Session of 2005

## SENATE BILL No. 168

By Committee on Federal and State Affairs

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9 AN ACT concerning lotteries; enacting the Kansas expanded lottery act; 10 authorizing operation of destination casinos, electronic gaming ma-11 chines, video lottery terminals and other lottery games at certain lo-12cations; prohibiting certain acts and providing penalties for violations; 13 amending K.S.A. 74-8702, 74-8705, 74-8710, 74-8723 and 74-8830 and 14K.S.A. 2004 Supp. 19-101a and 74-8711 and repealing the existing 15sections; also repealing K.S.A. 2004 Supp. 19-101k. 1617Be it enacted by the Legislature of the State of Kansas: 18KANSAS EXPANDED LOTTERY ACT 19New Section 1. (a) Sections 1 through 35, and amendments thereto, 20shall be known and may be cited as the Kansas expanded lottery act and 21shall be part of and supplemental to the Kansas lottery act. 22 (b) If any provision of this act or the application thereof to any person 23 or circumstance is held invalid, the invalidity shall not affect any other 24 provision or application of the act which can be given effect without the 25invalid provision or application. 26DESTINATION CASINOS 27 New Sec. 2. As used in this act, unless the context otherwise 28 requires: 29 (a) "Accelerated destination casino net payment" means the ad-30 vanced payment to the state treasurer of a portion of the state's future 31share of destination casino net revenues pursuant to the final manage-32 ment contract between the executive director and a destination casino 33 manager for the construction of a destination casino pursuant to the Kan-34 sas expanded lottery act. 35 "Ancillary destination enterprise operations" means a service, fa-(b) 36 cility, or operation, such as a restaurant, hotel, entertainment venue, or 37 meeting space that is part of a destination enterprise and is likely to attract 38 or retain consumers at a destination enterprise and its related destination 39 casino. 40 "Certificate of authority" means the executive director's written (c) 41authorization issued pursuant to section 3, and amendments thereto, for 42a developer to propose development of a destination casino and submit 43 a qualified proposal for such development to the commission.

1 (d) "Destination casino" means a gaming operation which is owned 2 and operated by the state of Kansas, approved by the commission and 3 managed by the destination casino manager, pursuant to a contract with 4 the Kansas lottery and which is designed as part of a destination enterprise 5 to attract gaming consumers from outside its immediate area.

(e) "Destination casino expenses" means the normal business ex-6 7 penses, as defined in the destination casino management contract pursuant to generally accepted accounting principles (GAAP), associated with 8 9 the development, ownership and operation of a destination casino. Destination casino expenses also shall include: (A) Payments to any county 10 or city pursuant to the destination casino management contract; (B) pay-11 12 ments to the gaming act oversight fund pursuant to such management 13 contract; and (C) payments to the problem gambling grant fund pursuant to the management contract. 14

(f) "Destination casino games" means electronic gaming machine
games and any other games which, as of May 1, 2004, are authorized to
be conducted or operated at a tribal gaming facility, as defined in K.S.A.
74-9802, and amendments thereto, located within the exterior boundaries
of this state.

(g) "Destination casino management contract" means a contract, subcontract or collateral agreement between the state and the destination
casino manager, negotiated and signed by the executive director.

(h) "Destination casino manager" means a person authorized, pursuant to a destination casino management contract with the Kansas lottery, to develop, construct and manage a destination casino.

(i) "Destination casino net revenues" means the balance of destination casino revenues remaining after deducting destination casino
expenses.

(j) "Destination casino revenues" mean the total revenues from des tination casino games at a destination casino after all related prizes are
 paid.

32 (k) "Destination development zone" means one of the following 33 zones where one or more destination casinos may be operated pursuant 34 to this act as a part of an overall strategy of creating regional tourism 35 destinations to enhance the local and state economy through increased 36 tourism opportunities:

(1) The northeast Kansas development zone, which consists of Wy-andotte county;

(2) the southeast Kansas development zone, which consists of Craw-ford and Cherokee counties; or

(3) the south central Kansas development zone, which consists ofSedgwick county.

