Chapter 492

## (Senate Bill 4)

AN ACT concerning

## Gaming Sports Betting Implementation <br> Expansion of Commercial Gaming - Sports and Event Wagering Referendum and Minority Business Enterprise Disparity Study

FOR the purpose of providing that the General Assembly may authorize, by law, the State Lottery and Gaming Control Commission to issue certain sports and event wagering licenses; requiring certain implementing legislation to include certain criteria and specifications; declaring the intent of the General Assembly that certain revenues be used for the funding of public education; requiring the Maryland Department of Transportation and the State Lottery and Gaming Control Commission to contract with a certain expert to conduct a certain review of a certain disparity study for certain purposes; requiring a certain certification agency, in consultation with the General Assembly and the Office of the Attorney General, to initiate a certain disparity study and to report the findings of the disparity study under certain circumstances;
 eretain individuals and by certain metheds at eertain loations; altering the outhorize us Problem Gabling Fund; requiring the State Letery and Gaming Control Commission to regulate sports wagering in the State; requiring the State Lettery and Gaming Control Ageney to provide cortain asistane to the Commission; requiring certain persons to apply to the Commission for certain lieens requing ervin appliean to sign orrain memornd of undersanding pelating to mpliane with the Minori Business Enterprice Program as ondion
 isuance and renewal of eertain lieenses; providing for the term of eertain lieenses; providing that ertain applicants and lieenses are subject to certain minority busines partieipation goald; authorizing the Commission to provide waiverg or exemptions from erertain liensing requirement under eertain iermstaneero requiring applieants for ertain lieense to pay ertain fee by the Commission; requiring an applieant for a certain sports wagering lieense or the renewal of the lieense to pay a certain fe for the license or renewal; establishing certain lieense terms for a ertain number yearg; providing for the distribution of ertain lieensing fee collected by the Commission; requiring providing that eertain applieanta and lieens have provertain information, asoistenes, and lienser to establish certain qualifiertion eriteria, induding the existeneof of

 Hi r mine themmion to deny, ar a d reprimad or fine a liensee under errtain ireumstances; authorizing the Commission to imporertain penal under certain eireumstrnees; establishing eertain proedures and requirements for the iscuing of eertain lieensec; quthorizing
eertain sports wagering licensee to enter intocertain agreements for the operation
 wagering either in ponline; prohibiting ertain individuats from making a
 individuals; requiring certain sports wagering liensees to establish certain procelures, provide certain safeguards, and report certain information to the Commision relating to sport wagering; providing for the acounting and distribution of certain sports wagering proceeds and eertain unelaimed winning wagers; reviring the Commission, under certrin cireumstanees, to termina and pevol the wagering licens of the owner of a ports facility altering the purpe for which expenditure from a certain fund may be made; requiring the Commission to ado certain regulations; requiring the Commission to report annually the Governorand the Ceneral Asombly on errain mater or before a cer ain date; viming a errain eertifieation agen in eonsult with the Offie of the At Grne General and the Governor's Offiee of Small, Minori and Wemen Busines $1 f f a i r$, to initiaterner qgeney to eubmit ertsin report to the Legislative Poliey Committe on or before ertain da dedaring the intent of the General Asombly; making onforming ehangen dining submitting this Act to a referendum of the qualified voters of the State; requiring the State Board of Elections to do certain things necessary to provide for and hold the referendum; and generally relating to ering en sporting sports and event wagering in the State.

BY repealing and reenating, without amendments,
Artiole St G
Secion 9-1, 01(a) and (k) and 9-14-80(a)
An Cof Maryland
(2014 Pen Volumeand 2019 Sumplemen
BY repealing and reenating, with amendments,
Artiole-State Government
Section 9-1A 03 and $9-1 \mathrm{~A} 30(b)(1), 91430(b)(1)$, and $91433(b)$
Annot Code of Maryland
(2014 Pent Volum and 2019 Sumen
BY dding to
Artiele-Statermment
 1Е. Sports Wagering"
Annot Code of Maryland
(2014 Replament Volum and 2019 Supplement)
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
That:
(a) Subject to subsection (b) of this section, the General Assembly may authorize, by law, the State Lottery and Gaming Control Commission to issue a license to offer sports and event wagering in the State.
(b) Legislation enacted by the General Assembly to implement the provisions of this Act shall include the criteria for eligible applications for a licensee and specifications of the permissible forms, means of conduct, and premises of wagering.

SECTION 2. AND BE IT FURTHER ENACTED, That, if the voters of this State adopt a referendum that authorizes sports and event wagering in the State, the State's share of revenues generated by sports and event wagering shall primarily be used for the funding of public education.

SECTION 3. AND BE IT FURTHER ENACTED, That:
(a) The Maryland Department of Transportation and the State Lottery and Gaming Control Commission, in consultation with the Office of the Attorney General, shall contract with an appropriate expert to review the "Business Disparities in the Maryland Market Area" study completed on February 8, 2017, to evaluate, on or before October 1, 2020, whether the data in the study demonstrates a compelling interest to implement remedial measures, including the application of the State Minority Business Enterprise Program under Title 14, Subtitle 3 of the State Finance and Procurement Article or a similar program, to assist minorities and women in the sports and event wagering industry and market.
(b) (1) If a determination is made under subsection (a) of this section that the data in the February 8, 2017, study "Business Disparities in the Maryland Market Area" does not appropriately apply to the sports and event wagering industry, the certification 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 a disparity study of the sports and event wagering industry to evaluate whether there is a compelling interest to implement remedial measures, including the application of the State Minority Business Enterprise Program under Title 14, Subtitle 3 of the State Finance and Procurement Article or a similar program, to assist minorities and women in the sports and event wagering industry and market.
(2) The State Lottery and Gaming Control Commission shall provide to the certification agency any information necessary to perform the study required under paragraph (1) of this subsection.
(3) The certification agency shall report to the State Lottery and Gaming Control Commission and, in accordance with § 2-1257 of the State Government Article, the Legislative Policy Committee on the findings of the study required under paragraph (1) of this subsection.

SECTION 4. AND BE IT FURTHER ENACTED, That the provisions of Section 1 of this Act, which authorize the General Assembly to authorize, by law, the State Lottery and Gaming Control Commission to issue sports and event wagering licenses to certain licensees in the State, are subject to a referendum of the qualified voters of the State as provided in Section 5 of this Act, and on voter approval of this Act at the general election to be held in November 2020, legislation shall be required to provide for the operation, regulation, and disposition of proceeds of sports and event wagering in the State.

SECTION 5. AND BE IT FURTHER ENACTED, That:
(a) In accordance with Article XIX, § 1(e) of the Maryland Constitution, before Section 1 of this Act, which authorizes additional forms or expansion of commercial gaming, becomes effective, a question substantially similar to the following shall be submitted to a referendum of the qualified voters of the State at the general election to be held in November 2020:
"Do you favor the expansion of commercial gaming in the State of Maryland to authorize sports and event betting for the primary purpose of raising revenue for education?"
(b) The State Board of Elections shall do those things necessary and proper to provide for and hold the referendum required by this section. If a majority of the votes cast on the question are "For the referred law", this Act shall become effective on the 30th day following the official canvass of votes for the referendum, but if a majority of the votes cast on the question are "Against the referred law", this Act, with no further action required by the General Assembly, shall be null and void.

SECTION 6. AND BE IT FURTHER ENACTED, That Section 3 of this Act shall take effect July 1, 2020.

SECTION 7. AND BE IT FURTHER ENACTED, That, subject to the provisions of Section 5 of this Act and except as provided in Section 6 of this Act, and for the sole purpose of providing for the referendum required by Section 5 of this Act, this Act shall take effect July 1, 2020.

## SEGTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLANW, Tha the Le i Mayland das follows

## Artiele-StateGovernment

91 COH
(a) In this subtitle the following words have the meaning indieated.
(\#) "Commision" mon the St Le
9-14-03.
(a) Exe provided in oubren (b) of this ontion, any additional formsor expransion of commereial gaming other than as expressly provide in this oubtilleAN

(b) This oubtitle, ineluding the authority provided to the Commission under this subitle, doe not apply to:
(1) lories unduler Subtitle 1 of this title;
(2) agering on horse rang eonduct under Title 11 of the Businesi Regulation Artiele;
(3) the operation of materines provided under Titlec 12 and 13 of the Griminal Law Artiele; or
(4) ether gaming enduet under Titles 12 and 13 of the Griminal Law Artiele:

9-14-30.
(a) There is an Eduention Trust Fund whieh is aperial, nomlaping fund that is no
(b) (1) There shall be wredited to the Edueation Trust Fund all proens allorat to the Fund under $£ 9$ 1 1427 of this $9-1433$
(b) (1) (i) There is PublemGambling Fundin the Maryland Depariment of Henth
(ii) The of the Fund is primaily to provide funding for


ミ inpatient and residential onviees:

른
是 inter iver
4. minuing
5. edueational onviees:
6. $\quad$ servier for vietimo of domestio violenee; and
7. ather prentive or pobilitatiververent
(2) The Peoblem Gambling Fund is apeial, nomlapsing fund that is not subje $7-302$ of the Ste Fin Pree Preurement Artiele:
(3) Mone in the Problem Grmbling. Fundshall be invested and reinvested by The True and in Fund
(4) Exeen as provided in paragraph (5) this uubsection, expenditures from the Problem Gambling Fund shall be made only by the Maryland Department of Health to:
(i) esta 24 hourhotline for ompulsive and problem gamblers and to prounseling and the supert
(ii) estalish an outreoh program for compulsive and problem gamblers, ineluding individuals who requested placement on the veluntary exelusion list established by the Commission under 891124 of this oubtitle, for the purpose of

(iii) develop implemen free redued oor ginding
 Subtitle of the Herth Generartiele; AND
(IV) DEVELOP AND MMPLEMENT FREE OR REDUCED COST PROBLEM GAMBLING TREATMENT AND PRENENTION PROGRAMS TARGETED AT INDINIDUALS WITH PROBLEM GAMBLING ISSUES RELATEDTOSPORTS WAGERING:
(5) After atisfying the reourement of paragu (4) of this ubseetion; any unspent funds in the Problem Gambling Fund may be expended by the Maryland Depar H ealth drug and other delietion
(6) Expenditures from The Problem Gambling Fund shall be made in reordane with bulge by hudgendment proedur P Pr Atiele:

SUBTITLE 1E. Sports WAGERING.
9-1E-01.

## (A) IN THE SUBTITE THE FOL\&OWING WORDS HAVE THE MEANHES INDICATED.

（B）＂COMMISSION＂HASTUE MEANHGSTATEDIN §9－1A－010FTHISTTIUE：
（）（1）＂HORSE RACNG LCENSE＂MENS THE HOLDER OF A LICENSE
 Business Reculation Article
（2）＂HORSE RACING LICENSEI＂DOES NOT INCLUDETHE HOLDER OF ALICENSE ISSUED UNDER $\$ 11-526$ OF THE BUSINESS REGULATION ARTICLE．
（C）（\＃）＂ONLINE SPORTS WAGERING＂MEANS SPORTS WAGERING THROUGHANONHINE GAMHNGSYSTEM：
（1）ONACOMPUTER，A MOBHE OENGE，ORANYOTUER INTERACTIVE DENICE：AN
（2）THAT IS ACCEPTED BY A SPORTS WAGERING LUCENSEE OR AN ONIINE SPORTS WAGEDING OPERATOR．
（D）（田＂ONLINE SPORTS WAGERINGOPERATOR＂MEANS AN ENTITYTHAT HOLDS A LICENSE ISSUEDBYTHE COMMHSION UNDERTHS SUBTHTLETOOPERATE ONUNE SPORTS WAGERINGON BEHALF OF A SPORTS WAGERNG LICENSEE：
 WAGERED ON SPORTING EVENTS UNDER THESUBTITLETHAT IS NOT RETURNEDTO SUCCESSFUL BETTORS BUT IS OTHERWISE ALLOCATEDUNDERTHESUBTITLE．
（F）（G）（1）＂SPORTING UNENT＂MEANS：
（戸）APROFESSIONALSPORTS OR ATHLETIC EVENT；
（I）ACOLLEGIATESPORTS OR ATHLETIC ENENT；
（I世）AN OLYMPIC OR INTERNATIONAL SPORTS OR ATHEETIG EVENF IN WHEH THE MAJORITY OF THE PARTICHANTS ARE AT LEAST 18－YEARS OLD；
（IV）ANELECTRONIC SPORTS OR VIDEO GAME COMPETITION：
1．SANCTIONED BY AN ESPORTS GOVERNING ENTITY；
AND
2．IN WHICH EACH PARTICIPANT IS AT LEAST 18 YEARS OLD；
（V）A MOTOR RACE EVENT SANCTIONED BY A MOTOR RACING GOVERNINGENTIT；OR
（vi）ANY PORTION OF A SPORTING EVENT，INGLUDENG THE INDIV円UAL PERFORMANCE STATHSTIGS OF ATHEETES OR COMPETITORS IN A SPORTING EVENT．
（\％）＂SPORTHNGEVENT＂DOES NOT INCEUDE：
（円）A HHGHSCHOOLSPORTS OR ATHEENH EVENT；OR
（\＃）A FANTASY COMPETHION REGULATED UNDER SUBTHEE 1D－OF THETITUE：OR
（1H）A HORSE RAGE AUTHORIZED UNDER TITEE 11 OF THE BUSINESS REGULATION ARTIGLE：
（\＃）（1）＂SPORTS FACHITY＂MEANO：
（1）A STADUUM LOCATED IN PRINGE GEORGE＇S COUNTY THAT IS USED PRIMARHY FOR PROFESSIONAL FOOTBALL；ANP
（\＃）PRACTICE fULHS OR OTUER AREAS WHERE A PROEESSIONAL FOOTBALLTEAM PRACTICESOR PERFORMS：
（2）＂SPORTS FACELIT＂，INCLUDES PARKING LOTS，GARAGES，ANE ANY OTHER PROPERTY ADJAGENT ANB DIRECTLY RELATED TO A STADIUM OR PRACTIGETEUDS：
（G）（\＃）＂SPORTS WAGERING＂MEANS THE BUSINESS OF ACCEPTING WAGERS ON ANY SPOPTING EVENT BY ANY SYSTEM OR METHOD－OF WAGERING， \＃NCLUDNG SHGEEGAME BETS，TEASER BETS，PARLAYS，ONER－UNDER， MONEY INE，POOLS，EXCHANGE WAGERING，IN GANE WAGERING，IN PLAY BETS， PROPOSITION BETS，ANO STRAIGHT BETS：
（\＃）（J）＂SPORTS WAGERING IIGENSサ＂MEANS A UIGENSE ISSUEDBYTHE COMMHSSON UNDER THS SUBTHLE THAT AUTHORIZES THE HOLDER TO AGGEPT WAGERS ON SPORTING EVENTS．
（I）（K）＂SPORTS WAGEPNG HCENSEY＂MEANS THE HOLPER OF A SPORTS WAGERING UIGENSE．
(J) "SPORTS WAGERING LOUNGE" MEANS A NONSMOKING AREA LOCATEA A A VIDFOLOTTERY FACHITY WHERE SPORTS WAGEPNGISCONDUCTE.
 §9-1А-010FTHSTITLE:
(2) "VimeO LOTTERY FACHITY" DOES NOT INCLUDE A LOCATION IN THE FACHITY WHERE SATEUUTE SHMULCAST BETTINGIS CONDUCTEA.
(Đ) (M) "Vimeo LOTTERY OPERATION LIGENSE" HAS THE MEANING STATEDIN§9-1401 OF THETITLE.
 9-1A-010FTHISTHILE.

