An Act Regarding the Licensing of Persons To Conduct Advance Deposit Wagering

Note: The text of this amendment matches the text of LD 623, except as shown by highlighting

Strike everything after the enacting clause and replace with the following:

Sec. 1. 8 MRSA §1001, sub-§1-A, as enacted by PL 2015, c. 499, §1, is repealed and the following enacted in its place:

1-A. Advance deposit wagering. "Advance deposit wagering" means a form of pari-mutuel wagering on horse races in which wagers are made in person or by telephone, Internet, mobile device, electronic communication or, if approved by the board, other electronic medium and the account holder deposits funds in a wagering account administered by an advance deposit wagering licensee. An advance deposit wagering licensee makes wagers from the wagering account at the direction of and on behalf of the account holder, and the advance deposit wagering licensee deposits money into the wagering account from winning wagers awarded to the account holder.

Sec. 2. 8 MRSA §1001, sub-§1-B, as enacted by PL 2015, c. 499, §1, is amended to read:

1-B. Advance deposit wagering licensee. "Advance deposit wagering licensee" means a person that is chosen by competitive bid and licensed by the board pursuant to subchapter 7 to conduct advance deposit wagering.

Sec. 3. 8 MRSA §1001, sub-§20-A is enacted to read:

<u>20-A.</u> Gross advance deposit wagering income. "Gross advance deposit wagering income" means the total amount of wagers placed by residents of this State via advance deposit wagering before payment of money to winning residents of this State bettors.

Sec. 4. 8 MRSA §1001, sub-§29-D is enacted to read:

29-D. Multijurisdictional account wagering provider. "Multijurisdictional account wagering provider" means a business entity domiciled in a jurisdiction other than this State that is licensed by another jurisdiction to offer advance deposit wagering on horse races for which it offers wagering to account holders in or out of the jurisdiction that issued the license, including in this State.

Sec. 5. 8 MRSA §1015, as amended by PL 2013, c. 212, §§13 and 14, is further amended to read:

§1015. Licensing of employees of slot machine and casino operators, slot machine and table game distributors and, gambling services vendors and advance deposit wagering licensees

1. License required. A person may not be employed by a slot machine operator, casino operator, slot machine distributor, table game distributor or, gambling services vendor <u>or advance deposit wagering</u> <u>licensee</u> unless the person is licensed to do so by the board, temporarily authorized as an employee pursuant to subsection 4 or granted a waiver by the board pursuant to subsection 3.

2. Requirements for license. The board may issue an employee license to an employee of a slot machine operator, casino operator, slot machine distributor, table game distributor or, gambling services vendor <u>or advance deposit wagering licensee</u> if the applicant meets the qualifications set out in sections 1016 and 1019.

3. Requirements for waiver. Upon application by a slot machine operator, casino operator, slot machine distributor, table game distributor $\Theta r_{\underline{i}}$ gambling services vendor <u>or advance deposit wagering</u> <u>licensee</u>, the board may waive the employee license requirement under this section if the slot machine operator, casino operator, slot machine distributor, table game distributor $\Theta r_{\underline{i}}$ gambling services vendor <u>or</u> <u>advance deposit wagering</u> <u>licensee</u> demonstrates to the board's satisfaction that the public interest is not served by the requirement of the employee license.

An Act Regarding the Licensing of Persons To Conduct Advance Deposit Wagering

4. Employees authorized temporarily. A new employee of a slot machine operator, casino operator, slot machine distributor, table game distributor $\overline{\text{or}}$, gambling services vendor <u>or advance deposit</u> wagering licensee is temporarily authorized to work in a position requiring an employee license pursuant to subsection 1 as of the date a completed employee license application is received by the board. A completed employee license application is composed of:

A. The completed form for application for an employee license approved by the board;

- B. Two complete sets of the fingerprints of the applicant;
- C. The fee for processing the employee license application as prescribed by the board; and
- D. The results of the background investigation conducted by the employer.

If the department determines after receiving an employee license application under this subsection that the application is incomplete, it may suspend the new employee's temporary authorization until such time as the new employee files a completed application.

Temporary authorization is not available for renewal of employee licenses.

5. Termination of temporary authorization. Unless suspended or revoked, a temporary authorization under subsection 4 continues until the granting or denial of the new employee's employee license application in accordance with sections 1016, 1017 and 1019 and any applicable rules adopted by the board. An applicant whose temporary authorization is suspended or revoked is not eligible for employment in a position requiring an employee license pursuant to subsection 1 until such time as the suspension or revocation is withdrawn or an employee license is issued.

