SENATE BILL 3

ENROLLED BILL

—Budget and Taxation/Ways and Means—

Introduced by The President (By Request – Administration)

Read and Examined by Proofreaders:

_______________________________________________
Proofreader.

_______________________________________________
Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this
____ day of __________ at ______________ o’clock, ______ M.

_______________________________________
President.

CHAPTER _____

1 AN ACT concerning

2 Maryland Education Trust Fund – Video Lottery Terminals

3 FOR the purpose of requiring the State Lottery Commission to regulate the operation of
certain video lottery terminals; requiring the Governor to appoint a member of
the State Racing Commission to serve as a liaison to the State Lottery
Commission; requiring the State Racing Commission to award at least a certain
number of racing days to a certain racecourse in each calendar year; expanding
the membership of the Pimlico Community Development Authority in a certain
manner; requiring the Secretary of Health and Mental Hygiene to establish a
network of clinically appropriate services for problem gamblers; requiring the
Secretary to conduct certain studies; altering the membership of the State Lottery
Commission; specifying certain requirements for members of the State Lottery
Commission; requiring the Governor to appoint a member of the State Lottery
Commission to serve as a liaison to the State Racing Commission; providing that

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from existing law.
Underlining indicates amendments to bill.
Strikeout indicates matter stricken from the bill by amendment or deleted from the law by
amendment.
Italics indicate opposite chamber/conference committee amendments.
members of the State Lottery Commission may be compensated as provided in
the State budget; authorizing the operation of video lottery terminals connected
to a certain central monitor and control system that allows the State Lottery
Commission to monitor a video lottery terminal and that has certain capabilities;
prohibiting access to the central monitor and control system to certain licensees
with a certain exception; providing that only a person with a certain video lottery
operation license may offer a video lottery terminal for public use in the State;
providing that this Act is statewide and exclusive in its effect and that certain
laws do not apply to video lottery terminals authorized under this Act; requiring
the State Lottery Agency to provide certain assistance to the State Lottery
Commission; authorizing the State Lottery Commission to conduct certain
investigations and hearings; requiring the State Lottery Commission to adopt
certain regulations; authorizing the State Lottery Commission to adopt certain
regulations; requiring the State Lottery Commission to require a certain bond
and collect certain fees, civil penalties, and taxes; authorizing the State Lottery
Commission to inspect and seize certain equipment, financial information, and
records without notice or warrant; authorizing the Video Lottery Facility
Location Commission to issue a certain number of video lottery operation licenses
under certain circumstances; specifying limits on the number of video lottery
terminals allowed in the State and at certain facilities; requiring certain video
lottery terminal manufacturers, video lottery operators, video lottery employees,
and other individuals required by the State Lottery Commission to be licensed;
providing for the application and licensing process; establishing certain
eligibility criteria and disqualifying criteria for a video lottery operation license;
requiring certain licensees to maintain certain numbers of live racing days;
providing that certain licensees are ineligible for certain funding and are subject
to certain requirements and sanctions if a certain horse racing event or trade
names and other items related to the event are transferred out of the State;
requiring certain licensees to conduct certain annual races with certain
exceptions; requiring a certain licensee to maintain a certain center or convey
certain property to a certain program under certain circumstances; requiring
certain licensees to submit to the State Racing Commission a certain plan to
improve the quality and marketing of horse racing; requiring certain applicants
and licensees to comply with certain provisions of law relating to minority
business participation; specifying that certain collective bargaining agreements
do not negate certain provisions of this Act; requiring certain licensees to provide
certain benefits and give certain preferences to certain employees; providing for
the monitoring of certain provisions of this Act by the Governor’s Office of
Minority Affairs; providing that the Video Lottery Facility Location Commission
may reissue a video lottery operation license under certain circumstances;
providing for certain eligibility criteria and disqualifying criteria for certain
licenses; providing for certain waivers of certain licensing and bonding
requirements under certain circumstances; providing for certain license terms;
stating the intent of the General Assembly relating to video lottery operation
licenses; prohibiting a video lottery operation license from being transferred or
pledged as collateral; prohibiting certain licensees from selling or otherwise
transferring more than a certain percentage of the legal or beneficial interest
unless certain conditions are met; requiring that the transfer of a certain interest
in a person that holds a video lottery operation license be approved by the State
Lottery Commission; requiring the Department of State Police or certain
approved vendors to conduct certain background investigations in a certain
manner; providing that certain information obtained as a result of a certain
background check is confidential, may not be redisseminated, and may be used
only for a certain purpose; requiring the State Lottery Commission to buy or
lease the video lottery terminals, central monitor and control system, and
associated equipment and software authorized under this Act; requiring the
State Lottery Commission to develop a certain process; allowing a certain
number of destination locations to be eligible for a video lottery operation license
under certain circumstances; establishing a Video Lottery Facility Location
Commission, its membership, and certain eligibility requirements for
membership; providing for certain reimbursements and staffing; allowing the
Video Lottery Facility Location Commission to award not more than a certain
number of video lottery operation licenses to certain video lottery destination
locations; prohibiting the holder of a video lottery operation license issued for a
certain location and certain other persons from building or allowing to be built,
or converting or allowing another person to convert an existing facility into, any
type of hotel, motel, or other public lodging accommodations on or within a
certain distance of certain property owned by the license holder; prohibiting the
holder of a video lottery operation license issued for a certain location and
certain other persons from building or operating a conference center or
convention center and certain forms of amusement activities on or within a
certain distance of certain property; prohibiting the holder of a video lottery
operation license issued for a certain location and certain other persons from
offering, or allowing a certain other person to offer, the patrons of the video
lottery facility certain forms of entertainment; providing that certain prohibitions
regarding the holder of a certain video lottery operation license apply to
subsequent license holders; authorizing the Department of Transportation to pay
for and undertake certain improvements and enhancements within a certain
time frame to certain highways within Worcester County in the area in which a
video lottery facility is located; requiring the Video Lottery Facility Location
Commission to consider certain factors; providing for the termination of the
Video Lottery Facility Location Commission; authorizing the Governor to
reconstitute the Video Lottery Facility Location Commission under certain
circumstances; authorizing the State Lottery Commission to reallocate certain
video lottery terminals to certain video lottery operation licensees under certain
circumstances; providing the minimum payout for video lottery terminals and
authorizing the State Lottery Commission to adopt certain video lottery terminal
payouts; providing for the hours of operation of video lottery terminals;
prohibiting the State Lottery Commission from issuing certain licenses under
certain circumstances; prohibiting a video lottery operation licensee from offering
food or alcoholic beverages at no cost with a certain exception or from offering
food and alcoholic beverages below certain prices; requiring the State Lottery
Commission to adopt certain regulations to reduce or mitigate the effects of
problem gambling; authorizing the State Lottery Commission to reprimand or
fine a licensee, deny, suspend, or revoke certain licenses, and impose certain
applications under certain circumstances; requiring the Comptroller to collect and
distribute certain money in specified ways; requiring certain distributions from
video lottery proceeds for certain purposes; establishing the Education Trust
Fund; requiring certain distributions from video lottery proceeds to the
Education Trust Fund to be used for a certain purpose; establishing a Purse
Dedication Account under the authority of the State Racing Commission;
providing for a certain distribution from video lottery proceeds to the Purse
Dedication Account for horse racing; providing for certain distributions from the
Purse Dedication Account for horse racing in a certain manner; requiring the
State Racing Commission to conduct a certain study and make certain
recommendations; establishing a Racetrack Facility Renewal Account under the
authority of the State Racing Commission; providing for a certain distribution
from video lottery proceeds to the Racetrack Facility Renewal Account for capital
construction and improvements at racetracks; providing for certain distributions
from the Racetrack Facility Renewal Account for capital construction and
improvements at racetracks in a certain manner; establishing a Small, Minority,
and Women-Owned Businesses Account under the authority of the Board of
Public Works; providing for a certain distribution from video lottery proceeds to
the Small, Minority, and Women-Owned Businesses Account; requiring the
Board of Public Works to make certain grants to certain fund managers to
provide investment capital and loans to certain businesses; requiring certain
fund managers to provide certain reports, keep certain records, and be subject to
certain audits; authorizing the State to pay certain transportation costs;
requiring the Department of Transportation to facilitate certain negotiations;
requiring a certain transportation plan to be developed by certain counties;
requiring certain distributions from video lottery proceeds to be provided as local
impact grants to certain counties and municipalities for certain purposes;
requiring certain counties to report to the Legislative Policy Committee by a
certain date each year on the distribution of certain funds; providing for the
creation of certain local development councils; providing for appointment and
membership of certain local development councils; requiring certain counties and
municipalities to develop certain plans to be reviewed by certain local
development councils; requiring the State Lottery Commission to establish
certain fees and providing for a certain distribution of certain fees to the Problem
Gambling Fund; creating a Problem Gambling Fund in the Department of
Health and Mental Hygiene; providing for certain disbursements from the
Problem Gambling Fund for certain purposes; authorizing moneys from the
Problem Gambling Fund to be used for certain addiction treatment services
under certain circumstances; requiring the State Lottery Commission to make a
certain annual report by a certain date; prohibiting a licensee for a certain period
of time from employing, or entering into a financial relationship with, an
individual who was a member of the State Lottery Commission or the Video
Lottery Facility Location Commission; prohibiting a member of the Senate of
Maryland or the House of Delegates from having a certain ownership interest in
or being an employee of a business entity that holds a video lottery operation
license; requiring the governing body of Allegany County to enter into a certain
agreement with a certain person for a certain payment in lieu of the collection of
certain taxes; requiring the State Lottery Agency to conduct certain market
analyses and submit certain reports; requiring the Governor to include certain
funds in the State budget for a certain fiscal year for a certain analysis;
requiring the State Racing Commission to conduct a certain study, make certain
recommendations, and submit a certain report to the General Assembly;
requiring a ballot issue committee promoting the success or defeat of a certain
constitutional amendment to file a certain additional campaign finance report;
requiring a corporation that cumulatively spends more than a certain amount on
campaign material to promote the success or defeat of a certain constitutional
amendment to file certain campaign finance reports and include certain
information on campaign material published or distributed by the corporation;
requiring a certain certification entity to conduct certain studies and make
certain reports; requiring the Legislative Auditor to conduct an audit and
evaluation of certain information each fiscal year; making the provisions of this
Act severable; providing for the staggering of the terms of certain new members of
the State Lottery Commission; defining certain terms; providing for the
construction of certain provisions of this Act; making certain provisions of this
Act subject to a certain contingency; making this Act contingent on the passage
and ratification of a certain constitutional amendment; and generally relating to
the operation of video lottery terminals at certain locations in the State.

BY adding to
Article – Business Regulation
Section 11–202(g)
Annotated Code of Maryland
(2004 Replacement Volume and 2007 Supplement)

BY repealing and reenacting, with amendments,
Article – Business Regulation
Section 11–511 and 11–1203(a)
Annotated Code of Maryland
(2004 Replacement Volume and 2007 Supplement)

BY repealing and reenacting, with amendments,
Article – Health – General
Section 19–801 through 19–804 to be under the amended subtitle “Subtitle 8,
Problem Gamblers”
Annotated Code of Maryland
(2005 Replacement Volume and 2007 Supplement)

BY repealing and reenacting, with amendments,
Article – State Government
Section 9–105 and 9–108(d)
Annotated Code of Maryland
(2004 Replacement Volume and 2007 Supplement)
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BY adding to
Article – State Government
Section 9–1A–01 through 9–1A–36 to be under the new subtitle “Subtitle 1A. Video Lottery Terminals”
Annotated Code of Maryland
(2004 Replacement Volume and 2007 Supplement)

BY adding to
Article – Tax – Property
Section 7–514
Annotated Code of Maryland
(2007 Replacement Volume)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article – Business Regulation

11–202.

(G) THE GOVERNOR SHALL APPOINT ONE MEMBER OF THE COMMISSION TO SERVE AS A LIAISON TO THE STATE LOTTERY COMMISSION ESTABLISHED UNDER TITLE 9 OF THE STATE GOVERNMENT ARTICLE.

11–511.

(a) (1) On or before December 1, the Commission shall award all racing days for the next calendar year.

(2) However, the Commission may meet after December 1 to award racing days that are requested in applications.

(b) (1) [The] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THE Commission may award for any calendar year up to the number of racing days requested by an applicant.

(2) THE COMMISSION SHALL AWARD AT LEAST 40 LIVE RACING DAYS TO BE RUN AT THE PIMLICO RACE COURSE IN BALTIMORE CITY IN EACH CALENDAR YEAR UNLESS OTHERWISE AGREED TO BY THE RACING LICENSEE AND THE ORGANIZATION THAT REPRESENTS THE MAJORITY OF LICENSED THOROUGHBRED OWNERS AND TRAINERS IN THE STATE OR UNLESS THE RACING LICENSEE IS PREVENTED BY WEATHER, ACTS OF GOD, OR OTHER CIRCUMSTANCES BEYOND THE RACING LICENSEE’S CONTROL.

(c) The decision of the Commission on the award of a racing day is final.
The Authority consists of THE FOLLOWING 15 MEMBERS:

1. the Baltimore City Planning Director; [and]

2. ten members, five of whom shall be business owners, residents, or service providers of the [Park Heights Corridor] AREAS DESCRIBED IN § 9–1A–31(A)(2) OF THE STATE GOVERNMENT ARTICLE, appointed by the Mayor of Baltimore City, after consultation with the members of the Baltimore City Delegation in the General Assembly representing legislative districts 40 and 41;

3. THE STATE SENATORS REPRESENTING LEGISLATIVE DISTRICTS 40 AND 41; AND

4. ONE STATE DELEGATE REPRESENTING LEGISLATIVE DISTRICT 40 AND ONE STATE DELEGATE REPRESENTING LEGISLATIVE DISTRICT 41, EACH APPOINTED BY THE SPEAKER OF THE HOUSE.

Article – Health – General

Subtitle 8. [Compulsive] PROBLEM Gamblers.

In this subtitle, “[compulsive] PROBLEM gambler” means an individual:

1. Who is preoccupied chronically and progressively with gambling and the urge to gamble; and

2. Whose gambling behavior compromises, disrupts, or damages the individual’s personal, family, or vocational pursuits.

The General Assembly finds that:

1. [Compulsive] PROBLEM gambling is a serious social problem;

2. There is evidence that the availability of gambling increases the risk of becoming a [compulsive] PROBLEM gambler; and

3. This State, with its extensive legalized gambling, has an obligation to provide a program of treatment for [compulsive] PROBLEM gamblers.
19–803.

As a pilot project, the Secretary shall establish a center for compulsive gamblers at a place that the Secretary determines to be accessible to a major population center of this State: A NETWORK OF CLINICALLY APPROPRIATE SERVICES TO PROBLEM GAMBLERS THROUGHOUT THE STATE.

19–804.

(a) (1) The Secretary SHALL make grants from or agreements for the use of State FUNDS, INCLUDING THE FUNDS PROVIDED UNDER § 9–1A–33 OF THE STATE GOVERNMENT ARTICLE, and federal funds to help public agencies or nonprofit organizations operate the center for compulsive gamblers and establish and operate local programs to provide the following for compulsive gamblers:

(i) Inpatient services.

(ii) Outpatient services.

(iii) Partial care services.

(iv) Aftercare services.

(v) Consultative services.

NETWORK OF CLINICALLY APPROPRIATE SERVICES FOR PROBLEM GAMBLERS WHO RESIDE IN THE STATE TO PROVIDE THE FOLLOWING:

(I) INPATIENT AND RESIDENTIAL SERVICES;

(II) OUTPATIENT SERVICES;

(III) INTENSIVE OUTPATIENT SERVICES;

(IV) CONTINUING CARE SERVICES;

(v) Educational services;

(vi) SERVICES FOR VICTIMS OF DOMESTIC VIOLENCE;

AND

(VII) Other preventive or rehabilitative services or treatment.

(2) Research and training that are designed to improve or extend these services are proper items of expense.
(B) The Secretary shall conduct a prevalence study and replication prevalence studies to measure the rate of problem and pathological gambling in the State.

(C) (1) Subject to paragraph (2) of this subsection, the Secretary shall contract with an independent researcher to conduct the prevalence studies.

(2) The Secretary shall utilize the most current psychiatric or diagnostic criteria for problem and pathological gambling as the basis for the prevalence studies.

(D) The initial prevalence study shall be completed on or before July 1, 2009.

(E) Replication prevalence studies shall be conducted no less than every 5 years with measures taken to permit comparisons between the initial prevalence study and subsequent replication prevalence studies.

(b) (F) Services under this subtitle shall be provided by public agencies or, under contract, by nonprofit organizations.

Article – State Government

9–105.

(a) The Commission consists of [5] NINE members appointed by the Governor with the advice and consent of the Senate.

(b) (1) [Each] At the time of appointment, each member of the Commission [must be a resident and citizen of the State.] SHALL BE:

(I) At least 25 years old;

(II) A resident of the State who has resided in the State for at least 5 years;

(III) A qualified voter of the State; and

(IV) An individual who has not been convicted of or granted probation before judgment for a serious crime or a crime that involves moral turpitude or gambling.
A member of the Commission may not:

1. Have a direct or indirect financial interest in video lottery terminals;
2. Have an official relationship to a person who holds a license under Subtitle 1A of this title;
3. Hold any stocks, bonds, or other financial interest in a person holding a license under Subtitle 1A of this title; or
4. Be an elected official of State or local government.

No more than six members may be of the same political party.

The members of the Commission shall reflect the geographic, racial, and gender makeup of the State.

The Commission shall include:

1. One member with experience in law enforcement;
2. One member with experience in a field relating to finance or investments;
3. One member who is a certified public accountant; and
4. One member with experience in a field of information technology.

The term of a member is 4 years.

The terms of members are staggered [as required by the terms provided for members of the Commission on October 1, 1984].

At the end of a term, a member continues to serve until a successor is appointed and qualifies.

A member who is appointed after a term has begun serves only for the rest of the term and until a successor is appointed and qualifies.
[(d)] (E) (1) Subject to the hearing requirements of this subsection, the Governor may remove a member for cause.

(2) Before the Governor removes a member, the Governor shall give the member notice and an opportunity for a public hearing.

(F) The Governor shall appoint one member of the Commission to serve as a liaison to the State Racing Commission established under Title 11 of the Business Regulation Article.

9–108.

(d) As provided in the State budget, a member of the Commission:

(1) may receive compensation [as payment for attendance at Commission meetings or other lottery functions in the amount of:

(i) $125 per meeting attended, not to exceed $1,500 annually for a Commission member who is not the chairman; and

(ii) $165 per meeting attended, not to exceed $2,000 annually for the Commission chairman]; and

(2) is entitled to reimbursement for reasonable expenses incurred in the performance of the duties as a member.

SUBTITLE 1A. VIDEO LOTTERY TERMINALS.

9–1A–01.

(A) In this subtitle the following words have the meanings indicated.

(B) “Applicant” means a person who applies for any license required under this subtitle.

(C) “Associated equipment” means hardware located on the licensee’s premises that is connected to the video lottery system for the purpose of performing communication, validation, or other functions, but not including the communication facilities of a regulated utility or the video lottery terminals.

(D) “Average payout percentage” means the average percentage of money used by players to play a video lottery terminal that is returned to players of that video lottery terminal.
(E) "BACKGROUND INVESTIGATION" MEANS A SECURITY, CRIMINAL, AND CREDIT INVESTIGATION OF A PERSON WHO APPLIES FOR OR WHO IS GRANTED A LICENSE UNDER THIS SUBTITLE.

(F) "CAREER OFFENDER" MEANS A PERSON WHOSE BEHAVIOR IS PURSUED IN AN OCCUPATIONAL MANNER OR CONTEXT FOR THE PURPOSE OF ECONOMIC GAIN AND WHO UTILIZES METHODS THAT ARE DEEMED BY THE COMMISSION AS CRIMINAL VIOLATIONS INIMICAL TO THE INTEREST OF THE STATE.

(G) "CAREER OFFENDER CARTEL" MEANS A GROUP OF PERSONS WHO OPERATE TOGETHER AS CAREER OFFENDERS.

(H) "CENTRAL MONITOR AND CONTROL SYSTEM" MEANS A CENTRAL SYSTEM PROVIDED TO AND CONTROLLED BY THE COMMISSION TO WHICH VIDEO LOTTERY TERMINALS COMMUNICATE FOR PURPOSES OF:

(1) INFORMATION RETRIEVAL;

(2) RETRIEVAL OF THE WIN AND LOSS DETERMINATION FROM VIDEO LOTTERY TERMINALS; AND

(3) PROGRAMS TO ACTIVATE AND DISABLE VIDEO LOTTERY TERMINALS.

(I) "CENTRAL REPOSITORY" MEANS THE CRIMINAL JUSTICE INFORMATION SYSTEM CENTRAL REPOSITORY OF THE DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES.

(J) "COMMISSION" MEANS THE STATE LOTTERY COMMISSION.

(K) "CONTROL" MEANS THE AUTHORITY TO DIRECT THE MANAGEMENT AND POLICIES OF AN APPLICANT OR LICENSEE.

(L) "COSTS" MEANS, UNLESS THE CONTEXT OTHERWISE OTHERWISE REQUIRES, THE EXPENSES INCURRED BY THE COMMISSION IN THE ADMINISTRATION OF THIS SUBTITLE, INCLUDING:

(1) THE COSTS OF LEASING OR THE CAPITALIZED COST OF PURCHASING THE VIDEO LOTTERY TERMINALS, CENTRAL MONITOR AND CONTROL SYSTEM, AND ASSOCIATED EQUIPMENT AND SOFTWARE;
(2) THE COSTS TO REPAIR AND MAINTAIN THE VIDEO LOTTERY
TERMINALS, CENTRAL MONITOR AND CONTROL SYSTEM, AND ASSOCIATED
EQUIPMENT AND SOFTWARE TO THE EXTENT THESE COSTS ARE NOT INCLUDED
IN THE COSTS OF LEASING OR PURCHASING THE VIDEO LOTTERY TERMINALS,
CENTRAL MONITOR AND CONTROL SYSTEM, AND ASSOCIATED EQUIPMENT AND
SOFTWARE;

(3) THE COSTS OF TESTING AND EXAMINATION OF VIDEO
LOTTERY TERMINALS AND THE CENTRAL MONITOR AND CONTROL SYSTEM; AND

(4) THE COSTS OF PERFORMING BACKGROUND INVESTIGATIONS
AND OTHER RELATED ACTIVITIES.

(M) “FAMILY” MEANS SPOUSE, PARENTS, GRANDPARENTS, CHILDREN,
GRANDCHILDREN, SIBLINGS, UNCLEs, AUNTS, NEPHEWS, NIECES,
FATHERs–IN–LAW, MOTHERs–IN–LAW, DAUGHTERs–IN–LAW, SONS–IN–LAW,
BROTHERs–IN–LAW, AND SISTERS–IN–LAW, WHETHER BY WHOLE BLOOD OR
HALF BLOOD, BY MARRIAGE, ADOPTION, OR NATURAL RELATIONSHIP.

(N) “LICENSE” MEANS, UNLESS THE CONTEXT OTHERWISE REQUIRES, A
LICENSE REQUIRED UNDER THIS SUBTITLE.

(O) “LICENSEE” MEANS AN APPLICANT WHO HAS BEEN ISSUED A
LICENSE REQUIRED UNDER THIS SUBTITLE.

(P) “MANUFACTURER” MEANS A PERSON:

(1) THAT IS ENGAGED IN THE BUSINESS OF DESIGNING,
BUILDING, CONSTRUCTING, ASSEMBLING, MANUFACTURING, OR DISTRIBUTING
A CENTRAL MONITOR AND CONTROL SYSTEM, VIDEO LOTTERY TERMINALS,
ASSOCIATED EQUIPMENT OR SOFTWARE, OR THE CABINET IN WHICH A VIDEO
LOTTERY TERMINAL IS HOUSED;

(2) THAT PRODUCES A PRODUCT THAT IS INTENDED FOR SALE,
LEASE, OR OTHER ASSIGNMENT TO THE COMMISSION OR A LICENSEE; AND

(3) THAT CONTRACTS WITH THE COMMISSION OR A LICENSEE FOR
THE SALE, LEASE, OR OTHER ASSIGNMENT OF A PRODUCT DESCRIBED IN
PARAGRAPH (1) OF THIS SUBSECTION.

(Q) “OWN” MEANS HAVING A BENEFICIAL OR PROPRIETARY INTEREST
OF AT LEAST 10% IN THE PROPERTY OR BUSINESS OF AN APPLICANT OR
LICENSEE.
(R) "PLAYER" MEANS AN INDIVIDUAL WHO PLAYS A VIDEO LOTTERY TERMINAL AT A VIDEO LOTTERY FACILITY LICENSED BY THE COMMISSION.

(S) (1) "PROCEEDS" MEANS THE PART OF THE AMOUNT OF MONEY BET THROUGH VIDEO LOTTERY TERMINALS THAT IS NOT RETURNED TO SUCCESSFUL PLAYERS BUT IS OTHERWISE ALLOCATED UNDER THIS SUBTITLE.

(2) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, "PROCEEDS" DOES NOT INCLUDE MONEY GIVEN AWAY BY A VIDEO LOTTERY OPERATION LICENSEE AS FREE PROMOTIONAL PLAY AND USED BY PLAYERS TO BET IN A VIDEO LOTTERY TERMINAL.

(II) AFTER THE FIRST FISCAL YEAR OF OPERATIONS, THE EXCLUSION SPECIFIED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH MAY NOT EXCEED A PERCENTAGE ESTABLISHED BY THE COMMISSION BY REGULATION OF THE PROCEEDS RECEIVED IN THE PRIOR FISCAL YEAR BY THE VIDEO LOTTERY OPERATION LICENSEE UNDER § 9–1A–27(A)(2) OF THIS SUBTITLE.

(T) "PROGRESSIVE JACKPOT" MEANS A PRIZE THAT INCREASES AS ONE OR MORE VIDEO LOTTERY TERMINALS ARE CONNECTED TO A PROGRESSIVE JACKPOT SYSTEM.

(U) "PROGRESSIVE JACKPOT SYSTEM" MEANS A SYSTEM CAPABLE OF LINKING ONE OR MORE VIDEO LOTTERY TERMINALS IN ONE OR MORE LICENSED FACILITIES AND OFFERING ONE OR MORE COMMON PROGRESSIVE JACKPOTS.

(V) "VIDEO LOTTERY" MEANS GAMING OR BETTING CONDUCTED USING A VIDEO LOTTERY TERMINAL.

(W) "VIDEO LOTTERY DESTINATION LOCATION" MEANS A LOCATION THAT IS ELIGIBLE FOR OR HAS BEEN AWARDED IN THE MANNER PROVIDED BY LAW A VIDEO LOTTERY OPERATION LICENSE.

(X) "VIDEO LOTTERY EMPLOYEE" MEANS AN EMPLOYEE OF A PERSON WHO HOLDS A LICENSE.

(Y) "VIDEO LOTTERY FACILITY" MEANS A FACILITY AT WHICH PLAYERS PLAY VIDEO LOTTERY TERMINALS UNDER THIS SUBTITLE.

(Z) "VIDEO LOTTERY OPERATION LICENSE" MEANS A LICENSE ISSUED TO A PERSON THAT ALLOWS PLAYERS TO OPERATE VIDEO LOTTERY TERMINALS.
“VIDEO LOTTERY TERMINAL” MEANS ANY MACHINE OR OTHER DEVICE THAT, ON INSERTION OF A BILL, COIN, TOKEN, VOUCHER, TICKET, COUPON, OR SIMILAR ITEM, OR ON PAYMENT OF ANY CONSIDERATION:

(I) IS AVAILABLE TO PLAY OR SIMULATE THE PLAY OF ANY GAME OF CHANCE IN WHICH THE RESULTS, INCLUDING THE OPTIONS AVAILABLE TO THE PLAYER, ARE RANDOMLY DETERMINED BY THE MACHINE OR OTHER DEVICE; AND

(II) BY THE ELEMENT OF CHANCE, MAY DELIVER OR ENTITLE THE PLAYER WHO OPERATES THE MACHINE OR DEVICE TO RECEIVE CASH, PREMIUMS, MERCHANDISE, TOKENS, OR ANYTHING OF VALUE, WHETHER THE PAYOUT IS MADE AUTOMATICALLY FROM THE DEVICE OR IN ANY OTHER MANNER.

“VIDEO LOTTERY TERMINAL” INCLUDES A MACHINE OR DEVICE:

(I) THAT DOES NOT DIRECTLY DISPENSE MONEY, TOKENS, OR ANYTHING OF VALUE TO WINNING PLAYERS; AND

(II) DESCRIBED UNDER PARAGRAPH (1) OF THIS SUBSECTION THAT USES AN ELECTRONIC CREDIT SYSTEM MAKING THE DEPOSIT OF BILLS, COINS, OR TOKENS UNNECESSARY.

“VIDEO LOTTERY TERMINAL” DOES NOT INCLUDE AN AUTHORIZED SLOT MACHINE OPERATED BY AN ELIGIBLE ORGANIZATION UNDER TITLE 12, SUBTITLE 3 OF THE CRIMINAL LAW ARTICLE.

9–1A–02.

(A) THIS SUBTITLE IS STATEWIDE AND EXCLUSIVE IN ITS EFFECT.

(B) (1) THE COMMISSION SHALL REGULATE THE OPERATION OF VIDEO LOTTERY TERMINALS IN ACCORDANCE WITH THIS SUBTITLE.

(2) THE MARYLAND STATE LOTTERY AGENCY SHALL PROVIDE ASSISTANCE TO THE COMMISSION IN THE PERFORMANCE OF THE COMMISSION’S DUTIES UNDER THIS SUBTITLE.

(C) (1) THIS SUBTITLE AUTHORIZES THE OPERATION OF VIDEO LOTTERY TERMINALS OWNED OR LEASED BY THE STATE THAT ARE CONNECTED TO A CENTRAL MONITOR AND CONTROL SYSTEM OWNED OR LEASED BY THE
STATE THAT ALLOWS THE COMMISSION TO MONITOR A VIDEO LOTTERY TERMINAL.

(2) The Commission shall provide and operate a single central monitor and control system into which all licensed video lottery terminals must be connected.

(3) The central monitor and control system shall be capable of:

(i) continuously monitoring, retrieving, and auditing the operations, financial data, and program information of all video lottery terminals;

(ii) allowing the Commission to account for all money inserted in and payouts made from any video lottery terminal;

(iii) disabling from operation or play any video lottery terminal as the Commission deems necessary to carry out the provisions of this subtitle;

(iv) supporting and monitoring a progressive jackpot system capable of operating one or more progressive jackpots; and

(v) providing any other function that the Commission considers necessary.

(4) The central monitor and control system shall employ a widely accepted gaming industry communications protocol to facilitate the ability of video lottery terminal manufacturers to communicate with the statewide system.

(5) (i) Except as provided in subparagraph (ii) of this paragraph, the Commission may not allow a video lottery operation licensee to have access to, or obtain information from, the central monitor and control system.

