2023 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 37.2-304, 58.1-4006, and 59.1-369 of the Code of Virginia, relating to 2 3 Department of Behavioral Health and Developmental Services; Problem Gambling Treatment and 4 Support Advisory Committee established.

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Approved

Be it enacted by the General Assembly of Virginia:

1. That §§ 37.2-304, 58.1-4006, and 59.1-369 of the Code of Virginia are amended and reenacted as 8 9 follows: 10

§ 37.2-304. Duties of Commissioner.

11 The Commissioner shall be the chief executive officer of the Department and shall have the 12 following duties and powers:

1. To supervise and manage the Department and its state facilities.

2. To employ the personnel required to carry out the purposes of this title.

15 3. To make and enter into all contracts and agreements necessary or incidental to the performance of the Department's duties and the execution of its powers under this title, including contracts with the 16 United States, other states, and agencies and governmental subdivisions of the Commonwealth, 17 consistent with policies and regulations of the Board and applicable federal and state statutes and 18 19 regulations.

20 4. To accept, hold, and enjoy gifts, donations, and bequests on behalf of the Department from the 21 United States government, agencies and instrumentalities thereof, and any other source, subject to the approval of the Governor. To these ends, the Commissioner shall have the power to comply with 22 23 conditions and execute agreements that may be necessary, convenient, or desirable, consistent with 24 policies and regulations of the Board.

25 5. To accept, execute, and administer any trust in which the Department may have an interest, under 26 the terms of the instruments creating the trust, subject to the approval of the Governor.

27 6. To transfer between state hospitals and training centers school-age individuals who have been identified as appropriate to be placed in public school programs and to negotiate with other school 28 29 divisions for placements in order to ameliorate the impact on those school divisions located in a 30 jurisdiction in which a state hospital or training center is located.

31 7. To provide to the Director of the Commonwealth's designated protection and advocacy system, 32 established pursuant to § 51.5-39.13, a written report setting forth the known facts of (i) critical incidents, as that term is defined in § 37.2-709.1, or deaths of individuals receiving services in facilities, 33 34 within 15 working days of such critical incident or death; (ii) serious incidents and deaths that are 35 required to be reported to the Department through its incident reporting system, as required by regulations adopted by the Board pursuant to Chapter 4 (§ 37.2-400 et seq.), within 15 working days of 36 37 the date the report is received; and (iii) allegations of abuse or neglect that are required to be reported 38 pursuant to regulations adopted by the Board pursuant to Chapter 4 (§ 37.2-400 et seq.), within five 39 working days of the date on which the director's final decision on the allegation is reported to the 40 Department.

41 8. To work with the appropriate state and federal entities to ensure that any individual who has 42 received services in a state facility for more than one year has possession of or receives prior to 43 discharge any of the following documents, when they are needed to obtain the services contained in his discharge plan: a Department of Motor Vehicles approved identification card that will expire 90 days 44 45 from issuance, a copy of his birth certificate if the individual was born in the Commonwealth, or a social security card from the Social Security Administration. State facility directors, as part of their 46 responsibilities pursuant to § 37.2-837, shall implement this provision when discharging individuals. 47

9. To work with the Department of Veterans Services and the Department for Aging and 48 49 Rehabilitative Services to establish a program for mental health and rehabilitative services for Virginia veterans and members of the Virginia National Guard and Virginia residents in the Armed Forces 50 Reserves not in active federal service and their family members pursuant to § 2.2-2001.1. 51

10. To establish and maintain a pharmaceutical and therapeutics committee composed of 52 53 representatives of the Department of Medical Assistance Services, state facilities operated by the 54 Department, community services boards, at least one health insurance plan, and at least one individual 55 receiving services to develop a drug formulary for use at all community services boards, state facilities 56 operated by the Department, and providers licensed by the Department.

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57 11. To establish and maintain the Commonwealth Mental Health First Aid Program pursuant to 58 § 37.2-312.2.

59 12. To submit a report for the preceding fiscal year by December 1 of each year to the Governor and 60 the Chairmen of the House Committee on Appropriations and Senate Committee on Finance and 61 Appropriations that provides information on the operation of Virginia's publicly funded behavioral health 62 and developmental services system. The report shall include a brief narrative and data on the number of individuals receiving state facility services or community services board services, including purchased 63 inpatient psychiatric services; the types and amounts of services received by these individuals; and state 64 facility and community services board service capacities, staffing, revenues, and expenditures. The 65 annual report shall describe major new initiatives implemented during the past year and shall provide 66 67 information on the accomplishment of systemic outcome and performance measures during the year.

