THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 700 Session of 2015

INTRODUCED BY WARD, STEFANO, RAFFERTY, SCARNATI, BARTOLOTTA, TOMLINSON, ARGALL, ALLOWAY, McGARRIGLE, WHITE AND MENSCH, MAY 14, 2015

REFERRED TO COMMUNITY, ECONOMIC AND RECREATIONAL DEVELOPMENT, MAY 14, 2015

AN ACT

1 2 3 4 5 6 7 8 9 10 11 12	Amending Title 4 (Amusements) of the Pennsylvania Consolidated Statutes, in general provisions relating to gaming, further providing for legislative intent; in Pennsylvania Gaming Control Board, further providing for slot machine license fee; in licensees, further providing for supplier licenses, for manufacturer licenses, for slot machine testing and certification standards and for license renewals; providing for reinvestment incentives; in table games, further providing for table game device and associated equipment testing and certification standards; and, in administration and enforcement, further providing for investigations and enforcement and for detention.
13	The General Assembly of the Commonwealth of Pennsylvania
14	hereby enacts as follows:
15	Section 1. Section 1102 of Title 4 of the Pennsylvania
16	Consolidated Statutes is amended by adding a paragraph to read:
17	§ 1102. Legislative intent.
18	The General Assembly recognizes the following public policy
19	purposes and declares that the following objectives of the
20	Commonwealth are to be served by this part:
21	* * *
22	(3.1) The Commonwealth has a fundamental interest in the

1 encouragement of continued investment and reinvestment in the 2 gaming industry established in this Commonwealth to ensure 3 that this significant source of revenue is available to support property tax relief, wage tax reduction, economic 4 development opportunities and other important initiatives. 5 * * * 6 Section 2. Sections 1209(b), 1317(c), 1317.1(c), 1320(a) and 7 (b) and 1326(a) of Title 4 are amended to read: 8 9 § 1209. Slot machine license fee.

10 * * *

11 (b) Term.--A slot machine license, after payment of the fee, shall be in effect unless suspended, revoked or not renewed by 12 13 the board upon good cause consistent with the license 14 requirements as provided for in this part. Slot machine 15 licensees shall be required to update the information in their initial applications annually, and the license of a licensee in 16 good standing shall be renewed every [three] five years. Nothing 17 in this subsection shall relieve a licensee of the affirmative 18 19 duty to notify the board of any changes relating to the status 20 of its license or to any other information contained in the application materials on file with the board. As to the renewal 21 22 of a license, except as required in subsection (f)(3), no 23 additional license fee pursuant to subsection (a) shall be 24 required.

25 * * *

26 § 1317. Supplier licenses.

27 * * *

(c) Review and approval.--Upon being satisfied that the requirements of subsection (b) have been met, the board may approve the application and issue the applicant a supplier

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1 license consistent with all of the following:

(1) The initial license shall be for a period of one
year, and, if renewed under subsection (d), the license shall
be for a period of [three] <u>five</u> years. Nothing in this
paragraph shall relieve a licensee of the affirmative duty to
notify the board of any changes relating to the status of its
license or to any information contained in the application
materials on file with the board.

9 (2) The license shall be nontransferable.

10 (3) Any other condition established by the board.
11 * * *

12 § 1317.1. Manufacturer licenses.

13 * * *

14 (c) Review and approval.--Upon being satisfied that the 15 requirements of subsection (b) have been met, the board may 16 approve the application and grant the applicant a manufacturer 17 license consistent with all of the following:

(1) The initial license shall be for a period of one
year, and, if renewed under subsection (d), the license shall
be for a period of [three] <u>five</u> years. Nothing in this
paragraph shall relieve the licensee of the affirmative duty
to notify the board of any changes relating to the status of
its license or to any other information contained in
application materials on file with the board.

25

(2) The license shall be nontransferable.

26 (3) Any other condition established by the board.
27 * * *

28 § 1320. Slot machine testing and certification standards.
29 (a) Use of other state standards.--Until such time as the
30 board establishes an independent testing and certification

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facility pursuant to subsection (b) and thereafter where cost 1 2 savings and efficiencies can be achieved, the board may determine, at its discretion, whether the slot machine testing 3 and certification standards of another jurisdiction within the 4 United States in which an applicant for a manufacturer license 5 6 is licensed are comprehensive and thorough and provide similar adequate safeguards as those required by this part. If the board 7 8 makes that determination, it may permit a manufacturer through a licensed supplier as provided in section 1317 (relating to 9 10 supplier and manufacturer licenses application) to deploy those slot machines which have met the slot machine testing and 11 12 certification standards in such other jurisdictions without 13 undergoing the full testing and certification process by a 14 board-established independent facility. In the event slot 15 machines of an applicant for a manufacturer license are licensed 16 in such other jurisdiction, the board may determine to use an abbreviated process requiring only that information determined 17 18 by the board to be necessary to consider the issuance of a slot 19 machine certification to such an applicant. Alternatively, the 20 board in its discretion may also rely upon the certification of a slot machine that has met the testing and certification 21 standards of a board-approved private testing and certification 22 23 facility until such time as the board establishes an independent 24 testing and certification facility pursuant to subsection (b). 25 Nothing in this section shall be construed to waive any fees 26 associated with obtaining a license through the normal 27 application process.