43 (1) "Destination enterprise" means an entertainment enterprise

1 which includes a destination casino authorized pursuant to the Kansas expanded lottery act and ancillary destination enterprise operations that 2 3 have a common business or marketing strategy. A destination enterprise shall be designed to attract to its destination casino gaming consumers 4 from outside its immediate area.  $\mathbf{5}$ (m) "Electronic gaming machine" means any electronic, electrome-6 7 chanical, video or computerized device, contrivance or machine authorized by the Kansas lottery which, upon insertion of cash, tokens, electronic 8 cards or any consideration, is available to play, operate or simulate the 9 play of a game authorized by the Kansas lottery pursuant to the Kansas 10 expanded lottery act, including, but not limited to, bingo, poker, black-11 12jack, keno and slot machines, and which may deliver or entitle the player 13 operating the machine to receive cash, tokens, merchandise or credits that may be redeemed for cash. Electronic gaming machines may use bill 1415 validators and may be single-position reel-type, single or multi-game video and single-position multi-game video electronic game, including but 16not limited to, poker, blackjack and slot machines. Electronic gaming 1718machines shall be directly linked to a central computer at a location determined by the executive director for purposes of security, monitoring 1920and auditing. Electronic gaming machines may be connected to the cen-21tral video lottery terminal computer system. "Parimutuel licensee" means a facility owner licensee or facility 22(n) 23 manager licensee under the Kansas parimutuel racing act.

(o) "Parimutuel licensee location" means the racetrack facility, as defined in K.S.A. 74-8802, and amendments thereto, owned or managed by
the parimutuel licensee. A parimutuel licensee location may include any
existing structure at such racetrack facility or any structure that may be
constructed on real estate where such racetrack facility is located.

(p) "Technology provider" means any person or entity, other than a
destination casino manager, that designs, manufactures, installs, operates,
distributes, supplies or replaces an electronic gaming machine for sale,
lease or use in accordance with this act.

"Temporary destination casino" means a gaming operation with 33 (q) 34 destination casino games which is owned and operated by the state of 35 Kansas, approved by the commission and managed by the destination casino manager pursuant to a contract with the Kansas lottery and which 36 37 is located on the construction site of a destination casino. A temporary 38 destination casino facility shall not operate for a period of more than two 39 years from the date of execution of the destination casino management 40 contract.

New Sec. 3. (a) Upon application, the executive director may issue
a certificate of authority authorizing a developer to propose development
of a destination casino and submit a qualified proposal for such devel-

opment to the commission. A certificate of authority shall be issued after successful completion of appropriate background checks and a finding that the developer has sufficient experience and financial capability to build and operate a destination casino. Such certificate shall not be unreasonably withheld and the executive director may issue a temporary certificate of authority if the full review of qualifications cannot be completed within 30 calendar days.

(b) Any certificate of authority issued to a parimutuel licensee which 8 9 proposes to establish a destination casino at a parimutuel licensee location shall be contingent upon approval by the Kansas racing and gaming com-10 mission of a plan for compliance with the requirements for live racing 11 12and purse supplements established pursuant to sections 16 and 24, and 13 amendments thereto. Upon application of a parimutuel licensee, the Kansas racing and gaming commission shall open a proceeding to consider 1415such licensee's proposal for development of a destination casino at the 16parimutuel licensee location. Such proposal shall include provisions for: (1) Compliance with the requirements of section 16, and amendments 1718thereto; (2) payment of purse supplements from the appropriate funds 19established by section 24, and amendments thereto; and

20(3)a plan for protecting and promoting live racing in Kansas. The 21Kansas racing and gaming commission shall hear evidence and testimony 22 from all interested parties. Upon a finding by the Kansas racing and gam-23 ing commission that the proposal is in the best interest of live racing in Kansas and more beneficial to live racing than placement of video lottery 24 25terminals at such parimutuel licensee location, the Kansas racing and 26gaming commission may approve such proposal and recommend issuance 27 of a certificate of authority by the executive director of the Kansas lottery 28pursuant to this section.

