By: Representatives Bennett, Ladner, To: Gaming Barnett, Dixon, Sykes, Eure

HOUSE BILL NO. 967

- AN ACT TO AMEND SECTION 97-33-301, MISSISSIPPI CODE OF 1972, TO MAKE A TECHNICAL CORRECTION TO THE SHORT TITLE OF THE FANTASY CONTEST ACT; TO AMEND SECTION 97-33-303, MISSISSIPPI CODE OF 1972, TO REVISE DEFINITIONS; TO AMEND SECTION 97-33-305, MISSISSIPPI CODE OF 1972, TO REVISE REQUIREMENTS THAT APPLY TO FANTASY 5 CONTESTS; TO AMEND SECTION 97-33-307, MISSISSIPPI CODE OF 1972, TO 7 REVISE LICENSURE OF FANTASY CONTEST OPERATORS; TO AMEND SECTION 97-33-309, MISSISSIPPI CODE OF 1972, TO REVISE PENALTIES THAT 8 9 APPLY TO VIOLATIONS OF THE ACT; TO AMEND SECTION 97-33-311, MISSISSIPPI CODE OF 1972, TO CONFORM; TO AMEND SECTION 97-33-313, 10 MISSISSIPPI CODE OF 1972, TO PROVIDE FOR DISCIPLINARY ACTION; TO 11 12 AMEND SECTION 97-33-315, MISSISSIPPI CODE OF 1972, TO CLARIFY THE 13 INVESTIGATIVE AND ADMINISTRATIVE AUTHORITY OF THE GAMING COMMISSION; TO CREATE NEW CODE SECTION 97-33-317, MISSISSIPPI CODE 14 15 OF 1972, TO IMPOSE A FEE ON FANTASY CONTEST OPERATORS WHO OFFER 16 FANTASY CONTESTS IN THIS STATE; TO AMEND SECTIONS 75-76-5 AND 17 75-76-33, MISSISSIPPI CODE OF 1972, TO CONFORM; AND FOR RELATED 18 PURPOSES.
- 19 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 97-33-301, Mississippi Code of 1972, is 20
- 21 amended as follows:
- 22 97-33-301. Sections 97-33-301 through 97-33- * * *317 shall
- be known as the "Fantasy Contest Act." 23
- 24 SECTION 2. Section 97-33-303, Mississippi Code of 1972, is
- 25 amended as follows:

- 26 97-33-303. As used in Sections 97-33-301 through
- 97-33- * * *317, the following terms shall have the meanings
- 28 ascribed unless the context requires otherwise:
- 29 (a) "Cash prize" means winnings in the form of cash or
- 30 cash equivalents and includes credits to a player's account with
- 31 an operator.
- 32 (b) "Commission" means the Mississippi Gaming
- 33 Commission created in Section 75-76-7.
- 34 (* * *c) "Confidential information" means information
- 35 related to the play of a fantasy contest by fantasy contest
- 36 players obtained as a result of or by virtue of a person's
- 37 employment.
- 38 (* * *d) "Entry fee" means cash or a cash equivalent
- 39 that is required to be paid * * * to * * * an operator to
- 40 participate in a fantasy contest.
- 41 (e) "Executive director" means the Executive Director
- 42 of the Mississippi Gaming Commission.
- 43 (* * *f) "Fantasy contest" or " * * * contest * * *"
- 44 means a * * * simulated game * * * in which:
- 45 * * *
- 46 (* * *i) * * * Winning outcomes * * * are
- 47 determined predominately by accumulated statistical results of the
- 48 performance of * * * individual athletes in * * * actual sporting
- 49 events; and

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                    ( * * *ii)
                              Winning outcomes are not based on the
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    score, point spread, or any performance of any single actual
    sports team or combination of * * * teams or solely on any single
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    performance of an individual athlete in any single actual sporting
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    event.
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                   "Highly experienced player" means an individual who
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    has:
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                   (i) Entered more than one thousand (1,000)
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    contests offered by a particular operator; or
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                   (ii) Won more than three (3) prizes which are each
    valued at One Thousand Dollars ($1,000.00) or more, from a
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    particular operator.
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               ( * * *h) "Operator" or "fantasy contest operator"
    means a person or entity that offers fantasy contests * * *,
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    requires an entry fee, and * * * offers a cash prize * * *.
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               ( * * *i) * * * "Player" means a person who
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    participates in a fantasy contest offered by * * * an operator.
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              (j) "Sporting event" means an athletic game or team
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    competition in which an individual athlete's performance is used
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    to accumulate statistical results.
         SECTION 3. Section 97-33-305, Mississippi Code of 1972, is
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    amended as follows:
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97-33-305. (1) Fantasy contests \star \star are legal in this

