SENATE BILL 627

C6, C7 4lr1614

By: Senator McKay

Introduced and read first time: January 26, 2024

Assigned to: Budget and Taxation

A BILL ENTITLED

1 AN ACT concerning

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Horse Racing - Satellite Simulcast Betting - Alterations

- 3 FOR the purpose of transferring the regulation of satellite simulcast betting facilities in 4 the State from the State Racing Commission to the State Lottery and Gaming 5 Control Agency; altering the definition of "satellite simulcast betting", for purposes 6 of provisions of law governing satellite simulcast betting and permits to hold satellite 7 simulcast betting, to authorize pari-mutuel betting at a satellite simulcast facility 8 in the State on a race that is simulcast from a sending track located in certain states; 9 repealing certain limitations on the location and operation of satellite simulcast facilities; authorizing certain satellite simulcast betting facilities to own or lease, and 10 11 operate, pari-mutuel betting equipment under certain circumstances; providing that 12 all money bet at a satellite simulcast facility where the sending track is licensed in 13 another state is subject to the State racing tax; and generally relating to horse racing 14 and satellite simulcast betting.
- 15 BY repealing and reenacting, with amendments,
- 16 Article Business Regulation
- 17 Section 11–210(b), 11–815 through 11–820, 11–822 through 11–826, 11–828, 11–831,
- 18 and 11–832
- 19 Annotated Code of Maryland
- 20 (2015 Replacement Volume and 2023 Supplement)
- 21 BY repealing and reenacting, without amendments,
- 22 Article Business Regulation
- 23 Section 11–821 and 11–827
- 24 Annotated Code of Maryland
- 25 (2015 Replacement Volume and 2023 Supplement)
- 26 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND.
- 27 That the Laws of Maryland read as follows:

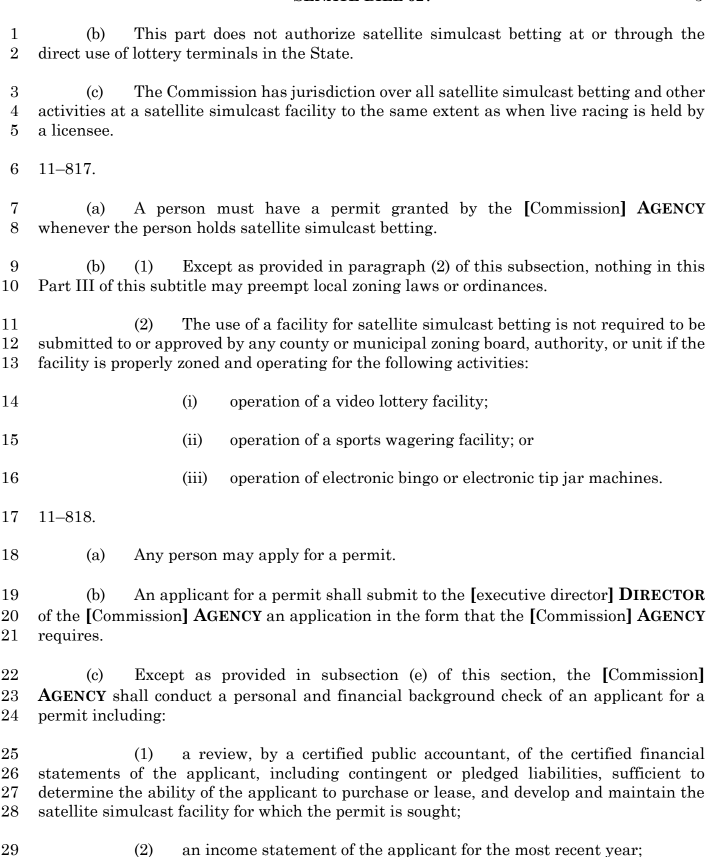


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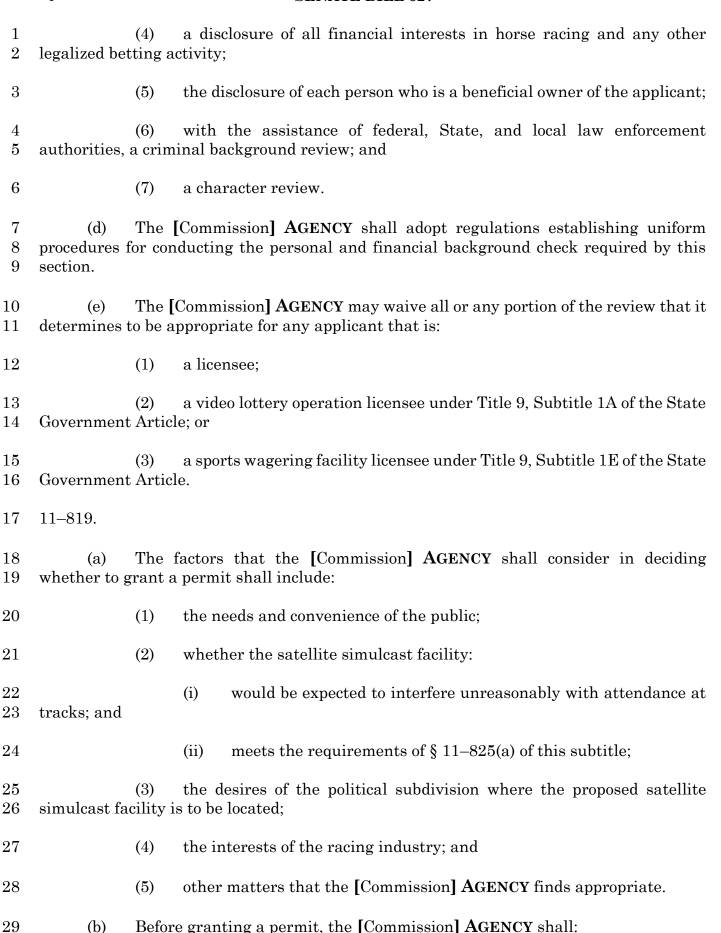
may conduct satellite simulcast betting.

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1 Article - Business Regulation 2 11-210.3 (b) The Commission may not adopt regulations that allow: 4 (1) racing a breed of horse not now authorized by law; or 5 (2)holding currently unauthorized: 6 (i) intertrack betting; OR [off-track betting; or 7 (ii) 8 telephone betting other than telephone account betting. 9 11-815.10 In this part the following words have the meanings indicated. (a) "AGENCY" MEANS THE STATE LOTTERY AND GAMING CONTROL 11 (b) 12 AGENCY. "Permit" means a permit granted under this part to hold satellite simulcast 13 (C) betting. 14 [(c)] **(D)** "Satellite simulcast betting" means: 15 16 pari-mutuel betting at a satellite simulcast facility in the State on a (1) 17 race that is simulcast from a sending track by: 18 (I)a mile thoroughbred racing licensee, a harness racing licensee, 19 or the State Fair Society; OR 20 (II)AN ENTITY LICENSED TO CONDUCT HORSE RACING IN DELAWARE, PENNSYLVANIA, VIRGINIA, OR WEST VIRGINIA; and 2122transmission of the pari-mutuel information regarding bets at the 23satellite simulcast facility to the sending track. 2411-816. 25The [Commission] AGENCY may approve satellite simulcast facilities that (a)



30 (3) a statement of financial and related records of any person in which the 31 applicant has at least a majority interest;