29 (c) The commission is hereby authorized to review qualified appli-30 cations for a destination casino from developers holding a certificate of 31 authority from the executive director. Upon a finding that the application 32 submitted by a developer meets the requirements established in section 33 5, and amendments thereto, the commission may authorize the executive 34 director to enter into negotiations with the developer for a destination 35 casino management contract pursuant to section 5, and amendments thereto. If the commission finds that the application does not meet the 36 37 requirements of section 5, and amendments thereto, the commission may 38 reject the application and recommend changes for the developer to con-39 sider, in the case of resubmission of the application, or enter into nego-40 tiations with the developer for modifications of the application. The commission shall complete review and consideration of an application within 414260 calendar days after its submission to the commission, unless the com-

43 mission approves a mutually agreed extension of the deadline.

1 (d) The commission may charge applicants an administrative appli-2 cation fee reasonably related to the actual costs of processing the 3 application.

New Sec. 4. (a) The commission, in its discretion, may authorize the
executive director to enter into a destination casino management contract,
if the commission determines that:

7 (1) The application constitutes a destination enterprise and a desti-8 nation casino;

9 (2) the application meets the requirements of section 5, and amend-10 ments thereto;

the application: (A) Includes ancillary destination enterprise op-11 (3)12erations which would provide for dining, lodging, meetings, conferences 13 and entertainment other than gaming; and (B) demonstrates through a market study that, considering all other competing gaming and other en-1415tertainment venues, the proposal would (i) be economically feasible, (ii) be profitable for the state and (iii) not render economically infeasible any 16other destination casino or other gaming facility which is approved by the 1718state and in which the state has a financial stake;

(4) the proposed destination enterprise either: (A) Consists of an investment in infrastructure, including ancillary destination enterprise operations, of at least \$150,000,000; or (B) consists of an investment in
infrastructure, including ancillary destination enterprise operations, of at
least \$50,000,000 and demonstrates through a market study that at least
25% of its gaming consumers would reside outside the state of Kansas;
and

(5) the applicant: (A) Has sufficient access to financial resources to support the activities required under the Kansas expanded lottery act; (B) is current in payment of all taxes, interest and penalties owed to any taxing subdivision where the person is located in Kansas; and (C) is current in filing all applicable tax returns and in payment of all taxes, interest and penalties owed to the state of Kansas, excluding items under formal appeal pursuant to applicable statutes; and

(6) the applicant, the principals and the officers and directors, if a
corporation, have completed acceptable background investigations by
federal or state authorities.

36 (b) If the commission is considering more than one proposal for a 37 destination casino, the commission shall select the proposal or proposals 38 which, in the judgment of the commission, are in the best interest of the 39 state as a whole. The commission shall favor proposals that: (1) Have larger investments in infrastructure; (2) create more jobs and have higher 40payroll; (3) have lower management fees and expenses; (4) create more 4142revenue for the state; (5) are likely to succeed in the marketplace; (6)43 have a more experienced and qualified management team; (7) have more

1 effective and aggressive plans for identifying and counteracting problem

gambling; (8) would attract more tourists; and (9) have the support of the 2 3 local community.

(c) The commission may authorize more than one destination casino 4 within a destination development zone if the commission determines that 5it is in the best interest of the state to approve multiple proposals within 6 7 such zone. The commission shall determine through a review of market 8 studies included in proposals whether development of multiple destina-9 tion casino facilities within the same marketplace is reasonably feasible. If the commission deems it necessary, the commission may provide for 10

an independent market study to assess the market impact of more than 11 12one destination casino within the same market area.