9-1E-02.
(A) (1) Til Commission shall requlate tee operatuon of sports WAGERING IN ACCORDANGE WITHTHUS SUBTITLE.
(2) The State Lottery and Gaming Control Agency shame PROVIE ASSISTANGE TO THE COMMHSSION IN TUE PERFORMANGE OF THE COMMISSION's DUTHE UNDERTHSSUBTITLE
(A) UNLESS THE CONTEXT REQuIES OTHERWISE, THE REQUPEMENTS UNDER SS 9-1A 04, 9-1A 06, 9-1A-07, 9-1A-08, 9-1A 12, 9-1A 14, 9-1A-18;
 AND RESPONSIBHITIES OF THE COMMSSION, A SPORTS WAGERING LICENSEE, ANB AN EMPLOYEE OR A CONTRACTOR OF A SPORTS WAGERING LICENSEE UNDER TIUS subtumbe
 conduct and operate sports wagering in tue State as provided in thes subtitler

9-1E-03.
(A) EXCEPT ASOTHERWHSE PROV円EDINTHSSUBTITLE, THE COMMISSION SHA\& REULATE SPORTS WAGERINGATHTECONDUCT OF SPORTS WAGERINGTO
 LOTTERY TERMNALS AND TABLE GAMES UNDER SUBTITUE 1AOFTHSTITLE.
(B) In Accordance witl THis subtitle,t TE COMMHSSIONSHALL adopt equmations that establist:
(1) THE FORM AND CONTENT OF AND THE DEADLINE TOSUBMIT AN

(2) T世E METHODS, PROCEDURES, AND FOMM FOR DEANERY OF INFORMATION FROM AN APPLICANT OR A LICENSEE CONCERNING ANY PERSON'S FAMEY, HABITS, CHARACTER, ASSOCIATES, CRIMHNAL RECORD, BUSINESS AGTINITES, AND FINANGIAL AFFAIPS,
(3) THE PROCEDURES FOR THE FINGERPPINTING OF AN APPLICANF FOR ANY LICENSE REQUIRED UNDER THES SUBTHILE OR OTHER METHODS OF ĐENTHIGATONTHAT MAY BE NECESARY HNTHE JUOGMENF OFTHE COMMHSSION TOACCOMPLSHEFFECTINE ENFORGEMENT OFTHEPROVISION OFTHSSUBTITLE:
(4) APPLICATION AND RENEWAL FEES AS REQUIEED UNDER $\$$ 9-1E-06(c) 0г тшis subtitur,
(5) (4) THE GROUNDS AND PROCEDURES FOR REPRIMANDS OF LICENSEESORTHE REVOCATIONORSUSPENSIONOF LICENSES ISSUEDUNDERTHS subtulus
(6) (5) THE MANNER AND METHOD-OF COLUECTION OF TAXES; FEES,AND CINE PENALTES:
(7) (6) STANDARDS, PROCEDURES, AND PULEST THAT GOVERNTHE CONDUCT OF SPORTS WAGERING, INCLUDING:
( $)$ ) DEFINING AND LIMITING THE AREAS OF OPeration for SPORTS WAGERING AND SPECIFYNG THE SQUARE FOOTAGE, DESIGN, TYPE OF EQUPMENT, SECURITY MEASURES, AND ANY OTHER MATTER RELATING TO-A SPORTS WAGERNG LOUNGE NECESSARY TOGARRY OUT THE PROUSHNS OF THS subtitle,
(II) (I) THE APPROVAL PROCESS FORSELF SERVICE KIOSKS OR MACHINES, SECURITY MEASURES FOR THE KIOSKS OR MACHENES, THE AMOUNT OF WAGERS AUTHORIZED ON THE WHOSKS OR MACHENS, AND ANY OTHER MATTER PLATINGTOASELF-SERVICE KHOSK OR MACHNE NECPSSARY TO CARNY OUF THE PROHSONS OF THSSUBTITLE,
(HI) (II) THE TYPES OF WAGERS ON SPORTING EVENTS THAT MAY BE ACCEPTEDBY ASPORTS WAGERING LICENSEE:
（\＃）（HI）THE TYPES AND VAUUES OF PROMOTHNAE ITEMS THAT MAY BE GPUNAWAY TO ENCOURAGE SPORTS WAGERING：
（V）（IV）TUE MANNER IN WHHGH WAGERS ARE REGENEOG， PAYOUTSARE REMHTED，AND POUNT SPREADS，LINES，ANDODDSARE DETERMENED；
（V）（V）THE MAXIMUM WAGERSTHAT MAY BE ACGEPTEDBY A SPORTS WAGERING LIGENSEE OR ONHINE SPORTS WAGERING OPERATOR FROM A SINGLE BETTOR ON A SINGLE SPORTHNG EVENT；
（NI）（VI）THE AMOUNT OF CASH RESERVES TO BE MAINTAINE BY SPORTS WAGERING HICENSEESTOGOVERWHNNHGWAGERS；
（VHI）（VI）ACCEPTABEE FORMS OF PAYMENT AND ADVANCE ФEPOSIT METHODS BY BETTORS：
（ $\mathbf{X}$ ）（VHE）MUNMMUM UNIPORM STANDARDS OF ACGOUNTANCY METHODS，PROGEDURES，AND FORMS AS ARE NEGESSARY TO ENSURE GONSISTENCY，COMPARABHEY，AND EFFEGTNE BISGLOSURE OF AEL FINANCIAE ¥NFORMATHON，\＃NLUDING PERGENTAGES OF PROFIF；
（X）（X）PERIODIC THNANCIA\＆REPORTS AND THE FORM－OF THE REPORTS，INCLUDHNG AN ANNUAL AUDIT PREPARED BY A CERTU世W PUBLIG ACCOUNTANT LIGENSEDTODOBUSINESSINTHESTATE，OISGLOSINGWHETUERTHE ACGOUNTS，REGOR円S，ANDGONTROE PROGEDURES EXAMINEDARE MANNTANEDBY THE SPORTS WAGERING LICENSEE AS REQURED BY THE SUBTITHE AND THE REGULATHONS THAT SHALE BE ISSUEDUNDER THSSSUBTHUE INACCORDANCE WHTH THE STATEMENT ON STANDARDS FOR ATMESTATION ENGAGEMENTS ANP GENERALEY ACGEPTEDACCOUNTING PPINGIPET：
（XI）（X）REQUIRING LICENSEES UNDER THIS SUBTHTLE TO DEMONSTRATE AND MAINTAIN FINANGIAG VIABHITY；AN
（XI）（XI）ENSURING THAT SPORTS WAGERING IS GONDUGTEA EEGADEY；ANB
（8）（7）ANY OTUER REGULTTON NEGESSARY TO－CARRY OUT THE PROVISIONS OF TUHSSUBTUT世E．

9－15－04．
（A）THE FOHLOWHNG PERSONS SHALL BE LIGENSEDUNDER THSSSUBTHEL：
(1) A VIOEO LOTTERY OPERATOR, A HORSE RACING LICENSEE, OR

(2) A PERSON THAT OPERATES SPORTS WAGERING ON BEHALF OF A sports wagering licensex, inclubing an onisne sports wagering operator:
(3) A PERSON NOT LICENSED UNDER ITEM (1) OR (2) OF THS SUBSECTION THAT MANAGES, OPERATES,SUPPLES, PROVIOES SECURITY FOR, OR PROVIDES SERVICE, MAINTENANGE, OR REPAIRS FOR SPORTS WAGERING fQupMenf and dences; Ant
(4) AN INDINWUAL EMPLOYED IN THE OPERATION OF SPORTS WAGERING BY A SPORTS WAGERING LICENSEE IF THE INDINHUAL DOES NOT

(B) SUBJETTTOTHE REQUPEMENTS OFTHESUBTITLE,THE COMMHSION MAY ISSUE A SPORTS WAGERING LICENSETO:
(\#) Avipeolottery operator:
(2) AHODSE RACINGLHCENSET:ANB
(3) THE OWNER OF A SPORTS FACHETY
(B) (C) THE COMMHSSION MAY BY PEGULATON PEQUTRE A PERSONTHAT contracts witl a licensee and tur person's employees to obtain a LICENSE UNDER THIS SUBTIMLE IF THE COMMISSION DETERMINES THAT THE HGENSING REQUREMENTS ARE NECESSARY IN ORDER TO-PROTECT THE PUBLIG