13. To establish a comprehensive program for the prevention and treatment of problem gambling in 68 69 the Commonwealth and administer the Problem Gambling Treatment and Support Fund established 70 pursuant to § 37.2-314.2.

14. To establish and maintain the Problem Gambling Treatment and Support Advisory Committee 71 72 (the Advisory Committee) to enable collaboration among prevention and treatment providers and 73 operators of legal gaming in the Commonwealth on efforts to reduce the negative effects of problem 74 gambling. The Advisory Committee shall be composed of (i) the Problem Gambling Prevention 75 Coordinator from the Department; (ii) a representative from the Virginia Council on Problem 76 Gambling; (iii) one representative from each of the state agencies primarily responsible for regulating 77 the lottery, casino gaming, sports betting, live horse racing with pari-mutuel wagering, historical horse 78 racing, charitable gaming, and any other form of legal gaming permitted under state law; (iv) the 79 executive director of a community services board; (v) a casino gaming operator; (vi) a sports betting 80 permit holder; (vii) a historical horse racing operator; and (viii) a charitable gaming permit holder. The Problem Gambling Prevention Coordinator shall be the chairman of the Advisory Committee, and a 81 vice-chairman shall be elected from among the designated membership. 82

83 Unless specifically authorized by the Governor to accept or undertake activities for compensation, the 84 Commissioner shall devote his entire time to his duties.

85 § 58.1-4006. Powers of the Director.

A. The Director shall supervise and administer:

87 1. The operation of the lottery in accordance with the provisions of this chapter and with the rules 88 and regulations promulgated hereunder; and

89 2. The regulation of casino gaming in accordance with Chapter 41 (§ 58.1-4100 et seq.).

90 B. The Director shall also:

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91 1. Employ such deputy directors, professional, technical and clerical assistants, and other employees 92 as may be required to carry out the functions and duties of the Department. 93

2. Act as secretary and executive officer of the Board.

3. Require bond or other surety satisfactory to the Director from licensed agents as provided in 94 95 subsection E of § 58.1-4009 and Department employees with access to Department funds or lottery funds, in such amount as provided in the rules and regulations of the Board. The Director may also 96 97 require bond from other employees as he deems necessary.

98 4. Confer regularly, but not less than four times each year, with the Board on the operation and 99 administration of the lottery and the regulation of casino gaming; make available for inspection by the 100 Board, upon request, all books, records, files, and other information and documents of the Department; 101 and advise the Board and recommend such matters as he deems necessary and advisable to improve the 102 operation and administration of the lottery and the regulation of casino gaming.

103 5. Suspend, revoke, or refuse to renew any license issued pursuant to this chapter or the rules and 104 regulations adopted hereunder.

105 6. Suspend, revoke, or refuse to renew any license or permit issued pursuant to Chapter 41 106 (§ 58.1-4100 et seq.).

107 7. Eject or exclude from a casino gaming establishment any person, whether or not he possesses a 108 license or permit, whose conduct or reputation is such that his presence may, in the opinion of the 109 Director, reflect negatively on the honesty and integrity of casino gaming or interfere with the orderly 110 gaming operations.

8. Immediately upon the receipt of a credible complaint of an alleged criminal violation of Chapter 111 41 (§ 58.1-4100 et seq.), report the complaint to the Attorney General and the State Police for 112 appropriate action. 113

9. Inspect and investigate, and have free access to, the offices, facilities, or other places of business 114 115 of any licensee or permit holder and may compel the production of any of the books, documents, 116 records, or memoranda of any licensee or permit holder for the purpose of ensuring compliance with Chapter 41 (§ 58.1-4100 et seq.) and Department regulations. 117

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118 10. Compel any person holding a license or permit pursuant to Chapter 41 (§ 58.1-4100 et seq.) to
119 file with the Department such information as shall appear to the Director to be necessary for the
120 performance of the Department's functions, including financial statements and information relative to
121 principals and all others with any pecuniary interest in such person.

11. Impose a fine or penalty not to exceed \$1 million upon any person determined, in proceedings
commenced pursuant to § 58.1-4105, to have violated any of the provisions of Chapter 41 (§ 58.1-4100
et seq.) or regulations promulgated by the Board.

