Reviewed As To Form By Legislative Service Commission

I_135_1729-1

135th General Assembly Regular Session 2023-2024

. B. No.

A BILL

То	amend sections 3123.90, 3772.01, 3772.02,	1
	3772.03, 3772.031, 3772.033, 3772.034, 3772.04,	2
	3772.051, 3772.06, 3772.07, 3772.08, 3772.091,	3
	3772.10, 3772.112, 3772.12, 3772.13, 3772.131,	4
	3772.16, 3772.18, 3772.20, 3772.22, 3772.23,	5
	3772.26, 3772.31, 3772.34, 3772.35, 3772.37,	6
	3772.99, 3775.01, 3775.02, 3775.03, 3775.041,	7
	3775.09, 3775.11, 5747.063, 5751.01, 5753.01,	8
	5753.03, 5753.04, 5753.05, 5753.07, 5753.08, and	9
	5753.12 and to enact sections 3772.40, 3772.41,	10
	3772.42, 3772.43, 3772.44, 3772.45, 3775.081,	11
	and 5753.022 of the Revised Code to legalize and	12
	regulate internet casino gaming in this state,	13
	to modify the law governing online sports	14
	gaming, and to levy a tax on businesses that	15
	provide internet casino gaming.	16

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3123.90, 3772.01, 3772.02,173772.03, 3772.031, 3772.033, 3772.034, 3772.04, 3772.051,18



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3772.06, 3772.07, 3772.08, 3772.091, 3772.10, 3772.112, 3772.12, 3772.13, 3772.131, 3772.16, 3772.18, 3772.20, 3772.22, 3772.23, 20 3772.26, 3772.31, 3772.34, 3772.35, 3772.37, 3772.99, 3775.01, 21 3775.02, 3775.03, 3775.041, 3775.09, 3775.11, 5747.063, 5751.01, 22 5753.01, 5753.03, 5753.04, 5753.05, 5753.07, 5753.08, and 23 5753.12 be amended and sections 3772.40, 3772.41, 3772.42, 24 3772.43, 3772.44, 3772.45, 3775.081, and 5753.022 of the Revised 25 Code be enacted to read as follows: 26 Sec. 3123.90. (A) As used in this section: 27 (1) "Casino facility," "casino operator," <u>"permit holder,"</u> 28 and "management company" have the meanings defined in section 29 3772.01 of the Revised Code. 30 (2) "Sports gaming proprietor" has the meaning defined in 31 section 3775.01 of the Revised Code. 32 (B) The department of job and family services shall 33 develop and implement a real time data match program with each 34 casino facility's casino operator or management company, with 35 each permit holder, and with each sports gaming proprietor to 36 identify obligors who are subject to a final and enforceable 37 determination of default made under sections 3123.01 to 3123.07 38 of the Revised Code. 39 (C) Upon the data match program's implementation, if a 40 person receives a payout of winnings at a casino facility or 41 from casino or sports gaming in an amount for which reporting to 42 the internal revenue service of the amount is required by 43 section 6041 of the Internal Revenue Code, as amended, the 44 casino operator, management company, permit holder, or sports 45

gaming proprietor shall refer to the data match program to

determine if the person entitled to the winnings is in default

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under a support order. If the data match program indicates that 48
the person is in default, the casino operator, management 49
company, permit holder, or sports gaming proprietor shall 50
withhold from the person's winnings an amount sufficient to 51
satisfy any past due support owed by the obligor identified in 52
the data match up to the amount of the winnings. 53

(D) Not later than fourteen days after withholding the 54
amount, the casino operator, management company, permit holder, 55
or sports gaming proprietor shall electronically transmit any 56
amount withheld to the department as payment on the support 57
obligation. 58

(E) The department, in consultation with the Ohio casino control commission, may adopt rules under Chapter 119. of the Revised Code as are necessary for implementation of this section.

Sec. 3772.01. As used in this chapter:

(A) "Applicant" means any person who applies to the64commission for a license <u>or permit</u> under this chapter.65

(B) "Casino control commission fund" means the casino
(B) "Casino control commission fund described in Section 6(C)(3)(d) of
(C) (3)(d) of
(D) (3)(

(C) "Casino facility" means a casino facility as defined70in Section 6(C)(9) of Article XV, Ohio Constitution.71

(D) "Casino game" means any slot machine or table game asdefined in this chapter.73

(E) "Casino gaming" means any type of slot machine ortable game wagering, using money, casino credit, or any75

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representative of value, authorized in any of the states of 76 Indiana, Michigan, Pennsylvania, and West Virginia as of January 77 1, 2009, and includes slot machine and table game wagering 78 subsequently authorized by, but shall not be limited by, 79 subsequent restrictions placed on such wagering in such states. 80 "Casino gaming" includes internet casino gaming and does not 81 include bingo, as authorized in Section 6 of Article XV, Ohio 82 Constitution and conducted as of January 1, 2009; horse racing 83 where the pari-mutuel system of wagering is conducted, as 84 authorized under the laws of this state as of January 1, 2009; 85 or sports gaming. 86

(F) "Casino gaming employee" means any employee of a casino operator or , management company, or permit holder, but not a key employee, and as further defined in section 3772.131 of the Revised Code.

(G) "Casino operator" means any person, trust, 91 corporation, partnership, limited partnership, association, 92 limited liability company, or other business enterprise that 93 directly or indirectly holds an ownership or leasehold interest 94 in a casino facility. "Casino operator" does not include an 95 agency of the state, any political subdivision of the state, any 96 person, trust, corporation, partnership, limited partnership, 97 association, limited liability company, or other business 98 enterprise that may have an interest in a casino facility, but 99 who is legally or contractually restricted from conducting 100 casino gaming. 101

(H) "Central system" means a computer system that provides
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the following functions related to casino gaming equipment used
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in connection with casino gaming authorized under this chapter:
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security, auditing, data and information retrieval, and other
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purposes deemed necessary and authorized by the commission.

(I) "Cheat" means to alter the result of a casino game, 107 the element of chance, the operation of a machine used in a 108 casino game, or the method of selection of criteria that 109 determines (a) the result of the casino game, (b) the amount or 110 frequency of payment in a casino game, (c) the value of a 111 wagering instrument, or (d) the value of a wagering credit. 112 "Cheat" does not include an individual who, without the 113 assistance of another individual or without the use of a 114 physical aid or device of any kind, uses the individual's own 115 ability to keep track of the value of cards played and uses 116 predictions formed as a result of the tracking information in 117 the individual's playing and betting strategy. 118

(J) "Commission" means the Ohio casino control commission.

(K) "Gaming agent" means a peace officer employed by the 120 commission that is vested with duties to enforce this chapter 121 and conduct other investigations into the conduct of the casino 122 gaming and the maintenance of the equipment that the commission 123 considers necessary and proper and is in compliance with section 124 109.77 of the Revised Code. 125

126 (L) "Gaming-related vendor" means any individual, partnership, corporation, association, trust, or any other group 127 of individuals, however organized, who supplies gaming-related 128 equipment, goods, or services to a casino operator-or-129 management company, or permit holder, that are directly related 130 to or affect casino gaming authorized under this chapter, 131 including, but not limited to, the manufacture, sale, 132 distribution, or repair of slot machines and table game 133 equipment. 134

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partnership, limited partnership, limited liability company,13trust, or other form of business organization not a natural13person which directly or indirectly does any of the following_13with respect to a person that is a casino operator, management13company, gaming-related vendor, or permit holder, or an14applicant for such a license or permit:14(1) Has the power or right to control-a casino operator,14or licensee the person;14(2) Holds an ownership interest of five per cent or more,14or licensee the person;14(3) Holds voting rights with the power to vote five per14or licensee the person;14(3) Holds voting rights with the power to vote five per15or licensee the person;15(3) Wolds voting rights with the power to vote five per15or licensee the person;15(3) Nolds voting rights with the power to vote five per16or licensee the person,15(1) "Initial investment" includes costs related to15or licensee the person,15(1) "Initial investment" includes costs related to15operator, infrastructure improvements, land acquisition,15operator, infrastructure improvements, land acquisition,15operator, infrastructure improvements, land acquisition,15operator, infrastructure improvements, land acquisition,15	10 11 12 13 14 15 16 17 18 19 50
trust, or other form of business organization not a natural 13 person which directly or indirectly does any of the following_ 13 with respect to a person that is a casino operator, management 13 company, gaming-related vendor, or permit holder, or an 14 applicant for such a license or permit: 14 (1) Has the power or right to control a casino operator, 14 management company, or gaming related vendor license applicant 14 or licensee the person; 14 (2) Holds an ownership interest of five per cent or more, 14 as determined by the commission, in a casino operator, 14 management company, or gaming related wendor license applicant 14 or licensee the person; 14 (3) Holds voting rights with the power to vote five per 14 or licensee the person. 15 (N) "Initial investment" includes costs related to 15 or licensee the person. 15 (N) "Initial investment" includes costs related to 15 or licensee the person, 15 (N) "Initial investment" includes costs related to 15 or licensee the person, 15 (N) "Initial investment" includes costs rela	 37 38 39 40 41 42 43 44 45 46 47 48 49 50
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leasehold improvements. 15	57
(0) <u>"Internet casino gaming" means casino gaming that is</u>	58
conducted over the internet in a manner that allows a patron to 15	59
place a wager through a web site or mobile application, without 16	50
being physically present at a casino facility. 16	51
(P) "Internet casino gaming operation" means a permit 16	50
holder's internet casino gaming business, including the 16	שכ

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premises, facilities, and equipment the permit holder uses to	164
conduct internet casino gaming and any key employees and casino	165
gaming employees who are directly engaged in the conduct of	166
internet casino gaming.	167
(Q) "Internet casino gaming permit" means a permit issued	168
to a licensed casino operator under section 3772.40 of the	169
Revised Code to operate internet casino gaming.	170
<u>(R) "Internet casino gaming associate permit" means a</u>	171
permit issued under section 3772.41 of the Revised Code that	172
allows a person to operate internet casino gaming on behalf of a	173
licensed casino operator.	174
(S) "Institutional investor" means any of the following	175
entities owning five per cent or more, but less than twenty-five	176
per cent, of an ownership interest in a casino facility, casino	177
operator, management company, permit holder, or holding company:	178
a corporation, bank, insurance company, pension fund or pension	179
fund trust, retirement fund, including funds administered by a	180
public agency, employees' profit-sharing fund or employees'	181
profit-sharing trust, any association engaged, as a substantial	182
part of its business or operations, in purchasing or holding	183
securities, including a hedge fund, mutual fund, or private	184
equity fund, or any trust in respect of which a bank is trustee	185
or cotrustee, investment company registered under the	186
"Investment Company Act of 1940," 15 U.S.C. 80a-1 et seq.,	187
collective investment trust organized by banks under Part Nine	188
of the Rules of the Comptroller of the Currency, closed-end	189

of the Rules of the Comptroller of the Currency, closed-end189investment trust, chartered or licensed life insurance company190or property and casualty insurance company, investment advisor191registered under the "Investment Advisors Act of 1940," 15192U.S.C. 80 b-1 et seq., and such other persons as the commission193

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may reasonably determine to qualify as an institutional investor 194 for reasons consistent with this chapter, and that does not 195 exercise control over the affairs of <u>a licensee the person</u> and 196 its ownership interest in <u>a licensee the person</u> is for 197 investment purposes only, as set forth in division (F) of 198 section 3772.10 of the Revised Code. 199

(P) (T) "Key employee" means any executive, employee, 200 agent, or other individual who has the power to exercise 201 202 significant influence over decisions concerning any part of the operation of a person that has applied for or holds a casino 203 operator, management company, or gaming-related vendor license, 204 over decisions concerning an internet casino gaming operation, 205 or over decisions concerning the operation of a holding company 206 of a person that has applied for or holds a casino operator, 207 management company, or gaming-related vendor license any of 208 209 those persons, including:

(1) An officer, director, trustee, partner, or anequivalent fiduciary;211

(2) An individual who holds a direct or indirect ownership interest of five per cent or more;

(3) An individual who performs the function of a principal
executive officer, principal operating officer, principal
accounting officer, or an equivalent officer;
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(4) Any other individual the commission determines to have
the power to exercise significant influence over decisions
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concerning any part of the operation.

(Q) (U)"Licensed casino operator" means a casino operator220that has been issued a license by the commission and that has221been certified annually by the commission to have paid all222

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applicable fees, taxes, and debts to the state.

(R) (V) "Majority ownership interest" in a license or 224 permit or in a casino facility, as the case may be, means 225 ownership of more than fifty per cent of such license, permit, 226 or casino facility, as the case may be. For purposes of the 227 foregoing, whether a majority ownership interest is held in a 228 license or permit or in a casino facility, as the case may be, 229 shall be determined under the rules for constructive ownership 230 of stock provided in Treas. Reg. 1.409A-3(i)(5)(iii) as in 231 effect on January 1, 2009. 232

(S) (W)"Management company" means an organization233retained by a casino operator to manage a casino facility and234provide services such as accounting, general administration,235maintenance, recruitment, and other operational services.236

(T) (X)"Ohio law enforcement training fund" means the237state law enforcement training fund described in Section 6(C)(3)238(f) of Article XV, Ohio Constitution, the money in which shall239be used to enhance public safety by providing training240opportunities to the law enforcement community.241

(U) (Y) "Permit holder" means the holder of a current and242valid internet casino gaming permit or internet casino gaming243associate permit. In the case of a permit holder that is also a244licensed casino operator, "permit holder" refers to the licensed245casino operator only in the context of the licensed casino246operator's internet casino gaming operation.247

(Z)"Person" includes, but is not limited to, an248individual or a combination of individuals; a sole249proprietorship, a firm, a company, a joint venture, a250partnership of any type, a joint-stock company, a corporation of251

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any type, a corporate subsidiary of any type, a limited 252 liability company, a business trust, or any other business 253 entity or organization; an assignee; a receiver; a trustee in 254 bankruptcy; an unincorporated association, club, society, or 255 other unincorporated entity or organization; entities that are 256 disregarded for federal income tax purposes; and any other 257 nongovernmental, artificial, legal entity that is capable of 258 259 engaging in business.

(V) (AA) "Problem casino gambling and addictions fund" means the state problem gambling and addictions fund described in Section 6(C)(3)(g) of Article XV, Ohio Constitution, the money in which shall be used for treatment of problem gambling and substance abuse, and for related research.

(W) (BB) "Promotional gaming credit" means a slot machine or table game credit, discount, or other similar item issued to a patron to enable the placement of, or increase in, a wager at a slot machine or table game.

(X) (CC) "Slot machine" means any mechanical, electrical, 269 or other device or machine or an electronic representation of 270 such a device or machine which, upon insertion of a coin, token, 271 ticket, or similar object, or upon payment of any consideration, 272 is available to play or operate, the play or operation of which, 273 whether by reason of the skill of the operator or application of 274 the element of chance, or both, makes individual prize 275 determinations for individual participants in cash, premiums, 276 merchandise, tokens, or any thing of value, whether the payoff 277 is made automatically from the machine or in any other manner, 278 but does not include any device that is a skill-based amusement 279 machine, or an electronic instant bingo system, as defined in 280 section 2915.01 of the Revised Code. 281

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(Y) (DD)"Table game" means any game played with cards,282dice, or any mechanical, electromechanical, or electronic device283or machine, or an electronic representation of such a game, for284money, casino credit, or any representative of value. "Table285game" does not include slot machines.286

(Z) (EE) "Upfront license" means the first plenary license issued to a casino operator.

(AA) - (FF)"Voluntary exclusion program" means a program289provided by the commission that allows persons to voluntarily290exclude themselves from the gaming areas of facilities under the291jurisdiction of the commission and from internet casino gaming292by placing their name on a voluntary exclusion list and293following the procedures set forth by the commission.294

(BB) (GG) "Sports gaming," "sports gaming proprietor," 295 "sports gaming facility," "sporting event," "mobile management 296 services provider, " and "management services provider" 297 provider, " and "internet gaming marketing affiliate" have the 298 same meanings as in section 3775.01 of the Revised Code. A 299 person is considered to be involved in a sporting event if 300 division (F)(3) of section 3775.13 of the Revised Code applies 301 to the person with respect to that sporting event. 302

Sec. 3772.02. (A) There is hereby created the Ohio casino303control commission described in Section 6(C)(4) of Article XV,304Ohio Constitution.305

(B) The commission shall consist of seven members 306
appointed within one month of September 10, 2010, by the 307
governor with the advice and consent of the senate. The governor 308
shall forward all appointments to the senate within twenty-four 309
hours. 310

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(1) Each commission member is eligible for reappointment	311
at the discretion of the governor. No commission member shall be	312
appointed for more than three terms in total.	313
(2) Each commission member shall be a resident of Ohio.	314
(3) At least one commission member shall be experienced in	315
law enforcement and criminal investigation.	316
(4) At least one commission member shall be a certified	317
public accountant experienced in accounting and auditing.	318
(5) At least one commission member shall be an attorney	319
admitted to the practice of law in Ohio.	320
(6) At least one commission member shall be a resident of	321
a county where one of the casino facilities is located.	322
(7) Not more than four commission members shall be of the	323
same political party.	324
(8) No commission member shall have any affiliation with	325
an Ohio casino operator or facility, with a permit holder, or	326
with a sports gaming proprietor, mobile management services	327
provider, or management services provider licensed under Chapter	328
3775. of the Revised Code.	329
(C) Commission members shall serve four-year terms, except	330
that when the governor makes initial appointments to the	331
commission under this chapter, the governor shall appoint three	332
members to serve four-year terms with not more than two such	333
members from the same political party, two members to serve	334
three-year terms with such members not being from the same	335
political party, and two members to serve two-year terms with	336
such members not being from the same political party.	337

(D) Each commission member shall hold office from the date 338

of appointment until the end of the term for which the member 339 was appointed. Any member appointed to fill a vacancy occurring 340 before the expiration of the term for which the member's 341 predecessor was appointed shall hold office for the remainder of 342 the unexpired term. Any member shall continue in office after 343 the expiration date of the member's term until the member's 344 successor takes office, or until a period of sixty days has 345 elapsed, whichever occurs first. A vacancy in the commission 346 membership shall be filled in the same manner as the original 347 appointment. 348

(E) The governor shall select one member to serve as chairperson and the commission members shall select one member from a different party than the chairperson to serve as vicechairperson. The governor may remove and replace the chairperson at any time. No such member shall serve as chairperson for more than six successive years. The vice-chairperson shall assume the duties of the chairperson in the absence of the chairperson. The chairperson and vice-chairperson shall perform but shall not be limited to additional duties as are prescribed by commission rule.

(F) A commission member is not required to devote the 359 member's full time to membership on the commission. Beginning on 360 September 29, 2015, each member of the commission shall receive 361 compensation of fifty thousand dollars per year. Beginning July 362 1, 2016, each member of the commission shall receive 363 compensation of forty thousand dollars per year. Beginning July 364 1, 2017, each member of the commission shall receive 365 compensation of thirty thousand dollars per year. Each member 366 shall receive the member's actual and necessary expenses 367 incurred in the discharge of the member's official duties. 368

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(G) The governor shall not appoint an individual to the 369 commission, and an individual shall not serve on the commission, 370 if the individual is ineligible to be appointed or retained 371 under section 3772.07 of the Revised Code. A member who comes 372 under indictment or bill of information of an offense that, if 373 the member were convicted of the offense, would make the member 374 ineligible to be appointed or retained under that section shall 375 resign from the commission immediately upon indictment. 376

(H) At least five commission members shall be present for 377
the commission to meet. The concurrence of four members is 378
necessary for the commission to take any action. All members 379
shall vote on the adoption of rules, and the approval of, and 380
the suspension or revocation of, the licenses of casino 381
operators or management companies, unless a member has a written 382
leave of absence filed with and approved by the chairperson. 383

(I) A commission member may be removed or suspended from 384office in accordance with section 3.04 of the Revised Code. 385

(J) Each commission member, before entering upon the 386 discharge of the member's official duties, shall make an oath to 387 uphold the Ohio Constitution and laws of the state of Ohio and 388 shall give a bond, payable by the commission, to the treasurer 389 of state, in the sum of ten thousand dollars with sufficient 390 sureties to be approved by the treasurer of state, which bond 391 shall be filed with the secretary of state. 392

(K) The commission shall hold one regular meeting each
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month and shall convene other meetings at the request of the
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chairperson or a majority of the members. A member who fails to
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attend at least three-fifths of the regular and special meetings
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of the commission during any two-year period forfeits membership
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on the commission. All meetings of the commission shall be open

meetings under section 121.22 of the Revised Code except as 399
otherwise allowed by law. 400

(L) Pursuant to divisions (A) (3) and (9) of section 101.82
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of the Revised Code, the commission is exempt from the
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requirements of sections 101.82 to 101.87 of the Revised Code.
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Sec. 3772.03. (A) To ensure the integrity of casino 404 gaming, the commission shall have authority to complete the 405 functions of licensing, regulating, investigating, and 406 penalizing casino operators, management companies, permit_ 407 holders, holding companies, key employees, casino gaming 408 employees, and gaming-related vendors. The commission also shall 409 have jurisdiction over all persons participating in casino 410 gaming authorized by Section 6(C) of Article XV, Ohio 411 Constitution, and this chapter. 412

(B) All rules adopted by the commission under this chapter shall be adopted under procedures established in Chapter 119. of the Revised Code. The commission may contract for the services of experts and consultants to assist the commission in carrying out its duties under this section.

(C) The commission shall adopt rules as are necessary for
(C) The commission shall adopt rules as are necessary for
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(C) The commission shall adopt rules as are necessary for
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(C) The commission shall adopt rules as are necessary for
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(D) this section.

(D) The commission shall adopt, and as advisable and
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 necessary shall amend or repeal, rules that include all of the
 following:
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(1) The prevention of practices detrimental to the public425interest;426

(2) Prescribing the method of applying, and the form of

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casino gaming;

application, that an applicant for a license or permit under 428 this chapter must follow as otherwise described in this chapter; 429 (3) Prescribing the information to be furnished by an 430 applicant-or-, licensee, or permit holder as described in 431 section 3772.11 of the Revised Code; 432 (4) Describing the certification standards and duties of 433 an independent testing laboratory certified under section 434 3772.31 of the Revised Code and the relationship between the 435 commission, the laboratory, the gaming-related vendor, and the 436 casino operator or permit holder; 437 (5) The minimum amount of insurance that must be 438 maintained by a casino operator, management company, permit 439 holder, holding company, or gaming-related vendor; 440 (6) The approval process for a significant change in 441 ownership or transfer of control of a licensee or permit holder 442 as provided in section 3772.091 of the Revised Code; 443 (7) The design of gaming supplies, devices, and equipment 444 to be distributed by gaming-related vendors; 445 (8) Identifying the casino gaming that is permitted, 446 identifying the gaming supplies, devices, and equipment, that 447 are permitted, defining the area of a casino facility in which 448 the permitted casino gaming may be conducted, and specifying the 449 method of operation according to which the permitted casino 450 gaming is to be conducted as provided in section 3772.20 of the 451 Revised Code, and requiring gaming devices and equipment to meet 452 the standards of this state; 453 (9) Tournament play in any casino facility or in internet 454

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(if) is called ing and improvementing a volumear i cherabion	100
program that provides all of the following:	457
(a) Except as provided by commission rule, a person who	458
participates in the program shall agree to refrain from entering	459
a casino facility and from participating in internet casino	460
gaming.	461
(b) The name of a person participating in the program	462
shall be included on a list of persons excluded from all casino	463
facilities and from participating in internet casino gaming.	464
(c) Except as provided by commission rule, no person who	465
participates in the program shall petition the commission for	466
admittance into a casino facility or for participation in	467
internet casino gaming.	468
(d) The list of persons participating in the program and	469
the personal information of those persons shall be confidential	470
and shall only be disseminated by the commission to the state	471
lottery commission, casino operators, permit holders, sports	472
gaming proprietors, and their agents and employees for purposes	473
of enforcement and to other entities, upon request of the	474
participant and agreement by the commission.	475
(e) A casino operator <u>or permit holder</u> shall make all	476
reasonable attempts as determined by the commission to cease all	477
direct marketing efforts to a person participating in the	478
program.	479
(f) A casino operator or permit holder shall not cash the	480
check of a person participating in the program or extend credit	481
to the person in any manner. However, the program shall not	482
exclude a casino operator or permit holder from seeking the	483
payment of a debt accrued by a person before participating in	484

(10) Establishing and implementing a voluntary exclusion

the program.

