicant or licensee in matters before the board.
- 5 (k) A summary of the applicant's development agreement with 6 the city, including the applicant's proposed location, the square 7 footage of any proposed casino, the type of additional facilities, 8 restaurants, or hotels proposed by the applicant, the expected 9 economic benefit to the city, the anticipated or actual number of 10 employees, any statement from the applicant regarding compliance 11 with federal and state affirmative action quidelines, the projected or actual admissions, and the projected or actual adjusted gross 12 13 receipts.
- 14 (l) A description of the product or service to be supplied by, 15 or occupation to be engaged in by, a—the licensee.
  - (3) Except as otherwise provided in this subsection, all information, records, interviews, reports, statements, memoranda, or other data provided in a response to a request for proposals for development agreements issued by the a city and all draft development agreements being negotiated by the city shall be are exempt from disclosure under the freedom of information act, 1976 PA 442, MCL 15.231 to 15.246, including but not limited to any of the following:
    - (a) Unless presented during a public hearing, all All information, records, interviews, reports, correspondence, statements, memoranda, documents, or other information data supplied to, created by, or used by the city related to background investigation investigations of applicants for a development agreement and to or involving trade secrets, internal controls, and

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- 1 nonpublic financial data, surveillance, or security measures of the
- 2 licensees or applicants, or that the applicant, licensee, or board
- 3 designates as confidential.
- 4 (b) All records, interviews, reports, statements, memoranda,
- 5 or other information supplied to or used by the city that have been
- 6 received from another jurisdiction or local, state, or federal
- 7 agency under a promise of confidentiality or if the release of the
- 8 information is otherwise barred by the statutes, rules, or
- 9 regulations of that jurisdiction or agency or by an
- intergovernmental agreement.
- 11 (c) All information provided in a response to a request for
- 12 proposals for development agreements.
- 13 (4) Notwithstanding subsection (3)(a) or (c), the a city
- 14 shall, upon request, disclose the following information concerning
- 15 the a response to a request for proposals for development
- 16 agreements:
- 17 (a) The name, business address, and business telephone number
- 18 of the person filing the response.
- (b) An identification of a—the person filing a—the response,
- 20 including, if the person is not an individual, the state of
- 21 incorporation or registration, the corporate officers, and the
- 22 identity of all shareholders or participants. If a the person
- 23 filing a response has a registration statement or a pending
- 24 registration statement filed with the securities and exchange
- 25 commission, Securities and Exchange Commission, the city shall only
- 26 provide the names of those persons or entities holding interest of
- 27 5% or more.
- 28 (c) An identification of any business, including, if
- 29 applicable, the state of incorporation or registration, in which a

- person filing a response or his or her spouse, parent, or child hasequity interest of more than 5%.
- 3 (d) Whether a person filing a response has been indicted,
  4 convicted, pleaded guilty or nolo contendere, or forfeited bail
  5 concerning any criminal offense under the laws of any jurisdiction,
  6 either felony or misdemeanor, not including traffic violations,
  7 including the name and location of the court, the date, and
  8 disposition of the offense.
- 9 (e) Whether a person filing a response has had any license or 10 certification issued by a licensing authority in Michigan this 11 state or any other jurisdiction denied, restricted, suspended, revoked, or not renewed and, if known by the city, a statement 12 describing the facts and circumstances concerning the denial, 13 14 restriction, suspension, revocation, or nonrenewal, including the 15 name of the licensing authority, the date each action was taken, 16 and the reason for each action.
  - (f) Whether a person filing a response has ever filed, or had filed against it, a proceeding for bankruptcy 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, and number of the disposition.
  - (g) Whether a person filing a response has filed, or been served with, a complaint or other notice filed with any public body regarding the delinquency in the payment of any tax required under federal, state, or local law, including the amount, type of tax, the taxing agency, and time periods involved.
- (h) A statement listing the names and titles of all publicofficials or officers of any city, state, or federal body, agency,

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- 1 or entity and relatives of the officials who, directly or
- 2 indirectly, own any financial interest in, have any beneficial
- 3 interest in, are the creditors of, or hold or have any interest in
- 4 or have any contractual or service relationship with, a person
- 5 filing a response.
- 6 (i) Whether a person filing a response or the spouse, parent,
- 7 child, or spouse of a child of a person filing a response has made,
- 8 directly or indirectly, any political contributions, or any loans,
- 9 gifts, or other payments to any board member or any candidate as
- 10 defined in section 7b or officeholder elected in this state or to a
- 11 committee established under the Michigan campaign finance act, 1976
- 12 PA 388, MCL 169.201 to 169.282, within 5 years before the date of
- 13 filing the application, including the amount and the method of
- 14 payment. As used in this subdivision, "candidate" means:
- 15 (i) That term as defined in section 3 of the Michigan campaign
  16 finance act 1076 PA 388 MGI 160 303
- 16 finance act, 1976 PA 388, MCL 169.203.
- 17 (ii) The holder of any state, legislative, or local elective
- 18 office.
- 19 (j) The name and business telephone number of the counsel
- 20 representing a—the person filing a response.
- 21 (k) A summary of the development agreement proposal with the
- 22 city, including the applicant's proposed location, the square
- 23 footage of any the proposed casino, the type of additional
- 24 facilities, restaurants, or hotels proposed by the person filing a
- 25 response, the expected economic benefit to the city, the
- 26 anticipated or actual number of employees, any statement from the
- 27 applicant regarding compliance with federal and state affirmative
- 28 action guidelines, the projected or actual admissions, and the
- 29 projected or actual adjusted gross receipts.

- (l) A description of the product or service to be supplied by, or occupation to be engaged in by, a person filing a response.
- 3 (5) Notwithstanding the provisions of this section, the board or the a city may cooperate with and provide all information, records, interviews, reports, statements, memoranda, or other data supplied to or used by the board to other jurisdictions or law enforcement agencies.
  - Sec. 4d. (1) By January 31 of each year, each member of the board shall prepare and file with the office of the board, a board disclosure form in which the member does all of the following:
- 11 (a) Affirms that the member or the member's spouse, parent,
  12 child, or child's spouse is not a member of the board of directors
  13 of, financially interested in, or employed by a licensee or
  14 applicant.
- (b) Affirms that the member continues to meet any othercriteria for board membership under this act or the rulespromulgated by the board.
  - (c) 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 act.
  - (d) Discloses any other information as may be required to ensure that the integrity of the board and its work is maintained.
  - (2) By January 31 of each year, each employee of the board shall prepare and file with the office of the board an employee disclosure form in which the employee does all of the following:
- (a) Affirms the absence of financial interests prohibited bythis act.
- (b) Discloses any legal or beneficial interests in any realproperty that is or that may be directly or indirectly involved

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- 1 with gaming or gaming operations authorized by this act.
- (c) Discloses whether the employee or the employee's spouse,
  parent, child, or child's spouse is financially interested in or
  employed by a supplier licensee or an applicant for a supplier's
  license under this act.
  - (d) Discloses such any other matters as may be required to ensure that the integrity of the board and its work is maintained.
- 8 (3) A member, employee, or agent of the board who becomes
  9 aware that the member, employee, or agent of the board or his or
  10 her spouse, parent, or child is a member of the board of directors
  of, financially interested in, or employed by a licensee or an
  12 applicant shall immediately provide detailed written notice thereof
  13 of the membership, financial interest, or employment to the
  14 chairperson.
  - (4) A member, employee, or agent of the board who has been indicted, charged with, convicted of, pled guilty or nolo contendre contendere to, or forfeited bail concerning a misdemeanor involving gambling, dishonesty, theft, or fraud or a local ordinance in any state involving gambling, dishonesty, theft, or fraud that substantially corresponds to a misdemeanor in that state, or a felony under Michigan law, the laws of any other state, or the laws of the United States, or any other jurisdiction shall immediately provide detailed written notice of the conviction or charge to the chairperson.
  - (5) Any member, employee, or agent of the board who 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 board shall not act on behalf of the board withrespect to that person.
- 3 (6) A member, employee, or agent of the board may not enter
  4 into any negotiations for employment with any person or affiliate
  5 of any person who is a licensee or an applicant, and shall
  6 immediately provide written notice of the details of any such
  7 negotiations or discussions to the chairperson. The member,
  8 employee, or agent of the board shall not take any action on behalf

of the board with respect to that person.

- 10 (7) Any member, employee, or agent of the board who receives
  11 an invitation, written or oral, to initiate a discussion concerning
  12 employment or the possibility of employment with a person or
  13 affiliate of a person who is a licensee or an applicant shall
  14 immediately report that he or she received the invitation to the
  15 chairperson. The member, employee, or agent of the board shall not
  16 take action on behalf of the board with respect to the person.
  - (8) A licensee or applicant shall not knowingly initiate a negotiation for or discussion of employment with a member, employee, or agent of the board. A licensee or applicant who 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 discussion has been initiated with a member, employee, or agent of the board.
  - (9) A member, employee, or agent of the board, or former member, employee, or agent of the board, shall not disseminate or otherwise disclose any material or information in the possession of the board that the board considers confidential unless specifically authorized to do so by the chairperson or the board.

- (10) A member, employee, or agent of the board or a parent, 1 spouse, sibling, spouse of a sibling, child, or spouse of a child 2 of a member, employee, or agent of the board may not accept any 3 gift, gratuity, compensation, travel, lodging, or anything of 4 5 value, directly or indirectly, from any licensee or any applicant 6 or affiliate or representative of an applicant or licensee, unless 7 the acceptance conforms to a written policy or directive that is 8 issued by the chairperson or the board. Any member, employee, or 9 agent of the board who is offered or receives any gift, gratuity, 10 compensation, travel, lodging, or anything of value, directly or 11 indirectly, from any licensee or any applicant or affiliate or representative of an applicant or licensee shall immediately 12 provide written notification of the details to the chairperson. 13
  - (11) A licensee or applicant, or affiliate or representative of an applicant or licensee, may not, 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 board which the member, employee, or agent of the board is prohibited from accepting under subsection (10).
    - (12) A member, employee, or agent of the board shall not engage in any conduct that constitutes a conflict of interest, and shall immediately advise the chairperson in writing of the details of any incident or circumstances that would present the existence of a conflict of interest with respect to the performance of the board-related work or duty of the member, employee, or agent of the board.
- (13) A member, employee, or agent of the board who is
  approached and offered a bribe in violation of section 118 of the
  Michigan penal code, 1931 PA 328, MCL 750.118, or this act shall

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- immediately provide written account of the details of the incidentto the chairperson and to a law enforcement officer of a law
- 3 enforcement agency having jurisdiction.
- 4 (14) A member, employee, or agent of the board shall disclose 5 his or her past involvement with any casino interest in the past 5 6 years and shall not engage in political activity or politically 7 related activity during the duration of his or her appointment or 8 employment.
- 9 (15) A former member, employee, or agent of the board may
  10 appear before the board as a fact witness about matters or actions
  11 handled by the member, employee, or agent during his or her tenure
  12 as a member, employee, or agent of the board. The member, employee,
  13 or agent of the board shall not receive compensation for such an
  14 appearance other than a standard witness fee and reimbursement for
  15 travel expenses as established by statute or court rule.
  - (16) A licensee or applicant or any affiliate or representative of an applicant or licensee shall not engage in ex parte communications with a member of the board. A member of the board shall not engage in any ex parte communications with a licensee or an applicant or with any affiliate or representative of an applicant or licensee.
  - (17) Any board member, licensee, or applicant or affiliate or representative of a board member, licensee, or applicant who receives any ex parte communication in violation of subsection (16), or who is aware of an attempted communication in violation of subsection (16), shall immediately report details of the communication or attempted communication in writing to the chairperson.
- 29 (18) Any member of the board who receives an ex parte

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- 1 communication which that attempts to influence that member's
- 2 official action shall disclose the source and content of the
- 3 communication to the chairperson. The chairperson may investigate
- 4 or initiate an investigation of the matter with the assistance of
- 5 the attorney general and the department of state police to
- 6 determine if the communication violates subsection (16) or
- 7 subsection (17) or other state law. The disclosure under this
- 8 section and the investigation shall remain confidential. Following
- 9 an investigation, the chairperson shall advise the governor or the
- 10 board, or both, of the results of the investigation and may
- 11 recommend action as the chairperson considers appropriate.
- 12 (19) A new or current employee or agent of the board shall
- 13 obtain written permission from the executive director before
- 14 continuing outside employment held at the time the employee begins
- 15 to work for the board. Permission The executive director shall be
- 16 denied, deny permission, or revoke permission previously granted,
- 17 will be revoked, if the nature of the work is considered to or does
- 18 create creates a possible conflict of interest or otherwise
- 19 interferes with the duties of the employee or agent for the board.
- 20 (20) An employee or agent of the board granted permission for
- 21 outside employment shall not conduct any business or perform any
- 22 activities, including solicitation, related to outside employment
- 23 on premises used by the board or during the employee's working
- 24 hours for the board.
- 25 (21) Whenever If the chairperson, as an employee of the board,
- 26 is required to file disclosure forms or report in writing the
- 27 details of any incident or circumstance pursuant to under this
- 28 section, he or she shall make such filings file those disclosure
- 29 forms or written reports to with the board.