125 12. Enter into arrangements with any foreign or domestic governmental agency for the purposes of
 exchanging information or performing any other act to better ensure the proper conduct of casino
 gaming operations or the efficient conduct of the Director's duties.

128 13. Enter into contracts for the operation of the lottery, or any part thereof, for the promotion of the
129 lottery and into interstate lottery contracts with other states. A contract awarded or entered into by the
130 Director shall not be assigned by the holder thereof except by specific approval of the Director.

131 14. Certify monthly to the State Comptroller and the Board a full and complete statement of lottery132 revenues, prize disbursements and other expenses for the preceding month.

133 15. Report monthly to the Governor, the Secretary of Finance, and the Chairmen of the Senate 134 Committee on Finance and Appropriations, House Committee on Finance, and House Committee on 135 Appropriations the total lottery revenues, prize disbursements, and other expenses for the preceding 136 month and make an annual report, which shall include a full and complete statement of lottery revenues, 137 prize disbursements, and other expenses, as well as a separate financial statement of the expenses 138 incurred in the regulation of casino gaming operations as defined in § 58.1-4100, to the Governor and 139 the General Assembly. Such annual report shall also include such recommendations for changes in this 140 chapter and Chapter 41 (§ 58.1-4100 et seq.) as the Director and Board deem necessary or desirable.

141 16. Report immediately to the Governor and the General Assembly any matters that require
142 immediate changes in the laws of the Commonwealth in order to prevent abuses and evasions of this
143 chapter and Chapter 41 (§ 58.1-4100 et seq.) or the rules and regulations adopted hereunder or to rectify
144 undesirable conditions in connection with the administration or operation of the lottery.

145 17. Notify prize winners and appropriate state and federal agencies of the payment of prizes in excess of \$600 in the manner required by the lottery rules and regulations.

147 18. Provide for the withholding of the applicable amount of state and federal income tax of persons148 claiming a prize for a winning ticket in excess of \$5,001.

149 19. Participate in the Problem Gambling Treatment and Support Advisory Committee established
150 pursuant to § 37.2-304 by the Department of Behavioral Health and Developmental Services to enable
151 collaboration among prevention and treatment providers and operators of legal gaming in the
152 Commonwealth on efforts to reduce the negative effects of problem gambling.

153 C. The Director and the director of security or investigators appointed by the Director shall be vested
 154 with the powers of sheriff and sworn to enforce the statutes and regulations pertaining to the Department
 155 and to investigate violations of the statutes and regulations that the Director is required to enforce.

D. The Director may authorize temporary bonus or incentive programs for payments to licensed salesagents that he determines will be cost effective and support increased sales of lottery products.

158 § 59.1-369. Powers and duties of the Commission.

159 The Commission shall have all powers and duties necessary to carry out the provisions of this160 chapter and to exercise the control of horse racing as set forth in § 59.1-364. Such powers and duties161 shall include but not be limited to the following:

1. The Commission is vested with jurisdiction and supervision over all horse racing licensed under the provisions of this chapter including all persons conducting, participating in, or attending any race meeting. It shall employ such persons to be present at race meetings as are necessary to ensure that they are conducted with order and the highest degree of integrity. It may eject or exclude from the enclosure or from any part thereof any person, whether or not he possesses a license or permit, whose conduct or reputation is such that his presence may, in the opinion of the Commission, reflect on the honesty and integrity of horse racing or interfere with the orderly conduct of horse racing.

169 2. The Commission, its representatives, and employees shall visit, investigate, and have free access to 170 the office, track, facilities, satellite facilities or other places of business of any license or permit holder, 171 and may compel the production of any of the books, documents, records, or memoranda of any license or permit holder for the purpose of satisfying itself that this chapter and its regulations are strictly 172 173 complied with. In addition, the Commission may require any person granted a permit by the Commission and shall require any person licensed by the Commission, the recognized majority horsemen's group, and the nonprofit industry stakeholder organization recognized by the Commission 174 175 176 under this chapter to produce an annual balance sheet and operating statement prepared by a certified 177 public accountant approved by the Commission. The Commission may require the production of any 178 contract to which such person is or may be a party.