- 1 (1) hold a public hearing within 10 miles of the proposed satellite simulcast 2 facility;
- 3 (2) advertise the date, time, and location of the public hearing in a local 4 publication at least 30 days before the public hearing;
- 5 (3) provide written notice of the date, time, and location of the public 6 hearing to each of the Senators, Delegates, and county-elected officials that represent the 7 jurisdiction within which the proposed satellite simulcast betting facility is to be located;
- 8 (4) post notice of the public hearing on the [Commission's Web site] 9 **AGENCY'S WEBSITE** at least 30 days before the public hearing;
- 10 (5) require the applicant, at least 30 days before the public hearing, to post 11 a sign in a conspicuous location at the facility for which the application for the permit was 12 submitted stating that an application is pending for use of the facility for satellite simulcast 13 betting and specifying the date, time, and location of the public hearing; and
- 14 (6) request from the applicant a list of community associations that were 15 notified of the public hearing.
- 16 11-820.
- 17 (a) The [Commission] **AGENCY** shall grant a permit to each applicant whose application the [Commission] **AGENCY** approves after the applicant pays the permit fee that the [Commission] **AGENCY** requires.
- 20 (b) A permit shall state the specific location where the permit applies.
- 21 (c) If the [Commission] **AGENCY** approves, an applicant for a permit may change 22 the location for which a satellite simulcast facility is being applied.
- 23 11-821.
- A permit entitles the holder to hold satellite simulcast betting at the satellite simulcast facility specified in the permit, but does not give the permit holder an ownership right to the permit or the simulcast signal.
- 27 11–822.
- 28 (a) The [Commission] AGENCY shall set the term of each permit.
- 29 (b) If the [Commission] **AGENCY** approves, a permit may be transferred to another person if:

- 1 (1) the satellite simulcasting facility remains at the same location; and 2 the person complies with all regulations of the Commission established (2) 3 under § 11–316 of this title for the purchase or transfer of an entity licensed to conduct 4 racing. 5 11-823. 6 [A] THE AGENCY SHALL ADOPT REGULATIONS REQUIRING A permit holder 7 [shall] TO keep records of ownership and submit annual reports of ownership [as required] 8 under IN A MANNER CONSISTENT WITH § 11–314 of this title. 9 11 - 824.10 [Applicants for and holders of permits are subject to] THE AGENCY SHALL ADOPT 11 REGULATIONS CONCERNING the denial of [license] LICENSES and disciplinary 12 provisions [of] THAT ARE CONSISTENT WITH § 11–308 of this title. 13 11 - 825.14 (a) A satellite simulcast facility: 15 (1) shall be in premises owned or leased by a permit holder; AND 16 Imay not be within a 35-mile radius of any mile thoroughbred track or harness track unless approved by the track licensee, the group that represents a majority 17 18 of the applicable owners and trainers licensed in the State and the group that represents a 19 majority of the applicable breeders in the State, considered separately; 20 unless the track agrees otherwise, may not operate during hours on 21those days that racing with pari-mutuel betting is permitted at a racetrack located in this 22State within a 35-mile radius of the satellite simulcast facility; and 23shall offer pari-mutuel betting facilities and amenities that the [Commission] AGENCY finds are appropriate for the area where the satellite simulcast 2425facility is located. 26 [A] EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS (b) (1) **(I)** PARAGRAPH, A mile thoroughbred racing licensee [or], a harness racing licensee, OR AN 27 ENTITY LICENSED TO CONDUCT HORSE RACING IN DELAWARE, PENNSYLVANIA, 28 29 VIRGINIA, OR WEST VIRGINIA:
- 30 **[(i)] 1.** shall own or lease the pari–mutuel betting equipment at a 31 satellite simulcast facility; and

- 1 [(ii)] **2.** except as provided in paragraph (2) of this subsection, 2 shall, with its employees, operate the equipment. 3 A SATELLITE SIMULCAST FACILITY WITH AN AGREEMENT (II)4 OR CONTRACT WITH A SENDING TRACK IN ANOTHER STATE MAY: 5 1. OWN OR LEASE THE PARI-MUTUEL **BETTING** 6 **EQUIPMENT; AND** 7 2. EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 8 SUBSECTION, OPERATE THE EQUIPMENT. 9 In this paragraph, "sports wagering licensee" has the meaning (2)stated in § 9–1E–01 of the State Government Article. 10 11 Subject to the approval of the Commission and the State Lottery (ii) 12 and Gaming Control Commission: 13 1. a self-service kiosk at a satellite simulcast facility that is 14 located in a sports wagering facility may accept both satellite simulcast bets and sports 15 wagers, provided that the kiosk separately accounts for the different types of wagers and 16 meets all specifications and requirements established by regulation by the State Lottery 17 and Gaming Control Commission; and 18 2. a mile thoroughbred racing licensee or a harness racing 19 licensee may enter into an agreement with a sports wagering licensee authorizing the 20 employees of the sports wagering licensee to operate the pari-mutuel betting equipment 21and to accept pari-mutuel bets on horse racing in a satellite simulcast facility. 22A mile thoroughbred racing licensee or a harness racing licensee shall submit 23to the [Commission] AGENCY all contracts and agreements relating to satellite simulcast betting under this subtitle. 2425The [Commission] AGENCY shall periodically be assured by permit 26 holders that facilities continue to meet the requirements of this section. 27 The [Commission] AGENCY shall inspect satellite simulcast (2)28facilities at least four times each year to determine if the permit holders are continuing to 29 comply with the provisions of this section.
- 32 (3) If the [Commission] **AGENCY** finds that a permit holder is not complying with the provisions of this section, the [Commission] **AGENCY** may impose a