(C)(B) FOR ALL UGENSES REQUEED-UNDER-THS SUBTUTLE, IF AN APPLICANT HOLDS A VALID LICENSE IN ANOTHER STATE AND THE COMMHSSION DETERMINE THAT THE LIGENSING STANDARDS OF THE OTUER STATE ARE COMPREHENSIVE AND THOROUGH AND PROVIDE SIMHAR AND ADEQUATE SAFEGUARDS TOTHOSE PROVIDED IN TUS SUBTITLE, THE COMMISSION MAY:
(1) WANE SOME OR ALL OF THE REQUREMENTS OF THS SUBTUTLI: AN
(2) ISSUE A IIGENSETOTHAT APPLIGANT.
(円) (Е) (1) ONTHE REQUEST OF AN APPLICANT,THE COMMHSSIONMAY GRANF AN EXEMPTION OR A WAIMER OF A IIGENSING REQUIREMENF OR GROUNOS FOR DENAL OF A LIGENSE IF THE GOMMISSION DETERNMNE THAT THE REQUIREMENT OR GROUNDS FOR DENHAL OF A LICENSE AS APPLED TO THE APPLIGANT ARE NOT NECESSARY TO PROTECT THE PUBEIC INTEREST OR ACGOMPLISH THE POLIGES ESTABLISHEDBY THSS SUBTHTHE.
(2) ON GRANTING TO AN APP IGANT AN EXEMPTION OR A WANER UNDER THE SUBSECTION, OR AT ANY TIME AFTER AWAIVER OR AN EXEMPTHONHAS BEEN GRANTED, THE COMNHSSION MAY:
(\#) \#NMT OR PHACE RENTRIGTIONS ON THE FXHMPTHON OR WANER AS THE COMMHSSION CONSHEERS NEGESSARY IN TUE PUBLIC INTEREST; ANB
(\#) REQUPR TUE PERSON THAT IS GRANTED THE EXEMPTHON OR WANER TO COOPERATE WHEH THE COMMHSSION AND TO PRONIOE THE GOMMISSION WHIH ANY ADPHHONAE INFORMATION REQURED BY THE GOMMISSION AS A CONOITION OF THE WAIVER OR EXEMPTION.

9-15-05.
(A) A VHEO LOTTERY OPERATOR, HORSE RACHG LICENSEE, OR THE OWNER OF A SPORTS FACHETY MAY APPLY TO THE COMMISSION FOR A SPORTS WAGERING HIGENSE:
(B) AN APPLIGATION SUBMHTTED BY AN APPLICANT FOR A SPORTS WAGERNG IGENSE UNDERTHSSFCTHNSHALL NCLUOEANAPPLICATION FEEOF $\$ 2,500,000 \div$
(1) AN INTHAL LICENSE TEE OF $\$ 2,500,000$ IF THE APPLICANT IS A VIOEO LOTTERY FACHITY WITH AT LEAST 1,000 VHOEO LOTTERY TERMHNALS, A HORSE RACENG LIGENSEE WHU A WIGENSE ISSUED UNDER $\$ 11-510$ OF TU世 BUSINESS REGULATION ARTICLE, OR THE OWNER OF A SPORTS FACHITY;OR
(2) AN INTHAL LICENSE FEE OF $\$ 1,500,000$ - TF THE APPIICANT IS A
 A HORSE RAGING LICENSEE WHTH A LIGENSE ISSUED UNDER $\$ 11-524$ OF THE BUSINESS REGULATION ARTICLE.
(C) A SPORTS WAGERING LICENSEE MAY NOT BEGIN AGGEPTUNG WAGERS ON SPORTING EVENTS UNTH THE FEE UNDER SUBSECTION (B) OF TUSS SECTHON IS PAEPIN FULE
(円) THE TERMOF A SPORTS WAGERING LIGENSE UNDER TUSS SECTION IS 1 YEAR 5YEARO
(E) (1) ON APPLIGATION BY THE SPORTS WAGERING UIGENSEE ANA SUBMHSSION OF A $\$ 250,000$ LICENSE RENEWAL FEF, THE COMMHSSION MAY RENEW FOR 1 YEAR 5-YEARS A SPORTS WAGERING LICENSE:
(2) THE WIGENSE RENEWAE FEEIS $25 \%$ OF THE INHIAL LIGENSE PEE PAID BYTHE SPORTS WAGERING LIGENSEE:

9-1E-06.
(A) ANAPPLIGANT FORAEHCENSEUNDERTHESUBTITENHAELSUBNMT TO THE COMMISSION AN APPLICATION:
(1) H THE FORM THAT THE COMMHSSION REQUIRESG:ANP
(2) ON OR BEFORE THE BATESET BY THE COMMESSION.
(B) AS A CONDITION TO THE COMMSSSION'S APPRONAL OF A HIGENSE UNDER THE SUBTITLE, THE APPHIGANT SHA SIGN A MEMORANDUM OF UNPERSTANPINGWHUTHE COMMHSSION THAT REQUMESTHE APPエGANP TO USE BEST EFFORTS AND EFPEGTUE OUTREACH TO CONPLY, TO THE EXTENF PRACTICABLEAND AUTHORIZED BYTHEUNHTEDSTATES CONSTHTUTION, WHTHTHE STATE'S MENORITY BUSINESS ENTERPRISE PROGRAM,
(B) (1) ANAPPUIGANTORALIGENSEEISSUBJETTO:
(I) THE MHNORITY BUSINESS PARTICIPATION GOAE ESTABLISHED FORAUNIT BYTHESPECIA\&SECRETARY FORTHEOEXIGEOF SMALE:
 STATE FINANGE AND PrOCURENENT ARTIGEE:ANG
(II) ANY OTUER CORRESPONDING PROVISIONS OF LAW UNDER TITUE 14, SUBTITLE3 OF THESTATE FINANGEANDPROGUREMENT ARTIGLE:
(2) THE MINORITY BUSINESS PARTICIPATIONGOAL APPLESTO:
(1) GONSTRUCTION RELATEDTOSPORTS WAGERNG:ANE
(\#) PROCUREMENT RELATED TO THE OPERATHON OF SPORTS WAGERING, INCLUDING PROCUREMENT OF EQUPMENT ANBONGOINGSERVICES:
（3）ON OR AFTER JUUY 1，2023，THE PROVISIONS OF THIS
 OF NOUFPECT AND MAY NOT BE ENFORCED：
（C）（1）THIS SUBSECTION DOES NOT APPLY TO－THE APPLICATION OR LICENSE RENEWAL FEES FOR A SPORTS WAGERING LICENSE REQUIPED UNDER $§$ 9－18－05－0f THS subtitue．
（2）（）SUBJECTTOSUBPARAGRAPH（II）OFTHS PARAGRAPH，THE COMMISSION SHALL ADOPT REGHLATONS THAT ESTABLISH AN APPLICATION FEG AND LICENSE RENENALTEE FOR ALICENSE UNDERTHSSUBTITHE：
（II）THE APPLICATION FEE FOR AN ONLINE SPORTS WAGERING OPERATOR LICENSE MAY NOT BE LESS THAN $\$ 5,000$.
（3）AN APPLICANT SHALL SUBMET TUE APPLICATION TEE WITH T世世 APPLICATHON．
（4）THETERMOFTHELHCENSEIS 1 YEAR 5 YEARS：
（円）ON a properny approved transmitta prepared by ter COMMISSION，THE COMPTROLUERSHALL PAYTHEAPPLICATION FEES ANDLICENSF RENEWAL FEES INHLALLICENSE FEES ANDLIGENSERENEWAL FEESCOLLEGTEBBY THE COMMISSION UNDER THESECTHN AND §9－1E－05－OF THSSUBTUTLE TOTHE