(g) Any and all 1	locations at which a per-	on may register 486
as a participant in th	e program shall be publi	shed. 487

(11) Requiring the commission to adopt standards regarding
the marketing materials of a licensed casino operator, permit
holder, or internet gaming marketing affiliate, including
allowing the commission to prohibit marketing materials that are
contrary to the adopted standards;

(12) Requiring that the records, including financial 493 statements, of any casino operator, management company, permit 494 <u>holder, holding company</u>, and gaming-related vendor be maintained 495 in the manner prescribed by the commission and made available 496 for inspection upon demand by the commission, but shall be 497 subject to section 3772.16 of the Revised Code; 498

(13) Permitting a licensed casino operator, management
 company, <u>permit holder</u>, key employee, or casino gaming employee
 to question a person suspected of violating this chapter;

(14) The chips, tokens, tickets, electronic cards, or
similar objects that may be purchased by means of an agreement
under which credit is extended to a wagerer by a casino
operator, other than for purposes of internet casino gaming;
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(15) Establishing standards for provisional key employee 506 licenses for a person who is required to be licensed as a key 507 employee and is in exigent circumstances and standards for 508 provisional licenses for casino gaming employees who submit 509 complete applications and are compliant under an instant 510 background check. A provisional license shall be valid not 511 longer than three months. A provisional license may be renewed 512 one time, at the commission's discretion, for an additional 513

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three months. In establishing standards with regard to instant514background checks the commission shall take notice of criminal515records checks as they are conducted under section 311.41 of the516Revised Code using electronic fingerprint reading devices.517

(16) Establishing approval procedures for third-party
engineering or accounting firms, as described in section 3772.09
of the Revised Code;
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(17) Prescribing the manner in which winnings,
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compensation from casino gaming, and gross revenue must be
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computed and reported by a licensee or permit holder as
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described in Chapter 5753. of the Revised Code;
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(18) Prescribing conditions under which a licensee's
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license <u>or a permit holder's permit may be suspended or revoked</u>
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as described in section 3772.04 of the Revised Code;
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(19) Prescribing the manner and procedure of all hearings528to be conducted by the commission or by any hearing examiner;529

(20) Prescribing technical standards and requirements that
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 are to be met by security for all of the following:
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(a) Security and surveillance equipment that is used at-532and standards and requirements to be met by personnel casino533facilities and internet casino gaming operations;534

(b) Personnel who are employed at casino facilities, and535standards and requirements for the provision of security and536internet casino gaming operations;537

(c) Security at, and surveillance of, casino facilities; 538 and internet casino gaming operations. 539

(21) Prescribing requirements for a casino operator <u>or</u> 540 <u>permit holder to provide unarmed security services at a casino</u> 541

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facility or internet casino gaming operation by licensed casino 542 employees, and the training that shall be completed by these 543 employees; 544 (22) Prescribing standards according to which casino 545 operators and permit holders shall keep accounts and standards 546 according to which casino accounts shall be audited, and 547 establish means of assisting the tax commissioner in levying and 548 collecting the gross casino revenue tax levied under section 549 5753.02 of the Revised Code and the internet casino gaming 550 receipts tax levied under section 5753.022 of the Revised Code; 551 (23) Defining penalties for violation of commission rules 552 and a process for imposing such penalties; 553 (24) Establishing standards for decertifying contractors 554 that violate statutes or rules of this state or the federal 555 556 government; (25) Establishing standards for the repair of casino 557 gaming equipment; 558 (26) Establishing procedures to ensure that casino 559 560 operators, management companies, permit holders, and holding companies are compliant with the compulsive and problem gambling 561 plan submitted under section 3772.18 of the Revised Code; 562 (27) Prescribing, for institutional investors in or 563 holding companies of a casino operator, management company, 564 permit holder, holding company, or gaming-related vendor that 565 fall below the threshold needed to be considered an 566 institutional investor or a holding company, standards regarding 567

what any employees, members, or owners of those investors or 568
holding companies may do and shall not do in relation to casino 569
facilities and casino gaming in this state, which standards 570

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shall rationally relate to the need to proscribe conduct that is	571
inconsistent with passive institutional investment status;	572
(28) Regulating the conduct of internet casino gaming	573
under this chapter;	574
(29) Establishing a procedure to determine when funds in	575
an electronic wagering account used for internet casino gaming	576
that has been inactive for a given period of time are considered	577
unclaimed winnings. The rules shall require the permit holder to	578
attempt to contact the account holder by mail, telephone, and	579
electronic means. A permit holder shall transmit half of all	580
unclaimed winnings from internet casino gaming to the commission	581
for deposit in the casino control commission fund and may retain	582
the remaining amount.	583
(30) Providing for any other thing necessary and proper	584
for successful and efficient regulation of casino gaming under	585
this chapter.	586
(E) The commission shall employ and assign gaming agents	587
as necessary to assist the commission in carrying out the duties	588
of this chapter and Chapters 2915. and 3775. of the Revised	589
Code. In order to maintain employment as a gaming agent, the	590
gaming agent shall successfully complete all continuing training	591
programs required by the commission and shall not have been	592
convicted of or pleaded guilty or no contest to an offense that	593
makes the gaming agent ineligible for appointment or retention	594
under section 3772.07 of the Revised Code.	595
(F) The commission, as a law enforcement agency, and its	596
gaming agents, as law enforcement officers as defined in section	597

gaming agents, as law enforcement officers as defined in section5972901.01 of the Revised Code, shall have authority with regard to598the detection and investigation of, the seizure of evidence599

allegedly relating to, and the apprehension and arrest of	600
persons allegedly committing violations of this chapter or	601
gambling offenses as defined in section 2915.01 of the Revised	602
Code or violations of any other law of this state that may	603
affect the integrity of casino gaming, the operation of skill-	604
based amusement machines, or the operation of sports gaming, and	605
shall have access to casino facilities, internet casino gaming	606
operations, skill-based amusement machine facilities, and sports	607
gaming facilities to carry out the requirements of this chapter	608
and Chapter 3775. of the Revised Code.	609
(G) The commission may eject or exclude $_{m L}$ or authorize the	610
ejection or exclusion of, a person from a casino facility or	611
from internet casino gaming, and a gaming agent may eject a	612
person from a casino facility <u>or from internet casino gaming,</u>	613
for any of the following reasons:	614
(1) The person's name is on the list of persons	615
(1) The person's name is on the list of persons voluntarily excluding themselves from all casinos <u>casino</u> gaming	615 616
voluntarily excluding themselves from all casinos casino gaming	616
voluntarily excluding themselves from all <u>casinos casino gaming</u> in a program established according to rules adopted by the	616 617
voluntarily excluding themselves from all <u>casinos casino gaming</u> in a program established according to rules adopted by the commission;	616 617 618
<pre>voluntarily excluding themselves from all casinos casino gaming in a program established according to rules adopted by the commission; (2) The person violates or conspires to violate this</pre>	616 617 618 619
<pre>voluntarily excluding themselves from all casinos casino gaming in a program established according to rules adopted by the commission; (2) The person violates or conspires to violate this chapter or a rule adopted thereunder; or</pre>	616 617 618 619 620
<pre>voluntarily excluding themselves from all casinos casino gaming in a program established according to rules adopted by the commission; (2) The person violates or conspires to violate this chapter or a rule adopted thereunder; or (3) The commission determines that the person's conduct or</pre>	616 617 618 619 620 621
<pre>voluntarily excluding themselves from all casinos casino gaming in a program established according to rules adopted by the commission; (2) The person violates or conspires to violate this chapter or a rule adopted thereunder; or (3) The commission determines that the person's conduct or reputation is such that the person's presence within a casino facility or participation in internet casino gaming may call</pre>	616 617 618 619 620 621 622
<pre>voluntarily excluding themselves from all casinos casino gaming in a program established according to rules adopted by the commission; (2) The person violates or conspires to violate this chapter or a rule adopted thereunder; or (3) The commission determines that the person's conduct or reputation is such that the person's presence within a casino</pre>	616 617 618 619 620 621 622 623
<pre>voluntarily excluding themselves from all <u>casinos casino gaming</u> in a program established according to rules adopted by the commission; (2) The person violates or conspires to violate this chapter or a rule adopted thereunder; or (3) The commission determines that the person's conduct or reputation is such that the person's presence within a casino facility <u>or participation in internet casino gaming</u> may call into question the honesty and integrity of the casino gaming</pre>	616 617 618 619 620 621 622 623 624
<pre>voluntarily excluding themselves from all <u>casinos casino gaming</u> in a program established according to rules adopted by the commission; (2) The person violates or conspires to violate this chapter or a rule adopted thereunder; or (3) The commission determines that the person's conduct or reputation is such that the person's presence within a casino facility <u>or participation in internet casino gaming may call</u> into question the honesty and integrity of the casino gaming operations or interfere with the orderly conduct of the casino gaming operations.</pre>	616 617 618 619 620 621 622 623 624 625 626
<pre>voluntarily excluding themselves from all <u>casinos casino gaming</u> in a program established according to rules adopted by the commission; (2) The person violates or conspires to violate this chapter or a rule adopted thereunder; or (3) The commission determines that the person's conduct or reputation is such that the person's presence within a casino facility or participation in internet casino gaming may call into question the honesty and integrity of the casino gaming operations or interfere with the orderly conduct of the casino</pre>	616 617 618 619 620 621 622 623 624 625

chapter.

ejection or exclusion.

public hearing on the person's ejection or exclusion under this (I) A casino operator or , management company, or permit holder shall have the same authority to eject or exclude a person from the management company's participating in casino facilities gaming with the casino operator, management company, or permit holder as authorized in division (G) of this section. The licensee and shall immediately notify the commission of an

(J) The commission shall submit a written annual report 638 with the governor, president and minority leader of the senate, 639 and the speaker and minority leader of the house of 640 representatives before the first day of September each year. The 641 annual report shall cover the previous fiscal year and shall 642 include all of the following: 643

(1) A statement describing the receipts and disbursements of the commission;

(2) Relevant financial data regarding casino gaming, 646 including gross revenues and disbursements made under this 647 chapter; 648

(3) Actions taken by the commission;

(4) An update on casino operators', management companies', 650 permit holders', and holding companies' compulsive and problem 651 gambling plans and the voluntary exclusion program and list; 652

(5) Information regarding prosecutions for conduct 653 described in division (H) of section 3772.99 of the Revised 654 Code, including, but not limited to, the total number of 655 prosecutions commenced and the name of each person prosecuted; 656

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(6) Any additional information that the commission
considers useful or that the governor, president or minority
leader of the senate, or speaker or minority leader of the house
of representatives requests.

(K) To ensure the integrity of skill-based amusement 661 machine operations, the commission shall have jurisdiction over 662 all persons conducting or participating in the conduct of skill-663 based amusement machine operations authorized by this chapter 664 and Chapter 2915. of the Revised Code, including the authority 665 to complete the functions of licensing, regulating, 666 investigating, and penalizing those persons in a manner that is 667 consistent with the commission's authority to do the same with 668 respect to casino gaming. To carry out this division, the 669 commission may adopt rules under Chapter 119. of the Revised 670 Code, including rules establishing fees and penalties related to 671 the operation of skill-based amusement machines. 672

(L) To ensure the integrity of fantasy contests, the 673 commission shall have jurisdiction over all persons conducting 674 or participating in the conduct of a fantasy contest authorized 675 by Chapter 3774. of the Revised Code, including the authority to 676 license, regulate, investigate, and penalize those persons in a 677 manner that is consistent with the commission's authority to do 678 the same with respect to skill-based amusement machines. To 679 carry out this division, the commission may adopt rules under 680 Chapter 119. of the Revised Code, including rules establishing 681 fees and penalties related to the operation of fantasy contests. 682

(M) All fees imposed pursuant to the rules adopted under
divisions (K) and (L) of this section shall be deposited into
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the casino control commission fund.
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Sec. 3772.031. (A)(1) The general assembly finds that the 686

exclusion or ejection of certain persons from casino facilities 687 gaming and from sports gaming is necessary to effectuate the 688 intents and purposes of this chapter and Chapter 3775. of the 689 Revised Code and to maintain strict and effective regulation of 690 casino gaming and sports gaming. The general assembly 691 specifically finds that the exclusion from sports gaming of 692 persons who threaten violence or harm against persons who are 693 involved in sporting events, where the threat is related to 694 sports gaming, is necessary to effectuate the intent of Chapter 695 3775. of the Revised Code and to protect the interests of this 696 state. 697

(2) The commission, by rule, shall provide for a list of persons who are to be excluded or ejected from a casino facility and from participating in the play or operation of casino gaming in this state and a list of persons who are to be excluded or ejected from a sports gaming facility and from participating in the play or operation of sports gaming in this state. Persons included on an exclusion list shall be identified by name and physical description. The commission shall publish the exclusion lists on its web site, and shall transmit a copy of the exclusion lists periodically to casino operators, permit holders, and sports gaming proprietors, as applicable, as they are initially issued and thereafter as they are revised from time to time.

(3) A casino operator or permit holder shall take steps
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necessary to ensure that all its key employees and casino gaming
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employees are aware of and understand the casino exclusion list
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and its function, and that all its key employees and casino
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gaming employees are kept aware of the content of the casino
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exclusion list as it is issued and thereafter revised from time
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to time.

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(4) A sports gaming proprietor shall take steps necessary
(4) A sports gaming propriator shall take steps necessary
(5) The take steps necessary
(6) The take steps necessary
(7) The take steps necessary
(7)

(B) The casino exclusion list may include any person whose 724 presence in a casino facility or whose participation in the play 725 or operation of casino gaming is determined by the commission to 726 pose a threat to the interests of the state, to achieving the 727 intents and purposes of this chapter, or to the strict and 728 effective regulation of casino gaming. The sports gaming 729 exclusion list may include any person who, before, during, or 730 after a sporting event, threatens violence or harm against any 731 person who is involved in the sporting event, where the threat 732 is related to sports gaming, or whose presence in a sports 733 gaming facility or whose participation in the play or operation 734 of sports gaming in this state is determined by the commission 735 to pose a threat to the interests of the state, to achieving the 736 intents and purposes of Chapter 3775. of the Revised Code, or to 737 the strict and effective regulation of sports gaming. In 738 determining whether to include a person on an exclusion list, 739 the commission may consider: 740

(1) Any prior conviction of a crime that is a felony under
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the laws of this state, another state, or the United States, a
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crime involving moral turpitude, or a violation of the gaming
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laws of this state, another state, or the United States; and
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(2) A violation, or a conspiracy to violate, any provision
of this chapter or Chapter 3775. of the Revised Code, as
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applicable, that consists of:
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<u>casino gaming-related</u> or a s ports gaming-related person or	749
entity for which the person must obtain a license or permit;	750
(b) Purposeful evasion of taxes or fees;	751
(c) A notorious or unsavory reputation that would	752
adversely affect public confidence and trust that casino gaming	753
or sports gaming is free from criminal or corruptive elements;	754
or	755
(d) A violation of an order of the commission or of any	756
other governmental agency that warrants exclusion or ejection of	757
the person from a casino facility, from a sports gaming	758
facility, or from participating in the play or operation of	759
casino gaming or sports gaming in this state.	760
(3) If the person has pending charges or indictments for a	761
gaming or gambling crime or a crime related to the integrity of	762
gaming operations in any state;	763
(4) If the person's conduct or reputation is such that the	764
person's presence within a casino facility or in the <u>casino</u>	765
gaming or sports gaming industry in this state may call into	766
question the honesty and integrity of the casino gaming or	767
sports gaming operations or interfere with the orderly conduct	768
of the casino gaming or sports gaming operations;	769
(5) If the person is a career or professional offender	770
whose presence in a casino facility or in the <u>casino gaming or</u>	771
sports gaming industry in this state would be adverse to the	772
interest of licensed gaming in this state;	773
(6) If the person has a known relationship or connection	774
with a career or professional offender whose presence in a	775
casino facility or in the casino gaming or sports gaming	776

(a) A failure to disclose an interest in a gaming facility

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industry in this state would be adverse to the interest of	777
licensed gaming in this state;	778
(7) If the commission has suspended the person's gaming	779
privileges;	780
(8) If the commission has revoked the person's licenses <u>or</u>	781
permits related to this chapter or Chapter 3775. of the Revised	782
Code;	783
(9) If the commission determines that the person poses a	784
threat to the safety of patrons or employees of a casino	785
facility or a sports gaming facility;	786
(10) If the person has threatened violence or harm against	787
a person who is involved in the sporting event, where the threat	788
was related to sports gaming with respect to that sporting	789
event;	790
(11) If the person has a history of conduct involving the	791
disruption of gaming operations within a casino facility or in	791 792
	-
disruption of gaming operations within a casino facility or in	792
disruption of gaming operations within a casino facility or in the <u>casino gaming or</u> sports gaming industry in this state.	792 793
disruption of gaming operations within a casino facility or in the <u>casino gaming or</u> sports gaming industry in this state. Race, color, creed, national origin or ancestry, or sex	792 793 794
disruption of gaming operations within a casino facility or in the <u>casino gaming or</u> sports gaming industry in this state. Race, color, creed, national origin or ancestry, or sex are not grounds for placing a person on an exclusion list.	792 793 794 795
<pre>disruption of gaming operations within a casino facility or in the <u>casino gaming or sports gaming industry in this state</u>. Race, color, creed, national origin or ancestry, or sex are not grounds for placing a person on an exclusion list. (C) The commission shall notify a person of the</pre>	792 793 794 795 796
<pre>disruption of gaming operations within a casino facility or in the <u>casino gaming or sports gaming industry in this state</u>. Race, color, creed, national origin or ancestry, or sex are not grounds for placing a person on an exclusion list. (C) The commission shall notify a person of the commission's intent to include such person on one or both</pre>	792 793 794 795 796 797
<pre>disruption of gaming operations within a casino facility or in the <u>casino gaming or sports gaming industry in this state</u>. Race, color, creed, national origin or ancestry, or sex are not grounds for placing a person on an exclusion list. (C) The commission shall notify a person of the commission's intent to include such person on one or both exclusion lists. The notice shall be provided by personal</pre>	792 793 794 795 796 797 798
<pre>disruption of gaming operations within a casino facility or in the <u>casino gaming or sports gaming industry in this state</u>. Race, color, creed, national origin or ancestry, or sex are not grounds for placing a person on an exclusion list. (C) The commission shall notify a person of the commission's intent to include such person on one or both exclusion lists. The notice shall be provided by personal service, by certified mail to the person's last known address,</pre>	792 793 794 795 796 797 798 799
<pre>disruption of gaming operations within a casino facility or in the <u>casino gaming or sports gaming industry in this state</u>. Race, color, creed, national origin or ancestry, or sex are not grounds for placing a person on an exclusion list. (C) The commission shall notify a person of the commission's intent to include such person on one or both exclusion lists. The notice shall be provided by personal service, by certified mail to the person's last known address, by commercial carrier utilizing a method of delivery that</pre>	792 793 794 795 796 797 798 799 800
<pre>disruption of gaming operations within a casino facility or in the <u>casino gaming or sports gaming industry in this state</u>. Race, color, creed, national origin or ancestry, or sex are not grounds for placing a person on an exclusion list. (C) The commission shall notify a person of the commission's intent to include such person on one or both exclusion lists. The notice shall be provided by personal service, by certified mail to the person's last known address, by commercial carrier utilizing a method of delivery that provides confirmation of delivery, or, if service cannot be</pre>	792 793 794 795 796 797 798 799 800 801
<pre>disruption of gaming operations within a casino facility or in the <u>casino gaming or sports gaming industry in this state</u>. Race, color, creed, national origin or ancestry, or sex are not grounds for placing a person on an exclusion list. (C) The commission shall notify a person of the commission's intent to include such person on one or both exclusion lists. The notice shall be provided by personal service, by certified mail to the person's last known address, by commercial carrier utilizing a method of delivery that provides confirmation of delivery, or, if service cannot be accomplished by personal service, certified mail, or commercial</pre>	792 793 794 795 796 797 798 799 800 801 802
<pre>disruption of gaming operations within a casino facility or in the <u>casino gaming or sports gaming industry in this state</u>. Race, color, creed, national origin or ancestry, or sex are not grounds for placing a person on an exclusion list. (C) The commission shall notify a person of the commission's intent to include such person on one or both exclusion lists. The notice shall be provided by personal service, by certified mail to the person's last known address, by commercial carrier utilizing a method of delivery that provides confirmation of delivery, or, if service cannot be accomplished by personal service, certified mail, or commercial carrier, by publication daily for two weeks in a newspaper of</pre>	792 793 794 795 796 797 798 799 800 801 802 803

county in which a casino facility or sports gaming facility, as 806 applicable, is located. 807 (D)(1) Except as otherwise provided in this section, a 808 person who receives notice of intent to include the person on an 809 exclusion list is entitled, upon the person's request, to an 810 adjudication hearing under Chapter 119. of the Revised Code, in 811 which the person may demonstrate why the person should not be 812 included on the exclusion list or lists. The person shall 813 request such an adjudication hearing not later than thirty days 814 after the person receives the notice by personal service, 815 certified mail, or commercial carrier, or not later than thirty 816 days after the last newspaper publication of the notice. 817 (2) If the person does not request a hearing in accordance 818 with division (D)(1) of this section, the commission may, but is 819

with division (D)(1) of this section, the commission may, but is819not required to, conduct an adjudication hearing under Chapter820119. of the Revised Code. The commission may reopen an821adjudication under this section at any time.822

(3) If the adjudication hearing, order, or any appeal 823 thereof under Chapter 119. of the Revised Code results in an 824 order that the person should not be included on the exclusion 825 list or lists, the commission shall publish a revised exclusion 826 list that does not include the person. The commission also shall 827 notify casino operators, permit holders, or sports gaming 828 829 proprietors, as applicable, that the person has been removed from the exclusion list or lists. A casino operator <u>or permit</u> 830 holder shall take all steps necessary to ensure its key 831 employees and casino gaming employees are made aware that the 832 person has been removed from the casino exclusion list. A sports 833 gaming proprietor shall take all steps necessary to ensure its 8.34 appropriate agents and employees are made aware that the person 835

Page 29

and inspection;

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has been removed from the sports gaming exclusion list.	836
(E) This section does not apply to any voluntary exclusion	837
list created as part of a voluntary exclusion program under this	838
chapter or Chapter 3775. of the Revised Code.	839
Sec. 3772.033. In carrying out the responsibilities vested	840
in the commission by this chapter, the commission may do all \underline{of}	841
the following and may designate any such responsibilities to the	842
executive director, to the commission's employees, or to the	843
gaming agents:	844
(A) Inspect and examine all premises where casino gaming	845
is conducted or gaming supplies, devices, or equipment are	846
manufactured, sold, or distributed;	847
(B) Inspect all gaming supplies, devices, and equipment in	848
or about a casino facility or internet casino gaming operation;	849
(C) Summarily impound and seize and remove from the casino	850
facility premises or internet casino gaming operation gaming	851
supplies, devices, and equipment for the purpose of examination	852

(D) Determine any facts, or any conditions, practices, or
 854
 other matters, as the commission considers necessary or proper
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 to aid in the enforcement of this chapter or of a rule adopted
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 thereunder;

(E) Audit gaming operations, including those that have858ceased operation;859

(F) Investigate, for the purpose of prosecution, any860suspected violation of this chapter or rules adopted thereunder;861

(G) Investigate as appropriate to aid the commission and862to seek the executive director's advice in adopting rules;863

(H) Secure information as is necessary to provide a basis
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for recommending legislation for the improvement of this
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chapter;
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(I) Make, execute, and otherwise effectuate all contracts
and other agreements, including contracts for necessary
purchases of goods and services. Except for any contract entered
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into with independent testing laboratories under section 3772.31
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of the Revised Code, the commission shall ensure use of Ohio
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products or services in compliance with sections 125.09 and
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125.11 of the Revised Code and all rules adopted thereunder.

(J) Employ the services of persons the commission
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considers necessary for the purposes of consultation or
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investigation, and fix the salaries of, or contract for the
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services of, legal, accounting, technical, operational, and
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other personnel and consultants;
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(K) Secure, by agreement, information and services as the commission considers necessary from any state agency or other unit of state government;

(L) Acquire furnishings, equipment, supplies, stationery,
books, and all other things the commission considers necessary
or desirable to successfully and efficiently carry out the
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commission's duties and functions; and
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(M) Perform all other things the commission considers
necessary to effectuate the intents and purposes of this
chapter. This section shall not prohibit the commission from
imposing administrative discipline, including fines and
suspension or revocation of licenses, on licensees under this
chapter if the licensee is found to be in violation of the
commission's rules.

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Sec. 3772.034. Absent gross negligence, a casino operator, 893 management company, <u>permit holder</u>, holding company, gaming- 894 related vendor, the state, and employees of those entities are 895 entitled to immunity from any type of civil liability if a 896 person participating in the voluntary exclusion program enters a 897 casino facility or participates in internet casino gaming. 898

Sec. 3772.04. (A) (1) If the commission concludes that an 899 applicant, licensee, permit holder, or other person subject to 900 the commission's jurisdiction under this chapter should be fined 901 or penalized, or that a license or permit required by this 902 chapter or Chapter 3775. of the Revised Code should be limited, 903 conditioned, restricted, suspended, revoked, denied, or not 904 renewed, the commission may, and if so requested by the 905 licensee, applicant, permit holder, or other person, shall, 906 conduct a hearing in an adjudication under Chapter 119. of the 907 Revised Code. After notice and opportunity for a hearing, the 908 commission may fine or penalize the applicant, licensee, permit 909 holder, or other person or limit, condition, restrict, suspend, 910 revoke, deny, or not renew a license or permit under rules 911 adopted by the commission. The commission may reopen an 912 adjudication under this section at any time. 913

(2) The commission shall appoint a hearing examiner to 914 conduct the hearing in the adjudication. A party to the 915 adjudication may file written objections to the hearing 916 examiner's report and recommendations not later than the 917 thirtieth day after they are served upon the party or the 918 party's attorney or other representative of record. The 919 commission shall not take up the hearing examiner's report and 920 recommendations earlier than the thirtieth day after the hearing 921 examiner's report and recommendations were submitted to the 922 commission. 923

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(3) If the commission finds that a person fails or has
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failed to meet any requirement under this chapter or Chapter
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3775. of the Revised Code or a rule adopted thereunder, or
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violates or has violated this chapter or Chapter 3775. of the
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Revised Code or a rule adopted thereunder, the commission may
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issue an order:

(a) Limiting, conditioning, restricting, suspending,
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revoking, denying, or not renewing, a license <u>or permit</u> issued
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under this chapter or Chapter 3775. of the Revised Code;
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(b) Requiring a casino facility to exclude a licensee from 933 the casino facility or , requiring a casino facility not to pay 934 to the licensee any remuneration for services or any share of 935 profits, income, or accruals on the licensee's investment in the 936 casino facility, requiring a permit holder to exclude a licensee 937 from internet casino gaming, or requiring a permit holder not to 938 pay to the licensee any remuneration for services or any share 939 of profits, income, or accruals on the licensee's investment in 940 internet casino gaming; or 941

(c) Fining a licensee, permit holder, or other personaccording to the penalties adopted by the commission.943

(4) An order may be judicially reviewed under section944119.12 of the Revised Code.945

(B) Without in any manner limiting the authority of the
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 commission to impose the level and type of discipline the
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 commission considers appropriate, the commission may take into
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 consideration the following:
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(1) If the licensee <u>or permit holder knew</u> or reasonably
950 should have known that the action complained of was a violation
951 of any law, rule, or condition on the licensee's license <u>or the</u>
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permit holder's permit; 953 (2) If the licensee or permit holder has previously been 954 disciplined by the commission; 955 (3) If the licensee or permit holder has previously been 956 subject to discipline by the commission concerning the violation 957 of any law, rule, or condition of the licensee's license or the 958 permit holder's permit; 959 (4) If the licensee or permit holder reasonably relied 960 upon professional advice from a lawyer, doctor, accountant, or 961 other recognized professional that was relevant to the action 962 resulting in the violation; 963 (5) If the licensee or permit holder or the licensee's 964 employer had a reasonably constituted and functioning compliance 965 program; 966 (6) If the imposition of a condition requiring the 967 licensee or permit holder to establish and implement a written 968 self-enforcement and compliance program would assist in ensuring 969 the licensee's or permit holder's future compliance with all 970 statutes, rules, and conditions of the license<u>or permit;</u> 971 (7) If the licensee or permit holder realized a pecuniary 972 gain from the violation; 973 (8) If the amount of any fine or other penalty imposed 974 would result in disgorgement of any gains unlawfully realized by 975 the licensee or permit holder; 976 (9) If the violation was caused by an officer or employee 977 of the licensee or permit holder, the level of authority of the 978 individual who caused the violation; 979 (10) If the individual who caused the violation acted 980

within the scope of the individual's authority as granted by the 981 licensee or permit holder; 982 (11) The adequacy of any training programs offered by the 983 licensee or permit holder or the licensee's employer that were 984 relevant to the activity that resulted in the violation; 985 (12) If the licensee's <u>or permit holder's</u> action 986 substantially deviated from industry standards and customs; 987 (13) The extent to which the licensee or permit holder 988 cooperated with the commission during the investigation of the 989 violation; 990 (14) If the licensee or permit holder has initiated 991 remedial measures to prevent similar violations; 992 (15) The magnitude of penalties imposed on other licensees 993 or permit holders for similar violations; 994 (16) The proportionality of the penalty in relation to the 995 misconduct: 996 (17) The extent to which the amount of any fine imposed 997 would punish the licensee or permit holder for the conduct and 998 deter future violations; 999 (18) Any mitigating factors offered by the licensee or 1000 permit holder; and 1001 (19) Any other factors the commission considers relevant. 1002 (C) For the purpose of conducting any study or 1003 investigation, the commission may direct that public hearings be 1004 held at a time and place, prescribed by the commission, in 1005 accordance with section 121.22 of the Revised Code. The 1006 commission shall give notice of all public hearings in such 1007

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(D) (1) For the purpose of conducting the hearing in an 1009 adjudication under division (A) of this section, or in the 1010 discharge of any duties imposed by this chapter or Chapter 3775. 1011 of the Revised Code, the commission may require that testimony 1012 be given under oath and administer such oath, issue subpoenas 1013 compelling the attendance of witnesses and the production of any 1014 papers, books, and accounts, directed to the sheriffs of the 1015 counties where such witnesses or papers, books, and accounts are 1016 found and cause the deposition of any witness. The subpoenas 1017 shall be served and returned in the same manner as subpoenas in 1018 criminal cases are served and returned. The fees of sheriffs 1019 shall be the same as those allowed by the court of common pleas 1020 in criminal cases. 1021

manner as will give actual notice to all interested parties.