state. A fantasy contest operator must comply with the provisions

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- 75 of this section if the operator's total player roster for all
- 76 fantasy contests consists of one hundred (100) or more members of
- 77 the general public.
- 78 (2) A fantasy contest operator must implement commercially
- 79 reasonable procedures for fantasy contests with an entry fee to:
- 80 (a) Prevent employees of the * * * operator, and
- 81 relatives living in the same household with an employee of an
- 82 operator, from competing in * * * fantasy contests offered
- 83 by * * * an operator in which the operator offers a cash prize;
- 84 (b) Prevent sharing with third parties of confidential
- 85 information that could affect * * * fantasy contest play until the
- 86 information is made publicly available;
- 87 (c) Prevent the * * * operator from participating in a
- 88 fantasy contest * * * offered by the operator;
- 89 (d) Verify that a fantasy contest player * * * is
- 90 eighteen (18) years of age or older except as required in Section
- 91 97-33-307(5);
- 92 (e) Ensure that individuals who participate or
- 93 officiate in a * * * sporting event or who own, manage or coach a
- 94 team or player who participates in a sporting event will * * * not
- 95 knowingly be allowed to enter a fantasy contest that is
- 96 determined, in whole or in part, on * * * accumulated statistical
- 97 results * * * that include a sporting event in which the

- 98 individual could be involved as an athlete, official, owner,
- 99 manager or coach;

100	(I) Allow individuals to restrict themselves from
101	entering a fantasy contest upon request and provide reasonable
102	steps to prevent the person from entering fantasy contests offered
103	by the operator;
104	(g) Disclose the number of entries that a * * * player
105	may submit to each fantasy contest and provide reasonable steps to
106	prevent players from submitting more than the allowable
107	number; * * *
108	(h) Restrict the number of entries submitted by a
109	single player for any contest as follows:
110	(i) An operator shall not allow a player to submit
111	more than one (1) entry in a contest involving twelve (12) or
112	fewer players.
113	(ii) If the number of players in a contest is more
114	than twelve (12) but fewer than thirty-seven (37), an operator
115	shall not allow a player to submit more than two (2) entries.
116	(iii) If the number of players in a contest is at
117	least thirty-seven (37) but no more than one hundred (100), an
118	operator shall not allow a player to submit more than three (3)
119	entries.
120	(iv) In any contest involving more than one
121	hundred (100) players, an operator shall not allow a player to
122	submit more than the lesser of:
123	1. Three percent (3%) of all entries; or
124	2. One hundred fifty (150) entries.

125	(v) For all advertised fantasy contests, the
126	operator must prominently include information about the maximum
127	number of entries that may be submitted for that contest.
128	(vi) An operator may establish fantasy contests in
129	which there is no restriction on the number of entries, if those
130	contests constitute less than two percent (2%) of the total number
131	of contests it offers, and if the operator clearly discloses:
132	1. That there are no limits on the number of
133	entries by each player in the contest; and
134	2. That the cost of participating in such a
135	contest is Fifty Dollars (\$50.00) or more per entry;
136	(i) Offer introductory procedures for players that are
137	prominently displayed on the main page of the operator's platform
138	to explain contest play and how to identify a highly experienced
139	player;
140	(j) Identify all highly experienced players in every
141	fantasy contest by a symbol attached to the players' usernames, or
142	by other easily visible means, on all platforms supported by the
143	operator; and
144	(* * $*\underline{k}$) Segregate fantasy contest player funds from
145	operational funds * * * $\frac{1}{2}$ maintain a reserve in the form of cash,
146	cash equivalents, payment processor reserves and receivables, an
147	irrevocable letter of credit, a bond, or a combination thereof, in
148	the amount of the * * * total account balances of the fantasy

149	contest	players	for	the	benefit	and	protection	of	the	funds	held
150	in the a	accounts	•								

- 151 (3) * * * An operator shall not offer contests based on the

 152 performance of participants in collegiate, high-school or youth

 153 sports events.
- 154 (4) A fantasy contest operator offering fantasy contests
 155 with an entry fee in this state * * * shall comply with audit
 156 procedures adopted by the commission to ensure compliance with
 157 this section * * *.
- (5) (a) Advertisements for contests and prizes offered by
 an operator shall not target prohibited participants, minors, or
 self-excluded persons.
- (b) Representations or implications about average
 winnings from contests shall not be unfair or misleading. Such
 representations shall include, at a minimum:
- (i) The median and mean net winnings of all

 players participating in contests offered by the operator; and

 (ii) The percentage of winnings awarded by the

 operator to highly experienced players participating in contests

 offered by the operator within the preceding calendar year.
- 169 (6) Operators shall prohibit the use of third-party scripts