13 New Sec. 5. (a) A qualified application for a destination casino shall: (1) Specify the location of the destination enterprise and destination 1415casino;

16(2)be for a destination casino located in a destination development zone and shall include marketing plans to encourage tourism develop-17ment, and plans for programs to enhance tourism opportunities, in or 18 19near such zone;

20(3) define the size, scope and nature of the destination enterprise and 21include all agreements and contracts governing operation of any ancillary 22 destination enterprise operations and the business relationship between 23 the destination casino manager and the ancillary destination enterprise 24 operations;

25(4)have binding financing commitments for construction of the des-26tination casino and the facilities for the ancillary destination enterprise 27 operations proposed in the application and any accelerated payments pro-28posed in the application;

29 (5) have ownership or binding commitments for acquisition of land 30 for facilities for the destination enterprise proposed in the application;

have formal endorsements from local units of government where 3132 the proposed destination casino would be built;

be for a destination casino located in a county where the voters, 33 (7)34 pursuant to section 6, and amendments thereto, have approved the op-35 eration of a destination casino within the county;

36 establish the disposition of destination casino revenues, subject to (8)37 the provisions of subsection (b);

38 (9) include: (A) A requirement that, at the time of execution of the 39 destination casino management contract, the applicant will make an ac-

celerated destination casino net payment of \$15,000 for each electronic 40

gaming machine to be operated at the destination casino; and (B) a sched-4142

ule for the destination casino manager's recovery of the accelerated des-

43 tination casino net payment from the state's share of the destination ca21

sino net revenues, which schedule shall be not less than five years and
 shall provide that the amount of the recovery in any year shall not exceed
 20% of the total amount of the accelerated destination casino net
 payment;

5 (10) include any proposal to operate a temporary destination casino 6 on the proposed site for a period of not more than two years and provi-7 sions for disposition of revenues from such temporary destination casino;

8 (11)include a proposed destination casino management contract; and 9 include a comprehensive management plan, submitted by the (12)destination casino manager, for operation, oversight and monitoring of 10 the destination casino, including central computer placement and man-11 12agement systems. The plan shall provide for the management of the des-13 tination casino by the destination casino manager but shall place full, complete and ultimate ownership and control of the gaming operation of 1415the destination casino with the Kansas lottery. In addition, the manage-16ment plan shall include, but not be limited to:

17 (A) Accounting procedures to determine destination casino revenues,18 destination casino expenses and destination casino net revenues;

(B) provisions for regular audits of the destination casino at any timebut at least one a year;

(C) the location and operation of electronic gaming machines;

(D) minimum requirements for the destination casino manager to
provide qualified oversight, security and supervision of the operation of
electronic gaming machines and destination casino games, including the
use of qualified personnel with experience in applicable technology;

(E) a requirement that any parimutuel licensee developing a destination casino pursuant to this act comply with all orders and rules and regulations of the Kansas racing and gaming commission with regard to the conduct of live racing, including the same minimum days of racing as specified in section 16, and amendments thereto, for operation of video lottery terminals at parimutuel licensee locations;

32 (F) a certification requirement and enforcement procedure for offi-33 cers, directors, key employees and persons directly or indirectly owning 34 a 5% or more interest in a destination casino manager, which certification 35 requirement shall include compliance with such security, fitness and 36 background standards as the executive director may deem necessary re-37 lating to competence, honesty and integrity, such that a person's repu-38 tation, habits and associations do not pose a threat to the public interest 39 of the state or to the reputation of or effective regulation and control of 40 the destination casino; it being specifically understood that any person convicted of any felony, a crime involving gambling or a crime of moral 4142turpitude within 10 years prior to applying for a certificate as such sales 43 agent or at any time thereafter shall be deemed unfit. The Kansas lottery 1 shall conduct the security, fitness and background checks required pur-2 suant to this subsection;