(2) In the event of the refusal of any person without good
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cause to comply with the terms of a subpoena issued by the
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commission or refusal to testify on matters about which the
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person may lawfully be questioned, the prosecuting attorney of
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the county in which such person resides, upon the petition of
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the commission, may bring a proceeding for contempt against such
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person in the court of common pleas of that county.

(3) Witnesses shall be paid the fees and mileage providedfor in section 119.094 of the Revised Code.1030

(4) All fees and mileage expenses incurred at the requestof a party shall be paid in advance by the party.1032

(E) When conducting a public hearing, the commission shall
not limit the number of speakers who may testify. However, the
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commission may set reasonable time limits on the length of an
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individual's testimony or the total amount of time allotted to
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proponents and opponents of an issue before the commission. 1037

(F) The commission may rely, in whole or in part, upon
investigations, conclusions, or findings of other casino gaming
or sports gaming commissions, as applicable, or other government
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regulatory bodies in connection with licensing, investigations,
or other matters relating to an applicant or , licensee, or
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permit holder under this chapter.

1044 (G) Notwithstanding anything to the contrary in this chapter or Chapter 3775. of the Revised Code, and except with 1045 respect to a license or permit issued under this chapter to a 1046 casino operator, management company, permit holder, or holding 1047 company, the executive director may issue an emergency order for 1048 the suspension, limitation, or conditioning of any license, 1049 registration, approval, or certificate issued, approved, 1050 granted, or otherwise authorized by the commission under Chapter 1051 3772. or 3775. of the Revised Code or the rules adopted 1052 thereunder, requiring the inclusion of persons on the casino 1053 exclusion list or sports gaming exclusion list provided for 1054 under section 3772.031 of the Revised Code or Chapter 3775. of 1055 the Revised Code and the rules adopted thereunder, and requiring 1056 a casino facility or permit holder not to pay a licensee, 1057 registrant, or approved or certified person any remuneration for 1058 services or any share of profits, income, or accruals on that 1059 person's investment in the casino facility or internet casino 1060 gaming. 1061

(1) An emergency order may be issued when the executive 1062director finds either of the following: 1063

(a) A licensee, registrant, or approved or certified
person has been charged with a violation of any of the criminal
laws of this state, another state, or the federal government;
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(b) Such an action is necessary to prevent a violation of 1067 this chapter or Chapter 3775. of the Revised Code or a rule 1068 adopted thereunder. 1069 (2) An emergency order issued under division (G) of this 1070 section shall state the reasons for the commission's action, 1071 cite the law or rule directly involved, and state that the party 1072 will be afforded a hearing if the party requests it within 1073 thirty days after the time of mailing or personal delivery of 1074 the order. 1075 (3) (a) Not later than the next business day after the 1076 issuance of the emergency order, the order shall be sent by 1077 registered or certified mail, return receipt requested, or by 1078 commercial carrier utilizing any form of delivery requiring a 1079 signed receipt, to the party at the party's last known mailing 1080 address appearing in the commission's records or personally 1081

delivered at any time to the party by an employee or agent of 1082 the commission. 1083

(b) A copy of the order shall be mailed or an electronic
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 copy provided to the attorney or other representative of record
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 representing the party.

(c) If the order sent by registered or certified mail or 1087
by commercial carrier is returned because the party fails to 1088
claim the order, the commission shall send the order by ordinary 1089
mail to the party at the party's last known address and shall 1090
obtain a certificate of mailing. Service by ordinary mail is 1091
complete when the certificate of mailing is obtained unless the 1092
order is returned showing failure of delivery. 1093

(d) If the order sent by commercial carrier or registered, 1094certified, or ordinary mail is returned for failure of delivery, 1095

the commission shall either make personal delivery of the order1096by an employee or agent of the commission or cause a summary of1097the substantive provisions of the order to be published once a1098week for three consecutive weeks in a newspaper of general1099circulation in the county where the last known address of the1100party is located.1101

(i) Failure of delivery occurs only when a mailed order is
returned by the postal authorities or commercial carrier marked
undeliverable, address or addressee unknown, or forwarding
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address unknown or expired.

(ii) When service is completed by publication, a proof of
publication affidavit, with the first publication of the summary
set forth in the affidavit, shall be mailed by ordinary mail to
the party at the party's last known address and the order shall
be deemed received as of the date of the last publication.

(e) Refusal of delivery of the order sent by mail orpersonally delivered to the party is not failure of delivery andservice is deemed to be complete.

(4) The emergency order shall be effective immediately
upon service of the order on the party. The emergency order
shall remain effective until further order of the executive
director or the commission.

(5) The commission may, and if so requested by the person
affected by the emergency order shall, promptly conduct a
hearing in an adjudication under Chapter 119. of the Revised
Code.

Sec. 3772.051. Upon cessation of gaming operations, a1122former licensee or permit holder shall furnish, upon the demand1123of the commission, books, papers, and other records as necessary1124

for the commission to audit the ceased gaming operation. A 1125 former licensee or permit holder shall maintain all books, 1126 papers, and other records for a period of three years after the 1127 cessation of gaming operations. However, if a civil action or 1128 criminal proceeding relating to the former licensee is pending, 1129 or if an administrative adjudication or judicial review of an 1130 administrative adjudication relating to the former licensee is 1131 pending, the former licensee shall maintain all books, papers, 1132 and other records until the matter has been finally determined. 1133

If a person disobeys a subpoena or subpoena duces tecum, 1134 or refuses to testify as directed by a subpoena, the commission 1135 shall request the prosecutor of the county in which the person 1136 resides to apply to the court of common pleas for an order 1137 compelling the person to attend or to produce tangible evidence, 1138 or to testify, as directed by the subpoena or subpoena duces 1139 tecum. The court shall treat the application as if it were 1140 disobedience to comply with a subpoena or subpoena duces tecum 1141 issued by the court or a refusal to testify in the court. 1142

Sec. 3772.06. (A) (1) The commission shall appoint an 1143 executive director who shall serve at the pleasure of the 1144 commission. The executive director is in the unclassified 1145 service, shall devote full time to the duties of the office, and 1146 shall hold no other office or employment. The executive director 1147 shall, by experience and training, possess management skills 1148 that equip the executive director to administer an enterprise of 1149 the nature of the commission. The executive director shall not 1150 have a pecuniary interest in any business organization that 1151 holds a license or permit under this chapter, or that does 1152 business with any person licensed <u>or issued a permit</u> under this 1153 chapter. A member of the general assembly, a person who holds an 1154 elective office, or an office holder of a political party is 1155

ineligible to be appointed executive director at the same time 1156
as being such a member or holding such an office. The executive 1157
director shall receive an annual salary in accordance with pay 1158
range 48 of section 124.152 of the Revised Code. 1159

(2) The executive director, before entering upon the 1160 discharge of the executive director's official duties, shall 1161 give, and thereafter shall maintain, bond in the amount of 1162 twenty-five thousand dollars, payable to the state, conditioned 1163 upon the executive director's faithful and proper performance of 1164 the executive director's official duties. The bond shall be 1165 issued by a surety authorized to do business in this state and 1166 shall be filed with the secretary of state. The bond may be an 1167 individual bond or a schedule or blanket bond. 1168

(B) (1) The executive director or a deputy designated in
writing by the executive director shall attend all meetings of
the commission and shall act as its secretary. The executive
director shall keep a record of all commission proceedings and
shall keep the commission's records, files, and documents at the
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commission's principal office.

(2) The executive director shall be the chief executive
officer and shall be responsible for keeping all commission
records and supervising and administering casino gaming in
accordance with this chapter, and enforcing all commission rules
adopted under this chapter.

(3) The executive director shall hire staff, including an
assistant director or deputy directors, as necessary to assist
the executive director in the executive director's duties under
this chapter. In appointing employees, the executive director is
subject to section 3772.061 of the Revised Code. The executive
the executive employees as necessary, unless the

commission determines otherwise. Except as otherwise provided in1186this chapter, all costs of administration incurred by the1187executive director and the executive director's employees shall1188be paid out of the casino control commission fund.1189

(C) A state agency or other unit of state government shall
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 cooperate with the commission, and shall provide the commission
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 with information and services the commission considers necessary
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 to carry out the commission's duties and functions under this
 1193
 chapter.

(D) The executive director shall confer at least once each 1195 month with the commission, at which time the executive director 1196 shall advise it regarding the operation and administration of 1197 the commission and casino gaming. The executive director shall 1198 make available at the request of the commission all documents, 1199 files, and other records pertaining to the operation and 1200 administration of the commission and casino gaming. The 1201 executive director shall prepare and make available to the 1202 commission each month a complete and accurate accounting of 1203 gross casino gaming revenues, internet casino gaming receipts, 1204 1205 and all other relevant financial information, including an accounting of all transfers made from the casino control 1206 commission fund. 1207

Sec. 3772.07. The following appointing or licensing1208authorities shall obtain a criminal records check of the person1209who is to be appointed or licensed:1210

(A) The governor, before appointing an individual as a 1211member of the commission; 1212

(B) The commission, before appointing an individual as1213executive director or a gaming agent;1214

(C) The commission, before issuing a license for a key
employee or casino gaming employee, and before issuing a license
for each investor, except an institutional investor, for a
casino operator, management company, permit holder, holding
company, or gaming-related vendor;

(D) The executive director, before appointing an1220individual as a professional, technical, or clerical employee of1221the commission.

Thereafter, such an appointing or licensing authority1223shall obtain a criminal records check of the same individual at1224three-year intervals.1225

The appointing or licensing authority shall make available 1226 to each person of whom a criminal records check is required a 1227 copy of the form and the standard fingerprint impression sheet 1228 prescribed under divisions (C)(1) and (2) of section 109.572 of 1229 the Revised Code. The person shall complete the form and 1230 impression sheet and return them as directed by the appointing 1231 or licensing authority. If a person fails to complete and return 1232 the form and impression sheet within a reasonable time, the 1233 person is ineligible to be appointed or licensed or to continue 1234 in the appointment or licensure. 1235

The appointing or licensing authority shall cause the 1236 completed form and impression sheet to be forwarded to the 1237 superintendent of the bureau of criminal identification and 1238 investigation. The appointing or licensing authority shall 1239 request the superintendent also to obtain information from the 1240 federal bureau of investigation, including fingerprint-based 1241 checks of the national crime information databases, and from 1242 other states and the federal government under the national crime 1243 prevention and privacy compact as part of the criminal records 1244

check.

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For all criminal records checks conducted under this 1246 section, the applicant for a casino operator, management 1247 company, holding company, gaming-related vendor, key employee, 1248 or casino gaming employee license or an internet casino gaming 1249 permit or internet casino gaming associate permit shall pay the 1250 fee charged by the bureau of criminal identification and 1251 1252 investigation or by a vendor approved by the bureau to conduct a criminal records check based on the applicant's fingerprints in 1253 1254 accordance with division (A) (15) of section 109.572 of the 1255 Revised Code. If the applicant for a key employee or casino gaming employee license is applying at the request of a casino 1256 operator, management company, permit holder, holding company, or 1257 gaming-related vendor, the casino operator, management company, 1258 permit holder, holding company, or gaming-related vendor shall 1259 pay the fee charged for all criminal records checks conducted 1260 under this section. 1261

The appointing or licensing authority shall review the 1262 results of a criminal records check. An appointee for a 1263 commission member shall forward the results of the criminal 1264 records check to the president of the senate before the senate 1265 1266 advises and consents to the appointment of the commission member. The appointing authority shall not appoint or retain the 1267 appointment of a person a criminal records check discloses has 1268 been convicted of or has pleaded guilty or no contest to any 1269 gambling offense, any theft offense, any offense having an 1270 element of fraud or misrepresentation, any offense having an 1271 element of moral turpitude, and any felony not otherwise 1272 included in the foregoing list, except as otherwise provided in 1273 section 3772.10 of the Revised Code. The licensing authority 1274 shall not license a person if a criminal records check discloses 1275

that the person has been convicted of a disqualifying offense. 1276 As used in this section, "disqualifying offense" means a 1277 disqualifying offense as determined by the licensing authority 1278 under section 9.79 of the Revised Code. 1279 The report of a criminal records check is not a public 1280 record that is open to public inspection and copying. The 1281 commission shall not make the report available to any person 1282 other than the person who was the subject of the criminal 1283 records check; an appointing or licensing authority; a member, 1284

the executive director, or an employee of the commission; or any 1285 court or agency, including a hearing examiner, in a judicial or 1286 administrative proceeding relating to the person's employment or 1287 application for a license under this chapter. 1288

Sec. 3772.08. (A) Casino Except as otherwise provided1289under section 3772.42 of the Revised Code, casino gaming shall1290be conducted only by licensed casino operators of the four1291casino facilities or by a licensed management company retained1292by a licensed casino operator.1293

(B) A licensed casino operator, licensed management
 (B) A licensed cas

Sec. 3772.091. (A) No license or permit issued under this 1297 chapter is transferable. Except as provided in division (B) of 1298 this section, new majority ownership interest or control of a 1299 licensee or permit holder shall require a new license or permit, 1300 as applicable. The commission may reopen a licensing or 1301 permitting investigation at any time. A significant change in or 1302 transfer of control, as determined by the commission, shall 1303 require the filing of an application for a new license or permit 1304 and submission of a license or permit fee with the commission 1305

before any such change or transfer of control is approved. A 1306 change in or transfer of control to an immediate family member 1307 is not considered a significant change under this section. 1308 (B) An initial license shall not be considered 1309 transferred, and a new license shall not be required, when an 1310 initial licensee that is licensed before June 1, 2013, does or 1311 has done both of the following: 1312 (1) Obtains a majority ownership interest in, or a change 1313 in or transfer of control of, another initial licensee for the 1314 same casino facility; and 1315 (2) Was investigated under this chapter as a parent, 1316 affiliate, subsidiary, key employee, or partner, or joint 1317 venturer with another initial licensee that has held for the 1318 same casino facility a majority ownership interest in or control 1319 of the initial license when the initial license was issued and 1320 when such an initial licensee obtains a majority ownership 1321 interest in or a change in or transfer of control. 1322 (C) As used in this section: 1323 (1) "Control" means either of the following: 1324 (a) Either: 1325 (i) Holding fifty per cent or more of the outstanding 1326 voting securities of a licensee or permit holder; or 1327

(ii) For an unincorporated licensee or permit holder,
having the right to fifty per cent or more of the profits of the
licensee or permit holder, or having the right in the event of
dissolution to fifty per cent or more of the assets of the
licensee or permit holder.

(b) Having the contractual power presently to designate 1333

fifty per cent or more of the directors of a for-profit or notfor-profit corporation, or in the case of trusts described in paragraphs (c)(3) to (5) of 16 C.F.R. 801.1, the trustees of such a trust.

(2) "Initial license" means the first plenary license1338issued to an initial licensee.1339

(3) "Initial licensee" means any of the persons issued an
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initial license to conduct or participate in conducting casino
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gaming at each casino facility as either a casino operator, a
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management company, or a holding company of a casino operator or
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management company.

Sec. 3772.10. (A) In determining whether to grant or 1345 maintain the privilege of a casino operator, management company, 1346 holding company, key employee, casino gaming employee, or 1347 gaming-related vendor license or an internet casino gaming 1348 permit or internet casino gaming associate permit, the Ohio 1349 casino control commission shall, except as provided in division 1350 (D) of this section, consider all of the following, as 1351 applicable: 1352

(1) The reputation, experience, and financial integrity of
the applicant, its holding company, if applicable, and any other
person that directly or indirectly controls the applicant;
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(2) The financial ability of the applicant to purchase and
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 maintain adequate liability and casualty insurance and to
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 provide an adequate surety bond;
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(3) The past and present compliance of the applicant and
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its affiliates or affiliated companies with casino-related
licensing requirements in this state or any other jurisdiction,
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including whether the applicant has a history of noncompliance
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with the casino licensing requirements of any jurisdiction; 1363 (4) If the applicant has been indicted, convicted, pleaded 1364 quilty or no contest, or forfeited bail concerning any criminal 1365 offense under the laws of any jurisdiction, either felony or 1366 misdemeanor, not including traffic violations; 1367 (5) If the applicant has filed, or had filed against it a 1368 proceeding for bankruptcy or has ever been involved in any 1369 formal process to adjust, defer, suspend, or otherwise work out 1370 the payment of any debt; 1371 (6) If the applicant has been served with a complaint or 1372 other notice filed with any public body regarding a payment of 1373 any tax required under federal, state, or local law that has 1374 been delinquent for one or more years; 1375 (7) If the applicant is or has been a defendant in 1376 litigation involving its business practices; 1377 (8) If awarding a license or permit would undermine the 1378 public's confidence in the casino gaming industry in this state; 1379 (9) If the applicant meets other standards for the 1380 issuance of a license or permit that the commission adopts by 1381 rule, which shall not be arbitrary, capricious, or contradictory 1382 to the expressed provisions of this chapter. 1383 (B) All applicants for a license or permit under this 1384 chapter shall establish their suitability for a license or 1385 permit by clear and convincing evidence. If the commission 1386 determines that a person is eligible under this chapter to be 1387 issued a license as a casino operator, management company, 1388 holding company, key employee, casino gaming employee, or 1389 gaming-related vendor, the commission shall issue such license 1390 for not more than three years, as determined by commission rule, 1391

if all other requirements of this chapter have been satisfied. 1392 (C) The commission shall not, except as provided in 1393 division (D) of this section, issue a casino operator, 1394 management company, holding company, key employee, casino gaming 1395 employee, or gaming-related vendor license or an internet casino 1396 gaming permit or internet casino gaming associate permit under 1397 this chapter to an applicant if: 1398 (1) The applicant has been convicted of a disqualifying 1399 offense, as defined in section 3772.07 of the Revised Code. 1400 (2) The applicant has submitted an application for license 1401 or permit under this chapter that contains false information. 1402 (3) The applicant is a commission member. 1403 (4) The applicant owns an ownership interest that is 1404 unlawful under this chapter, unless waived by the commission. 1405 (5) The applicant violates specific rules adopted by the 1406 commission related to denial of licensure or a permit. 1407 (6) The applicant is a member of or employed by a gaming 1408 regulatory body of a governmental unit in this state, another 1409 state, or the federal government, or is an employee of a 1410 1411 governmental unit of this state and in that capacity has significant influence or control, as determined by the 1412 commission, over the ability of a casino operator, management 1413 company, permit holder, holding company, institutional investor, 1414 or gaming-related vendor to conduct business in this state. This 1415 division does not prohibit a casino operator or management 1416 company from hiring special duty law enforcement officers if the 1417 officers are not specifically involved in gaming-related 1418 regulatory functions. 1419

(7) The commission otherwise determines the applicant is1420ineligible for the license or permit.1421

(D) The commission shall not refuse to issue a license or 1422
 permit to an applicant because the applicant was convicted of or 1423
 pleaded guilty to an offense unless the refusal is in accordance 1424
 with section 9.79 of the Revised Code. 1425

(E) (1) The commission shall investigate the qualifications 1426 of each applicant under this chapter before any license or 1427 permit_is issued and before any finding with regard to acts or 1428 transactions for which commission approval is required is made. 1429 The commission shall continue to observe the conduct of all 1430 licensees and permit holders and all other persons having a 1431 material involvement directly or indirectly with a casino 1432 operator, management company, permit holder, or holding company 1433 to ensure that licenses and permits are not issued to or held 1434 by, or that there is not any material involvement with a casino 1435 operator, management company, permit holder, or holding company 1436 by, an unqualified, disqualified, or unsuitable person or a 1437 person whose operations are conducted in an unsuitable manner or 1438 1439 in unsuitable or prohibited places or locations.

(2) The executive director may recommend to the commission
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that it deny any application, or limit, condition, or restrict,
or suspend or revoke, any license, permit, or finding, or impose
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any fine upon any licensee, permit holder, or other person
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according to this chapter and the rules adopted thereunder.

(3) A license <u>or permit</u> issued under this chapter is a 1445
revocable privilege. No licensee <u>or permit holder</u> has a vested 1446
right in or under any license <u>or permit</u> issued under this 1447
chapter. The initial determination of the commission to deny, or 1448
to limit, condition, or restrict, a license <u>or permit</u> may be 1449

appealed under section 2505.03 of the Revised Code.

(F) (1) An institutional investor may be found to be
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suitable or qualified by the commission under this chapter and
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the rules adopted under this chapter. An institutional investor
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shall be presumed suitable or qualified upon submitting
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documentation sufficient to establish qualifications as an
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institutional investor and upon certifying all of the following:

(a) The institutional investor owns, holds, or controls
securities issued by a licensee or permit holder or a holding,
intermediate, or parent company of a licensee or permit holder
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in the ordinary course of business for investment purposes only.

(b) The institutional investor does not exercise influence
over the affairs of the issuer of such securities nor over any
licensed subsidiary of the issuer of such securities.

(c) The institutional investor does not intend to exercise
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influence over the affairs of the issuer of such securities, nor
over any licensed subsidiary of the issuer of such securities,
in the future, and that it agrees to notify the commission in
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writing within thirty days if such intent changes.

(2) The exercise of voting privileges with regard to
securities shall not be deemed to constitute the exercise of
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influence over the affairs of a licensee or permit holder.
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(3) The commission shall rescind the presumption of 1472
suitability for an institutional investor at any time if the 1473
institutional investor exercises or intends to exercise 1474
influence or control over the affairs of the licensee or permit 1475
holder. 1476

(4) This division shall not be construed to preclude the1477commission from requesting information from or investigating the1478

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suitability or qualifications of an institutional investor if:	1479
(a) The commission becomes aware of facts or information	1480
that may result in the institutional investor being found	1481
unsuitable or disqualified; or	1482
(b) The commission has any other reason to seek	1483
information from the investor to determine whether it qualifies	1484
as an institutional investor.	1485
(5) If the commission finds an institutional investor to	1486
be unsuitable or unqualified, the commission shall so notify the	1487
investor and the casino operator, holding company, permit	1488
holder, management company, or gaming-related vendor licensee in	1489
which the investor invested. The commission shall allow the	1490
investor and the licensee or permit holder a reasonable amount	1491
of time, as specified by the commission on a case-by-case basis,	1492
to cure the conditions that caused the commission to find the	1493
investor unsuitable or unqualified. If during the specified	1494
period of time the investor or the licensee or permit holder	1495
does not or cannot cure the conditions that caused the	1496
commission to find the investor unsuitable or unqualified, the	1497
commission may allow the investor or licensee or permit holder	1498
more time to cure the conditions or the commission may begin	1499
proceedings to deny, suspend, or revoke the license or permit of	1500
the casino operator, permit holder, holding company, management	1501
company, or gaming-related vendor in which the investor invested	1502
or to deny any of the same the renewal of any such license <u>or</u>	1503
permit.	1504

(6) A private licensee, permit holder, or holding company
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shall provide the same information to the commission as a public
company would provide in a form 13d or form 13g filing to the
securities and exchange commission.

(G) Information provided on the application shall be used 1509 as a basis for a thorough background investigation of each 1510 applicant. A false or incomplete application is cause for denial 1511 of a license or permit by the commission. All applicants and , 1512 licensees, and permit holders shall consent to inspections, 1513 searches, and seizures and to the disclosure to the commission 1514 and its agents of confidential records, including tax records, 1515 held by any federal, state, or local agency, credit bureau, or 1516 financial institution and to provide handwriting exemplars, 1517 photographs, fingerprints, and information as authorized in this 1518 chapter and in rules adopted by the commission. 1519

(H) The commission shall provide a written statement to
each applicant for a license <u>or permit</u> under this chapter who is
denied the license <u>or permit</u> that describes the reason or
reasons for which the applicant was denied the license <u>or</u>
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permit.

(I) Not later than January 31 in each calendar year, the 1525 commission shall provide to the general assembly and the 1526 governor a report that, for each type of license or permit 1527 issued under this chapter, specifies the number of applications 1528 made in the preceding calendar year for each type of such 1529 license<u>or permit</u>, the number of applications denied in the 1530 preceding calendar year for each type of such license or permit, 1531 and the reasons for those denials. The information regarding the 1532 reasons for the denials shall specify each reason that resulted 1533 in, or that was a factor resulting in, denial for each type of 1534 license or permit issued under this chapter and, for each of 1535 those reasons, the total number of denials for each such type 1536 that involved that reason. 1537

Sec. 3772.112. Before a license is issued to a casino

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operator, and before an internet casino gaming associate permit 1539 is issued to a permit holder, the casino operator or permit 1540 holder shall post, and thereafter shall maintain, a surety bond 1541 in the amount of one million dollars payable to the state, 1542 conditioned on the casino operator <u>or permit holder</u> complying 1543 with Section 6(C) of Article XV, Ohio Constitution, this 1544 chapter, and the rules adopted under this chapter. The bond 1545 shall be issued by a surety that is licensed to do business in 1546 this state, and shall be approved by the commission. The total 1547 aggregate liability of the surety on the bond is limited to the 1548 amount specified in the bond. The surety shall not cancel the 1549 bond unless the surety has given the commission, in the event of 1550 nonpayment of premium, ten days' notice of the intention to 1551 cancel, and in the event of any other cause, thirty days' notice 1552 of the intention to cancel. If the bond is to be canceled, and 1553 if the casino operator or permit holder fails to post and 1554 maintain a new surety bond in the specified amount on or before 1555 the day of cancellation, the casino operator's license or the 1556 permit holder's internet casino gaming associate permit is void. 1557

Sec. 3772.12. (A) A person may apply for a gaming-related1558vendor license. All applications shall be certified as true.1559

(B) A person who holds a gaming-related vendor's license
is authorized to sell or lease, and to contract to sell or
lease, equipment and supplies to any licensee involved in the
ownership or management of a casino facility and to any permit
holder.

(C) Gambling supplies and equipment shall not be
distributed unless supplies and equipment conform to standards
adopted in rules adopted by the commission.

Sec. 3772.13. (A) No person may be employed as a key 1568

employee of a casino operator, management company, permit1569holder, or holding company unless the person is the holder of a1570valid key employee license issued by the commission.1571

(B) No person may be employed as a key employee of a 1572 gaming-related vendor unless that person is either the holder of 1573 a valid key employee license issued by the commission, or the 1574 person, at least five business days prior to the first day of 1575 1576 employment as a key employee, has filed a notification of employment with the commission and subsequently files a 1577 completed application for a key employee license within the 1578 first thirty days of employment as a key employee. 1579

(C) Each applicant shall, before the issuance of any key
employee license, produce information, documentation, and
assurances as are required by this chapter and rules adopted
thereunder. In addition, each applicant shall, in writing,
authorize the examination of all bank accounts and records as
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may be deemed necessary by the commission.