 170 or scripting programs for any contest and ensure that measures are

 171 in place to deter, detect and, to the extent reasonably possible,

 172 prevent cheating, including collusion, and the use of cheating

173	devices,	including	use of	software	programs	that	submit	entry	fees
174	or adjust	t the athl	etes se	lected by	a player.	<u>.</u>			

- 175 (7) The values of all prizes and awards offered to winning
 176 players must be established and made known to the players in
 177 advance of the contest.
- SECTION 4. Section 97-33-307, Mississippi Code of 1972, is amended as follows:
- 97-33-307. (1) * * * <u>An</u> operator offering fantasy contests
 to be played by persons in this state must * * * <u>obtain a license</u>

 from the * * * <u>commission</u> to conduct fantasy contests within this
 state.
- 184 (2) * * * $\underline{\text{An}}$ operator offering fantasy contests within this state must be lawfully conducting business within this state.
- 186 (3) * * * Application for licensure shall be made to the

 187 executive director on forms furnished by the executive director

 188 and in accordance with the regulations of the commission. The

 189 application shall include:
- 190 <u>(a) The name of the proposed licensee.</u>
- 191 (b) The location of his place or places of business.
- (c) The names of all persons directly or indirectly
- 193 <u>interested in the business and the nature of such interest.</u>
- 194 <u>(d) Complete information and details with respect to</u>

 195 <u>the applicant's antecedents, habits, character, business</u>
- 196 <u>activities</u>, financial affairs and business associates, covering at

.97	least a ten-year period immediately preceding the date of the
.98	application.
99	(e) The applicant's criminal history.
200	(f) Evidence of compliance with Section 97-33-305(2).
201	(g) Such other information and details as the
202	commission or the executive director may require in order to
203	discharge their duties properly.
204	(4) * * * An application to conduct fantasy contests shall
205	not be granted unless the applicant has satisfied the commission
206	<pre>that:</pre>
207	(a) The applicant has adequate business probity,
208	competence and experience; and
209	(b) The proposed financing of the entire operation is:
210	(i) Adequate for the nature of the proposed
211	operation; and
212	(ii) From a suitable source; any lender or other
213	source of money or credit which the commission finds does not mee
214	the standards set forth in this paragraph (b) may be deemed
215	unsuitable.
216	(c) An application for a license to conduct fantasy
217	contests constitutes a request for a determination of the general
218	character, integrity and ability to participate or engage in, or
219	be associated with fantasy contests of any individual associated
220	with the applicant. Any written or oral statement made in the
221	course of an official proceeding of the commission or the

223	oath that is relevant to the purpose of the proceeding is
224	absolutely privileged and does not impose liability for defamation
225	or constitute a ground for recovery in any civil action.
226	(d) The commission, in its discretion, may grant a
227	license to a corporation that has complied with the provisions of
228	Sections 97-33-301 through 97-33-317.
229	(e) The commission, in its discretion, may grant a
230	license to a limited partnership that has complied with the
231	provisions of Sections 97-33-301 through 97-33-317.
232	(f) No limited partnership, except one whose sole
233	limited partner is a publicly traded corporation that is licensed
234	by the commission, or business trust or organization or other
235	association of a quasi-corporate character is eligible to receive
236	or hold any license under Sections 97-33-301 through 97-33-317
237	unless all persons having any direct or indirect interest therein
238	of any nature whatsoever, whether financial, administrative,
239	policymaking or supervisory, are individually qualified to be
240	licensed under the provisions of Sections 97-33-301 through
241	<u>97-33-317.</u>
242	(5) Only a licensee under the Gaming Control Act may offer
243	on-premises fantasy contests in the licensee's licensed gaming
244	establishment. It is illegal to offer on-premises fantasy
245	contests * * * at any other commercial or business establishment.

executive director or any testimony of a witness testifying under

An operator offering on-premises fantasy contests under this

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- 247 subsection (5) must verify that a fantasy contest player is
- 248 twenty-one (21) years of age or older.
- 249 (6) Each applicant for licensure as a fantasy contest
- 250 operator shall pay an application fee of Five Thousand Dollars
- 251 (\$5,000.00). A license is valid for three (3) years.
- 252 **SECTION 5.** Section 97-33-309, Mississippi Code of 1972, is
- 253 amended as follows:
- 254 97-33-309. A person, firm, corporation, association, agent
- 255 or employee violating the Fantasy Contest Act shall be subject to
- 256 a civil penalty of not more than \star \star One Thousand Dollars
- 257 (\$1,000.00) for each separate violation not to exceed Fifty
- 258 Thousand Dollars (\$50,000.00), which shall accrue to the
- 259 state * * * as an administrative remedy as established in Section
- 260 97-33-315.
- 261 **SECTION 6.** Section 97-33-311, Mississippi Code of 1972, is
- 262 amended as follows:
- 263 97-33-311. The Gaming Control Act shall not apply to fantasy
- 264 contests, except as authorized in Sections 97-33-301 through
- 265 97-33- * * *317.
- 266 **SECTION 7.** Section 97-33-313, Mississippi Code of 1972, is
- 267 amended as follows:
- 268 97-33-313. (1) Disputes over winnings shall be resolved
- 269 under the procedures set forth in Sections 75-76-157 through
- 270 75-76-173.