（E）（1）APPLICANTS AND LICENSEES SHALL HANE THE AFPIPMATINE RESPONSHBHITY TO ESTABLSSH BY CLFAR AND CONVINGING EVIDENCE THE APPLICANT＇S OR HCENSEOS QUALHICATIONS：
（2）APPLICANTS AND LICENSEES SHALL PROVIDE INFORMATION REQUIREDBYTHIS SUBTITLE ANDSATISFY REQUESTS FORINFORMATHONPELATING TOQUALIFICATIONS INTHE FORMSPECIFIEBBYTHE COMMHSSION，IF APPLICABLE：
（3）（9）APPLICANTS AND LICENSEES SHALL：
1．PROVIDE ASSHSTANGE OR INFORMATHN REQURED by tur Commistion；ant

2．COOPERATE INAN INQUIRY，AN INTESTIGATION，ORA HEARING CONDUCTEDBY THE COMMISSION．
（II）ON ISSUANGE OF A FORMAL REQUEST TO ANSWER OR PRODUCE INFORMATHON，UNIPENCE，OR TESTMONY，IF AN APPLICANT OR A

LIGENSEE REFUSES TO COMPLY, THE APPLICATION OR LICENSE MAY BE DENIED, SUSPENAED,OR REVOKEBBYTIE COMMHSION.
(4) ( $\ddagger$ ) IF THE APPLICANT IS AN INDIVIDUAL, THE APPLICANF SHALL BE PHOTOGRAPHED AND FINGERPRINTED FOR IDENTHUGATION AN investigation purposes.
(II) IF THE APPLICANT IS NOT AN INDINDUAL, THE COMMISSION BY REGULATION MAY ESTABLISH THE CATEGORIES OF INDIVIDUALS WHO SHALL BE PHOTOGRAPHED AND FINGERPRINTED FOR IDENTIFICATION ANB innestigation purposio.
(5) (9) APPLICANTS AND HCENSEES SHALL INFORM THE COMMLSSION OF AN ACT OR OMHSSION THAT THE PERSONKNOWS OR SHOULDKNOW CONSTITUTES A VOLATION OF TULS SUBTUTLE OR THE REGULATIONS ADOPTET UNDER THIS SUBTHTE.
(II) APPlicAnts and licensees may not discriminate AGANST A PERSON WHO IN GOOD FAITH INFORMS THE COMMSSION OF AN ACT OR OMHSSION THAT THE PERSON BELIENES CONSTITUTES A VOLATION OF THS SUBTITLE OR THE REGULATIONS ADOPTED UNDER THSS SUBTITUE:
(6) APPLICANTS AND LIGENSEES SHALL PRODUGE INFORMATON, DOCUMENTATION, AND ASSUBANGE TO ESTABLISH THE FOLLOWING QUALIFICATION CRIFERIA BY CLEAR AND CONVINCINGENIOENGE:
(1) THE FINANCIAL STABHITY, INTEGRITY, ANM RESPONSBHITY OF THE APPLICANT OR HIGNSEF,
(I\#) THE INTEGRITY OF ANY ITNANGIAL BACYERS, INVESTORS, MORTGAGEES, BONDHOLDERS, AND HOLDERS OF OTHER ENIENGES OF INDEBTEDNESS THAT BEAR A RELATION TOTHE APPLIGATION;
(\#\#) THE APPLICANT'S OR LICENSEE'S GOOD CHARACTER, HONESTY, AND INTEGRITY; AND
 APPLICANT OR LICENSEF:AN
(v) THAT:

1. THE APPLICANT OR LICENSEE HAS ENTERED INTO A LABOR PEACE AGREEMENT WIU EACH LABOR ORGANIZATION THAT IS AGTINELY

ENGAGED－IN REPRESENTHNG OR ATTENPTINGTO REPRESENT SPORTS WAGERING INDUSTRYWORKERS IN THESTATE：

童 THE LABOR PEAGE AGREEMENT IS VAEIE ANE ENFORGEABEEUNDER29U．S．C．$\$ 158$ ；

3－THE LABOR PEACE AGREEMENT PROTECTS THE STATE＇S REVENUES BY PROHEBITHNG THE LABORORGANIZATION ANDITS MEMBERS FROM ENGAGING IN PICKETING，WORK STOPPAGES，BOYCOTTS，ANB ANY OTHER ECONOMHC INTEREERENCE WHTH THE OPERATHON OF SPORTS WAGERING WIUUN


4．THE LABOR PEAGE AGREEMENT APPLES TO ALE OPERATHONS AT A FACHETY OR LOGATHON WHERE SPORTS WAGERING IS GONDUCTE日：
（F）（1）ONTHE FULNG OF ANAPPLICATION FOR ANY UIGENSE REQUREA UNDER THS SUBTUUE AND ANY SUPPLEMENTAL INFORNATHON REQUIRED BY THE GOMMISSION，THE COMMHSSION SHA\＆L CONDUCT A BACKGROUND INVESTHGATION ON THE QUABIFIGATHNS OF THE APPLIGANT ANB ANY PERSON WHO IS REQUTREP TO BE QUALIEIEDUNDER TUSS SUBTHELEAS A CONDIUON OF A HICENSE．
（2）THE COMMHSSION MAY REFER AN APPHIGATION FOR A HIGENSE
 BACKGROUND INVESTIGATION FOR THE COMMISSION．
（G）（1）AFTER RECENING THE RESULTS OF THE BACKGROUNA ENESTIGATHN，THE COMMISSION MAY EITHER GRANY A HIGENSE TO AN APP IGANT WHOM THE GOMMHSSION DETERNHNES TOBEQUALIFID－OR DENY THE \＃GENSE TO AN APPLIGANT WHOM THE COMMHSSION DETERMHNE TO BE NOT QUALIFIEDOR OISQUALIFE円．
（2）IF AN APP IGATHONFOR A HIGENSE IS DENHEO，THE COMMESSION SHALL PREPARE AND FHEAN ORDER DENYINGTHE LICENSEWITH ASTATEMENT OF THE REASONS FOR THE DENHAL，INCLUDHN THE SPECFIG FUNOHNGS OF FACT：
（\＃）（1）ANHNDNIDUAY MAY NOT KNOWHNGYGIVE FALSE INYORNATHON OR MAKE A MATERIAL MISSTATEMENT IN AN APPLIGATION REQUIRED FOR ANY EIGENSE UNDER THE SUBTITE OR IN ANY SUPPLEMENTAG INFORMATION REQUPED BY THE GOMMHSSION．
（2）AN INDIVIOUAL WHO－VHOLATES THES SECTION IS GUHTY OF A MISDEMEANOR AND ON CONVHCTION IS SUBJECT TO IMPRISONMENT NOT EXGEEDING 3 YEARS OR A FINE NOT EXCEEDING \＄5，000 OR BOTH．

## 9－15－07．

（A）THE COMMHSION MAY DENY A IIGENSE TO AN APPLICANT FOR A EIGENSE UNDER 9 －1E－04OFTHSSSUBTUUE，REPRIMANOOR FUNEAHICENSEE，OR SUSPEND OR REVOKE A IIGENSE FOR AVHOLATIONOF：
（1）messubitite：
（2）AREGULATHON ADOPTED UNOER THUS SUBTHTET；OR
（3）ACONDITON THAT THE COMMISSION SETS：
（B）FOR FACHVMOLTHON SPECEHEOUNSUBSECTHN（A）OF THSSECTHON， TUE COMMESSION MAY IMPOSE A PENAETY NOT EXGEEONG $\$ 5,000$.
（C）EACH DAY THAT A PERSON IS IN VHOLATHON UNDER THE SEGTHON SHALE BE CONSHEREDASEPARATE VIOLATION．
（円）TO DETERNMNE TUE AMOUNT OF THE PENALTY IMPOSED UNDER SUBSECTHON（B）OF THSSECTION，THE COMMHSSIONSHALE CONSHER：
（1）THE SERIOUSNESS OF THE VIOLATION：
（2）THE HARM CAUSED BY THE VOLATION；AN
（3）TНЕ GOOD FAFH OR LACK OF GOӨ円 FAHH OF THE PERSONWHO GOMMITTEDTHE VIOHATION．
（ロ）EXCEPT AS OTHERWHS PROVHOED IN TUSS SUBTUTEE，NOTUHNG GONTAINEDUN THS SUBTITLE ABROGATES OR UIMITS THE CRIMHNAL LAWS OF THE STATE OR LIMHTS THE AUTHORITY OF THE GENERAE ASSEMBLY TO ENACT STATUTES ESTABLISHNG CRIMHNAL OFFENSES AND PENALTEES RELATING TO SPORTS WAGERING OPERATIONS：