179 3. The Commission shall promulgate regulations and conditions under which horse racing with 180 pari-mutuel wagering shall be conducted in the Commonwealth, and all such other regulations it deems 181 necessary and appropriate to effect the purposes of this chapter, including a requirement that licensees 182 post, in a conspicuous place in every place where pari-mutuel wagering is conducted, a sign which bears 183 a toll-free telephone number for "Gamblers Anonymous" or other organization which provides assistance 184 to compulsive gamblers. Such regulations shall include provisions for affirmative action to assure participation by minority persons in contracts granted by the Commission and its licensees. Nothing in 185 186 this subdivision shall be deemed to preclude private local ownership or participation in any horse 187 racetrack. Such regulations may include penalties for violations. The regulations shall be subject to the 188 Administrative Process Act (§ 2.2-4000 et seq.).

189 4. The Commission shall promulgate regulations and conditions under which simulcast horse racing 190 shall be conducted at a licensed horse racetrack or satellite facility in the Commonwealth and all such other regulations it deems necessary and appropriate to effect the purposes of this chapter. Such 191 192 regulations shall include provisions that all simulcast horse racing shall comply with the Interstate Horse Racing Act of 1978 (15 U.S.C. § 3001 et seq.) and shall require the holder of a license to schedule no 193 more than 125 live racing days in the Commonwealth each calendar year; however, the Commission 194 195 shall have the authority to alter the required number of live racing days based on what the Commission 196 deems to be in the best interest of the Virginia horse industry. Such regulations shall authorize up to 10 197 satellite facilities and restrict majority ownership of satellite facilities to an entity licensed by the 198 Commission that is a significant infrastructure limited licensee, or if by August 1, 2015, there is no such 199 licensee or a pending application for such license, then the nonprofit industry stakeholder organization 200 recognized by the Commission may be granted licenses to own or operate satellite facilities. If, however, 201 after the issuance of a license to own or operate a satellite facility to such nonprofit industry stakeholder 202 organization, the Commission grants a license to a significant infrastructure limited licensee pursuant to 203 § 59.1-376, then such limited licensee may own or operate the remaining available satellite facilities 204 authorized in accordance with this subdivision. In no event shall the Commission authorize any such entities to own or operate more than a combined total of 10 satellite facilities. Nothing in this 205 206 subdivision shall be deemed to preclude private local ownership or participation in any satellite facility. 207 Except as authorized pursuant to subdivision 5, wagering on simulcast horse racing shall take place only at a licensed horse racetrack or satellite facility. 208

209 5. The Commission shall promulgate regulations and conditions regulating and controlling advance 210 deposit account wagering. Such regulations shall include, but not be limited to, (i) standards, 211 qualifications, and procedures for the issuance of a license to an entity for the operation of pari-mutuel 212 wagering in the Commonwealth; except that the Commission shall not issue a license to, and shall 213 revoke the license of, an entity that, either directly or through an entity under common control with it, 214 withholds the sale at fair market value to a licensee of simulcast horse racing signals that such entity or 215 an entity under common control with it sells to other racetracks, satellite facilities, or advance deposit 216 account wagering providers located in or outside of the Commonwealth; (ii) provisions regarding access to books, records, and memoranda, and submission to investigations and audits, as authorized by 217 218 subdivisions 2 and 10; and (iii) provisions regarding the collection of all revenues due to the Commonwealth from the placing of such wagers. No pari-mutuel wager may be made on or with any 219 220 computer owned or leased by the Commonwealth, or any of its subdivisions, or at any public elementary 221 or secondary school or institution of higher education. The Commission also shall ensure that, except for 222 this method of pari-mutuel wagering, all wagering on simulcast horse racing shall take place only at a 223 licensed horse racetrack or satellite facility.

Nothing in this subdivision shall be construed to limit the Commission's authority as set forthelsewhere in this section.

6. The Commission may issue subpoends for the attendance of witnesses before it, administer oaths,
and compel production of records or other documents and testimony of such witnesses whenever, in the
judgment of the Commission, it is necessary to do so for the effectual discharge of its duties.

7. The Commission may compel any person holding a license or permit to file with the Commission
such data as shall appear to the Commission to be necessary for the performance of its duties including
but not limited to financial statements and information relative to stockholders and all others with any
pecuniary interest in such person. It may prescribe the manner in which books and records of such
persons shall be kept.