- 1 (22) The chairperson shall report any action he or she has
  2 taken or contemplates taking under this section with respect to an
  3 employee or agent or former employee or former agent to the board
  4 at the next meeting of the board. The board may direct the
  5 executive director to take additional or different action.
- 6 (23) Except as follows, no a member, employee, or agent of the
  7 board may shall not participate in or wager on any gambling game
  8 conducted by any licensee or applicant or any affiliate of an
  9 applicant or licensee in Michigan this state or in any other
  10 jurisdiction:
- 11 (a) A member, employee, or agent of the board may participate 12 in and wager on a gambling game conducted by a licensee under this 13 act, to the extent authorized by the chairperson or board as part 14 of the person's surveillance, security, or other official duties 15 for the board.
  - (b) A member, employee, or agent of the board shall advise the chairperson at least 24 hours in advance if he or she plans to be present in a casino in this state or in another jurisdiction operated by a licensee or applicant, or affiliate of a licensee or an applicant, outside the scope of his or her official duties for the board.
  - (24) Violation of this section by a licensee or applicant, or affiliate or representative of a licensee or applicant, may result in denial of the application of licensure or revocation or suspension of license or other disciplinary action by the board.
  - (25) Violation of this section by a member of the board may result in disqualification or constitute cause for removal under section 4(7) or other disciplinary action as determined by the board.

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- 1 (26) A violation of this section by an employee or agent of
  2 the board will not result in termination of employment if the board
  3 determines that the conduct involved does not violate the purpose
  4 of this act, or require other disciplinary action, including
  5 termination of employment. However, employment will be terminated
  6 as follows:
- 7 (a) If, after being offered employment or beginning employment
  8 with the board, the employee or agent intentionally acquires a
  9 financial interest in a licensee or an applicant, or affiliate or
  10 representative of a licensee or applicant, employment with the
  11 board shall must be terminated.
- 12 (b) If a financial interest in a licensee or an applicant, or 13 affiliate or representative of a licensee or applicant, is acquired 14 by an employee or agent that has been offered employment with the 15 board, or is an employee of the board, or the employee's or agent's 16 spouse, parent, or child, through no intentional action of the 17 employee or agent, the individual shall have has up to 30 days to divest or terminate the financial interest. Employment may be 18 19 terminated if the interest has not been divested after 30 days.
- 20 (c) Employment shall must be terminated if the employee or
  21 agent is a spouse, parent, child, or spouse of a child of a board
  22 member.
- (27) Violation of this section does not create a civil causeof action.
  - (28) As used in this section:
- 26 (a) "Outside employment" includes, but is not limited to any
  27 of, the following:
- 28 (i) Operation of a proprietorship.
- 29 (ii) Participation in a partnership or group business



- 1 enterprise.
- (iii) Performance as a director or corporate officer of any for profit corporation or banking or credit institution.
- 6 (i) Using his or her official authority or influence for the7 purpose of interfering with or affecting the result of an election.
- 8 (ii) Knowingly soliciting, accepting, or receiving a political9 contribution from any person.
- 10 (iii) Running for the nomination or as a candidate for election to a partisan political office.
- 12 (iv) Knowingly soliciting or discouraging the participation in
  13 any political activity of any person who is either of the
  14 following:
- (A) Applying for any compensation, grant, contract, ruling,license, permit, or certificate pending before the board.
- 17 (B) The subject of or a participant in an ongoing audit,18 investigation, or enforcement action being carried out by the19 board.
  - Sec. 5. (1) A person may apply to the board for a casino license to conduct a casino—gambling operation as provided in this act. The application shall—must be made under oath on forms provided by the board and shall—contain information as prescribed by the board, including but not limited to all of the following:
  - (a) The name, business address, business telephone number, social security Social Security number, and, where applicable, the federal tax identification number of any applicant.
- (b) The identity of every person having a greater than 1%-5%
   direct or indirect pecuniary interest in the applicant with respect

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- 1 to which the license is sought. If the disclosed entity is a trust,
- 2 the application shall must disclose the names and addresses of the
- 3 beneficiaries; if a corporation, the names and addresses of all
- 4 stockholders and directors; if a partnership, the names and
- 5 addresses of all partners, both general and limited; if a limited
- 6 liability company, the names and addresses of all members.
- 7 (c) An identification of any business, including, if
- 8 applicable, the state of incorporation or registration, in which an
- 9 applicant or an applicant's spouse, parent, or child has an equity
- 10 interest of more than 5%. If an applicant is a corporation,
- 11 partnership, or other business entity, the applicant shall identify
- 12 any other corporation, partnership, or other business entity in
- 13 which it has an equity interest of 5% or more, including, if
- 14 applicable, the state of incorporation or registration. An
- 15 applicant can may comply with this subdivision by filing a copy of
- 16 the applicant's registration with the securities exchange
- 17 commission if the registration contains the information required by
- 18 this subdivision.
- 19 (d) Whether an applicant has been indicted for, charged with,
- 20 arrested for, or convicted of, pleaded quilty or nolo contendere
- 21 to, forfeited bail concerning, or had expunged any criminal offense
- 22 under the laws of any jurisdiction, either felony or misdemeanor,
- 23 not including traffic violations, regardless of whether the offense
- 24 has been expunged, pardoned, or reversed on appeal or otherwise,
- 25 including the date, the name and location of the court, arresting
- 26 agency and prosecuting agency, the case caption, the docket number,
- 27 the offense, the disposition, and the location and length of
- 28 incarceration.

(e) Whether an applicant has ever applied for or has been



- 1 granted any license or certificate issued by a licensing authority
- 2 in Michigan this state or any other jurisdiction that has been
- 3 denied, restricted, suspended, revoked, or not renewed and a
- 4 statement describing the facts and circumstances concerning the
- 5 application, denial, restriction, suspension, revocation, or
- 6 nonrenewal, including the licensing authority, the date each action
- 7 was taken, and the reason for each action.
- 8 (f) Whether an applicant has ever filed or had filed against
- 9 it a civil or administrative action or proceeding in bankruptcy or
- 10 has ever been involved in any formal process to adjust, defer,
- 11 suspend, or otherwise work out the payment of any debt including
- 12 the date of filing, the name and location of the court, the case
- 13 caption, the docket number, and the disposition.
- 14 (g) Whether an applicant has filed, or been served with, a
- 15 complaint or other notice filed with any public body, regarding the
- 16 delinquency in the payment of, or a dispute over the filings
- 17 concerning the payment of, any tax required under federal, state,
- 18 or local law, including the amount, type of tax, the taxing agency,
- 19 and time periods involved.
- 20 (h) A statement listing the names and titles of all public
- 21 officials or officers of any unit of government, and the spouses,
- 22 parents, and children of those public officials or officers who,
- 23 directly or indirectly, own any financial interest in, have any
- 24 beneficial interest in, are the creditors of or hold any debt
- 25 instrument issued by, or hold or have any interest in any
- 26 contractual or service relationship with, an applicant. As used in
- 27 this subdivision, public official or officer does not include a
- 28 person an individual who would have to be listed solely because of
- 29 his or her state or federal military service.

- 1 (i) Whether an applicant or the spouse, parent, child, or
- 2 spouse of a child of an applicant has made, directly or indirectly,
- 3 any political contribution, or any loans, donations, or other
- 4 payments to any candidate as defined in section 7b or officeholder
- 5 elected in this state or to a committee established under the
- 6 Michigan campaign finance act, 1976 PA 388, MCL 169.201 to 169.282,
- 7 within 5 years from the date of the filing of the application,
- 8 including the identity of the board member, candidate, or
- 9 officeholder, the date, the amount, and the method of payment. As
- 10 used in this subdivision, "candidate" means:
- 11 (i) That term as defined in section 3 of the Michigan campaign
- 12 finance act, 1976 PA 388, MCL 169.203.
- 13 (ii) The holder of any state, legislative, or local elective
- 14 office.
- 15 (j) The name and business telephone number of any attorney,
- 16 counsel, lobbyist agent as that term is defined in section 5 of
- 17 1978 PA 472, MCL 4.415, or any other person representing an
- 18 applicant in matters before the board.
- 19 (k) A description of any proposed or approved casino gaming
- 20 operation and related casino enterprises, including the economic
- 21 benefit to the community, anticipated or actual number of
- 22 employees, any statement from an applicant regarding compliance
- 23 with federal and state affirmative action guidelines, projected or
- 24 actual admissions, projected or actual gross receipts, and
- 25 scientific market research.
- (l) Financial information in the manner and form prescribed by
- 27 the board.
- 28 (2) Information provided on the application shall must be used
- 29 as a basis for a thorough background investigation which that the

- board shall conduct on each applicant. A false or incompleteapplication is cause for denial of a license by the board.
- 3 (3) Applicants shall must submit with their application all required development agreements and documents, certifications, solutions, and letters of support from the governing body that represents the municipality in which the applicant proposes to operate a casino.
- 9 to the inspections, searches, and seizures provided for in section 10 4a(1)(c)(i) to (v) and to disclosure to the board and its agents of otherwise confidential records, including tax records held by any 12 federal, state, or local agency, or credit bureau or financial institution, while applying for or holding a license under this act.
- (5) A nonrefundable application fee of \$50,000.00 shall must 15 16 be paid at the time of filing to defray the costs associated with 17 the background investigation conducted by the board. If the costs 18 of the investigation exceed \$50,000.00, the applicant shall pay the 19 additional amount to the board. All information, records, 20 interviews, reports, statements, memoranda, or other data supplied 21 to or used by the board in the course of its review or 22 investigation of an application for a license under this act shall 23 must only be disclosed in accordance with this act. The information, records, interviews, reports, statements, memoranda, 24 25 or other data shall are not be admissible as evidence, nor 26 discoverable in any action of any kind in any court or before any 27 tribunal, board, agency, or person, except for any action considered necessary by the board. 28
  - Sec. 6. (1) The board shall issue a casino license to a person