(ii) Only if the access does not in any way affect the integrity or security of the central monitor and control system, may the Commission allow a video lottery operation licensee to have access to the central monitor and control system that allows the licensee to obtain information pertinent to the legitimate operation of a video lottery facility.
(D) Only a person with a video lottery operation license issued by the Commission may offer a video lottery terminal for public use in the State under this subtitle.

9–1A–03.

(A) Except as provided in subsection (B) of this section, any additional forms or expansion of commercial gaming other than as expressly provided in this subtitle are prohibited.

(B) This subtitle, including the authority provided to the Commission under this subtitle does not apply to:

1. Lotteries conducted under Subtitle 1 of this title;
2. Wagering on horse racing conducted under Title 11 of the Business Regulation Article;
3. The operation of slot machines as provided under Titles 12 and 13 of the Criminal Law Article; or
4. Other gaming conducted under Titles 12 and 13 of the Criminal Law Article.

9–1A–04.

(A) The Commission shall:

1. Hear and decide, promptly and in reasonable order, license applications and causes affecting the granting, suspension, revocation, or renewal of licenses under this subtitle;
2. After a hearing, suspend or revoke as applicable the license of a licensee who has a license suspended or revoked in another state;
3. Conduct hearings concerning civil violations of this subtitle or regulations issued under this subtitle;
4. Collect application, license, and other fees to cover the administrative costs of this subtitle related to licensing;
(5) Deposit application, license, and other fees to a bank account that the State Treasurer designates to the credit of the State Lottery Fund to cover the administrative costs of this subtitle related to licensing;

(6) Levy and collect civil penalties for civil violations of the provisions of this subtitle or regulations issued under this subtitle;

(7) Be present at a video lottery operation through its employees and agents at any time during the operation of any video lottery terminal for the purpose of certifying revenue from the video lottery terminals, receiving complaints from the public, and conducting any other investigation into the operation of the video lottery terminals and the maintenance of the video lottery terminals and associated equipment and software as the Commission may deem necessary and proper; and

(8) Review and rule on any complaint by a licensee regarding any investigative procedures of the Commission that are unnecessarily disruptive of video lottery operations.

(B) The Commission may:

(1) Issue subpoenas to compel the attendance of witnesses at any place within the State in the course of any investigation or hearing under this subtitle;

(2) Administer oaths and require testimony under oath before the Commission in the course of any investigation or hearing conducted under this subtitle;

(3) Serve or cause to be served its process or notices in a manner provided for service of process in civil actions under the Maryland Rules; and

(4) Propound written interrogatories.

(C) Except as otherwise provided in this subtitle, the Commission shall conduct a hearing in the same manner as specified in Title 10, Subtitle 2 of this article.

(D) The Commission shall adopt regulations that include the following specific provisions in accordance with this subtitle:
(1) Establishing the methods and forms of application that an applicant for any license required under this subtitle shall follow and complete before consideration of the application by the Commission;

(2) Establishing the methods, procedures, and form for delivery of information from an applicant or licensee concerning any person’s family, habits, character, associates, criminal record, business activities, and financial affairs;

(3) Establishing the procedures for the fingerprinting of an applicant for any license required under this subtitle or other methods of identification that may be necessary in the judgment of the Commission to accomplish effective enforcement of the provisions of this subtitle;

(4) Establishing the manner and procedure of hearings conducted by the Commission;

(5) Establishing the manner and method of collection of taxes, fees, and civil penalties;

(6) Defining and limiting the areas of operation for video lottery terminals, rules of video lottery terminals, odds for video lottery terminals, the types and values of promotional items that may be given away to encourage play of video lottery terminals, and the method of operation of the video lottery terminals;

(7) Regulating the practice and procedures for negotiable transactions involving players, including limitations on the circumstances and amounts of negotiable transactions and the establishment of forms and procedures for negotiable instrument transactions, redemptions, and consolidations;

(8) Prescribing the grounds and procedures for reprimands of licensees or the revocation or suspension of licenses issued under this subtitle;

(9) Governing the manufacture, distribution, sale, and servicing of video lottery terminals;

(10) Establishing the procedures, forms, and methods of management controls;
(11) Providing for minimum uniform standards of accountancy methods, procedures, and forms as are necessary to assure consistency, comparability, and effective disclosure of all financial information, including percentages of profit for video lottery terminals;

(12) Establishing periodic financial reports and the form of the reports, including an annual audit prepared by a certified public accountant licensed to do business in the State, disclosing whether the accounts, records, and control procedures examined are maintained by the video lottery operation licensee as required by this subtitle and the regulations that shall be issued under this subtitle;

(13) Requiring licensees under this subtitle to demonstrate and maintain financial viability;

(14) Ensuring that the operation of video lottery terminals and video lottery facilities is conducted legally; and

(15) Otherwise carrying out the provisions of this subtitle.

(E) (1) The Commission shall by regulation require an applicant or licensee to file a bond for the benefit of the State for the faithful performance of the requirements imposed by this subtitle and any regulations issued under this subtitle.

(2) An applicant or licensee shall obtain and submit satisfactory proof of the bond to the Commission before a license is issued or reissued.

(3) The bonds furnished may be applied by the Commission to the payment of an unpaid liability of the licensee.

(4) The Commission by regulation may exempt categories of video lottery employees who are not directly involved in the video lottery operations from the requirements of this subsection if the Commission determines that the requirement is not necessary in order to protect the public interest or accomplish the policies established under this subtitle.
(F) (1) The Commission shall promptly and thoroughly investigate all applications and enforce this subtitle and regulations that are adopted under this subtitle.

(2) The Commission and its employees and agents shall have the authority, without notice and without warrant, to:

(I) Inspect and examine all premises in which video lottery operations under this subtitle are conducted or any authorized video lottery terminals, central monitor and control system, or associated equipment and software designed, built, constructed, assembled, manufactured, sold, distributed, or serviced, or in which records of those activities are prepared or maintained;

(II) Inspect any video lottery terminals, central monitor and control system, or associated equipment and software in, about, on, or around those premises;

(III) Seize summarily and remove from those premises and impound, or assume physical control of, any video lottery terminals, central monitor and control system, or associated equipment and software for the purposes of examination and inspection;

(IV) Inspect, examine, and audit books, records, and documents concerning a licensee’s video lottery operations, including the financial records of a parent corporation, subsidiary corporation, or similar business entity; and

(V) Seize, impound, or assume physical control of books, records, ledgers, cash boxes and their contents, a counting room or its equipment, or other physical objects relating to video lottery operations.

(3) A licensee shall authorize any other person having financial records relating to the licensee to provide those records to the Commission.

9–1A–05.

(A) The video lottery facility location commission established under § 9–1A–36 of this subtitle may not:
(1) ISSUE MORE THAN FIVE VIDEO LOTTERY OPERATION LICENSES;

(2) AWARD MORE THAN 15,000 VIDEO LOTTERY TERMINALS FOR OPERATION AT VIDEO LOTTERY FACILITIES IN THE STATE; AND

(3) SUBJECT TO THE REQUIREMENTS OF § 9–1A–36(H) AND (I) OF THIS SUBTITLE, AWARD MORE THAN 4,750 TERMINALS FOR OPERATION AT ANY VIDEO LOTTERY FACILITY.

(B) AN OWNER OR OPERATOR OF A VIDEO LOTTERY DESTINATION LOCATION DESCRIBED UNDER § 9–1A–01 OF THIS SUBTITLE MAY SUBMIT AN APPLICATION FOR A VIDEO LOTTERY OPERATION LICENSE.

(C) A LICENSE ISSUED UNDER THIS SUBTITLE IS NOT VALID AT A GEOGRAPHIC LOCATION OTHER THAN THE GEOGRAPHIC LOCATION OF THE VIDEO LOTTERY DESTINATION LOCATION AT THE TIME THE LICENSE IS ISSUED.

(D) (1) IN THIS SUBSECTION, “OWNER” INCLUDES ANY TYPE OF OWNER OR BENEFICIARY OF A BUSINESS ENTITY, INCLUDING AN OFFICER, DIRECTOR, PRINCIPAL EMPLOYEE, PARTNER, INVESTOR, STOCKHOLDER, OR BENEFICIAL OWNER OF THE BUSINESS ENTITY AND, NOTWITHSTANDING ANY OTHER PROVISIONS OF THIS SUBTITLE, INCLUDING A PERSON HAVING ANY OWNERSHIP INTEREST REGARDLESS OF THE PERCENTAGE OF OWNERSHIP INTEREST.

(2) AN INDIVIDUAL OR BUSINESS ENTITY MAY NOT OWN AN INTEREST IN MORE THAN ONE VIDEO LOTTERY FACILITY.

(3) A MEMBER OF THE SENATE OF MARYLAND OR THE HOUSE OF DELEGATES MAY NOT BE AN OWNER OR AN EMPLOYEE OF ANY BUSINESS ENTITY THAT HOLDS A VIDEO LOTTERY OPERATION LICENSE.

9–1A–06.

(A) THE FOLLOWING PERSONS SHALL BE LICENSED UNDER THIS SUBTITLE:

(1) A VIDEO LOTTERY OPERATOR;

(2) A MANUFACTURER;

(3) A PERSON NOT LICENSED UNDER ITEM (1) OR (2) OF THIS SUBSECTION WHO MANAGES, OPERATES, SUPPLIES, PROVIDES SECURITY FOR,
OR PROVIDES SERVICE, MAINTENANCE, OR REPAIRS FOR VIDEO LOTTERY TERMINALS; AND

(4) A VIDEO LOTTERY EMPLOYEE.

(B) THE COMMISSION MAY BY REGULATION REQUIRE A PERSON THAT CONTRACTS WITH A LICENSEE AND THE PERSON’S EMPLOYEES TO OBTAIN A LICENSE UNDER THIS SUBTITLE IF THE COMMISSION DETERMINES THAT THE LICENSING REQUIREMENTS ARE NECESSARY IN ORDER TO PROTECT THE PUBLIC INTEREST AND ACCOMPLISH THE POLICIES ESTABLISHED BY THIS SUBTITLE.

(C) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, UNLESS AN INDIVIDUAL HOLDS A VALID LICENSE ISSUED UNDER THIS SUBTITLE, THE INDIVIDUAL MAY NOT BE EMPLOYED BY A LICENSEE AS A VIDEO LOTTERY EMPLOYEE.

(2) THE COMMISSION BY REGULATION MAY EXEMPT CATEGORIES OF VIDEO LOTTERY EMPLOYEES WHO ARE NOT DIRECTLY INVOLVED IN THE VIDEO LOTTERY OPERATIONS FROM THE REQUIREMENT UNDER PARAGRAPH (1) OF THIS SUBSECTION IF THE COMMISSION DETERMINES THAT THE REQUIREMENT IS NOT NECESSARY IN ORDER TO PROTECT THE PUBLIC INTEREST OR ACCOMPLISH THE POLICIES ESTABLISHED UNDER THIS SUBTITLE.

(D) FOR A PERIOD OF 1 YEAR AFTER THE INDIVIDUAL’S SERVICE ON THE STATE LOTTERY COMMISSION OR THE VIDEO LOTTERY FACILITY LOCATION COMMISSION ENDS, A LICENSEE MAY NOT EMPLOY, OR ENTER INTO A FINANCIAL RELATIONSHIP WITH, AN INDIVIDUAL WHO HAS BEEN A MEMBER OF THE STATE LOTTERY COMMISSION OR THE VIDEO LOTTERY FACILITY LOCATION COMMISSION.

9–1A–07.

(A) AN APPLICANT FOR A LICENSE SHALL SUBMIT TO THE COMMISSION AN APPLICATION:

(1) IN THE FORM THAT THE COMMISSION requires; and

(2) ON OR BEFORE THE DATE SET BY THE COMMISSION.

(B) (1) THIS SUBSECTION DOES NOT APPLY TO LICENSE FEES FOR A VIDEO LOTTERY OPERATION LICENSE.

(2) THE COMMISSION SHALL BY REGULATION ESTABLISH A FEE FOR A LICENSE UNDER THIS SUBTITLE.
AN APPLICANT SHALL SUBMIT THE FEE WITH THE APPLICATION.

(C) (1) APPLICANTS AND LICENSEES SHALL HAVE THE AFFIRMATIVE RESPONSIBILITY TO ESTABLISH BY CLEAR AND CONVINCING EVIDENCE THE PERSON’S QUALIFICATIONS.

(2) APPLICANTS AND LICENSEES SHALL PROVIDE INFORMATION REQUIRED BY THIS SUBTITLE AND SATISFY REQUESTS FOR INFORMATION RELATING TO QUALIFICATIONS IN THE FORM SPECIFIED BY THE COMMISSION.

(3) APPLICANTS AND LICENSEES SHALL CONSENT TO INSPECTIONS, SEARCHES, AND SEIZURES AUTHORIZED BY THIS SUBTITLE OR REGULATIONS ISSUED UNDER THIS SUBTITLE.

(4) (I) APPLICANTS AND LICENSEES SHALL HAVE THE CONTINUING DUTY TO:

1. PROVIDE ASSISTANCE OR INFORMATION REQUIRED BY THE COMMISSION; AND

2. COOPERATE IN AN INQUIRY, INVESTIGATION, OR HEARING CONDUCTED BY THE COMMISSION.

(II) ON ISSUANCE OF A FORMAL REQUEST TO ANSWER OR PRODUCE INFORMATION, EVIDENCE, OR TESTIMONY, IF AN APPLICANT OR LICENSEE REFUSES TO COMPLY, THE APPLICATION OR LICENSE OF THE PERSON MAY BE DENIED, SUSPENDED, OR REVOKED BY THE COMMISSION.

(5) (I) IF THE APPLICANT IS AN INDIVIDUAL, THE APPLICANT SHALL BE PHOTOGRAPHED AND FINGERPRINTED FOR IDENTIFICATION AND INVESTIGATION PURPOSES.

(II) IF THE APPLICANT IS NOT AN INDIVIDUAL, THE COMMISSION BY REGULATION MAY ESTABLISH THE CATEGORIES OF INDIVIDUALS WHO SHALL BE PHOTOGRAPHED AND FINGERPRINTED FOR IDENTIFICATION AND INVESTIGATION PURPOSES.

(6) (I) APPLICANTS AND LICENSEES SHALL HAVE A DUTY TO INFORM THE COMMISSION OF AN ACT OR OMISSION THAT THE PERSON KNOWS OR SHOULD KNOW CONSTITUTES A VIOLATION OF THIS SUBTITLE OR THE REGULATIONS ISSUED UNDER THIS SUBTITLE.
(II) **Applicants and licensees may not discriminate** against a person who in good faith informs the Commission of an act or omission that the person believes constitutes a violation of this subtitle or the regulations issued under this subtitle.

(7) **Applicants and licensees shall produce information, documentation, and assurances to establish the following qualification criteria by clear and convincing evidence:**

(I) **The financial stability, integrity, and responsibility of the applicant or licensee;**

(II) **The integrity of any financial backers, investors, mortgagees, bondholders, and holders of other evidences of indebtedness that bear a relation to the application;**

(III) **The applicant’s or licensee’s good character, honesty, and integrity;**

(IV) **Sufficient business ability and experience of the applicant or licensee; and**

(V) **That:**

1. **The applicant or licensee has entered into a labor peace agreement with each labor organization that is actively engaged in representing or attempting to represent video lottery and hospitality industry workers in the State;**

2. **The labor peace agreement is valid and enforceable under 29 U.S.C. § 185;**

3. **The labor peace agreement protects the State’s revenues by prohibiting the labor organization and its members from engaging in picketing, work stoppages, boycotts, and any other economic interference with the operation of the video lottery facility within the first 5 years of the effective date of the video lottery operation license; and**

4. **The labor peace agreement applies to all operations at the video lottery facility that are conducted by a lessee or tenant or under a management agreement.**
(D) On the filing of an application for any license required under this subtitle and any supplemental information required by the Commission, the Commission shall:

(1) Refer the application to the Department of State Police or an approved vendor under § 9–1A–20 of this subtitle to conduct a background investigation on the qualifications of the applicant and any person who is required to be qualified under this subtitle as a condition of a license; and

(2) If the applicant is applying for a video lottery operation license, conduct a hearing on the qualifications of the applicant and any person who is required to be qualified under this subtitle as a condition of a license.

(E) (1) After receiving the results of the background investigation and conducting any hearing required under this subtitle, the Commission may either grant a license to an applicant whom the Commission determines to be qualified or deny the license to an applicant whom the Commission determines to be not qualified or disqualified.

(2) If an application for a license is denied, the Commission shall prepare and file an order denying the license with a statement of the reasons for the denial, including the specific findings of fact.

(F) Except as provided in § 9–1A–13 of this subtitle, if satisfied that an applicant is qualified to receive a license, and on tender of all required application, license, and other fees and taxes, and any bond required under § 9–1A–04(e) of this subtitle, the Commission shall issue a license for a term of 1 year.

(G) (1) An individual may not knowingly give false information or make a material misstatement in an application required for any license under this subtitle or in any supplemental information required by the Commission.

(2) An individual who violates this section is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 3 years or a fine not exceeding $5,000 or both.
(A) IN ADDITION TO OTHER INFORMATION REQUIRED BY THIS
SUBTITLE, A BUSINESS ENTITY APPLYING FOR A VIDEO LOTTERY OPERATION
LICENSE SHALL PROVIDE THE FOLLOWING INFORMATION:

(1) THE ORGANIZATION, FINANCIAL STRUCTURE, AND NATURE OF
ALL BUSINESSES OPERATED BY THE BUSINESS ENTITY;

(2) THE NAMES, PERSONAL EMPLOYMENT, AND, WHEN
APPLICABLE, CRIMINAL HISTORIES OF THE OFFICERS, DIRECTORS, PARTNERS,
AND PRINCIPAL EMPLOYEES OF THE BUSINESS ENTITY;

(3) THE NAMES OF ALL HOLDING, INTERMEDIARY, AND
SUBSIDIARY COMPANIES OR OTHER SIMILAR BUSINESS ENTITIES OF THE
BUSINESS ENTITY;

(4) THE ORGANIZATION, FINANCIAL STRUCTURE, AND NATURE OF
ALL BUSINESSES OPERATED BY THE BUSINESS ENTITY’S HOLDING,
INTERMEDIARY, AND SUBSIDIARY COMPANIES OR OTHER SIMILAR BUSINESS
ENTITIES;

(5) THE RIGHTS AND PRIVILEGES ACQUIRED BY THE HOLDERS OF
DIFFERENT CLASSES OF AUTHORIZED SECURITIES, PARTNERSHIP INTERESTS,
OR OTHER SIMILAR OWNERSHIP INTERESTS OF THE BUSINESS ENTITY AND ITS
HOLDING, INTERMEDIARY, AND SUBSIDIARY COMPANIES OR OTHER SIMILAR
BUSINESS ENTITIES;

(6) THE TERMS ON WHICH THE SECURITIES, PARTNERSHIP
INTERESTS, OR OTHER SIMILAR OWNERSHIP INTERESTS HAVE BEEN OR ARE TO
BE OFFERED;

(7) THE TERMS AND CONDITIONS OF ALL OUTSTANDING LOANS,
MORTGAGES, TRUST DEEDS, PLEDGES, OR OTHER INDEBTEDNESS OR SECURITY
DEVICES UTILIZED BY THE BUSINESS ENTITY;

(8) THE EXTENT OF THE EQUITY SECURITY HOLDING IN THE
BUSINESS ENTITY OF THE OFFICERS, DIRECTORS, PARTNERS, AND
UNDERWRITERS AND THEIR REMUNERATION IN THE FORM OF SALARY, WAGES,
FEES, OR OTHERWISE;

(9) THE NAMES OF PERSONS OTHER THAN THE DIRECTORS AND
OFFICERS WHO OCCUPY POSITIONS SPECIFIED BY THE COMMISSION OR WHOSE
COMPENSATION EXCEEDS AN AMOUNT DETERMINED BY THE COMMISSION;
(10) The names of persons who own or control the business entity;

(11) A description of all bonus and profit sharing arrangements;

(12) Copies of management and service contracts; and

(13) A listing of stock options.

(B) If a business entity that applies for a video lottery operation license is a subsidiary or if a business entity holding a video lottery operation license is to become a subsidiary, each holding company and each intermediary company with respect to the business entity shall, as a condition of the subsidiary acquiring or retaining a video lottery operation license:

(1) Qualify to do business in the state; or

(2) Furnish the Commission with the information required under subsection (a) of this section and other information that the Commission may require.

(C) An individual applying for a video lottery operation license shall provide, to the extent applicable to an individual, the information required under subsection (a) of this section in the form required by the Commission.

(D) The Commission shall deny a video lottery operation license to an applicant who is disqualified on the basis of any of the following criteria:

(1) Failure of the applicant to prove by clear and convincing evidence that the applicant and each person who owns or controls the application are qualified under the provisions of this subtitle;

(2) Failure of the applicant or any person required to be qualified under this subtitle as a condition of a license to provide information, documentation, and assurances required by this subtitle or requested by the Commission;
(3) FAILURE OF THE APPLICANT OR ANY PERSON REQUIRED TO BE QUALIFIED UNDER THIS SUBTITLE AS A CONDITION OF A LICENSE TO REVEAL ANY FACT MATERIAL TO QUALIFICATION;

(4) SUPPLYING, BY THE APPLICANT OR ANY PERSON REQUIRED TO BE QUALIFIED UNDER THIS SUBTITLE AS A CONDITION OF A LICENSE, INFORMATION THAT IS UNTRUE OR MISLEADING AS TO A MATERIAL FACT CONCERNING THE QUALIFICATION CRITERIA;

(5) CONVICTION OF THE APPLICANT OR OF ANY PERSON REQUIRED TO BE QUALIFIED UNDER THIS SUBTITLE AS A CONDITION OF A LICENSE OF AN OFFENSE UNDER THE LAWS OF THE UNITED STATES OR ANY JURISDICTION WITHIN THE UNITED STATES THAT IS A CRIMINAL OFFENSE INVOLVING MORAL TURPITUDE OR A GAMBLING OFFENSE;

(6) CURRENT PROSECUTION OF THE APPLICANT OR A PERSON WHO IS REQUIRED TO BE QUALIFIED UNDER THIS SUBTITLE AS A CONDITION OF A LICENSE FOR AN OFFENSE DESCRIBED UNDER ITEM (5) OF THIS SUBSECTION, PROVIDED THAT, AT THE REQUEST OF THE APPLICANT, THE COMMISSION MAY DEFER ITS DECISION ON THE APPLICATION DURING THE PENDENCY OF THE CHARGE;

(7) PURSUIT BY THE APPLICANT OR A PERSON WHO IS REQUIRED TO BE QUALIFIED UNDER THIS SUBTITLE AS A CONDITION OF A LICENSE OF ECONOMIC GAIN IN AN OCCUPATIONAL MANNER OR CONTEXT THAT IS IN VIOLATION OF THE LAWS OF THE STATE, IF THE PURSUIT CREATES A REASONABLE BELIEF THAT PARTICIPATION OF THE APPLICANT IN VIDEO LOTTERY OPERATIONS WOULD BE INIMICAL TO THE POLICIES OF THIS SUBTITLE;

(8) IDENTIFICATION OF THE APPLICANT OR A PERSON WHO IS REQUIRED TO BE QUALIFIED UNDER THIS SUBTITLE AS A CONDITION OF A LICENSE AS A CAREER OFFENDER OR A MEMBER OF A CAREER OFFENDER CARTEL OR AN ASSOCIATE OF A CAREER OFFENDER OR CAREER OFFENDER CARTEL IN A MANNER THAT CREATES A REASONABLE BELIEF THAT THE ASSOCIATION IS OF A NATURE AS TO BE INIMICAL TO THE POLICIES OF THIS SUBTITLE;

(9) THE COMMITTING OF AN ACT BY THE APPLICANT OR A PERSON WHO IS REQUIRED TO BE QUALIFIED UNDER THIS SUBTITLE AS A CONDITION OF A LICENSE THAT WOULD CONSTITUTE AN OFFENSE DESCRIBED UNDER ITEM (5) OF THIS SUBSECTION, EVEN IF THE ACT HAS NOT BEEN OR MAY NOT BE PROSECUTED UNDER THE CRIMINAL LAWS OF THE STATE;
(10) WILLFUL DEFIANCE BY THE APPLICANT OR A PERSON WHO IS
REQUIRED TO BE QUALIFIED UNDER THIS SUBTITLE AS A CONDITION OF A
LICENSE OF A LEGISLATIVE INVESTIGATORY BODY OR OTHER OFFICIAL
INVESTIGATORY BODY OF THE UNITED STATES OR A JURISDICTION WITHIN THE
UNITED STATES WHEN THE BODY IS ENGAGED IN THE INVESTIGATION OF
CRIMES RELATING TO GAMBLING, OFFICIAL CORRUPTION, OR ORGANIZED CRIME
ACTIVITY; AND

(11) ANY OTHER REASON ESTABLISHED IN REGULATIONS OF THE
COMMISSION AS A REASON FOR DENYING A LICENSE.

9–1A–09.

(A) IN THIS SECTION, “RACING LICENSEE” MEANS THE HOLDER OF A
LICENSE ISSUED BY THE STATE RACING COMMISSION TO HOLD A RACE MEETING
IN THE STATE UNDER TITLE 11 OF THE BUSINESS REGULATION ARTICLE.

(B) AS A CONDITION OF ELIGIBILITY FOR FUNDING UNDER § 9–1A–29
OF THIS SUBTITLE, A RACING LICENSEE SHALL:

(1) (I) FOR LAUREL PARK AND PIMLICO RACE COURSE,
CONDUCT A MINIMUM OF 220 ANNUAL LIVE RACING DAYS COMBINED BETWEEN
LAUREL PARK OR PIMLICO RACE COURSE UNLESS OTHERWISE AGREED TO BY
THE RACING LICENSEE AND THE ORGANIZATION THAT REPRESENTS THE
MAJORITY OF LICENSED THOROUGHBRED OWNERS AND TRAINERS IN THE STATE
OR UNLESS THE RACING LICENSEE IS PREVENTED BY WEATHER, ACTS OF GOD,
OR OTHER CIRCUMSTANCES BEYOND THE RACING LICENSEE’S CONTROL;

(II) FOR ROSECROFT RACEWAY, CONDUCT A MINIMUM OF 90
ANNUAL LIVE RACING DAYS UNLESS OTHERWISE AGREED TO BY THE RACING
LICENSEE AND THE ORGANIZATION THAT REPRESENTS THE MAJORITY OF
LICENSED STANDARDBRED OWNERS AND TRAINERS IN THE STATE OR UNLESS
THE RACING LICENSEE IS PREVENTED BY WEATHER, ACTS OF GOD, OR OTHER
CIRCUMSTANCES BEYOND THE RACING LICENSEE’S CONTROL; AND

(III) FOR OCEAN DOWNS RACETRACK, CONDUCT A MINIMUM
OF 40 ANNUAL LIVE RACING DAYS UNLESS OTHERWISE AGREED TO BY THE
RACING LICENSEE AND THE ORGANIZATION THAT REPRESENTS THE MAJORITY
OF LICENSED STANDARDBRED OWNERS AND TRAINERS IN THE STATE OR
UNLESS THE RACING LICENSEE IS PREVENTED BY WEATHER, ACTS OF GOD, OR
OTHER CIRCUMSTANCES BEYOND THE RACING LICENSEE’S CONTROL;
(2) If the racing licensee holds the racing license for Pimlico Race Course, retain in the State of Maryland the name, common law and statutory copyrights, service marks, trademarks, trade names, and horse racing events that are associated with the Preakness Stakes and the Woodlawn Vase;

(3) If the racing licensee holds the racing license for the Pimlico Race Course, promote and conduct the Preakness Stakes each year at:

(I) The Pimlico Race Course; or

(II) If the Pimlico Race Course no longer exists, the Preakness Stakes Race is prevented from being conducted at the Pimlico Race Course, or the State Racing Commission, under § 11–513 of the Business Regulation Article, deems an emergency exists, another track located in the State that is approved by the State Racing Commission;

(4) If the racing licensee holds the racing license for Laurel Park, permit the event known as the Maryland Million to be run annually at Laurel Park unless:

(I) The racing licensee is prevented from doing so by weather, acts of God, or other circumstances beyond the control of the racing licensee; or

(II) The racing licensee and the Maryland Million LLC agree to another location that is approved by the State Racing Commission;

(5) Develop and submit to the State Racing Commission a multiyear plan to improve the quality and marketing of horse racing at racetrack locations owned or operated by the racing licensee in Maryland, which shall include:

(I) Goals, indicators, and timelines for specific actions that will be taken by the racing licensee to improve the quality and marketing of the horse racing industry in Maryland; and

(II) A master plan for capital improvements that reflects, at a minimum:
1. COMMITMENTS THAT HAVE BEEN MADE TO THE
STATE RACING COMMISSION; AND

2. AN ONGOING INVESTMENT IN CAPITAL
MAINTENANCE AND IMPROVEMENTS IN THE HORSE RACING FACILITIES OF AT
LEAST $1,500,000 ANNUALLY, WHICH MAY INCLUDE AMOUNTS PROVIDED AS A
MATCHING FUND AS REQUIRED UNDER § 9–1A–29(E)(2) OF THIS SUBTITLE; AND

(6) DEVELOP WITH OTHER RACING INDUSTRY REPRESENTATIVES
A MULTIYEAR PLAN TO IMPROVE THE QUALITY AND MARKETING OF THE HORSE
RACING INDUSTRY IN MARYLAND, WHICH SHALL INCLUDE GOALS, INDICATORS,
AND TIMELINES FOR SPECIFIC ACTIONS THAT WILL BE TAKEN BY THE
THOROUGHBRED AND HARNESS RACING INDUSTRIES TO IMPROVE THE QUALITY
AND MARKETING OF THE HORSE RACING INDUSTRY IN MARYLAND, INCLUDING
JOINT MARKETING EFFORTS.

(C) AS PART OF THE CAPITAL MAINTENANCE AND IMPROVEMENT ITEMS
IN THE PLAN SUBMITTED UNDER SUBSECTION (B)(5) OF THIS SECTION, A
RACING LICENSEE SHALL INCLUDE ANY IMPROVEMENTS NECESSARY TO ENSURE
THAT THE CONDITION OF ANY PART OF THE RACETRACK FACILITY WHERE
INDIVIDUALS RESIDE IS SATISFACTORY FOR HUMAN HABITATION AND MEETS
MINIMUM HOUSING AND SANITATION STANDARDS IN THE COUNTY WHERE THE
FACILITY IS LOCATED.

(D) THE PLANS REQUIRED UNDER SUBSECTION (B) OF THIS SECTION
SHALL ALSO BE PROVIDED TO THE DEPARTMENT OF GENERAL SERVICES AND
TO THE LEGISLATIVE POLICY COMMITTEE OF THE GENERAL ASSEMBLY.