of the financial and physical conditions of each satellite simulcast facility.

(ii)

The inspections under this subsection shall include evaluations

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- penalty on the permit holder similar to those penalties levied on licensees as provided under
- 2 § 11–308 of this title.
- 3 11–826.
- 4 (a) [All] FOR A SATELLITE SIMULCAST FACILITY WHERE THE SENDING 5 TRACK IS IN THE STATE:
- 6 (1) ALL money bet at a satellite simulcast facility shall be included in the applicable mutuel pools at the sending track[.]; AND
- 8 [(b)] (2) [Except] EXCEPT as provided in § 11–827 of this part, the breakage, 9 State tax, and takeout on all satellite simulcast betting shall be computed in the way 10 normally applicable to pari—mutuel betting on a race at the sending track.
- 11 (B) FOR A SATELLITE SIMULCAST FACILITY WHERE THE SENDING TRACK IS
 12 LICENSED IN ANOTHER STATE, ALL MONEY BET AT THE SATELLITE SIMULCAST
 13 FACILITY SHALL BE SUBJECT TO THE STATE TAX.
- 14 11-827.
- After the respective portions have been retained by each person listed below, those persons may allocate, from the takeout at the satellite simulcast facility, the costs of operating a satellite simulcast facility and holding satellite simulcast betting:
- 18 (1) the licensee of the sending track, from the licensee's share;
- 19 (2) the group that represents a majority of the applicable owners and 20 trainers licensed in the State, from the purse share; and
- 21 (3) the group that represents a majority of the applicable breeders in the 22 State, from the bred fund share.
- 23 11–828.
- 24 (a) A satellite simulcast facility shall transmit directly to the sending track IN 25 THE STATE all pari—mutuel information about the money bet at the satellite simulcast 26 facility.
- 27 (b) A sending track **IN THE STATE** shall incorporate this information with information on pari—mutuel betting at the sending track.
- 29 11-831.
- The [Commission] **AGENCY** shall include in its annual report to the [Legislative Policy Committee of the Maryland General Assembly] **GOVERNOR**:

(1) 1 the effect of satellite simulcast betting on the racing industry in the 2 State: 3 (2)an appraisal of each permit holder, taking into consideration the results 4 of inspections required under this section and any financial information that is submitted 5 to the [Commission] AGENCY; 6 (3)if any additional permit has been granted under this section: 7 (i) the reasons for granting the permit; and 8 (ii) the anticipated impact of the new facility on existing permit 9 holders and racing licensees; and 10 (4) if an application for a permit or permit renewal has been denied: 11 (i) the reasons for denying the permit or renewal; and 12 the impact on racing licensees if the [Commission] AGENCY 13 denied a permit renewal application. 14 11 - 832.The [Commission] **AGENCY** shall adopt regulations to: 15 16 (1)define the criteria for applicants for a satellite simulcast betting permit, which may include a nonrefundable application fee; 17 18 define allowable costs of operations under § 11–827 of this part; and (2) 19 otherwise carry out this part. (3) 20 SECTION 2. AND BE IT FURTHER ENACTED. That: 21Except as provided in subsection (b) of this section, this Act shall be construed 22to apply only prospectively and may not be interpreted to affect the validity or term of any 23permit for a satellite simulcast betting facility issued or renewed before the effective date of this Act. 2425This Act shall apply to and be interpreted to affect an application for a permit 26 for a satellite simulcast betting facility in process on the effective date of this Act. 27 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect

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October 1, 2024.