- who applies for a license, who pays the nonrefundable application 1
- 2 fee required under section 5(5) and a \$25,000.00 license fee for
- the first year of operation, and who the board determines is 3
- eligible and suitable to receive a casino license under this act 4
- 5 and the rules promulgated by the board. It is the burden of the
- 6 applicant to establish by clear and convincing evidence its
- 7 suitability as to character, reputation, integrity, business
- 8 probity, experience, and ability, financial ability and
- 9 responsibility, and other criteria as may be considered appropriate
- 10 by the board. The criteria considered appropriate by the board
- 11 shall must not be arbitrary, capricious, or contradictory to the
- expressed provisions of this act. A person is eligible to apply for 12
- a casino license if all of the following criteria are met: 13
- 14 (a) The applicant proposes to locate the casino in a city
- 15 where the local legislative body enacted an ordinance approving
- 16 casino gaming that may include local ordinances governing casino
- 17 operations, occupational licensees, and suppliers which that are
- 18 consistent with this act and rules promulgated by the board.
- 19 (b) The applicant entered into a certified development
- 20 agreement with the city where the local legislative body enacted an
- 21 ordinance approving casino gaming.
- (c) The applicant or its affiliates or affiliated companies 22
- 23 has a history of, or a bona fide plan for, either investment or
- 24 community involvement in the city where the casino will be located.
- 25 (2) A city shall not certify or submit and have pending before the board more than 3 certified development agreements. If an
- 27 applicant is denied a casino license by the board, the city may
- then certify a development agreement with another applicant and 28
- 29 submit the certified development agreement to the board. Nothing in

- this act shall be construed to prevent prevents the city from
  entering into more than 3 development agreements.
- 3 (3) No The board shall not issue more than three (3) 3
- 4 licenses shall be issued by the board in any city. A The board
- 5 shall not issue a license shall not be issued for a casino to be
- 6 located on land held in trust by the United States for a federally
- 7 recognized Indian tribe. In evaluating the eligibility and
- 8 suitability of all applicants under the standards provided in this
- 9 act, the board shall establish and apply the standards to all
- 10 applicants in a consistent and uniform manner. In the event that If
- 11 more than three (3) 3 applicants meet the standards for eligibility
- 12 and suitability provided for in subsections (4) and (5), the board
- 13 shall first issue licenses shall first be issued to those eligible
- 14 and suitable applicants which that submitted any casino gaming
- 15 proposal for voter approval prior to before January 1, 1995, in the
- 16 city in which the casino will be located and the voters approved
- 17 the proposal.
- 18 (4) An applicant is ineligible to receive a casino license if
- 19 any of the following circumstances exist:
- 20 (a) The applicant has been convicted of a felony under the
- 21 laws of this state, any other state, or the United States. However,
- 22 the board may waive the requirements under this subdivision if the
- 23 conviction occurred more than 10 years before the applicant applies
- 24 for a license under this section and the board is convinced of both
- 25 of the following:
- 26 (i) That the applicant does not pose a threat to the integrity
- 27 of gaming.
- 28 (ii) That the applicant otherwise meets the requirements of
- 29 this section.



- 1 (b) The applicant has been convicted of a misdemeanor
  2 involving gambling, theft, dishonesty, or fraud in any state or a
  3 local ordinance in any state involving gambling, dishonesty, theft,
  4 or fraud that substantially corresponds to a misdemeanor in that
  5 state. However, the board may waive the requirements under this
  6 subdivision if the conviction occurred more than 5 years before the
  7 applicant applies for a license under this section and the board is
- 9 (i) That the applicant does not pose a threat to the integrity 10 of gaming.
  - (ii) That the applicant otherwise meets the requirements of this section.
- (c) The applicant has submitted an application for a license under this act that contains false information.
  - (d) The applicant is a member of the board.

convinced of both of the following:

- (e) The applicant fails to demonstrate the applicant's ability to maintain adequate liability and casualty insurance for its proposed casino.
  - (f) The applicant holds an elective office of a governmental unit of this state, another state, or the federal government, or is a member of or in the city or county where the casino is located, state elective office, or federal elective office, or is employed by a city or county where the casino is located or by a gaming regulatory body of a governmental unit in this state, another state, or the federal government. , or is employed by a governmental unit of this state. This section does not apply to an elected officer of or an employee of a federally recognized Indian tribe or to an elected precinct delegate. As used in this

subdivision, "state elective office" means that term as defined in

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- section 12 of the Michigan campaign finance act, 1976 PA 388, MCL 169.212.
- 3 (g) The applicant or affiliate owns more than a 10% ownership
  4 interest in any entity holding a casino license issued under this
  5 act.
- 6 (h) The board concludes that the applicant lacks the requisite
  7 suitability as to integrity, moral character, and reputation;
  8 personal and business probity; financial ability and experience;
  9 responsibility; or means to develop, construct, operate, or
  10 maintain the casino proposed in the certified development
  11 agreement.
  - (i) The applicant fails to meet other criteria considered appropriate by the board. The criteria considered appropriate by the board shall must not be arbitrary, capricious, or contradictory to the expressed provisions of this act.
- 16 (5) In determining whether to grant a casino license to an
  17 applicant, the board shall also consider all of the following:
  - (a) The integrity, moral character, and reputation; personal and business probity; financial ability and experience; and responsibility of the applicant and of any other person or means to develop, construct, operate, or maintain a casino that either:
    - (i) Controls, directly or indirectly, the applicant.
  - (ii) Is controlled, directly or indirectly, by the applicant or by a person who controls, directly or indirectly, the applicant.
  - (b) The prospective total revenue to be derived by the state from the conduct of casino gambling.
- (c) The financial ability of the applicant to purchase and
  maintain adequate liability and casualty insurance. and to provide
  an adequate surety bond.



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- (d) The sources and total amount of the applicant's
   capitalization to develop, construct, maintain, and operate the
   proposed casino.
- 4 (e) Whether the applicant has adequate capitalization to
  5 develop, construct, maintain, and operate for the duration of a
  6 license the proposed casino in accordance with the requirements of
  7 this act and rules promulgated by the board and to responsibly pay
  8 off its secured and unsecured debts in accordance with its
  9 financing agreement and other contractual obligations.
  - (f) The extent and adequacy of any compulsive gambling programs that the applicant will adopt and implement if licensed.
  - (g) The past and present compliance of the applicant and its affiliates or affiliated companies with casino or casino-related licensing requirements, casino-related agreements, or compacts with the state of Michigan this state or any other jurisdiction.
  - (h) Whether the applicant has been indicted, charged, arrested, convicted, pleaded guilty or nolo contendere, forfeited bail concerning, or 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.
    - (i) Whether the applicant has filed, or had filed against it, a proceeding for bankruptcy or has ever been involved in any formal process to adjust, defer, suspend, or otherwise work out the payment of any debt.
- (j) Whether the applicant has been served with a complaint or other notice filed with any public body regarding a payment of any tax required under federal, state, or local law that has been delinquent for 1 year or more. years.

- (k) The applicant has a history of noncompliance with the casino licensing requirements of any jurisdiction.
  - (l) The applicant has a history of noncompliance with any regulatory requirements in this state or any other jurisdiction.
- (m) Whether at the time of application the applicant is a defendant in litigation involving its business practices.
- (n) Whether awarding a license to an applicant would undermine the public's confidence in the Michigan—gaming industry in this state.
- (o) Whether the applicant meets other standards for the issuance of issuing a casino license which that the board may promulgate by rule. The rules promulgated under this subdivision shall must not be arbitrary, capricious, or contradictory to the expressed provisions of this act.
- (6) Each applicant shall must submit with its application, on forms provided by the board, a photograph and 2 sets of fingerprints for each person having a greater than 1%-5% direct or indirect pecuniary interest in the casino, and each person who is an officer, a director or is a managerial employee of the applicant who performs the function of principal executive officer, principal operation officer, or principal accounting officer.
- (7) The board shall review all applications for casino licenses and shall inform each applicant of the board's decision. Prior to Before rendering its decision, the board shall provide a public investigative hearing at which the applicant for a license shall have has the opportunity to present testimony and evidence to establish its suitability for a casino license. Other testimony and evidence may be presented at the hearing, but the board's decision shall must be based on the whole record before the board and is not

- 1 limited to testimony and evidence submitted at the public
- 2 investigative hearing.
- 3 (8) A license shall be is issued for a 1-year period. All
- 4 licenses are renewable annually upon payment of the license fee and
- 5 upon the transmittal to the board of an annual report to include
- 6 information required under rules promulgated by the board.
- 7 (9) All applicants and licensees shall must consent to
- 8 inspections, searches, and seizures and the providing of
- 9 handwriting exemplar, fingerprints, photographs, and information as
- 10 authorized in this act and in rules promulgated by the board.
- 11 (10) Applicants and licensees shall be are under a continuing
- 12 duty to provide information requested by the board and to cooperate
- in any investigation, inquiry, or hearing conducted by the board.
- 14 (11) Failure to provide information requested by the board to
- 15 assist in any investigation, inquiry, or hearing of the board, or
- 16 failure to comply with this act or rules promulgated by the board,
- 17 may result in denial, suspension, or, upon reasonable notice,
- 18 revocation of a license.
- 19 (12) A casino licensee under this act shall comply with the
- 20 bank secrecy act of 1970, 31 USC 5311 to 5332.
- Sec. 6a. (1) If in the review of an application submitted
- 22 under this act the board identifies a deficiency that would require
- 23 denial, the board shall notify give written notice of the
- 24 deficiency to the applicant. and the city in writing of the
- 25 deficiency.
- ${f 26}$  (2) The board shall provide  ${f the}$  an applicant a reasonable
- 27 period of time to correct the a deficiency.
- Sec. 6c. (1) Unless the board determines that an institutional
- 29 investor may be found is unqualified, an institutional investor

- 1 holding either under 10% of the equity securities or debt
- 2 securities of a casino licensee's affiliate or affiliated company
- 3 which that is related in any way to the financing of the casino
- 4 licensee, if the securities represent a percentage of the
- 5 outstanding debt of the affiliate or affiliated company not
- 6 exceeding 20%, or a percentage of any issue of the outstanding debt
- 7 of the affiliate or affiliated company not exceeding 50%, shall
- 8 must be granted a waiver of the eligibility and suitability
- 9 requirements of section 6 if such securities are those of a
- 10 publicly traded corporation and its holdings of such those
- 11 securities were purchased for investment purposes only and, if
- 12 requested by the board, the investor files with the board a
- 13 certified statement that it has no intention of influencing or
- 14 affecting the affairs of the issuer, the casino licensee, or its
- 15 affiliate or affiliated company.
- 16 (2) The board may grant a waiver under this section to an
- 17 institutional investor holding a higher percentage of securities as
- 18 allowed in subsection (1), upon on a showing of good cause and if
- 19 the conditions specified in subsection (1) are met.
- 20 (3) An institutional investor granted a waiver under this
- 21 section that subsequently intends to influence or affect the
- 22 affairs of the issuer shall must provide notice to the board and
- 23 file an application for a determination of eligibility and
- 24 suitability before taking any action that may influence or affect
- 25 the affairs of the issuer.
- 26 (4) Notwithstanding any provisions of this act, an
- 27 institutional investor may vote on all matters that are put to the
- 28 vote of the outstanding security holders of the issuer.
- 29 (5) If an institutional investor changes its investment intent

- or if the board finds that the institutional investor may be found
  use unqualified, no action other than divestiture of the security
  holdings shall be taken until there has been compliance with this
  act.
- 6 (6) The casino licensee or an affiliate or affiliated company
  6 of the casino licensee shall immediately notify the board of any
  7 information concerning an institutional investor holding its equity
  8 or debt securities which that may impact the eligibility and
  9 suitability of the institutional investor for a waiver under this
  10 section.
- 11 (7) If the board finds that an institutional investor holding any security of an affiliate or affiliated company of a casino 12 licensee that is related in any way to the financing of the casino 13 14 licensee fails to comply with the requirements of this section, or 15 if at any time the board finds that, by reason of the extent or 16 nature of its holdings, an institutional investor is in a position 17 to exercise a substantial impact upon the controlling interests of 18 a casino licensee, the board may take any necessary action to protect the public interest, including requiring this institutional 19 20 investor to satisfy the eligibility and suitability requirements 21 under section 6.
  - Sec. 7a. (1) The board may issue a supplier's license to a person who applies for a license and pays a nonrefundable application fee set by the board, if the board determines that the applicant is eligible and suitable for a supplier's license and the applicant pays a \$5,000.00 annual license fee. It is the burden of the applicant to establish by clear and convincing evidence its suitability as to integrity, moral character, and reputation; personal and business probity; financial ability and experience;