(D) To be eligible for a key employee license, the
applicant shall be at least twenty-one years of age and shall
meet the criteria set forth by rule by the commission.

(E) Each application for a key employee license shall be 1589 on a form prescribed by the commission and shall contain all 1590 information required by the commission. The applicant shall set 1591 forth in the application if the applicant has been issued prior 1592 gambling-related licenses; if the applicant has been licensed in 1593 any other state under any other name, and, if so, the name under 1594 which the license was issued and the applicant's age at the time 1595 the license was issued; any criminal conviction the applicant 1596 has had; and if a permit or license issued to the applicant in 1597 any other state has been suspended, restricted, or revoked, and, 1598

if so, the cause and the duration of each action. The applicant 1599 also shall complete a cover sheet for the application on which 1600 the applicant shall disclose the applicant's name, the business 1601 address of the casino operator, management company, permit 1602 holder, holding company, or gaming-related vendor employing the 1603 applicant, the business address and telephone number of such 1604 employer, and the county, state, and country in which the 1605 applicant's residence is located. 1606

(F) Each applicant shall submit with each application, on
a form provided by the commission, two sets of fingerprints. The
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commission shall charge each applicant an application fee set by
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the commission to cover all actual costs generated by each
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licensee and all background checks under this section and
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section 3772.07 of the Revised Code.

(G) (1) The casino operator, management company, <u>permit</u> 1613 <u>holder, or holding company by whom a person is employed as a key</u> 1614 employee shall terminate the person's employment in any capacity 1615 requiring a license under this chapter and shall not in any 1616 manner permit the person to exercise a significant influence 1617 over the operation of a casino facility <u>or over an internet</u> 1618 <u>casino gaming operation if:</u> 1619

(a) The person does not apply for and receive a key
(b) employee license within three months of being issued a
(c) 1621
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(b) The person's application for a key employee license is1623denied by the commission.1624
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(c) The person's key employee license is revoked by the16251626

The commission shall notify the casino operator, 1627

management company, permit holder, or holding company who1628employs such a person by certified mail, personal service,1629common carrier service utilizing any form of delivery requiring1630a signed receipt or by an electronic means that provides1631evidence of delivery, of any such finding, denial, or1632revocation.1633

(2) A casino operator, management company, <u>permit holder</u>, 1634 or holding company shall not pay to a person whose employment is 1635 terminated under division (G)(1) of this section, any 1636 remuneration for any services performed in any capacity in which 1637 the person is required to be licensed, except for amounts due 1638 for services rendered before notice was received under that 1639 division. A contract or other agreement for personal services or 1640 for the conduct of any casino gaming at a casino facility or 1641 internet casino gaming operation between a casino operator, 1642 management company, permit holder, or holding company and a 1643 person whose employment is terminated under division (G)(1) of 1644 this section may be terminated by the casino operator, 1645 management company, permit holder, or holding company without 1646 further liability on the part of the casino operator, management 1647 company, permit holder, or holding company. Any such contract or 1648 other agreement is deemed to include a term authorizing its 1649 termination without further liability on the part of the casino 1650 operator, management company, permit holder, or holding company 1651 upon receiving notice under division (G)(1) of this section. 1652 That a contract or other agreement does not expressly include 1653 such a term is not a defense in any action brought to terminate 1654 the contract or other agreement, and is not grounds for relief 1655 in any action brought questioning termination of the contract or 1656 other agreement. 1657

(3) A casino operator, management company, <u>permit holder</u>, 1658

or holding company, without having obtained the prior approval 1659 of the commission, shall not enter into any contract or other 1660 agreement with a person who has been found unsuitable, who has 1661 been denied a license, or whose license has been revoked under 1662 division (G)(1) of this section, or with any business enterprise 1663 under the control of such a person, after the date on which the 1664 1665 casino operator, management company, permit holder, or holding company receives notice under that division. 1666

(H) Notwithstanding the requirements for a license under
this section, the commission shall issue a key employee license
in accordance with Chapter 4796. of the Revised Code to an
applicant if either of the following applies:

(1) The applicant holds a license in another state. 1671

(2) The applicant has satisfactory work experience, a
government certification, or a private certification as
described in that chapter as a key employee of a casino
operator, management company, permit holder, or holding company
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in a state that does not issue that license.

Sec. 3772.131. (A) All casino gaming employees are1677required to have a casino gaming employee license. "Casino1678gaming employee" means the following and their supervisors:1679

(1) Individuals involved in operating a casino gaming pit,
including dealers, shills, clerks, hosts, and junket
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representatives;

(2) Individuals involved in handling money, including1683cashiers, change persons, count teams, and coin wrappers;1684

(3) Individuals involved in operating casino games; 1685

(4) Individuals involved in operating and maintaining slot 1686

payoff persons; 1688 (5) Individuals involved in security, including guards and 1689 1690 game observers; (6) Individuals involved in the conduct of internet casino 1691 gaming as part of an internet casino gaming operation; 1692 (7) Individuals with duties similar to those described in 1693 divisions (A) (1) to $\frac{(5)}{(6)}$ of this section or other persons as 1694 the commission determines. "Casino gaming employee" does not 1695 include an individual whose duties are related solely to 1696 nongaming activities such as entertainment, hotel operation, 1697 maintenance, or preparing or serving food and beverages. 1698 (B) The commission may issue a casino gaming employee 1699 license to an applicant after it has determined that the 1700 applicant is eligible for a license under rules adopted by the 1701 commission and paid any applicable fee. All applications shall 1702 be certified as true. 1703 (C) To be eligible for a casino gaming employee license, 1704 an applicant shall be at least twenty-one years of age. 1705 (D) Each application for a casino gaming employee license 1706 shall be on a form prescribed by the commission and shall 1707 contain all information required by the commission. The 1708 applicant shall set forth in the application if the applicant 1709

machines, including mechanics, floor persons, and change and

has been issued prior gambling-related licenses; if the 1710 applicant has been licensed in any other state under any other 1711 name, and, if so, the name under which the license was issued 1712 and the applicant's age at the time the license was issued; any 1713 criminal conviction the applicant has had; and if a permit or 1714 license issued to the applicant in any other state has been 1715

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suspended, restricted, or revoked, and, if so, the cause and the 1716 duration of each action. 1717

(E) Each applicant shall submit with each application, on 1718
a form provided by the commission, two sets of the applicant's 1719
fingerprints. The commission shall charge each applicant an 1720
application fee to cover all actual costs generated by each 1721
licensee and all background checks. 1722

(F) Notwithstanding the requirements for a license under
this section, the commission shall issue a casino gaming
1724
employee license in accordance with Chapter 4796. of the Revised
1725
Code to an applicant if either of the following applies:
1726

(1) The applicant holds a license in another state. 1727

(2) The applicant has satisfactory work experience, a
government certification, or a private certification as
described in that chapter as a casino gaming employee in a state
that does not issue that license.

Sec. 3772.16. (A) Any information concerning the following 1732 submitted, collected, or gathered as part of an application to 1733 the commission for a license <u>or permit</u> under this chapter is 1734 confidential and not subject to disclosure by any state agency 1735 or political subdivision as a record under section 149.43 of the 1736 Revised Code: 1737

(1) A minor child of an applicant;

(2) The social security number, passport number, or 1739
federal tax identification number of an applicant or the spouse 1740
of an applicant; 1741

(3) The home address and telephone number of an applicantor the spouse or dependent of an applicant;1743

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(4) An applicant's birth certificate; 1744 (5) The driver's license number of an applicant or the 1745 applicant's spouse; 1746 (6) The name or address of a previous spouse of the 1747 1748 applicant; (7) The date of birth of the applicant and the spouse of 1749 an applicant; 1750 (8) The place of birth of the applicant and the spouse of 1751 1752 an applicant; (9) The personal financial information and records of an 1753 applicant or of an employee or the spouse or dependent of an 1754 applicant, including tax returns and information, and records of 1755 criminal proceedings; 1756 (10) Any information concerning a victim of domestic 1757 violence, sexual assault, or stalking; 1758 (11) The electronic mail address of the spouse or family 1759 1760 member of the applicant; (12) Any trade secret, medical records, and patents or 1761 exclusive licenses; 1762 (13) Security information, including risk prevention 1763 plans, detection and countermeasures, location of count rooms or 1764 other money storage areas, emergency management plans, security 1765 and surveillance plans, equipment and usage protocols, and theft 1766 and fraud prevention plans and countermeasures; 1767 (14) Information provided in a multijurisdictional 1768 personal history disclosure form, including the Ohio supplement, 1769 exhibits, attachments, and updates. 1770

(B) Notwithstanding any other law, upon written request 1771 from a person, the commission shall provide the following 1772 information to the person except as provided in this chapter: 1773 (1) The information provided under this chapter concerning 1774 a licensee, permit holder, or an-applicant; 1775 (2) The amount of the wagering tax and admission tax paid 1776 daily to the state by a licensed applicant or an operating 1777 agent; and 1778 (3) The amount of the internet casino gaming receipts tax 1779 paid monthly to the state by a permit holder; 1780 (4) A copy of a letter providing the reasons for the 1781 denial of an applicant's license or permit or an operating 1782 agent's contract and a copy of a letter providing the reasons 1783 for the commission's refusal to allow an applicant to withdraw 1784 the applicant's application, but with confidential information 1785 redacted if that information is the reason for the denial or 1786 refusal to withdraw. 1787 (C) The individual's name, the individual's place of 1788 employment, the individual's job title, and the individual's 1789 gaming experience that is provided for an individual who holds, 1790 held, or has applied for a license under this chapter is not 1791 confidential. The reason for denial or revocation of a license 1792 or for disciplinary action against the individual and 1793 information submitted by the individual for a felony waiver 1794 request is not confidential. The cover sheet completed by an 1795 applicant for a key employee license under section 3772.13 of 1796 the Revised Code is not confidential. 1797 (D) An individual who holds, held, or has applied for a 1798

(D) An individual who holds, held, or has applied for a 1798 license <u>or permit</u> under this chapter may waive the 1799

confidentiality requirements of division (A) of this section.	1800
(E) Confidential information received by the commission	1801
from another jurisdiction relating to a person who holds, held,	1802
or has applied for a license <u>or permit under this chapter is</u>	1803
confidential and not subject to disclosure as a public record	1804
under section 149.43 of the Revised Code. The commission may	1805
share the information referenced in this division with, or	1806
disclose the information to, the inspector general, any	1807
appropriate prosecuting authority, any law enforcement agency,	1808
or any other appropriate governmental or licensing agency, if	1809
the agency that receives the information complies with the same	1810
requirements regarding confidentiality as those with which the	1811
commission must comply.	1812
Sec. 3772.18. (A) Each casino operator, management	1813
company, and holding company involved in the application and	1814
ownership or management of a casino facility, and each permit	1815
holder, shall provide to the commission as applicable:	1816
(1) An annual balance sheet;	1817
(2) An annual income statement;	1818
(3) An annual audited financial statement;	1819
(4) A list of the stockholders or other persons having at	1820
least a five per cent ownership interest in the casino operator,	1821
management company, permit holder, or holding company and any	1822
other information the commission considers necessary for the	1823
effective administration of this chapter;	1824
(5) Notification of any material changes to the	1825
applicant's or , licensee's, or permit holder's stockholders	1826
must be provided to the commission within sixty days of the	1827
change. Notification of any refinancing and debt issuance shall	1828

be in accordance with rules adopted by the commission under 1829 Chapter 119. of the Revised Code; and 1830 (6) An applicant's compulsive and problem gambling plan. A 1831 casino operator or permit holder shall submit an annual summary 1832 of its compulsive and problem gambling plan to the commission. 1833 The plan at a minimum shall contain the following elements: 1834 (a) The goals of the plan and procedures and timetables to 1835 implement the plan; 1836 (b) The identification of the individual who will be 1837 responsible for the implementation and maintenance of the plan; 1838 1839 (c) Policies and procedures including the following: (i) The commitment of the casino operator or permit holder 1840 to train appropriate employees; 1841 (ii) The duties and responsibilities of the employees 1842 designated to implement or participate in the plan; 1843 (iii) The responsibility of patrons with respect to 1844 1845 responsible gambling; (iv) Procedures for providing information to individuals 1846 regarding community, public and private treatment services, 1847 gamblers anonymous programs, and similar treatment or addiction 1848 therapy programs designed to prevent, treat, or monitor 1849 compulsive and problem gamblers and to counsel family members; 1850 (v) The provision of printed or electronic material to 1851 educate patrons about compulsive and problem gambling and to 1852

(vi) The employee training program;

problem gamblers and their families;

inform them about treatment services available to compulsive and

Page 64

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(vii) Procedures to prevent underage gambling;	1856
(viii) Procedures to prevent intoxicated patrons from	1857
gambling;	1858
(ix) The plan for posting signs within the casino facility	1859
containing gambling treatment information, if applicable;	1860
(x) The plan for displaying gambling treatment information	1861
prominently to internet casino gaming patrons, if applicable,	1862
including when a patron logs on or off an internet casino gaming	1863
web site or mobile application.	1864
(B) Each casino operator shall submit quarterly updates	1865
and an annual report to the commission of its adherence to the	1866
plans and goals submitted under division (A) of this section.	1867
(C) Preference shall be given to each of the following to	1868
train employees for casino-related employment opportunities:	1869
(1) State institutions of higher education as defined in	1870
section 3345.011 of the Revised Code;	1871
(2) Private career schools holding program authorizations	1872
issued by the state board of career colleges and schools under	1873
division (C) of section 3332.05 of the Revised Code;	1874
(3) Private institutions exempt from regulation under	1875
Chapter 3332. of the Revised Code as prescribed in section	1876
3333.046 of the Revised Code.	1877
Sec. 3772.20. (A) A-Except as otherwise permitted under	1878
section 3772.42 of the Revised Code, a maximum of five thousand	1879
slot machines may be operated at a casino facility. Each casino	1880
operator for each casino facility shall determine the total	1881
number of slot machines in their facility, up to a maximum of	1882
five thousand slot machines that may be operated at such casino	1883

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facility. There shall be no limit on the number of table games 1884 allowed at each casino facility. 1885 (B) Any slot machine game or table game currently 1886 authorized in, and any future slot machine or table game 1887 authorized in, the states of Indiana, Michigan, Pennsylvania, 1888 and West Virginia may be conducted at casino facilities in this 1889 state and may be offered through internet casino gaming at the 1890 discretion of a licensed casino operator or permit holder, as 1891 applicable, but only after being approved, upon application by a 1892 licensed casino operator or permit holder, by the commission. 1893 (C) Minimum and maximum wagers on casino gaming shall be 1894 determined by casino operators and permit holders, subject to 1895 the commission's approval. 1896 (D) No slot machine shall be set to pay out less than the 1897 theoretical payout percentage, which shall be not less than 1898 eighty-five per cent, as specifically approved by the 1899 commission. The commission shall adopt rules that define the 1900 theoretical payout percentage of a slot machine based on the 1901 total value of the jackpots expected to be paid by a slot 1902 machine divided by the total value of slot machine wagers 1903 expected to be made on that slot machine during the same portion 1904 of the game cycle and define an equivalent theoretical payout 1905 percentage for slot machine gaming offered through internet 1906 casino gaming. In determining the theoretical payout percentage, 1907 the commission may consider market conditions, the payout 1908 percentage in other states, the impact on gaming within the 1909 market, or any other factor the commission deems relevant. The 1910 commission may adjust the payout percentage at any time. 1911 Sec. 3772.22. (A) All casino facility operations shall use 1912

a cashless wagering system whereby all wagerers' money is 1913

converted to chips, tokens, tickets, electronic cards, or other 1914 instruments of value at the request of the wagerer that may only 1915 be used for wagering at a casino facility. Wagering shall not be 1916 conducted with money or other negotiable currency. 1917

(B) Wagers Except as otherwise permitted under section
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<u>3772.43 of the Revised Code, wagers may be received only from a</u>
person present at a casino facility. A wagerer present at a
casino facility shall not place or attempt to place a wager on
behalf of an individual who is not present at the casino
facility.

Sec. 3772.23. (A) All-Except as otherwise permitted under 1924 section 3772.43 of the Revised Code, all tokens, chips, or 1925 electronic cards that are used to make wagers shall be purchased 1926 from the casino operator or management company while at a casino 1927 facility that has been approved by the commission. Chips, 1928 tokens, tickets, electronic cards, or similar objects may be 1929 used while at the casino facility only for the purpose of making 1930 wagers on casino games. 1931

(B) Casino operators and , management companies, and
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permit holders may provide promotional gaming credits to their
patrons. Promotional gaming credits shall be subject to
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oversight by the commission.

(C) Casino operators and <u>,</u> management companies<u>, and</u> <u>permit holders</u> shall not do any of the following: 1937

(1) Obtain a license to operate a check-cashing businessunder sections 1315.01 to 1315.30 of the Revised Code;1939

(2) Obtain a license to provide loans under sections1321.01 to 1321.19 of the Revised Code;1941

(3) Obtain a license to provide loans under sections 1942

1321.35 to 1321.48 of the Revised Code.

Sec. 3772.26. (A) Each of the four casino facilities and 1944 each internet casino gaming operation shall be subject to all 1945 applicable state laws and local ordinances related to health and 1946 building codes, or any related requirements and provisions. 1947 Notwithstanding the foregoing, no local zoning, land use laws, 1948 subdivision regulations or similar provisions shall prohibit the 1949 development or operation of the four casino facilities, the 1950 establishment of an internet casino gaming operation, or casino 1951 gaming set forth herein, provided that no casino facility or 1952 internet casino gaming operation shall be located in a district 1953 zoned exclusively residential as of January 1, 2009. 1954

(B) No municipal corporation or other political 1955 subdivision in which a casino facility or internet casino gaming 1956 operation is located shall be required to provide or improve 1957 infrastructure, appropriate property, or otherwise take any 1958 affirmative legislative or administrative action to assist 1959 development or operation of a casino facility or internet casino 1960 gaming operation, regardless of the source of funding but if 1961 1962 such action is essential to the development or operation of a casino facility or internet casino gaming operation, the 1963 municipal corporation or other political subdivision may charge 1964 the casino operator or permit holder for any costs incurred for 1965 such action. 1966

Sec. 3772.31. (A) The commission, by and through the1967executive director of the commission and as required under1968section 125.05 of the Revised Code, may enter into contracts1969necessary to ensure the proper operation and reporting of all1970casino gaming authorized under this chapter. The commission1971shall not require use of a central system by a casino operator1972

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1943

or permit holder if the casino operator or permit holder is in 1973 compliance with this chapter. If the commission determines, 1974 after written notice to the casino operator or permit holder and 1975 a hearing under section 3772.04 of the Revised Code, that a 1976 casino operator or permit holder is not in compliance with this 1977 chapter, the commission may determine it is necessary to require 1978 the casino operator or permit holder to install and implement a 1979 central system under such conditions as the commission may 1980 require. Before any such hearing, the commission shall provide 1981 the casino operator or permit holder with written notice that 1982 the casino operator or permit holder is not in compliance with a 1983 specific requirement of this chapter, describe the requirement, 1984 and provide the casino operator or permit holder at least thirty 1985 days to cure the noncompliance or, if the cure cannot be 1986 reasonably rectified within thirty days, require the casino 1987 operator or permit holder to demonstrate to the commission's 1988 satisfaction that the casino operator or permit holder is 1989 diligently pursuing the required cure. The system shall be 1990 operated by or under the commission's control. If the commission 1991 determines that a central system is necessary and adopts rules 1992 authorizing a central system, casino operators and permit 1993 holders shall be responsible for the costs of the central system 1994 as it relates to casino facilities or internet casino gaming, as 1995 applicable. 1996

(B) The commission shall certify independent testing
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laboratories to scientifically test and technically evaluate all
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slot machines, mechanical, electromechanical, or electronic
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table games, slot accounting systems, and other electronic
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gaming equipment for compliance with this chapter. The certified
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independent testing laboratories shall be accredited by a
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national accreditation body. The commission shall certify an

independent testing laboratory if it is competent and qualified 2004 to scientifically test and evaluate electronic gaming equipment 2005 for compliance with this chapter and to otherwise perform the 2006 functions assigned to an independent testing laboratory under 2007 this chapter. An independent testing laboratory shall not be 2008 owned or controlled by, or have any interest in, a gaming-2009 related vendor of electronic gaming equipment. The commission 2010 shall prepare a list of certified independent testing 2011 laboratories from which independent testing laboratories shall 2012 2013 be chosen for all purposes under this chapter.

Sec. 3772.34. There is hereby created in the state 2014 treasury the casino operator settlement fund. The fund shall 2015 receive any money paid to the state by the operators of casino 2016 facilities or by permit holders in excess of any licenses, 2017 permits, or fees provided by this chapter or by Section 6(C) of 2018 Article XV, Ohio Constitution, and in excess of any taxes as 2019 provided by Title LVII of the Revised Code. Moneys in the fund 2020 may be used for activities related to workforce development, 2021 economic development, job creation, training, education, food 2022 banks, and expenses. 2023

Sec. 3772.35. (A) (A) (1) Any action asserting that this 2024 chapter, or any portion of this chapter, or any rule adopted 2025 under this chapter as enacted by H.B. 386 of the 129th general 2026 assembly, violates any provision of the Ohio Constitution shall 2027 be brought in the court of common pleas of Franklin county 2028 within ninety days after the effective date of the enactment of 2029 this section by Sub. H.B. 386 of the 129th general assembly or 2030 not later than September 9, 2012. 2031

(2) Any action asserting that any amendment to this2032chapter violates any provision of the Ohio Constitution shall be2033

brought in the court of common pleas of Franklin county within	2034
ninety days after the effective date of the amendment.	2035
(3) Any action asserting that any rule adopted under this	2036
chapter violates any provision of the Ohio Constitution shall be	2037
brought in the court of common pleas of Franklin county within	2038
ninety days after the effective date of any <u>the</u>rule, as	2039
applicable.	2040
(B) Any claim asserting that any action taken by the	2041
commission under this chapter violates any provision of the Ohio	2042
Constitution or any provision of the Revised Code shall be	2043
brought in the court of common pleas of Franklin county within	2044
sixty days after the action is taken.	2045
(C) Divisions (A) and (B) of this section do not apply to	2046
any claim within the original jurisdiction of the supreme court	2047
or a court of appeals under Article IV of the Ohio Constitution.	2048
(D) The court of common pleas of Franklin county shall	2049
give any claim filed under division (A) or (B) of this section	2050
priority over all other civil cases before the court,	2051
irrespective of position on the court's calendar, and shall make	2052
a determination on the claim expeditiously. A court of appeals	2053
shall give any appeal from a final order issued in a case	2054
brought under division (A) or (B) of this section priority over	2055
all other civil cases before the court, irrespective of position	2056
on the court's calendar, and shall make a determination on the	2057
appeal expeditiously.	2058
Sec. 3772.37. (A) Pursuant to section 131.02 of the	2059
Revised Code, the attorney general shall develop and implement a	2060
real time data match program and make it available to each	2061
casino operator-and, management company, and permit holder to	2062

identify patrons who owe amounts to the state or a political 2063 subdivision.

(B) (1) Before disbursing any casino winnings to a patron 2065 that meet or exceed the reportable winnings amount set by 26 2066 U.S.C. 6041, a casino operator or , management company, or 2067 permit holder shall consult the data match program to determine 2068 whether the patron owes any amounts to the state or a political 2069 subdivision. If the data match program indicates that the patron 2070 owes any amounts to the state or a political subdivision, the 2071 casino operator or , management company, or permit holder shall 2072 withhold from the patron's winnings an amount sufficient to 2073 2074 satisfy those amounts, up to the amount of the winnings.