9－15－08．
（A）（1）EXGEPT ASPROVHEDIN PARAGRAPH（2）OFTHSSUBSECTHN，A SPORTS WAGERING LICENSEE MAY NOT ACCEPT WAGERS ON SPORTHNG EVENTS UNLESS A SPORTS WAGERING LOUNGE，APPROVED BY THE COMMESSION，IS ESTABLISHED AND HAS COMMENCED OPERATHON IN THE LIGENSEE＇S VIOEO ゅOTTERY FACHEIY．
（2）ASPORTS WAGERING LICENSEE MAY PETITION THE COMMISSION TO CONDUCT SPORTS WAGERING DURING THE CONSTRUCTION OF A SPORTS WAGERING LOUNGE IN THE LIGENSEE＇S VIOEO LOTTERY FACHHY FOR A PEPIO円 NOT TO EXGEED－18 MONTHS：
（1）AT A TEMPORARY FAGEITY THAT IS PHYSICALLY GONNEGTEDTO，ATTACHEDTO，OR ADJAGENT TOTHEAPPLIGANT＇SVHOEOLOTTERY FACHETY；OR
（\＃）THROUGHONUNE SPORTS WAGERING．
（B）ASPORTSWAGERINGHIEENSEETHAT HAS MET THE REOUTREMENTSOF SUBSEGTHON（A）OF THUS SEGTHO MAY ACGEPT WAGERS ON SPORTHNG EVENTS THAT ARE MADE：
（1）BY AN HNDIV円UA૬ PHYSICA历LY PRESENT IN ASPORTS WAGERING ЊOUNGE LOGATEDAT THE LIGENSEETSVHPEO LOTTERY FACHITY OR A TEMPORARY FACHITY AUTHORIZED UNDERSUBSECTHON（A）OF THSSSETION：
 EICENSEESSAVIOEOLOTTERYOPERATOR：
（H）AT PIMLICO RACECOURSE OR A RACE TRACK LOGATEDAT LAUREL PARK OR IN TIMONHM，I THE SPORTS WAGERING LICENSEE IS A HORSE RAGINGEIGENSEE：
（H世）NASPORTS FACEITY，IF THESPORTSWAGERINGLICENSEE IS THE OWNEROF ASPORTS FACHIT；OR
（IV）SUBみ位 TO SUBSECTHN（C）OF THESECTION，AT A
 UNDER § 11 －820－OF THE BUSINESS REGULATION ARTIGLE：
（2）ON A SELF－SERVLCE KHOSK OR MACHENE，APPROVED BY THE COMMISSION，BY AN INDIVOUAL PHYSICALEY PRESENT IN TUE LIGENSEE＇S VHOE ЕOTTERY FACHITY LOGATED IN A FACEITY OR AT A LOGATHN IOENTHFEDUNDER PARAGRAPH（1）OF THS SUBSECHON；OR
（3）THPOUGH ONLINE SPORTS WAGEPING BY AN INONVDUAF PHYSIGAHEY LOGATEDUNTHE STATE．
（C）（B）TO PARTHCEATE IN ONLINE SPORTS WAGERING UNDER THES SECTION，ABETTORSHALL REGISTER：
(1) IN PERSON AT THE SPORTS WAGERING LICENSEE'S VIDEO LOTTERY FACHITY A FACHITY OR LOCATON IDENTHIED UNDER SUBSFCTHON (A)(1) OF THSS SEOEN;OR
(2) ONLINE USING A WEBSITE OR MOBUE APPLICATION APPROVEB BY THE COMMISSION.
(G) AsPORTS WAGERINGLICENSEETHAT AGCEPTS WAGERSAT ALOGATION IDENTEIED IN A SATELEITE SIMULCAST FACHITY PERMIT GRANTED UNDER $§$ 11-820-0F THE BUSINESS REGULATION APTICLE SHALL OWN OR LEASE THE SPORTS WAGERIG EQUPMENT AT A SATESUTE SHMULCAST FACHTTY ANDSHALK:


9-1E-09.
(A) (1) Asports wagering licenvere:
()) MAY CONDUGT AND OPERATE ONLINE SPORTS WAGERING; OR
(H) SUBJET TO PARAGRAPH (3) OF THSS SUBSECTHO AN SUBSFCTHON(B)OF THESECTHON, MAY ENTER WNTO-A CONTRACT WHTH AN ONHINE SPORTS WAGERING OPERATOR TO-CONDUCT ONLINE SPORTS WAGERING ON ITS BEHA\&F.
(2) A PERSON OTHER THAN THE SPORTS WAGERING LIGENSEE MAY NOT CONDUCT ONEINE SPORTS WAGERING, EXGEPT FOR TESTHNGPURPOSES, UNTH THE PERSON REGENES FROM THE COMMHSSION AN ONHINE SPORTS WAGERING EICENSE:
(3) () AsPORTS WAGEPING LICENSEE MAY NOT CONTPACT WITH MORE THAN ONE ONLINE SPORTS WAGERING OPERATOR TO-CONDUCT ONLINE SPORTS WAGERINGON THE LICENSEE'S BEHALF.
(ㅍ) All SPORTS WAGERING LIGENSEES THAT ARE RELATEA ENTITES ARE TREATED AS A SINGLE SPORTS WAGERING LIGENSEE FOR PURPOSES ӨF THE LIMHTATHNUNDER SUBPARAGPAPH () OF THS PARAGRAPH:
(B) (1) A SPORTS WAGEDNG LICENSEE MAY NOT ENTER INTO-A CONTRACT WITH AN ONHINE SPORTS WAGERING OPERATOR UNLESS THE CONTRACT IS INWPITING AND HAS BEEN APPROVEDBY THE COMMISSION.
（2）A SPORTS WAGERING UIGENSEE SHALL SUBMHT ANY MATERIAE EHANGE IN AN ONHINE SPORTS WAGERINGCONTRACT PREVIOUSLY APPROVE BY THE GOMMISSION TOTHE GOMMHSSION FOR ITS APPROVALOR REJCTHNBEFORE THE MATERIAL CHANGE MAY TAKE EFPECT．
（3）（B）（I）（1）THE DUTES AND RESPONSHBHIUES OF AN ONLINE SPORTS WAGERING OPERATOR MAY NOT BE ASSIGNED，DEUEGATEG； SUBGONTRAGTED，OR TRANSFERRED TO A TUHR PARTY WHTHOUT THE PRIOR APPROVAL OF THE COMMHSSION．