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- 1 responsibility; and other criteria considered appropriate by the
- 2 board. All applications shall of a director or managerial employee
- 3 of the applicant who performs the function of principal executive
- 4 officer, principal operations officer, or principal accounting
- 5 officer must be made under oath.
- 6 (2) A person who holds a supplier's license is authorized to
- 7 sell or lease, and to contract to sell or lease, equipment and
- 8 supplies to any licensee involved in the ownership or management of
- 9 gambling operations.
- 10 (3) Gambling supplies and equipment shall must not be
- 11 distributed unless supplies and equipment conform to standards
- 12 adopted in rules promulgated by the board.
- 13 (4) An applicant is ineligible to receive a supplier's license
- 14 if any of the following circumstances exist:
- 15 (a) The applicant has been convicted of a felony under the
- 16 laws of this state, any other state, or the United States. The
- 17 board may waive the requirements in this subdivision if the
- 18 conviction occurred more than 10 years before the applicant applies
- 19 for a license under this section and the board is convinced of both
- 20 of the following:
- 21 (i) That the applicant does not pose a threat to the integrity
- 22 of gaming.
- (ii) That the applicant otherwise meets the requirements of
- 24 this section.
- 25 (b) The applicant has been convicted of a misdemeanor
- 26 involving gambling, theft, fraud, or dishonesty in any state or a
- 27 local ordinance in any state involving gambling, dishonesty, theft,
- 28 or fraud that substantially corresponds to a misdemeanor in that
- 29 state. The board may waive the requirements in this subdivision if

- 1 the conviction occurred more than 5 years before the applicant
- 2 applies for a license under this section and the board is convinced
- 3 of both of the following:
- 4 (i) That the applicant does not pose a threat to the integrity of gaming.
  - (ii) That the applicant otherwise meets the requirements of this section.
  - (c) The applicant has submitted an application for license under this act which that contains false information.
    - (d) The applicant is a member of the board.
- 11 (e) The applicant holds an elective office of a governmental
- 12 unit of this state, another state, or the federal government, or is
- 13 a member of or in the city or county where the casino is located,
- 14 state elective office, or federal elective office, or is employed
- 15 by a city or county where the casino is located or by a gaming
- 16 regulatory body of a governmental unit in this state, another
- 17 state, or the federal government. , or is employed by a
- 18 governmental unit of this state. This subdivision does not apply to
- 19 an elected officer of or an employee of a federally recognized
- 20 Indian tribe or an elected to a precinct delegate. As used in this
- 21 subdivision, "state elective office" means that term as defined in
- 22 section 12 of the Michigan campaign finance act, 1976 PA 388, MCL
- 23 169.212.

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- (f) The applicant owns more than a 10% ownership interest in
- 25 any entity holding a casino license issued under this act.
- 26 (f) (g) The board concludes that the applicant lacks the
- 27 requisite suitability as to integrity, moral character, and
- 28 reputation; personal and business probity; financial ability and
- 29 experience; and responsibility.

- 1 (g) (h)—The applicant fails to meet other criteria considered
  2 appropriate by the board. The board shall not apply criteria
  3 considered appropriate by the board shall not be that are
  4 arbitrary, capricious, or contradictory to the expressed provisions
  5 of this act.
- 6 (5) In determining whether to grant a supplier's license to an7 applicant, the board shall consider all of the following:
  - (a) The applicant's past and present compliance with casino licensing requirements of this state or any other jurisdiction pertaining to casino gaming or any other regulated activities.
  - (b) The integrity, moral character, and reputation; personal and business probity; financial ability and experience; and responsibility of the applicant. or an affiliate of the applicant.
  - (c) Whether the applicant has been indicted **for**, charged **with**, arrested **for**, convicted **of**, pleaded guilty or nolo contendere **to**, forfeited bail concerning, or 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.
  - (d) Whether the applicant has filed, or had filed against it, a proceeding for bankruptcy or has ever been involved in any formal process to adjust, defer, suspend, or otherwise work out the payment of any debt.
  - (e) Whether the applicant has been served with a complaint or other notice filed with any public body regarding a payment of any tax required under federal, state, or local law that has been delinquent for 1 **year** or more. <del>years.</del>
- (f) Whether the applicant has a history of noncompliance with the casino licensing requirements of any jurisdiction.

- (g) Whether the applicant has a history of noncompliance with
   any regulatory requirements in this state or any other
   jurisdiction.
- 4 (h) Whether at the time of application the applicant is a5 defendant in litigation involving its business practices.
- (i) Whether awarding a license to an the applicant would
   undermine the public's confidence in the Michigan gaming industry
   in this state.
  - issuance of issuing a supplier's license that contained in a rule promulgated by the board. may promulgate by rule. The rules promulgated board shall not promulgate a rule under this subdivision shall not be that is arbitrary, capricious, or contradictory to the expressed provisions of this act.
  - (6) Any person, including a junket enterprise, A supplier that supplies equipment, devices, supplies, or services to a licensed casino shall first obtain a supplier's license. A supplier shall furnish to the board a list of all equipment, devices, and supplies offered for sale or lease to casino licensees licensed under this act.
  - (7) A supplier shall keep books and records of its business activities with a casino operator, including its furnishing of equipment, devices, supplies, and services to gambling operations separate and distinct from any other business that the supplier might operate. A supplier shall file a quarterly return with the board listing all sales, leases, and services. operates. A supplier shall permanently affix its name to all its equipment, devices, and supplies for gambling operations. Any supplier's equipment, devices, or supplies that are used by any person in an unauthorized

- 1 gambling operation shall be are forfeited to the this state.
- 2 (8) A casino licensee who owns its own equipment, devices, and3 supplies is not required to obtain a supplier's license.
- 4 (9) Any gambling equipment, devices, and supplies provided by 5 any licensed supplier may be either repaired in the casino or 6 removed from the casino to a licensed area.an area approved by the 7 board.
- 8 (10) A supplier license shall be issued under this section is
  9 valid for a 1-year period. 1 year. All licenses are renewable
  10 annually upon payment of the license fee and the transmittal to the
  11 board of an annual report to include information required under
  12 rules promulgated by the board.
- (11) All applicants and licensees shall must consent to 13 14 inspections, searches, and seizures provided for in section 15 4a(1)(c)(i) to (v) and to the disclosure to the board and its agents of confidential records, including tax records, held by any 16 17 federal, state, or local agency, credit bureau, or financial 18 institution and to provide handwriting exemplars, photographs, 19 fingerprints, and information as authorized in this act and in 20 rules promulgated by the board.
  - (12) Applicants and licensees shall be under have a continuing duty to provide information requested by the board and to cooperate in any investigation, inquiry, or hearing conducted by the board.
  - (13) Failure to provide information requested by the board to assist in any investigation, inquiry, or hearing of the board, or failure to comply with this act or rules promulgated by the board, may result in denial, suspension, or, upon reasonable notice, revocation of a license.
- Sec. 7c. (1) Each local labor organization that directly

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- 1 represents casino gaming employees shall register with the board
  2 annually biennially and provide all of the following:
- 3 (a) The local labor organization's name, address, and4 telephone number.
- (b) The name and address of any international labor
  organization with which it directly or indirectly maintains an
  affiliation or relationship.
- 8 (c) All of the following information for the designated9 individuals and other personnel of the local labor organization:
- 10 (i) The individual's full name and any known alias or nickname.
- 11 (ii) The individual's business address and telephone number.
- 12 (iii) The individual's title or other designation in the local13 labor organization.
- 14 (iv) Unless information is required under subdivision (d)(v), a 15 brief description of the individual's duties and activities.
- (v) The individual's annual compensation, including salary,
   allowances, reimbursed expenses, and other direct or indirect
   disbursements.
- (d) All of the following additional information for eachdesignated individual of the local labor organization:
- 21 (i) The individual's home address and telephone number.
- 22 (ii) The individual's date and place of birth.
- 23 (iii) The individual's social security Social Security number.
- (iv) The date he or she was hired by or first consulted with or advised the local labor organization.
- 26 (v) A detailed description of all of the following:
- 27 (A) The individual's duties and activities.
- 28 (B) Whether he or she performed the same or similar activities



- 1 previously on a labor organization's behalf.
- 2 (C) The individual's prior employment or occupational history.
- 3 (vi) Excluding minor traffic offenses, a detailed description
  4 of all of the following:
- (A) The individual's convictions, including any conviction
  that was expunged or set aside, sealed by court order, or for which
  he or she received a pardon.
- 8 (B) Any criminal offense for which he or she was charged or9 indicted but not convicted.
- 10 (vii) Whether he or she was ever denied a business, liquor,
  11 gaming, or professional license or had such a business, liquor,
  12 gaming, or professional license revoked.
- (viii) Whether a court or governmental agency determined the
   individual unsuitable to be affiliated with a labor organization
   and the details of that determination.
- (ix) Whether the individual was ever subpoenaed as a witness before a grand jury, legislative committee, administrative body, crime commission, or similar agency and the details relating to that subpoena.
- 20 (x) A photograph of the individual taken within the previous 21 60 days.
- (xi) For the local labor organization's first filing, acomplete set of the individual's fingerprints.
- (e) A written certification under oath by the local labor organization president, secretary, treasurer, or chief official that the information provided under this subsection is complete and accurate. The board shall prescribe the form for this certification.
- 29 (2) A local labor organization may satisfy the information

- 1 requirements of subsection (1) by providing to the board copies of
- 2 reports filed with the United States department of labor Department
- 3 of Labor under the labor management reporting and disclosure act of
- 4 1959, Public Law 86-257, supplemented by any required information
- 5 not contained in those reports.
- **6** (3) If information required under subsection (1) for a
- 7 designated individual changes after registration or if the local
- 8 labor organization gains a designated individual after
- 9 registration, the local labor organization shall provide the board
- 10 with that new information or the information, photograph, and
- 11 fingerprints required under subsection (1) for the new designated
- 12 individual within 21 days after the information changes.
- 13 (4) Notwithstanding section 4c, information provided by a
- 14 local labor organization to the board under this section is exempt
- 15 from disclosure under the freedom of information act, 1976 PA 442,
- **16** MCL 15.231 to 15.246.
- 17 (5) Upon finding by clear and convincing evidence that grounds
- 18 for disqualification under subsection (6) exist, the board may
- 19 disqualify an officer, agent, or principal employee of a local
- 20 labor organization registered or required to be registered under
- 21 this section from performing any of the following functions:
- 22 (a) Adjusting grievances for or negotiating or administering
- 23 the wages, hours, working conditions, or employment conditions of
- 24 casino gaming employees.
- 25 (b) Soliciting, collecting, or receiving from casino gaming
- 26 employees any dues, assessments, levies, fines, contributions, or
- 27 other charges within this state for or on behalf of the local labor
- 28 organization.
- 29 (c) Supervising, directing, or controlling other officers,

- agents, or employees of the local labor organization in performingfunctions described in subdivisions (a) and (b).
- 3 (6) An individual may be disqualified under subsection (5) for 4 lacking good moral character only if any of the following apply:
- (a) He or she has been indicted or charged with, convicted of,
  pled guilty or nolo contendere to, or forfeited bail in connection
  with a crime involving gambling, theft, dishonesty, prostitution,
  or fraud under the laws of this state, any other state, or the
- 9 United States or a local ordinance of a political subdivision of 10 this state or another state. Disqualification cannot must not be
- 10 this state or another state. Disqualification cannot must not be
- 11 based only on crimes that involve soliciting or engaging
- 12 prostitution services unless the individual is or has engaged in an
- 13 ongoing pattern of that behavior. If the grounds for
- 14 disqualification are criminal charges or indictment, at the
- 15 individual's request, the board shall defer making a decision on
- 16 disqualification while the charge or indictment is pending.
- (b) He or she intentionally or knowingly made or caused to be made a false or misleading statement in a document provided to the board or its agents or orally to a board member or agent in
- (c) He or she engages in criminal or unlawful activities in an

connection with an investigation.