(E) (1) IF A VIDEO LOTTERY OPERATION LICENSE HAS BEEN ISSUED
FOR A RACETRACK LOCATION AT LAUREL PARK, THE VIDEO LOTTERY
OPERATION LICENSE FOR THE LOCATION SHALL BE REVOKED IF THE NAME,
COMMON LAW AND STATUTORY COPYRIGHTS, SERVICE MARKS, TRADEMARKS,
TRADE NAMES, OR HORSE RACING EVENTS THAT ARE ASSOCIATED WITH THE
PREAKNESS STAKES RACE OR THE WOODLAWN VASE ARE TRANSFERRED TO A
LOCATION OUTSIDE THE STATE.

(2) AS AN ADDITIONAL CONDITION OF A VIDEO LOTTERY
OPERATION LICENSE, IF A RACETRACK LICENSEE HOLDS A VIDEO LOTTERY
OPERATION LICENSE FOR LAUREL PARK, THE LICENSEE SHALL BE REQUIRED
TO:

(I) PROMOTE AND CONDUCT THE PREAKNESS STAKES
RACE AT THE PIMLICO RACE COURSE EACH YEAR; OR
(II) If the Pimlico Race Course no longer exists, the
Preakness Stakes Race is prevented from being conducted at the
Pimlico Race Course, or the State Racing Commission, under § 11–513
of the Business Regulation Article, deems an emergency exists,
promote and conduct the Preakness Stakes Race each year at
another track located in the State that is approved by the State
Racing Commission.

(3) If a racetrack licensee has been issued a video
lottery operation license for a racetrack location at Laurel Park,
the licensee shall permit the event known as the Maryland Million
to be run annually at Laurel Park unless:

(I) The licensee is prevented from doing so by
weather, acts of God, or other circumstances beyond the control of
the licensee; or

(II) The licensee and the Maryland Million LLC
agree to another location that is approved by the State Racing
Commission.

(4) If a video lottery operation license is issued to a
racetrack location at Laurel Park, the video lottery operation
licensee shall:

(I) Maintain the operation of the Bowie Training
Center; or

(II) If State law no longer requires the Bowie
Training Center to operate as a training facility, convey the
property associated with the Bowie Training Center to the State as
preserved land under Program Open Space.

9–1A–10.

(A) (1) For the construction and procurement related to
the operation of video lottery terminals, the applicant or licensee
shall at a minimum meet the same requirements of a designated unit
for minority business participation as described under Title 14,
Subtitle 3 of the State Finance and Procurement Article.

(2) If the county in which a video lottery facility will be
located has higher minority business participation requirements
than the State as described in paragraph (1) of this subsection, the
APPLICANT SHALL MEET THE COUNTY’S MINORITY BUSINESS PARTICIPATION REQUIREMENTS TO THE EXTENT POSSIBLE.

(3) ANY COLLECTIVE BARGAINING AGREEMENT OR AGREEMENTS, INCLUDING A PROJECT LABOR AGREEMENT OR A NEUTRALITY AGREEMENT, ENTERED INTO BY AN APPLICANT OR LICENSEE MAY NOT NEGATE THE REQUIREMENTS OF THIS SUBSECTION.

(4) IF AN APPLICANT FOR EMPLOYMENT AT A VIDEO LOTTERY FACILITY BELIEVES THAT THE APPLICANT HAS BEEN DISCRIMINATED AGAINST IN THE EMPLOYMENT PROCESS, THE APPLICANT MAY APPEAL THE EMPLOYMENT DECISION TO THE LOCAL HUMAN RELATIONS BOARD IN THE COUNTY WHERE THE FACILITY IS LOCATED.

(5) NOTWITHSTANDING ANY COLLECTIVE BARGAINING AGREEMENT OR AGREEMENTS, A LICENSEE SHALL:

(I) PROVIDE HEALTH INSURANCE COVERAGE FOR ITS EMPLOYEES;

(II) GIVE A PREFERENCE TO HIRING QUALIFIED EMPLOYEES FROM THE COMMUNITIES WITHIN 10 MILES OF THE VIDEO LOTTERY FACILITY.

(6) A LICENSEE SHALL:

(I) PROVIDE RETIREMENT BENEFITS FOR ITS EMPLOYEES;

AND

(II) IF THE LICENSEE IS A RACETRACK LICENSEE, PROVIDE RETIREMENT BENEFITS TO ITS VIDEO LOTTERY OPERATION EMPLOYEES THAT ARE EQUIVALENT TO THE LEVEL OF BENEFITS PROVIDED TO THE RACETRACK EMPLOYEES WHO ARE ELIGIBLE UNDER THE MARYLAND RACETRACK EMPLOYEES PENSION FUND.

(7) NOTWITHSTANDING ANY COLLECTIVE BARGAINING AGREEMENT OR AGREEMENTS, IF THE LICENSEE IS A RACETRACK LOCATION, THE LICENSEE SHALL PROVIDE HEALTH INSURANCE COVERAGE TO ALL EMPLOYEES OF THE RACETRACK, INCLUDING THE EMPLOYEES OF THE RACETRACK ON THE BACKSTRETCH OF THE RACETRACK.

(B) (1) THE COMMISSION SHALL ENSURE THAT A VIDEO LOTTERY OPERATION LICENSEE COMPLIES WITH THE REQUIREMENTS OF SUBSECTION (A)(1) AND (2) OF THIS SECTION AS A CONDITION OF HOLDING THE VIDEO LOTTERY OPERATION LICENSE.
(2) The Governor’s Office of Minority Affairs shall monitor a licensee’s compliance with subsection (A)(1) and (2) of this section.

(3) The Governor’s Office of Minority Affairs shall report to the Commission at least every 6 months on the compliance of licensees with subsection (A)(1) and (2) of this section.

(4) If the Governor’s Office of Minority Affairs reports that a licensee is not in compliance with subsection (A)(1) and (2) of this section, the Commission may take immediate action to ensure the compliance of the licensee.

(C) On or after July 1, 2011, the provisions of subsection (A)(1) and (2) of this section and any regulations adopted under subsection (A)(1) and (2) of this section shall be of no effect and may not be enforced.

9–1A–11.

(A) Any video lottery operation licenses not issued for a location authorized under this subtitle shall automatically revert to the state.

(B) (1) Except as provided in paragraph (2) of this subsection, a licensee shall commence operation of video lottery terminals in a permanent facility at the location for which the video lottery operation license has been issued within 18 months after the license is issued.

(2) (I) On a determination by the Commission that extenuating circumstances exist that are beyond the control of a licensee and have prevented the licensee from complying with the requirements of paragraph (1) of this subsection, the Commission may allow the licensee an extension of 6 months to comply with the requirements.

(II) The Commission may not grant more than two extensions to a licensee under this paragraph.

(3) If a video lottery operation licensee fails to comply with the requirements of this subsection, the license issued to the
LICENSEE SHALL BE REVOKED AND SHALL AUTOMATICALLY REVERT TO THE
STATE.

(C) (1) NOTHING IN THIS SUBTITLE MAY BE CONSTRUED TO PROHIBIT
A VIDEO LOTTERY OPERATION LICENSEE THAT IS AWARDED A LICENSE AT A
RACETRACK LOCATION FROM BEGINNING VIDEO LOTTERY TERMINAL
OPERATIONS IN A TEMPORARY FACILITY THAT MEETS THE MINIMUM
REQUIREMENTS ESTABLISHED IN REGULATIONS ADOPTED BY THE STATE
LOTTERY COMMISSION.

(2) NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH (1) OF
THIS SUBSECTION, A VIDEO LOTTERY OPERATION LICENSEE AT A RACETRACK
LOCATION SHALL BE OPERATIONAL IN A PERMANENT FACILITY NO LATER THAN
30 MONTHS AFTER THE ISSUANCE OF THE VIDEO LOTTERY OPERATION LICENSE.

9–1A–12.

IF A VIDEO LOTTERY OPERATION LICENSEE CONTRACTS WITH ANOTHER
PERSON OTHER THAN AN EMPLOYEE OF THE VIDEO LOTTERY OPERATION
LICENSEE TO PROVIDE ANY OF THE SERVICES RELATED TO OPERATING A VIDEO
LOTTERY FACILITY, EACH PERSON AND EACH OTHER PERSON WHO OWNS OR
CONTROLS THE PERSON OR MANAGEMENT AND SUPERVISORY PERSONNEL AND
OTHER PRINCIPAL EMPLOYEES OF THE PERSON SHALL QUALIFY UNDER THE
STANDARDS AND PROVISIONS SET FORTH IN §§ 9–1A–07 AND 9–1A–08 OF THIS
SUBTITLE FOR VIDEO LOTTERY OPERATION LICENSEES.

9–1A–13.

(A) THE INITIAL TERM OF A VIDEO LOTTERY OPERATION LICENSE IS 15
YEARS.

(B) DURING THE INITIAL TERM OF A VIDEO LOTTERY OPERATION
LICENSE, THE LICENSEE SHALL PROVIDE THE COMMISSION WITH AN ANNUAL
UPDATE OF THE INFORMATION REQUIRED UNDER THIS SUBTITLE FOR THE
ISSUANCE OF A LICENSE BY THE DATE SET BY THE COMMISSION IN
REGULATIONS AND ON THE FORM REQUIRED BY THE COMMISSION.

(C) ONE YEAR BEFORE THE EXPIRATION OF THE TERM OF A VIDEO
LOTTERY OPERATION LICENSE, THE LICENSEE SHALL FILE WITH THE
COMMISSION A NOTICE OF INTENT TO REAPPLY FOR THE LICENSE UNDER THIS
SUBTITLE.

(D) WITHIN 1 YEAR OF THE END OF THE INITIAL 15–YEAR LICENSE
TERM, A VIDEO LOTTERY OPERATION LICENSEE MAY REAPPLY FOR A LICENSE
THAT HAS A LICENSE TERM OF 10 YEARS AND A LICENSE FEE TO BE
ESTABLISHED BY STATUTE.

(E) IF A LICENSEE HAS ITS LICENSE REVOKED OR OTHERWISE
SURRENDERS THE LICENSE, THE VIDEO LOTTERY OPERATION LICENSE REVERTS
TO THE STATE.

9–1A–14.

(A) UNLESS AN INDIVIDUAL HOLDS A VALID VIDEO LOTTERY EMPLOYEE
LICENSE ISSUED BY THE COMMISSION, THE INDIVIDUAL MAY NOT BE EMPLOYED
BY A VIDEO LOTTERY OPERATION LICENSEE AS A VIDEO LOTTERY EMPLOYEE.

(B) BEFORE ISSUANCE OF A VIDEO LOTTERY EMPLOYEE LICENSE, AN
APPLICANT SHALL PROVIDE SUFFICIENT INFORMATION, DOCUMENTATION, AND
ASSURANCES THAT THE COMMISSION MAY REQUIRE.

(C) THE COMMISSION SHALL DENY A VIDEO LOTTERY EMPLOYEE
LICENSE TO AN APPLICANT WHO IS DISQUALIFIED DUE TO:

(1) THE APPLICANT’S FAILURE TO PROVE THE APPLICANT’S GOOD
CHARACTER, HONESTY, AND INTEGRITY;

(2) THE APPLICANT’S LACK OF EXPERTISE OR TRAINING TO BE A
VIDEO LOTTERY EMPLOYEE;

(3) THE APPLICANT’S CONVICTION FOR ANY CRIME INVOLVING
MORAL TURPITUDE OR GAMBLING UNDER THE LAWS OF THE UNITED STATES OR
ANY STATE;

(4) THE APPLICANT’S CURRENT PROSECUTION FOR ANY CRIME
INVOLVING MORAL TURPITUDE OR GAMBLING UNDER THE LAWS OF THE UNITED
STATES OR ANY STATE, BUT, AT THE REQUEST OF THE APPLICANT, THE
COMMISSION MAY DEFER A DECISION ON THE APPLICATION DURING THE
PENDENCY OF THE CHARGE;

(5) PURSUIT BY THE APPLICANT OF ECONOMIC GAIN IN AN
OCCUPATIONAL MANNER OR CONTEXT THAT IS IN VIOLATION OF THE LAWS OF
THE STATE, IF THE PURSUIT CREATES A REASONABLE BELIEF THAT
PARTICIPATION OF THE APPLICANT IN VIDEO LOTTERY OPERATIONS WOULD BE
INIMICAL TO THE POLICIES OF THIS SUBTITLE;

(6) IDENTIFICATION OF THE APPLICANT AS A CAREER OFFENDER
OR A MEMBER OF A CAREER OFFENDER CARTEL OR AN ASSOCIATE OF A CAREER
OFFENDER OR CAREER OFFENDER CARTEL IN A MANNER THAT CREATES A
REASONABLE BELIEF THAT THE ASSOCIATION IS OF A NATURE AS TO BE
INIMICAL TO THE POLICIES OF THIS SUBTITLE;

(7) COMMISSION OF AN ACT BY THE APPLICANT THAT WOULD
CONSTITUTE AN OFFENSE DESCRIBED UNDER ITEM (3) OF THIS SUBSECTION,
EVEN IF THE ACT HAS NOT BEEN OR MAY NOT BE PROSECUTED UNDER THE
CRIMINAL LAWS OF THE STATE;

(8) WILLFUL DEFIANCE BY THE APPLICANT OR A PERSON THAT IS
REQUIRED TO BE QUALIFIED UNDER THIS SUBTITLE AS A CONDITION OF A
LICENSE OF A LEGISLATIVE INVESTIGATORY BODY OR OTHER OFFICIAL
INVESTIGATORY BODY OF THE UNITED STATES OR A JURISDICTION WITHIN THE
UNITED STATES WHEN THE BODY IS ENGAGED IN THE INVESTIGATION OF
CRIMES RELATING TO GAMBLING, OFFICIAL CORRUPTION, OR ORGANIZED CRIME
ACTIVITY; AND

(9) ANY OTHER REASON ESTABLISHED IN THE REGULATIONS OF
THE COMMISSION AS A REASON FOR DENYING A LICENSE.

9–1A–15.

(A) UNLESS A MANUFACTURER HOLDS A VALID MANUFACTURER’S
LICENSE ISSUED BY THE COMMISSION BEFORE CONDUCTING BUSINESS WITH A
LICENSEE OR THE STATE, THE MANUFACTURER MAY NOT OFFER ANY VIDEO
LOTTERY TERMINAL, CENTRAL MONITOR AND CONTROL SYSTEM, ASSOCIATED
EQUIPMENT OR SOFTWARE, OR GOODS OR SERVICES THAT DIRECTLY RELATE TO
THE OPERATION OF VIDEO LOTTERY TERMINALS UNDER THIS SUBTITLE.

(B) EACH MANUFACTURER, AND EACH PERSON THAT OWNS OR
CONTROLS THE MANUFACTURER OR MANAGEMENT AND SUPERVISORY
PERSONNEL AND OTHER PRINCIPAL EMPLOYEES OF THE MANUFACTURER,
SHALL QUALIFY UNDER THE STANDARDS AND PROVISIONS SET FORTH IN §§
9–1A–07 AND 9–1A–08 OF THIS SUBTITLE FOR VIDEO LOTTERY OPERATION
LICENSEES.

(C) EXCEPT AS PROVIDED IN § 9–1A–16(A) OF THIS SUBTITLE, THE
COMMISSION MAY NOT GRANT AN EXEMPTION OR WAIVER OF ANY LICENSING
REQUIREMENT TO AN APPLICANT FOR OR HOLDER OF A MANUFACTURER’S
LICENSE.

(D) A MANUFACTURER OF THE VIDEO LOTTERY TERMINALS, CENTRAL
MONITOR AND CONTROL SYSTEM, AND ASSOCIATED EQUIPMENT AND SOFTWARE
SHALL MANUFACTURE OR DISTRIBUTE THE VIDEO LOTTERY TERMINALS,
CENTRAL MONITOR AND CONTROL SYSTEM, AND ASSOCIATED EQUIPMENT AND SOFTWARE THAT MEET SPECIFICATIONS AND PROCEDURES ESTABLISHED BY THE COMMISSION.

9–1A–16.

(A) FOR ALL LICENSES REQUIRED UNDER THIS SUBTITLE OTHER THAN A VIDEO LOTTERY OPERATION LICENSE, IF AN APPLICANT OR LICENSEE HOLDS A VALID LICENSE IN ANOTHER STATE AND THE COMMISSION DETERMINES THAT THE LICENSING STANDARDS OF THE OTHER STATE ARE COMPREHENSIVE, THOROUGH, AND PROVIDE SIMILAR ADEQUATE SAFEGUARDS TO THOSE PROVIDED IN THIS SUBTITLE, THE COMMISSION MAY:

(1) WAIVE SOME OR ALL OF THE REQUIREMENTS OF THIS SUBTITLE; AND

(2) ISSUE A LICENSE TO A PERSON HAVING A SIMILAR LICENSE IN ANOTHER STATE.

(B) (1) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, ON THE REQUEST OF AN APPLICANT, THE COMMISSION MAY GRANT AN EXEMPTION OR WAIVER OF A LICENSING REQUIREMENT OR GROUNDS FOR DENIAL OF A LICENSE IF THE COMMISSION DETERMINES THAT THE REQUIREMENT OR GROUNDS FOR DENIAL OF A LICENSE AS APPLIED TO THE APPLICANT ARE NOT NECESSARY IN ORDER TO PROTECT THE PUBLIC INTEREST OR ACCOMPLISH THE POLICIES ESTABLISHED BY THIS SUBTITLE.

(2) ON GRANTING TO AN APPLICANT AN EXEMPTION OR WAIVER OF A LICENSING REQUIREMENT OR GROUNDS FOR DENIAL OF A LICENSE, OR AT ANY TIME AFTER A WAIVER OR EXEMPTION HAS BEEN GRANTED, THE COMMISSION MAY:

(I) LIMIT OR PLACE RESTRICTIONS ON THE EXEMPTION OR WAIVER AS THE COMMISSION CONSIDERS NECESSARY IN THE PUBLIC INTEREST; AND

(II) REQUIRE THE PERSON THAT IS GRANTED THE EXEMPTION OR WAIVER TO COOPERATE WITH THE COMMISSION AND TO PROVIDE THE COMMISSION WITH ANY ADDITIONAL INFORMATION REQUIRED BY THE COMMISSION AS A CONDITION OF THE WAIVER OR EXEMPTION.

(C) THE COMMISSION MAY NOT WAIVE ANY OF THE REQUIREMENTS OF THIS SUBTITLE FOR ISSUANCE OF A VIDEO LOTTERY OPERATION LICENSE.
9–1A–17.

Subject to the power of the Commission to deny, revoke, or suspend a license, a license in force may be renewed by the Commission for the next succeeding license period on:

(1) proper application for renewal; and

(2) payment of all required application, license, and other fees and taxes.

9–1A–18.

(A) Because the public has a vital interest in video lottery operations and has established a limited exception to the policy of the State concerning gambling for private gain, participation in video lottery operations by a licensee under this subtitle shall be deemed a revocable privilege conditioned on the proper and continued qualification of the licensee and on the discharge of the affirmative responsibility of each licensee to provide to the regulatory and investigatory authorities under this subtitle or any other provision of law, any assistance and information necessary to assure that the policies declared by this subtitle are achieved.

(B) Consistent with the policy described in subsection (A) of this section, it is the intent of this section to:

(1) preclude:

(I) the creation of any property right in any license required under this subtitle;

(II) the accrual of any monetary value to the privilege of participation in video lottery operations; and

(III) the transfer of any license issued under this subtitle; and

(2) require that participation in video lottery operations be conditioned solely on the continuing individual qualifications of the person who seeks the privilege.

9–1A–19.
(A)  **EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A LICENSE ISSUED UNDER THIS SUBTITLE MAY NOT BE:**

(1)  **TRANSFERRED OR ASSIGNED TO ANOTHER PERSON; OR**

(2)  **PLEDGED AS COLLATERAL.**

(B)  **(1) A LICENSEE MAY NOT SELL OR OTHERWISE TRANSFER MORE THAN 5% OF THE LEGAL OR BENEFICIAL INTERESTS OF THE LICENSEE UNLESS:**

(I)  **THE LICENSEE NOTIFIES THE COMMISSION OF THE PROPOSED SALE OR TRANSFER;**

(II)  **THE COMMISSION DETERMINES THAT THE PROPOSED BUYER OR TRANSFEREE MEETS THE REQUIREMENTS OF THIS SUBTITLE; AND**

(III)  **THE TRANSFER IS CONSISTENT WITH THE POLICIES AND INTENT OF § 9–1A–18 OF THIS SUBTITLE.**

(2)  **UNLESS THE COMMISSION NEEDS A LONGER TIME TO DETERMINE WHETHER THE PROPOSED BUYER OR TRANSFEREE MEETS THE REQUIREMENTS OF THIS SUBTITLE, IF THE REQUIREMENTS OF PARAGRAPH (1) OF THIS SUBSECTION ARE NOT SATISFIED, A LICENSE ISSUED UNDER THIS SUBTITLE IS AUTOMATICALLY REVOKED 90 DAYS AFTER THE SALE OR TRANSFER.**

9–1A–20.

(A)  **IN THIS SECTION, “APPROVED VENDOR” MEANS A PERSON THAT:**

(1)  **SPECIALIZES IN CONDUCTING BACKGROUND INVESTIGATIONS;**

(2)  **HAS EXPERIENCE IN THE GAMING INDUSTRY; AND**

(3)  **OBTAINS THE APPROVAL OF THE COMMISSION TO CONDUCT BACKGROUND INVESTIGATIONS UNDER THIS SECTION.**

(B)  **THE DEPARTMENT OF STATE POLICE OR AN APPROVED VENDOR SHALL:**

(1)  **CONDUCT A BACKGROUND INVESTIGATION IN A TIMELY MANNER OF:**

(I)  **A VIDEO LOTTERY TERMINAL OPERATION LICENSEE:**
(II) A video lottery operator; and

(III) Any other applicant the Commission considers necessary; and

(2) Cooperate with the Commission in obtaining and providing the necessary background investigation information.

(C) (1) An applicant shall provide the Department of State Police or an approved vendor with all information the Department requires in order to conduct a background investigation.

(2) Failure to provide timely or accurate information is grounds for the Commission to deny an application.

(D) (1) The Department of State Police or an approved vendor shall apply to the Central Repository for a State and a National Criminal History Records Check for the applicant if required by the Commission.

(2) As part of the application for a Criminal History Records Check, the Department of State Police or an approved vendor shall submit to the Central Repository:

(I) Two complete sets of the applicant’s legible fingerprints taken on forms approved by the Director of the Central Repository and the Director of the Federal Bureau of Investigation;

(II) The fee authorized under § 10–221(b)(7) of the Criminal Procedure Article for access to Maryland Criminal History Records;

(III) The mandatory processing fee required by the Federal Bureau of Investigation for a National Criminal History Records Check; and

(IV) The mandatory processing fee required by Interpol for an International Criminal History Records Check.

(3) In accordance with §§ 10–201 through 10–234 of the Criminal Procedure Article, the Central Repository shall forward
TO THE APPLICANT AND THE COMMISSION A PRINTED STATEMENT OF THE
APPLICANT’S CRIMINAL HISTORY RECORD INFORMATION.

(4) INFORMATION OBTAINED FROM THE CENTRAL REPOSITORY
UNDER THIS SECTION:

(I) SHALL BE CONFIDENTIAL;

(II) MAY NOT BE REDISTRIBUTED; AND

(III) MAY BE USED ONLY IN CONNECTION WITH THE
ISSUANCE OF A LICENSE REQUIRED UNDER THIS SUBTITLE.

(5) THE SUBJECT OF A CRIMINAL HISTORY RECORDS CHECK
UNDER THIS SECTION MAY CONTEST THE CONTENTS OF THE PRINTED
STATEMENT ISSUED BY THE CENTRAL REPOSITORY AS PROVIDED IN § 10–223
OF THE CRIMINAL PROCEDURE ARTICLE.

(E) AFTER COMPLETION OF THE BACKGROUND INVESTIGATION OF EACH
PERSON SPECIFIED IN SUBSECTION (B)(1) OF THIS SECTION, THE DEPARTMENT
OF STATE POLICE OR AN APPROVED VENDOR SHALL PROMPTLY FORWARD THE
RESULTS OF THE INVESTIGATION TO THE COMMISSION.

(F) THE COMMISSION SHALL ADOPT REGULATIONS SPECIFYING THE
FACTORS USED TO DETERMINE WHETHER AN APPLICANT FOR A LICENSE MUST
SUBMIT TO AN INTERNATIONAL CRIMINAL HISTORY RECORDS CHECK.

9–1A–21.

(A) EACH VIDEO LOTTERY TERMINAL DEVICE, THE CENTRAL MONITOR
AND CONTROL SYSTEM, AND THE ASSOCIATED EQUIPMENT AND SOFTWARE
SHALL BE:

(1) OWNED OR LEASED BY THE COMMISSION; AND

(2) UNDER THE CONTROL OF THE COMMISSION.

(B) SUBJECT TO THE COMMISSION’S ABILITY TO CANCEL OR ALTER THE
CONTRACT IN THE EVENT ONE OR MORE ELIGIBLE APPLICANTS FOR A VIDEO
LOTTERY FACILITY FAIL TO OBTAIN A LICENSE, THE COMMISSION SHALL
CONTRACT WITH ONE OR MORE LICENSED MANUFACTURERS FOR THE LEASE OR
PURCHASE OF THE VIDEO LOTTERY TERMINALS, CENTRAL MONITOR AND
CONTROL SYSTEM, AND ASSOCIATED EQUIPMENT AND SOFTWARE AUTHORIZED
UNDER THIS SUBTITLE.
(C) The Commission shall adopt regulations governing the sale or lease of video lottery terminals by the Commission under this subtitle.

(2) The Commission may adopt regulations to provide incentives to licensed manufacturers based on the performance of the manufacturers’ video lottery terminals.

(D) The Commission shall establish a process enabling a licensee and the Commission to select video lottery terminals from a list approved by the Commission, subject to available funds, for use in the licensee’s video lottery facility.

9–1A–22.

(A) Except as provided in subsections (B) and (C) of this section, a video lottery terminal shall have an average payout percentage of at least 87%.

(B) The Commission may by regulation establish an average payout percentage of more than 90% but not more than 95% for video lottery operation licensees.

(C) The Commission may approve an average payout percentage of more than 95% for the video lottery terminals at a video lottery facility.

9–1A–23.

(A) A video lottery facility may operate daily from 8 a.m. to 2 a.m.

(B) A video lottery operation licensee shall be responsible for all marketing, advertising, and promotion for its video lottery operation.

(C) Any state lottery games that are offered by or through the Commission may be offered for sale at a video lottery facility in the State.

9–1A–24.
(A) Except as provided in subsection (B) of this section, the Commission shall ensure that a video lottery operation licensee complies with the requirements of this section as a condition of holding the video lottery operation license.

(B) (1) The county alcoholic beverages licensing authority for the county in which a video lottery facility is located shall ensure that the video lottery licensee complies with the requirements of this subsection.

       (2) Except as provided in paragraph (3) of this subsection, a video lottery operation licensee may not provide food or alcoholic beverages to individuals at no cost.

       (3) Any food or alcoholic beverages offered by a video lottery operation licensee for sale to individuals may be offered only at prices that are determined by the county alcoholic beverages licensing authority to be commensurate with the price of similar types of food and alcoholic beverages at restaurants in the county in which the video lottery facility is located.

       (4) A video lottery operation licensee may provide food at no cost to individuals to the same extent allowed under Article 2B, § 12–106 of the Code for a person engaged in the sale or barter of spirituous, malt, or intoxicating liquors and licensed under the laws of Maryland.

(C) A video lottery operation licensee shall ensure that intoxicated individuals and individuals under the age of 21 years are not allowed to play video lottery terminals and are not allowed in areas of the video lottery facility where video lottery terminals are located.

(D) (1) By regulation, the Commission shall provide for the establishment of a list of individuals who are to be mandatorily excluded or ejected by a video lottery operation licensee from any video lottery operation licensed under this subtitle.

       (2) The regulations under this subsection shall define the standards for exclusion or ejection and shall include standards relating to individuals:

          (i) who are career offenders as defined by regulations adopted by the Commission;
(II) WHO HAVE BEEN CONVICTED OF A CRIMINAL OFFENSE UNDER THE LAWS OF THE UNITED STATES OR ANY JURISDICTION WITHIN THE UNITED STATES THAT IS A CRIMINAL OFFENSE INVOLVING MORAL TURPITUDE OR A GAMBLING OFFENSE; OR

(III) WHOSE PRESENCE IN THE ESTABLISHMENT OF A LICENSEE WOULD BE ADVERSE TO THE INTEREST OF THE STATE, THE LICENSEE, OR THE PERSON.

(3) THE COMMISSION MAY IMPOSE SANCTIONS ON A LICENSEE IN ACCORDANCE WITH THIS SUBTITLE IF THE LICENSEE KNOWINGLY FAILS TO EXCLUDE OR EJECT FROM THE PREMISES OF THE LICENSEE AN INDIVIDUAL PLACED BY THE COMMISSION ON THE LIST OF INDIVIDUALS TO BE EXCLUDED OR EJECTED.

(4) AN ORDER UNDER THIS SUBSECTION IS SUBJECT TO JUDICIAL REVIEW.

(E) (1) BY REGULATION, THE COMMISSION SHALL ADOPT MEASURES THAT ARE INTENDED TO REDUCE OR MITIGATE THE EFFECTS OF PROBLEM GAMBLING.

(2) THE REGULATIONS SHALL:

(I) INCLUDE ESTABLISHMENT OF A VOLUNTARY EXCLUSION LIST OF INDIVIDUALS WITH GAMBLING PROBLEMS WHO HAVE REQUESTED TO BE EXCLUDED FROM ANY VIDEO LOTTERY OPERATION LICENSED UNDER THIS SUBTITLE; AND

(II) PROVIDE A SIMPLE MECHANISM FOR AN INDIVIDUAL WHO IS SOBER AND INFORMED TO REQUEST PLACEMENT ON THE VOLUNTARY EXCLUSION LIST FOR A SPECIFIED PERIOD OF TIME.

(3) A VIDEO LOTTERY OPERATION LICENSEE MAY NOT PERMIT AN INDIVIDUAL ON THE VOLUNTARY EXCLUSION LIST TO ENTER INTO THE VIDEO LOTTERY FACILITY OR TO PLAY A VIDEO LOTTERY TERMINAL.

(4) THE COMMISSION MAY IMPOSE SANCTIONS ON A LICENSEE IN ACCORDANCE WITH THIS SUBTITLE IF THE LICENSEE KNOWINGLY FAILS TO EXCLUDE FROM THE PREMISES OF THE LICENSEE AN INDIVIDUAL ON THE VOLUNTARY EXCLUSION LIST.
(F) In order to protect the public interest, the regulations shall include provisions that:

1. Limit the number and location of and maximum withdrawal amounts from automated teller machines;
2. Require payouts above an amount adopted by the commission to be made by check;
3. Require conspicuous disclosures related to the payout of video lottery terminals;
4. Limit the dollar amount that video lottery terminals will accept;
5. Prohibit the use of specified negotiable instruments at video lottery facilities and the use of credit cards, debit cards, and similar devices in video lottery terminals;
6. Provide consumers with a record of video lottery terminal spending levels if marketing measures are utilized that track consumer spending at video lottery facilities;
7. Prohibit consumers from cashing paychecks at video lottery facilities; and
8. Prohibit video lottery operation licensees from engaging in or contracting with another to engage in predatory marketing practices.