## （H）（2）A THHR円 PARTY MUST BE LICENSED－AS AN ONHINE SPORTS WAGERNG OPERATOR BEFORE PROVIOING SERVIGES．

（C）AN ONLINE SPORTS WAGERING OPERATOR MAY CONDUCT ONLINE SPORTS WAGERINGONBEHALF OF MORETHANONE SPORTS WAGERINGEIGENSEE：

9－1玉10．
（A）AN INDIVIDUAL MAY NOT WAGER ON A SPORTINGEVENT AND A SPORTS
 SPORTING EVENT IF THE INDNU円UAI：
（1）ISUNDERTHE AGE OF 21 YEARS：
（2）IS NOT PHYSIGALEY PRESENT IN THE STATE：
（3）ISAN ATHEETE，A GOACH，A RETEREE，OR A OIREGTOR OR AN EMPLOYEE OF ASPORTS GOVERNING ENTITY OR ANY OF ITS MEMBER TEAMS；
（4）SS THE DIRECT OR INDIRECT LEGAL OR BENEFICHAL OWNER OF 10\％OR MORE OF A SPORTSGOVERNHG ENTUY OR ANY OF ITS NENBER TEAMSIF ANY MHMBER TEAM OF THAT SPORTS GOVERNHE ENTHY PARTIGPATES WN TUE SPORTING EVENT；
（5）HAS AGCESS TOGERTANTYYES OF EXGLUSIVE INFORMATION ON ANY SPORTHNG EVENT OVERSEEN BY THAT INOUVHUAL＇S SPORTS GOVERNING ENTITY；
（6）HOUPS APOSIIONOF AUTHORITYOR INY UUNGE SUPXICENT TO EXIRT INHUUENCE OVER THE PARTICIPANTS IN A SPORTING EVENT，INCEUOING GOACHES，MANAGERS，HANDLERS，OR ATHEETIC TRAINERS；
（7）IS IPENTIFIED ON ANY A MANDATORY OR VOLUNTARY SPORTS WAGEPING EXGLUSION UST MAINTAINEDBY THE COMMHSION：
(8) IS THE OPERATOR, DIPECTOR, OFFICER, OWNER, OR EMPLOYEE Of THE SPORTS WAGERING LICENSEORONHINE SPORTS WAGERINGOPLRATOROR ANY RELATINE OF TUE LIGENSEE OR OPERATOR LTVNG IN THE SAME HOUSEHOLS ASTHE LICENSEE OR OPERATOR; OR
(9) HAS ACCESS TO NONPUBLIC CONFIDENTHAL INFORMATION HELS BY THE SPORTS WAGERING LIGENSEE OR ONLINE SPORTS WAGERING OPERATOR.
(B) FOR ONUINE SPORTS WAGERING, THE SPORTS WAGERING LICENSEE SHALLE:
(1) HANE IN PLACE TEGHNICAL AND OPERATHONAL MEASURESTO PRENENT ACCESS BY INDINHUALS WHO ARE UNDERAGE OR PHYSICALIX LOCATED OUTSIDE THE STATE, iNGLUDING:
( $)$ AGE VERIFICATION PROCEDURES, WHECH MAY REQUIEE THE USE OF A PEPUTABLE INDEPENDENT THIRD PARTY THAT IS IN THE BUSINESS OF VERIFYNG AN INDINIDUAL'S PERSONALIY IOENTHIABLE INFORMATION; AN
(I\#) THE USE OF GFOFENCING GOLOCATION TECHNOLOGY TO verfy abettor's meornapme wocatuon
(2) INCLUDE ON ITS ONLINE SPORTS WAGERING WEBSITE A DESCRIPTION OF THE POSSIBLE REPERCUSSIONS FOR AN UNDERAGE OR OUT-OF-STATE BETTOR, WHEH MAY INCLUDE TMMEDIATE STOPPAGE OF PLAY, ACCOUNT CLOSURE, AND FORFEITURE AND CONFISGATION OF WINNINGS; ANB
(3) ESTABLSH PROGEDURESTOPRENENT PROHBITEDUNDNHOUALS from wacering onsporting mients.
(G) Asports waterning licencee silimin
(1) ADOPT PROCEDURES TO OBTAIN PERSONALLY IDENTHFABLE INFORMATION FROM ANY INDINIDUAL WHO PLACES ANY SINGLE WAGER IN AN AMOUNT OF \$10,000 OR MORE ON A SPORTING EVENT;
(2) (1) PROMPTLY REPORT TOTHE COMMISSION:
(I) ANY CRIMINAL OR DISCIPLNARY PROCETDINGS AGANST THE LICENSEE OR ITS EMPLOYEES IN CONNECTON WTH TIE LIGENSEESSPORTS WAGEPINGOPERATION;
（H）ANY ABNORMA£ BETTUNG ACTIVTY OR PATTERNS THAT MAY INDICATE A GONGERNABOUT THE INTEGRITYOF ASPORTING ENENT；
（\＃\＃）ANY OTHER GONDUCT WITH THE POTENTIAL TOGORRUPT THE OUTCOME OF A SPORTING EVENT FOR PURPOSES OF FINANCIAL GAN， INGEUDING MATGH FIXING；ANP
（IV）ANY SUSPICIOUS OR HEEGAE WAGERING ACTUNTEES INCLUDING THE USE OF FUNDS DERIVED FROM HEEGAL ACTIVITY，WAGERS TO GONCEAL OR LAUNDER FUNDS DERINED FROM HEEGAL ACTINHTY，USE OF AGENTS TOPLAGEWAGERSOOR USE OF FALSE IOENFHFGATON，AN
（3）（2）MANTAIN RECORDS OF SPORTS WAGERINGOPERATIONS IN ACCORDANCE WHTH REGULATIONS ADOPTEDBYTHE COMMHSSION．
（円）THE COMMHSSIONHSAUTHORIZEDTOSHAREANY INFORMATIONUNDER THIS SECTION WHTH ANY LAW ENFORGEMENF AGENCY，SPORTS TEAM，SPORTS GOVERNHG ENTITY，OR REGULATORY AGENGY THE COMMSSION DEEMS APPROPRIATE：

## 9－1511．

（A）（1）THE COMMHSSION SHALL ACCOUNT TOTHE COMPTROLIER FOR A』L OF THE REVENUE UNDER THIS SUBTITLE．
（2）THE PROGEEDS FROM SPORTS WAGERING SHABL BE UNOER TUE GONTROL OF THE GOMPTROLEER AND DHSTRHUTED AS PROVIOED UNDER SUBSECTION（B）OF THIS SECTION．
 PARAGRAPH，AWG PROGEEDS FROMSPORTS WAGERINGSHALGBE EWECTRONLGAWLY TRANSFERRED DAHY INTO THE STATE LOTTERY FUND ESTABLISHED UNDER SUBTHILE 1 OF THETATLE．

## （\＃）A SPORTS WAGERING UIGENSEE SHALE RETAIN：

1．EXCEPT AS PROVIOED IN ITEM 2 OF THES SUBPARAGRAPH，80\％OF THE PROGEEDS FROMSPORTS WAGEPNNG：OR

竞 75\％日F TU世 PROCETOS FIOM SPORTS WAGERINGIT THE PROGEEDS ARE FROM SPORTS WAGERING AT A SATELEIT SHMULCAST FACHETY．
（2）ALL PROCEEDS FROM SPORTS WAGERING SHALL BE

 BISTRBUUTED ON A MONTHLY BASIS，ON A PROPERLY APPROVED TPANSMITTA PREPARED BY THE COMMHSSION，AS FOLLOWS：
（1）（ $)^{\text {（ }}$－THE SPORTS WAGERING LICENSEE，80\％OF THE PROGEEDS FROM SPORTS WAGERING SMALL，MINORITY，AND WOMEN－OWNEB BUSINESS ACCOUNT ESTABUSHED UNDER $\$ 5-1501$ OF THE ECONOMIG DENELOPMENT APTICLE，1\％OF THE PROCEEDS FPOMSPORTS WAGERING；ANO
 ESTABLISHEDUNDER $£ 9-1 \mathrm{~A}-30$ OFTHS TITLE．
（C）A Winning wagerona fporting event that is not clatmedbytur WNNER WHUHN 182 DAYS AFTERTHE WAGER IS WON SHALL：
（1）ВЕСӨМЕ THE PROPERTY OF THE STATE：AN
 UNPER §9－14－30－0F TUS TITした。
（D）IF A SPORTS WAGERING LICENSEE RETURNS TO SUCCESSFUL PLAYERS MORE THAN THE AMOUNT OF MONEY WAGERED ON ANY DAY，THE LICENSEE MAY SUBTRACT THAT AMOUNT FROMTE PROCEEDS OF UPTO 90 FOLLOWING－BAYS：