271	(2) Failure to notify the executive director or patron as
272	provided in Section 75-76-159 is grounds for disciplinary action
273	pursuant to Section 97-33-315.
274	SECTION 8. Section 97-33-315, Mississippi Code of 1972, is
275	amended as follows:
276	97-33-315. * * * (1) The executive director shall make
277	appropriate investigations:
278	(a) To determine whether there has been any violation
279	of Sections 97-33-301 through 97-33-317 or of any regulations
280	adopted thereunder.
281	(b) To determine any facts, conditions, practices or
282	matters which it may deem necessary or proper to aid in the
283	enforcement of any such law or regulation.
284	(c) To aid in adopting regulations.
285	(d) To secure information as a basis for recommending
286	legislation relating to Sections 97-33-301 through 97-33-317.
287	(e) To determine annual compliance with Sections
288	97-33-301 through 97-33-317.
289	(2) If after any investigation the executive director is
290	satisfied that a license should be limited, conditioned, suspended
291	or revoked, he shall initiate a hearing by filing a complaint with
292	the commission and transmit therewith a summary of evidence in his
293	possession bearing on the matter and the transcript of testimony
294	at any investigative hearing conducted by or on behalf of the
295	executive director to the licensee.

296	(3) Upon receipt of the complaint of the executive director,
297	the commission shall review all matter presented in support
298	thereof and shall appoint a hearing examiner to conduct further
299	proceedings.
300	(4) After proceedings required by Sections 97-33-301 through
301	97-33-317, the hearing examiner may recommend that the commission
302	take any or all of the following actions:
303	(a) As to operations at a licensed gaming establishment
304	under Section 97-33-307(5):
305	(i) Limit, condition, suspend or revoke the
306	license of any licensed gaming establishment or the individual
307	license of any licensee without affecting the license of the
308	establishment; and
309	(ii) Order an operator to exclude an individual
310	licensee from the operation of the registered business or not to
311	pay the licensee any remuneration for services or any profits,
312	income or accruals on his investment in the licensed gaming
313	<pre>establishment;</pre>
314	(b) Limit, condition, suspend or revoke any license
315	granted to any applicant by the commission;
316	(c) Fine each licensee for any act or transaction for
317	which commission approval was required or permitted, as provided
318	<u>in Section 97-33-309.</u>
319	(5) The hearing examiner shall prepare a written decision
320	containing his recommendation to the commission and shall serve it

3 Z I	on all parties. Any party disagreeing with the hearing examiner's
322	recommendation may ask the commission to review the recommendation
323	within ten (10) days of service of the recommendation. The
324	commission may hold a hearing to consider the recommendation
325	whether there has been a request to review the recommendation or
326	<pre>not.</pre>
327	(6) If the commission decides to review the recommendation,
328	it shall give notice of that fact to all parties within thirty
329	(30) days of the recommendation and shall schedule a hearing to
330	review the recommendation. The commission's review shall be de
331	novo but shall be based upon the evidence presented before the
332	hearing examiner. The commission may remand the case to the
333	hearing examiner for the presentation of additional evidence upon
334	a showing of good cause why the evidence could not have been
335	presented at the previous hearing.
336	(7) If the commission does not decide to review the
337	recommendation within thirty (30) days, the recommendation becomes
338	the final order of the commission.
339	(8) If the commission limits, conditions, suspends or
340	revokes any license, or imposes a fine, it shall issue its written
341	order therefor after causing to be prepared and filed the hearing
342	examiner's written decision upon which the order is based.
343	(9) Any limitation, condition, revocation, suspension or
344	fine is effective until reversed upon judicial review, except that