9–1A–25.

(A) The commission may deny a license to an applicant, reprimand or fine a licensee, or suspend or revoke a license for a violation of:

1. This subtitle;
2. A regulation adopted under this subtitle; or
3. A condition that the commission sets.

(B) 1. For each violation specified in subsection (A) of this section, the commission may impose a penalty not exceeding $5,000.
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(2) Each day that a person is in violation under this section shall be considered a separate violation.

(3) To determine the amount of the penalty imposed under paragraph (1) of this subsection, the Commission shall consider:

(i) the seriousness of the violation;

(ii) the harm caused by the violation; and

(iii) the good faith or lack of good faith of the person who committed the violation.

(C) Except as otherwise expressly provided in this subtitle, nothing contained in this subtitle abrogates or limits the criminal laws of the State or limits the authority of the General Assembly to enact statutes establishing criminal offenses and penalties relating to video lottery operations.

9–1A–26.

(A) All proceeds from the operation of video lottery terminals shall be electronically transferred daily into the State Lottery Fund established under Subtitle 3 of this title and distributed as provided under § 9–1A–27 of this subtitle.

(B) (1) The Commission shall account to the Comptroller for all of the revenue under this subtitle.

(2) The proceeds from video lottery terminals shall be under the control of the Comptroller and shall be distributed as provided under § 9–1A–27 of this subtitle.

9–1A–27.

(A) On a properly approved transmittal prepared by the Commission, the Comptroller shall pay the following amounts from the proceeds of video lottery terminals at each video lottery facility:

(1) 2% to the State Lottery Agency for costs as defined in § 9–1A–01 of this subtitle;
(2) TO THE VIDEO LOTTERY OPERATION LICENSEE, THE PERCENTAGE STATED IN THE ACCEPTED BID FOR THE LOCATION, NOT TO EXCEED 33%;

(3) 5.5% IN LOCAL IMPACT GRANTS, IN ACCORDANCE WITH § 9–1A–31 OF THIS SUBTITLE;

(4) 7% TO THE PURSE DEDICATION ACCOUNT ESTABLISHED UNDER § 9–1A–28 OF THIS SUBTITLE, NOT TO EXCEED A TOTAL OF $100,000,000 TO THE ACCOUNT ANNUALLY;

(5) FOR THE FIRST 8 YEARS OF OPERATIONS AT A VIDEO LOTTERY FACILITY, 2.5% TO THE RACETRACK FACILITY RENEWAL ACCOUNT ESTABLISHED UNDER § 9–1A–29 OF THIS SUBTITLE, NOT TO EXCEED A TOTAL OF $40,000,000 TO THE ACCOUNT ANNUALLY;

(6) 1.5% TO THE SMALL, MINORITY, AND WOMEN–OWNED BUSINESSES ACCOUNT ESTABLISHED UNDER § 9–1A–35 OF THIS SUBTITLE; AND

(7) THE REMAINDER TO THE EDUCATION TRUST FUND ESTABLISHED UNDER § 9–1A–30 OF THIS SUBTITLE.

(B) (1) IF THE COSTS OF THE STATE LOTTERY AGENCY ARE LESS THAN THE PROCEEDS SPECIFIED IN SUBSECTION (A)(1) OF THIS SECTION, ANY AMOUNT NOT DISTRIBUTED TO THE STATE LOTTERY AGENCY SHALL BE PAID TO THE EDUCATION TRUST FUND ESTABLISHED UNDER § 9–1A–30 OF THIS SUBTITLE.

(2) THE COSTS OF THE COMMISSION SHALL BE AS PROVIDED IN THE STATE BUDGET.

9–1A–28.

(A) THERE IS A PURSE DEDICATION ACCOUNT UNDER THE AUTHORITY OF THE STATE RACING COMMISSION.

(B) (1) THE ACCOUNT SHALL RECEIVE MONEY AS REQUIRED UNDER § 9–1A–27 OF THIS SUBTITLE.

(2) MONEY IN THE ACCOUNT SHALL BE INVESTED AND REINVESTED BY THE TREASURER AND INTEREST AND EARNINGS SHALL ACCRUE TO THE ACCOUNT.
(3) The Comptroller shall:

(I) Account for the account; and

(II) On a properly approved transmittal prepared by the State Racing Commission, issue a warrant to pay out money from the account in the manner provided under this section.

(4) The account is a special, nonlapsing fund that is not subject to § 7–302 of the State Finance and Procurement Article.

(5) Expenditures from the account shall only be made on a properly approved transmittal prepared by the State Racing Commission as provided under subsection (c) of this section.

(c) Subject to subsections (d) and (e) of this section, the State Racing Commission shall allocate funds in the account as follows:

(1) 80% to the Thoroughbred industry; and

(2) 20% to the Standardbred industry.

(d) The amount of funds allocated to Thoroughbred purses and the Maryland–bred Race Fund shall be allocated as follows:

(1) 85% to Thoroughbred purses at the Pimlico Race Course, Laurel Park, the Racecourse in Allegany County, and the Racecourse at Timonium; and

(2) 15% to the Maryland–bred Race Fund.

(e) The amount of funds allocated to Standardbred purses and the Standardbred Race Fund shall be allocated as follows:

(1) 85% to Standardbred purses at Rosecroft Raceway, Ocean Downs Race Course, and the Racecourse in Allegany County, allocated based on the number of live racing days at each track location; and

(2) 15% to the Standardbred Race Fund.

(f) From the amount provided to Thoroughbred purses, the State Racing Commission shall pay an annual grant of $100,000 to
FAIR HILL, as defined under § 11–811 of the Business Regulation Article.

(G) The provisions of this section may not be construed to apply to the racecourse in Allegany County until horse racing begins at that racecourse.

(H) On or before December 1, 2014, the State Racing Commission shall:

(1) conduct a study to determine the impact of the Purse Dedication Account on the racing industry in the State; and

(2) make recommendations to the General Assembly regarding the continuation of the Purse Dedication Account and the amount of money distributed to the Purse Dedication Account.

9–1A–29.

(A) There is a Racetrack Facility Renewal Account under the authority of the State Racing Commission.

(B) (1) The account shall receive money as required under § 9–1A–27 of this subtitle.

(2) Money in the account shall be invested and reinvested by the Treasurer and interest and earnings shall accrue to the account.

(3) The Comptroller shall:

(I) account for the account; and

(II) on a properly approved transmittal prepared by the State Racing Commission, issue a warrant to pay out money from the account in the manner provided under this section.

(4) The account is a special, nonlapsing fund that is not subject to § 7–302 of the State Finance and Procurement Article.

(5) Expenditures from the account shall only be made on a properly approved transmittal prepared by the State Racing Commission as provided under subsection (c) of this section.
(C) **FUNDS FROM THE ACCOUNT SHALL BE USED TO PROVIDE A GRANT TO THE HOLDER OF A LICENSE TO HOLD A RACE MEETING IN THE STATE FOR RACETRACK FACILITY CAPITAL CONSTRUCTION AND IMPROVEMENTS.**

(D) **THE AMOUNT OF FUNDS MADE AVAILABLE FROM THE RACETRACK FACILITY RENEWAL ACCOUNT SHALL BE ALLOCATED AS FOLLOWS:**

(1) **80% TO THE PIMLICO RACE COURSE, LAUREL PARK, AND THE RACECOURSE AT TIMONIUM; AND**

(2) **20% TO ROSECROFT RACEWAY AND OCEAN DOWNS RACE COURSE.**

(E) **IN ORDER TO OBTAIN A GRANT, A HOLDER OF A LICENSE TO HOLD A RACE MEETING IN THE STATE SHALL:**

(1) **SUBMIT A CAPITAL CONSTRUCTION PLAN TO BE IMPLEMENTED WITHIN A SPECIFIED TIME FRAME TO THE STATE RACING COMMISSION FOR APPROVAL; AND**

(2) **EXCEPT AS PROVIDED IN SUBSECTION (F) OF THIS SECTION, PROVIDE AND EXPEND A MATCHING FUND.**

(F) **(1) OF THE AMOUNT PROVIDED FROM THE RACETRACK FACILITY RENEWAL ACCOUNT UNDER SUBSECTION (D)(1) OF THIS SECTION, $1,000,000 SHALL BE PROVIDED ANNUALLY FOR 5 YEARS TO THE RACECOURSE AT TIMONIUM FOR RACETRACK FACILITY CAPITAL CONSTRUCTION AND IMPROVEMENTS.**

(2) **A MATCHING FUND IS NOT REQUIRED FOR THE AMOUNT PROVIDED FOR THE RACECOURSE AT TIMONIUM UNDER PARAGRAPH (1) OF THIS SUBSECTION.**

(G) **OF THE AMOUNT PROVIDED FROM THE RACETRACK FACILITY RENEWAL ACCOUNT UNDER SUBSECTION (D)(1) OF THIS SECTION, THE STATE RACING COMMISSION MAY PROVIDE DIRECT GRANT FUNDING FOR THE ESTABLISHMENT OF A HORSE RACING MUSEUM AS PART OF THE PIMLICO RACE COURSE.**

(H) **AFTER A GRANT HAS BEEN PROVIDED UNDER THIS SECTION, THE STATE RACING COMMISSION SHALL:**
(1) In consultation with the Department of General Services, monitor the implementation of the approved capital construction plan; and

(2) Make provisions for recapture of grant moneys if the capital construction plan is not implemented within the time frame approved by the State Racing Commission.

(I) Any unencumbered funds remaining in the Racetrack Facility Renewal Account on July 1, 2018, shall be paid to the Education Trust Fund established under § 9–1A–30 of this subtitle.

(J) The State Racing Commission shall adopt regulations to implement the provisions of this subsection, including regulations to address minimum criteria for the types of improvements to be made by the holder of a license.

(K) The provisions of this section may not be construed to apply to the racecourse in Allegany County.

9–1A–30.

(A) There is an Education Trust Fund which is a special, nonlapsing fund that is not subject to § 7–302 of the State Finance and Procurement Article.

(B) (1) There shall be credited to the Education Trust Fund all proceeds allocated to the Fund under § 9–1A–27 of this subtitle.

(2) Money in the Education Trust Fund shall be invested and reinvested by the Treasurer, and interest and earnings shall accrue to the Fund.

(C) Money in the Education Trust Fund shall be used to:

(1) Provide funding for public elementary and secondary education, through continuation of the funding and formulas established under the programs commonly known as the Bridge to Excellence in Public Schools Act, first enacted by Chapter 288 of the Acts of the General Assembly of 2002, including the funding for regional differences in the cost of education under § 5–202(f) of the Education Article;
(2) PROVIDE FUNDS TO CONSTRUCT PUBLIC SCHOOL BUILDINGS AND PROVIDE PUBLIC SCHOOL CAPITAL IMPROVEMENTS IN ACCORDANCE WITH §§ 5–301 THROUGH 5–303 OF THE EDUCATION ARTICLE; AND

(3) PROVIDE FUNDS FOR CAPITAL PROJECTS AT COMMUNITY COLLEGES AND PUBLIC SENIOR HIGHER EDUCATION INSTITUTIONS.

(D) EXPENDITURES FROM THE EDUCATION TRUST FUND SHALL BE MADE EACH FISCAL YEAR IN ACCORDANCE WITH THE STATE BUDGET.

9–1A–31.

(A) (1) THE LOCAL IMPACT GRANTS PROVIDED UNDER § 9–1A–27 OF THIS SUBTITLE SHALL BE DISTRIBUTED IN THE FOLLOWING MANNER:

(I) 82% TO THE LOCAL JURISDICTIONS WITH VIDEO LOTTERY FACILITIES, BASED ON EACH JURISDICTION’S PERCENTAGE OF OVERALL GROSS REVENUES FROM VIDEO LOTTERY TERMINALS; AND

(II) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, FOR OPERATIONS AT A VIDEO LOTTERY FACILITY STARTING IN FISCAL YEAR 2012 AND ENDING IN FISCAL YEAR 2027, 18% TO BALTIMORE CITY WITH THE PIMLICO COMMUNITY DEVELOPMENT AUTHORITY ACTING AS THE LOCAL DEVELOPMENT COUNCIL IN ACCORDANCE WITH SUBSECTION (D) OF THIS SECTION, TO BE DISTRIBUTED PRIMARILY FOR CAPITAL PROJECTS BENEFITING ECONOMIC AND COMMUNITY DEVELOPMENT IN THE FOLLOWING MANNER:

1. AT LEAST 75% IN A MANNER THAT IS CONSISTENT WITH THE PARK HEIGHTS MASTER PLAN; AND

2. THE REMAINDER DEDICATED TO THE NEEDS OF:

A. ANY CENSUS BLOCKGROUP THAT BALTIMORE CITY IDENTIFIES AS BEING LOCATED PARTLY OR ENTIRELY WITHIN 1 MILE OF PIMLICO RACE COURSE BUT NOT WITHIN THE BOUNDARIES OF THE PARK HEIGHTS MASTER PLAN; AND

B. ANY NEIGHBORHOOD INCLUDED IN THE NORTHWEST COMMUNITY PLANNING FORUM STRATEGIC NEIGHBORHOOD ACTION PLAN.

(2) (I) OF THE AMOUNT SPECIFIED UNDER PARAGRAPH (1)(II) OF THIS SUBSECTION, $1,000,000 SHALL BE PROVIDED ANNUALLY TO PRINCE
GEORGE’S COUNTY TO BE USED FOR CAPITAL PROJECTS IN THE COMMUNITY WITHIN 10 MILES SURROUNDING ROSECROFT RACEWAY.

(II) THE LEGISLATIVE POLICY COMMITTEE SHALL REPORT ITS FINDINGS AND RECOMMENDATIONS CONCERNING THE ADVISABILITY OF THE CONTINUATION OF THE DISTRIBUTION OF FUNDS AFTER FISCAL YEAR 2027 TO THE COMPTROLLER AND, IN ACCORDANCE WITH § 2–1246 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY, ON OR BEFORE NOVEMBER 1, 2025.

(3) BALTIMORE CITY AND PRINCE GEORGE’S COUNTY SHALL REPORT TO THE LEGISLATIVE POLICY COMMITTEE BY DECEMBER 31ST OF EACH YEAR AS TO THE DISTRIBUTION OF THE FUNDS PROVIDED UNDER THIS SECTION.

(B) LOCAL IMPACT GRANTS PROVIDED UNDER SUBSECTION (A)(1)(I) OF THIS SECTION SHALL BE USED FOR IMPROVEMENTS IN THE COMMUNITIES IN IMMEDIATE PROXIMITY TO THE VIDEO LOTTERY FACILITIES AND MAY BE USED FOR THE FOLLOWING PURPOSES:

(1) INFRASTRUCTURE IMPROVEMENTS;

(2) FACILITIES;

(3) PUBLIC SAFETY;

(4) SANITATION;

(5) ECONOMIC AND COMMUNITY DEVELOPMENT, INCLUDING HOUSING; AND

(6) OTHER PUBLIC SERVICES AND IMPROVEMENTS.

(C) (1) A LOCAL DEVELOPMENT COUNCIL SHALL BE ESTABLISHED IN EACH GEOGRAPHIC AREA WHERE A VIDEO LOTTERY FACILITY IS LOCATED.

(2) SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, A LOCAL DEVELOPMENT COUNCIL SHALL CONSIST OF THE FOLLOWING 15 MEMBERS APPOINTED BY THE CHIEF EXECUTIVE OF THE COUNTY IN WHICH THE LOCAL DEVELOPMENT COUNCIL IS LOCATED, IN CONSULTATION WITH THE SENATORS AND DELEGATES WHO REPRESENT THE COMMUNITIES SURROUNDING THE FACILITY AND THE RESPECTIVE COUNTY COUNCILS, CITY COUNCILS, OR COUNTY COMMISSIONERS:
(I) One Senator who represents the district where
the facility is located;

(II) Two Delegates who represent the districts
where the communities surrounding the facility are located;

(III) One representative of the video lottery
operation licensee;

(IV) Seven residents of the communities in immediate
proximity to the facility; and

(V) Four representatives of businesses or
institutions located in immediate proximity to the facility.

(3) (I) If the video lottery facility is at a race track
location at Laurel Park, the County Executive of Anne Arundel
County, the County Executive of Prince George's County, and the
County Executive of Howard County shall jointly appoint the local
development council.

(II) If the video lottery facility is at a race track
location at the Ocean Downs Race Course, the County
Commissioners of Worcester County and the Mayor of the Town of
Ocean City shall jointly appoint the local development council.

(D) (1) Prior to any expenditure of local impact grant funds
provided under § 9–1A–27 of this subtitle, a county or municipality
shall develop, in consultation with the local development council,
a multiyear plan for the expenditure of the local impact grant
funds for services and improvements consistent with subsection (B)
of this section.

(2) A county or municipality shall submit the plan to the
local development council for review and comment before adopting
the plan or expending any grant funds.

(3) The local development council shall advise the
county or municipality on the impact of the facility on the
communities and the needs and priorities of the communities in
immediate proximity to the facility.
(4) (I) A local development council shall have 45 days to review, comment, and make recommendations on the plan required under this subsection.

(II) On the request of a local development council, the county or municipality shall hold a public hearing on the plan.

(5) A county or municipality shall make best efforts to accommodate the recommendations of the local development council and any testimony presented at the hearing before adopting the plan required under this subsection.

(E) A video lottery operation licensee shall provide to the local development council a master plan for the development of the site on which the video lottery facility will be located.

9–1A–32.

(A) The state may pay for the reasonable transportation costs to:

(1) Mitigate the impact on the communities in the immediate proximity to the facility; and

(2) Make each video lottery facility accessible to the public.

(B) (1) A comprehensive transportation plan shall be:

(I) Developed by each county where a facility is located, in consultation with the local development council created under § 9–1A–31 of this subtitle; and

(II) Approved by the Maryland Department of Transportation.

(2) The comprehensive transportation plan shall include provisions on roads and provisions regarding mass transit if mass transit is a substantial manner of transportation in the county where a video lottery facility is located.

(C) The Maryland Department of Transportation shall facilitate negotiations with affected communities to ensure the most practical ingress to and egress from the video lottery facility.
(D) (1) Notwithstanding any other provision of this section, the Department of Transportation may pay for and undertake the improvement and enhancement of MD Route 589 from the intersection of MD Route 50 through MD Route 113 in Worcester County to address the needs related to traffic capacity, public safety, and esthetics in the area where a video lottery facility is located.

(2) The Department may take the necessary steps to ensure that the plans for the improvements and enhancements to MD Route 589 are under development on or before the date on which the video lottery facility at the Worcester County location is operational and open to the public.

9–1A–33.

(A) The Commission shall:

(1) Establish an annual fee of $425, to be paid by each video lottery operation licensee, for each video lottery position operated by the licensee during the year, based on the maximum number of terminal positions in use during the year; and

(2) Distribute the fees collected under item (1) of this subsection to the Problem Gambling Fund established in subsection (B) of this section.

(B) (1) There is a Problem Gambling Fund in the Department of Health and Mental Hygiene.

(2) The Problem Gambling Fund is a special, nonlapsing fund that is not subject to § 7–302 of the State Finance and Procurement Article.

(3) Money in the Problem Gambling Fund shall be invested and reinvested by the Treasurer, and interest and earnings shall accrue to the fund.

(4) Except as provided in paragraph (5) of this subsection, expenditures from the Problem Gambling Fund shall be made only by the Department of Health and Mental Hygiene to:
(I) Establish a 24-hour hotline for compulsive and problem gamblers and to provide counseling and other support services for compulsive and problem gamblers; and

(II) Develop and implement problem gambling treatment and prevention programs, including the programs established under Title 19, Subtitle 8 of the Health – General Article.

(5) After satisfying the requirements of paragraph (4) of this subsection, any unspent funds in the Problem Gambling Fund may be expended by the Department of Health and Mental Hygiene on drug and other addiction treatment services.

(6) Expenditures from the Problem Gambling Fund shall be made in accordance with an appropriation approved by the General Assembly in the annual State budget or by the budget amendment procedure provided for in § 7–209 of the State Finance and Procurement Article.

9–1A–34.

(A) The Commission shall make an annual report to the Governor and, subject to § 2–1246 of this article, to the General Assembly:

(1) On the operation and finances of the video lottery facilities;

(2) With the assistance of local police departments and the Department of State Police, detailing the crimes that occur within the communities surrounding a video lottery facility; and

(3) On the attainment of minority business participation goals specified for licensees under § 9–1A–10(A)(1) and (2) of this Subtitle and the efforts by licensees to maintain those goals.

(B) Each fiscal year the Legislative Auditor shall audit and evaluate the information submitted to the Commission by licensees under subsection (A)(3) of this section, with special emphasis on the licensee’s utilization of contractors across a broad spectrum of its business activities, including those that are functionally related to the gaming industry.
(A) There is a small, minority, and women-owned businesses account under the authority of the Board of Public Works.

(B) (1) The account shall receive money as required under § 9–1A–27 of this subtitle.

(2) Money in the account shall be invested and reinvested by the Treasurer and interest and earnings shall accrue to the account.

(3) The Comptroller shall:

   (i) account for the account; and

   (ii) on a properly approved transmittal prepared by the Board of Public Works, issue a warrant to pay out money from the account in the manner provided under this section.

(4) The account is a special, nonlapsing fund that is not subject to § 7–302 of the State Finance and Procurement Article.

(5) Expenditures from the account shall only be made on a properly approved transmittal prepared by the Board of Public Works as provided under subsection (C) of this section.

(C) (1) In this subsection, “eligible fund manager” means an entity that has significant financial or investment experience, under criteria developed by the Board of Public Works.

(2) Subject to the provisions of paragraph (3) of this subsection, the Board of Public Works shall make grants to eligible fund managers to provide investment capital and loans to small, minority, and women-owned businesses in the state.

(3) The Board of Public Works shall ensure that eligible fund managers allocate at least 50% of the funds from this account to small, minority, and women-owned businesses in the jurisdictions and communities surrounding a video lottery facility.

(D) Fund managers receiving grants under this section shall:

   (1) keep proper records of funds and accounts;
(2) PROVIDE AN ANNUAL REPORT TO THE GOVERNOR AND, IN ACCORDANCE WITH § 2–1246 OF THIS ARTICLE, THE GENERAL ASSEMBLY ON INVESTMENT CAPITAL AND LOANS MADE PURSUANT TO SUBSECTION (C) OF THIS SECTION; AND

(3) BE SUBJECT TO AUDIT BY THE OFFICE OF LEGISLATIVE AUDITS OF THE DEPARTMENT OF LEGISLATIVE SERVICES.

(E) EACH FISCAL YEAR THE LEGISLATIVE AUDITOR SHALL AUDIT AND EVALUATE THE UTILIZATION OF THE FUNDS THAT ARE ALLOCATED TO SMALL, MINORITY, AND WOMEN–OWNED BUSINESSES BY ELIGIBLE FUND MANAGERS UNDER SUBSECTION (C)(3) OF THIS SECTION.

9–1A–36.

(A) THERE IS A VIDEO LOTTERY FACILITY LOCATION COMMISSION.

(B) (1) THE VIDEO LOTTERY FACILITY LOCATION COMMISSION CONSISTS OF SEVEN MEMBERS.

(2) (I) THREE OF THE MEMBERS SHALL BE APPOINTED BY THE GOVERNOR;

(II) TWO OF THE MEMBERS SHALL BE APPOINTED BY THE PRESIDENT OF THE SENATE BUT MAY NOT BE MEMBERS OF THE SENATE OF MARYLAND; AND

(III) TWO OF THE MEMBERS SHALL BE APPOINTED BY THE SPEAKER OF THE HOUSE OF DELEGATES BUT MAY NOT BE MEMBERS OF THE HOUSE.

(3) THE MEMBERSHIP OF THE VIDEO LOTTERY FACILITY LOCATION COMMISSION APPOINTED UNDER THIS SUBSECTION SHOULD REFLECT THE RACE, GENDER, AND GEOGRAPHIC DIVERSITY OF THE POPULATION OF THE STATE.

(4) ONE OF THE MEMBERS APPOINTED BY THE GOVERNOR SHALL BE THE CHAIR OF THE VIDEO LOTTERY FACILITY LOCATION COMMISSION.

(5) THE GOVERNOR, IN CONSULTATION WITH THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF DELEGATES, MAY REMOVE A MEMBER OF THE VIDEO LOTTERY FACILITY LOCATION COMMISSION FOR INEFFICIENCY, MISCONDUCT IN OFFICE, OR NEGLECT OF DUTY.
(c) A member of the Video Lottery Facility Location Commission:

(1) Shall be at least 21 years of age;

(2) Shall be a citizen of the United States;

(3) Shall be a resident of the state;

(4) Shall be knowledgeable and experienced in fiscal matters and shall have at least 10 years substantial experience:

(I) As an executive with fiduciary responsibilities in charge of a large organization or foundation;

(II) In an academic field relating to finance or economics; or

(III) As an economist, financial analyst, accountant, or as a professional in a similar profession relating to fiscal matters or economics;

(5) May not have been convicted of or granted probation before judgment for a serious crime or a crime that involves gambling or moral turpitude;

(6) May not have an official relationship to a person who holds a license under this subtitle;

(7) May not have any direct or indirect financial interest, ownership, or management, including holding any stocks, bonds, or other similar financial interests in any gaming activities, including horse racing, video lottery terminals, or lottery;

(8) May not receive or share in, directly or indirectly, the receipts or proceeds of any gaming activities, including horse racing or lottery;

(9) May not have a beneficial interest in any contract for the manufacture or sale of gaming devices, the conduct of any gaming activity, or the provision of any independent consulting services in connection with any gaming establishment or gaming activity;
(10) May not be an elected official of state or local government; and

(11) Shall file a financial disclosure statement with the State Ethics Commission in accordance with Title 15, Subtitle 6 of the State Government Article.

(D) A member of the Video Lottery Facility Location Commission:

(1) May not receive compensation for serving on the Video Lottery Facility Location Commission; but

(2) Is entitled to reimbursement for expenses under the standard state travel regulations, as provided in the State Budget.

(E)(1) The Commission and the Department of Legislative Services shall provide staff to the Video Lottery Facility Location Commission.

(2) The Department of Legislative Services shall contract with an independent consultant that has at least 10 years substantial experience in consulting on matters relating to the gaming industry to assist and advise the Video Lottery Facility Location Commission in the review and analysis of bids submitted under this section.

(F) The Video Lottery Facility Location Commission may award not more than five video lottery operation licenses to qualified bidders, through a competitive bidding process consistent with the process for competitive sealed proposals under Title 13 of the State Finance and Procurement Article.

(G) The Video Lottery Facility Location Commission may not award more than one video lottery facility operation license in a single county or Baltimore City.

(H)(1) In order to qualify for a video lottery operation license for a video lottery destination location under this section, a proposed video lottery facility shall be located in one of the following counties:
(I) A location in Anne Arundel County, within 2 miles of MD Route 295;

(II) A location in Cecil County, within 2 miles of Interstate 95;

(III) A location on State property associated with the Rocky Gap State Park in Allegany County that shall be in a building that is physically separate from the Rocky Gap Lodge and Golf Resort;

(IV) A location in Worcester County, within 1 mile of the intersection of Route 50 and Route 589; or

(V) A location in Baltimore City that is:

1. Located:

   A. In a nonresidential area;

   B. Within one-half mile of Interstate 95;

   C. Within one-half mile of MD Route 295; and

   D. On property that is owned by Baltimore City on the date on which the application for a video lottery operation license is submitted; and

2. Not adjacent to or within one-quarter mile of property that is:

   A. Zoned for residential use; and

   B. Used for a residential dwelling on the date the application for a video lottery operation license is submitted.

(2) Nothing in paragraph (1)(V)1D of this subsection may be construed to preempt the exclusive authority of the Video Lottery Facility Location Commission to award video lottery operation licenses in accordance with this subtitle.

(3) (I) With respect to a video lottery operation license issued for a location under paragraph (1)(IV) of this
SUBSECTION, THE HOLDER OF THE VIDEO LOTTERY OPERATION LICENSE OR ANY 
OTHER PERSON WITH A DIRECT OR INDIRECT LEGAL OR FINANCIAL INTEREST IN 
THE OCEAN DOWNS RACETRACK OR VIDEO LOTTERY FACILITY MAY NOT:

1. BUILD ANY TYPE OF HOTEL, MOTEL, OR OTHER 
PUBLIC LODGING ACCOMMODATION ON OR WITHIN 10 MILES OF THE PROPERTY 
OWNED BY THE HOLDER OF THE LICENSE ON WHICH A VIDEO LOTTERY FACILITY 
IS OPERATED;

2. CONVERT AN EXISTING FACILITY ON OR WITHIN 10 
miles of the property described in item 1 of this subparagraph into 
any type of hotel, motel, or other public lodging accommodation;

3. BUILD OR OPERATE A CONFERENCE CENTER OR 
CONVENTION CENTER, AMUSEMENT PARK, AMUSEMENT RIDES, ARCADE, OR 
MINIATURE GOLF COURSE ON OR WITHIN 10 MILES OF THE PROPERTY 
described in item 1 of this subparagraph; or

4. OFFER TO PATRONS OF THE VIDEO LOTTERY 
FACILITY THE PLAYING OF LIVE MUSIC, FLOOR SHOWS, DANCING, DANCING 
EXHIBITIONS, PERFORMANCES, OR ANY OTHER FORM OF LIVE ENTERTAINMENT 
IN OR NEAR THE VIDEO LOTTERY FACILITY, PROVIDED THAT THE HOLDER OF 
THE VIDEO LOTTERY OPERATION LICENSE FOR THE LOCATION UNDER 
PARAGRAPH (1)(IV) OF THIS SUBSECTION OR ANOTHER PERSON WITH A DIRECT 
OR INDIRECT LEGAL OR FINANCIAL INTEREST IN THE OCEAN DOWNS 
RACETRACK OR THE VIDEO LOTTERY FACILITY MAY ALLOW:

A. LIVE FIREWORKS DISPLAYS TO BE CONDUCTED ON 
THE PROPERTY; AND

B. A SINGLE PIANO THAT IS PLAYED BY AN 
INDIVIDUAL.

(II) THE PROHIBITIONS UNDER SUBPARAGRAPH (I) OF THIS 
PARAGRAPH APPLY TO ANY SUBSEQUENT HOLDER OF A VIDEO LOTTERY 
OPERATION LICENSE ISSUED UNDER PARAGRAPH (1)(IV) OF THIS SUBSECTION.