- (c) he of she engages in criminal of unlawful activities in an
- ${\bf 22}\,$  occupational manner or context for economic gain, or is an
- 23 associate or member of a group of individuals who operate together
- 24 in that fashion, and this behavior creates a reasonable belief that
- 25 the behavior adversely affects gambling operations and the public
- 26 policy underlying this act. In making a determination under this
- 27 subdivision, the board may consider findings or identifications by
- 28 the attorney general or department of state police that an
- 29 individual is within this category.

- 1 (7) A designated individual shall report all information 2 described in subsection (6)(a) to (c) concerning him or her to the 3 local labor organization. A local labor organization shall report 4 all information described in subsection (6)(a) to (c) concerning 5 its designated individuals of which it has actual knowledge to the 6 board.
  - (8) The board may waive any disqualification criterion under subsection (6) or may rescind a disqualification under subsection (5), if doing so is consistent with the public policy of this act and based on a finding that the interests of justice so require that waiver or rescission.
- 12 (9) The board shall give written notice to an individual it proposes to disqualify and to the affected labor organization, 13 14 stating the reason for the proposed disqualification and describing 15 any supporting evidence in the board's possession. Within 30 days 16 after receiving the written notice of proposed disqualification, 17 the respondent may file with the board a written request for a 18 hearing, which shall that must take place promptly. The board shall 19 conduct the hearing in conformity with the contested case 20 procedures set forth in the administrative procedures act of 1969, 1969 PA 306, MCL 24.201 to 24.328. A person aggrieved by a final 21 disqualification has the right to appeal to the circuit court for 22 23 the county in which the person resides or has his or her principal 24 place of business to have the disqualification set aside based on 25 any ground set forth in section 106 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.306. 26
- (10) Not later than January 31 of the calendar year after
  disqualification and each year after that unless the
  disqualification is rescinded or reversed, the disqualified



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- individual shall provide the board with a sworn statement that he
  or she did not perform the functions described in subsection (5)
  during the previous year.
- 4 (11) The board may petition in the circuit court for the 5 county in which the disqualified individual resides or has his or 6 her principal place of business for an order enforcing the terms of 7 the disqualification.
- 8 (12) A local labor organization that is registered or required 9 to be registered under this section or any officer, agent, or 10 principal employee of that organization shall not personally hold 11 any financial interest in a casino licensee employing casino gaming 12 employees represented by the organization or person.
- 13 (13) This section does not prohibit a local labor organization 14 from conducting training for or operating a school to train casino 15 gaming employees, or from entering into an agreement or arrangement 16 with a casino licensee, supplier, or vendor to provide for the training of casino gaming employees. A local labor organization 17 18 that conducts such training or operates such a school or does not otherwise qualify as a supplier is not subject to the contribution 19 20 prohibitions of section 7b.
  - (14) This section does not deny, abridge, or limit in any way the legitimate rights of casino gaming employees to form, join, or assist labor organizations, to bargain collectively through representatives of their own choosing, or to engage in other concerted activities for the purpose of collective bargaining or other mutual aid and protection or the free exercise of any other rights they may have as employees under the laws of the United States or this state.
  - (15) This section shall must not be expanded or amplified by

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- 1 action of the board or any other executive or administrative body.
- 2 The board and any other executive or administrative body do not
- 3 have authority to promulgate interpretive rules or rulings to
- 4 implement this section. The board and any other executive or
- 5 administrative body do not have authority under this section to
- 6 require that a local labor organization or an officer, agent, or
- 7 principal employee of a labor organization does either of the
- 8 following:
- 9 (a) Qualify for or obtain a casino, occupational, or10 supplier's license or any other license or permit required under
- 11 rules promulgated by the board.
- 12 (b) Ensure the compliance of any person or entity with the
- 13 licensing requirements under this act or under rules promulgated by
- 14 the board.
- 15 (16) As used in this section:
- 16 (a) "Casino gaming employee" means the following and their
- 17 supervisors:
- 18 (i) Individuals involved in operating a casino gaming pit,
- 19 including dealers, shills, clerks, and hosts. , and junket
- 20 representatives.
- 21 (ii) Individuals involved in handling money, including
- 22 cashiers, change persons, count teams, and coin wrappers.
- 23 (iii) Individuals involved in operating gambling games.
- 24 (iv) Individuals involved in operating and maintaining slot
- 25 machines, including mechanics, floorpersons, and change and payoff
- 26 persons.
- (v) Individuals involved in security, including guards and
- 28 game observers.
- 29 (vi) Individuals with duties similar to those described in



- 1 subparagraphs (i) to (v). However, casino gaming employee does not
- 2 include an individual whose duties are related solely to nongaming
- 3 activities such as entertainment, hotel operation, maintenance, or
- 4 preparing or serving food and beverages.
- 5 (b) "Designated individual" means an officer, agent, principal
- 6 employee, or individual performing a function described in
- 7 subsection (5).
- 8 (17) Nothing in this This act shall does not preclude
- 9 employees from exercising their legal rights to organize themselves
- 10 into collective bargaining units.
- 11 Sec. 8. (1) The board may issue an occupational license to an
- 12 applicant after all of the following have occurred:
- 13 (a) The applicant has paid a nonrefundable application fee set
- 14 by the board.
- 15 (b) The board has determined that the applicant is eligible
- 16 for an occupational license pursuant to under rules promulgated by
- 17 the board.
- 18 (c) The applicant has paid the biennial license fee in an
- 19 amount to be established by the board.
- 20 (2) It is the burden of the The applicant to shall establish
- 21 by clear and convincing evidence the applicant's eligibility and
- 22 suitability as to integrity, moral character, and reputation;
- 23 personal probity; financial ability and experience; responsibility;
- 24 and other criteria as may be considered appropriate by the board.
- 25 The board shall not apply criteria considered appropriate by the
- 26 board shall not be that are arbitrary, capricious, or contradictory
- 27 to the expressed provisions of this act. All applications shall
- 28 must be made under oath.
- 29 (3) To be eligible for an occupational license, an applicant

## shall:must meet all of the following:

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- (a) Be at least 21 years of age if the applicant will performany function involved in gaming by patrons.
- 4 (b) Be at least 18 years of age if the applicant will perform5 only nongaming functions.
- 6 (c) Not have been convicted of a felony under the laws of this
  7 state, any other state, or the United States. The board may waive
  8 the requirements in this subdivision if the conviction occurred
  9 more than 10 years before the applicant applies for a license under
  10 this section and the board is convinced of both of the following:
- 11 (i) That the applicant does not pose a threat to the integrity 12 of gaming.
  - (ii) That the applicant otherwise meets the requirements of subsection (2).
- 15 (d) Not have been convicted of a misdemeanor involving 16 gambling, dishonesty, theft, or fraud in any state or any violation 17 of a local ordinance in any state involving gambling, dishonesty, 18 theft, or fraud that substantially corresponds to a misdemeanor in 19 that state. The board may waive the requirements in this 20 subdivision if the conviction occurred more than 5 years before the applicant applies for a license under this section and the board is 21 22 convinced of both of the following:
  - (i) That the applicant does not pose a threat to the integrity of gaming.
    - (ii) That the applicant otherwise meets the requirements of subsection (2).
- (4) Each application for an occupational license shall must be
  on a form prescribed by the board and shall contain all information
  required by the board. The applicant shall set forth in the



- 1 application whether he or she has been issued prior gambling
- 2 related licenses; whether he or she has been licensed in any other
- 3 state under any other name, and, if so, the name under which the
- 4 license was issued and his or her age at the time the license was
- 5 issued; and whether or not a permit or license issued to him or her
- 6 in any other state has been suspended, restricted, or revoked, and,
- 7 if so, the cause and the duration of each action.suspension,

## 8 restriction, or revocation.

and all background checks.

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- (5) Each applicant shall submit with his or her application, on a form provided by the board, 2 sets of his or her fingerprints and a photograph. The board shall charge each applicant an application fee set by the board to cover all actual costs of administering the act relative to costs generated by each licensee
- 15 (6) The board may, in its discretion, deny an occupational
  16 license to a person who is or does any of the following:
- 17 (a) The applicant fails to disclose or states falsely any18 information requested in the application.
  - (b) The applicant is a member of the board.
- (c) The applicant has a history of noncompliance with thecasino licensing requirements of any jurisdiction.
- (d) Whether the applicant has been indicted **for**, charged **with**, arrested **for**, convicted **of**, pleaded guilty or nolo contendere **to**, forfeited bail concerning, or 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.
- (e) The applicant has filed, or had filed against it, aproceeding for bankruptcy or has ever been involved in any formal

- process to adjust, defer, suspend, or otherwise work out the
   payment of any debt.
- 3 (f) The applicant has a history of noncompliance with any4 regulatory requirements in this state or any other jurisdiction.
- 5 (g) The applicant has been served with a complaint or other
  6 notice filed with any public body regarding a payment of any tax
  7 required under federal, state, or local law that has been
  8 delinquent for 1 year or more. years.
- 9 (h) The applicant is employed by a governmental unit of this10 state.
- (i) The applicant or affiliate owns more than a 10% ownership
  interest in any entity holding a casino license issued under this
  act.
- 14 (i) (j) The board concludes that the applicant lacks the
  15 requisite suitability as to integrity, moral character, and
  16 reputation; personal probity; financial ability and experience; or
  17 responsibility.
- (j) (k) The applicant fails to meet any other criteria that the board considers appropriate. The board shall not apply criteria considered appropriate by the board shall not be that are arbitrary, capricious, or contradictory to the expressed provisions of this act.
- (k) (l)—The applicant is unqualified to perform the dutiesrequired of the license.
- 25 (l) (m)—The applicant has been found guilty of a violation of this act.
- (m) (n) The applicant has had a prior gambling related license
   or license application suspended, restricted, revoked, or denied
   for just cause in any other jurisdiction.

- 1 (7) The board may suspend, revoke, or restrict any2 occupational licensee for any of the following:
  - (a) Violation of this act.