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345	the commission may stay its order pending a rehearing or judicial
346	review upon such terms and conditions as it deems proper.
347	(10) Judicial review of an order or decision of the
348	commission may be had to the Chancery Court of the First Judicial
349	District of Hinds County, Mississippi, as a case in equity.
350	(11) A license is automatically revoked if the individual is
351	convicted of a felony in any court of this state, another state,
352	or the United States or if the individual is convicted of a crime
353	in any court of another state or the United States which, if
354	committed in this state, would be a felony. An appeal from the
355	conviction shall not act as a supersedeas to the revocation
356	required by this subsection.
357	SECTION 9. The following shall be codified as Section
358	97-33-317, Mississippi Code of 1972:
359	97-33-317. (1) For the privilege of conducting fantasy
360	sports contests in Mississippi, licensees shall pay to the
361	Department of Revenue a fee equivalent to eight percent (8%) of
362	the operator's net Mississippi revenue.
363	(2) "Net Mississippi revenue" means the amount equal to the
364	total of all fantasy contest entry fees that an operator collects
365	from all players, less the total of all sums paid out as cash
366	prizes to all fantasy contest players, multiplied by the location
367	percentage for Mississippi. "Location percentage" means, for each

fantasy contest, the percentage of the total entry fees collected

from players located in Mississippi, divided by the total entry

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- fees collected by that operator from all players in fantasy contests, rounded to the nearest one-hundredth of a percent
- 372 (0.01%).
- 373 (3) (a) The Commissioner of Revenue shall assess and
- 374 collect all taxes, fees, interest, penalties, damages and fines
- imposed by this chapter, and is hereby empowered to promulgate
- 376 rules and regulations to administer collection of the amounts due.
- 377 Records or other documents submitted by the licensee, or on
- 378 behalf of the licensee, to the Mississippi Gaming Commission or
- 379 executive director shall be made available to the Commissioner of
- 380 Revenue or his authorized agent upon written request.
- 381 (b) The license fees levied by this chapter shall be
- 382 due quarterly for the periods January through March, April through
- 383 June, July through September and October through December, and
- 384 payable on or before the twentieth day of the month next
- 385 succeeding the month in which the fees accrue. The licensee shall
- 386 make a return showing the net Mississippi revenue and compute the
- 387 fee due for the period.
- 388 (c) All administrative provisions of the sales tax law,
- 389 and amendments thereto, including those which provide for
- 390 collection and administrative appeals procedures, fix damages,
- 391 penalties and interest for failure to comply with the provisions
- 392 of said sales tax law, and all other requirements and duties
- 393 imposed upon any licensee or taxpayer, shall apply to all persons
- 394 liable for taxes, fees and all other monies imposed under the

- 395 provisions of this chapter. However, fines or other assessments
- 396 levied by the Mississippi Gaming Commission or the executive
- 397 director will not be considered due and payable until thirty (30)
- 398 days after final determination of the fines or assessments. The
- 399 Commissioner of Revenue shall exercise all power and authority and
- 400 perform all duties with respect to licensees or taxpayers under
- 401 this chapter as are provided in the sales tax law, except where
- 402 there is conflict, then the provisions of this chapter shall
- 403 control.
- 404 (d) Determination and assessment of taxes, fees,
- 405 licenses, interest, penalties, damages and fines under this
- 406 chapter by the Commissioner of Revenue, the Executive Director of
- 407 the Mississippi Gaming Commission or the Mississippi Gaming
- 408 Commission shall be prima facie correct.
- 409 (e) Fees authorized under this section shall be
- 410 deposited into the State General Fund as authorized by law.
- 411 **SECTION 10.** Section 75-76-5, Mississippi Code of 1972, is
- 412 amended as follows:
- 413 75-76-5. As used in this chapter, unless the context
- 414 requires otherwise:
- 415 (a) "Applicant" means any person who has applied for or
- 416 is about to apply for a state gaming license, registration or
- 417 finding of suitability under the provisions of this chapter or
- 418 approval of any act or transaction for which approval is required
- 419 or permitted under the provisions of this chapter.

420	(b) "Application" means a request for the issuance of a
421	state gaming license, registration or finding of suitability under
422	the provisions of this chapter or for approval of any act or
423	transaction for which approval is required or permitted under the
424	provisions of this chapter but does not include any supplemental
425	forms or information that may be required with the application.

- (c) "Associated equipment" means any equipment or mechanical, electromechanical or electronic contrivance, component or machine used remotely or directly in connection with gaming or with any game, race book or sports pool that would not otherwise be classified as a gaming device, including dice, playing cards, links which connect to progressive slot machines, equipment which affects the proper reporting of gross revenue, computerized systems of betting at a race book or sports pool, computerized systems for monitoring slot machines, and devices for weighing or counting money.
- (d) "Chairman" means the Chairman of the Mississippi
 Gaming Commission except when used in the term "Chairman of the
 State Tax Commission." "Chairman of the State Tax Commission" or
 "commissioner" means the Commissioner of Revenue of the Department
 of Revenue.
- (e) "Commission" or "Mississippi Gaming Commission"

 442 means the Mississippi Gaming Commission.
- 443 (f) "Commission member" means a member of the
 444 Mississippi Gaming Commission.