(1) (1) EXCEPT AS PROVIDED IN PARAGRAPHS (2) AND (3) OF THIS 
SUBSECTION, THE VIDEO LOTTERY FACILITY LOCATION COMMISSION MAY NOT 
ALLOCATE MORE THAN THE FOLLOWING NUMBER OF VIDEO LOTTERY 
TERMINALS FOR:

(1) A LOCATION IN ANNE ARUNDELCOUNTY – 4,750 VIDEO 
LOTTERY TERMINALS;
(II) A location in Baltimore City – 3,750 video lottery terminals;

(III) A location in Cecil County – 2,500 video lottery terminals;

(IV) A location in Rocky Gap State Park ( Allegany County ) – 1,500 video lottery terminals; and

(V) A location in Worcester County – 2,500 video lottery terminals.

(2) The Video Lottery Facility Location Commission may allocate video lottery terminals in a manner that is different from the allocation provided in paragraph (1) of this subsection on a determination that the market factors and other factors evaluated under subsection (k) of this section warrant the different allocation, provided that no one location may be allocated more than 4,750 video lottery terminals.

(3) (I) Beginning with the termination date for the Video Lottery Facility Location Commission and every 3 years thereafter, if all of the video lottery terminals authorized under this subtitle are not allocated or have been allocated but are not in regular operation, the State Lottery Commission may allocate or reallocate video lottery terminals to video lottery operation licensees in a manner that ensures that the highest potential revenues are achieved.

(II) In determining the highest potential revenues to be achieved by additional video lottery terminals at each potential location, the State Lottery Commission shall consider the market performance of the existing video lottery terminals at each location.

(J) (1) A bid submitted for a video lottery operation license at a video lottery destination location under this section shall be submitted by February 1, 2009, and shall include an initial license fee in the bid of at least $3,000,000 for each 500 video lottery terminals included in the bid.
(2) **All initial license fees submitted under this subtitle shall accrue to the Education Trust Fund established under § 9–1A–30 of this subtitle.**

(3) **A bid submitted for a video lottery operation license under this section shall provide for at least $25,000,000 in direct investment by the applicant in construction and related costs for each 500 video lottery terminals contained in the proposed bid that shall be prorated based on the exact number of video lottery terminals contained in the bid.**

(K) (1) **In awarding a video lottery operation license, the Video Lottery Facility Location Commission shall evaluate the factors under this subsection in the manner specified.**

(2) **The decision by the Video Lottery Facility Location Commission to award a license shall be weighted by 70% based on business and market factors including:**

   (I) **The highest potential benefit and highest prospective total revenues to be derived by the State;**

   (II) **The potential revenues from a proposed location based on a market analysis;**

   (III) **The extent to which the proposed location encourages Maryland gaming participants to remain in the State;**

   (IV) **The extent to which the proposed location demonstrates that the facility will be a substantial regional and national tourist destination;**

   (V) **The proposed facility capital construction plans and competitiveness of the proposed facility;**

   (VI) **The amount of gross revenues to be allocated to the operator over the term of the license;**

   (VII) **The percent of ownership by entities meeting the definition of minority business enterprise under Title 14, Subtitle 3 of the State Finance and Procurement Article;**
(VIII) The extent to which the proposed location will preserve existing Maryland jobs and the number of net new jobs to be created; and

(IX) The contents of the licensee’s plan to achieve minority business participation goals in accordance with the requirements described under § 9–1A–10(a)(1) and (2) of this subtitle.

(3) The decision by the Video Lottery Facility Location Commission to award a license shall be weighted by 15% based on economic development factors, including:

(I) The anticipated wages and benefits for new jobs to be created; and

(II) Any additional economic development planned in the area of the proposed facility.

(4) The decision by the Video Lottery Facility Location Commission to award a license shall be weighted by 15% based on location siting factors, including:

(I) The existing transportation infrastructure surrounding the proposed facility location;

(II) The negative impact, if any, of a proposed facility location on the surrounding residential community; and

(III) The need for additional public infrastructure expenditures at the proposed facility.

(L) The Video Lottery Facility Location Commission may not award a video lottery operation license to a person that is not qualified under this section or this subtitle.

(M) (1) The Video Lottery Facility Location Commission shall refer to the State Lottery Commission the name and all relevant information concerning a person that makes a bid under this section.

(2) On receipt of the information in paragraph (1) of this subsection, the State Lottery Commission shall determine whether a bidder is qualified to hold a video lottery operation license under this subtitle.
(3) On completion of its determination, the State Lottery Commission shall notify the Video Lottery Facility Location Commission of the determination as to whether a bidder is qualified to hold a video lottery operation license under this subtitle.

(N) After award of a video lottery operation license under this section, the State Lottery Commission shall be responsible for all matters relating to regulation of the licensee.

(O) An unsuccessful bidder for a video lottery operation license under this section may seek, under Title 15 of the State Finance and Procurement Article, review by the State Board of Contract Appeals of the awarding of the video lottery operation license by the Video Lottery Facility Location Commission.

(P) (1) Nothing in this subtitle may be construed to require the Video Lottery Facility Location Commission to issue all five video lottery operation licenses authorized under this subtitle.

(2) Notwithstanding any of the provisions of this subtitle, the Video Lottery Facility Location Commission may not award a video lottery operation license under this subtitle unless the Video Lottery Facility Location Commission determines and declares that a bid selected for award of the license is in the public interest and is consistent with the purposes of this subtitle.

(Q) The Video Lottery Facility Location Commission may reissue a video lottery operation license that is revoked or surrendered utilizing the criteria established in this subtitle.

(R) (1) Except as provided in paragraph (2) of this subsection, the Video Lottery Facility Location Commission shall terminate on January 1, 2015.

(2) The Governor may reconstitute the Video Lottery Facility Location Commission, which shall include the appointment of new members based on the criteria established under subsections (B) and (C) of this section:

(I) One year prior to the expiration of a video lottery operation license; or
(II) FOLLOWING THE REVOCATION OR SURRENDER OF A VIDEO LOTTERY OPERATION LICENSE.

Article – Tax – Property

7–514.

(A) THE GOVERNING BODY OF ALLEGANY COUNTY SHALL ENTER INTO AN AGREEMENT WITH AN OWNER OR OPERATOR OF A VIDEO LOTTERY FACILITY THAT LOCATES IN ALLEGANY COUNTY FOR A NEGOTIATED PAYMENT IN LIEU OF TAXES ON THE VIDEO LOTTERY FACILITY.

(B) AN AGREEMENT FOR A NEGOTIATED PAYMENT IN LIEU OF TAXES UNDER THIS SECTION SHALL PROVIDE THAT, FOR THE TERM SPECIFIED IN THE AGREEMENT:

(1) A SPECIFIED AMOUNT SHALL BE PAID TO ALLEGANY COUNTY IN LIEU OF THE PAYMENT OF ALLEGANY COUNTY PROPERTY TAX; AND

(2) ALL OR A SPECIFIED PART OF THE REAL AND PERSONAL PROPERTY AT THE VIDEO LOTTERY FACILITY SHALL BE EXEMPT FROM ALLEGANY COUNTY PROPERTY TAX FOR THE TERM OF THE AGREEMENT.

SECTION 2. AND BE IT FURTHER ENACTED, That if any provision of this Act or the application thereof to any person or circumstance is held invalid for any reason in a court of competent jurisdiction, the invalidity does not affect other provisions or any other application of this Act which can be given effect without the invalid provision or application, and for this purpose the provisions of this Act are declared severable.

SECTION 3. AND BE IT FURTHER ENACTED, That the intent of this Act and its various integrated provisions is to provide for the authorization and regulation of certain gaming devices for the purpose of generating State revenues and other funds for specified purposes, including funding educational facility construction and renovation and assisting the State’s racing industry. This section is not intended to detract from the application of the severability provision contained in Section 2 of this Act or from the ability of a court of competent jurisdiction to consider and apply appropriate severability principles in the event of a judicial challenge to the validity of a specific portion or portions of the bill.

SECTION 4. AND BE IT FURTHER ENACTED, That the agency designated by the Board of Public Works under § 14–303(b) of the State Finance and Procurement Article, in consultation with the General Assembly and the Office of the Attorney General, shall initiate two studies of the requirements of § 9–1A–10 of the State Government Article, as enacted by Section 1 of this Act, that evaluate the continued compliance of the requirement with any federal and constitutional requirements.
preparation for the studies, the State Lottery Commission shall require video lottery
operation license applicants and licensees to provide any information necessary to
perform the study. The studies shall also evaluate race–neutral programs or other
methods that can be used to address the needs of minority investors and minority
businesses. A final report of the first study shall be submitted to the Legislative Policy
Committee on or before December 15, 2010, so that the General Assembly may review
the report prior to the 2011 Session. A final report of the second study shall be
submitted to the Legislative Policy Committee on or before September 30, 2013, so that
the General Assembly may review the report in conjunction with the report of the study
on the Minority Business Enterprise Program prior to the 2014 Session.

SECTION 5. AND BE IT FURTHER ENACTED, That this Act may not be
construed to affect the terms of the members of the State Lottery Commission appointed
before the effective date of this Act. The terms of the four new members of the State
Lottery Commission appointed under this Act shall expire as follows:

(a) one member in 2010;

(b) one member in 2011; and

(c) two members in 2012.

SECTION 6. AND BE IT FURTHER ENACTED, That:

(a) The State Lottery Agency shall conduct a market analysis every 2 years to
determine the jurisdiction of residence, demographic characteristics, and annual net
customer spending for each of the following gaming products:

(1) video lottery terminals;

(2) keno;

(3) instant scratch–off games;

(4) daily games;

(5) multistate lotto type games; and

(6) any other products that the Agency deems appropriate.

(b) The results of this analysis shall be reported to the Governor, the Secretary
of Health and Mental Hygiene, and the Legislative Policy Committee of the General
Assembly.

(c) The Governor shall provide at least $250,000 in the fiscal year 2010
budget to support this analysis, which may take the form of reprogramming existing
resources of the State Lottery Agency, and $125,000 every 2 years thereafter.
(d) The initial analysis shall be completed on or before June 30, 2010, and the initial report shall be submitted on or before October 1, 2010.

SECTION 7. AND BE IT FURTHER ENACTED, That the State Racing Commission shall study the current levels of benefits provided to employees of the State’s thoroughbred and standardbred racetracks. The State Racing Commission shall make recommendations to ensure that the benefits to and funding for racetrack employees are adequate. On or before January 1, 2009, the State Racing Commission shall submit a report to the General Assembly, in accordance with § 2–1246 of the State Government Article, and make recommendations on statutory changes, if needed.

SECTION 8. AND BE IT FURTHER ENACTED, That:

(a) If a video lottery operation license is awarded to Laurel Park in Anne Arundel County, the local impact grant provided under § 9–1A–27(a)(3) of the State Government Article, as enacted by Section 1 of this Act, shall be distributed in the following manner:

(1) 70% to Anne Arundel County;

(2) 13% to Howard County;

(3) 5% to Prince George’s County; and

(4) subject to subsection (b) of this section, 12% to the City of Laurel.

(b) Proceeds distributed under subsection (a)(4) of this section shall be distributed directly to the Mayor and City Council of the City of Laurel.

SECTION 8A. AND BE IT FURTHER ENACTED, That, if a video lottery operation license is awarded to Ocean Downs racetrack, the local impact grant provided under § 9–1A–27(a)(3) of the State Government Article, as enacted by Section 1 of this Act, shall be distributed in the following manner:

(1) 70% to Worcester County;

(2) 20% to Ocean City; and

(3) 10% to the Town of Berlin.

SECTION 9. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, not less than 95% of the revenues received by Baltimore City through a partnership with a video lottery operation licensee, excluding any local impact grants received under § 9–1A–27(a)(3) of the State Government Article, as enacted by Section 1 of this Act, shall be used to reduce real property taxes in Baltimore
City and for public school construction and rehabilitation of Baltimore City public schools.

SECTION 10. AND BE IT FURTHER ENACTED, That:

(a) (1) In this section the following words have the meanings indicated.

(2) “Ballot issue committee” has the meaning stated in § 1–101(f) of the Election Law Article.

(3) “Campaign finance report” has the meaning stated in § 1–101(i) of the Election Law Article.

(4) “Campaign material” has the meaning stated in § 1–101(k) of the Election Law Article.

(b) A ballot issue committee that is formed to promote the success or defeat of the constitutional amendment proposed by Chapter ___ (S.B. 4/H.B. 4) of the Acts of the General Assembly of the Special Session of 2007 shall file, in addition to the campaign finance reports required under § 13–309 of the Election Law Article, a campaign finance report on or before the fourth Friday immediately preceding the 2008 general election.

(c) A corporation that cumulatively spends more than $10,000 on campaign material to promote the success or defeat of the constitutional amendment proposed by Chapter ___ (S.B. 4/H.B. 4) of the Acts of the General Assembly of the Special Session of 2007 shall:

(1) file a campaign finance report on the same dates as required for a ballot issue committee under § 13–309 of the Election Law Article and this Act; and

(2) include the information required under § 13–401 of the Election Law Article on all campaign material published or distributed by the corporation to promote the success or defeat of the constitutional amendment proposed by Chapter ___ (S.B. 4/H.B. 4) of the Acts of the General Assembly of the Special Session of 2007.


SECTION 13. AND BE IT FURTHER ENACTED, That, subject to the provisions of Sections 11 and 12 of this Act, this Act shall take effect on the
proclamation of the Governor that the constitutional amendment, having received a majority of the votes cast at the general election, has been adopted by the people of Maryland.

FOR the purpose of requiring the State Lottery Commission to regulate the operation of certain video lottery terminals; requiring the Governor to appoint a member of the State Racing Commission to serve as a liaison to the State Lottery Commission; requiring the State Racing Commission to award at least a certain number of racing days to a certain racetrack in each calendar year; requiring the Secretary of Health and Mental Hygiene to establish certain regional centers for services to compulsive gamblers; requiring the Secretary to conduct certain studies; altering the membership of the State Lottery Commission; specifying certain requirements for members of the State Lottery Commission; requiring the Governor to appoint a member of the State Lottery Commission to serve as a liaison to the State Racing Commission; providing that members of the State Lottery Commission may be compensated as provided in the State budget; authorizing the operation of video lottery terminals connected to a certain central computer that allows the State Lottery Commission to monitor a video lottery terminal and that has certain capabilities; prohibiting access to the central computer to certain licensees with a certain exception; providing that only a person with a certain video lottery operation license may offer a video lottery terminal for public use in the State; providing that this Act is statewide and exclusive in its effect and that certain laws do not apply to video lottery terminals authorized under this Act; requiring the State Lottery Commission to conduct certain investigations and hearings; requiring the State Lottery Commission to adopt certain regulations; requiring the State Lottery Commission to require a certain bond and collect certain fees, civil penalties, and taxes; authorizing the State Lottery Commission to inspect and seize certain equipment, financial information, and records without notice or warrant; authorizing the Video Lottery Facility Location Commission to issue a certain number of video lottery operation licenses under certain circumstances; specifying limits on the number of video lottery terminals allowed in the State and at certain facilities; requiring certain video lottery terminal manufacturers, video lottery operators, video lottery employees, and other individuals required by the State Lottery Commission to be licensed; providing for the application and licensing process; establishing certain eligibility criteria and disqualifying criteria for a video lottery operation license; requiring certain licensees to maintain certain numbers of live racing days; providing that certain licensees are ineligible for certain funding and are subject to certain requirements and sanctions if a certain horse racing event or trade names and other items related to the event are transferred out of the State; requiring a certain licensee to conduct a certain annual race races with certain exceptions; requiring certain licensees to submit to the State Racing Commission a certain plan to improve the quality and marketing of horse racing; requiring a certain licensee to maintain or convey certain property under certain circumstances; requiring certain applicants and licensees to comply with certain provisions of law relating to minority business participation; specifying that certain collective
bargaining agreements do not negate certain provisions of this Act; requiring
certain licensees to provide certain benefits and give certain preferences to
certain employees; requiring certain licensees to pay a certain minimum wage
rate to certain employees; providing for the monitoring of certain provisions of
this Act by the Governor's Office of Minority Affairs; providing that the Video
Lottery Facility Location Commission may reissue a video lottery operation
license under certain circumstances; providing for certain eligibility criteria and
disqualifying criteria for certain licensees; providing for certain waivers of
certain licensing and bonding requirements under certain circumstances;
providing for certain license terms; stating the intent of the General Assembly
relating to video lottery operation licensees; prohibiting a video lottery operation
license from being transferred or pledged as collateral; prohibiting certain
licensees from selling or otherwise transferring more than a certain percentage
of the legal or beneficial interest unless certain conditions are met; requiring
that the transfer of a certain interest in a person that holds a video lottery
operation license be approved by the State Lottery Commission; requiring the
Department of State Police to conduct certain background investigations in a
certain manner; requiring the State Lottery Commission to buy or lease the
video lottery terminals, associated equipment, and central computer authorized
under this Act; allowing a certain number of destination locations to be eligible
for a video lottery operation license under certain circumstances; establishing a
Video Lottery Facility Location Commission, its membership, and certain
eligibility requirements for membership; providing for certain reimbursements
and staffing; allowing the Video Lottery Facility Location Commission to award
not more than a certain number of video lottery operation licenses to certain
video lottery destination locations; requiring the Video Lottery Facility Location
Commission to consider certain factors; providing for the termination of the
Video Lottery Facility Location Commission; authorizing the Governor to
reconstitute the Video Lottery Facility Location Commission under certain
circumstances; authorizing the State Lottery Commission to reallocate certain
video lottery terminals to certain video lottery operation licensees under certain
circumstances; providing the minimum payout for video lottery terminals and
authorizing the State Lottery Commission to adopt certain video lottery
terminal payouts; providing for the hours of operation of video lottery terminals;
prohibiting the State Lottery Commission from issuing certain licenses under
certain circumstances; prohibiting a video lottery operation licensee from
offering food or beverages at no cost with a certain exception or from offering
food and beverages below certain prices; requiring the State Lottery
Commission to adopt certain regulations to reduce or mitigate the effects of
problem gambling; authorizing the State Lottery Commission to reprimand a
licensee or deny, suspend, or revoke certain licenses under certain
circumstances; requiring the Comptroller to collect and distribute certain money
in specified ways; requiring certain distributions from video lottery proceeds for
certain purposes; establishing the Education Trust Fund; requiring certain
distributions from video lottery proceeds to the Education Trust Fund to be used
for a certain purpose; establishing a Purse Dedication Account under the
authority of the State Racing Commission; providing for a certain distribution
from video lottery proceeds to the Purse Dedication Account for horse racing; providing for certain distributions from the Purse Dedication Account for horse racing in a certain manner; establishing a Racetrack Facility Renewal Account under the authority of the State Racing Commission; providing for a certain distribution from video lottery proceeds to the Racetrack Facility Renewal Account for capital construction and improvements at racetracks; providing for certain distributions from the Racetrack Facility Renewal Account for capital construction and improvements at racetracks in a certain manner; establishing a Small, Minority, and Women-Owned Businesses Account under the authority of the Board of Public Works; providing for a certain distribution from video lottery proceeds to the Small, Minority, and Women-Owned Businesses Account; requiring the Board of Public Works to make certain grants to certain fund managers to provide investment capital and loans to certain businesses; requiring certain fund managers to provide certain reports and be subject to certain audits; authorizing the State to pay certain transportation costs; requiring the Department of Transportation to facilitate certain negotiations; requiring a certain transportation plan to be developed by certain counties; requiring certain distributions from video lottery proceeds to be provided as local impact grants to certain counties and municipalities for certain purposes; providing for the creation of certain local development councils; providing for appointment and membership of certain local development councils; requiring certain counties and municipalities to develop certain plans to be reviewed by certain local development councils; authorizing certain fees and providing for a certain distribution from certain fees to the Compulsive Gambling Fund; creating a Compulsive Gambling Fund in the Department of Health and Mental Hygiene; providing for certain disbursements from the Compulsive Gambling Fund for certain purposes; authorizing moneys from the Compulsive Gambling Fund to be used for certain addiction treatment services under certain circumstances; exempting a certain procurement by the State Lottery Commission from certain provisions of law; requiring the State Lottery Commission to make a certain annual report by a certain date; prohibiting a licensee for a certain period of time from employing, or entering into a financial relationship with, an individual who was a member of the State Lottery Commission or the Video Lottery Facility Location Commission; providing that Allegany County shall agree to a certain payment in lieu of the collection of certain taxes; requiring the State Lottery Agency to conduct certain market analyses and submit certain reports; requiring the Governor to include certain funds in the State budget for a certain fiscal year for a certain analysis; requiring the State Racing Commission to conduct a certain study and submit a certain report to the General Assembly; requiring a certain certification entity to conduct certain studies and make certain reports; requiring the Legislative Auditor to conduct an audit and evaluation of certain information each fiscal year; making the provisions of this Act severable; providing for the staggering of the terms of certain new members of the State Lottery Commission; defining certain terms; providing that certain provisions of this Act are contingent on the termination of another Act; making this Act contingent on the passage and
ratification of a certain constitutional amendment; and generally relating to the operation of video lottery terminals at certain locations in the State.

BY adding to

Article—Business Regulation
Section 11–202(g)
Annotated Code of Maryland
(2004 Replacement Volume and 2007 Supplement)

BY repealing and reenacting, with amendments,

Article—Business Regulation
Section 11–511
Annotated Code of Maryland
(2004 Replacement Volume and 2007 Supplement)

BY repealing and reenacting, without amendments,

Article—Health—General
Section 19–801 and 19–802
Annotated Code of Maryland
(2005 Replacement Volume and 2007 Supplement)

BY repealing and reenacting, with amendments,

Article—Health—General
Section 19–803 and 19–804
Annotated Code of Maryland
(2005 Replacement Volume and 2007 Supplement)

BY repealing and reenacting, with amendments,

Article—State Government
Section 9–105 and 9–108(d)
Annotated Code of Maryland
(2004 Replacement Volume and 2007 Supplement)

BY adding to

Article—State Government
Section 9–1A–01 through 9–1A–36 to be under the new subtitle “Subtitle 1A. Video Lottery Terminals”
Annotated Code of Maryland
(2004 Replacement Volume and 2007 Supplement)

BY repealing and reenacting, with amendments,

Article—State Finance and Procurement
Section 11–203(a)(1)(xvi) and (xvii)
Annotated Code of Maryland
(2006 Replacement Volume and 2007 Supplement)

BY adding to
SENATE BILL 3

Article — State Finance and Procurement

Section 11–203(a)(1)(sviii)

Annotated Code of Maryland
(2006 Replacement Volume and 2007 Supplement)

BY adding to

Article — Tax — Property

Section 7–514

Annotated Code of Maryland
(2007 Replacement Volume)

BY repealing and reenacting, with amendments;

Article — State Finance and Procurement

Section 11–203(b)(3)

Annotated Code of Maryland
(2006 Replacement Volume and 2007 Supplement)

BY repealing and reenacting, with amendments;

Article — State Finance and Procurement

Section 11–203(b)(2)

Annotated Code of Maryland
(2006 Replacement Volume and 2007 Supplement)


SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article — Business Regulation

11–202.

(c) THE GOVERNOR SHALL APPOINT ONE MEMBER OF THE COMMISSION TO SERVE AS A LIASON TO THE STATE LOTTERY COMMISSION ESTABLISHED UNDER TITLE 9 OF THE STATE GOVERNMENT ARTICLE.

11–511.

(a) (1) On or before December 1, the Commission shall award all racing days for the next calendar year.

(2) However, the Commission may meet after December 1 to award racing days that are requested in applications.

(b) (1) [The] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THE Commission may award for any calendar year up to the number of racing days requested by an applicant.
(2) **The Commission shall award at least 40 racing days to the Pimlico Race Course in Baltimore City in each calendar year.**

(e) The decision of the Commission on the award of a racing day is final.

**Article—Health—General**

19–801.

In this subtitle, "compulsive gambler" means an individual:

(1) Who is preoccupied chronically and progressively with gambling and the urge to gamble; and

(2) Whose gambling behavior compromises, disrupts, or damages the individual's personal, family, or vocational pursuits.

19–802.

The General Assembly finds that:

(1) Compulsive gambling is a serious social problem;

(2) There is evidence that the availability of gambling increases the risk of becoming a compulsive gambler; and

(3) This State, with its extensive legalized gambling, has an obligation to provide a program of treatment for compulsive gamblers.

19–803.

[As a pilot project, the] **The Secretary shall establish [a center for] REGIONAL CENTERS TO PROVIDE SERVICES TO compulsive gamblers [at a place that the Secretary determines to be accessible to a major population center of this State].**

19–804.

(a) **The Secretary [may] SHALL make grants from or agreements for the use of State funds, including the funds provided under § 9–1A–33 of the State Government Article, and federal funds to help public agencies or nonprofit organizations operate the [center] REGIONAL CENTERS for compulsive gamblers who reside in the State and establish and operate ADDITIONAL local programs to provide the following for compulsive gamblers who reside in the State and their immediate family members:**
(i) Inpatient services;
(ii) Outpatient services;
(iii) Partial care services;
(iv) Aftercare services;
(v) Consultative services;
(vi) Educational services;
(vii) SERVICES FOR VICTIMS OF DOMESTIC VIOLENCE; AND
(viii) Other preventive or rehabilitative services or treatment.

(2) Research and training that are designed to improve or extend these services are proper items of expense.

(B) THE SECRETARY SHALL CONDUCT A PREVALENCE STUDY AND REPPLICATION PREVALENCE STUDIES TO MEASURE THE RATE OF PROBLEM AND PATHOLOGICAL GAMBLING IN THE STATE.

(C) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE SECRETARY SHALL CONTRACT WITH AN INDEPENDENT RESEARCHER TO CONDUCT THE PREVALENCE STUDIES.

(2) THE SECRETARY SHALL UTILIZE THE MOST CURRENT PSYCHIATRIC OR DIAGNOSTIC CRITERIA FOR PROBLEM AND PATHOLOGICAL GAMBLING AS THE BASIS FOR THE PREVALENCE STUDIES.

(D) THE INITIAL PREVALENCE STUDY SHALL BE COMPLETED ON OR BEFORE JULY 1, 2009.

(E) REPPLICATION PREVALENCE STUDIES SHALL BE CONDUCTED NO LESS THAN EVERY 5 YEARS WITH MEASURES TAKEN TO PERMIT COMPARISONS BETWEEN THE INITIAL PREVALENCE STUDY AND SUBSEQUENT REPPLICATION PREVALENCE STUDIES.

(F) Services under this subtitle shall be provided by public agencies or, under contract, by nonprofit organizations.

Article—State Government
(a) The Commission consists of [5] NINE members appointed by the Governor with the advice and consent of the Senate.

(b) (1) [Each] AT THE TIME OF APPOINTMENT, EACH member of the Commission [must be a resident and citizen of the State.] SHALL BE:

   (I) AT LEAST 25 YEARS OLD;

   (II) A RESIDENT OF THE STATE who has resided in the State for at least 5 years;

   (III) A QUALIFIED VOTER of the State; and

   (IV) AN INDIVIDUAL who has not been convicted of or granted probation before judgment for a serious crime or a crime that involves moral turpitude or gambling.

(2) A MEMBER OF THE COMMISSION MAY NOT:

   (I) HAVE A DIRECT OR INDIRECT FINANCIAL INTEREST IN VIDEO LOTTERY TERMINALS;

   (II) HAVE AN OFFICIAL RELATIONSHIP TO A PERSON who holds a license under Subtitle 1A of this Title; or

   (III) HOLD ANY STOCKS, BONDS, OR OTHER FINANCIAL INTEREST IN A PERSON holding a license under Subtitle 1A of this Title.

(3) NO MORE THAN SIX MEMBERS MAY BE OF THE SAME POLITICAL PARTY.

(4) THE MEMBERS OF THE COMMISSION SHALL REFLECT THE GEOGRAPHIC, RACIAL, AND GENDER MAKEUP OF THE STATE.

(c) THE COMMISSION SHALL INCLUDE:

   (1) ONE MEMBER WITH EXPERIENCE IN LAW ENFORCEMENT;

   (2) ONE MEMBER WITH EXPERIENCE IN A FIELD RELATING TO FINANCE OR INVESTMENTS;

   (3) ONE MEMBER who is a CERTIFIED PUBLIC ACCOUNTANT; AND
(4) ONE MEMBER WITH EXPERIENCE IN A FIELD OF INFORMATION TECHNOLOGY;

(5) ONE MEMBER WHO RESIDES IN BALTIMORE CITY; AND

(6) ONE MEMBER WHO RESIDES IN PRINCE GEORGE’S COUNTY.

[(c)] (1) The term of a member is 4 years.

(2) The terms of members are staggered [as required by the terms provided for members of the Commission on October 1, 1984].

(3) At the end of a term, a member continues to serve until a successor is appointed and qualifies.

(4) A member who is appointed after a term has begun serves only for the rest of the term and until a successor is appointed and qualifies.

[(d)] (1) Subject to the hearing requirements of this subsection, the Governor may remove a member for cause.

(2) Before the Governor removes a member, the Governor shall give the member notice and an opportunity for a public hearing.

(f) THE GOVERNOR SHALL APPOINT ONE MEMBER OF THE COMMISSION TO SERVE AS A LIAISON TO THE STATE RACING COMMISSION ESTABLISHED UNDER TITLE 11 OF THE BUSINESS REGULATION ARTICLE.

9–108.

(d) As provided in the State budget, a member of the Commission:

(1) may receive compensation [as payment for attendance at Commission meetings or other lottery functions in the amount of:

(i) $125 per meeting attended, not to exceed $1,500 annually for a Commission member who is not the chairman; and

(ii) $165 per meeting attended, not to exceed $2,000 annually for the Commission chairman]; and

(2) is entitled to reimbursement for reasonable expenses incurred in the performance of the duties as a member.

SUBTITLE 1A. VIDEO LOTTERY TERMINALS.
IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED:

(A) "APPLICANT" MEANS A PERSON WHO APPLIES FOR ANY LICENSE REQUIRED UNDER THIS SUBTITLE.

(B) "ASSOCIATED EQUIPMENT" MEANS HARDWARE LOCATED ON THE LICENSEE'S PREMISES THAT IS CONNECTED TO THE VIDEO LOTTERY SYSTEM FOR THE PURPOSE OF PERFORMING COMMUNICATION, VALIDATION, OR OTHER FUNCTIONS, BUT NOT INCLUDING THE COMMUNICATION FACILITIES OF A REGULATED UTILITY OR THE VIDEO LOTTERY TERMINALS.

(D) "AVERAGE PAYOUT PERCENTAGE" MEANS THE AVERAGE PERCENTAGE OF MONEY USED BY PLAYERS TO PLAY A VIDEO LOTTERY TERMINAL THAT IS RETURNED TO PLAYERS OF THAT VIDEO LOTTERY TERMINAL.

(E) "BACKGROUND INVESTIGATION" MEANS A SECURITY, CRIMINAL, AND CREDIT INVESTIGATION OF A PERSON WHO APPLIES FOR OR WHO IS GRANTED A LICENSE UNDER THIS SUBTITLE.