(2) If the data match program described in section 3123.90 2075 of the Revised Code indicates that the patron also is in default 2076 2077 under a support order, the casino operator or, management company, or permit holder shall transmit to the department of 2078 job and family services an amount sufficient to satisfy any past 2079 2080 due support owed by the patron, up to the amount of the winnings, before transmitting any remaining amount to the 2081 attorney general under division (C) of this section. 2082

(C) (1) Not later than seven days after withholding an 2083 amount under division (B) of this section, the casino operator-<u>or</u>, management company, or permit holder shall transmit to the 2085 attorney general any amount withheld and not already disbursed 2086 to the department of job and family services under section 2087 3123.90 of the Revised Code as payment on the amount owed. 2088

(2) If the patron owes more than one amount to the state
or a political subdivision as identified by the data match
program described in this section, the amount owed to the state
shall be satisfied first, except that any amounts owed under
2092

section 5739.33 and division (G) of section 5747.07 of the 2093 Revised Code shall have first priority. 2094 (D) Except as otherwise provided in section 131.021 of the 2095 Revised Code, this section applies only to amounts owed that 2096 have become final. 2097 (E) The attorney general, in consultation with the 2098 commission, may adopt rules under Chapter 119. of the Revised 2099 Code as necessary to implement this section. 2100 Sec. 3772.40. (A) A licensed casino operator may apply to 2101 the Ohio casino control commission, on a form prescribed by the 2102 commission, for an internet casino gaming permit. 2103 (B) An applicant for an initial internet casino gaming 2104 permit shall pay the following fees: 2105 2106 (1) A nonrefundable application fee of an amount prescribed by the commission, which shall be at least one 2107 hundred thousand dollars, to be deposited in the casino control 2108 2109 commission fund; (2) A permit fee of an amount prescribed by the 2110 commission, which shall be at least three hundred thousand 2111 dollars, to be deposited in the casino control commission fund; 2112 (3) A problem gambling fee of two hundred fifty thousand 2113 dollars, to be deposited in the problem casino gambling and 2114 addictions fund. 2115 (C) An applicant for a renewed internet casino gaming 2116 permit shall pay the following fees: 2117 (1) A permit fee of an amount prescribed by the 2118 commission, which shall be at least two hundred fifty thousand 2119 dollars, to be deposited in the casino control commission fund; 2120

(2) A problem gambling fee of two hundred fifty thousand 2121 dollars, to be deposited in the problem casino gambling and 2122 addictions fund. 2123 (D) An internet casino gaming permit is valid for a period 2124 <u>of one year.</u> 2125 Sec. 3772.41. (A) A licensed casino operator may designate 2126 2127 one or more persons to operate internet casino gaming on behalf of the licensed casino operator pursuant to a written agreement 2128 with the licensed casino operator. Each such person shall apply 2129 to the Ohio casino control commission, on a form prescribed by 2130 the commission, for an internet casino gaming associate permit. 2131 (B) An applicant for an initial internet casino gaming 2132 associate permit shall pay the following fees: 2133 (1) A nonrefundable application fee in an amount 2134 prescribed by the commission, which shall be at least one 2135 hundred thousand dollars, to be deposited in the casino control 2136 commission fund; 2137 (2) A permit fee in an amount prescribed by the 2138 commission, which shall be at least three hundred thousand 2139 dollars, to be deposited in the casino control commission fund. 2140 (C) An <u>applicant for a renewed internet casino gaming</u> 2141 associate permit shall pay a permit fee in an amount prescribed 2142 by the commission, which shall be at least two hundred fifty 2143 thousand dollars, to be deposited in the casino control 2144 commission fund. 2145 (D) An internet casino gaming associate permit is valid 2146 for a period of one year, provided that an internet casino 2147 gaming associate permit ceases to be valid if the licensed 2148 casino operator revokes its designation under division (A) of 2149

this section. 2150 Sec. 3772.42. (A) A permit holder may conduct internet 2151 casino gaming in this state in accordance with this chapter and 2152 with the rules of the Ohio casino control commission. No person 2153 who lacks a current and valid internet casino gaming permit or 2154 internet casino gaming associate permit shall conduct internet 2155 casino gaming. 2156 (B) An internet casino gaming operation shall be located 2157 2158 on premises in this state that are under the control of the permit holder. A facility, or an area of a casino facility, that 2159 is used to conduct internet casino gaming shall meet all of the 2160 following requirements: 2161 (1) It shall be secure and inaccessible to the public and 2162 shall be under the complete control of the permit holder. 2163 (2) It shall be arranged in a manner that promotes optimum 2164 security for internet casino gaming and that does not interfere 2165 with the ability of the commission to supervise the internet 2166 2167 casino gaming operation. (3) It shall include a closed circuit visual monitoring 2168 system according to specifications approved by the commission. 2169 The permit holder shall provide the commission at all times with 2170 physical access to the facility and with remote access to the 2171 2172 visual monitoring system. (4) It shall comply with any other requirements prescribed 2173 by the commission by rule. 2174 (C) No permit holder shall retain any person to act as an 2175

internet gaming marketing affiliate for the permit holder unless2176the person has a current and valid internet gaming marketing2177affiliate license issued under Chapter 3775. of the Revised2178

<u>Code.</u>

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	2115
Sec. 3772.43. (A) Except as otherwise permitted under	2180
section 3772.44 of the Revised Code, a permit holder may accept	2181
internet casino gaming wagers only from individuals who are at	2182
least twenty-one years of age and who are physically located in	2183
this state. The permit holder shall use location-based	2184
technology and age verification technology to prohibit	2185
ineligible individuals from participating in internet casino	2186
gaming.	2187
(B) A permit holder may accept an internet casino gaming	2188
wager from an individual only using funds in the individual's	2189
electronic wagering account established with the permit holder	2190
under the individual's full legal name. A permit holder shall	2191
not accept a wager in an amount that exceeds the available funds	2192
in the account.	2193
Sec. 3772.44. The Ohio casino control commission may, by	2194
rule, allow permit holders to accept internet casino gaming	0105
	2195
wagers from individuals who are not physically located in this	2195
wagers from individuals who are not physically located in this state if the commission determines that doing so would not be	
	2196
state if the commission determines that doing so would not be	2196 2197
state if the commission determines that doing so would not be inconsistent with federal law or the laws of the jurisdictions	2196 2197 2198
state if the commission determines that doing so would not be inconsistent with federal law or the laws of the jurisdictions in which the individuals are located. The commission may enter	2196 2197 2198 2199
state if the commission determines that doing so would not be inconsistent with federal law or the laws of the jurisdictions in which the individuals are located. The commission may enter into reciprocal agreements with other jurisdictions to allow	2196 2197 2198 2199 2200
state if the commission determines that doing so would not be inconsistent with federal law or the laws of the jurisdictions in which the individuals are located. The commission may enter into reciprocal agreements with other jurisdictions to allow permit holders to accept internet casino gaming wagers from	2196 2197 2198 2199 2200 2201
state if the commission determines that doing so would not be inconsistent with federal law or the laws of the jurisdictions in which the individuals are located. The commission may enter into reciprocal agreements with other jurisdictions to allow permit holders to accept internet casino gaming wagers from individuals located in those jurisdictions, to the extent	2196 2197 2198 2199 2200 2201 2201
state if the commission determines that doing so would not be inconsistent with federal law or the laws of the jurisdictions in which the individuals are located. The commission may enter into reciprocal agreements with other jurisdictions to allow permit holders to accept internet casino gaming wagers from individuals located in those jurisdictions, to the extent consistent with federal law and the laws of this state.	2196 2197 2198 2199 2200 2201 2202 2203
<pre>state if the commission determines that doing so would not be inconsistent with federal law or the laws of the jurisdictions in which the individuals are located. The commission may enter into reciprocal agreements with other jurisdictions to allow permit holders to accept internet casino gaming wagers from individuals located in those jurisdictions, to the extent consistent with federal law and the laws of this state. Sec. 3772.45. (A) (1) In addition to participating in the</pre>	2196 2197 2198 2199 2200 2201 2202 2203 2203
<pre>state if the commission determines that doing so would not be inconsistent with federal law or the laws of the jurisdictions in which the individuals are located. The commission may enter into reciprocal agreements with other jurisdictions to allow permit holders to accept internet casino gaming wagers from individuals located in those jurisdictions, to the extent consistent with federal law and the laws of this state. Sec. 3772.45. (A) (1) In addition to participating in the voluntary exclusion program established under division (D) (10)</pre>	2196 2197 2198 2199 2200 2201 2202 2203 2204 2204 2205

(a) Limit the amount of funds the patron may wager with 2209 the permit holder through internet casino gaming during a given 2210 period; 2211 (b) Suspend the patron's ability to participate in 2212 internet casino gaming offered by the permit holder for a given 2213 period. 2214 (2) The mechanisms described in division (A)(1) of this 2215 section shall not prevent a patron from withdrawing funds from 2216 the patron's electronic gaming account. 2217 (3) During any voluntary suspension period of seventy-two 2218 hours or more, the permit holder shall make all reasonable 2219 attempts, as determined by the commission, to cease all direct 2220 marketing efforts to the patron. 2221 (B) The Ohio casino control commission annually shall 2222 engage a person or entity with expertise in the area of problem 2223 gambling and gambling addiction to prepare and distribute a 2224 report concerning the impact of internet casino gaming on the 2225 rates of problem gambling and gambling addiction in this state. 2226 The commission shall pay the cost of preparing and distributing 2227 the report out of the permit fees collected under sections 2228 3772.40 and 3772.41 of the Revised Code. 2229 Sec. 3772.99. (A) The commission shall levy and collect 2230 penalties for noncriminal violations of this chapter. 2231 Noncriminal violations include using the term "casino" in any 2232 advertisement in regard to a facility operating video lottery 2233 terminals, as defined in section 3770.21 of the Revised Code, in 2234 this state. Moneys collected from such penalty levies shall be 2235 credited to the general revenue fund. 2236

(B) If a licensed casino operator, management company, 2237

permit holder, holding company, gaming-related vendor, or key 2238 employee violates this chapter or engages in a fraudulent act, 2239 the commission may suspend or revoke the license or permit and 2240 may do either or both of the following: 2241 (1) Suspend, revoke, or restrict the casino gaming 2242 operations of a casino operator or the internet casino gaming 2243 operation of a permit holder, as applicable; 2244 2245 (2) Require the removal of a management company, key employee, or discontinuance of services from a gaming-related 2246 2247 vendor. (C) The commission shall impose civil penalties against a 2248 person who violates this chapter under the penalties adopted by 2249 commission rule. 2250 (D) A person who purposely or knowingly does any of the 2251 following commits a misdemeanor of the first degree on the first 2252 offense and a felony of the fifth degree for a subsequent 2253 offense: 2254 (1) Makes a false statement on an application submitted 2255 under this chapter; 2256 2257 (2) Permits a person less than twenty-one years of age to make a wager at a casino facility or through internet casino 2258 2259 gaming; (3) Aids, induces, or causes a person less than twenty-one 2260 years of age who is not an employee of the casino gaming 2261 operation to enter or attempt to enter a casino facility or to 2262 participate in internet casino gaming; 2263

(4) Enters or attempts to enter a casino facility while2264under twenty-one years of age, unless the person enters a2265

designated area as described in section 3772.24 of the Revised 2266 Code: 2267 (5) Is a casino operator or employee and participates in 2268 casino gaming at the casino facility at which the casino 2269 operator or employee has an interest or is employed or at an 2270 affiliated casino facility in this state other than as part of 2271 operation or employment; 2272 2273 (6) Is a permit holder or a permit holder's employee and participates in internet casino gaming through the permit 2274 holder's internet casino gaming operation or through an 2275 affiliated internet casino gaming operation in this state other 2276 than as part of operating internet casino gaming or as part of 2277 the person's employment. 2278 2279 (E) A person who purposely or knowingly does any of the following commits a felony of the fifth degree on a first 2280 offense and a felony of the fourth degree for a subsequent 2281 offense. If the person is a licensee or permit holder under this 2282 chapter, the commission shall revoke the person's license or 2283 permit after the first offense. 2284 (1) Uses or possesses with the intent to use a device to 2285 assist in projecting the outcome of the casino game, keeping 2286

track of the cards played, analyzing the probability of the2287occurrence of an event relating to the casino game, or analyzing2288the strategy for playing or betting to be used in the casino2289game, except as permitted by the commission;2290

(2) Cheats at a casino game;

(3) Manufactures, sells, or distributes any cards, chips,
dice, game, or device that is intended to be used to violate
this chapter;

(4) Alters or misrepresents the outcome of a casino game
on which wagers have been made after the outcome is made sure
but before the outcome is revealed to the players;
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(5) Places, increases, or decreases a wager on the outcome
of a casino game after acquiring knowledge that is not available
to all players and concerns the outcome of the casino game that
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is the subject of the wager;

(6) Aids a person in acquiring the knowledge described in
division (E) (5) of this section for the purpose of placing,
increasing, or decreasing a wager contingent on the outcome of a
casino game;

(7) Claims, collects, takes, or attempts to claim,
collect, or take money or anything of value in or from a casino
game with the intent to defraud or without having made a wager
contingent on winning a casino game;
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(8) Claims, collects, or takes an amount of money or thing(8) claims, collects, or takes an amount of money or thing(8) 2310(8) 2310(9) 2311(9) 2311

(9) Uses or possesses counterfeit chips, tokens, orcashless wagering instruments in or for use in a casino game;2313

2314 (10) Possesses a key or device designed for opening, entering, or affecting the operation of a casino game, drop box, 2315 or an electronic or a mechanical device connected with the 2316 2317 casino game or removing coins, tokens, chips, or other contents of a casino game. This division does not apply to a casino 2318 operator, management company, permit holder, or gaming-related 2319 vendor or their agents and employees in the course of agency or 2320 employment. 2321

(11) Possesses materials used to manufacture a device2322intended to be used in a manner that violates this chapter;2323

(12) Operates a casino gaming operation in which wagering 2324 is conducted or is to be conducted in a manner other than the 2325 manner required under this chapter or a skill-based amusement 2326 machine operation in a manner other than the manner required 2327 under Chapter 2915. of the Revised Code. 2328

(F) The possession of more than one of the devices
described in division (E) (9), (10), or (11) of this section
creates a rebuttable presumption that the possessor intended to
use the devices for cheating.
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(G) A person who purposely or knowingly does any of the 2333 following commits a felony of the third degree. If the person is 2334 a licensee or permit holder under this chapter, the commission 2335 shall revoke the person's license or permit after the first 2336 offense. A public servant or party official who is convicted 2337 under this division is forever disqualified from holding any 2338 public office, employment, or position of trust in this state. 2333

(1) Offers, promises, or gives anything of value or 2340 benefit to a person who is connected with the casino operator, 2341 management company, permit holder, holding company, or gaming-2342 related vendor, including their officers and employees, under an 2343 agreement to influence or with the intent to influence the 2344 actions of the person to whom the offer, promise, or gift was 2345 made in order to affect or attempt to affect the outcome of a 2346 casino game or an official action of a commission member, agent, 2347 or employee; 2348

(2) Solicits, accepts, or receives a promise of anything
(2) Solicits, accepts, or receives a promise of anything
(2) Solicits, accepts, or receives a promise of anything
(2) Solicits, accepts, or receives a promise of anything
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(2) Solicits, accepts, accepts, a promise of anything
(2) Solicits, accepts, accepts, or saming operation, including an officer or
(2) Solicits, accepts, accepts, a promise of anything
(2) Solicits, accepts, accepts, a promise, anything
(2) Solicits, accepts, anything
(2) Solicits, accepts, a promise, anything
(2) Solicits, accepts, anything
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influence or with the intent to influence the actions of the 2354 person to affect or attempt to affect the outcome of a casino 2355 game or an official action of a commission member, agent, or 2356 employee; 2357

(H) A person who knowingly or intentionally does any of
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the following while participating in casino gaming or otherwise
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transacting with a casino facility or internet casino gaming
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operation as permitted by Chapter 3772. of the Revised Code
commits a felony of the fifth degree on a first offense and a
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felony of the fourth degree for a subsequent offense:

(1) Causes or attempts to cause a casino facility or 2364
permit holder to fail to file a report required under 31 U.S.C. 2365
5313(a) or 5325 or any regulation prescribed thereunder or 2366
section 1315.53 of the Revised Code, or to fail to file a report 2367
or maintain a record required by an order issued under section 2368
21 of the "Federal Deposit Insurance Act" or section 123 of Pub. 2369
L. No. 91-508; 2370

(2) Causes or attempts to cause a casino facility or 2371 2372 permit holder to file a report required under 31 U.S.C. 5313(a) 2373 or 5325 or any regulation prescribed thereunder or section 1315.53 of the Revised Code, to file a report or to maintain a 2374 record required by any order issued under 31 U.S.C. 5326, or to 2375 maintain a record required under any regulation prescribed under 2376 section 21 of the "Federal Deposit Insurance Act" or section 123 2377 of Pub. L. No. 91-508 that contains a material omission or 2378 misstatement of fact; 2379

(3) With one or more casino facilities or permit holders,
structures a transaction, is complicit in structuring a
transaction, attempts to structure a transaction, or is
complicit in an attempt to structure a transaction.

(I) A person who is convicted of a felony described in	2384
this chapter may be barred for life from entering a casino	2385
facility or participating in casino gaming by the commission.	2386
(J) As used in division (H) of this section:	2387
(1) To be "complicit" means to engage in any conduct of a	2388
type described in divisions (A)(1) to (4) of section 2923.03 of	2389
the Revised Code.	2390
(2) "Structure a transaction" has the same meaning as in	2391
section 1315.51 of the Revised Code.	2392
(K) Premises used or occupied in violation of division (E)	2393
(12) of this section constitute a nuisance subject to abatement	2394
under Chapter 3767. of the Revised Code.	2395
Sec. 3775.01. As used in this chapter:	2396
(A) "Applicant" means a person that applies to the Ohio	2397
casino control commission for a license under this chapter.	2398
(B) "Casino -operator" has <u>operator</u>," "internet casino_	2399
gaming," "internet casino gaming operation," and "permit holder"	2400
have the same meaning meanings as in section 3772.01 of the	2401
Revised Code.	2402
(C) "Collegiate sport or athletic event" means a sport or	2403
athletic event offered or sponsored by, or played in connection	2404
with, a public or private institution that offers educational	2405
services beyond the secondary level.	2406
(D) "Commission" means the Ohio casino control commission.	2407
(E) "Esports event" means an organized video game	2408
competition that is regulated by a sports governing body and	2409
that is held between professional players who play individually	2410

or as teams.

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(F) <u>"Internet gaming marketing affiliate" means a person</u>	2412
that promotes an online sports pool or an internet casino gaming	2413
operation to the public using original content created by the	2414
person, in exchange for a commission based on the number of	2415
patrons referred to the online sports pool or internet casino	2416
gaming operation or the amounts wagered at the online sports	2417
pool or internet casino gaming operation as a result of the	2418
promotion. A person is not considered an internet gaming	2419
marketing affiliate on the sole basis that the person	2420
disseminates an advertisement for an online sports pool or an	2421
internet casino gaming operation in exchange for a flat fee or a	2422
fee per impression.	2423

(G) "Lottery sports gaming" has the same meaning as in section 3770.23 of the Revised Code.

(G) (1) (H) (1) "Mobile management services provider" means2426a person that contracts with a type A sports gaming proprietor2427under section 3775.05 of the Revised Code to operate sports2428gaming on behalf of the sports gaming proprietor and that is2429licensed by the Ohio casino control commission as a mobile2430management services provider under that section.2431

(2) "Management services provider" means a person that
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contracts with a type B sports gaming proprietor under section
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3775.051 of the Revised Code to operate sports gaming on behalf
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of the sports gaming proprietor and that is licensed by the Ohio
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casino control commission as a management services provider
2436
under that section.

(II) (I) "Official league data" means statistics, results,2438outcomes, and other data related to a sporting event provided by2439

the appropriate sports governing body or its designee. 2440

(I) (J)"Online sports pool" means sports gaming in which2441a wager on a sporting event is made through a computer or mobile2442device and accepted through an online gaming web site that is2443operated by a type A sports gaming proprietor or mobile2444management services provider.2445

(J) (K)"Professional sport or athletic event" means an2446event at which two or more persons participate in sports or2447athletic events and receive compensation, or the potential for2448compensation based on their performance, in excess of actual2449expenses for their participation in the event.2450

(K) (L)"Professional sports organization" means any of2451the following:2452

(1) The owner of a professional sports team in this state
(1) The owner of a professional sports team in this state
(1) The owner of a professional sports team in this state
(1) The owner of a professional sports team in this state
(1) The owner of a professional sports team in this state
(1) The owner of a professional sports team in this state
(1) The owner of a professional sports team in this state
(1) The owner of a professional sports team in this state
(1) The owner of a professional sports team in this state
(1) The owner of a professional sports team in this state
(1) The owner of a professional sports team in this state
(2) The owner of the national football league, the national
(1) The owner of the national football league, the national
(2) The national basketball association;
(2) The owner of the national sports team in this state
(1) The owner of the national football league, the national
(2) The national basketball association;

(2) The owner of a sports facility in this state that
(2) The owner of a sports facility in this state that
(2) The owner of a sports facility in this state that
(2) The owner of a sports facility in this state that
(2) The owner of a sports facility in this state that
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(2) The owner of a sports facility in this state that
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(2) The owner of a sport of a sport facility in this state that
(2) The owner of a sport of a sport of the owner, if
(2) The owner is a nonprofit corporation or organization;
(2) The owner of a sport of the owner own

(3) A promoter of a national association for stock carauto racing national touring race conducted in this state.2462

(L) (M)"Promotional gaming credit" means a credit,2463discount, or other similar item issued to a patron to enable the2464placement of, or increase in, a wager on a sporting event.2465

(M) (N) "Proposition bet" means a wager on a sporting 2466 event that is based on whether an identified instance or 2467 statistical achievement will occur, will be achieved, or will be 2468 surpassed, other than the score or outcome of the sporting event 2469 or parts of the sporting event, such as quarters, halves, 2470 periods, or innings. 2471

(N) (1) (0) (1) Except as otherwise provided in divisions 2472 2473 $\frac{(N)}{(2)}$ (0) (2) and (3) of this section, "sporting event" means any professional sport or athletic event, any collegiate sport 2474 or athletic event, any Olympic or international sports 2475 competition event, any motor race event, any esports event, or 2476 any other special event the Ohio casino control commission 2477 authorizes for sports gaming, the individual performance 2478 statistics of athletes or participants in such an event, or a 2479 combination of those. 2480

(2) "Sporting event" does not include an event for primary
or secondary school students, whether conducted or sponsored by
a primary or secondary school or by another person, or the
individual performance statistics of athletes or participants in
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(3) "Sporting event" includes an event that involves
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athletes or participants who are under eighteen years of age, or
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the individual performance statistics of athletes or
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participants in the event, only if the Ohio casino control
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commission authorizes the event for sports gaming.

(O) (1) (P) (1)"Sports gaming" means the business of2491accepting wagers on sporting events.2492

(2) Except as otherwise provided in division (O) (3) (P) (3)
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of this section and in section 3770.25 of the Revised Code,
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"sports gaming" includes any system or method of wagering on
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sporting events that the Ohio casino control commission
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approves, including exchange wagering, parlays, spreads, over-2497 under, moneyline, in-game wagering, single game bets, teaser 2498 bets, in-play bets, proposition bets, pools, pari-mutuel sports 2499 wagering pools, or straight bets. 2500 (3) "Sports gaming" does not include any of the following: 2501 (a) Wagering on horse racing; 2502 (b) Lottery games authorized under Chapter 3770. of the 2503 Revised Code, including video lottery terminals, other than 2504 lottery sports gaming authorized under sections 3770.23 to 2505 3770.25 of the Revised Code; 2506 (c) Casino gaming authorized under division (C) of Section 2507 6 of Article XV, Ohio Constitution and Chapter 3772. of the 2508 Revised Code; 2509 (d) Fantasy contests authorized under Chapter 3774. of the 2510 Revised Code. 2511 (P) (Q) "Sports gaming equipment" means any of the 2512 following that directly relate to or affect, or are used or 2513 consumed in, the operation of sports gaming: 2514 (1) Any mechanical, electronic, or other device, 2515 mechanism, or equipment, including a self-service sports gaming 2516 2517 terminal; (2) Any software, application, components, or other goods; 2518 (3) Anything to be installed or used on a patron's 2519 personal device. 2520 (Q) (R) "Sports gaming facility" means a designated area 2521 of a building or structure in which patrons may place wagers on 2522 sporting events with a type B sports gaming proprietor either in 2523 person or using self-service sports gaming terminals.

(R) (S) "Sports gaming license" means a sports gaming2525proprietor license, a mobile management services provider2526license, a management services provider license, a sports gaming2527occupational license, a type C sports gaming host license, or a2528sports gaming supplier license, or an internet gaming marketing2529affiliate licenseissued by the Ohio casino control commission2530under this chapter.2531

(S) (T)"Sports gaming licensee" means a person who holds2532a valid sports gaming license.2533

(T) (U)"Sports gaming proprietor" means a person licensed2534by the Ohio casino control commission to offer sports gaming in2535this state as a type A, type B, or type C sports gaming2536proprietor.2537

(U) (V) "Sports gaming receipts" has the same meaning as in section 5753.01 of the Revised Code.

(V) (1) _(W) (1) "Sports gaming supplier" means a person or2540entity that provides sports gaming equipment or related services2541to a sports gaming proprietor, mobile management services2542provider, or management services provider, including providing2543services, directly or indirectly, that are necessary to create a2544betting market or to determine bet outcomes.2545

(2) A sports gaming supplier that provides sports gaming
equipment or services to be used through a sports gaming
proprietor, mobile management services provider, or management
services provider is not considered a sports gaming proprietor,
mobile management services provider, or management services
provider solely on that basis.

(3) A sports governing body that provides official league 2552

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data concerning its own sporting event to a sports gaming2553proprietor, mobile management services provider, management2554services provider, or sports gaming supplier is not considered a2555sports gaming supplier solely on that basis.2556

(W) (X)"Sports gaming voluntary exclusion program" means2557the program described in division (B)(11) of section 3775.02 of2558the Revised Code.2559

(X) (Y) "Sports governing body" means a regional,2560national, or international organization having ultimate2561authority over the rules and codes of conduct with respect to a2562sporting event and the participants in the sporting event.2563

(Y) (Z)"Type A sports gaming proprietor" means a sports2564gaming proprietor licensed by the Ohio casino control commission2565to offer sports gaming through an online sports pool.2566

(Z) (AA)"Type B sports gaming proprietor" means a sports2567gaming proprietor licensed by the Ohio casino control commission2568to offer sports gaming at a sports gaming facility.2569

(AA) - (BB)"Type C sports gaming proprietor" means a sports2570gaming proprietor licensed by the Ohio casino control commission2571to offer sports gaming through self-service or clerk-operated2572sports gaming terminals located at type C sports gaming hosts'2573facilities.2574

(BB) (CC)"Type C sports gaming host" means the owner of a2575facility with an A-1-A, A-1c, D-1, D-2, or D-5 liquor permit2576issued under Chapter 4303. of the Revised Code who is licensed2577by the Ohio casino control commission to offer sports gaming at2578the facility through a type C sports gaming proprietor.2579

(CC) (DD) "Video lottery sales agent" means an agent of 2580 the state lottery authorized to operate video lottery terminals 2581

under section 3770.21 of the Revised Code. 2582 (DD) (EE) "Wager" or "bet" means to risk a sum of money or 2583 thing of value on an uncertain occurrence. 2584 Sec. 3775.02. (A) The Ohio casino control commission shall 2585 have jurisdiction over all persons conducting or participating 2586 in the conduct of sports gaming authorized by this chapter or by 2587 sections 3770.23 to 3770.25 of the Revised Code, including the 2588 authority to license, regulate, investigate, and penalize those 2589 persons in a manner that is consistent with the commission's 2590 authority with respect to casino gaming. In all cases in which 2591 this chapter requires or allows the commission to adopt rules 2592 concerning sports gaming, the commission shall adopt those rules 2593 under Chapter 119. of the Revised Code. 2594 (B) The commission shall adopt rules that include all of 2595 the following: 2596 (1) Procedures for a sports gaming proprietor to accept 2597 wagers on a sporting event or series of sporting events; 2598 (2) The types of wagering tickets sports gaming 2599 2600 proprietors are to use; (3) The manner in which sports gaming proprietors are to 2601 issue tickets; 2602 (4) The type of records sports gaming licensees are to 2603 keep; 2604 (5) The system to be used to place a wager with a sports 2605 gaming proprietor; 2606 (6) The manner in which sports gaming proprietors must 2607

verify that their patrons are at least twenty-one years of age; 2608

(7) Protections for a player placing a wager with a sports	2609
gaming proprietor;	2610
(8) Measures to promote responsible sports gaming;	2611
(9) Penalties and fines for violating this section or	2612
rules adopted under this section;	2613
(10) Restrictions to ensure that sports gaming	2614
proprietors' and internet gaming marketing affiliates'	2615
advertisements for sports gaming meet all of the following	2616
requirements:	2617
(a) They clearly convey the conditions under which sports	2618
gaming is being offered, including information about the cost to	2619
participate and the nature of any promotions and information to	2620
assist patrons in understanding the odds of winning;	2621
(b) They disclose the identity of the sports gaming	2622
proprietor and, if applicable, the mobile management services	2623
provider or management services provider;	2624
(c) They do not target individuals under twenty-one years	2625
of age, other individuals who are ineligible to participate in	2626
sports gaming, problem gamblers, or other vulnerable	2627
individuals;	2628
(d) They include messages designed to prevent problem	2629
gambling and provide information about how to access resources	2630
related to problem gambling;	2631
(e) They are not false, misleading, or deceptive to a	2632
reasonable consumer.	2633
(11) A sports gaming voluntary exclusion program, which	2634
shall allow a person to voluntarily exclude the person's self	2635
from participating in sports gaming conducted under this chapter	2636

by placing the person's name on a voluntary exclusion list and 2637 following procedures set forth by the commission. 2638

(a) All of the following apply to the sports gaming voluntary exclusion program:

(i) Except as provided by the commission by rule, a person
who participates in the program shall agree to refrain from
2642
participating in sports gaming conducted under this chapter.
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(ii) The name of a person participating in the program2644shall be included on a list of persons excluded from2645participating in sports gaming conducted under this chapter.2646

(iii) Except as provided by the commission by rule, no
person who participates in the program shall petition the
commission for admittance into a sports gaming facility or for
permission to participate in sports gaming conducted under this
chapter.

(iv) The list of persons participating in the program and 2652 the personal information of those persons shall be confidential 2653 and shall only be disseminated by the commission to the state 2654 lottery commission, to a sports gaming proprietor and its agents 2655 and employees for purposes of enforcement, and to other 2656 entities, upon request of the participant and agreement by the 2657 commission. 2658

(v) A sports gaming proprietor shall make all reasonableattempts as determined by the commission to cease all direct2660marketing efforts to a person participating in the program.