8. The Commission may enter into arrangements with any foreign or domestic government or governmental agency, for the purposes of exchanging information or performing any other act to better ensure the proper conduct of horse racing.

237 9. The Commission shall report annually on or before March 1 to the Governor and the General238 Assembly, which report shall include a financial statement of the operation of the Commission.

239 10. The Commission may order such audits, in addition to those required by § 59.1-394, as it deems

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240 necessary and desirable.

11. The Commission shall upon the receipt of a complaint of an alleged criminal violation of this
chapter immediately report the complaint to the Attorney General of the Commonwealth and the State
Police for appropriate action.

12. The Commission shall provide for the withholding of the applicable amount of state and federal
income tax of persons claiming a prize or pay-off for a winning wager and shall establish the thresholds
for such withholdings.

247 13. The Commission, its representatives and employees may, within the enclosure, stable, or other 248 facility related to the conduct of racing, and during regular or usual business hours, subject any (i) 249 permit holder to personal inspections, including alcohol and drug testing for illegal drugs, inspections of 250 personal property, and inspections of other property or premises under the control of such permit holder 251 and (ii) horse eligible to race at a race meeting licensed by the Commission to testing for substances 252 foreign to the natural horse within the racetrack enclosure or other place where such horse is kept. Any 253 item, document or record indicative of a violation of any provision of this chapter or Commission 254 regulations may be seized as evidence of such violation. All permit holders consent to the searches and 255 seizures authorized by this subdivision, including breath, blood and urine sampling for alcohol and illegal drugs, by accepting the permit issued by the Commission. The Commission may revoke or 256 257 suspend the permit of any person who fails or refuses to comply with this subdivision or any rules of 258 the Commission. Commission regulations in effect on July 1, 1998, shall continue in full force and 259 effect until modified by the Commission in accordance with law.

260 14. The Commission shall require the existence of a contract between each licensee and the 261 recognized majority horsemen's group for that licensee. Such contract shall be subject to the approval of 262 the Commission, which shall have the power to approve or disapprove any of its items, including but not limited to the provisions regarding purses and prizes. Such contracts shall provide that on pools 263 264 generated by wagering on simulcast horse racing from outside the Commonwealth, (i) for the first \$75 265 million of the total pari-mutuel handle for each breed, the licensee shall deposit funds at the minimum 266 rate of five percent in the horsemen's purse account, (ii) for any amount in excess of \$75 million but less than \$150 million of the total pari-mutuel handle for each breed, the licensee shall deposit funds at 267 268 the minimum rate of six percent in the horsemen's purse account, (iii) for amounts in excess of \$150 269 million for each breed, the licensee shall deposit funds at the minimum rate of seven percent in the 270 horsemen's purse account. Such deposits shall be made in the horsemen's purse accounts of the breed 271 that generated the pools and such deposits shall be made within five days from the date on which the 272 licensee receives wagers. In the absence of the required contract between the licensee and the recognized 273 majority horsemen's group, the Commission may permit wagering to proceed on simulcast horse racing 274 from outside of the Commonwealth, provided that the licensee deposits into the State Racing Operations 275 Fund created pursuant to § 59.1-370.1 an amount equal to the minimum percentage of the total 276 pari-mutuel handles as required in clauses (i), (ii), and (iii) or such lesser amount as the Commission 277 may approve. The deposits shall be made within five days from the date on which the licensee receives 278 wagers. Once a contract between the licensee and the recognized majority horsemen's group is executed 279 and approved by the Commission, the Commission shall transfer these funds to the licensee and the 280 horsemen's purse accounts.

15. Notwithstanding the provisions of § 59.1-391, the Commission may grant provisional limited licenses or provisional unlimited licenses to own or operate racetracks or satellite facilities to an applicant prior to the applicant securing the approval through the local referendum required by § 59.1-391. The provisional licenses issued by the Commission shall only become effective upon the approval of the racetrack or satellite wagering facilities in a referendum conducted pursuant to § 59.1-391 in the jurisdiction in which the racetrack or satellite wagering facility is to be located.

16. The Commission or its representatives shall participate in the Problem Gambling Treatment and
Support Advisory Committee established pursuant to § 37.2-304 by the Department of Behavioral Health
and Developmental Services to enable collaboration among prevention and treatment providers and
operators of legal gaming in the Commonwealth on efforts to reduce the negative effects of problem
gambling.