6. Exception. An employee of an advance deposit wagering licensee that is a multijurisdictional account wagering provider is not subject to the employee license requirement under this section if:

A. The employee is not involved in the processing of wagers by residents of this State; or

B. The employee is not located in this State and is licensed in a jurisdiction in connection with the multijurisdictional account wagering provider's operations in that jurisdiction.

Sec. 6. 8 MRSA §1016, sub-§1, as amended by PL 2013, c. 212, §§15 to 18, is further amended to read:

1. Minimum qualifications. Notwithstanding Title 5, chapter 341, and in addition to any requirements imposed by rules adopted by the board, a person must satisfy the following qualifications to be a slot machine operator, a casino operator, a slot machine distributor, a table game distributor, a gambling services vendor, an advance deposit wagering licensee or an employee of these entities:

A. The person has completed the application form, promptly and truthfully complied with all information requests of the board and complied with any applicable rules adopted by the board;

B. The person has sufficient financial assets and responsibility to meet any financial obligations imposed by this chapter and, if applying for a slot machine operator license, casino operator license, slot machine operator license renewal or casino operator license renewal, has sufficient financial assets and responsibility to continue operation of a commercial track or casino;

<u>B-1. If applying for an advance deposit wagering license or advance deposit wagering license</u> renewal under section 1073, subsection 1, paragraph A or B, the person has sufficient financial assets and responsibility to continue operation of a commercial track or off-track betting facility;

C. The person has not knowingly or recklessly made a false statement of material fact in applying for a license under this chapter or any gambling-related license in any other jurisdiction;

D. In the case of a person applying to be a slot machine operator or, casino operator or advance deposit wagering licensee, the person has sufficient knowledge and experience in the business of

An Act Regarding the Licensing of Persons To Conduct Advance Deposit Wagering

operating slot machines or, casinos <u>or advance deposit wagering</u> to effectively operate the slot machine facilities or, casino <u>or advance deposit wagering</u> to which the license application relates in accordance with this chapter and the rules and standards adopted under this chapter; and

F. If the applicant is a business organization, the applicant is organized in this State, although that business organization may be a wholly or partially owned subsidiary of an entity that is organized pursuant to the laws of another state or a foreign country.

Except as provided by section 1013, subsection 3 and section 1013-A, subsection 3, a person may not hold more than one class of license under this chapter unless the 2nd license is an employee license under section 1015 or an advance deposit watering license under section 1073.

Sec. 7. 8 MRSA §1071, as enacted by PL 2015, c. 499, §8, is repealed.

Sec. 8. 8 MRSA §1072, as enacted by PL 2015, c. 499, §8, is amended to read:

§1072. Distribution of net commission advance deposit wagering revenue

The net commission established in the contract executed pursuant to section 1071, subsection 3 must be distributed according to this section.

1. Distribution of net commission revenue from wagers placed on races conducted in State. An advance deposit wagering licensee shall collect the net commission 5% of gross advance deposit wagering income from wagers placed with the licensee on races conducted at tracks in the State and distribute it to the board for distribution as follows.

A. Ten percent of the net commission amount collected under this subsection must be deposited directly to the General Fund.

B. Twenty percent of the net commission amount collected under this subsection must be distributed to all off-track betting facilities licensed under section 275-D so that each off-track betting facility receives the same amount.

C. One percent of the net commission amount collected under this subsection must be distributed to the Sire Stakes Fund established under section 281.

D. Ten percent of the <u>net commission amount collected under this subsection</u> must be distributed to the Agricultural Fair Support Fund established under Title 7, section 91 except that, notwithstanding Title 7, section 91, subsection 2, paragraph A, no portion of the distribution required by this paragraph may be distributed to a commercial track.

E. Twenty-four percent of the net commission amount collected under this subsection must be distributed to the fund established under section 298 to supplement harness racing purses.

F. Twenty percent of the net commission amount collected under this subsection must be distributed to the track where the race upon which the wager was placed was conducted.

G. Fifteen percent of the net commission amount collected under this subsection must be distributed to all commercial tracks, with each commercial track receiving a portion determined by multiplying that 15% times a fraction, the numerator of which is the minimum number of days of racing the commercial track is required by law to conduct annually in order to retain its commercial track license and the denominator of which is the sum of the number of days of racing all the commercial tracks are required to conduct in order to retain their commercial track licenses.