(vi) A sports gaming proprietor shall not cash the check 2662 of a person participating in the program or extend credit to the 2663 person in any manner. However, the program shall not exclude a 2664 sports gaming proprietor from seeking the payment of a debt 2665

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accrued by a person before participating in the program.

(vii) Any and all locations at which a person may register 2667 as a participant in the program shall be published. 2668

(b) The commission shall determine, by rule, whether a 2669 participant in the sports gaming voluntary exclusion program 2670 also automatically becomes a participant in the voluntary 2671 exclusion program established under Chapter 3772. of the Revised 2672 Code. The state lottery commission shall determine, by rule, 2673 whether a participant in the sports gaming voluntary exclusion 2674 program also automatically becomes a participant in any 2675 voluntary exclusion program established under Chapter 3770. of 2676 the Revised Code. 2677

(12) A procedure by which a sports governing body may
request anonymized sports gaming data from a sports gaming
proprietor if the sports governing body believes that the
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integrity of one of its sporting events is in question.

(13) A procedure by which a state university may request 2682 anonymized sports gaming data from a sports gaming proprietor 2683 for the purpose of conducting research to assist the commission 2684 in ensuring the integrity of sports gaming or to improve state-2685 funded services related to responsible gambling and problem 2686 gambling. The data are not a public record, and the state 2687 university shall not disclose the data to any person, except for 2688 the purpose of conducting the research described in this 2689 division, as part of a peer-reviewed research report, or 2690 pursuant to an agreement between the state university and the 2691 sports gaming proprietor. As used in this division, "state 2692 university" has the same meaning as in section 3345.011 of the 2693 Revised Code. 2694

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(14) Any other procedure or thing the commission2695determines necessary to ensure the integrity of sports gaming2696regulated by the commission.2697

(C) (1) The commission may, independently or at the request 2698 of any person, including a sports governing body, adopt rules to 2699 prohibit or restrict sports gaming proprietors from accepting 2700 wagers on a particular sporting event or to prohibit or restrict 2701 sports gaming proprietors from accepting a particular type of 2702 wager. 2703

(2) The commission shall adopt rules prescribing a process
by which the commission may prohibit or restrict sports gaming
proprietors from accepting wagers on a particular sporting event
or prohibit or restrict sports gaming proprietors from accepting
a particular type of wager on a temporary emergency basis
instead of by rule.

(3) (a) A sports governing body may formally request the 2710 commission to prohibit or restrict sports gaming proprietors 2711 from accepting wagers on a particular sporting event or to 2712 prohibit or restrict sports gaming proprietors from accepting a 2713 particular type of wager. The sports governing body shall submit 2714 the formal request in the form and manner prescribed by the 2715 commission. Upon receiving the request, the commission promptly 2716 shall send written notice of the request to every sports gaming 2717 proprietor and shall consider any timely response submitted by a 2718 sports gaming proprietor. 2719

(b) If the commission determines that the sports governing2720body has shown good cause through its formal request to grant2721the requested prohibition or restriction, the commission2722promptly shall adopt the prohibition or restriction.2723

(c) If the commission determines that the sports governing 2724 body has not shown good cause through its formal request to 2725 grant the requested prohibition or restriction, the commission 2726 promptly shall provide the sports governing body with notice and 2727 an opportunity for a hearing to offer further evidence in 2728 support of granting the requested prohibition or restriction. 2729

(D) The commission shall adopt rules establishing minimum 2730 internal control standards for the administration of sports 2731 gaming proprietors' operations, sports gaming equipment, 2732 systems, or other items used by sports gaming proprietors to 2733 conduct sports gaming, and the maintenance of sports gaming 2734 proprietors' financial records and other required records. The 2735 commission may approve minimum internal control standards 2736 proposed by sports gaming proprietors. 2737

(E) (1) The commission shall approve all sports gamingequipment and each form, variation, or composite of sportsgaming to be used by sports gaming proprietors.2739

(2) (a) Before approving a piece of sports gaming equipment 2741 or a form, variation, or composite of sports gaming, the 2742 commission shall require it to undergo scientific testing or 2743 technical evaluation, as the commission determines appropriate. 2744 The commission may require the testing or evaluation to be 2745 conducted at the expense of the sports gaming supplier or sports 2746 gaming proprietor, as applicable, by an independent testing 2747 laboratory certified by the commission. 2748

(b) The commission may certify an independent testing
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laboratory to test and evaluate sports gaming equipment and
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forms, variations, or composites of sports gaming if both of the
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following apply:

(i) The laboratory is competent and qualified to 2753
scientifically test and technically evaluate sports gaming 2754
equipment and forms, variations, or composites of sports gaming 2755
for compliance with this chapter and with the rules of the 2756
commission and otherwise to perform the functions assigned to 2757
the laboratory by the commission; 2758

(ii) The laboratory is not owned or controlled by, is not
affiliated with, and does not have any interest in a sports
gaming proprietor, mobile management services provider,
management services provider, sports gaming supplier, or sports
governing body.

(c) The commission shall adopt rules prescribing the
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 certification standards, fees, and duties that apply to a
 certified independent testing laboratory under division (E) of
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 this section.

(3) The commission shall adopt rules requiring sports
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gaming licensees and sports gaming facilities to use only
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approved sports gaming equipment acquired from a licensed sports
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gaming supplier and to use only approved forms, variations, or
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composites of sports gaming.
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(F) (1) The commission shall determine a person's 2773
eligibility to hold or renew a sports gaming license under this 2774
chapter, shall issue all sports gaming licenses, and shall 2775
maintain a record of all sports gaming licenses issued under 2776
this chapter. 2777

(2) The commission shall conduct a complete investigation
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 of each applicant for a sports gaming license to determine
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 whether the applicant meets the requirements of this chapter and
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 of the commission's rules each time the applicant applies for an
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initial or renewed sports gaming license. The commission may 2782 initiate an additional licensing investigation or adjudication 2783 or reopen an existing licensing investigation or adjudication at 2784 any time. 2785

(G) (1) Except as otherwise provided in divisions (G) (2)
and (3) of this section, the commission shall levy and collect
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all fees and surcharges imposed under this chapter and rules
adopted under this chapter and shall deposit all moneys
collected in the casino control commission fund created under
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section 5753.03 of the Revised Code.

(2) Of the license fees described in division (E) of 2792 section 3775.04, division (B)(3) of section 3775.05, and 2793 division (B)(3) of section 3775.051 of the Revised Code, the 2794 commission shall deposit one half one-half of one per cent in 2795 the sports gaming profits veterans fund created under section 2796 5902.22 of the Revised Code and shall deposit the remainder in 2797 the sports gaming revenue fund created under section 5753.031 of 2798 the Revised Code. 2799

(3) The commission shall levy and collect fines for
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noncriminal violations of the provisions of this chapter and of
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rules adopted under this chapter and shall deposit all such
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fines in the sports gaming revenue fund created under section
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5753.031 of the Revised Code.

(H) (1) The commission, in an adjudication conducted under 2805
Chapter 119. of the Revised Code and in accordance with section 2806
3772.04 of the Revised Code, may do any of the following: 2807

(a) Penalize or fine any sports gaming licensee, applicant
for a sports gaming license, or other person who is subject to
the commission's jurisdiction under this chapter;
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(b) Limit, condition, restrict, suspend, revoke, deny, or 2811 refuse to renew any sports gaming license. 2812

(2) The executive director of the commission may issue an
(2) The executive director of the commission may issue an
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(4) 2815
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(I) (1) The commission shall monitor all sports gaming 2816 conducted in this state by sports gaming proprietors, or shall 2817 contract with an independent integrity monitoring provider for 2818 that purpose, in order to identify any unusual betting 2819 activities or patterns that may indicate a need for further 2820 investigation. The commission shall require each sports gaming 2821 proprietor to participate in the monitoring system as part of 2822 the minimum internal control standards described in division (D) 2823 of this section. 2824

(2) The information in the monitoring system described in division (I)(1) of this section is not a public record. The commission may disclose the information in the monitoring system only as necessary for investigative or law enforcement purposes or pursuant to a court order.

(J) (1) The executive director of the commission promptly
shall report to the commission any facts or circumstances
related to the operation of a sports gaming licensee that
constitute a violation of state or federal law and immediately
report any suspicious wagering to the appropriate state or
federal authorities.

(2) The commission shall cooperate with any investigation
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 conducted by a law enforcement agency or sports governing body,
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 including by providing, or facilitating the provision of,
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 wagering information and audio or video files related to persons
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placing wagers, provided that the commission shall not be 2840 required to provide any information to a sports governing body 2841 that would jeopardize an ongoing criminal investigation. 2842

(3) A sheriff, chief of police, or prosecuting attorney
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shall furnish to the commission, on forms prescribed by the
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commission, any information obtained concerning any apparent
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violation of this chapter or rules adopted under this chapter.
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If the information is considered a confidential law enforcement
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investigatory record under section 149.43 of the Revised Code,
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the commission shall not disclose the information to the public.

(K) (1) The attorney general has a civil cause of action to 2850 restrain any violation of this chapter or of rules adopted under 2851 this chapter. Upon the request of the commission or its 2852 executive director, the attorney general shall commence and 2853 prosecute such an action to completion. The court shall give 2854 priority to such an action over all other civil actions. 2855

(2) An action brought under division (K) (1) of this
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 section does not preclude an administrative or criminal
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 proceeding on the same facts.
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(3) The attorney general may enter into an agreement with 2859
a state or local law enforcement agency to carry out the duties 2860
described in division (K) (1) of this section. 2861

Sec. 3775.03. (A) (1) Except as otherwise provided in2862division (A) (2) of this section, no person shall operate,2863conduct, or assist in operating or conducting sports gaming in2864this state without first obtaining an appropriate sports gaming2865license from the Ohio casino control commission.2866

(2) The state lottery commission is not required to 2867receive a sports gaming license in order to operate lottery 2868

sports gaming under sections 3770.23 to 3770.25 of the Revised Code.

(B) Each person applying for an initial or renewed sports 2871 gaming license issued under this chapter, other than a type C 2872 sports gaming host license, and each individual who has control 2873 of the applicant as described in division (C) of this section, 2874 shall submit two complete sets of fingerprints to the commission 2875 for the purpose of conducting a criminal records check, 2876 including obtaining any available information from the federal 2877 bureau of investigation. The person shall provide the 2878 fingerprints using a method the superintendent of the bureau of 2879 criminal identification and investigation prescribes pursuant to 2880 division (C)(2) of section 109.572 of the Revised Code and fill 2881 out the form the superintendent of the bureau of criminal 2882 identification and investigation prescribes pursuant to division 2883 (C) (1) of section 109.572 of the Revised Code. Upon receiving an 2884 application under this section, the executive director of the 2885 Ohio casino control commission shall request the superintendent 2886 of the bureau of criminal identification and investigation, or a 2887 vendor approved by the bureau, to conduct a criminal records 2888 check based on the fingerprint impressions in accordance with 2889 division (A)(19) of section 109.572 of the Revised Code. Any fee 2890 required under division (C)(3) of section 109.572 of the Revised 2891 Code shall be paid by the applicant, or in the case of an 2892 occupational license, by the applicant's employer. Any applicant 2893 convicted of any disqualifying offense, as defined in section 2894 3772.07 of the Revised Code, shall not be issued a license. 2895

(C) The Ohio casino control commission shall not grant a 2896
 sports gaming proprietor, mobile management services provider, 2897
 management services provider, or sports gaming supplier, or 2898
 <u>internet gaming marketing affiliate</u> license until it has 2899

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determined that each person who has control of the applicant has2900met the qualifications for sports gaming licensure established2901in this chapter and in rules adopted by the commission. All of2902the following persons are considered to have control of an2903applicant:2904

(1) Each person associated with a corporate applicant, including any corporate holding company, parent company, or subsidiary company of the applicant, that has the ability to control the activities of the corporate applicant or elect a majority of the board of directors of that corporation, other than any bank or other licensed lending institution that holds a mortgage or other lien acquired in the ordinary course of business;

(2) Each person associated with a noncorporate applicant
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 that directly or indirectly holds a beneficial or proprietary
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 interest in the applicant's business operation or that the
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 commission otherwise determines has the ability to control the
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 applicant;

(3) Key personnel of an applicant, including any
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executive, employee, or agency, having the power to exercise
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significant influence over decisions concerning any part of the
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applicant's business operation.

(D) A sports gaming proprietor, mobile management services 2922 provider, or management services provider shall display its 2923 license conspicuously in its place of business or have the 2924 license available for inspection by any agent of the Ohio casino 2925 control commission or any law enforcement agency. Each holder of 2926 an occupational license issued under section 3775.06 of the 2927 Revised Code shall have an indicator of licensure prominently 2928 displayed when present in a sports gaming facility at all times, 2929

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in accordance with the rules of the commission. Each type C 2930
sports gaming host shall display its license conspicuously in 2931
its place of business. 2932

(E) A sports gaming licensee shall give the Ohio casino
control commission written notice within ten days of any
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material change to any information provided in the licensee's
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application for a license or renewal. The commission shall
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specify by rule which changes to that information it considers
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to be material.

Sec. 3775.041. (A) In issuing initial and renewed type A 2939 and type B sports gaming proprietor licenses, the Ohio casino 2940 control commission shall give preference to applicants that are 2941 professional sports organizations, casino operators, or video 2942 lottery sales agents, subject to the factors described in 2943 divisions (B) and (C) of this section, as applicable. The 2944 commission shall give equal preference to professional sports 2945 organizations, casino operators, and video lottery sales agents 2946 for that purpose. 2947

(B) In issuing initial and renewed sports gaming 2948
proprietor, mobile management services provider, management 2949
services provider, and sports gaming supplier, and internet 2950
<u>qaming marketing affiliate</u> licenses, the commission shall 2951
consider all of the following factors, in addition to all other 2952
requirements for licensure specified under this chapter and in 2953
the rules of the commission: 2954

(1) The reputation, experience, and financial integrity of 2955
the applicant and any person that controls the applicant, as 2956
determined under division (C) of section 3775.03 of the Revised 2957
Code; 2958

(2) The financial ability of the applicant to purchase and 2959 maintain adequate liability and casualty insurance and to 2960 provide an adequate surety bond; 2961 2962 (3) The past and present compliance of the applicant and its affiliates or affiliated companies with gambling-related 2963 licensing requirements in this state or any other jurisdiction, 2964 including whether the applicant has a history of noncompliance 2965 2966 with those requirements; (4) Whether the applicant has been charged with, indicted 2967 for, or convicted of any felony or misdemeanor criminal offense 2968 under the laws of any jurisdiction, not including any traffic 2969 violation; 2970 (5) Whether the applicant has filed, or had filed against 2971 it, a proceeding for bankruptcy, or has ever been involved in 2972 any formal process to adjust, defer, suspend, or otherwise work 2973 out the payment of any debt; 2974 (6) Whether the applicant has been served with a complaint 2975 or other notice filed with any public body regarding a payment 2976 of any tax required under federal, state, or local law that has 2977 been delinquent for one or more years; 2978 (7) Whether the applicant is or has been a defendant in 2979 litigation involving its business practices; 2980 2981 (8) Whether awarding a license would undermine the

public's confidence in the sports gaming industry in this state, 2982 or in the case of an internet gaming marketing affiliate 2983 license, the sports gaming industry or the casino industry in 2984 this state. 2985

(C) In the case of a sports gaming proprietor license, the 2986 Ohio casino control commission also shall consider all of the 2987

following: 2988 (1) The nature of the applicant's current or intended 2989 physical presence in this state, including any expenditures for 2990 physical infrastructure; 2991 (2) The length of time, if any, for which the applicant 2992 has been doing any kind of business in this state; 2993 (3) The total amount of taxable income the applicant pays, 2994 or will pay, to its employees in this state; 2995 2996 (4) The applicant's current or intended local and 2997 statewide economic involvement in this state; (5) The applicant's other current or intended 2998 contributions to this state, including promoting tourism. 2999 (D) Notwithstanding any contrary provision of division 3000 (A), (B), or (C) of this section, the Ohio casino control 3001 commission shall not give preference to an applicant for a 3002 sports gaming proprietor license on the basis that any of the 3003 following persons currently contract, or have contracted, with 3004 the state lottery commission or any other agency of this state: 3005 (1) The applicant; 3006 (2) A person that has control over the applicant, as 3007 determined under division (C) of section 3775.03 of the Revised 3008 Code; 3009 (3) A person over which the applicant has control, as 3010 determined under that division. 3011 Sec. 3775.081. (A) (1) An internet gaming marketing 3012 affiliate shall hold a valid internet gaming marketing affiliate 3013 license issued by the Ohio casino control commission at all 3014

gaming marketing affiliates at any one time. 3016 (2) The commission may accept another jurisdiction's 3017 license, if the commission determines the other jurisdiction has 3018 similar licensing requirements, as evidence that the applicant 3019 meets the requirements for a license issued under this section. 3020 (3) The commission's rules shall not require an applicant 3021 for an internet gaming marketing affiliate license who currently 3022 holds another license issued under this chapter, a video lottery 3023 license issued under Chapter 3770., or a license issued under 3024 Chapter 3772. of the Revised Code to take action to satisfy any 3025 additional requirement for the internet gaming marketing 3026 affiliate license that is substantially similar to any 3027 requirement the applicant previously has satisfied in order to 3028 obtain or renew the applicant's other license. 3029 3030 (B) Except as otherwise provided in division (D) of this section, an applicant for an initial or renewed internet gaming 3031 marketing affiliate license shall apply for the license on a 3032 form prescribed by the commission and shall pay the fee required 3033 under division (C)(3) of section 109.572 of the Revised Code, 3034

times. The commission shall license not more than five internet

along with a nonrefundable application fee of ten thousand 3035 dollars. The commission may annually increase the amount of the 3036 application fee in an amount that does not exceed the percentage 3037 increase in the consumer price index for the previous year, as 3038 necessary to cover the cost of processing the application. As 3039 used in this division, "consumer price index" means the consumer 3040 price index for all urban consumers or its successive 3041 equivalent, as determined by the United States department of 3042 labor, bureau of labor statistics, or its successor in 3043 responsibility, for all items, Series A. 3044

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(C) Except as otherwise provided in division (D) of this 3045 section, upon receiving an initial or renewed internet gaming 3046 marketing affiliate license, the applicant shall pay a 3047 nonrefundable license fee of twenty-five thousand dollars. 3048 (D) A person who holds a current and valid sports gaming 3049 supplier license is not required to pay the application fee or 3050 the license fee for an internet gaming marketing affiliate 3051 3052 license. (E) An internet gaming marketing affiliate license shall 3053 be valid for a term of three years. In order to renew an 3054 internet gaming marketing affiliate license, the licensee shall 3055 apply to the commission for a renewed license in the same manner 3056 as for an initial license. 3057 Sec. 3775.09. (A) An applicant for a sports gaming 3058 license, other than a type C sports gaming host license, shall 3059 establish the applicant's suitability for the license by clear 3060 3061 and convincing evidence. (B) The Ohio casino control commission shall not grant a 3062 sports gaming license, other than a type C sports gaming host 3063 license, to an applicant if evidence satisfactory to the 3064 commission exists that the applicant has done any of the 3065 3066 following: (1) Knowingly made a false statement to the commission; 3067 (2) Been suspended from operating a gambling game, gaming 3068 device, or gaming operation, or had a license revoked by any 3069 governmental unit of a national, state, or local body exercising 3070 governmental functions; 3071

(3) Been convicted of a disqualifying offense, as defined3072in section 3772.07 of the Revised Code;3073

(4) Been directly involved in or employed by any offshore
wagering market that illegally serviced the United States or
otherwise accepted illegal wagers from individuals located in
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the United States on or after April 16, 2015.
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(C) The commission may deny a sports gaming proprietor, 3078 mobile management services provider, or management services 3079 provider, or internet gaming marketing affiliate license to any 3080 applicant, reprimand any sports gaming proprietor, mobile 3081 management services provider, or management services provider, 3082 or internet gaming marketing affiliate, or suspend or revoke a 3083 sports gaming proprietor, mobile management services provider, 3084 or management services provider, or internet gaming marketing 3085 affiliate license if any of the following are true: 3086

(1) The applicant or licensee has not demonstrated to the commission's satisfaction financial responsibility sufficient to adequately meet the requirements of the enterprise.

(2) The applicant or licensee is not the true owner of the
business or is not the sole owner and has not disclosed the
a) 3091
existence or identity of other persons who have an ownership
a) 3092
a) 3093

(3) The applicant or licensee is a corporation that sells 3094 more than five per cent of the corporation's voting stock, or 3095 more than five per cent of the voting stock of a corporation 3096 that controls the corporation, or sells the corporation's 3097 assets, other than those bought and sold in the ordinary course 3098 of business, or any interest in the assets, to any person who, 3099 under division (C) of section 3775.03 of the Revised Code, must 3100 meet the qualifications of a sports gaming proprietor, mobile 3101 management services provider, or management services provider, 3102 or internet gaming marketing affiliate, as applicable, and who 3103

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has not already been determined by the commission to have met	3104
the applicable qualifications.	3105
(D)(1) The commission shall revoke a sports gaming	3106
proprietor license that was issued or renewed because of the	3107
preference described in division (A) of section 3775.041 of the	3108
Revised Code if the sports gaming proprietor ceases to qualify	3109
as a professional sports organization, if the casino operator	3110
ceases to be a casino operator, or if the video lottery sales	3111
agent ceases to be a video lottery sales agent, as applicable.	3112
(2) The commission shall revoke a type C sports gaming	3113
host license if the licensee ceases to hold a valid class D	3114
liquor permit for the facility issued under Chapter 4303. of the	3115
Revised Code.	3116
(E) The commission shall not grant a sports gaming license	3117
to any of the following persons:	3118
(1) A nonprofit corporation or organization;	3119
(2) An individual who is under twenty-one years of age;	3120
(3) An employee of the commission.	3121
Sec. 3775.11. (A) A type A sports gaming proprietor may	3122
operate one or more online sports pool web sites and	3123
accompanying mobile applications through which the sports gaming	3124
proprietor accepts wagers from individuals who are at least	3125
twenty-one years of age and who are physically located in this	3126
state. The sports gaming proprietor shall use location based	3127
technology to prohibit individuals who are not physically	3128
present in this state from participating in sports gaming	3129
through an online sports pool.	3130
(B)(1) As used in division (B) of this section, "sports	3131

gaming account" means an electronic account that an individual 3132 may establish for the purpose of sports gaming, including making 3133 deposits and withdrawals, wagering amounts, and receiving 3134 3135 payouts on winning wagers.

(2) A sports gaming proprietor may accept a wager from an 3136 individual through an online sports pool only using the 3137 individual's sports gaming account. The sports gaming account 3138 shall be in the individual's full legal name and shall not be in 3139 the name of any beneficiary, custodian, joint trust, 3140 corporation, partnership, or other organization or entity. 3141

(3) A sports gaming account may be established and funded 3142 in person through employees or sales agents of a sports gaming 3143 proprietor or, pursuant to rules adopted by the Ohio casino 3144 control commission, over the internet through a sports gaming 3145 proprietor's web site or mobile application in a manner that 3146 complies with the sports gaming proprietor's internal controls. 3147

(C) The server responsible for accepting wagers through an 3148 online sports pool shall be located in a secure facility in this 3149 3150 state.

(D) An online sports pool web site and its accompanying 3151 mobile application shall include the name or logo of each of the 3152 following in a conspicuous manner: 3153

(1) The type A sports gaming proprietor;

(2) The mobile management services provider that operates 3155 the online sports pool on behalf of the type A sports gaming 3156 proprietor, if applicable. 3157

(E) No type A sports gaming proprietor shall retain any 3158 person to act as an internet gaming marketing affiliate for the 3159 proprietor unless the person has a current and valid internet 3160

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gaming marketing affiliate license issued under this chapter. 3161 Sec. 5747.063. The requirements imposed under this section 3162 are in addition to the municipal income tax withholding 3163 requirements under section 718.031 of the Revised Code. As used 3164 in this section, "sports gaming proprietor" and "sports gaming 3165 facility" have the same meanings as in section 3775.01 of the 3166 Revised Code, and "casino gaming," "internet casino gaming 3167 operation," and "permit holder" have the same meanings as in 3168 section 3772.01 of the Revised Code. 3169 3170 (A) (1) If a person's winnings from casino gaming or from sports gaming are an amount for which reporting to the internal 3171 revenue service of the amount is required by section 6041 of the 3172 Internal Revenue Code, as amended, a casino operator, permit 3173 holder, or sports gaming proprietor shall deduct and withhold 3174 Ohio income tax from the person's winnings at a rate of four per 3175 cent of the amount won. A person's amount of winnings from 3176 casino gaming shall be determined each time the person exchanges 3177 amounts won in tokens, chips, casino credit, or other prepaid 3178 representations of value for cash or a cash equivalent. The 3179 casino operator, permit holder, or sports gaming proprietor 3180 shall issue, to a person from whose winnings an amount has been 3181 3182 deducted and withheld, a receipt for the amount deducted and withheld, and also shall obtain from the person additional 3183

information that will be necessary for the casino operator, 3184 permit holder, or sports gaming proprietor to prepare the 3185 returns required by this section. 3186

(2) If a person's winnings from casino gaming or sports 3187 gaming require reporting to the internal revenue service under 3188 division (A)(1) of this section, the casino operator, permit 3189 holder, or sports gaming proprietor also shall require the 3190

person to state in writing, under penalty of falsification, 3191 whether the person is in default under a support order. 3192

(B) Amounts deducted and withheld by a casino operator, 3193
 permit holder, or sports gaming proprietor are held in trust for 3194
 the benefit of the state. 3195

(1) On or before the tenth day of each month, the casino 3196 operator, permit holder, or sports gaming proprietor shall file 3197 a return electronically with the tax commissioner identifying 3198 the persons from whose winnings amounts were deducted and 3199 withheld, the amount of each such deduction and withholding 3200 during the preceding calendar month, the amount of the winnings 3201 from which each such amount was withheld, the type of casino 3202 gaming or sports gaming that resulted in such winnings, and any 3203 other information required by the tax commissioner. With the 3204 return, the casino operator, permit holder, or sports gaming 3205 proprietor shall remit electronically to the commissioner all 3206 the amounts deducted and withheld during the preceding month. 3207

(2) (a) A casino operator, permit holder, or sports gaming
proprietor shall maintain a record of each written statement
provided under division (A) (2) of this section in which a person
admits to being in default under a support order. The casino
operator, permit holder, or sports gaming proprietor shall make
these records available to the director of job and family
services upon request.

(b) A casino operator, permit holder, or sports gaming
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proprietor shall maintain copies of receipts issued under
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division (A) (1) of this section and of written statements
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provided under division (A) (2) of this section and shall make
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these copies available to the tax commissioner upon request.
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(c) A casino operator, permit holder, or sports gaming
proprietor shall maintain the information described in divisions
(B) (2) (a) and (b) of this section in accordance with section
5747.17 of the Revised Code and any rules adopted pursuant
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thereto.