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- 4 (b) Violation of any of the rules rule promulgated by the5 board.
- (c) Any cause which, that, if known to the board, would have
   disqualified the applicant from receiving the license.
  - (d) Default in the payment of any obligation or debt due to the state of Michigan.this state.
- 10 (e) Any other just cause.
- 11 (8) A license issued <del>pursuant to under</del> this section <del>shall be</del>
  12 is valid for a period of 2 years from the date <del>of issuance.the</del>
  13 license is issued.
- (9) All applicants and licensees shall must consent to the inspections, searches, and seizures of their person and personal effects as provided in section 4a(1)(c)(i) to (v) and the providing of handwriting exemplars, photographs, fingerprints, and information as authorized in this act and in rules promulgated by the board.
  - (10) An applicant or licensee shall be under has a continuing duty to provide information requested by the board and to cooperate in any investigation, inquiry, or hearing conducted by the board.
  - (11) Failure to provide information requested by the board, to assist in any investigation, inquiry, or hearing of the board, or to comply with this act or rules of the board may result in denial, suspension, or, upon reasonable notice, revocation of a license.
- Sec. 9. (1) Minimum The board shall set minimum and maximum wagers on games. Shall be set by the board.
- 29 (2) Employees of the board, the department of state police,



- 1 and the department of attorney general may inspect any casino at
- 2 any time, without notice, for the purpose of determining to
- 3 determine whether this act or rules promulgated by the board are
- 4 being complied with.
- 5 (3) Employees of the board, the department of state police,
- 6 and the department of attorney general, and their authorized agents
- 7 shall have the right to be present, at any time, in the casino or
- 8 on adjacent facilities under the control of the licensee.
- 9 (4) Gambling equipment and supplies customarily used in
- 10 conducting casino gambling shall must be purchased or leased only
- 11 from suppliers who are licensed under this act.
- 12 (5) Persons licensed under this act shall **not** permit <del>no any</del>
- 13 form of wagering on gambling games except as permitted by this
- 14 act.law.
- 15 (6) Wagers may be received only from a person present in a
- 16 licensed casino. A person present in a licensed casino shall not
- 17 place or attempt to place a wager on behalf of another person who
- 18 is not present in the casino.
- 19 (7) Wagering shall must not be conducted with money or other
- 20 negotiable currency unless otherwise approved by the board.
- 21 (8) All tokens, chips or electronic cards used to make
- 22 wagers shall must be purchased from a licensed owner in the casino.
- 23 licensee. The tokens,—chips —or electronic cards may be purchased
- 24 by means of an agreement under which the owner extends credit to
- 25 the patron. Such tokens, The chips or electronic cards may be
- 26 used only while in a casino and only for the purpose of making
- 27 wagers on gaming gambling games.
- 28 (9) A person under age who is less than 21 shall years old is
- 29 not be permitted in an area of a casino where gaming is being

- 1 conducted, except for a person at least 18 years of age or older
- 2 who is an employee of the gaming operation. An employee under the
- 3 age of who is less than 21 years old shall not perform any function
- 4 involved in gambling by the patrons. A person under age who is less
- 5 than 21 shall years old is not be permitted to make a wager under
- 6 this act.
- 7 (10) Managerial employees of casino licensees pursuant to this
- 8 act shall be under an affirmative duty to A managerial employee of
- 9 a casino licensee shall report to the board, and the Michigan
- 10 department of state police, in writing, within 24 hours, illegal or
- 11 suspected illegal activity or activity which that is in violation
- 12 of this act or of rules promulgated by the board.
- 13 (11) In addition to the requirements of this section, gambling
- 14 shall must be conducted in accordance with the rules promulgated by
- 15 the board.
- 16 (12) Unless approved by the city, a casino shall must not be
- 17 located within 1,000 feet of any of the following:
- 18 (a) A church or other place of worship.
- 19 (b) A school, college, or university.
- 20 (c) A financial institution or a branch of a financial
- 21 institution.
- (d) A pawnshop.
- 23 (13) As used in subsection (12), this section, "financial
- 24 institution" means a state or nationally chartered bank, a state or
- 25 federally chartered savings and loan association, a state or
- 26 federally chartered savings bank, a state or federally chartered
- 27 credit union, or any entity that provides check-cashing services.
- 28 (14) A casino licensee shall not employ an individual who has
- 29 been convicted of a felony in the previous 5 years as a managerial

- 1 employee who has been convicted of a felony in the previous 5 years
  2 to work in a casino.
- Sec. 9a. (1) A person who holds a casino license shall not
  install, own, or operate or allow another person to install, own,
  or operate an electronic funds transfer terminal on the premises of
  the casino that is less than 50 feet from any game in the casino.
- 7 (2) A person who holds a casino license shall not install,
  8 own, or operate or allow another person to install, own, or operate
  9 on the premises of the casino a game that is played with a device
  10 that allows a player to operate the game by transferring funds
  11 electronically from a credit or debit card. This subsection does
  12 not apply to sports betting.
  - (3) As used in this section, "electronic funds transfer terminal" means an information processing device used for the purpose of executing deposit account transactions between financial institutions and their customers by either the direct transmission of electronic impulses or the recording of electronic impulses for delayed processing. The fact that a device is used for other purposes does not prevent it from being an electronic funds transfer terminal except a player's mobile or other personal device is not an electronic funds transfer terminal.
  - Sec. 9b. (1) A-Except as provided in section 12, a person who holds a casino license issued under this act shall not televise or allow any other person to televise simulcast horse races on the premises of the casino.
- (2) As used in this section, "simulcast" means the live
  transmission of video and audio signals conveying a horse race held
  either in or outside of this state.
- Sec. 9c. (1) A person who holds a casino license issued

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- pursuant to under this act shall conspicuously post at each
  entrance and exit of the casino, on each electronic funds transfer
  terminal, and at each credit location a visually prominent sign on
  which is printed a toll-free compulsive gaming helpline number.
- 5 (2) A person who holds a casino license issued under this act
  6 shall include a toll-free compulsive gaming helpline number on all
  7 of its printed advertisement and promotional materials.
- 8 Sec. 12. (1) A Except as otherwise provided in subsections 9 (15) and (16), a wagering tax is imposed on the adjusted gross 10 receipts received by the a casino licensee from gaming authorized 11 under this act at the rate of 18%. If a city exercises either of 12 the options in subsection (4), the tax rate under this subsection shall be is 8.1% and must be deposited in the state school aid fund 13 14 to provide additional funds for K-12 classroom education. If  $\frac{1}{2}$ 15 city rescinds or is otherwise unable to exercise 1 of the options 16 in subsection (4), the tax rate under this subsection shall be is 18%. A tax rate of 18% imposed under this subsection shall cover 17 18 covers any period for which the city does not or is unable to 19 exercise 1 of the options in subsection (4).
  - (2) The state casino gaming fund is created in the department. of treasury. The fund shall be administered by the department in accordance with this act. Except as provided in sections 12a and 13, the taxes imposed under this section plus all other fees, fines, and charges imposed by the this state shall under this act must be deposited into the state casino gaming fund. The A casino licensee shall remit the wagering tax is to be remitted daily by the holder of a casino license to the department of treasury daily by electronic wire transfer of funds. The state department shall remit the city's portion of the wagering tax to the city daily by

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- 1 electronic wire transfer of funds as provided by this act.
- 2 (3) If the state imposes a wagering tax imposed under
- 3 subsection (1) equal to is 18% of adjusted gross receipts, money in
- 4 the state casino gaming fund that is not from a tax imposed under
- 5 subsections (5) to (8) shall must be allocated as follows:
- 6 (a) 55% to the city in which a casino is located for use in
- 7 connection with the following:
- 8 (i) The hiring, training, and deployment of street patrol
- 9 officers.
- 10 (ii) Neighborhood and downtown economic development programs
- 11 designed to create local jobs.
- 12 (iii) Public safety programs such as emergency medical services,
- 13 fire department programs, and street lighting.
- 14 (iv) Anti-gang and youth development programs.
- (v) Other programs that are designed to contribute to the
- 16 improvement of the quality of life in the city.
- (vi) Relief to the taxpayers of the city from 1 or more taxes
- 18 or fees imposed by the city.
- 19 (vii) The costs of capital improvements.
- 20 (viii) Road repairs and improvements.
- 21 (b) 45% to the state to be deposited in the state school aid
- 22 fund established under section 11 of article IX of the state
- 23 constitution of 1963 to provide additional funds for K-12 classroom
- 24 education.
- 25 (4) A city in which a casino licensee is located may do 1 of
- 26 the following:
- 27 (a) In the development agreement into which the city is
- 28 entitled to enter, include a provision that requires the licensee
- 29 located in the city to pay the city a payment equal to 9.9% of the

- adjusted gross receipts received by the casino licensee from gaming
  authorized under this act.
- 3 (b) By ordinance, levy, assess, and collect an excise tax upon
  4 licensees located in the city at a rate of 9.9% of the adjusted
  5 gross receipts received by the casino licensee from gaming
  6 authorized under this act.
- 7 (5) Subject to subsections (6) to (8), a wagering tax in 8 addition to the tax imposed in subsection (1) is imposed on the 9 adjusted gross receipts received by a licensee from gaming 10 authorized under this act at the rate of 6%. Money from the tax 11 imposed under this subsection that has been deposited in the state 12 casino gaming fund shall must be allocated 1/3 to the city in which 13 the licensee's casino is located for use in connection with the 14 purposes listed in subsection (3)(a), 7/12 to the general fund, and 15 1/12 to the Michigan agriculture equine industry development fund. 16 The city may collect its share of the tax under this subsection 17 directly using 1 of the methods in subsection (4). For a period 18 during which the licensee is paying the city's share of the tax 19 under this subsection directly to the city under either of the 20 methods in subsection (4), the payment to the state casino gaming 21 fund under this subsection shall be is 4% and shall must be allocated 7/8 to the general fund and 1/8 to the Michigan 22 23 agriculture equine industry development fund.
  - (6) Subject to subsections (7) and (8), and unless an act of God, a war, a disaster, or an act of terrorism directly and substantially impacts the ability of the a casino licensee to complete construction of its casino and casino enterprise, if a casino licensee is not fully operational by each of the following dates, the tax on the casino licensee under subsection (5) shall be

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- 1 is as follows:
- 2 (a) July 1, 2009, 7%, allocated 1/2 to the general fund, 1/14
- 3 to the Michigan agriculture equine industry development fund, and
- 4 3/7 to the city in which the licensee's casino is located.
- **5** (b) July 1, 2010, 8%, allocated 7/16 to the general fund, 1/16
- 6 to the Michigan agriculture equine industry development fund, and
- 7 1/2 to the city in which the licensee's casino is located.
- 8 (c) July 1, 2011, 9%, allocated 7/18 to the general fund, 1/18
- 9 to the Michigan agriculture equine industry development fund, and
- 10 5/9 to the city in which the licensee's casino is located.
- 11 (7) Subject to subsection (8), and irrespective of whether
- 12 there has been an increase under subsection (6), after a casino
- 13 licensee has been fully operational for 30 consecutive days, the
- 14 casino licensee may apply to the board for certification under this
- 15 subsection. If the board determines that a casino licensee that
- 16 makes an application under this subsection has been fully
- 17 operational and in compliance with its development agreement that
- 18 is in existence on July 1, 2004 or a subsequent original
- 19 development agreement, for at least 30 consecutive days, the board
- 20 shall certify the casino licensee under this subsection, and the
- 21 tax imposed on the casino licensee under subsection (5), as
- 22 adjusted, if applicable, by subsection (6), shall be, retroactive
- 23 to the first day of the 30 consecutive day period that the casino
- 24 licensee was fully operational, reduced to 1% and shall must be
- 25 allocated entirely to the city where the licensee operates its
- 26 casino.
- 27 (8) If the McCauley-Traxler-Law-Bowman-McNeely lottery act,
- 28 1972 PA 239, MCL 432.1 to 432.47, is amended to allow the operation
- 29 of video lottery at horse racetracks in this state, and if video

1 lottery is being conducted at horse racetracks in this state, the
2 casino licensee is no longer obligated to pay the wagering tax
3 under subsections (5) to (7).

(9) Notwithstanding section 9b, if the McCauley-Traxler-Law-4 Bowman-McNeely lottery act, 1972 PA 239, MCL 432.1 to 432.47, is 5 6 amended to allow the operation of video lottery at horse racetracks 7 in this state, and if video lottery is being conducted at horse 8 racetracks in this state, a casino licensee may, after obtaining 9 approval from the board, apply to the racing commissioner for 10 authorization to simulcast horse races under the horse racing law 11 of 1995, 1995 PA 279, MCL 431.301 to 431.336. A casino licensee 12 that is authorized under this subsection shall display and allow wagering on simulcast horse races only at the licensee's casino and 13 14 shall comply with all applicable provisions of the horse racing law 15 of 1995, 1995 PA 279, MCL 431.301 to 431.336, rules promulgated 16 under that act, and the written permit to conduct simulcasting and 17 any related order issued to the casino licensee by the racing 18 commissioner. Simulcasting and wagering under this subsection are under the primary control of the racing commissioner, and the 19 20 racing commissioner may revoke or suspend the authorization of or 21 take other disciplinary action against the casino licensee for failing to comply with a law, rule, permit, or order as required by 22 23 this subsection. However, the simulcasting and wagering under this 24 subsection is part of the licensee's casino operation under this 25 act and subject to the same control by the board as are other parts of the licensee's casino operation. The board may take disciplinary 26 27 action under section 4a against a casino licensee for failure to 28 comply with a law, rule, permit, or order as required by this 29 subsection.

