C7

SB 98/07 – B&T

(PRE-FILED)

8lr1061

By: Senator Klausmeier

Requested: November 15, 2007 Introduced and read first time: January 9, 2008 Assigned to: Budget and Taxation

### A BILL ENTITLED

### 1 AN ACT concerning

# Gaming - Slot Machines - Ownership and Operation by Eligible Nonprofit Organizations

FOR the purpose of making provisions that authorize eligible organizations to own or
operate slot machines applicable statewide; altering the definition of "eligible
organization" to make it applicable to a nonprofit organization that has been
located in the State for a certain number of years before the organization
applies for a license; and generally relating to slot machine ownership and
operation by eligible nonprofit organizations.

- 10 BY repealing and reenacting, with amendments,
- 11 Article Criminal Law
- 12 Section 12–304
- 13 Annotated Code of Maryland
- 14 (2002 Volume and 2007 Supplement)

15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 16 MARYLAND, That the Laws of Maryland read as follows:

- 17 Article Criminal Law
  18 12–304.
  19 (a) In this section, "eligible organization" means:
- 20 (1) a nonprofit organization that:

(i) has been located in [a county listed in subsection (b) of this
section] THE STATE for at least 5 years before the organization applies for a license
under subsection [(e)] (D) of this section; and



1		(ii)	is a bona fide:	
2			1. fraternal organization;	
3			2. religious organization; or	
4			3. war veterans' organization; or	
5 6 7 8	(2) a nonprofit organization that has been affiliated with a national fraternal organization for less than 5 years and has been located in [a county listed in subsection (b) of this section] <b>THE STATE</b> for at least 50 years before the nonprofit organization applies for a license under subsection [(e)] ( <b>D</b> ) of this section.			
9	(b) [This section applies in:			
10	(1)	Carol	ine County;	
11	(2)	Cecil	County;	
12	(3)	Dorch	nester County;	
13	(4)	Kent	County;	
14	(5)	Quee	n Anne's County;	
15	(6)	Some	rset County;	
16	(7)	Talbo	t County; and	
17	(8)	Wicon	nico County.	
18 19	(c)] (1) an individual slot	(c)] (1) In this subsection, a console or set of affixed slot machines is not ndividual slot machine.		
$\begin{array}{c} 20\\ 21 \end{array}$	(2) Notwithstanding any other provision of this subtitle, an eligible organization may own and operate a slot machine if the eligible organization:			
$\begin{array}{c} 22 \\ 23 \end{array}$	each slot machine;	(i)	obtains a license under subsection [(e)] (D) of this section for	
$\begin{array}{c} 24 \\ 25 \end{array}$	operates;	(ii)	owns each slot machine that the eligible organization	
26		(iii)	owns not more than five slot machines;	

$rac{1}{2}$	(iv) meeting hall in the count	locates and operates its slot machines at its principal by in which the eligible organization is located;
$\frac{3}{4}$	(v) commercial facility;	does not locate or operate its slot machines in a private
5	(vi)	uses:
6 7	machines for the benefit	1. at least one-half of the proceeds from its slot of a charity; and
8 9	to further the purposes of	2. the remainder of the proceeds from its slot machines f the eligible organization;
$10\\11$	(vii) financial benefit of an inc	does not use any of the proceeds of the slot machine for the lividual; and
12	(viii)	reports annually under affidavit to the State Comptroller:
13		1. the income of each slot machine; and
14		2. the disposition of the income from each slot machine.
$15\\16$	[(d)] (C) An el unless:	igible organization may not use or operate a slot machine
17 18	(1) the sl that accurately records g	ot machine is equipped with a tamperproof meter or counter ross receipts; and
19 20	(2) the e receipts and payoffs of th	ligible organization keeps an accurate record of the gross e slot machine.
21 22 23 24		Before an eligible organization may operate a slot machine igible organization shall obtain a license for the slot machine unty in which the eligible organization plans to locate the slot
25	(2) (i)	The county shall:
26 27	machine; and	1. charge an annual fee of \$50 for each license for a
28		2. issue a license sticker to the applicant.
29	(ii)	The applicant shall place the sticker on the slot machine.

1 (iii) The proceeds of the annual fee shall be transferred to the 2 general fund of the county.

3 (3) In the application to the sheriff for a license, one of the principal 4 officers of the eligible organization shall certify under affidavit that the organization:

- 5 (i) is an eligible organization; and
- 6 (ii) will comply with this section.

7 [(f)] (E) (1) A principal officer of the eligible organization may not 8 intentionally misrepresent a statement of fact on the application.

9 (2) A person who violates this subsection is guilty of perjury and on 10 conviction is subject to the penalty provided under Title 9, Subtitle 1 of this article.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 October 1, 2008.