- 445 (g) "Credit instrument" means a writing which evidences 446 a gaming debt owed to a person who holds a license at the time the 447 debt is created, and includes any writing taken in consolidation, 448 redemption or payment of a prior credit instrument.
- (h) "Enforcement division" means a particular division

 supervised by the executive director that provides enforcement

 functions.
- 452 (i) "Establishment" means any premises wherein or 453 whereon any gaming is done.
- 454 (j) "Executive director" means the Executive Director
 455 of the Mississippi Gaming Commission.
- 456 Except as otherwise provided by law, "game," or 457 "gambling game" means any banking or percentage game played with 458 cards, with dice or with any mechanical, electromechanical or 459 electronic device or machine for money, property, checks, credit 460 or any representative of value, including, without limiting, the 461 generality of the foregoing, faro, monte, roulette, keno, fan-tan, twenty-one, blackjack, seven-and-a-half, big injun, klondike, 462 463 craps, poker, chuck-a-luck (dai shu), wheel of fortune, chemin de 464 fer, baccarat, pai gow, beat the banker, panguingui, slot machine, 465 or any other game or device approved by the commission. However, "game" or "gambling game" shall not include bingo games or raffles 466 467 which are held pursuant to the provisions of Section 97-33-51, or 468 the illegal gambling activities described in Section 97-33-8.

469	The commission shall not be required to recognize any game
470	hereunder with respect to which the commission determines it does
471	not have sufficient experience or expertise.
472	(1) "Gaming" or "gambling" means to deal, operate,
473	carry on, conduct, maintain or expose for play any game as defined
474	in this chapter.
475	(m) "Gaming device" means any mechanical,
476	electromechanical or electronic contrivance, component or machine
477	used in connection with gaming or any game which affects the
478	result of a wager by determining win or loss. The term includes a
479	system for processing information which can alter the normal
480	criteria of random selection, which affects the operation of any
481	game, or which determines the outcome of a game. The term does
482	not include a system or device which affects a game solely by
483	stopping its operation so that the outcome remains undetermined,
484	and does not include any antique coin machine as defined in
485	Section 27-27-12.
486	(n) "Gaming employee" means any person connected
487	directly with the operation of a gaming establishment licensed to
488	conduct any game, including:
489	(i) Boxmen;
490	(ii) Cashiers;

(v) Dealers;

(iii) Change personnel;

(iv) Counting room personnel;

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494	(vi) Floormen;
495	(vii) Hosts or other persons empowered to extend
496	credit or complimentary services;
497	(viii) Keno runners;
498	(ix) Keno writers;
499	(x) Machine mechanics;
500	(xi) Security personnel;
501	(xii) Shift or pit bosses;
502	(xiii) Shills;
503	(xiv) Supervisors or managers; and
504	(xv) Ticket writers.
505	The term "gaming employee" also includes employees of
506	manufacturers or distributors of gaming equipment within this
507	state whose duties are directly involved with the manufacture,
508	repair or distribution of gaming equipment.
509	"Gaming employee" does not include bartenders, cocktail
510	waitresses or other persons engaged in preparing or serving food
511	or beverages unless acting in some other capacity.
512	(o) "Gaming license" means any license issued by the
513	state which authorizes the person named therein to engage in
514	gaming.
515	(p) "Gross revenue" means the total of all of the
516	following, less the total of all cash paid out as losses to
517	patrons and those amounts paid to purchase annuities to fund

518	losses	paid	to	patrons	over	several	years	bу	independent	financial

- 519 institutions:
- 520 (i) Cash received as winnings;
- 521 (ii) Cash received in payment for credit extended
- 522 by a licensee to a patron for purposes of gaming; and
- 523 (iii) Compensation received for conducting any
- 524 game in which the licensee is not party to a wager.
- For the purposes of this definition, cash or the value of
- 526 noncash prizes awarded to patrons in a contest or tournament are
- 527 not losses.
- The term does not include:
- 529 (i) Counterfeit money or tokens;
- 530 (ii) Coins of other countries which are received
- 531 in gaming devices;
- 532 (iii) Cash taken in fraudulent acts perpetrated
- 533 against a licensee for which the licensee is not reimbursed; or
- 534 (iv) Cash received as entry fees for contests or
- 535 tournaments in which the patrons compete for prizes.
- (q) "Hearing examiner" means a member of the
- 537 Mississippi Gaming Commission or other person authorized by the
- 538 commission to conduct hearings.
- (r) "Investigation division" means a particular
- 540 division supervised by the executive director that provides
- 541 investigative functions.