- (10) A casino licensee is entitled to the same commission from 1 money wagered on horse races simulcast by the licensee as a race 2 meeting licensee is entitled to receive from wagering on simulcast 3 horse races under the horse racing law of 1995, 1995 PA 279, MCL 4 431.301 to 431.336. The same taxes, fees, and other deductions 5 6 shall must be subtracted and paid from the licensee's commission as 7 are subtracted and paid from a race meeting licensee's commission 8 under the horse racing law of 1995, 1995 PA 279, MCL 431.301 to 9 431.336.
- 10 (11) Payments to a city under 1 of the methods in subsection (4) shall must be made in a manner, at those times, and subject to 11 reporting requirements and penalties and interest for delinquent 12 payment as may be provided for in the development agreement if the 13 14 payment is required under a development agreement, or by ordinance 15 if the payment is required for a tax levied by the city. Payments 16 required under the method described in subsection (4)(a) may be in 17 addition to any other payments which that may be required in the 18 development agreement for the conveyance of any interest in 19 property, the purchase of services, or the reimbursement of 20 expenses. Payments to a city under the method described in 21 subsection (4) shall must be used by the city for the purposes 22 listed in subsection (3)(a).
  - (12) Approval by the city of a development agreement or adoption of an ordinance approving either casino gaming or the levy of a local excise tax does not constitute the granting of a franchise or license by the city for purposes of any statutory, charter, or constitutional provision.
- (13) The taxes imposed under this section and any tax imposed
   under section 13(2) shall must be administered by the department of

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- 1 treasury in accordance with 1941 PA 122, MCL 205.1 to 205.31, and
- 2 this act. In case of conflict between the provisions of 1941 PA
- 3 122, MCL 205.1 to 205.31, and this act, the provisions of this act
- 4 prevail.
- 5 (14) Funds from this act shall must not be used to supplant
- 6 existing state appropriations or local expenditures.
- 7 (15) If internet sports betting or other forms of internet
- 8 gaming are authorized and regulated by other laws of this state,
- 9 any taxes, payments, and fees relating to such internet wagers
- 10 received by a casino licensee and such internet gaming are subject
- 11 to those other laws of this state. A casino licensee is not subject
- 12 to any excise tax, license tax, privilege tax, occupation tax, or
- 13 other tax, payment, or fee, that is imposed exclusively on an
- 14 internet gaming operator or internet gaming operators by this state
- 15 or any political subdivision of this state, except as provided in
- 16 this act. This subsection does not impair the contractual rights
- 17 under an existing development agreement under subsection (4)
- 18 between a city and a casino licensee.
- 19 (16) Except as otherwise provided in subsection (15), and in
- 20 lieu of the taxes and fees otherwise imposed under this act, a
- 21 wagering tax of 8.4% is imposed on the qualified adjusted gross
- 22 receipts received by a casino licensee from any form of sports
- 23 betting conducted under this act. A casino licensee is not subject
- 24 to any excise tax, license tax, privilege tax, occupation tax, or
- 25 other tax, payment, or fee, that is imposed exclusively on an
- 26 internet gaming operator or internet gaming operators by this state
- 27 or any political subdivision of this state, except as provided in
- 28 this act. Wagering taxes paid under this subsection must be
- 29 allocated as provided in subsection (3). This subsection does not

- 1 impair the contractual rights under an existing development
- 2 agreement under subsection (4) between a city and a casino
- 3 licensee. As used in this subsection:
- 4 (a) "Gross sports betting receipts" means the total of all
- 5 sums, including, but not limited to, valid or invalid checks, valid
- 6 or invalid credit or debit card deposits, valid or invalid ACH
- 7 deposits, currency, coupons, free play or promotional credits,
- 8 redeemable credits, vouchers, entry fees assessed for tournaments
- 9 or other contests, or instruments of monetary value whether
- 10 collected or uncollected, in each case actually wagered by an
- 11 authorized participant at or with a sports betting operator on
- 12 sports betting, less all of the following:
- 13 (i) Winnings.
- 14 (ii) Amounts returned to an authorized participant due to a
- 15 game, platform, or system malfunction or because the sports bet
- 16 must be voided due to concerns regarding integrity of the wager or
- 17 game.
- 18 (iii) Uncollectible markers or successfully disputed credit or
- 19 debit card charges that were previously included in the computation
- 20 of gross sports betting receipts.
- 21 (b) "Qualified adjusted gross receipts" means gross sports
- 22 betting receipts minus the monetary value of free play provided to
- 23 and wagered by authorized participants as an incentive to place or
- 24 as a result of their having placed sports betting wagers.
- 25 (17) Notwithstanding subsection (15), if a casino licensee
- 26 provides a wagerer with a device to conduct internet gaming while
- 27 at the casino, the 19% wagering tax otherwise provided under this
- 28 section is imposed on the adjusted gross receipts received by the
- 29 casino licensee from the wagerer's internet gaming on the device.

- 1 This subsection does not apply to sports betting.
- 2 (18) A casino licensee shall provide to the board a monthly
- 3 report to include all of the following regarding its gaming
- 4 operations under this act by game category, such as slots, poker
- 5 and table games, sports betting by sport, and internet sports
- 6 betting:
- 7 (a) Total amount of wagers received.
- 8 (b) Winnings.
- 9 (c) Free play redeemed.
- 10 (d) Deductions.
- 11 (e) Adjusted gross sports betting receipts.
- 12 (19) The board shall provide the report under subsection (18)
- 13 to the department and state budget office on request. In addition,
- 14 the department and the state budget office may request additional
- 15 information from the casino licensees that is directly related to,
- 16 and for the purposes of verification of, the financial data
- 17 provided under subsection (18)(a) and (b), which must be provided
- 18 within 60 days after the request. All information provided under
- 19 this section is confidential and proprietary and is exempt from
- 20 disclosure under the freedom of information act, 1976 PA 442, MCL
- 21 15.231 to 15.246.
- 22 (20)  $\frac{(15)}{}$  As used in this section:
- (a) "Fully operational" means that a certificate of occupancy
- 24 has been issued to the casino licensee for the operation of a hotel
- 25 with not fewer than 400 guest rooms and, after issuance of the
- 26 certificate of occupancy, the casino licensee's casino, casino
- 27 enterprise, and 400-quest-room hotel have been opened and made
- 28 available for public use at their permanent location and maintained
- 29 in that status.

- (b) "Michigan agriculture equine industry development fund"
   means the Michigan agriculture equine industry development fund
   created in section 20 of the horse racing law of 1995, 1995 PA 279,
   MCL 431.320.
- Sec. 12a. (1) In addition to application and license fees
  described in this act, all regulatory and enforcement costs,
  compulsive gambling programs, casino-related programs and
  activities, casino-related legal services provided by the attorney
  general, and the casino-related expenses of the department of state
  police shall must be paid by casino licensees as provided by this
  section.
- 12 (2) The total annual assessment for the first year in which 13 any casino licensee under this act begins operating a casino in 14 this state shall be is \$25,000,000.00.
  - shall must be adjusted each year by multiplying the annual assessment for the immediately preceding year by the Detroit consumer price index Consumer Price Index for the immediately preceding year. As used in this subsection, "Detroit consumer price index" Consumer Price Index" means the annual consumer price index for Detroit consumers as defined and reported by the United States department Department of labor, bureau Labor, Bureau of labor statistics. Labor Statistics.
  - (4) On or before the date the a casino licensee begins operating the its casino and annually on that date thereafter, each the casino licensee shall pay to the state treasurer an equal share of the total annual assessment required under this section. In no event shall a A casino's assessment must not exceed 1/3 of the total annual assessment required under this section.

- (5) From the amount collected under subsection (4),
   \$2,000,000.00 shall must be deposited in the compulsive gaming
   prevention fund.
  - (6) The state services fee fund is created in the department of treasury and shall be administered by the department shall administer the state services fee fund in accordance with this act.
  - (7) Except as provided in subsections (5) and (8), all funds money collected under this section shall must be deposited in the state services fee fund. Distributions from the fund shall must be made by the legislature through the appropriations process.
  - (8) The balance of the state services fee fund shall must not exceed \$65,000,000.00. If the funds money collected under this section would cause the balance to exceed the limitation of this subsection, the surplus funds shall money must be credited in equal shares against each casino licensee's annual assessment made under this section. 12a.
- 17 (9) The funds money collected under this section and deposited
  18 in the state services fee fund shall does not revert to the general
  19 fund at the close of the fiscal year but shall remain remains in
  20 the fund.
  - Sec. 14. Within 30—90 days after the end of each quarter of each fiscal year each casino licensee shall transmit to the board and to the city in which the licensee's casino is located an audit of the financial condition of the licensee's total operations. All audits shall An audit under this section must be conducted by a certified public accountant in a manner and form prescribed by the board. Each The certified public accountant shall that performs the audit must be registered in the this state of Michigan under article 7 of the occupational code, 1980 PA 299, MCL 339.701 to

- 1 339.715. 339.720 to 339.736. The licensee shall pay the
- 2 compensation for each the certified public accountant shall be paid
- 3 directly by the licensee to the certified public accountant.
- 4 Sec. 18. (1) A person is quilty of a felony punishable by
- 5 imprisonment for not more than 10 years or a fine of not more than
- 6 \$100,000.00, or both, and shall be is barred from receiving or
- 7 maintaining a license under this act for doing any of the
- 8 following:
- $\boldsymbol{9}$  (a) Conducting a gambling operation  $\boldsymbol{\text{where}}\boldsymbol{\text{-in}}$  which wagering is
- 10 used or to be used without a license issued by the board.
- 11 (b) Conducting a gambling operation  $\frac{1}{2}$  which wagering is
- 12 permitted other than in the manner specified in section 9.
- 13 (c) Knowingly making a false statement on an application for
- 14 any a license provided in under this act or a written document
- 15 provided under oath in support of a proposal for a development
- 16 agreement.
- 17 (d) Knowingly providing false testimony to the board or its
- 18 authorized representative while under oath.
- 19 (e) Willfully failing to report, pay, or truthfully account
- 20 for any a license fee or tax imposed by this act or willfully
- 21 attempt attempting in any way to evade or defeat the license fee,
- 22 tax, or payment. A person convicted under this subsection shall
- 23 subdivision is also be—subject to a penalty of 3 times the amount
- 24 of the licensee fee or tax not paid.
- 25 (f) Making a political contribution in violation of section 7b
- 26 of this act.
- 27 (2) A person commits a felony punishable by imprisonment for
- 28 not more than 10 years or a fine of not more than \$100,000.00, or
- 29 both, and, in addition, shall be is barred for life from a gambling