(F) "CAREER OFFENDER" MEANS A PERSON WHOSE BEHAVIOR IS PURSUED IN AN OCCUPATIONAL MANNER OR CONTEXT FOR THE PURPOSE OF ECONOMIC GAIN AND WHO UTILIZES METHODS THAT ARE DEEMED BY THE COMMISSION AS CRIMINAL VIOLATIONS INIMICAL TO THE INTEREST OF THE STATE.

(G) "CAREER OFFENDER CARTEL" MEANS A GROUP OF PERSONS WHO OPERATE TOGETHER AS CAREER OFFENDERS.

(H) "CENTRAL COMPUTER" MEANS A CENTRAL SITE COMPUTER PROVIDED TO AND CONTROLLED BY THE COMMISSION TO WHICH VIDEO LOTTERY TERMINALS COMMUNICATE FOR PURPOSES OF:

(1) INFORMATION RETRIEVAL;

(2) RETRIEVAL OF THE WIN AND LOSS DETERMINATION FROM VIDEO LOTTERY TERMINALS; AND

(3) PROGRAMS TO ACTIVATE AND DISABLE VIDEO LOTTERY TERMINALS.
(I) "Commission" means the State Lottery Commission.

(J) "Control" means the authority to direct the management and policies of an applicant or licensee.

(K) "Costs" means, unless the context otherwise requires, the expenses incurred by the Commission in the administration of this subtitle, including:

(1) The costs of leasing or the capitalized cost of purchasing the video lottery terminals, associated equipment, and central computer;

(2) The costs to repair and maintain the video lottery terminals, associated equipment, and central computer to the extent these costs are not included in the costs of leasing or purchasing the video lottery terminals, associated equipment, and central computer;

(3) The costs of testing and examination of video lottery terminals; and

(4) The costs of performing background investigations and other related activities.

(L) "Family" means spouse, parents, grandparents, children, grandchildren, siblings, uncles, aunts, nephews, nieces, fathers-in-law, mothers-in-law, daughters-in-law, sons-in-law, brothers-in-law, and sisters-in-law, whether by whole blood or half blood, by marriage, adoption, or natural relationship.

(M) "License" means, unless the context otherwise requires, a license required under this subtitle.

(N) "Licensee" means an applicant who has been issued a license required under this subtitle.

(O) "Manufacturer" means a person;

(1) that is engaged in the business of designing, building, constructing, assembling, manufacturing, or distributing a central computer software system, video lottery terminals,
ASSOCIATED EQUIPMENT, OR THE CABINET IN WHICH A VIDEO LOTTERY TERMINAL IS HOUSED;

(2) THAT PRODUCES A PRODUCT THAT IS INTENDED FOR SALE, LEASE, OR OTHER ASSIGNMENT TO THE COMMISSION OR A LICENSEE; AND

(3) THAT CONTRACTS WITH THE COMMISSION OR A LICENSEE FOR THE SALE, LEASE, OR OTHER ASSIGNMENT OF A PRODUCT DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION.

(P) "OWN" MEANS HAVING A BENEFICIAL OR PROPRIETARY INTEREST OF AT LEAST 10% IN THE PROPERTY OR BUSINESS OF AN APPLICANT OR LICENSEE.

(Q) "PLAYER" MEANS AN INDIVIDUAL WHO PLAYS A VIDEO LOTTERY TERMINAL AT A VIDEO LOTTERY FACILITY LICENSED BY THE COMMISSION.

(R) (1) "PROCEEDS" MEANS THE PART OF THE AMOUNT OF MONEY BET THROUGH VIDEO LOTTERY TERMINALS THAT IS NOT RETURNED TO SUCCESSFUL PLAYERS BUT IS OTHERWISE ALLOCATED UNDER THIS SUBTITLE.

(2) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, "PROCEEDS" DOES NOT INCLUDE MONEY GIVEN AWAY BY A VIDEO LOTTERY OPERATION LICENSEE AS FREE PROMOTIONAL PLAY AND USED BY PLAYERS TO BET IN A VIDEO LOTTERY TERMINAL.

(II) AFTER THE FIRST FISCAL YEAR OF OPERATIONS, THE EXCLUSION SPECIFIED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH MAY NOT EXCEED 5% OF THE PROCEEDS RECEIVED IN THE PRIOR FISCAL YEAR BY THE VIDEO LOTTERY OPERATION LICENSEE UNDER § 9–1A–27(a)(2) OF THIS SUBTITLE.

(S) "PROGRESSIVE JACKPOT" MEANS A PRIZE THAT INCREASES AS ONE OR MORE VIDEO LOTTERY TERMINALS ARE CONNECTED TO A PROGRESSIVE JACKPOT SYSTEM.

(T) "PROGRESSIVE JACKPOT SYSTEM" MEANS A SYSTEM CAPABLE OF LINKING ONE OR MORE VIDEO LOTTERY TERMINALS IN ONE OR MORE LICENSED FACILITIES AND OFFERING ONE OR MORE COMMON PROGRESSIVE JACKPOTS.

(U) "VIDEO LOTTERY" MEANS GAMING OR BETTING CONDUCTED USING A VIDEO LOTTERY TERMINAL.
(v) "Video lottery destination location" means a location that is eligible for or has been awarded in the manner provided by law a video lottery operation license.

(w) "Video lottery employee" means an employee of a person who holds a license.

(x) "Video lottery facility" means a facility at which players play video lottery terminals under this subtitle.

(y) "Video lottery operation license" means a license issued to a person that allows players to operate video lottery terminals.

(z) (1) "Video lottery terminal" means any machine or other device that, on insertion of a bill, coin, token, voucher, ticket, coupon, or similar item, or on payment of any consideration:

   (i) is available to play or simulate the play of any game of chance in which the results, including the options available to the player, are randomly determined by the machine or other device; and

   (ii) by the element of chance, may deliver or entitle the player who operates the machine or device to receive cash, premiums, merchandise, tokens, or anything of value, whether the payout is made automatically from the device or in any other manner.

(2) "Video lottery terminal" includes a machine or device:

   (i) that does not directly dispense money, tokens, or anything of value to winning players; and

   (ii) described under paragraph (1) of this subsection that uses an electronic credit system making the deposit of bills, coins, or tokens unnecessary.

(3) "Video lottery terminal" does not include an authorized slot machine operated by an eligible organization under Title 12, Subtitle 3 of the Criminal Law Article.

9–1A–02.
(A) This subtitle is statewide and exclusive in its effect.

(B) The Commission shall regulate the operation of video lottery terminals in accordance with this subtitle.

(C) (1) This subtitle authorizes the operation of video lottery terminals owned or leased by the State that are connected to a central computer owned or leased by the State that allows the Commission to monitor a video lottery terminal.

(2) The Commission shall provide and operate a single central computer into which all licensed video lottery terminals must be connected.

(3) The central computer shall be capable of:

   (i) Continuously monitoring, retrieving, and auditing the operations, financial data, and program information of all video lottery terminals;

   (ii) allowing the Commission to account for all money inserted in and payouts made from any video lottery terminal;

   (iii) disabling from operation or play any video lottery terminal as the Commission deems necessary to carry out the provisions of this subtitle; and

   (iv) supporting and monitoring a progressive jackpot system capable of operating one or more progressive jackpots.

(4) The central computer shall employ a widely accepted gaming industry communications protocol to facilitate the ability of video lottery terminal manufacturers to communicate with the statewide system.

(5) (i) Except as provided in subparagraph (ii) of this paragraph, the Commission may not allow a video lottery operation licensee to have access to the central computer system or information from the central computer system.

(ii) Only if the access does not in any way affect the integrity or security of the central computer system, may the
Commission allow a video lottery operation licensee to have access
to information from the central computer that allows the licensee
to operate a player-tracking system or obtain other information
pertinent to the legitimate operation of a video lottery facility.

(D) Only a person with a video lottery operation license
issued by the Commission may offer a video lottery terminal for
public use in the State under this subtitle.

9–1A–03.

(A) Except as provided in subsection (B) of this section, any
additional forms or expansion of commercial gaming other than as
expressly provided in this subtitle are prohibited.

(B) This subtitle, including the authority provided to the
Commission under this subtitle does not apply to:

(1) lotteries conducted under Subtitle 1 of this title;

(2) wagering on horse racing conducted under Title 11
of the Business Regulation Article;

(3) the operation of slot machines as provided under
Titles 12 and 13 of the Criminal Law Article; or

(4) other gaming conducted under Titles 12 and 13 of
the Criminal Law Article.

9–1A–04.

(A) The Commission shall:

(1) hear and decide, promptly and in reasonable order,
license applications and causes affecting the granting, suspension,
revocation, or renewal of licenses under this subtitle;

(2) after a hearing, suspend or revoke as applicable the
license of a licensee who has a license suspended or revoked in
another state;

(3) conduct hearings concerning civil violations of this
subtitle or regulations issued under this subtitle;
(4) Collect application, license, and other fees to cover the administrative costs of this subtitle related to licensing;

(5) Deposit application, license, and other fees to a bank account that the State Treasurer designates to the credit of the State Lottery Fund to cover the administrative costs of this subtitle related to licensing;

(6) Levy and collect civil penalties for civil violations of the provisions of this subtitle or regulations issued under this subtitle;

(7) Be present at a video lottery operation through its employees and agents at any time during the operation of any video lottery terminal for the purpose of certifying revenue from the video lottery terminals, receiving complaints from the public, and conducting any other investigation into the operation of the video lottery terminals and the maintenance of the video lottery terminals and associated equipment as the Commission may deem necessary and proper; and

(8) Review and rule on any complaint by a licensee regarding any investigative procedures of the Commission that are unnecessarily disruptive of video lottery operations.

(b) The Commission may:

(1) Issue subpoenas to compel the attendance of witnesses at any place within the State in the course of any investigation or hearing under this subtitle;

(2) Administer oaths and require testimony under oath before the Commission in the course of any investigation or hearing conducted under this subtitle;

(3) Serve or cause to be served its process or notices in a manner provided for service of process in civil actions under the Maryland Rules; and

(4) Propound written interrogatories.

(c) Except as otherwise provided in this subtitle, the Commission shall conduct a hearing in the same manner as specified in Title 10, Subtitle 2 of this article.
(d) The Commission shall adopt regulations that include the following specific provisions in accordance with this subtitle:

(1) Establishing the methods and forms of application that an applicant for any license required under this subtitle shall follow and complete before consideration of the application by the Commission;

(2) Establishing the methods, procedures, and form for delivery of information from an applicant or licensee concerning any person’s family, habits, character, associates, criminal record, business activities, and financial affairs;

(3) Establishing the procedures for the fingerprinting of an applicant for any license required under this subtitle or other methods of identification that may be necessary in the judgment of the Commission to accomplish effective enforcement of the provisions of this subtitle;

(4) Establishing the manner and procedure of hearings conducted by the Commission;

(5) Establishing the manner and method of collection of taxes, fees, and civil penalties;

(6) Defining and limiting the areas of operation for video lottery terminals, rules of video lottery terminals, odds for video lottery terminals, the types and values of promotional items that may be given away to encourage play of video lottery terminals, and the method of operation of the video lottery terminals;

(7) Regulating the practice and procedures for negotiable transactions involving players, including limitations on the circumstances and amounts of negotiable transactions and the establishment of forms and procedures for negotiable instrument transactions, redemptions, and consolidations;

(8) Prescribing the grounds and procedures for reprimands of licensees or the revocation or suspension of licenses issued under this subtitle;
(9) Governing the manufacture, distribution, sale, and servicing of video lottery terminals;

(10) Establishing the procedures, forms, and methods of management controls;

(11) Providing for minimum uniform standards of accountancy methods, procedures, and forms as are necessary to assure consistency, comparability, and effective disclosure of all financial information, including percentages of profit for video lottery terminals;

(12) Establishing periodic financial reports and the form of the reports, including an annual audit prepared by a certified public accountant licensed to do business in the State, disclosing whether the accounts, records, and control procedures examined are maintained by the video lottery operation licensee as required by this subtitle and the regulations that shall be issued under this subtitle;

(13) Requiring licensees under this subtitle to demonstrate and maintain financial viability;

(14) Ensuring that the operation of video lottery terminals and video lottery facilities is conducted legally; and

(15) Otherwise carrying out the provisions of this subtitle.

(E) (1) The Commission shall by regulation require an applicant or licensee to file a bond for the benefit of the State for the faithful performance of the requirements imposed by this subtitle and any regulations issued under this subtitle.

(2) An applicant or licensee shall obtain and submit satisfactory proof of the bond to the Commission before a license is issued or reissued.

(3) The bonds furnished may be applied by the Commission to the payment of an unpaid liability of the licensee.

(4) The Commission by regulation may exempt categories of video lottery employees who are not directly involved in the video lottery operations from the requirements of this subsection.
If the Commission determines that the requirement is not necessary in order to protect the public interest or accomplish the policies established under this subtitle.

(F) (1) The Commission shall promptly and thoroughly investigate all applications and enforce this subtitle and regulations that are adopted under this subtitle.

(2) The Commission and its employees and agents shall have the authority, without notice and without warrant, to:

(I) Inspect and examine all premises in which video lottery operations under this subtitle are conducted or any authorized video lottery terminals, associated equipment, or central computer designed, built, constructed, assembled, manufactured, sold, distributed, or serviced, or in which records of those activities are prepared or maintained;

(II) Inspect any video lottery terminals, associated equipment, or central computer in, about, on, or around those premises;

(III) Seize summarily and remove from those premises and impound, or assume physical control of, any video lottery terminals, associated equipment, or central computer for the purposes of examination and inspection;

(IV) Inspect, examine, and audit books, records, and documents concerning a licensee's video lottery operations, including the financial records of a parent corporation, subsidiary corporation, or similar business entity; and

(V) Seize, impound, or assume physical control of books, records, ledgers, cash boxes and their contents, a counting room or its equipment, or other physical objects relating to video lottery operations.

(3) A licensee shall authorize any other person having financial records relating to the licensee to provide those records to the Commission.
(A) The Video Lottery Facility Location Commission established under § 9–1A–36 of this subtitle may not:

(1) issue more than five video lottery operation licenses;

(2) award more than 15,000 video lottery terminals for operation at video lottery facilities in the state; and

(3) subject to the requirements of § 9–1A–36(h) and (i) of this subtitle, award more than 4,250 5,000 terminals for operation at any video lottery facility.

(B) An owner or operator of a video lottery destination location described under § 9–1A–01 of this subtitle may submit an application for a video lottery operation license.

(C) A license issued under this subtitle is not valid at a geographic location other than the geographic location of the video lottery destination location at the time the license is issued.

(D) (1) In this subsection, "owner" includes any type of owner or beneficiary of a business entity, including an officer, director, principal employee, partner, investor, stockholder, or beneficial owner of the business entity and, notwithstanding any other provisions of this subtitle, including a person having any ownership interest regardless of the percentage of ownership interest.

(2) An individual or business entity may not own an interest in more than one video lottery facility.

9–1A–06.

(A) The following persons shall be licensed under this subtitle:

(1) a video lottery operator;

(2) a manufacturer;

(3) a person not licensed under item (1) or (2) of this subsection who manages, operates, supplies, provides security for,
OR PROVIDES SERVICE, MAINTENANCE, OR REPAIRS FOR VIDEO LOTTERY TERMINALS; AND

(4) A VIDEO LOTTERY EMPLOYEE.

(B) The Commission may by regulation require a person that contracts with a licensee and the person's employees to obtain a license under this subtitle if the Commission determines that the licensing requirements are necessary in order to protect the public interest and accomplish the policies established by this subtitle.

(C) (1) Except as provided in paragraph (2) of this subsection, unless an individual holds a valid license issued under this subtitle, the individual may not be employed by a licensee as a video lottery employee.

(2) The Commission by regulation may exempt categories of video lottery employees who are not directly involved in the video lottery operations from the requirement under paragraph (1) of this subsection if the Commission determines that the requirement is not necessary in order to protect the public interest or accomplish the policies established under this subtitle.

(D) For a period of 1 year after the individual's service on the State Lottery Commission or the Video Lottery Facility Location Commission ends, a licensee may not employ, or enter into a financial relationship with, an individual who has been a member of the State Lottery Commission or the Video Lottery Facility Location Commission.

9–1A–07.

(A) An applicant for a license shall submit to the Commission an application:

(1) in the form that the Commission requires; and

(2) on or before the date set by the Commission.

(B) (1) This subsection does not apply to license fees for a video lottery operation license.
(2) The Commission shall by regulation establish a fee for a license under this subtitle.

(3) An applicant shall submit the fee with the application.

(C) (1) Applicants and licensees shall have the affirmative responsibility to establish by clear and convincing evidence the person's qualifications.

(2) Applicants and licensees shall provide information required by this subtitle and satisfy requests for information relating to qualifications in the form specified by the Commission.

(3) Applicants and licensees shall consent to inspections, searches, and seizures authorized by this subtitle or regulations issued under this subtitle.

(4) (I) Applicants and licensees shall have the continuing duty to:

1. provide assistance or information required by the Commission; and

2. cooperate in an inquiry, investigation, or hearing conducted by the Commission.

(II) on issuance of a formal request to answer or produce information, evidence, or testimony, if an applicant or licensee refuses to comply, the application or license of the person may be denied, suspended, or revoked by the Commission.

(5) (I) If the applicant is an individual, the applicant shall be photographed and fingerprinted for identification and investigation purposes.

(II) If the applicant is not an individual, the Commission by regulation may establish the categories of individuals who shall be photographed and fingerprinted for identification and investigation purposes.

(6) (I) Applicants and licensees shall have a duty to inform the Commission of an act or omission that the person knows
OR SHOULD KNOW CONSTITUTES A VIOLATION OF THIS SUBTITLE OR THE REGULATIONS ISSUED UNDER THIS SUBTITLE.

(ii) Applicants and licensees may not discriminate against a person who in good faith informs the Commission of an act or omission that the person believes constitutes a violation of this subtitle or the regulations issued under this subtitle.

(7) Applicants and licensees shall produce information, documentation, and assurances to establish the following qualification criteria by clear and convincing evidence:

(i) the financial stability, integrity, and responsibility of the applicant or licensee;

(ii) the integrity of any financial backers, investors, mortgagees, bondholders, and holders of other evidences of indebtedness that bear a relation to the application;

(iii) the applicant’s or licensee’s good character, honesty, and integrity; and

(iv) sufficient business ability and experience of the applicant or licensee.

(D) On the filing of an application for any license required under this subtitle and any supplemental information required by the Commission, the Commission shall:

(1) refer the application to the Department of State Police to conduct a background investigation under § 9–1A–20 of this subtitle on the qualifications of the applicant and any person who is required to be qualified under this subtitle as a condition of a license; and

(2) if the applicant is applying for a video lottery operation license, conduct a hearing on the qualifications of the applicant and any person who is required to be qualified under this subtitle as a condition of a license.

(E) (1) After receiving the results of the background investigation and conducting any hearing required under this subtitle, the Commission may either grant a license to an applicant whom the Commission determines to be qualified or deny the license
TO AN APPLICANT WHOM THE COMMISSION DETERMINES TO BE NOT QUALIFIED OR DISQUALIFIED.

(2) IF AN APPLICATION FOR A LICENSE IS DENIED, THE COMMISSION SHALL PREPARE AND FILE AN ORDER DENYING THE LICENSE WITH A STATEMENT OF THE REASONS FOR THE DENIAL, INCLUDING THE SPECIFIC FINDINGS OF FACT.

(f) EXCEPT AS PROVIDED IN § 9–1A–13 OF THIS SUBTITLE, IF SATISFIED THAT AN APPLICANT IS QUALIFIED TO RECEIVE A LICENSE, AND ON TENDER OF ALL REQUIRED APPLICATION, LICENSE, AND OTHER FEES AND TAXES, AND ANY BOND REQUIRED UNDER § 9–1A–04(e) OF THIS SUBTITLE, THE COMMISSION SHALL ISSUE A LICENSE FOR A TERM OF 1 YEAR.

(g) (1) AN INDIVIDUAL MAY NOT KNOWINGLY GIVE FALSE INFORMATION OR MAKE A MATERIAL MISSTATEMENT IN AN APPLICATION REQUIRED FOR ANY LICENSE UNDER THIS SUBTITLE OR IN ANY SUPPLEMENTAL INFORMATION REQUIRED BY THE COMMISSION.

(2) AN INDIVIDUAL WHO VIOLATES THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 3 YEARS OR A FINE NOT EXCEEDING $5,000 OR BOTH.

9–1A–08.

(a) IN ADDITION TO OTHER INFORMATION REQUIRED BY THIS SUBTITLE, A BUSINESS ENTITY APPLYING FOR A VIDEO LOTTERY OPERATION LICENSE SHALL PROVIDE THE FOLLOWING INFORMATION:

(1) THE ORGANIZATION, FINANCIAL STRUCTURE, AND NATURE OF ALL BUSINESSES OPERATED BY THE BUSINESS ENTITY;

(2) THE NAMES, PERSONAL EMPLOYMENT, AND, WHEN APPLICABLE, CRIMINAL HISTORIES OF THE OFFICERS, DIRECTORS, PARTNERS, AND PRINCIPAL EMPLOYEES OF THE BUSINESS ENTITY;

(3) THE NAMES OF ALL HOLDING, INTERMEDIARY, AND SUBSIDIARY COMPANIES OR OTHER SIMILAR BUSINESS ENTITIES OF THE BUSINESS ENTITY;

(4) THE ORGANIZATION, FINANCIAL STRUCTURE, AND NATURE OF ALL BUSINESSES OPERATED BY THE BUSINESS ENTITY'S HOLDING, INTERMEDIARY, AND SUBSIDIARY COMPANIES OR OTHER SIMILAR BUSINESS ENTITIES;
(5) The rights and privileges acquired by the holders of different classes of authorized securities, partnership interests, or other similar ownership interests of the business entity and its holding, intermediary, and subsidiary companies or other similar business entities;

(6) The terms on which the securities, partnership interests, or other similar ownership interests have been or are to be offered;

(7) The terms and conditions of all outstanding loans, mortgages, trust deeds, pledges, or other indebtedness or security devices utilized by the business entity;

(8) The extent of the equity security holding in the business entity of the officers, directors, partners, and underwriters and their remuneration in the form of salary, wages, fees, or otherwise;

(9) The names of persons other than the directors and officers who occupy positions specified by the Commission or whose compensation exceeds an amount determined by the Commission;

(10) The names of persons who own or control the business entity;

(11) A description of all bonus and profit sharing arrangements;

(12) Copies of management and service contracts; and

(13) A listing of stock options.

(B) If a business entity that applies for a video lottery operation license is a subsidiary or if a business entity holding a video lottery operation license is to become a subsidiary, each holding company and each intermediary company with respect to the business entity shall, as a condition of the subsidiary acquiring or retaining a video lottery operation license:

(1) qualify to do business in the State; or
(2) Furnish the Commission with the information required under subsection (a) of this section and other information that the Commission may require.

(c) An individual applying for a video lottery operation license shall provide, to the extent applicable to an individual, the information required under subsection (a) of this section in the form required by the Commission.

(d) The Commission shall deny a video lottery operation license to an applicant who is disqualified on the basis of any of the following criteria:

(1) Failure of the applicant to prove by clear and convincing evidence that the applicant and each person who owns or controls the application are qualified under the provisions of this subtitle;

(2) Failure of the applicant or any person required to be qualified under this subtitle as a condition of a license to provide information, documentation, and assurances required by this subtitle or requested by the Commission;

(3) Failure of the applicant or any person required to be qualified under this subtitle as a condition of a license to reveal any fact material to qualification;

(4) Supplying, by the applicant or any person required to be qualified under this subtitle as a condition of a license, information that is untrue or misleading as to a material fact concerning the qualification criteria;

(5) Conviction of the applicant or of any person required to be qualified under this subtitle as a condition of a license of an offense under the laws of the United States or any jurisdiction within the United States that is a criminal offense involving moral turpitude or a gambling offense;

(6) Current prosecution of the applicant or a person who is required to be qualified under this subtitle as a condition of a license for an offense described under item (5) of this subsection, provided that, at the request of the applicant, the Commission may defer its decision on the application during the pendency of the charge;
(7) Pursuit by the applicant or a person who is required to be qualified under this subtitle as a condition of a license of economic gain in an occupational manner or context that is in violation of the laws of the State, if the pursuit creates a reasonable belief that participation of the applicant in video lottery operations would be inimical to the policies of this subtitle;

(8) Identification of the applicant or a person who is required to be qualified under this subtitle as a condition of a license as a career offender or a member of a career offender cartel or an associate of a career offender or career offender cartel in a manner that creates a reasonable belief that the association is of a nature as to be inimical to the policies of this subtitle;

(9) The committing of an act by the applicant or a person who is required to be qualified under this subtitle as a condition of a license that would constitute an offense described under item (5) of this subsection, even if the act has not been or may not be prosecuted under the criminal laws of the State;

(10) Willful defiance by the applicant or a person who is required to be qualified under this subtitle as a condition of a license of a legislative investigatory body or other official investigatory body of the United States or a jurisdiction within the United States when the body is engaged in the investigation of crimes relating to gambling, official corruption, or organized crime activity; and

(11) Any other reason established in regulations of the Commission as a reason for denying a license.

9–1A–09.

(A) In this section, “racing licensee” means the holder of a license issued by the State Racing Commission to hold a race meeting in the State under Title 11 of the Business Regulation Article.

(B) As for a racing licensee that does not hold a video operation license, as a condition of eligibility for funding under §§
9-1A-28 and 9-1A-29 § 9-1A-29 of this subtitle, a racing licensee shall:

(1) Maintain at least the same number of live racing days as were authorized by the State Racing Commission for that location in 2004, but not less than 220 days, unless the racing licensee is prevented by weather, acts of God, or other circumstances beyond the control of the racing licensee;

(2) If the racing licensee holds the racing license for Pimlico Race Course and Laurel Park, retain in the State of Maryland the name, common law and statutory copyrights, service marks, trademarks, trade names, and horse racing events that are associated with the Preakness Stakes and the Woodlawn Vase;

(3) If the racing licensee holds the racing license for the Pimlico Race Course, promote and conduct the Preakness Stakes each year at:

(1) The Pimlico Race Course; or

(II) If the Pimlico Race Course no longer exists, the Preakness Stakes Race is prevented from being conducted at the Pimlico Race Course, or the State Racing Commission, under § 11-513 of the Business Regulation Article, deems an emergency exists, another track located in the State that is approved by the State Racing Commission;

(4) If the racing licensee holds the racing license for Laurel Park, permit the event known as the Maryland Million to be run annually at Laurel Park unless:

(1) The racing licensee is prevented from doing so by weather, acts of God, or other circumstances beyond the control of the racing licensee; or

(II) The racing licensee and the Maryland Million LLC agree to another location that is approved by the State Racing Commission;

(5) Develop and submit to the State Racing Commission a multiyear plan to improve the quality and marketing of horse racing at racetrack locations owned or operated by the racing licensee in Maryland, which shall include:
(I) GOALS, INDICATORS, AND TIMELINES FOR SPECIFIC ACTIONS THAT WILL BE TAKEN BY THE RACING LICENSEE TO IMPROVE THE QUALITY AND MARKETING OF THE HORSE RACING INDUSTRY IN MARYLAND; AND

(II) A MASTER PLAN FOR CAPITAL IMPROVEMENTS THAT REFLECTS, AT A MINIMUM:

1. COMMITMENTS THAT HAVE BEEN MADE TO THE
   STATE RACING COMMISSION; AND

2. AN ONGOING INVESTMENT IN CAPITAL MAINTENANCE AND IMPROVEMENTS IN THE HORSE RACING FACILITIES OF AT LEAST $1,500,000 – $1,000,000 ANNUALLY, WHICH MAY INCLUDE AMOUNTS PROVIDED AS A MATCHING FUND AS REQUIRED UNDER § 9-1A-28(e)(2) OF THIS SUBTITLE; AND

(C) DEVELOP WITH OTHER RACING INDUSTRY REPRESENTATIVES A MULTIYEAR PLAN TO IMPROVE THE QUALITY AND MARKETING OF THE HORSE RACING INDUSTRY IN MARYLAND, WHICH SHALL INCLUDE GOALS, INDICATORS, AND TIMELINES FOR SPECIFIC ACTIONS THAT WILL BE TAKEN BY THE THOROUGHBRED AND HARNESS RACING INDUSTRIES TO IMPROVE THE QUALITY AND MARKETING OF THE HORSE RACING INDUSTRY IN MARYLAND, INCLUDING JOINT MARKETING EFFORTS.

(C) AS PART OF THE CAPITAL MAINTENANCE AND IMPROVEMENT ITEMS IN THE PLAN SUBMITTED UNDER SUBSECTION (B)(5) OF THIS SECTION, A RACING LICENSEE SHALL INCLUDE ANY IMPROVEMENTS NECESSARY TO ENSURE THAT THE CONDITION OF ANY PART OF THE RACETRACK FACILITY WHERE INDIVIDUALS RESIDE IS SATISFACTORY FOR HUMAN HABITATION AND MEETS MINIMUM HOUSING AND SANITATION STANDARDS IN THE COUNTY WHERE THE FACILITY IS LOCATED.

(D) (1) A VIDEO LOTTERY OPERATION LICENSEE THAT IS A RACETRACK LICENSEE SHALL MAINTAIN, AS A CONDITION OF LICENSURE, AT LEAST THE SAME NUMBER OF LIVE RACING DAYS AS WERE AUTHORIZED BY THE STATE RACING COMMISSION FOR THAT LOCATION IN 2004 UNLESS THE LICENSEE IS PREVENTED BY WEATHER, ACTS OF GOD, OR OTHER CIRCUMSTANCES BEYOND THE CONTROL OF THE LICENSEE.

(2) IF A VIDEO LOTTERY OPERATION LICENSE HAS BEEN ISSUED FOR A RACETRACK LOCATION AT LAUREL PARK, THE VIDEO LOTTERY OPERATION LICENSE FOR THE LOCATION SHALL BE REVOKED IF THE NAME,
COMMON LAW AND STATUTORY COPYRIGHTS, SERVICE MARKS, TRADEMARKS, TRADE NAMES, OR HORSE RACING EVENTS THAT ARE ASSOCIATED WITH THE PREAKNESS STAKES RACE OR THE WOODLAWN VALE ARE TRANSFERRED TO A LOCATION OUTSIDE THE STATE.