(b) Facility in Commonwealth.--[Within three years
immediately following the effective date of this part, the]
<u>(1) The</u> board shall establish and maintain an

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independent slot machine testing and certification facility.
The cost for the establishment and operation of an
independent slot machine testing and certification facility
shall be paid by each licensed manufacturer in accordance
with a schedule adopted by the board. The facility shall be
made available to each slot machine manufacturer and supplier
as determined by the board.

8 (2) Each licensed manufacturer shall also be responsible 9 for any costs associated with any testing not conducted by 10 the board-established independent slot machine testing and 11 certification facility.

12 * * *

13 § 1326. License renewals.

14 Renewal. -- All permits and licenses issued under this (a) 15 part unless otherwise provided shall be subject to renewal 16 every [three] five years. Nothing in this subsection shall relieve a licensee of the affirmative duty to notify the board 17 18 of any changes relating to the status of its license or to any 19 other information contained in the application materials on file 20 with the board. The application for renewal shall be submitted at least 60 days prior to the expiration of the permit or 21 license and shall include an update of the information contained 22 23 in the initial and any prior renewal applications and the 24 payment of any renewal fee required by this part. Unless 25 otherwise specifically provided in this part, the amount of any 26 renewal fee shall be calculated by the board to reflect the longer renewal period. A permit or license for which a completed 27 28 renewal application and fee, if required, has been received by 29 the board will continue in effect unless and until the board sends written notification to the holder of the permit or 30

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license that the board has denied the renewal of such permit or
 license.

3 * * *

4 Section 3. Title 4 is amended by adding a section to read:
5 § 1333. Reinvestment incentives.

6 Nothing in this part shall be construed to preclude a slot

7 machine licensee from qualifying for reinvestment incentives,

8 <u>including tax credits established under the act of March 4, 1971</u>
9 (P.L.6, No.2), known as the Tax Reform Code of 1971.

10 Section 4. Sections 13A41(b), 1517(c)(6) and 1519 of Title 4 11 are amended to read:

12 § 13A41. Table game device and associated equipment testing and 13 certification standards.

14 * * *

15 (b) Use of other state standards. -- The board may determine, 16 where cost savings and efficiencies can be achieved, whether the table game device testing and certification standards of another 17 18 jurisdiction within the United States in which a manufacturer 19 licensed pursuant to section 1317.1 (relating to manufacturer 20 licenses) to manufacture table game devices or associated equipment used in connection with table games is licensed are 21 comprehensive and thorough and provide similar adequate 22 23 safeguards as those required by this part. If the board makes 24 that determination, it may permit the manufacturer appropriately 25 licensed pursuant to section 1317.1 to deploy table game devices 26 or associated equipment it manufactures which have met the table game device testing and certification standards in another 27 28 jurisdiction without undergoing the full testing and 29 certification process by the board's independent testing and 30 certification facility.

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1 § 1517. Investigations and enforcement.

2 * * *

3 (c) Powers and duties of the Pennsylvania State Police.--The 4 Pennsylvania State Police shall have the following powers and 5 duties:

6 * * *

7 (6) Enforce the criminal provisions of this part and all
8 other criminal laws of the Commonwealth <u>on or about a</u>

9 <u>licensed facility, licensed race track and surrounding areas,</u>
 10 including parking areas.

11 * * *

12 § 1519. Detention.

13 A peace officer, licensee or licensee's security employee or 14 an agent under contract with the licensee who has probable cause 15 to believe that criminal violation of this part or other 16 criminal law of this Commonwealth has occurred or is occurring 17 on or about a licensed facility and who has probable cause to 18 believe that a specific individual has committed or is 19 committing the criminal violation may detain the suspect in a 20 reasonable manner for a reasonable time on the premises of the licensed facility for all or any of the following purposes: to 21 require the suspect to identify himself, to verify such 22 23 identification or to inform a peace officer. Such detention 24 shall not impose civil or criminal liability upon the peace 25 officer, licensee, licensee's employee or agent so detaining. 26 Section 5. This act shall take effect in 60 days.

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