542 (s) "Licen	se" means a	gaming	license	or	а
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- 543 manufacturer's, seller's or distributor's license.
- 544 (t) "Licensee" means any person to whom a valid license
- 545 has been issued.
- 546 (u) "License fees" means monies required by law to be
- 547 paid to obtain or continue a gaming license or a manufacturer's,
- 548 seller's or distributor's license.
- 549 (v) "Licensed gaming establishment" means any premises
- 550 licensed pursuant to the provisions of this chapter wherein or
- 551 whereon gaming is done.
- 552 (w) "Manufacturer's," "seller's" or "distributor's"
- 1553 license means a license issued pursuant to Section 75-76-79.
- 554 (x) "Navigable waters" shall have the meaning ascribed
- 555 to such term under Section 27-109-1.
- 556 (y) "Operation" means the conduct of gaming.
- 557 (z) "Party" means the Mississippi Gaming Commission and
- 558 any licensee or other person appearing of record in any proceeding
- 559 before the commission; or the Mississippi Gaming Commission and
- any licensee or other person appearing of record in any proceeding
- 561 for judicial review of any action, decision or order of the
- 562 commission.
- 563 (aa) "Person" includes any association, corporation,
- 564 firm, partnership, trust or other form of business association as
- 565 well as a natural person.

566	(bb) "Premises" means land, together with all
567	buildings, improvements and personal property located thereon, and
568	includes all parts of any vessel or cruise vessel.
569	(cc) "Race book" means the business of accepting wagers
570	upon the outcome of any event held at a track which uses the
571	pari-mutuel system of wagering.
572	(dd) "Regulation" means a rule, standard, directive or
573	statement of general applicability which effectuates law or policy
574	or which describes the procedure or requirements for practicing
575	before the commission. The term includes a proposed regulation
576	and the amendment or repeal of a prior regulation but does not
577	include:
578	(i) A statement concerning only the internal
579	management of the commission and not affecting the rights or
580	procedures available to any licensee or other person;
581	(ii) A declaratory ruling;
582	(iii) An interagency memorandum;
583	(iv) The commission's decision in a contested case
584	or relating to an application for a license; or
585	(v) Any notice concerning the fees to be charged
586	which are necessary for the administration of this chapter.
587	(ee) "Respondent" means any licensee or other person
588	against whom a complaint has been filed with the commission.

(ff) "Slot machine" means any mechanical, electrical or

other device, contrivance or machine which, upon insertion of a

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- 591 coin, token or similar object, or upon payment of any 592 consideration, is available to play or operate, the play or operation of which, whether by reason of the skill of the operator 593 594 or application of the element of chance, or both, may deliver or 595 entitle the person playing or operating the machine to receive 596 cash, premiums, merchandise, tokens or anything of value, whether 597 the payoff is made automatically from the machine or in any other 598 manner. The term does not include any antique coin machine as 599 defined in Section 27-27-12.
- 600 (qq) "Sports pool" means the business of accepting wagers on collegiate or professional sporting events * * * or 601 602 athletic events, by any system or method of wagering other than 603 the system known as the "pari-mutuel method of wagering."
- 604 "State Tax Commission" or "department" means the 605 Department of Revenue of the State of Mississippi.
- "Temporary work permit" means a work permit which 606 607 is valid only for a period not to exceed ninety (90) days from its 608 date of issue and which is not renewable.
- 609 "Vessel" or "cruise vessel" shall have the (jj) 610 meanings ascribed to such terms under Section 27-109-1.
- 611 (kk) "Work permit" means any card, certificate or 612 permit issued by the commission, whether denominated as a work permit, registration card or otherwise, authorizing the employment 613 614 of the holder as a gaming employee. A document issued by any

615	governme	ntal	authori	ty	for	any	emplo	ymer	nt oth	ner	than	gaming	is	not
616	a valid	work	permit	for	the	pur	poses	of	this	cha	pter.	,		

- 617 (11) "School or training institution" means any school 618 or training institution which is licensed by the commission to 619 teach or train gaming employees pursuant to Section 75-76-34.
- 620 (mm) "Cheat" means to alter the selection of criteria 621 that determine:
- (i) The rules of a game; or
- (ii) The amount or frequency of payment in a game.
- (nn) "Promotional activity" means an activity or event conducted or held for the purpose of promoting or marketing the individual licensed gaming establishment that is engaging in the promotional activity. The term includes, but is not limited to, a game of any kind other than as defined in paragraph (k) of this section, a tournament, a contest, a drawing, or a promotion of any
- SECTION 11. Section 75-76-33, Mississippi Code of 1972, is amended as follows:
- 75-76-33. (1) The commission shall, from time to time,
 adopt, amend or repeal such regulations, consistent with the
 policy, objects and purposes of this chapter, as it may deem
 necessary or desirable in the public interest in carrying out the
 policy and provisions of this chapter. The commission shall
 comply with the Mississippi Administrative Procedures Law when

kind.