2. Distribution of <u>net commission revenue</u> from wagers placed on races conducted outside State. An advance deposit wagering licensee shall collect the net commission <u>5%</u> of gross advance <u>deposit wagering income</u> from wagers placed <u>with the licensee</u> on races conducted at tracks outside the State and distribute it to the board for distribution as follows.

An Act Regarding the Licensing of Persons To Conduct Advance Deposit Wagering

A. Ten percent of the net commission amount collected under this subsection must be deposited directly to the General Fund.

B. Thirty-six percent of the net commission amount collected under this subsection must be distributed to all off-track betting facilities licensed under section 275-D so that each off-track betting facility receives the same amount.

C. One percent of the net commission amount collected under this subsection must be distributed to the Sire Stakes Fund established under section 281.

D. Ten percent of the <u>net commission amount collected under this subsection</u> must be distributed to the Agricultural Fair Support Fund established under Title 7, section 91 except that, notwithstanding Title 7, section 91, subsection 2, paragraph A, no portion of the distribution required by this paragraph may be distributed to a commercial track.

E. Seven percent of the net commission amount collected under this subsection must be distributed to the fund established under section 298 to supplement harness racing purses.

F. Thirty-six percent of the net commission amount collected under this subsection must be distributed to all commercial tracks, with each commercial track receiving a portion determined by multiplying that 36% times a fraction, the numerator of which is the minimum number of days of racing the commercial track is required by law to conduct annually in order to retain its commercial track license and the denominator of which is the sum of the number of days of racing all the commercial tracks are required to conduct in order to retain their commercial track licenses.

Sec. 9. 8 MRSA §1073 is enacted to read:

§1073. Advance deposit wagering license

1. Eligibility. To receive an advance deposit wagering license from the board, an entity must meet the requirements of this section and the rules adopted by the board under section 1003, subsection 2, paragraph U and must be:

A. A commercial track licensed under section 271;

B. An off-track betting facility licensed under section 275-D; or

C. A multijurisdictional account wagering provider.

Neither a multijurisdictional account wagering provider nor its parent company, subsidiaries or affiliates may be found in violation of this section or any other laws of this State or ineligible to receive an advance deposit wagering license or may be subject to any other disciplinary action as a result of unlicensed conduct under this Title before the effective date of this section that was conducted pursuant to its multijurisdictional license and would have been permitted as licensed conduct under this section.

2. Authority to conduct advance deposit wagering. An advance deposit wagering license issued by the board under this section grants a licensee authority to conduct advance deposit wagering in this State, including accepting deposits and wagers from account holders. An advance deposit wagering licensee may accept a wager from an advance deposit wagering account holder in person or by telephone, Internet, mobile device, electronic communication or, if approved by the board, other electronic medium.

3. Contract. Advance deposit wagering may be conducted directly by an advance deposit wagering licensee or through such a licensee entering into a contract with a provider of advance deposit wagering services located within the United States.

4. Conditions of licensure. An advance deposit wagering licensee shall:

A. Purchase a bond to secure the accounts of advance deposit wagering bettors; and

An Act Regarding the Licensing of Persons To Conduct Advance Deposit Wagering

B. Use a system to conduct advance deposit wagering to ensure that bettors who establish accounts to place bets on horse racing via advance deposit wagering are 18 years of age or older and residents of the State.

5. Application fee. The board shall require a nonrefundable application fee of \$1,000 for a license under this section and an applicant shall pay the costs of the board for processing an application and performing background investigations.

6. License fee; term; renewal. A license issued under this section authorizes the licensee to conduct advance deposit wagering for a period of 5 years. The fee for a license to conduct advance deposit wagering is \$500. The renewal fee for a license to conduct advance deposit wagering is \$250.

SUMMARY

This amendment strikes and replaces the bill. The amendment repeals the provision of law that directs the Department of Public Safety, Gambling Control Board to award one bidder the privilege to be licensed to conduct advance deposit wagering through a competitive bidding process and instead allows commercial tracks, off-track betting facilities and multijurisdictional account wagering providers to obtain a license to conduct advance deposit wagering. It requires advance deposit wagering licensees to remit 5% of the licensees' gross advance deposit wagering income to the board for distribution by the board to the recipients and funds specified in current law. The amendment also requires licensure of employees of advance deposit wagering licensees.