- 1 operation under the jurisdiction of the board if the person does
  2 any of the following:
- 3 (a) Offers, promises, or gives anything of value or benefit to
- 4 a person who is connected with a licensee or affiliated company,
- 5 including, but not limited to, an officer or employee of a casino
- 6 licensee or holder of an occupational license pursuant to an
- 7 agreement or arrangement or with the intent that the offer,
- 8 promise, or thing of value or benefit will influence the actions of
- 9 the person to whom the offer, promise, or gift was made in order to
- 10 affect or attempt to affect the outcome of a gambling game, or to
- influence official action of a member of the board.
- 12 (b) Solicits or knowingly accepts or receives a promise of
- 13 anything of value or benefit while the person is employed by or
- 14 connected with a licensee, including, but not limited to, an
- 15 officer or employee of a casino licensee or holder of an
- 16 occupational license, pursuant to an understanding or arrangement
- 17 or with the intent that the promise or thing of value or benefit
- 18 will influence the actions of the person to affect or attempt to
- 19 affect the outcome of a gambling game.
- 20 (c) Offers, promises, or gives anything of value or benefit to
- 21 a member, employee, or agent of the board or an official of any a
- 22 state or local agency or governmental body with the intent that the
- 23 offer, promise, or thing of value or benefit will influence the
- 24 official action of the person to whom the offer, promise, or gift
- 25 was made pertaining to a city development agreement, or
- 26 administrating, licensing, regulating, or enforcing this act.
- 27 (d) Solicits or knowingly accepts or receives a promise of
- 28 anything of value or benefit while the person is a member,
- 29 employee, or agent of the board, or an official of any state or

- 1 local agency or governmental body, pursuant to an understanding or
- 2 arrangement or with the intent that the promise or thing of value
- 3 or benefit will influence the official action of the member,
- 4 employee, or agent of the board or official of the state or local
- 5 governmental body pertaining to a city development agreement, or
- 6 enforcing this act.
- 7 (e) Except as otherwise provided by the board, uses or
- 8 possesses with the intent to use a device to assist in doing that
- 9 does any of the following:
- 10 (i) Projecting Projects the outcome of a gambling game.
- 11 (ii) Keeping Keeps track of the cards played in a gambling
- **12** game.
- (iii) Analyzing Analyzes the probability of the occurrence of an
- 14 event relating to a gambling game.
- 15 (iv) Analyzing Analyzes the strategy for playing or betting to
- 16 be used in a gambling game.
- (f) Cheats at a gambling game.
- 18 (g) Manufactures, sells, or distributes cards, chips, dice, a
- 19 game, or a device that is intended to be used to violate this act.
- 20 (h) Alters or misrepresents the outcome of a gambling game on
- 21 which wagers have been made after the outcome is determined but
- 22 before it is revealed to the players.
- 23 (i) Places a bet after acquiring knowledge, not available to
- 24 all players, of the outcome of the gambling game that is the
- 25 subject of the bet or to aid a person in acquiring the knowledge
- 26 for the purpose of placing a bet contingent on that outcome.
- 27 (j) Claims, collects, takes, or attempts to claim, collect, or
- 28 take money or anything of value in or from the a gambling games,
- 29 game, with intent to defraud, without having made a wager

- contingent on winning a the gambling game, or claims, collects, or
  takes an amount of money or thing of value of greater value than
  the amount won.
  - (k) Uses counterfeit chips or tokens in a gambling game.
- (1) Possesses a key or device designed for the purpose of opening, entering, or affecting the operation of a gambling game, drop box, or an electronic or mechanical device connected with the gambling game or for removing coins, tokens, chips, or other contents of a gambling game. This subdivision does not apply to a gambling casino licensee or employee of a gambling casino licensee acting in furtherance of the employee's employment.
  - (3) A person, or an affiliate of a person, is guilty of a misdemeanor punishable by imprisonment for not more than 1 year in a county jail or a \$10,000.00 fine, or both, for doing any of the following:
- (a) Knowingly making a wager if the person is under 21 years
  of age or permitting a person under 21 years of age to make a
  wager.
- (b) Willfully failing to appear before or provide an item to
  the board at the time and place specified in a subpoena or summons
  issued by the board or executive director.
  - (c) Willfully refusing, without just cause, to testify or provide items in answer to a subpoena, subpoena duces tecum or summons issued by the board or executive director.
  - (d) Conducting or permitting a person who is not licensed pursuant to under this act to conduct activities required to be licensed under the casino, occupational, and suppliers licensee provisions in this act or in rules promulgated by the board.
- (e) Knowingly violates or aids or abets in the violation of

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the provisions of section 7b of this act.

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- (e) (f) Leasing, pledging, borrowing, or loaning money against
   a casino, supplier, or occupational license.
- 4 (4) The possession of more than 1 of the devices described in
  5 subsection (2) (e) permits a rebuttable presumption that the
  6 possessor intended to use the devices for cheating.
  - (5) An action to prosecute any a crime described in this section may, in the discretion of the attorney general or county prosecuting attorney, be tried in the county in which the crime occurred or in the county of Ingham County.
- 10 11 Sec. 21. (1) When If the board is authorized or required by law to consider some aspect of criminal history record information 12 for the purpose of carrying out its statutory powers and 13 14 responsibilities, the board shall , in the form and manner required 15 by the department of state police and the federal bureau of 16 investigation, cause to be conducted a criminal history record investigation to obtain any information currently or subsequently 17 contained in the files of the department of state police or the 18 19 federal bureau of investigation. The department of state police 20 shall provide all criminal record information requested by the 21 board for any person who is an applicant for or a holder of a 22 license.require the person to submit his or her fingerprints for 23 review by the department of state police and the Federal Bureau of 24 Investigation for the criminal history record check, in the form 25 and manner required by the department of state police and the 26 Federal Bureau of Investigation to obtain any information currently 27 or subsequently contained in the files of the department of state 28 police or the Federal Bureau of Investigation. The department of 29 state police shall provide all criminal history record check

- 1 requested by the board for any person, including, but not limited
- 2 to, a prospective or existing employee, agent of the board, or
- 3 contractor working for or on behalf of the board. The department of
- 4 state police may charge the board a fee for a criminal history
- 5 record check required under this section. The board is not
- 6 authorized to share the criminal history record check with a
- 7 private entity.
- 8 (2) The department of state police shall store and retain all
- 9 fingerprints submitted under this act in an automated fingerprint
- 10 identification system that provides for an automatic notification
- 11 if new criminal arrest information matches fingerprints previously
- 12 submitted under this act. On a notification described in this
- 13 subsection, the department of state police shall immediately notify
- 14 the board. The fingerprints retained under this act may be searched
- 15 against future fingerprint submissions, and any relevant results
- 16 will be shared with the board.
- 17 (3) If the department of state police is able to participate
- 18 in the Federal Bureau of Investigation's automatic notification
- 19 system, all fingerprints submitted to the Federal Bureau of
- 20 Investigation may be stored and retained by the Federal Bureau of
- 21 Investigation in its automatic notification system. The automatic
- 22 notification system provides for automatic notification if new
- 23 criminal arrest information matches fingerprints previously
- 24 submitted to the Federal Bureau of Investigation under this act. If
- 25 the department of state police receives a notification from the
- 26 Federal Bureau of Investigation under this act, the department of
- 27 state police shall immediately notify the board.
- Sec. 25. (1) The board shall create a list of disassociated
- 29 persons. The board shall, with the assistance of casino licensees,

- inform each patron of the list of disassociated persons and explainhow the patron may add his or her name to the list.
- 3 (2) The board may add an individual's name to the list of 4 disassociated persons if the individual has notified the board in 5 writing of his or her pledge not to visit a casino in this state by 6 filing an application for placement on the list of disassociated 7 persons with the board.
- 8 (3) The board shall create and make available an application
  9 for placement on the list of disassociated persons. The application
  10 shall must include all of the following information about the
  11 individual who is applying:
- 12 (a) Full name and all aliases.
- (b) Physical description including height, weight, hair and
  eye color, skin color, and any other noticeable physical
  characteristics.
- 16 (c) Occupation.
- 17 (d) Current home and work addresses and phone numbers.
- 18 (e) Social security Security number.
- 19 (f) Date of birth.
- 20 (g) Statement that the individual believes he or she is a21 problem gambler and is seeking treatment.
- (h) A photograph suitable for the board and casino licenseesto use to identify the individual.
  - (i) Other information that the board considers necessary.
- 25 (4) An individual's name shall must be placed on the list of 26 disassociated persons after all of the following have occurred:
- (a) The individual has submitted an application to be placed
  on the list of disassociated persons to the Michigan gaming control
  board.

- (b) The application has been verified by a representative of
   the board.
- 3 (c) The individual has signed an affidavit in which he or she
  4 affirms that he or she wishes to be placed on the list of
  5 disassociated persons and authorizing the board to release the
  6 contents of his or her application to all casino licensees in this
  7 state.
- 8 (d) The individual signs a form releasing the this state, of
  9 Michigan, the board, and the casino licensees from any injury the
  10 individual suffers as a consequence of placing his or her name on
  11 the list of disassociated persons.
- 12 (e) The individual signs a form stating that he or she
  13 understands and authorizes all of the following:
- (i) That a criminal complaint for trespassing will be filed
  against him or her if he or she is found on the premises of a
  casino in this state and he or she will be immediately removed from
  the casino premises.
- 18 (ii) That if he or she enters a casino and wins any money, the board will confiscate the winnings.
- (5) An individual who has his or her name placed on the list
  of disassociated persons shall must remain on the list for the
  remainder of his or her life.
  - (6) After an application has been submitted to the board, the chairperson of the board shall file a notice of placement on the list of disassociated persons with the board at the next closed session. Information contained in an application under subsection (4) is exempt from disclosure under section 4c of this act and is not open for public inspection. The information shall must be disclosed to the board, each casino licensee in this state, the

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- 1 department of attorney general, and the department of state police.
- 2 (7) The list of disassociated persons shall must be provided
  3 to each casino licensee, the department of attorney general, and
- 4 the department of state police.
- 5 (8) Each casino licensee in this state shall submit to the
- 6 board a plan for disseminating the information contained in the
- 7 applications for placement on the list of disassociated persons.
- 8 The board shall approve the plan. The plan shall must be designed
- ${f 9}$  to safeguard the confidentiality of the information but  ${f shall must}$
- 10 include dissemination to all of the following:
- (a) The general casino manager or the managerial employee whohas responsibility over the entire casino operations.
- 13 (b) All security and surveillance personnel.
- 14 (c) The department of state police.
- 15 (9) A-Except as otherwise provided in this subsection, a 16 casino licensee shall not extend credit, offer check cashing privileges, or offer coupons to, or market its services, or send 17 18 advertisements to, or otherwise solicit the patronage in the casino of, those persons whose names are on the list of disassociated 19 20 persons. A casino licensee may market or advertise its services, 21 other than by direct mail, for the casino licensee's nongaming 22 amenities, such as hotels, restaurants, and event centers.
  - (10) The casino licensee shall keep a computer record of each individual whose name is on the list of disassociated persons. If a casino licensee identifies a person whose name is on the list of disassociated persons on the premises of a casino, the licensee shall immediately notify the board, a representative of the board, or a representative of the department of state police who is on the premises of the casino. After the licensee confirms that the

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1	<del>individual</del>	has	filed	an	affidavit	under	this	section,	the	licensee
2	shall do ai	<del>ll of</del>	the f	011	<del>owina:</del>					

- - (b) Report the incident to the prosecutor for the county in which the casino is located.
- 7 (11) A casino licensee who violates this act is subject to8 disciplinary action by the board.
- 9 (12) The board shall promulgate rules to implement and 10 administer this act.
  - (13) An individual who has placed his or her name on the list of disassociated persons who enters a casino in this state is guilty of criminal trespassing punishable by imprisonment for not more than 1 year, a fine of not more than \$1,000.00, or both.
- 15 (14) This act does not create any right or cause of action on 16 behalf of the individual whose name is placed on the list of 17 disassociated persons against the this state, of Michigan, the 18 board, or a casino licensee.
- (15) Any winnings collected by the board under this act shallmust be deposited into the compulsive gaming prevention fund.
- Enacting section 1. Sections 7b, 8a, and 10 of the Michigan
  Gaming Control and Revenue Act, 1996 IL 1, MCL 432.207b, 432.208a,
  and 432.210, are repealed.



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