- adopting, amending or repealing any regulations authorized under this section or under any other provision of this chapter.
- 641 (2) These regulations shall, without limiting the general 642 powers herein conferred, include the following:
- (a) Prescribing the method and form of application
 which any applicant for a license or for a manufacturer's,
 seller's or distributor's license must follow and complete before
 consideration of his application by the executive director or the
 commission.
- 648 (b) Prescribing the information to be furnished by any 649 applicant or licensee concerning his antecedents, habits, 650 character, associates, criminal record, business activities and 651 financial affairs, past or present.
- (c) Prescribing the information to be furnished by a licensee relating to his employees.
- (d) Requiring fingerprinting of an applicant or
 licensee, and gaming employees of a licensee, or other methods of
 identification and the forwarding of all fingerprints taken
 pursuant to regulation of the Federal Bureau of Investigation.
- 658 (e) Prescribing the manner and procedure of all
 659 hearings conducted by the commission or any hearing examiner of
 660 the commission, including special rules of evidence applicable
 661 thereto and notices thereof.
- (f) Requiring any applicant to pay all or any part of the fees and costs of investigation of such applicant as may be

664	determined	bу	the	commission	under	paragraph	(g)	of	this
665	subsection	(2)							

- 666 Prescribing the amounts of investigative fees only (a) as authorized by regulations of the commission under paragraph (f) 667 668 of this subsection, and collecting those fees. The commission 669 shall adopt regulations setting the amounts of those fees at 670 levels that will provide the commission with sufficient revenue, 671 when combined with any other monies as may be deposited into the 672 Mississippi Gaming Commission Fund created in Section 75-76-325, to carry out the provisions of this chapter without any state 673 674 general funds. In calculating the amount of such fees, the 675 commission shall:
- (i) Attempt to set the fees at levels that will create a balance in the Mississippi Gaming Commission Fund that does not exceed, at the end of any state fiscal year, two percent (2%) of the projected amount of funds that will provide the commission with such sufficient revenue; and
- (ii) Demonstrate the reasonableness of the relationship between a fee and the actual costs of the investigative activity for which the fee is being prescribed.
- (h) Prescribing the manner and method of collection and payment of fees and issuance of licenses.
- (i) Prescribing under what conditions a licensee may be deemed subject to revocation or suspension of his license.

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688	(j) Requiring any applicant or licensee to waive any
689	privilege with respect to any testimony at any hearing or meeting
690	of the commission, except any privilege afforded by the

- 691 Constitution of the United States or this state.
- 692 (k) Defining and limiting the area, games and devices 693 permitted, and the method of operation of such games and devices, 694 for the purposes of this chapter.
- (1) Prescribing under what conditions the nonpayment of a gambling debt by a licensee shall be deemed grounds for revocation or suspension of his license.
- 698 (m) Governing the use and approval of gambling devices 699 and equipment.
- 700 (n) Prescribing the qualifications of, and the
 701 conditions under which, attorneys, accountants and others are
 702 permitted to practice before the commission.
- 703 (o) Restricting access to confidential information
 704 obtained under this chapter and ensuring that the confidentiality
 705 of such information is maintained and protected.
- (p) Prescribing the manner and procedure by which the executive director on behalf of the commission shall notify a county or a municipality wherein an applicant for a license desires to locate.
- 710 (q) Prescribing the manner and procedure for an 711 objection to be filed with the commission and the executive

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- 713 license desires to locate.
- 714 (3) Notwithstanding any other provision of law, each
- 715 licensee shall be required to comply with the * * * regulation
- 716 that no wager may be placed by, or on behalf of, any individual or
- 717 entity or group, not present on a licensed vessel or cruise
- 718 vessel.
- 719 (4) From and after July 1, 2016, the expenses of this agency
- 720 shall be defrayed by appropriation from the State General Fund and
- 721 all user charges and fees authorized under this section shall be
- 722 deposited into the State General Fund as authorized by law.
- 723 (5) From and after July 1, 2016, no state agency shall
- 724 charge another state agency a fee, assessment, rent or other
- 725 charge for services or resources received by authority of this
- 726 section.
- 727 **SECTION 12.** Application for licensure as a fantasy contest
- 728 operator may be made at any time.
- 729 **SECTION 13.** Section 12 of this act is not included to be
- 730 codified and is effective from and after its passage; the
- 731 remainder of this act shall take effect and be in force from and
- 732 after July 1, 2017.