(3) AS AN ADDITIONAL CONDITION OF A VIDEO LOTTERY OPERATION LICENSE, IF A RACETRACK LICENSEE HOLDS A VIDEO LOTTERY OPERATION LICENSE FOR LAUREL PARK, THE LICENSEE SHALL BE REQUIRED TO:

(I) PROMOTE AND CONDUCT THE PREAKNESS STAKES RACE AT THE PIMLICO RACE COURSE EACH YEAR; OR

(II) IF THE PIMLICO RACE COURSE NO LONGER EXISTS, THE PREAKNESS STAKES RACE IS PREVENTED FROM BEING CONDUCTED AT THE PIMLICO RACE COURSE, OR THE STATE RACING COMMISSION, UNDER § 11–513 OF THE BUSINESS REGULATION ARTICLE, DEEMS AN EMERGENCY EXISTS, PROMOTE AND CONDUCT THE PREAKNESS STAKES RACE EACH YEAR AT ANOTHER TRACK LOCATED IN THE STATE THAT IS APPROVED BY THE STATE RACING COMMISSION.

(4) IF A RACETRACK LICENSEE HAS BEEN ISSUED A VIDEO LOTTERY OPERATION LICENSE FOR A RACETRACK LOCATION AT LAUREL PARK, THE LICENSEE SHALL PERMIT THE EVENT KNOWN AS THE MARYLAND MILLION TO BE RUN ANNUALLY AT LAUREL PARK UNLESS:

(I) THE LICENSEE IS PREVENTED FROM DOING SO BY WEATHER, ACTS OF GOD, OR OTHER CIRCUMSTANCES BEYOND THE CONTROL OF THE LICENSEE; OR

(II) THE LICENSEE AND THE MARYLAND MILLION LLC AGREE TO ANOTHER LOCATION THAT IS APPROVED BY THE STATE RACING COMMISSION.

(5) (I) AS A CONDITION OF CONTINUED LICENSURE, EACH VIDEO LOTTERY OPERATION LICENSEE THAT IS A RACETRACK LICENSEE SHALL DEVELOP AND SUBMIT TO THE COMMISSION A MULTIYEAR PLAN TO IMPROVE THE QUALITY AND MARKETING OF HORSE RACING AT THE LOCATION WHERE THE LICENSE IS AWARDED.

(II) EACH PLAN SHALL INCLUDE:

1. GOALS, INDICATORS, AND TIME LINES FOR SPECIFIC ACTIONS THAT WILL BE TAKEN BY THE LICENSEE TO IMPROVE THE
QUALITY AND MARKETING OF THE HORSE RACING INDUSTRY IN MARYLAND;

AND

2. A MASTER PLAN FOR CAPITAL IMPROVEMENTS THAT REFLECTS, AT A MINIMUM:

   A. COMMITMENTS THAT HAVE BEEN MADE TO THE STATE RACING COMMISSION; AND

   B. AN ONGOING INVESTMENT IN CAPITAL MAINTENANCE AND IMPROVEMENTS IN THE HORSE RACING FACILITIES OF AT LEAST $1,000,000 ANNUALLY, WHICH MAY INCLUDE AMOUNTS PROVIDED AS A MATCHING FUND UNDER § 9–1A–28(E)(2) OF THIS SUBTITLE.

   (6) As part of the capital maintenance and improvement items in the plan submitted under this subsection, the video lottery operation licensee that is a racetrack licensee shall include any improvements necessary to ensure that the condition of any part of a racetrack facility where the licensee holds a license and where individuals reside is satisfactory for human habitation and meets minimum housing and sanitation standards in the county where the racetrack facility is located.

   (7) If a video lottery operation license has been issued for a racetrack location at Laurel Park, in the plan submitted by a video lottery operation licensee under paragraph (5)(ii) of this subsection, one of the capital maintenance and improvement items in the plan shall be the creation of a premier classic racetrack and museum as part of the Pimlico Race Course.

   (8) If a video lottery operation license is issued to a racetrack location at Laurel Park, the video lottery operation licensee shall:

      (I) MAINTAIN THE OPERATION OF THE BOWIE TRAINING CENTER; OR

      (II) CONVEY THE PROPERTY ASSOCIATED WITH THE BOWIE TRAINING CENTER TO THE STATE AS PRESERVED LAND UNDER PROGRAM OPEN SPACE.

   (D)(E) The plans required under subsection (B) subsections (B) and (C) of this section shall also be provided to the Department of General Services and to the Legislative Policy Committee of the General Assembly.
9–1A–10.

(A) (1) For the construction and procurement related to the operation of video lottery terminals, the applicant or licensee shall at a minimum meet the same requirements of a designated unit for minority business participation as described under Title 14, Subtitle 3 of the State Finance and Procurement Article.

(2) If the county in which a video lottery facility will be located has higher minority business participation requirements than the State as described in paragraph (1) of this subsection, the applicant shall meet the county’s minority business participation requirements to the extent possible.

(3) Any collective bargaining agreement or agreements, including a project labor agreement or a neutrality agreement, entered into by an applicant or licensee may not negate the requirements of this subsection.

(4) If an applicant for employment at a video lottery facility believes that the applicant has been discriminated against in the employment process, the applicant may appeal the employment decision to the local human relations board in the county where the facility is located.

(5) Notwithstanding any collective bargaining agreement or agreements, a licensee shall:

   (i) provide health insurance coverage for its employees; and

   (ii) give a preference to hiring qualified employees from the communities within 10 miles of the video lottery facility;

   and

   (iii) pay to its employees at least the State living wage rate for covered Tier 1 area employees, as annually adjusted by the Commissioner of Labor and Industry but not including reductions for employer health insurance benefit contributions, under § 18–103 of the State Finance and Procurement Article.

(6) A licensee shall:
(1) PROVIDE RETIREMENT BENEFITS FOR ITS EMPLOYEES;

AND

(II) IF THE LICENSEE IS A RACETRACK LICENSEE, PROVIDE

RETIREMENT BENEFITS TO ITS VIDEO LOTTERY OPERATION EMPLOYEES THAT
ARE EQUIVALENT TO THE LEVEL OF BENEFITS PROVIDED TO THE RACETRACK
EMPLOYEES WHO ARE ELIGIBLE UNDER THE MARYLAND RACETRACK
EMPLOYEES PENSION FUND.

(6) (7) NOTWITHSTANDING ANY COLLECTIVE BARGAINING
AGREEMENT OR AGREEMENTS, IF THE LICENSEE IS A RACETRACK LOCATION,
THE LICENSEE SHALL PROVIDE HEALTH INSURANCE COVERAGE AND PAY AT
LEAST THE STATE LIVING WAGE RATE FOR COVERED TIER 1 AREA EMPLOYEES,
AS ANNUALLY ADJUSTED BY THE COMMISSIONER OF LABOR AND INDUSTRY
BUT NOT INCLUDING REDUCTIONS FOR EMPLOYER HEALTH INSURANCE
BENEFIT CONTRIBUTIONS, UNDER § 18–103 OF THE STATE FINANCE AND
PROCUREMENT ARTICLE, TO ALL EMPLOYEES OF THE RACETRACK, INCLUDING
THE EMPLOYEES OF THE RACETRACK ON THE BACKSTRETCH OF THE
RACETRACK.

(B) (1) THE COMMISSION SHALL ENSURE THAT A VIDEO LOTTERY
OPERATION LICENSEE COMPLIES WITH THE REQUIREMENTS OF SUBSECTION
(A)(1) AND (2) OF THIS SECTION AS A CONDITION OF HOLDING THE VIDEO
LOTTERY OPERATION LICENSE.

(2) THE GOVERNOR’S OFFICE OF MINORITY AFFAIRS SHALL
MONITOR A LICENSEE’S COMPLIANCE WITH SUBSECTION (A)(1) AND (2) OF THIS
SECTION.

(3) THE GOVERNOR’S OFFICE OF MINORITY AFFAIRS SHALL
REPORT TO THE COMMISSION AT LEAST EVERY 6 MONTHS ON THE COMPLIANCE
OF LICENSEES WITH SUBSECTION (A)(1) AND (2) OF THIS SECTION.

(4) IF THE GOVERNOR’S OFFICE OF MINORITY AFFAIRS
REPORTS THAT A LICENSEE IS NOT IN COMPLIANCE WITH SUBSECTION (A)(1)
AND (2) OF THIS SECTION, THE COMMISSION SHALL TAKE IMMEDIATE ACTION
TO ENSURE THE COMPLIANCE OF THE LICENSEE.

(C) ON OR AFTER JULY 1, 2011, THE PROVISIONS OF SUBSECTION
(A)(1) AND (2) OF THIS SECTION AND ANY REGULATIONS ADOPTED UNDER
SUBSECTION (A)(1) AND (2) OF THIS SECTION SHALL BE OF NO EFFECT AND MAY
NOT BE ENFORCED.

9–1A–11.
(a) Any video lottery operation licenses not issued for a location authorized under this subtitle shall automatically revert to the State.

(b) (1) Except as provided in paragraph (2) of this subsection, a licensee shall commence operation of video lottery terminals at the location for which the video lottery operation license has been issued within 18 months after the license is issued.

(2) (1) On a determination by the Commission that extenuating circumstances exist that are beyond the control of a licensee and have prevented the licensee from complying with the requirements of paragraph (1) of this subsection, the Commission may allow the licensee an extension of 6 months to comply with the requirements.

(ii) The Commission may not grant more than two extensions to a licensee under this paragraph.

(3) If a video lottery operation licensee fails to comply with the requirements of this subsection, the license issued to the licensee shall be revoked and shall automatically revert to the State.

(c) (1) Nothing in this subtitle may be construed to prohibit a video lottery operation licensee that is awarded a license at a racetrack location from beginning video lottery terminal operations in a temporary facility that meets the minimum requirements established in regulations adopted by the State Lottery Commission.

(2) Notwithstanding the provisions of paragraph (1) of this subsection, a video lottery operation licensee at a racetrack location shall be fully operational in a permanent facility no later than 2 years after the issuance of the video lottery operation license.

9-1A-12.

If a video lottery operation licensee contracts with another person other than an employee of the video lottery operation licensee to provide any of the services related to operating a video lottery facility, each person and each other person who owns or controls the person or management and supervisory personnel and
OTHER PRINCIPAL EMPLOYEES OF THE PERSON SHALL QUALIFY UNDER THE
STANDARDS AND PROVISIONS SET FORTH IN §§ 9–1A–07 AND 9–1A–08 OF THIS
SUBTITLE FOR VIDEO LOTTERY OPERATION LICENSEES.

9–1A–13.

(A) The initial term of a video lottery operation license is 15
years.

(B) During the initial term of a video lottery operation
license, the licensee shall provide the Commission with an annual
update of the information required under this subtitle for the
issuance of a license by the date set by the Commission in
regulations and on the form required by the Commission.

(C) One year before the expiration of the term of a video
lottery operation license, the licensee shall file with the
Commission a notice of intent to reapply for the license under this
subtitle.

(D) Within 1 year of the end of the initial 15-year license
term, a video lottery operation licensee may reapply for a license
that has a license term of 10 years and a license fee to be
established by statute.

(E) If a licensee has its license revoked or otherwise
surrenders the license, the video lottery operation license
reverts to the State.

9–1A–14.

(A) Unless an individual holds a valid video lottery employee
license issued by the Commission, the individual may not be employed
by a video lottery operation licensee as a video lottery employee.

(B) Before issuance of a video lottery employee license, an
applicant shall provide sufficient information, documentation, and
assurances that the Commission may require.

(C) The Commission shall deny a video lottery employee
license to an applicant who is disqualified due to:

(1) the applicant’s failure to prove the applicant’s good
character, honesty, and integrity;
(2) The applicant's lack of expertise or training to be a video lottery employee;

(3) The applicant's conviction for any crime involving moral turpitude or gambling under the laws of the United States or any state;

(4) The applicant's current prosecution for any crime involving moral turpitude or gambling under the laws of the United States or any state, but, at the request of the applicant, the Commission may defer a decision on the application during the pendency of the charge;

(5) Pursuit by the applicant of economic gain in an occupational manner or context that is in violation of the laws of the state, if the pursuit creates a reasonable belief that participation of the applicant in video lottery operations would be inimical to the policies of this subtitle;

(6) Identification of the applicant as a career offender or a member of a career offender cartel or an associate of a career offender or career offender cartel in a manner that creates a reasonable belief that the association is of a nature as to be inimical to the policies of this subtitle;

(7) Commission of an act by the applicant that would constitute an offense described under item (3) of this subsection, even if the act has not been or may not be prosecuted under the criminal laws of the state;

(8) Willful defiance by the applicant or a person that is required to be qualified under this subtitle as a condition of a license of a legislative investigatory body or other official investigatory body of the United States or a jurisdiction within the United States when the body is engaged in the investigation of crimes relating to gambling, official corruption, or organized crime activity; and

(9) Any other reason established in the regulations of the Commission as a reason for denying a license.
(A) Unless a manufacturer holds a valid manufacturer's license issued by the Commission before conducting business with a licensee or the State, the manufacturer may not offer any video lottery terminal, associated equipment, central computer, or goods or services that directly relate to the operation of video lottery terminals under this subtitle.

(B) Each manufacturer, and each person that owns or controls the manufacturer or management and supervisory personnel and other principal employees of the manufacturer, shall qualify under the standards and provisions set forth in §§ 9–1A–07 and 9–1A–08 of this subtitle for video lottery operation licensees.

(C) Except as provided in § 9–1A–16(a) of this subtitle, the Commission may not grant an exemption or waiver of any licensing requirement to an applicant for or holder of a manufacturer's license.

(D) A manufacturer of the video lottery terminals, associated equipment, and central computer shall manufacture or distribute the video lottery terminals, associated equipment, and central computer that meet specifications and procedures established by the Commission.

9–1A–16.

(A) For all licenses required under this subtitle other than a video lottery operation license, if an applicant or licensee holds a valid license in another state and the Commission determines that the licensing standards of the other state are comprehensive, thorough, and provide similar adequate safeguards to those provided in this subtitle, the Commission may:

(1) waive some or all of the requirements of this subtitle; and

(2) issue a license to a person having a similar license in another state.

(B) (1) Except as provided in subsection (c) of this section, on the request of an applicant, the Commission may grant an exemption or waiver of a licensing requirement or grounds for denial of a license if the Commission determines that the
REQUIREMENT OR GROUNDS FOR DENIAL OF A LICENSE AS APPLIED TO THE APPLICANT ARE NOT NECESSARY IN ORDER TO PROTECT THE PUBLIC INTEREST OR ACCOMPLISH THE POLICIES ESTABLISHED BY THIS SUBTITLE.

(2) ON GRANTING TO AN APPLICANT AN EXEMPTION OR WAIVER OF A LICENSING REQUIREMENT OR GROUNDS FOR DENIAL OF A LICENSE, OR AT ANY TIME AFTER A WAIVER OR EXEMPTION HAS BEEN GRANTED, THE COMMISSION MAY:

(I) LIMIT OR PLACE RESTRICTIONS ON THE EXEMPTION OR WAIVER AS THE COMMISSION CONSIDERS NECESSARY IN THE PUBLIC INTEREST, AND

(II) REQUIRE THE PERSON THAT IS GRANTED THE EXEMPTION OR WAIVER TO COOPERATE WITH THE COMMISSION AND TO PROVIDE THE COMMISSION WITH ANY ADDITIONAL INFORMATION REQUIRED BY THE COMMISSION AS A CONDITION OF THE WAIVER OR EXEMPTION.

(c) THE COMMISSION MAY NOT WAIVE ANY OF THE REQUIREMENTS OF THIS SUBTITLE FOR ISSUANCE OF A VIDEO LOTTERY OPERATION LICENSE.

9–1A–17.

SUBJECT TO THE POWER OF THE COMMISSION TO DENY, REVOKE, OR SUSPEND A LICENSE, A LICENSE IN FORCE MAY BE RENEWED BY THE COMMISSION FOR THE NEXT SUCCEEDING LICENSE PERIOD ON:

(1) PROPER APPLICATION FOR RENEWAL; AND

(2) PAYMENT OF ALL REQUIRED APPLICATION, LICENSE, AND OTHER FEES AND TAXES.

9–1A–18.

(A) BECAUSE THE PUBLIC HAS A VITAL INTEREST IN VIDEO LOTTERY OPERATIONS AND HAS ESTABLISHED A LIMITED EXCEPTION TO THE POLICY OF THE STATE CONCERNING GAMBLING FOR PRIVATE GAIN, PARTICIPATION IN VIDEO LOTTERY OPERATIONS BY A LICENSEE UNDER THIS SUBTITLE SHALL BE DEEMED A REVOCABLE PRIVILEGE CONDITIONED ON THE PROPER AND CONTINUED QUALIFICATION OF THE LICENSEE AND ON THE DISCHARGE OF THE AFFIRMATIVE RESPONSIBILITY OF EACH LICENSEE TO PROVIDE TO THE REGULATORY AND INVESTIGATORY AUTHORITIES UNDER THIS SUBTITLE OR ANY OTHER PROVISION OF LAW, ANY ASSISTANCE AND INFORMATION
NECESSARY TO ASSURE THAT THE POLICIES DECLARED BY THIS SUBTITLE ARE ACHIEVED.

(B) CONSISTENT WITH THE POLICY DESCRIBED IN SUBSECTION (A) OF THIS SECTION, IT IS THE INTENT OF THIS SECTION TO:

(1) PRECLUDE:

(i) THE CREATION OF ANY PROPERTY RIGHT IN ANY LICENSE REQUIRED UNDER THIS SUBTITLE;

(ii) THE ACCRUAL OF ANY MONETARY VALUE TO THE PRIVILEGE OF PARTICIPATION IN VIDEO LOTTERY OPERATIONS; AND

(iii) THE TRANSFER OF ANY LICENSE ISSUED UNDER THIS SUBTITLE; AND

(2) REQUIRE THAT PARTICIPATION IN VIDEO LOTTERY OPERATIONS BE CONDITIONED SOLELY ON THE CONTINUING INDIVIDUAL QUALIFICATIONS OF THE PERSON WHO SEEKS THE PRIVILEGE.

9–1A–19.

(A) A LICENSE ISSUED UNDER THIS SUBTITLE MAY NOT BE:

(1) TRANSFERRED OR ASSIGNED TO ANOTHER PERSON; OR

(2) PLEDGED AS COLLATERAL.

(B) (1) A LICENSEE MAY NOT SELL OR OTHERWISE TRANSFER MORE THAN 5% OF THE LEGAL OR BENEFICIAL INTERESTS OF THE LICENSEE UNLESS:

(i) THE LICENSEE NOTIFIES THE COMMISSION OF THE PROPOSED SALE OR TRANSFER; AND

(ii) THE COMMISSION DETERMINES THAT THE PROPOSED BUYER OR TRANSFEREE MEETS THE REQUIREMENTS OF THIS SUBTITLE.; AND

(iii) THE TRANSFER IS CONSISTENT WITH THE POLICIES AND INTENT OF § 9–1A–18 OF THIS SUBTITLE.

(2) UNLESS THE COMMISSION NEEDS A LONGER TIME TO DETERMINE WHETHER THE PROPOSED BUYER OR TRANSFEREE MEETS THE
REQUIREMENTS OF THIS SUBTITLE, IF THE REQUIREMENTS OF PARAGRAPH (1) OF THIS SUBSECTION ARE NOT SATISFIED, A LICENSE ISSUED UNDER THIS SUBTITLE IS AUTOMATICALLY REVOKED 90 DAYS AFTER THE SALE OR TRANSFER.

9–1A–20.

(A) The Department of State Police shall:

(1) conduct a background investigation of each applicant in a timely manner; and

(2) cooperate with the Commission in obtaining and providing the necessary background investigation information.

(B) (1) An applicant shall provide the Department of State Police with all information the Department requires in order to conduct a background investigation.

(2) Failure to provide timely or accurate information is grounds for the Commission to deny an application.

(C) (1) The Department of State Police shall apply to the Central Repository for a State and a National Criminal History Records Check for each applicant.

(2) As part of the application for a Criminal History Records Check, the Department of State Police shall submit to the Central Repository:

(I) two complete sets of the applicant's legible fingerprints taken on forms approved by the Director of the Central Repository and the Director of the Federal Bureau of Investigation;

(II) the fee authorized under § 10–221(b)(7) of the Criminal Procedure Article for access to Maryland Criminal History Records; and

(III) the mandatory processing fee required by the Federal Bureau of Investigation for a National Criminal History Records Check.
(3) In accordance with §§ 10–201 through 10–234 of the Criminal Procedure Article, the Central Repository shall forward to the applicant and the Department of State Police a printed statement of the applicant's criminal history record information.

(4) The subject of a criminal history records check under this section may contest the contents of the printed statement issued by the Central Repository as provided in § 10–223 of the Criminal Procedure Article.

(D) After completion of the background investigation of an applicant, the Department of State Police shall promptly forward the results of the investigation to the Commission.

9–1A–21.

(a) Each video lottery terminal device, the associated equipment, and the central computer shall be:

(1) owned or leased by the Commission; and

(2) under the control of the Commission.

(b) Subject to the Commission's ability to cancel or alter the contract in the event one or more eligible applicants for a video lottery facility fail to obtain a license, the Commission shall contract with one or more licensed manufacturers for the lease or purchase of the video lottery terminals, associated equipment, and central computer authorized under this subtitle.

(c) The Commission shall develop regulations governing the sale or lease of video lottery terminals by the Commission under this subtitle in a manner that provides a competitive process among licensed manufacturers with incentives to licensed manufacturers based on the performance of the manufacturer's video lottery terminals.

9–1A–22.

(a) Except as provided in subsections (b) and (c) of this section, a video lottery terminal shall have an average payout percentage of at least 90%.
(B) The Commission may by regulation establish an average payout percentage of more than 90% but not more than 95% for video lottery terminals.

(C) The Commission may approve an average payout percentage of more than 95% for the video lottery terminals at a video lottery facility.

9–1A–23.

(A) A video lottery facility may operate daily from 8 a.m. to 2 a.m.

(B) A video lottery operation licensee shall be responsible for all marketing, advertising, and promotion for its video lottery operation.

(C) Any state lottery games that are offered by or through the Commission may be offered for sale at a video lottery facility in the state.

9–1A–24.

(A) The Commission shall ensure that a video lottery operation licensee complies with the requirements of this section as a condition of holding the video lottery operation license.

(B) (1) Except as provided in paragraph (3) of this subsection, a video lottery operation licensee may not provide food or beverages, including alcoholic beverages, to individuals at no cost.

(2) Any food or beverages, including alcoholic beverages, offered by a video lottery operation licensee for sale to individuals may be offered only at prices that are determined by the Commission to be commensurate with the price of similar types of food and beverages at restaurants in the county in which the video lottery facility is located.

(3) A video lottery operation licensee may provide food at no cost to individuals to the same extent allowed under Article 2B, § 12–106 of the Code for a person engaged in the sale or barter of spirituous, malt, or intoxicating liquors and licensed under the laws of Maryland.
(c) A video lottery operation licensee shall ensure that intoxicated individuals and individuals under the age of 21 years are not allowed to play video lottery terminals and are not allowed in areas of the video lottery facility where video lottery terminals are located.

(d) (1) By regulation, the Commission shall provide for the establishment of a list of individuals who are to be mandatorily excluded or ejected by a video lottery operation licensee from any video lottery operation licensed under this subtitle.

(2) The regulations under this subsection shall define the standards for exclusion or ejection and shall include standards relating to individuals:

   (i) who are career offenders as defined by regulations adopted by the Commission;

   (ii) who have been convicted of a criminal offense under the laws of the United States or any jurisdiction within the United States that is a criminal offense involving moral turpitude or a gambling offense; or

   (iii) whose presence in the establishment of a licensee would be adverse to the interest of the State, the licensee, or the person.

(3) The Commission may impose sanctions on a licensee in accordance with this subtitle if the licensee knowingly fails to exclude or eject from the premises of the licensee an individual placed by the Commission on the list of individuals to be excluded or ejected.

(4) An order under this subsection is subject to judicial review.

(5) Race, color, creed, national origin or ancestry, or gender may not be a reason for placing the name of an individual on the list of individuals to be excluded or ejected.

(e) (1) By regulation, the Commission shall adopt measures that are intended to reduce or mitigate the effects of problem gambling.
(2) The regulations shall:

   (i) include establishment of a voluntary exclusion list of individuals with gambling problems who have requested to be excluded from any video lottery operation licensed under this subtitle; and

   (ii) provide a simple mechanism for an individual who is sober and informed to request placement on the voluntary exclusion list for a specified period of time.

(3) A video lottery operation licensee may not permit an individual on the voluntary exclusion list to enter into the video lottery facility or to play a video lottery terminal.

(4) The Commission may impose sanctions on a licensee in accordance with this subtitle if the licensee knowingly fails to exclude from the premises of the licensee an individual on the voluntary exclusion list.

(5) In order to protect the public interest, the regulations shall include provisions that:

   (i) limit the number and location of and maximum withdrawal amounts from automated teller machines;

   (ii) require payouts above an amount adopted by the Commission to be made by check;

   (iii) require conspicuous disclosures related to the payout of video lottery terminals;

   (iv) limit the dollar amount that video lottery terminals will accept;

   (v) prohibit the use of specified negotiable instruments at video lottery facilities and the use of credit cards, debit cards, and similar devices in video lottery terminals;

   (vi) provide consumers with a record of video lottery terminal spending levels if marketing measures are utilized that track consumer spending at video lottery facilities; and
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(7) PROHIBIT VIDEO LOTTERY OPERATION LICENSEES FROM ENGAGING IN OR CONTRACTING WITH ANOTHER TO ENGAGE IN PREDATORY MARKETING PRACTICES.

9–1A–25.

(A) THE COMMISSION MAY DENY A LICENSE TO AN APPLICANT, REPRIMAND OR FINE A LICENSEE, OR SUSPEND OR REVOKE A LICENSE FOR A VIOLATION OF:

(1) THIS SUBTITLE;

(2) A REGULATION ADOPTED UNDER THIS SUBTITLE; OR

(3) A CONDITION THAT THE COMMISSION SETS.

(B) (1) FOR EACH VIOLATION SPECIFIED IN SUBSECTION (A) OF THIS SECTION, THE COMMISSION MAY IMPOSE A PENALTY NOT EXCEEDING $5,000.

(2) EACH DAY THAT A PERSON IS IN VIOLATION UNDER THIS SECTION SHALL BE CONSIDERED A SEPARATE VIOLATION.

(3) TO DETERMINE THE AMOUNT OF THE PENALTY IMPOSED UNDER PARAGRAPH (1) OF THIS SUBSECTION, THE COMMISSION SHALL CONSIDER:

(I) THE SERIOUSNESS OF THE VIOLATION;

(II) THE HARM CAUSED BY THE VIOLATION; AND

(III) THE GOOD FAITH OR LACK OF GOOD FAITH OF THE PERSON WHO COMMITTED THE VIOLATION.

(C) EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THIS SUBTITLE, NOTHING CONTAINED IN THIS SUBTITLE APROGATES OR LIMITS THE CRIMINAL LAWS OF THE STATE OR LIMITS THE AUTHORITY OF THE GENERAL ASSEMBLY TO ENACT STATUTES ESTABLISHING CRIMINAL OFFENSES AND PENALTIES RELATING TO VIDEO LOTTERY OPERATIONS.

9–1A–26.

(A) ALL PROCEEDS FROM THE OPERATION OF VIDEO LOTTERY TERMINALS SHALL BE ELECTRONICALLY TRANSFERRED DAILY INTO THE STATE
Lottery Fund established under Subtitle 3 of this title and distributed as provided under § 9–1A–27 of this subtitle.

(B) (1) The Commission shall account to the Comptroller for all of the revenue under this subtitle.

(2) The proceeds from video lottery terminals shall be under the control of the Comptroller and shall be distributed as provided under § 9–1A–27 of this subtitle.

9–1A–27.

(A) On a properly approved transmittal prepared by the Commission, the Comptroller shall pay the following amounts from the proceeds of video lottery terminals at each video lottery facility:

(1) 5%–2% to the State Lottery Agency for costs as defined in § 9–1A–01 of this subtitle;

(2) to the video lottery operation licensee, the percentage stated in the accepted bid for the location, not to exceed 30%–33%;

(3) 5.5% in local impact grants, in accordance with § 9–1A–31 of this subtitle;

(4) 6% to the Purse Dedication Account established under § 9–1A–28 of this subtitle, not to exceed a total of $100,000,000 to the account annually;

(5) for the first 7 years of operations at a video lottery facility, 2.5% to the Racetrack Facility Renewal Account established under § 9–1A–29 of this subtitle, not to exceed a total of $40,000,000 to the account annually;

(6) for the first 7 years of operations at a video lottery facility, 1% to the Small, Minority, and Women-Owned Businesses Account established under § 9–1A–35 of this subtitle and thereafter, 2.5% to the Small, Minority, and Women-Owned Businesses Account established under § 9–1A–35 of this subtitle; and

(7) the remainder to the Education Trust Fund established under § 9–1A–30 of this subtitle.
(b) (1) If the costs of the State Lottery Agency are less than the proceeds specified in subsection (a)(1) of this section, any amount not distributed to the State Lottery Agency shall be paid to the Education Trust Fund established under § 9–1A–30 of this subtitle.

(2) The costs of the Commission shall be as provided in the State budget.

9–1A–28.

(a) There is a Purse Dedication Account under the authority of the State Racing Commission.

(b) (1) The Account shall receive money as required under § 9–1A–27 of this subtitle.

(2) Money in the Account shall be invested and reinvested by the Treasurer and interest and earnings shall accrue to the Account.

(3) The Comptroller shall:

(i) Account for the Account; and

(ii) on a properly approved transmittal prepared by the State Racing Commission, issue a warrant to pay out money from the Account in the manner provided under this section.

(4) The Account is a special, nonlapsing fund that is not subject to § 7–302 of the State Finance and Procurement Article.

(5) Expenditures from the Account shall only be made on a properly approved transmittal prepared by the State Racing Commission as provided under subsection (c) of this section.

(c) Subject to subsections (d) and (e) of this section, the State Racing Commission shall allocate as follows:

(1) 80% to the Thoroughbred Industry; and

(2) 20% to the Standardbred Industry.
(D) The amount of funds allocated to thoroughbred purses and the Maryland-bred Race Fund shall be allocated as follows:

(1) 89% to thoroughbred purses at the Pimlico Race Course, Laurel Park, the racecourse in Allegany County, and the racecourse at Timonium; and

(2) 11% to the Maryland-bred Race Fund.

(E) The amount of funds allocated to standardbred purses and the Standardbred Race Fund shall be allocated as follows:

(1) 89% to standardbred purses at Rosecroft Raceway, Ocean Downs Race Course, and the racecourse in Allegany County; and

(2) 11% to the Standardbred Race Fund.

(F) From the amount provided to thoroughbred purses, the State Racing Commission shall pay an annual grant of $100,000 to Fair Hill, as defined under § 11-811 of the Business Regulation Article.

(G) The provisions of this section may not be construed to apply to the racecourse in Allegany County until horse racing begins at that racecourse.

(H) If the State Racing Commission decides that a racetrack licensee does not meet the requirements set forth for capital improvements or other evaluation criteria developed by the Commission, the Commission shall reduce purse allotments by at least 25%.

9–1A–20.

(A) There is a Racetrack Facility Renewal Account under the authority of the State Racing Commission.

(B) (1) The Account shall receive money as required under § 9–1A–27 of this subtitle.