(3) Annually, on or before the thirty-first day of 3225 January, a casino operator, permit holder, or sports gaming 3226 proprietor shall file an annual return electronically with the 3227 tax commissioner indicating the total amount deducted and 3228 withheld during the preceding calendar year. The casino 3229 operator, permit holder, or sports gaming proprietor shall remit 3230 electronically with the annual return any amount that was 3231 deducted and withheld and that was not previously remitted. If 3232 the identity of a person and the amount deducted and withheld 3233 with respect to that person were omitted on a monthly return, 3234 that information shall be indicated on the annual return. 3235

(4) (a) A casino operator, permit holder, or sports gaming 3236 proprietor who fails to file a return and remit the amounts 3237 deducted and withheld is personally liable for the amount 3238 deducted and withheld and not remitted. The commissioner may 3239 impose a penalty up to one thousand dollars if a return is filed 3240 late, if amounts deducted and withheld are remitted late, if a 3241 return is not filed, or if amounts deducted and withheld are not 3242 remitted. Interest accrues on past due amounts deducted and 3243 withheld at the rate prescribed in section 5703.47 of the 3244 Revised Code. The commissioner may collect past due amounts 3245 deducted and withheld and penalties and interest thereon by 3246 assessment under section 5747.13 of the Revised Code as if they 3247 were income taxes collected by an employer. 3248

(b) If a casino operator, permit holder, or sports gaming

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proprietor sells the casino facility, internet sports gaming 3250 operation, or sports gaming facility, or otherwise guits the 3251 casino or sports gaming business, the amounts deducted and 3252 withheld and any penalties and interest thereon are immediately 3253 due and payable. The successor shall withhold an amount of the 3254 purchase money that is sufficient to cover the amounts deducted 3255 3256 and withheld and penalties and interest thereon until the predecessor casino operator, permit holder, or sports gaming 3257 3258 proprietor produces either a receipt from the commissioner showing that the amounts deducted and withheld and penalties and 3259 interest thereon have been paid or a certificate from the 3260 commissioner indicating that no amounts deducted and withheld or 3261 penalties and interest thereon are due. If the successor fails 3262 to withhold purchase money, the successor is personally liable 3263 for payment of the amounts deducted and withheld and penalties 3264 and interest thereon, up to the amount of the purchase money. 3265

(C) (1) Annually, on or before the thirty-first day of 3266 January, a casino operator, permit holder, or sports gaming 3267 3268 proprietor shall issue an information return to each person with respect to whom an amount has been deducted and withheld during 3269 3270 the preceding calendar year. The information return shall show the total amount deducted from the person's winnings by the 3271 casino operator, permit holder, or sports gaming proprietor 3272 during the preceding calendar year. 3273

(2) Annually, on or before the thirty-first day of
January, a casino operator, permit holder, or sports gaming
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proprietor shall provide to the commissioner a copy of each
information return issued under division (C) (1) of this section
for the preceding calendar year. The commissioner may require
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that the copies be transmitted electronically.

(D) Amounts deducted and withheld shall be allowed as a 3280 credit against payment of the tax imposed by section 5747.02 of 3281 the Revised Code and shall be treated as taxes paid for purposes 3282 of section 5747.09 of the Revised Code. This division applies 3283 only to the person for whom the amount is deducted and withheld. 3284

(E) The failure of a casino operator, permit holder, or 3285 sports gaming proprietor to deduct and withhold the required 3286 amount from a person's winnings does not relieve the person from 3287 liability for the tax imposed by section 5747.02 of the Revised 3288 Code with respect to those winnings. And compliance with this 3289 section does not relieve a casino operator, permit holder, or 3290 sports gaming proprietor or a person who has winnings from 3291 casino gaming or sports gaming from compliance with relevant 3292 provisions of federal tax laws. 3293

(F) The commissioner shall prescribe the form of the 3294 receipt and returns required by this section. The director of 3295 job and family services shall prescribe the form of the 3296 3297 statement required by this section.

(G) The commissioner may adopt rules that are necessary to 3298 administer this section. 3299

Sec. 5751.01. As used in this chapter: 3300

(A) "Person" means, but is not limited to, individuals, 3301 combinations of individuals of any form, receivers, assignees, 3302 trustees in bankruptcy, firms, companies, joint-stock companies, 3303 business trusts, estates, partnerships, limited liability 3304 partnerships, limited liability companies, associations, joint 3305 ventures, clubs, societies, for-profit corporations, S 3306 corporations, qualified subchapter S subsidiaries, qualified 3307 3308 subchapter S trusts, trusts, entities that are disregarded for

federal income tax purposes, and any other entities. 3309

(B) "Consolidated elected taxpayer" means a group of two
or more persons treated as a single taxpayer for purposes of
this chapter as the result of an election made under section
5751.011 of the Revised Code.

(C) "Combined taxpayer" means a group of two or more
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persons treated as a single taxpayer for purposes of this
chapter under section 5751.012 of the Revised Code.
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(D) "Taxpayer" means any person, or any group of persons
 in the case of a consolidated elected taxpayer or combined
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 taxpayer treated as one taxpayer, required to register or pay
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 tax under this chapter. "Taxpayer" does not include excluded
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 persons.

(E) "Excluded person" means any of the following:

(1) Any person with not more than one hundred fifty
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thousand dollars of taxable gross receipts during the calendar
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year. Division (E) (1) of this section does not apply to a person
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that is a member of a consolidated elected taxpayer.

(2) A public utility that paid the excise tax imposed by
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section 5727.24 or 5727.30 of the Revised Code based on one or
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more measurement periods that include the entire tax period
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under this chapter, except in the following circumstances:
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(a) A public utility that is a combined company is a3331taxpayer with regard to the following gross receipts:3332

(i) Taxable gross receipts directly attributed to a public
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utility activity, but not directly attributed to an activity
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that is subject to the excise tax imposed by section 5727.24 or
5727.30 of the Revised Code;
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(ii) Taxable gross receipts that cannot be directly
attributed to any activity, multiplied by a fraction whose
numerator is the taxable gross receipts described in division
(E) (2) (a) (i) of this section and whose denominator is the total
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taxable gross receipts that can be directly attributed to any
activity;

(iii) Except for any differences resulting from the use of 3343 an accrual basis method of accounting for purposes of 3344 determining gross receipts under this chapter and the use of the 3345 cash basis method of accounting for purposes of determining 3346 gross receipts under section 5727.24 of the Revised Code, the 3347 gross receipts directly attributed to the activity of a natural 3348 gas company shall be determined in a manner consistent with 3349 division (D) of section 5727.03 of the Revised Code. 3350

(b) A heating company that became exempt from the excise
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tax imposed by section 5727.30 of the Revised Code on May 1,
2023, shall not be an excluded person for tax periods beginning
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on or after July 1, 2023.

As used in division (E)(2) of this section, "combined 3355 company" and "public utility" have the same meanings as in 3356 section 5727.01 of the Revised Code. 3357

(3) A financial institution, as defined in section 5726.01
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of the Revised Code, that paid the tax imposed by section
5726.02 of the Revised Code based on one or more taxable years
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that include the entire tax period under this chapter;
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(4) A person directly or indirectly owned by one or more
financial institutions, as defined in section 5726.01 of the
Revised Code, that paid the tax imposed by section 5726.02 of
the Revised Code based on one or more taxable years that include
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the entire tax period under this chapter.3366For the purposes of division (E) (4) of this section, a3367person owns another person under the following circumstances:3368(a) In the case of corporations issuing capital stock, one3369

corporation owns another corporation if it owns fifty per cent3370or more of the other corporation's capital stock with current3371voting rights;3372

(b) In the case of a limited liability company, one person
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owns the company if that person's membership interest, as
defined in section 1706.01 of the Revised Code, is fifty per
cent or more of the combined membership interests of all persons
owning such interests in the company;
3373

3378 (c) In the case of a partnership, trust, or other unincorporated business organization other than a limited 3379 liability company, one person owns the organization if, under 3380 the articles of organization or other instrument governing the 3381 affairs of the organization, that person has a beneficial 3382 interest in the organization's profits, surpluses, losses, or 3383 distributions of fifty per cent or more of the combined 3384 beneficial interests of all persons having such an interest in 3385 the organization. 3386

(5) A domestic insurance company or foreign insurance 3387 company, as defined in section 5725.01 of the Revised Code, that 3388 paid the insurance company premiums tax imposed by section 3389 5725.18 or Chapter 5729. of the Revised Code, or an unauthorized 3390 insurance company whose gross premiums are subject to tax under 3391 section 3905.36 of the Revised Code based on one or more 3392 measurement periods that include the entire tax period under 3393 3394 this chapter;

(6) A person that solely facilitates or services one or
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more securitizations of phase-in-recovery property pursuant to a
final financing order as those terms are defined in section
4928.23 of the Revised Code. For purposes of this division,
"securitization" means transferring one or more assets to one or
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more persons and then issuing securities backed by the right to
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receive payment from the asset or assets so transferred.

(7) Except as otherwise provided in this division, a pre-3402 income tax trust as defined in section 5747.01 of the Revised 3403 Code and any pass-through entity of which such pre-income tax 3404 trust owns or controls, directly, indirectly, or constructively 3405 through related interests, more than five per cent of the 3406 ownership or equity interests. If the pre-income tax trust has 3407 made a qualifying pre-income tax trust election under division 3408 (EE) of section 5747.01 of the Revised Code, then the trust and 3409 the pass-through entities of which it owns or controls, 3410 directly, indirectly, or constructively through related 3411 interests, more than five per cent of the ownership or equity 3412 interests, shall not be excluded persons for purposes of the tax 3413 imposed under section 5751.02 of the Revised Code. 3414

(8) Nonprofit organizations or the state and its agencies, 3415instrumentalities, or political subdivisions. 3416

(F) Except as otherwise provided in divisions (F) (2), (3), 3417 and (4) of this section, "gross receipts" means the total amount 3418 realized by a person, without deduction for the cost of goods 3419 sold or other expenses incurred, that contributes to the 3420 production of gross income of the person, including the fair 3421 market value of any property and any services received, and any 3422 debt transferred or forgiven as consideration. 3423

(1) The following are examples of gross receipts: 3424

(a) Amounts realized from the sale, exchange, or other	3425
disposition of the taxpayer's property to or with another;	3426
(b) Amounts realized from the taxpayer's performance of	3427
services for another;	3428
	0.4.0.0
(c) Amounts realized from another's use or possession of	3429
the taxpayer's property or capital;	3430
(d) Any combination of the foregoing amounts.	3431
(2) "Gross receipts" excludes the following amounts:	3432
(a) Interest income except interest on credit sales;	3433
(b) Dividends and distributions from corporations, and	3434
distributive or proportionate shares of receipts and income from	3435
a pass-through entity as defined under section 5733.04 of the	3436
Revised Code;	3437
(c) Receipts from the sale, exchange, or other disposition	3438
of an asset described in section 1221 or 1231 of the Internal	3439
Revenue Code, without regard to the length of time the person	3440
Revenue Code, without regard to the length of time the person held the asset. Notwithstanding section 1221 of the Internal	3440 3441
held the asset. Notwithstanding section 1221 of the Internal	3441
held the asset. Notwithstanding section 1221 of the Internal Revenue Code, receipts from hedging transactions also are	3441 3442
held the asset. Notwithstanding section 1221 of the Internal Revenue Code, receipts from hedging transactions also are excluded to the extent the transactions are entered into	3441 3442 3443
held the asset. Notwithstanding section 1221 of the Internal Revenue Code, receipts from hedging transactions also are excluded to the extent the transactions are entered into primarily to protect a financial position, such as managing the	3441 3442 3443 3444
held the asset. Notwithstanding section 1221 of the Internal Revenue Code, receipts from hedging transactions also are excluded to the extent the transactions are entered into primarily to protect a financial position, such as managing the risk of exposure to (i) foreign currency fluctuations that	3441 3442 3443 3444 3445
held the asset. Notwithstanding section 1221 of the Internal Revenue Code, receipts from hedging transactions also are excluded to the extent the transactions are entered into primarily to protect a financial position, such as managing the risk of exposure to (i) foreign currency fluctuations that affect assets, liabilities, profits, losses, equity, or	3441 3442 3443 3444 3445 3446
held the asset. Notwithstanding section 1221 of the Internal Revenue Code, receipts from hedging transactions also are excluded to the extent the transactions are entered into primarily to protect a financial position, such as managing the risk of exposure to (i) foreign currency fluctuations that affect assets, liabilities, profits, losses, equity, or investments in foreign operations; (ii) interest rate	3441 3442 3443 3444 3445 3446 3447
held the asset. Notwithstanding section 1221 of the Internal Revenue Code, receipts from hedging transactions also are excluded to the extent the transactions are entered into primarily to protect a financial position, such as managing the risk of exposure to (i) foreign currency fluctuations that affect assets, liabilities, profits, losses, equity, or investments in foreign operations; (ii) interest rate fluctuations; or (iii) commodity price fluctuations. As used in	3441 3442 3443 3444 3445 3446 3447 3448
held the asset. Notwithstanding section 1221 of the Internal Revenue Code, receipts from hedging transactions also are excluded to the extent the transactions are entered into primarily to protect a financial position, such as managing the risk of exposure to (i) foreign currency fluctuations that affect assets, liabilities, profits, losses, equity, or investments in foreign operations; (ii) interest rate fluctuations; or (iii) commodity price fluctuations. As used in division (F)(2)(c) of this section, "hedging transaction" has	3441 3442 3443 3444 3445 3446 3447 3448 3449
held the asset. Notwithstanding section 1221 of the Internal Revenue Code, receipts from hedging transactions also are excluded to the extent the transactions are entered into primarily to protect a financial position, such as managing the risk of exposure to (i) foreign currency fluctuations that affect assets, liabilities, profits, losses, equity, or investments in foreign operations; (ii) interest rate fluctuations; or (iii) commodity price fluctuations. As used in division (F)(2)(c) of this section, "hedging transaction" has the same meaning as used in section 1221 of the Internal Revenue	3441 3442 3443 3444 3445 3446 3447 3448 3449 3450
held the asset. Notwithstanding section 1221 of the Internal Revenue Code, receipts from hedging transactions also are excluded to the extent the transactions are entered into primarily to protect a financial position, such as managing the risk of exposure to (i) foreign currency fluctuations that affect assets, liabilities, profits, losses, equity, or investments in foreign operations; (ii) interest rate fluctuations; or (iii) commodity price fluctuations. As used in division (F) (2) (c) of this section, "hedging transaction" has the same meaning as used in section 1221 of the Internal Revenue Code and also includes transactions accorded hedge accounting	3441 3442 3443 3444 3445 3446 3447 3448 3449 3450 3451

purposes of division (F)(2)(c) of this section, the actual 3454 transfer of title of real or tangible personal property to 3455 another entity is not a hedging transaction. 3456

(d) Proceeds received attributable to the repayment, 3457 maturity, or redemption of the principal of a loan, bond, mutual 3458 fund, certificate of deposit, or marketable instrument; 3459

(e) The principal amount received under a repurchase 3460 agreement or on account of any transaction properly 3461 3462 characterized as a loan to the person;

(f) Contributions received by a trust, plan, or other 3463 arrangement, any of which is described in section 501(a) of the 3464 Internal Revenue Code, or to which Title 26, Subtitle A, Chapter 3465 1, Subchapter (D) of the Internal Revenue Code applies; 3466

(g) Compensation, whether current or deferred, and whether 3467 in cash or in kind, received or to be received by an employee, 3468 former employee, or the employee's legal successor for services 3469 rendered to or for an employer, including reimbursements 3470 received by or for an individual for medical or education 3471 expenses, health insurance premiums, or employee expenses, or on 3472 account of a dependent care spending account, legal services 3473 plan, any cafeteria plan described in section 125 of the 3474 Internal Revenue Code, or any similar employee reimbursement; 3475

(h) Proceeds received from the issuance of the taxpayer's 3476 own stock, options, warrants, puts, or calls, or from the sale 3477 of the taxpayer's treasury stock; 3478

(i) Proceeds received on the account of payments from 3479 insurance policies, except those proceeds received for the loss 3480 of business revenue; 3481

(j) Gifts or charitable contributions received; membership

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dues received by trade, professional, homeowners', or3483condominium associations; payments received for educational3484courses, meetings, meals, or similar payments to a trade,3485professional, or other similar association; and fundraising3486receipts received by any person when any excess receipts are3487donated or used exclusively for charitable purposes;3488

(k) Damages received as the result of litigation in excess3489of amounts that, if received without litigation, would be gross3490receipts;3491

(1) Property, money, and other amounts received or 3492
acquired by an agent on behalf of another in excess of the 3493
agent's commission, fee, or other remuneration; 3494

(m) Tax refunds, other tax benefit recoveries, and 3495 reimbursements for the tax imposed under this chapter made by 3496 entities that are part of the same combined taxpayer or 3497 3498 consolidated elected taxpayer group, and reimbursements made by entities that are not members of a combined taxpayer or 3499 consolidated elected taxpayer group that are required to be made 3500 3501 for economic parity among multiple owners of an entity whose tax 3502 obligation under this chapter is required to be reported and paid entirely by one owner, pursuant to the requirements of 3503 sections 5751.011 and 5751.012 of the Revised Code; 3504

(n) Pension reversions; 3505

(o) Contributions to capital;

(p) Sales or use taxes collected as a vendor or an out-ofstate seller on behalf of the taxing jurisdiction from a consumer or other taxes the taxpayer is required by law to collect directly from a purchaser and remit to a local, state, or federal tax authority;

(q) In the case of receipts from the sale of cigarettes, 3512 tobacco products, or vapor products by a wholesale dealer, 3513 retail dealer, distributor, manufacturer, vapor distributor, or 3514 seller, all as defined in section 5743.01 of the Revised Code, 3515 an amount equal to the federal and state excise taxes paid by 3516 any person on or for such cigarettes, tobacco products, or vapor 3517 products under subtitle E of the Internal Revenue Code or 3518 Chapter 5743. of the Revised Code; 3519

(r) In the case of receipts from the sale, transfer, 3520 exchange, or other disposition of motor fuel as "motor fuel" is 3521 defined in section 5736.01 of the Revised Code, an amount equal 3522 to the value of the motor fuel, including federal and state 3523 motor fuel excise taxes and receipts from billing or invoicing 3524 the tax imposed under section 5736.02 of the Revised Code to 3525 another person; 3526

(s) In the case of receipts from the sale of beer or
intoxicating liquor, as defined in section 4301.01 of the
Revised Code, by a person holding a permit issued under Chapter
4301. or 4303. of the Revised Code, an amount equal to federal
and state excise taxes paid by any person on or for such beer or
intoxicating liquor under subtitle E of the Internal Revenue
Code or Chapter 4301. or 4305. of the Revised Code;

(t) Receipts realized by a new motor vehicle dealer or 3534 used motor vehicle dealer, as defined in section 4517.01 of the 3535 Revised Code, from the sale or other transfer of a motor 3536 vehicle, as defined in that section, to another motor vehicle 3537 dealer for the purpose of resale by the transferee motor vehicle 3538 dealer, but only if the sale or other transfer was based upon 3539 the transferee's need to meet a specific customer's preference 3540 for a motor vehicle; 3541

(u) Receipts from a financial institution described in 3542 division (E)(3) of this section for services provided to the 3543 financial institution in connection with the issuance, 3544 processing, servicing, and management of loans or credit 3545 accounts, if such financial institution and the recipient of 3546 such receipts have at least fifty per cent of their ownership 3547 interests owned or controlled, directly or constructively 3548 through related interests, by common owners; 3549

(v) Receipts realized from administering anti-neoplastic
 drugs and other cancer chemotherapy, biologicals, therapeutic
 agents, and supportive drugs in a physician's office to patients
 with cancer;

(w) Funds received or used by a mortgage broker that is 3554 not a dealer in intangibles, other than fees or other 3555 consideration, pursuant to a table-funding mortgage loan or 3556 warehouse-lending mortgage loan. Terms used in division (F)(2) 3557 (w) of this section have the same meanings as in section 1322.01 3558 of the Revised Code, except "mortgage broker" means a person 3559 assisting a buyer in obtaining a mortgage loan for a fee or 3560 3561 other consideration paid by the buyer or a lender, or a person engaged in table-funding or warehouse-lending mortgage loans 3562 3563 that are first lien mortgage loans.

(x) Property, money, and other amounts received by a 3564 professional employer organization, as defined in section 3565 4125.01 of the Revised Code, or an alternate employer 3566 organization, as defined in section 4133.01 of the Revised Code, 3567 from a client employer, as defined in either of those sections 3568 as applicable, in excess of the administrative fee charged by 3569 the professional employer organization or the alternate employer 3570 organization to the client employer; 3571

(y) In the case of amounts retained as commissions by a	3572
permit holder under Chapter 3769. of the Revised Code, an amount	3573
equal to the amounts specified under that chapter that must be	3574
paid to or collected by the tax commissioner as a tax and the	3575
amounts specified under that chapter to be used as purse money;	3576
(z) Qualifying distribution center receipts as determined	3577
under section 5751.40 of the Revised Code;	3578
(aa) Receipts of an employer from payroll deductions	3579
relating to the reimbursement of the employer for advancing	3580
moneys to an unrelated third party on an employee's behalf;	3581
(bb) Cash discounts allowed and taken;	3582
(cc) Returns and allowances;	3583
(dd) Bad debts from receipts on the basis of which the tax	3584
imposed by this chapter was paid in a prior quarterly tax	3585
payment period. For the purpose of this division, "bad debts"	3586
means any debts that have become worthless or uncollectible	3587
between the preceding and current quarterly tax payment periods,	3588
have been uncollected for at least six months, and that may be	3589
claimed as a deduction under section 166 of the Internal Revenue	3590
Code and the regulations adopted under that section, or that	3591
could be claimed as such if the taxpayer kept its accounts on	3592
the accrual basis. "Bad debts" does not include repossessed	3593
property, uncollectible amounts on property that remains in the	3594
possession of the taxpayer until the full purchase price is	3595
paid, or expenses in attempting to collect any account	3596
receivable or for any portion of the debt recovered.	3597
(ee) Any amount realized from the sale of an account	3598
receivable to the extent the receipts from the underlying	3599
transaction giving rise to the account receivable were included	3600

in the gross receipts of the taxpayer;	3601
(ff) Any receipts directly attributed to a transfer	3602
agreement or to the enterprise transferred under that agreement	3603
under section 4313.02 of the Revised Code;	3604
(gg) Qualified uranium receipts as determined under	3605
section 5751.41 of the Revised Code;	3606
(hh) In the case of amounts collected by a licensed casino	3607
operator from casino gaming, amounts in excess of the casino	3608
operator's gross casino revenue. In this division, "casino	3609
operator" and "casino gaming" have the meanings defined in	3610
section 3772.01 of the Revised Code, and "gross casino revenue"	3611
has the meaning defined in section 5753.01 of the Revised Code.	3612
(ii) Receipts realized from the sale of agricultural	3613
commodities by an agricultural commodity handler, both as	3614
defined in section 926.01 of the Revised Code, that is licensed	3615
by the director of agriculture to handle agricultural	3616
commodities in this state;	3617
(jj) Qualifying integrated supply chain receipts as	3618
determined under section 5751.42 of the Revised Code;	3619
(kk) In the case of a railroad company described in	3620
	0.001

division (D)(9) of section 5727.01 of the Revised Code that 3621 purchases dyed diesel fuel directly from a supplier as defined 3622 by section 5736.01 of the Revised Code, an amount equal to the 3623 product of the number of gallons of dyed diesel fuel purchased 3624 directly from such a supplier multiplied by the average 3625 wholesale price for a gallon of diesel fuel as determined under 3626 section 5736.02 of the Revised Code for the period during which 3627 the fuel was purchased multiplied by a fraction, the numerator 3628 of which equals the rate of tax levied by section 5736.02 of the 3629

Revised Code less the rate of tax computed in section 5751.03 of 3630 the Revised Code, and the denominator of which equals the rate 3631 of tax computed in section 5751.03 of the Revised Code; 3632 (11) Receipts realized by an out-of-state disaster 3633 business from disaster work conducted in this state during a 3634 disaster response period pursuant to a qualifying solicitation 3635 received by the business. Terms used in division (F)(2)(11) of 3636 this section have the same meanings as in section 5703.94 of the 3637 Revised Code. 3638 (mm) In the case of receipts from the sale or transfer of 3639 a mortgage-backed security or a mortgage loan by a mortgage 3640 lender holding a valid certificate of registration issued under 3641

Chapter 1322. of the Revised Code or by a person that is a 3642 member of the mortgage lender's consolidated elected taxpayer 3643 group, an amount equal to the principal balance of the mortgage 3644 loan; 3645

(nn) Amounts of excess surplus of the state insurance fund 3646
received by the taxpayer from the Ohio bureau of workers' 3647
compensation pursuant to rules adopted under section 4123.321 of 3648
the Revised Code; 3649

(oo) Except as otherwise provided in division (B) of 3650 section 5751.091 of the Revised Code, receipts of a megaproject 3651 supplier from sales of tangible personal property directly to a 3652 megaproject operator in this state for use at the site of the 3653 megaproject operator's megaproject, provided that the sale 3654 occurs during the period that the megaproject operator has an 3655 agreement with the tax credit authority for the megaproject 3656 under division (D) of section 122.17 of the Revised Code that 3657 remains in effect and has not expired or been terminated, and 3658 provided the megaproject supplier holds a certificate for such 3659

megaproject issued under section 5751.052 of the Revised Code 3660
for the calendar year in which the sales are made and, if the 3661
megaproject supplier meets the requirements described in 3662
division (A) (13) (b) of section 122.17 of the Revised Code, the 3663
megaproject supplier holds a certificate for such megaproject 3664
issued under division (D) (11) of section 122.17 of the Revised 3665
Code on the first day of that calendar year; 3666

(pp) Receipts from the sale of each new piece of capital 3667 equipment that has a cost in excess of one hundred million 3668 dollars and that is used at the site of a megaproject that 3669 satisfies the criteria described in division (A)(11)(a)(ii) of 3670 section 122.17 of the Revised Code, provided that the sale 3671 occurs during the period that a megaproject operator has an 3672 agreement for that megaproject with the tax credit authority 3673 under division (D) of section 122.17 of the Revised Code that 3674 remains in effect and has not expired or been terminated; 3675

(qq) In the case of amounts collected by a sports gaming 3676 proprietor from sports gaming, amounts in excess of the 3677 proprietor's sports gaming receipts. As used in this division, 3678 "sports gaming proprietor" has the same meaning as in section 3679 3775.01 of the Revised Code and "sports gaming receipts" has the 3680 same meaning as in section 5753.01 of the Revised Code. 3681

(rr) Amounts received from any federal, state, or local 3682
grant, and amounts of indebtedness discharged or forgiven 3683
pursuant to federal, state, or local law, for providing or 3684
expanding access to broadband service in this state. As used in 3685
this division, "broadband service" has the same meaning as in 3686
section 188.01 of the Revised Code. 3687