9－1E－12．
（A）ALL WAGERS ON SPORTING EVENTS AUTHORIZED UNDER THE
 StATE UNIESS OTHERWHS DETERMINED－BY TשE－COMMISSION IN ACCORDANCE WITH APPLICABLE FEDERAL AND STATE LAWS．
（B）CONSISTENT WITH THE INTENT OF THE UNHTED States CONGRESS As armiculated in the Unhawful Internet Gambing Enforcement Act of 2006，THE INTERMEDIATE ROUTING OF ELECTRONIC DATA RELATING TO A LAWFUE
 ĐOGATON HN WHEHTHE WAGER IS INHTLITED，RECHIVED，OR OTHERWHSE MADE．
（C）NOTWHTHSTANDINGTHE PROMSIONS OFTHSSUBTHLLE，A WAGER ON A SPORTING ENENT MAY BE ACCEPTED OR POOLED WITH A WAGER FPOM AN indindula who is not physically presenf in tur State if the commision DETERMNES THAT ACCEPTING OR POOLING THE WAGER IS NOT INCONSISTENT

WHTH FEDERAL LAW OR THE LAW OF THE JURISDICTHON, INCLUDHNG ANY FOREIGN NATHN, IN WHHGH THE NNONHOUA IS LOGATED, OR THAT SUCH WAGERING IS GONDUGTED IN AGGORDANGE WHTH A RECIPPOGAE AGREEMENT TO WHHE TUE STATE IS A PARTY THAT IS NOT INCONSISTENT WHTH FEDERAE LAW.

9-15-13.

ON OR BEFORE DEGEMBER 1 EACH YEAR, THE COMMHSSHON SHAßE REPORT TO THE GOVERNOR ANB, SUBJECT TO IN ACCORDANCE WHIH \& $2-1257$ OF TH ARTICEE,TOTHEGENERALASSEMBLYON:
(1) THE OPERATHO OF SPORTSWAGERINGINTHESTATE:ANE
(2) SPORTS WAGERING REVENUES PROM THE IMMEDHATELY PREGEDING FISGAL YEAR, LNCLUDENG THE HANDLE, HOLD, HOLD PERCENTAGE, AND PROGEEDS, BROKEN DOWN BY TYPE OF WAGER,TYPE OF SPORTHNGENENT, AN SPORTS WAGERINGFACHITY; CATEGORES DEPINEDBY THE COMMHSSION:
(3) THE IMPACT OF SPORTS WAGERING ON THE INTEGRITY OF SPORTME EVENTS, INGHUPENGTHE MMPAGT, IF ANY, ONATH
(4) ( $)$ THE IMPACT OF SPORTS WAGERING ON PROBLEM GAMBLERSANDGAMBEING ADPICTHON IN THESTATE:ANB
(II) THE NEED, IF ANY, OF ADDITHNAE PROBLEM GAMBLING FUNDS ANB RECOMMENDATHONS ON TUE AMOUNT NEGESSARY TO AODRESS TUK IMPACT ON PROBLEM GAMBLING;ANP
(5) THE EFPEGTUENESS OF THE STATUTORY ANB REGULATORY CONTROLS IN PLACE TO ENSURE THE INTEGRIY OF ONLINE SPORTS WAGERING OPemATIONS

9-1E14.
(A) THESECTHONAPPLESTOTHEOWNEROFASPORTS FACHITY
(B) THE OWNER OF A SPORTS FACEITY MAY NOT APPLY FOR A SPORTS WAGERING LICENSE UNTH THE OWNER ENTERS INTO AN AGREENENT WHT TU世 GOVIRNNG BODY OF PRINCEGEORGE'SCOUNTY FOR THE CONTIRUCTON OF A MIXED USE OEVEWOPMENT AND-THE CONSTRUCTHON OR RECONSTRUCTION OF A SPORTS FACEIFY PRINCEGEORGE'SCOUNTYWHUHN A 1.5 MHEERADUSOFTHE INIERSECTION OF ARENA DRIVE ANBI-495.
(C) THE COMMHSSION SHALL TERMINATE AND REVOKE THE SPORTS WAGENGLICENSEOTHEOWNROF A SPORTS FACHITYIT:
(1) ONOR BEFORE JULY 1,2022 ,THE OWNER HAS NOT SUBMITET ARCHITECTURAL DRAWINGS OFTHESPORTS FACHITYTOTHEGOVERNINGBODYOF PRINCE GEORGE'S COUNTY; AND
(2) ONOR BEFORE JULY 1, 2024, THE OWNER HAS NOT:
(1) RECEIVED ALL REQURED ZONING APPROVALS IN ACCORDANCE WITH THE COUNTY ZONING LAWS FOR A SPORTS FACHITY AND MIXEA USE DEVELOPMENT PPOJICT LOCATED IN PRINCE GFODGI' COUNTY WHTH CONSTRUCTION OR RENOVATION COSTS THAT ARE AT LEAST $\$ 500,000,000 ;$ ANE
(II) ENTEREDINTO A COMMUNITY BENEFITS AGREEMENT WITH THE GOVERNING bODY OF PRINCE GEORGE'S COUNTY REGARDING beneftrs TO THE COMMUNIT FPOM THE DEVELOPMENT, CONSTRUCTION, AND OPERATION OF


SECTION 2.AND BE IT PURTUER ENACTED, That it in in the Genemal Assembly that, in order to maintain the mpetiveness the state'saming program, the Sta Lotery and Gaming Control Ageney prepare implemen sports wagering in the
 and it eitizens, by
(1) piewing the implementan proese other sulting with the gaming regulators in the states; and
(2) developing draft regulations have he med the Direetor of the Agen ahe 2020 gene thes regula ion ersible under the law.

SECTION 3. AND BE IT FURTHER ENACTED, That the ertifieation ageney design by the Boan Public Work under § $14-303(\mathrm{f})$ of the State Finanee and Preeuremen Artiele to erifif and deertify minority businese onterprises, in eonsultation with the Offie of the Attome Ceneral and the Govemor's Offie of Small, Minority, and Women Business Affairs, shall initi an andysis the Minority Business Enterprise
 en beetion 10 this Aet, an the "Business Dispuritie in he Marland Marke Area" pulish Februay 8, 2017, to ave the requirements any federal and constitulional requirements and submit a the analysis the Legislative Poliey Commitee the Ceneral Assembly, in aecordanee with § 21257 of the Sta Cornment Artiele, on before Sember 30, 2020

SECTION 4. AND BE IT EURTHER ENACTED, That the ertifieation quen
 Proeuren Artie to tif and der minuri busines in ennsulation with Offie f Attor Ge Offic Small, Minurid and Women Busine Affairs, shallinitia an analysis of the Minoric Busine En erprise Program ruixeme of $£ 10 \mathrm{~A}$ - 104 of the State Finanee and Proerment Artiele, as enact by Section $10 f$ this Ant, and the disparity sudy submitted pursuant to Chapter 340 of the Aut of the General A reuirements of any federal and constitutional requirements and submit a report on the analysis to the Legislative Polie Committe of the General $A$ sombly, in orden with \&2 1257 of the Gemment Article on or ber Dere 2022.

SECTION 3. 5. AND BE IT FURTHER ENACTED, That before this Act, whieh authorize dditional forms or expansion of emmereial gaming, beome effective, it firs shall be submite to a referendum of the qualified vore of the St at the general election to be held in Nomber 2020, in eordanee with Artiele XIX, \& 1 (e) of the Maryland Constitution. The State Board of Elections shall do those thing neces and proper to provide for and hold the referendum required by thic tion. If a majority the on the question are "For the referred law", this Act shall beeome ffecive on the 30th day following the ffieial eanvas for for the referendum, but if a majority f the on the question are" "Against the referred law", this Ant, with no further action required by the General Assembly, shall be null and vid.

SECTION 4. 6. AND BE IT FURTHER ENACTED, That, oubje the provisions



Enacted under Article II, § 17(c) of the Maryland Constitution, May 8, 2020.