(2) Money in the Account shall be invested and reinvested by the Treasurer and interest and earnings shall accrue to the Account.
(3) The Comptroller shall:

   (i) account for the account, and

   (ii) on a properly approved transmittal prepared by the State Racing Commission, issue a warrant to pay out money from the account in the manner provided under this section.

(4) The account is a special, nonlapsing fund that is not subject to §7–302 of the State Finance and Procurement Article.

(5) Expenditures from the account shall only be made on a properly approved transmittal prepared by the State Racing Commission as provided under subsection (c) of this section.

(c) Funds from the account shall be used to provide a grant to the holder of a license to hold a race meeting in the State for racetrack facility capital construction and improvements.

(d) The amount of funds made available from the Racetrack Facility Renewal Account shall be allocated as follows:

   (1) 80% to the Pimlico Race Course, Laurel Park, and the racecourse at Timonium; and

   (2) 20% to Rosecroft Raceway and Ocean Downs Race Course.

(e) In order to obtain a grant, a holder of a license to hold a race meeting in the State shall:

   (1) submit a capital construction plan to be implemented within a specified time frame to the State Racing Commission for approval; and

   (2) except as provided in subsection (f) of this section, provide and expend a matching fund.

(f) (1) Of the amount provided from the Racetrack Facility Renewal Account under subsection (d)(1) of this section, $1,000,000 shall be provided annually for 5 years to the racecourse at Timonium for racetrack facility capital construction and improvements.
(2) A matching fund is not required for the amount provided for the racecourse at Timonium under paragraph (1) of this subsection.

(g) Of the amount provided from the Racetrack Facility Renewal Account under subsection (d)(1) of this section, the State Racing Commission may provide direct grant funding for the establishment of a horse racing museum as part of the Pimlico Race Course.

(h) After a grant has been provided under this section, the State Racing Commission shall:

(1) In consultation with the Department of General Services, monitor the implementation of the approved capital construction plan; and

(2) Make provisions for recapture of grant monies if the capital construction plan is not implemented within the time frame approved by the State Racing Commission.

(i) Any unencumbered funds remaining in the Racetrack Facility Renewal Account on July 1, 2018, shall be paid to the Education Trust Fund established under § 9–1A–30 of this subtitle.

(j) The State Racing Commission shall adopt regulations to implement the provisions of this subsection, including regulations to address minimum criteria for the types of improvements to be made by the holder of a license.

(k) The provisions of this section may not be construed to apply to the racecourse in Allegany County.

9–1A–30.

(A) There is an Education Trust Fund which is a special, nonlapsing fund that is not subject to § 7–302 of the State Finance and Procurement Article.

(B) (1) There shall be credited to the Education Trust Fund all proceeds allocated to the Fund under § 9–1A–27 of this subtitle.
(2) Money in the Education Trust Fund shall be invested and reinvested by the Treasurer, and interest and earnings shall accrue to the Fund.

(c) Money in the Education Trust Fund shall be used to:

(1) Provide funding for public elementary and secondary education, through continuation of the funding and formulas established under the programs commonly known as the Bridge to Excellence in Public Schools Act, first enacted by Chapter 288 of the Acts of the General Assembly of 2002, including the funding for regional differences in the cost of education under § 5–202(f) of the Education Article;

(2) Provide funds to construct public school buildings and provide public school capital improvements in accordance with §§ 5–301 through 5–303 of the Education Article; and

(3) Provide funds for capital projects at community colleges and public senior higher education institutions.

(d) Beginning in fiscal year 2012 and in each fiscal year thereafter, at least $150,000,000 shall be provided for the purposes of subsection (c)(2) and (3) of this section.

(d)(e) Expenditures from the Education Trust Fund shall be made each fiscal year in accordance with the State budget.

9–1A–31.

(a) The local impact grants provided under § 9–1A–27 of this subtitle shall be distributed in the following manner:

(1) 82% to the local jurisdictions with video lottery facilities, based on each jurisdiction's percentage of overall gross revenues from video lottery terminals.

(2) 18% to the Pimlico Community Development Authority established under Title 11, Subtitle 12 of the Business Regulation Article, to be distributed in the following manner:

(i) At least 75% consistent with the Park Heights Master Plan; and
(II) The remainder consistent with needs identified by the Baltimore City Department of Housing and Community Development in the area located within 1 mile of Pimlico Race Course, but not within the boundaries of the Park Heights Master Plan.

(B) Local impact grants provided under subsection (A)(1) of this section shall be used for improvements in the communities in immediate proximity to the video lottery facilities and may be used for the following purposes:

1. Infrastructure improvements;
2. Facilities;
3. Public safety;
4. Sanitation;
5. Economic and community development, including housing; and
6. Other public services and improvements.

(C) (1) A local development council shall be established in each geographic area where a video lottery facility is located.

(2) Subject to paragraph (3) of this subsection, a local development council shall consist of the following 15 members appointed by the chief executive of the county in which the local development council is located, in consultation with the Senators and Delegates who represent the communities surrounding the facility and the respective county councils, city councils, or county commissioners:

1. One Senator who represents the district where the facility is located;
2. Two Delegates who represent the districts where the communities surrounding the facility are located;
3. One representative of the video lottery operation licensee;
(IV) Seven residents of the communities in immediate proximity to the facility; and

(V) Four representatives of businesses or institutions located in immediate proximity to the facility.

(3) (I) If the video lottery facility is at a race-track location at Laurel Park, the County Executive of Anne Arundel County and the Mayor of the City of Laurel shall jointly appoint the local development council.

(II) If the video lottery facility is at a race-track location at the Ocean Downs Race Course, the County Commissioners of Worcester County and the Mayor of the Town of Ocean City shall jointly appoint the local development council.

(D) (1) Prior to any expenditure of local impact grant funds provided under § 9-1A-27 of this subtitle, a county or municipality shall develop, in consultation with the local development council, a multiyear plan for the expenditure of the local impact grant funds for services and improvements consistent with subsection (B) of this section.

(2) A county or municipality shall submit the plan to the local development council for review and comment before adopting the plan or expending any grant funds.

(3) The local development council shall advise the county or municipality on the impact of the facility on the communities and the needs and priorities of the communities in immediate proximity to the facility.

(4) (I) A local development council shall have 45 days to review, comment, and make recommendations on the plan required under this subsection.

(II) On the request of a local development council, the county or municipality shall hold a public hearing on the plan.

(5) A county or municipality shall make best efforts to accommodate the recommendations of the local development council and any testimony presented at the hearing before adopting the plan required under this subsection.
(e) A video lottery operation licensee shall provide to the local development council a master plan for the development of the site on which the video lottery facility will be located.

(f) Notwithstanding any other provision of this subtitle, if a license is awarded to a racetrack location at Laurel Park, local impact grants shall be distributed as follows:

(1) 73% to Anne Arundel County;

(2) 17% to Howard County; and

(3) 10% to the City of Laurel.

(g) Notwithstanding any other provision of law, from the share of the proceeds of video lottery terminals allocated to a video lottery operation license in Baltimore City, not less than 95% of the revenue derived from a video lottery facility located in Baltimore City shall be distributed to Baltimore City, through a partnership with the video lottery operation licensee, excluding any local impact grants to Baltimore City, and shall be used to reduce real property taxes in Baltimore City and for public school construction and rehabilitation in Baltimore City.

9–1A–32.

(a) The State may pay for the reasonable transportation costs to:

(1) mitigate the impact on the communities in the immediate proximity to the facility; and

(2) make each video lottery facility accessible to the public.

(b) (1) A comprehensive transportation plan shall be:

(I) developed by each county where a facility is located, in consultation with the local development council created under § 9–1A–31 of this subtitle; and

(II) approved by the Maryland Department of Transportation.
(2) The comprehensive transportation plan shall include provisions on roads and provisions regarding mass transit if mass transit is a substantial manner of transportation in the county where a video lottery facility is located.

(c) The Maryland Department of Transportation shall facilitate negotiations with affected communities to ensure the most practical ingress to and egress from the video lottery facility.

9–1A–33.

(A) The Commission shall:

(1) Establish an annual fee of $425, to be paid by each video lottery operation licensees, for each video lottery terminal operated by the licensee during the year; and

(2) Distribute the fees collected under paragraph (1) of this subsection to the Compulsive Gambling Fund established in subsection (b) of this section.

(B) (1) There is a Compulsive Gambling Fund in the Department of Health and Mental Hygiene.

(2) The Compulsive Gambling Fund is a special, nonlapsing fund that is not subject to § 7–302 of the State Finance and Procurement Article.

(3) Money in the Compulsive Gambling Fund shall be invested and reinvested by the Treasurer, and interest and earnings shall accrue to the Fund.

(4) Except as provided in paragraph (5) of this subsection, expenditures from the Compulsive Gambling Fund shall be made only by the Department of Health and Mental Hygiene to:

(1) Establish a 24-hour hotline for compulsive and problem gamblers and to provide counseling and other support services for compulsive and problem gamblers; and

(II) Develop and implement problem gambling prevention programs, including the programs established under Title 19, Subtitle 8 of the Health—General Article.
(5) After satisfying the requirements of paragraph (4) of this subsection, any unspent funds in the Compulsive Gambling Fund may be expended by the Department of Health and Mental Hygiene on drug and other addiction treatment services.

(6) Expenditures from the Compulsive Gambling Fund shall be made in accordance with an appropriation approved by the General Assembly in the annual State budget or by the budget amendment procedure provided for in § 7-209 of the State Finance and Procurement Article.

9–1A–34.

(A) The Commission shall make an annual report to the Governor and, subject to § 2–1246 of this article, to the General Assembly:

(1) on the operation and finances of the video lottery facilities; and

(2) with the assistance of local police departments and the Department of State Police, detailing the crimes that occur within the communities surrounding a video lottery facility; and

(3) on the attainment of minority business participation goals specified for licensees under § 9–1A–10(A)(1) and (2) of this subtitle and the efforts by licensees to maintain those goals.

(B) Each fiscal year the Legislative Auditor shall audit and evaluate the information submitted to the Commission by licensees under subsection (A)(3) of this section, with special emphasis on the licensee's utilization of contractors across a broad spectrum of its business activities, including those that are functionally related to the gaming industry.

9–1A–35.

(A) There is a small, minority, and women–owned businesses account under the authority of the Board of Public Works.

(B) (1) The account shall receive money as required under § 9–1A–27 of this subtitle.
(2) **Money in the Account shall be invested and reinvested by the Treasurer and interest and earnings shall accrue to the Account.**

(3) **The Comptroller shall:**

(i) **Account for the Account; and**

(ii) **On a properly approved transmittal prepared by the Board of Public Works, issue a warrant to pay out money from the Account in the manner provided under this section.**

(4) **The Account is a special, nonlapsing fund that is not subject to § 7–302 of the State Finance and Procurement Article.**

(5) **Expenditures from the Account shall only be made on a properly approved transmittal prepared by the Board of Public Works as provided under subsection (c) of this section.**

(c) **(1) In this subsection, “Eligible Fund Manager” means an entity that has:**

(i) **Invested in small, minority, and women-owned businesses in the State for at least a 5-year period; and**

(ii) **At least 75% of its entire investment portfolio in debt and equity and near equity types of investments made for the purpose of investing in small, minority, and women-owned businesses for the purpose of creating and retaining jobs in the State.**

(2) **Subject to the provisions of paragraph (3) of this subsection, the Board of Public Works shall make grants to Eligible Fund Managers to provide investment capital and loans to small, minority, and women-owned businesses in the State.**

(3) **The Board of Public Works shall ensure that Eligible Fund Managers allocate at least 50% of the funds from this Account to small, minority, and women-owned businesses in the jurisdictions and communities surrounding a video lottery facility.**

(d) **Fund Managers receiving grants under this section shall:**

(1) **Keep proper records of funds and accounts;**
(2) provide an annual report to the Governor and, in accordance with § 2-1246 of this article, the General Assembly on investment capital and loans made pursuant to subsection (c) of this section; and

(3) be subject to audit by the Office of Legislative Audits of the Department of Legislative Services.

(E) Each fiscal year the Legislative Auditor shall audit and evaluate the utilization of the funds that are allocated to small, minority, and women-owned businesses by eligible fund managers under subsection (c)(3) of this section.

9–1A–36.

(A) There is a Video Lottery Facility Location Commission.

(B) (1) The Video Lottery Facility Location Commission consists of seven members.

(2) (i) Six three of the members shall be appointed by the Governor; and

(ii) two of the members shall be appointed by the President of the Senate but may not be members of the Senate of Maryland; and

(iii) two of the members shall be appointed by the Speaker of the House of Delegates but may not be members of the House.

(ii) one of the members shall be appointed by the State Treasurer.

(3) The membership of the commission appointed under this subsection should reflect the race, gender, and geographic diversity of the population of the State.

(4) The appointee of the State Treasurer shall be the chair of the Commission;

(5) The Governor, in consultation with the President of the Senate, the Speaker of the House of Delegates, and the State
TREASURER, MAY REMOVE A MEMBER OF THE COMMISSION FOR INEFFICIENCY, MISCONDUCT IN OFFICE, OR NEGLECT OF DUTY.

(c) A MEMBERS OF THE VIDEO LOTTERY FACILITY LOCATION COMMISSION:

1. SHALL BE AT LEAST 21 YEARS OF AGE;
2. SHALL BE A CITIZEN OF THE UNITED STATES;
3. SHALL BE A RESIDENT OF THE STATE;
4. SHALL BE KNOWLEDGEABLE AND EXPERIENCED IN FISCAL MATTERS AND SHALL HAVE AT LEAST 10 YEARS SUBSTANTIAL EXPERIENCE:
   i. AS AN EXECUTIVE WITH FIDUCIARY RESPONSIBILITIES IN CHARGE OF A LARGE ORGANIZATION OR FOUNDATION;
   ii. IN AN ACADEMIC FIELD RELATING TO FINANCE OR ECONOMICS; OR
   iii. AS AN ECONOMIST, FINANCIAL ANALYST, ACCOUNTANT, OR AS A PROFESSIONAL IN A SIMILAR PROFESSION RELATING TO FISCAL MATTERS OR ECONOMICS;
5. MAY NOT HAVE BEEN CONVICTED OF OR GRANTED PROBATION BEFORE JUDGMENT FOR A SERIOUS CRIME OR A CRIME THAT INVOLVES GAMBLING OR MORAL TURPITUDE;
6. MAY NOT HAVE AN OFFICIAL RELATIONSHIP TO A PERSON WHO HOLDS A LICENSE UNDER THIS SUBTITLE;
7. MAY NOT HAVE ANY DIRECT OR INDIRECT FINANCIAL INTEREST, OWNERSHIP, OR MANAGEMENT, INCLUDING HOLDING ANY STOCKS, BONDS, OR OTHER SIMILAR FINANCIAL INTERESTS IN ANY GAMING ACTIVITIES, INCLUDING HORSE RACING, VIDEO LOTTERY TERMINALS, OR LOTTERY;
8. MAY NOT RECEIVE OR SHARE IN, DIRECTLY OR INDIRECTLY, THE RECEIPTS OR PROCEEDS OF ANY GAMING ACTIVITIES, INCLUDING HORSE RACING OR LOTTERY; AND
9. MAY NOT HAVE A BENEFICIAL INTEREST IN ANY CONTRACT FOR THE MANUFACTURE OR SALE OF GAMING DEVICES, THE CONDUCT OF ANY GAMING ACTIVITY, OR THE PROVISION OF ANY INDEPENDENT CONSULTING
SERVICES IN CONNECTION WITH ANY GAMING ESTABLISHMENT OR GAMING ACTIVITY.

(D) A member of the Video Lottery Facility Location Commission:

(1) MAY NOT RECEIVE COMPENSATION FOR SERVING ON THE Video Lottery Facility Location Commission; but

(2) IS ENTITLED TO REIMBURSEMENT FOR EXPENSES UNDER THE Standard State Travel Regulations, as provided in the State budget.

(E) (1) The Commission and the Department of Legislative Services shall provide staff to the Video Lottery Facility Location Commission.

(2) The Department of Legislative Services shall contract with an independent consultant that has at least 10 years substantial experience in consulting on matters relating to the gaming industry to assist and advise the Video Lottery Facility Location Commission in the review and analysis of bids submitted under this section.

(F) The Video Lottery Facility Location Commission may award not more than five video lottery operation licenses to qualified bidders, through a competitive bidding process consistent with the process for competitive sealed bids under Title 13 of the State Finance and Procurement Article.

(G) The Video Lottery Facility Location Commission may not award more than one video lottery facility operation license in a single county or Baltimore City.

(H) In order to qualify for a video lottery operation license for a video lottery destination location under this section, a proposed video lottery facility shall be located in one of the following counties:

(1) A location with not more than 4,250 video lottery terminals in Anne Arundel County, within 2 miles of MD Route 295;

(2) A location with not more than 2,500 video lottery terminals in Cecil County, within 2 miles of Interstate 95;
(3) A location with not more than 1,500 video lottery terminals on State property associated with the Rocky Gap Lodge and Golf Resort State Park in Allegany County that shall be in a building that is physically separate from the Rocky Gap Lodge and Golf Resort;

(4) A location with not more than 3,250 video lottery terminals in Worcester County, within 1 mile of the intersection of Route 50 and Route 589; or

(5) A location with not more than 3,500 video lottery terminals in Baltimore City, in a nonresidential area within one-half mile of Interstate 95 and MD Route 295, and not adjacent to or within one-quarter mile of residential property.

(5) A location in Baltimore City that is:

(I) Located:

1. In a nonresidential area;
2. Within one-half mile of Interstate 95;
3. Within one-half mile of MD Route 295; and
4. On property that is owned by Baltimore City on the date on which the application for a video lottery operation license is submitted; and

(II) Not adjacent to or within one-quarter mile of property that is:

1. Zoned for residential use; and
2. Used for a residential dwelling on the date the application for a video lottery operation license is submitted.

(I) This subsection applies notwithstanding the restrictions on the number of video lottery terminals for each location as specified in §§ 9–1A–05(A)(3) and 9–1A–36(H) of this subtitle.
Except as provided in paragraphs (2) and (3) of this subsection, the Video Lottery Facility Location Commission may not allocate more than the following number of video lottery terminals for:

(i) A location in Anne Arundel County—4,250 video lottery terminals;

(ii) A location in Baltimore City—3,500 video lottery terminals;

(iii) A location in Cecil County—2,500 video lottery terminals;

(iv) A location in Rocky Gap State Park (Allegany County)—1,250 video lottery terminals; and

(v) A location in Worcester County—3,250 video lottery terminals.

The Video Lottery Facility Location Commission may allocate video lottery terminals in a manner that is different from the allocation provided in paragraph (1) of this subsection on a determination that the market factors and other factors evaluated under subsection (k) of this section warrant the different allocation, provided that no one location may be allocated more than 5,000 video lottery terminals.

Beginning with the termination date for the Video Lottery Facility Location Commission and every 3 years thereafter, if all of the video lottery terminals authorized under this subtitle are not allocated or have been allocated but are not in regular operation, the State Lottery Commission may allocate or reallocate video lottery terminals to video lottery operation licensees in a manner that ensures that the highest potential revenues are achieved.

In determining the highest potential revenues to be achieved by additional video lottery terminals at each potential location, the State Lottery Commission shall consider the market performance of the existing video lottery terminals at each location.
A bid submitted for a video lottery operation license at a video lottery destination location under this section shall be submitted by February 1, 2009, and shall include an initial license fee in the bid of at least $10,000,000 for each 500 video lottery terminals included in the bid.

All initial license fees submitted under this subtitle shall accrue to the Education Trust Fund established under § 9–1A–30 of this subtitle.

A bid submitted for a video lottery operation license under this section shall provide for at least $15,000,000 in direct investment by the applicant in construction and related costs for each 500 video lottery terminals contained in the proposed bid that shall be prorated based on the exact number of video lottery terminals contained in the bid.

In awarding a video lottery operation license, the Video Lottery Facility Location Commission shall evaluate the factors under this subsection in the manner specified.

The decision by the Video Lottery Facility Location Commission to award a license shall be weighted by 70% based on business and market factors including:

1. The highest potential benefit and highest prospective total revenues to be derived by the State;
2. The potential revenues from a proposed location based on a market analysis;
3. The extent to which the proposed location encourages Maryland gaming participants to remain in the State;
4. The extent to which the proposed location demonstrates that the facility will be a substantial regional and national tourist destination;
5. The proposed facility capital construction plans and competitiveness of the proposed facility;
6. The amount of gross revenues to be allocated to the operator over the term of the license; and
(VII) THE PERCENT OF OWNERSHIP BY ENTITIES MEETING THE DEFINITION OF MINORITY BUSINESS ENTERPRISE UNDER TITLE 14, SUBTITLE 3 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.

(VIII) THE CONTENTS OF THE LICENSEE’S PLAN TO ACHIEVE MINORITY BUSINESS PARTICIPATION GOALS IN ACCORDANCE WITH THE REQUIREMENTS DESCRIBED UNDER § 9–1A–10(A)(1) AND (2) OF THIS SUBTITLE; AND

(VIII) (IX) THE EXTENT TO WHICH THE PROPOSED LOCATION WILL PRESERVE EXISTING MARYLAND JOBS AND THE NUMBER OF NET NEW JOBS TO BE CREATED.

(3) THE DECISION BY THE VIDEO LOTTERY FACILITY LOCATION COMMISSION TO AWARD A LICENSE SHALL BE WEIGHTED BY 15% BASED ON ECONOMIC DEVELOPMENT FACTORS, INCLUDING:

(I) THE EXTENT TO WHICH THE PROPOSED LOCATION WILL PRESERVE EXISTING MARYLAND JOBS AND THE NUMBER OF NET NEW JOBS TO BE CREATED;

(II) (I) THE ANTICIPATED WAGES AND BENEFITS FOR NEW JOBS TO BE CREATED; AND

(III) (II) ANY ADDITIONAL ECONOMIC DEVELOPMENT PLANNED IN THE AREA OF THE PROPOSED FACILITY.

(4) THE DECISION BY THE VIDEO LOTTERY FACILITY LOCATION COMMISSION TO AWARD A LICENSE SHALL BE WEIGHTED BY 15% BASED ON LOCATION SITING FACTORS, INCLUDING:

(I) THE EXISTING TRANSPORTATION INFRASTRUCTURE SURROUNDING THE PROPOSED FACILITY LOCATION;

(II) THE NEGATIVE IMPACT, IF ANY, OF A PROPOSED FACILITY LOCATION ON THE SURROUNDING RESIDENTIAL COMMUNITY; AND

(III) THE NEED FOR ADDITIONAL PUBLIC INFRASTRUCTURE EXPENDITURES AT THE PROPOSED FACILITY.

(L) THE VIDEO LOTTERY FACILITY LOCATION COMMISSION MAY NOT AWARD A VIDEO LOTTERY OPERATION LICENSE TO A PERSON THAT IS NOT QUALIFIED UNDER THIS SECTION OR THIS SUBTITLE.
(M) (1) The Video Lottery Facility Location Commission shall refer to the State Lottery Commission the name and all relevant information concerning a person that makes a bid under this section.

(2) On receipt of the information in paragraph (1) of this subsection, the State Lottery Commission shall determine whether a bidder is qualified to hold a video lottery operation license under this subtitle.

(3) On completion of its determination, the State Lottery Commission shall notify the Video Lottery Facility Location Commission of the determination as to whether a bidder is qualified to hold a video lottery operation license under this subtitle.

(N) After award of a video lottery operation license under this section, the State Lottery Commission shall be responsible for all matters relating to regulation of the licensee.

(O) (1) An unsuccessful bidder for a video lottery operation license under this section may seek, under Title 15 of the State Finance and Procurement Article, review by the State Board of Contract Appeals of the awarding of the video lottery operation license by the Video Lottery Facility Location Commission.

(2) The decision of the State Board of Contract Appeals shall be final and is not subject to appeal.

(P) (1) Nothing in this subtitle may be construed to require the Video Lottery Facility Location Commission to issue all five video lottery operation licenses authorized under this subtitle.

(2) Notwithstanding any of the provisions of this subtitle, the Video Lottery Facility Location Commission may not award a video lottery operation license under this subtitle unless the Video Lottery Facility Location Commission determines and declares that a bid selected for award of the license is in the public interest and is consistent with the purposes of this subtitle.

(q) The Video Lottery Facility Location Commission may reissue a video lottery operation license that is revoked or surrendered utilizing the criteria established in this subtitle.
(R) (1) Except as provided in paragraph (2) of this subsection, the Video Lottery Facility Location Commission shall terminate on January 1, 2015.

(2) The Governor may reconstitute the Video Lottery Facility Location Commission, which shall include the appointment of new members based on the criteria established under subsections (b) and (c) of this section:

(i) one year prior to the expiration of a Video Lottery Operation License; or

(ii) following the revocation or surrender of a Video Lottery Operation License.

Article—State Finance and Procurement
11–203.

(a) Except as provided in subsection (b) of this section, this Division II does not apply to:

(1) procurement by:

(xvi) the Maryland Energy Administration, when negotiating or entering into grants or cooperative agreements with private entities to meet federal specifications or solicitation requirements related to energy conservation, energy efficiency, or renewable energy projects that benefit the State; [and]

(xvii) the Maryland Developmental Disabilities Administration of the Department of Health and Mental Hygiene for family and individual support services, and individual family care services, as those terms are defined by the Department of Health and Mental Hygiene in regulation; AND

(xviii) THE STATE LOTTERY AGENCY FOR NEGOTIATING AND ENTERING INTO CONTRACTS FOR THE PURCHASE, LEASE, MANUFACTURE, REPAIR, MAINTENANCE, AND OPERATION OF VIDEO LOTTERY TERMINALS, EXCEPT THAT THE REQUIREMENTS FOR MINORITY BUSINESS PARTICIPATION UNDER TITLE 14, SUBTITLE 3 OF THIS ARTICLE SHALL CONTINUE TO APPLY;

Article—Tax—Property
7–514.
(a) The governing body of Allegany County shall enter into an agreement with an owner or operator of a video lottery facility that locates in Allegany County for a negotiated payment in lieu of taxes on the video lottery facility.

(b) An agreement for a negotiated payment in lieu of taxes under this section shall provide that, for the term specified in the agreement:

(1) A specified amount shall be paid to Allegany County in lieu of the payment of Allegany County property tax; and

(2) All or a specified part of the real and personal property at the video lottery facility shall be exempt from Allegany County property tax for the term of the agreement.

SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:

Article—State Finance and Procurement

11–203.

(b) (2) A procurement by an entity listed in subsection (a)(1)(i) through (xiii) [and], (xvii), AND (XX) of this section shall be made under procedures that promote the purposes stated in § 11–201(a) of this subtitle.

SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:

Article—State Finance and Procurement

11–203.

(b) (2) A procurement by an entity listed in subsection (a)(1)(i) through (xiii) [and], (xvii), AND (XX) of this section shall be made under procedures that promote the purposes stated in § 11–201(a) of this subtitle.

SECTION 4. AND BE IT FURTHER ENACTED, That if any provision of this Act or the application thereof to any person or circumstance is held invalid for any reason in a court of competent jurisdiction, the invalidity does not affect other provisions or any other application of this Act which can be given effect without the invalid provision or application, and for this purpose the provisions of this Act are declared severable.
SECTION 5. AND BE IT FURTHER ENACTED, That the intent of this Act and its various integrated provisions is to provide for the authorization and regulation of certain gaming devices for the purpose of generating State revenues and other funds for specified purposes, including funding educational facility construction and renovation and assisting the State's racing industry. This section is not intended to detract from the application of the severability provision contained in Section 4 of this Act or from the ability of a court of competent jurisdiction to consider and apply appropriate severability principles in the event of a judicial challenge to the validity of a specific portion or portions of the bill.

SECTION 6. AND BE IT FURTHER ENACTED, That the agency designated by the Board of Public Works under § 14–303(b) of the State Finance and Procurement Article, in consultation with the General Assembly and the Office of the Attorney General, shall initiate two studies of the requirements of § 9–1A–10 of the State Government Article, as enacted by Section 1 of this Act, that evaluate the continued compliance of the requirement with any federal and constitutional requirements. In preparation for the studies, the State Lottery Commission shall require video lottery operation license applicants and licensees to provide any information necessary to perform the study. The studies shall also evaluate race-neutral programs or other methods that can be used to address the needs of minority investors and minority businesses. A final report of the first study shall be submitted to the Legislative Policy Committee on or before December 15, 2010, so that the General Assembly may review the report prior to the 2011 Session. A final report of the second study shall be submitted to the Legislative Policy Committee on or before September 30, 2013, so that the General Assembly may review the report in conjunction with the report of the study on the Minority Business Enterprise Program prior to the 2014 Session.

SECTION 7. AND BE IT FURTHER ENACTED, That this Act may not be construed to affect the terms of the members of the State Lottery Commission appointed before the effective date of this Act. The terms of the four new members of the State Lottery Commission appointed under this Act shall expire as follows:

(a) one member in 2010;

(b) one member in 2011; and

(c) two members in 2012.

SECTION 8. AND BE IT FURTHER ENACTED, That:

(a) The State Lottery Agency shall conduct a market analysis every 2 years to determine the jurisdiction of residence, demographic characteristics, and annual net customer spending for each of the following gaming products:

(1) video lottery terminals;

(2) keno;
(3) instant scratch-off games;

(4) daily games;

(5) multistate lottery-type games; and

(6) any other products that the Agency deems appropriate.

(b) The results of this analysis shall be reported to the Governor, the Secretary of Health and Mental Hygiene, and the Legislative Policy Committee of the General Assembly.

(c) The Governor shall provide at least $250,000 in the fiscal year 2010 budget to support this analysis, which may take the form of reprogramming existing resources of the State Lottery Agency, and $125,000 every 2 years thereafter.

(d) The initial analysis shall be completed on or before June 30, 2010, and the initial report shall be submitted on or before October 1, 2010.

SECTION 9. AND BE IT FURTHER ENACTED, That the State Racing Commission shall study the current levels of benefits provided to employees of the State's thoroughbred and standardbred racetracks. The State Racing Commission shall make recommendations to ensure that the benefits to and funding for racetrack employees are adequate. On or before January 1, 2009, the State Racing Commission shall submit a report to the General Assembly, in accordance with § 2–1246 of the State Government Article, and make recommendations on statutory changes, if needed.

SECTION 10. AND BE IT FURTHER ENACTED, That Section 3 of this Act shall take effect on the taking effect of the termination provision specified in Section 2 of Chapter 402 of the Acts of the General Assembly of 2003. If that termination provision takes effect, Section 3 of this Act shall be abrogated and of no further force and effect. This Act may not be interpreted to have any effect on that termination provision.


SECTION 12. AND BE IT FURTHER ENACTED, That, subject to the provisions of Sections 9 and 10–10 and 11 of this Act, this Act shall take effect on the proclamation of the Governor that the constitutional amendment, having received a majority of the votes cast at the general election, has been adopted by the people of Maryland.