(ss) Receipts provided to a taxpayer to compensate forlost business resulting from the train derailment near the city3689

of East Palestine on February 3, 2023, by any of the following: 3690 (i) A federal, state, or local government agency; 3691 (ii) A railroad company, as that term is defined in 3692 section 5727.01 of the Revised Code; 3693 (iii) Any subsidiary, insurer, or agent of a railroad 3694 company or any related person. 3695 (tt) An amount equal to the fee imposed by section 3743.22 3696 of the Revised Code billed to the purchaser, collected by the 3697 taxpayer, and remitted to the fire marshal during the tax 3698 3699 period, provided that the fee is separately stated on the invoice, bill of sale, or similar document given to the 3700 purchaser of 1.4G fireworks in this state-; 3701 (uu) In the case of amounts collected by a permit holder 3702 from internet casino gaming, amounts in excess of the permit 3703 holder's internet casino gaming receipts. As used in this 3704 division, "internet casino gaming" and "permit holder" have the 3705 same meanings as in section 3772.01 of the Revised Code and 3706 "internet casino gaming receipts" has the same meaning as in 3707 section 5753.01 of the Revised Code. 3708 (vv) Any receipts for which the tax imposed by this 3709 chapter is prohibited by the constitution or laws of the United 3710 States or the constitution of this state; 3711 (vv) (ww) Receipts from fees imposed under sections 128.41 3712 and 128.42 of the Revised Code. 3713 (3) In the case of a taxpayer when acting as a real estate 3714 broker, "gross receipts" includes only the portion of any fee 3715 for the service of a real estate broker, or service of a real 3716 estate salesperson associated with that broker, that is retained 3717

by the broker and not paid to an associated real estate3718salesperson or another real estate broker. For the purposes of3719this division, "real estate broker" and "real estate3720salesperson" have the same meanings as in section 4735.01 of the3721Revised Code.3722

(4) A taxpayer's method of accounting for gross receipts 3723
for a tax period shall be the same as the taxpayer's method of 3724
accounting for federal income tax purposes for the taxpayer's 3725
federal taxable year that includes the tax period. If a 3726
taxpayer's method of accounting for federal income tax purposes 3727
changes, its method of accounting for gross receipts under this 3728
chapter shall be changed accordingly. 3729

(G) "Taxable gross receipts" means gross receipts sitused3730to this state under section 5751.033 of the Revised Code.3731

(H) A person has "substantial nexus with this state" ifany of the following applies. The person:3733

(1) Owns or uses a part or all of its capital in this3734state;3735

(2) Holds a certificate of compliance with the laws of3736this state authorizing the person to do business in this state;3737

(3) Has bright-line presence in this state;

(4) Otherwise has nexus with this state to an extent that
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(I) A person has "bright-line presence" in this state for 3742
a reporting period and for the remaining portion of the calendar 3743
year if any of the following applies. The person: 3744

(1) Has at any time during the calendar year property in 3745

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this state with an aggregate value of at least fifty thousand3746dollars. For the purpose of division (I)(1) of this section,3747owned property is valued at original cost and rented property is3748valued at eight times the net annual rental charge.3749

(2) Has during the calendar year payroll in this state ofat least fifty thousand dollars. Payroll in this state includes3751all of the following:3752

(a) Any amount subject to withholding by the person under 3753section 5747.06 of the Revised Code; 3754

(b) Any other amount the person pays as compensation to an
 3755
 individual under the supervision or control of the person for
 3756
 work done in this state; and
 3757

(c) Any amount the person pays for services performed in 3758this state on its behalf by another. 3759

(3) Has during the calendar year taxable gross receipts ofat least five hundred thousand dollars;3761

(4) Has at any time during the calendar year within this
state at least twenty-five per cent of the person's total
property, total payroll, or total gross receipts;
3762

(5) Is domiciled in this state as an individual or for3765corporate, commercial, or other business purposes.3766

(J) "Tangible personal property" has the same meaning as 3767in section 5739.01 of the Revised Code. 3768

(K) "Internal Revenue Code" means the Internal Revenue
3769
Code of 1986, 100 Stat. 2085, 26 U.S.C. 1, as amended. Any term
used in this chapter that is not otherwise defined has the same
3771
meaning as when used in a comparable context in the laws of the
3772
United States relating to federal income taxes unless a
3773

different meaning is clearly required. Any reference in this	3774
chapter to the Internal Revenue Code includes other laws of the	3775
United States relating to federal income taxes.	3776
(L) "Calendar quarter" means a three-month period ending	3777
on the thirty-first day of March, the thirtieth day of June, the	3778
	3778
thirtieth day of September, or the thirty-first day of December.	5119
(M) "Tax period" means the calendar quarter on the basis	3780
of which a taxpayer is required to pay the tax imposed under	3781
this chapter.	3782
(N) "Agent" means a person authorized by another person to	3783
act on its behalf to undertake a transaction for the other,	3784
including any of the following:	3785
including any of the following.	5705
(1) A person receiving a fee to sell financial	3786
instruments;	3787
(2) A person retaining only a commission from a	3788
transaction with the other proceeds from the transaction being	3789
remitted to another person;	3790
(3) A person issuing licenses and permits under section	3791
1533.13 of the Revised Code;	3792
(4) A lottery sales agent holding a valid license issued	3793
under section 3770.05 of the Revised Code;	3794
(5) A person acting as an agent of the division of liquor	3795
control under section 4301.17 of the Revised Code.	3796
(O) "Received" includes amounts accrued under the accrual	3797
method of accounting.	3798
(P) "Reporting person" means a person in a consolidated	3799
elected taxpayer or combined taxpayer group that is designated	3800

by that group to legally bind the group for all filings and tax 3801 liabilities and to receive all legal notices with respect to 3802 matters under this chapter, or, for the purposes of section 3803 5751.04 of the Revised Code, a separate taxpayer that is not a 3804 member of such a group. 3805

(Q) "Megaproject," "megaproject operator," and
"megaproject supplier" have the same meanings as in section
122.17 of the Revised Code.
3808

(R) "Exclusion amount" means three million dollars3809beginning in 2024 and six million dollars beginning in 2025.3810

Sec. 5753.01. As used in Chapter 5753. of the Revised Code3811and for no other purpose under Title LVII of the Revised Code:3812

(A) "Casino facility" has the same meaning as in section 38133772.01 of the Revised Code. 3814

(B) "Casino gaming" has the same meaning as in section 38153772.01 of the Revised Code. 3816

(C) "Casino operator" has the same meaning as in section 38173772.01 of the Revised Code. 3818

(D) "Gross casino revenue" means the total amount of money 3819
exchanged for the purchase of chips, tokens, tickets, electronic 3820
cards, or similar objects by casino patrons, less winnings paid 3821
to wagerers. "Gross casino revenue" does not include either any 3822
of the following: 3823

(1) The issuance to casino patrons or wagering by casino
patrons of any promotional gaming credit as defined in section
3825
3772.01 of the Revised Code. When issuance of the promotional
3826
gaming credit requires money exchanged as a match from the
3827
patron, the excludible portion of the promotional gaming credit
3828

does not include the portion of the wager purchased by the 3829 3830 patron. (2) Sports gaming receipts; 3831 (3) Internet casino gaming receipts. 3832 (E) "Person" has the same meaning as in section 3772.01 of 3833 the Revised Code. 3834 (F) "Slot machine" has the same meaning as in section 3835 3772.01 of the Revised Code. 3836 (G) "Sports gaming facility" and "sports gaming 3837 proprietor" have the same meanings as in section 3775.01 of the 3838 Revised Code. 3839 (H) "Sports gaming receipts" means the total gross 3840 receipts received by a sports gaming proprietor from the 3841 operation of sports gaming in this state, less the total of the 3842 following: 3843 (1) All cash and cash equivalents paid as winnings to 3844 3845 sports gaming patrons; (2) The dollar amount of all voided wagers. 3846 (3) Receipts received from the operation of lottery sports 3847 gaming on behalf of the state under sections 3770.23 to 3770.25 3848 of the Revised Code. 3849 (4) (a) On and after January 1, 2027, but before January 1, 3850 2032, ten per cent of the promotional gaming credits wagered by 3851 patrons; 3852 (b) On and after January 1, 2032, twenty per cent of the 3853 promotional gaming credits wagered by patrons. 3854 As used in division (H) of this section, "promotional 3855

gaming credit" has the same meaning as in section 3775.01 of the3856Revised Code. When issuance of a promotional gaming credit3857requires money exchanged as a match from the patron, the3858deductible portion of the promotional gaming credit does not3859include the portion of the wager purchased by the patron.3860

(I) "Table game" has the same meaning as in section 38613772.01 of the Revised Code. 3862

(J) "Taxpayer" means a casino operator subject to the tax
levied under section 5753.02 of the Revised Code-or_, a sports
3863
gaming proprietor subject to the tax levied under section
5753.021 of the Revised Code, or a permit holder subject to the
3866
tax levied under section 5753.022 of the Revised Code.
3867

(K) "Tax period" means one twenty-four-hour period with 3868
regard to which a casino operator is required to pay the tax 3869
levied by section 5753.02 of the Revised Code and one calendar 3870
month with regard to which a sports gaming proprietor or permit 3871
<u>holder</u> is required to pay the tax levied by section 5753.021 or 3872
<u>5753.022</u> of the Revised Code, as applicable. 3873

(L) "Internet casino gaming receipts" means the total3874gross receipts received by a permit holder from the operation of3875internet casino gaming in this state, less winnings paid to3876wagerers.3877

(M) "Internet casino gaming," "internet casino gaming3878operation," "internet casino gaming permit," "internet casino3879gaming associate permit," and "permit holder" have the same3880meanings as in section 3772.01 of the Revised Code.3881

Sec. 5753.022. For the purpose of funding the needs of3882cities, counties, public school districts, law enforcement, and3883the horse racing industry; funding efforts to alleviate problem3884

gambling and substance abuse; defraying Ohio casino control	3885
commission operating costs; and defraying the costs of	3886
administering the tax, a tax is levied on the internet casino	3887
gaming receipts of a permit holder at the rate of fifteen per	3888
cent of the internet casino gaming receipts received by the	3889
permit holder from the operation of internet casino gaming in	3890
this state.	3891
The tax imposed under this section is in addition to any	3892
other taxes or fees imposed under the Revised Code.	3893
Sec. 5753.03. (A) For the purpose of receiving and	3894
distributing, and accounting for, revenue received from the tax-	3895
taxes levied by section sections 5753.02 and 5753.022 of the	3896
Revised Code, the following funds are created in the state	3897
treasury:	3898
	2 2 2 2
(1) The casino tax revenue fund;	3899
(2) The gross casino revenue county fund;	3900
(3) The gross casino revenue county student fund;	3901
(4) The gross casino revenue host city fund;	3902
(5) The Ohio state racing commission fund;	3903
(6) The Ohio law enforcement training fund;	3904
(7) The problem casino gambling and addictions fund;	3905
(8) The casino control commission fund;	3906
(9) The casino tax administration fund;	3907
(10) The peace officer training academy fund;	3908
(11) The criminal justice services casino tax revenue	3909
fund.	3910

(B) All moneys collected from the tax taxes levied under
3911
section sections 5753.02 and 5753.022 of the Revised Code shall
be deposited into the casino tax revenue fund.
3913

(C) From the casino tax revenue fund the director of
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budget and management shall transfer as needed to the tax refund
3915
fund amounts equal to the refunds certified by the tax
3916
commissioner under section 5753.06 of the Revised Code and
3917
attributable to the tax taxes levied under section sections
3918
5753.02 and 5753.022 of the Revised Code.

(D) After making any transfers required by division (C) of 3920
 this section, but not later than the fifteenth day of the month 3921
 following the end of each calendar quarter, the director of 3922
 budget and management shall transfer amounts to each fund as 3923
 follows: 3924

(1) Fifty-one per cent to the gross casino revenue county
3925
fund to make payments as required by Section 6(C)(3)(a) of
3926
Article XV, Ohio Constitution;
3927

(2) Thirty-four per cent to the gross casino revenue
3928
county student fund to make payments as required by Section 6(C)
(3) (b) of Article XV, Ohio Constitution and as provided in
3930
section 5753.11 of the Revised Code;
3931

(3) Five per cent to the gross casino revenue host city
fund for the benefit of the cities in which casino facilities
are located;
3934

(4) Three per cent to the Ohio state racing commission
3935
fund to support the efforts and activities of the Ohio state
3936
racing commission to promote horse racing in this state at which
3937
the pari-mutuel system of wagering is conducted;
3938

(5) Two per cent to the Ohio law enforcement training fund 3939

3940

to support law enforcement functions in the state;

(6) Two per cent to the problem casino gambling and
addictions fund to support efforts of the department of mental
health and addiction services to alleviate problem gambling and
substance abuse and related research in the state under section
5119.47 of the Revised Code;

(7) Three per cent to the casino control commission fund
 3946
 to support the operations of the Ohio casino control commission
 3947
 and to defray the cost of administering the tax_taxes_levied
 3948
 under section_sections_5753.02 and 5753.022 of the Revised Code.
 3949

Payments under divisions (D) (1) and (3) of this section3950shall be made by the end of the month following the end of the3951quarterly period. The tax commissioner shall make the data3952available to the director of budget and management for this3953purpose.3954

Money in the Ohio state racing commission fund shall be 3955 distributed at the discretion of the Ohio state racing 3956 commission for the purpose stated in division (D)(4) of this 3957 section by the end of the month following the end of the 3958 quarterly period. The commission may retain up to ten per cent 3959 of the amount transferred to the fund under division (D)(4) of 3960 3961 this section for operating expenses necessary for the administration of the fund. 3962

Payments from the gross casino revenue county student fund3963as required under section 5753.11 of the Revised Code shall be3964made by the last day of January and by the last day of August of3965each year, beginning in 2013. The tax commissioner shall make3966the data available to the director of budget and management for3967this purpose.3968

Of the money credited to the Ohio law enforcement training 3969 fund, the director of budget and management shall distribute 3970 eighty-five per cent of the money to the police officer training 3971 academy fund for the purpose of supporting the law enforcement 3972 training efforts of the Ohio peace officer training academy and 3973 fifteen per cent of the money to the criminal justice services 3974 casino tax revenue fund for the purpose of supporting the law 3975 enforcement training efforts of the division of criminal justice 3976 3977 services.

(E) (1) The tax commissioner shall serve as an agent of the
counties of this state only for the purposes of this division
and solely to make payments directly to municipal corporations
and school districts, as applicable, on the counties' behalf.

(2) On or before the last day of the month following the
and of each calendar quarter, the tax commissioner shall provide
for payment from the funds referenced in divisions (D) (1) and
(3) of this section to each county and municipal corporation as
and
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(3) On or before the last day of January and the last day
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(F) The director of budget and management shall transfer
one per cent of the money credited to the casino control
3992
commission fund to the casino tax administration fund. The tax
3993
commissioner shall use the casino tax administration fund to
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defray the costs incurred in administering the tax taxes levied
3995
under section sections 5753.02 and 5753.022 of the Revised Code.

(G) All investment earnings of the gross casino revenue

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county student fund shall be credited to the fund.

Sec. 5753.04. (A) Each taxpayer shall file returns 3999 electronically with the tax commissioner. Casino operators shall 4000 4001 file returns daily each day banks are open for business, not later than noon, and sports . Sports gaming proprietors and 4002 permit holders shall file returns on or before the fifteenth day 4003 of each month, not later than noon. The return shall be in the 4004 form required by the tax commissioner, and shall reflect the 4005 relevant tax period. The return shall include, but is not 4006 limited to, the amount of the taxpayer's gross casino revenue-or 4007 , sports gaming receipts, or internet casino gaming receipts for 4008 the tax period and the amount of tax due under section 5753.02-4009 or, 5753.021, or 5753.022 of the Revised Code for the tax 4010 period. The taxpayer shall remit electronically with the return 4011 the tax due. 4012

(B) If a casino operator <u>or</u> sports gaming proprietor, <u>or</u> 4013 permit holder ceases to be a taxpayer at any time, the operator-4014 or, proprietor, or permit holder shall indicate the last date 4015 for which the operator or, proprietor, or permit holder was 4016 liable for the tax. The return shall include a space for this 4017 4018 purpose.

(C) Except as otherwise provided in division (A) of 4019 section 3775.14 of the Revised Code, the information in a return 4020 a sports gaming proprietor files with the tax commissioner under 4021 this section concerning sports gaming receipts is subject to 4022 disclosure as a public record under section 149.43 of the 4023 Revised Code. 4024

Sec. 5753.05. (A)(1) A taxpayer who fails to file a return 4025 or to remit the tax due as required by section 5753.04 of the 4026 Revised Code shall pay a penalty not to exceed the greater of 4027

five hundred dollars or ten per cent of the tax due.

(2) If the tax commissioner finds additional tax to be 4029 due, the tax commissioner may impose an additional penalty of up 4030 to fifteen per cent of the additional tax found to be due. A 4031 delinquent payment of tax made as the result of a notice or an 4032 audit is subject to the additional penalty imposed by this 4033 division. 4034

(3) If a taxpayer fails to file a return electronically or 4035 to remit the tax electronically, the tax commissioner may impose 4036 an additional penalty of fifty dollars or ten per cent of the 4037 tax due as shown on the return, whichever is greater. 4038

(B) If the tax due under section 5753.02-or_, 5753.021, or 4039 5753.022 of the Revised Code is not timely paid, the taxpayer 4040 shall pay interest at the rate per annum prescribed in section 4041 5703.47 of the Revised Code beginning on the day the tax was due 4042 through the day the tax is paid or an assessment is issued, 4043 whichever occurs first. 4044

(C) The tax commissioner shall collect any penalty or 4045 interest as if it were the tax levied by section 5753.02-or___ 4046 5753.021, or 5753.022 of the Revised Code, as applicable. 4047 Penalties and interest shall be treated as if they were revenue 4048 4049 arising from the applicable tax.

(D) The tax commissioner may abate all or a portion of any 4050 penalty imposed under this section and may adopt rules governing 4051 abatements. 4052

(E) If a casino operator-or_, sports gaming proprietor, or 4053 permit holder fails to file a return or remit the tax due as 4054 required by section 5753.04 of the Revised Code within a period 4055 of one year after the due date for filing the return or 4056

remitting the tax, the Ohio casino control commission may4057suspend the operator's or proprietor's license or the permit4058holder's internet casino gaming permit or internet casino gaming4059associate permit.4060

Sec. 5753.07. (A)(1) The tax commissioner may issue an 4061 assessment, based on any information in the tax commissioner's 4062 possession, against a taxpayer who fails to pay the <u>a</u>tax levied 4063 under section 5753.02 or 5753.021 of the Revised Code this 4064 <u>chapter</u> or to file a return under section 5753.04 of the Revised 4065 Code. The tax commissioner shall give the taxpayer written 4066 notice of the assessment under section 5703.37 of the Revised 4067 Code. With the notice, the tax commissioner shall include 4068 instructions on how to petition for reassessment and on how to 4069 request a hearing with respect to the petition. 4070

(2) Unless the taxpayer, within sixty days after service 4071 of the notice of assessment, files with the tax commissioner, 4072 either personally or by certified mail, a written petition 4073 signed by the taxpayer, or by the taxpayer's authorized agent 4074 who has knowledge of the facts, the assessment becomes final, 4075 and the amount of the assessment is due and payable from the 4076 4077 taxpayer to the treasurer of state. The petition shall indicate the taxpayer's objections to the assessment. Additional 4078 objections may be raised in writing if they are received by the 4079 tax commissioner before the date shown on the final 4080 determination. 4081

(3) If a petition for reassessment has been properlyfiled, the tax commissioner shall proceed under section 5703.60d083of the Revised Code.4084

(4) After an assessment becomes final, if any portion of4085the assessment, including penalties and accrued interest,4086

remains unpaid, the tax commissioner may file a certified copy 4087 of the entry making the assessment final in the office of the 4088 clerk of the court of common pleas of Franklin county or in the 4089 office of the clerk of the court of common pleas of the county 4090 in which the taxpayer resides, the taxpayer's casino facility or 4091 sports gaming facility is located, or the taxpayer's principal 4092 place of business in this state is located. Immediately upon the 4093 filing of the entry, the clerk shall enter a judgment for the 4094 state against the taxpayer assessed in the amount shown on the 4095 entry. The judgment may be filed by the clerk in a loose-leaf 4096 book entitled, "special judgments for the gross casino revenue 4097 tax and , sports gaming receipts tax, and internet casino gaming 4098 receipts tax." The judgment has the same effect as other 4099 judgments. Execution shall issue upon the judgment at the 4100 request of the tax commissioner, and all laws applicable to 4101 sales on execution apply to sales made under the judgment. 4102

(5) If the assessment is not paid in its entirety within 4103 sixty days after the day the assessment was issued, the portion 4104 of the assessment consisting of tax due shall bear interest at 4105 the rate per annum prescribed by section 5703.47 of the Revised 4106 Code from the day the tax commissioner issued the assessment 4107 until the assessment is paid or until it is certified to the 4108 attorney general for collection under section 131.02 of the 4109 Revised Code, whichever comes first. If the unpaid portion of 4110 the assessment is certified to the attorney general for 4111 collection, the entire unpaid portion of the assessment shall 4112 bear interest at the rate per annum prescribed by section 4113 5703.47 of the Revised Code from the date of certification until 4114 the date it is paid in its entirety. Interest shall be paid in 4115 the same manner as the tax levied under section 5753.02-or-, 4116 5753.021, or 5753.022 of the Revised Code, as applicable, and 4117

may be collected by the issuance of an assessment under this section.

(B) If the tax commissioner believes that collection of 4120 the tax levied under section 5753.02-or_, 5753.021, or 5753.022 4121 of the Revised Code will be jeopardized unless proceedings to 4122 collect or secure collection of the tax are instituted without 4123 delay, the commissioner may issue a jeopardy assessment against 4124 the taxpayer that is liable for the tax. Immediately upon the 4125 issuance of a jeopardy assessment, the tax commissioner shall 4126 file an entry with the clerk of the court of common pleas in the 4127 manner prescribed by division (A)(4) of this section, and the 4128 clerk shall proceed as directed in that division. Notice of the 4129 jeopardy assessment shall be served on the taxpayer or the 4130 taxpayer's authorized agent under section 5703.37 of the Revised 4131 Code within five days after the filing of the entry with the 4132 clerk. The total amount assessed is immediately due and payable, 4133 unless the taxpayer assessed files a petition for reassessment 4134 under division (A)(2) of this section and provides security in a 4135 form satisfactory to the tax commissioner that is in an amount 4136 sufficient to satisfy the unpaid balance of the assessment. If a 4137 petition for reassessment has been filed, and if satisfactory 4138 security has been provided, the tax commissioner shall proceed 4139 under division (A)(3) of this section. Full or partial payment 4140 of the assessment does not prejudice the tax commissioner's 4141 consideration of the petition for reassessment. 4142

(C) The tax commissioner shall immediately forward to the 4143 treasurer of state all amounts the tax commissioner receives 4144 under this section, and the amounts forwarded shall be treated 4145 as if they were revenue arising from the tax levied under 4146 section 5753.02-or, 5753.021, or 5753.022 of the Revised Code, 4147 as applicable. 4148

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(D) Except as otherwise provided in this division, no 4149 assessment shall be issued against a taxpayer for the tax levied 4150 under section 5753.02 or , 5753.021, or 5753.022 of the Revised 4151 Code more than four years after the due date for filing the 4152 return for the tax period for which the tax was reported, or 4153 more than four years after the return for the tax period was 4154 filed, whichever is later. This division does not bar an 4155 assessment against a taxpayer who fails to file a return as 4156 required by section 5753.04 of the Revised Code or who files a 4157 fraudulent return, or when the taxpayer and the tax commissioner 4158 waive in writing the time limitation. 4159

(E) If the tax commissioner possesses information that 4160 indicates that the amount of tax a taxpayer is liable to pay 4161 under section 5753.02 or , 5753.021, or 5753.022 of the Revised 4162 Code exceeds the amount the taxpayer paid, the tax commissioner 4163 may audit a sample of the taxpayer's gross casino revenue-or, 4164 sports gaming receipts, <u>or internet casino gaming receipts,</u> as 4165 applicable, over a representative period of time to ascertain 4166 the amount of tax due, and may issue an assessment based on the 4167 audit. The tax commissioner shall make a good faith effort to 4168 reach agreement with the taxpayer in selecting a representative 4169 sample. The tax commissioner may apply a sampling method only if 4170 the tax commissioner has prescribed the method by rule. 4171

(F) If the whereabouts of a taxpayer who is liable for the
tax levied under section 5753.02 or , 5753.021, or 5753.022 of
the Revised Code are unknown to the tax commissioner, the tax
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commissioner shall proceed under section 5703.37 of the Revised
Code.

 Sec. 5753.08. If a taxpayer who is liable for the tax
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 levied under section 5753.02 or _____5753.021, or 5753.022 of the
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Revised Code sells a casino facility or _____ sports gaming 4179 facility, or internet casino gaming operation, disposes of a 4180 casino facility or , sports gaming facility, or internet casino 4181 gaming operation in any manner other than in the regular course 4182 of business, or quits the casino gaming or sports gaming 4183 business, any tax owed by that person becomes immediately due 4184 and payable, and the person shall pay the tax due, including any 4185 applicable penalties and interest. The person's successor shall 4186 withhold a sufficient amount of the purchase money to cover the 4187 amounts due and unpaid until the predecessor produces a receipt 4188 from the tax commissioner showing that the amounts due have been 4189 paid or a certificate indicating that no taxes are due. If the 4190 successor fails to withhold purchase money, the successor is 4191 personally liable, up to the purchase money amount, for amounts 4192 that were unpaid during the operation of the business by the 4193 predecessor. 4194

Sec. 5753.12. (A) Notwithstanding any provision of this 4195 chapter, any person who operates a casino facility or internet 4196 casino gaming operation without holding a current, valid license 4197 or permit issued under Chapter 3772. of the Revised Code or a 4198 sports gaming facility without holding a current, valid license 4199 issued under Chapter 3775. of the Revised Code is liable for any 4200 amounts, including tax, interest, and penalties, imposed under 4201 this chapter in the same manner as persons that do hold such a 4202 license or permit. 4203

(B) The tax commissioner may issue an assessment against a
person described in division (A) of this section for any amount
due under this chapter in the same manner provided under section
5753.07 of the Revised Code.

Section 2. That existing sections 3123.90, 3772.01, 4208

3772.02, 3772.03, 3772.031, 3772.033, 3772.034, 3772.04,42093772.051, 3772.06, 3772.07, 3772.08, 3772.091, 3772.10,42103772.112, 3772.12, 3772.13, 3772.131, 3772.16, 3772.18, 3772.20,42113772.22, 3772.23, 3772.26, 3772.31, 3772.34, 3772.35, 3772.37,42123772.99, 3775.01, 3775.02, 3775.03, 3775.041, 3775.09, 3775.11,42135747.063, 5751.01, 5753.01, 5753.03, 5753.04, 5753.05, 5753.07,42145753.08, and 5753.12 of the Revised Code are hereby repealed.4215

Section 3. The General Assembly, applying the principle 4216 stated in division (B) of section 1.52 of the Revised Code that 4217 amendments are to be harmonized if reasonably capable of 4218 simultaneous operation, finds that the following sections, 4219 presented in this act as composites of the sections as amended 4220 by the acts indicated, are the resulting versions of the 4221 sections in effect prior to the effective date of the sections 4222 as presented in this act: 4223

Section 3772.03 of the Revised Code as amended by H.B 294224of the 134th General Assembly and both H.B. 49 and H.B. 132 of4225the 132nd General Assembly.4226

Section 3772.99 of the Revised Code as amended by both4227H.B. 32 and H.B. 49 of the 132nd General Assembly.4228