3 (G) a certification requirement and enforcement procedure for those persons, including electronic gaming machine manufacturers, technology 4 providers and computer system providers, who propose to contract with  $\mathbf{5}$ a destination casino manager or the state for the provision of goods or 6 7 services related to a destination casino, including management services, which certification requirements shall include compliance with such se-8 9 curity, fitness and background standards of officers, directors, key gaming employees and persons directly or indirectly owning a 5% or more interest 10in such entity, as the executive director may deem necessary relating to 11 12competence, honesty and integrity, such that a person's reputation, habits 13 and associations do not pose a threat to the public interest of the state or to the reputation of or effective regulation and control of the destination 1415 casino; it being specifically understood that any person convicted of any 16felony, a crime involving gambling or a crime of moral turpitude within 10 years prior to applying for a certificate hereunder or at any time there-1718after shall be deemed unfit. The executive director may determine whether the certification standards of another state are comprehensive, 1920thorough, and provide similar adequate safeguards and, if so, may in the executive director's discretion certify an applicant already certified in such 2122 state without the necessity of a full application and background check. 23 The Kansas lottery shall conduct the security, fitness and background checks required under this subsection; 24

(H) provisions for revocation of a certification provided for in paragraph (F) or (G) upon a finding that the certificate holder, an officer or director thereof or a person directly or indirectly owning a 5% or more interest therein: (i) Has knowingly provided false or misleading material information to the Kansas lottery or its employees; or (ii) has been convicted of a felony, gambling related offense or any crime of moral turpitude; and

32  $(\mathbf{I})$ provisions for suspension, revocation or nonrenewal of a certification provided for in paragraph (F) or (G) upon a finding that the cer-33 34 tificate holder, an officer or director thereof or a person directly or in-35 directly owning a 5% or more interest therein: (i) Failure to notify the Kansas lottery about a material change in ownership of the certificate 36 holder, or any change in the directors or officers thereof; (ii) a delin-37 38 quency in remitting money owed to the Kansas lottery; (iii) any violation 39 of any provision of any contract between the Kansas lottery and the cer-40 tificate holder; or (iv) any violation of any provision of the Kansas expanded lottery act or any rule and regulation adopted hereunder. 41

42 (b) A qualified application for a destination casino shall provide for 43 the disposition of the gaming revenues from the destination casino as 1 follows:

2 (1) Pursuant to an agreement with the Kansas lottery, a percentage 3 of destination casino revenues to be credited to the gaming act oversight 4 fund established by section 23, and amendments thereto, but such per-5 centage shall not exceed 2% of destination casino revenues;

6 (2) pursuant to agreements with the county and city, if any, where 7 the destination casino is located, a percentage of destination casino rev-8 enues to be paid to such county and city, if any, but the aggregate payment 9 shall not exceed 4% of destination casino revenues. The application shall 10 include the executed agreements specifying the payments and the terms 11 of such agreements;

(3) a procedure for calculating and paying operating expenses of the
destination casino and mechanisms to control expenses using incentives
that benefit both the state of Kansas and the destination casino manager.
The procedure shall establish the process through which expenses are
credited to and paid from the destination casino operating expenses fund
established by section 25, and amendments thereto;

(4) a percentage of destination casino net revenues to be retained by
the state, but such percentage shall not be less than 22% of destination
casino revenues;

(5) 0.5% of destination casino revenues to be paid to the problem
gambling grant fund established by K.S.A. 2004 Supp. 79-4805, and
amendments thereto; and

24 (6) a percentage of destination casino net revenues to be paid to the25 destination casino manager.

(c) Upon approval of the commission, the executive director shall
enter into a destination casino management contract with the destination
casino manager.

29 (1) The management contract shall implement the provisions of the 30 approved application and shall be limited by the terms of the application approval. Such management contract shall allow the destination casino 3132 manager to manage the destination casino in a manner consistent with this act and rules and regulations of the Kansas lottery but shall place full, 33 34 complete and ultimate ownership and control of the gaming operation of 35 the destination casino with the Kansas lottery. Such contract shall not be subject to the provisions of K.S.A. 75-3738 through 75-3744, and amend-36 37 ments thereto. The management contract shall require the destination 38 casino manager to submit a detailed gaming plan to the executive director 39 for approval by the executive director. The gaming plan shall include 40 procedures to identify and counteract problem gambling. Failure to follow these procedures shall be cause for canceling the management 4142contract.

43 (2) The destination casino management contract shall be for a term

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1 of not less than 15 years and shall be automatically renewed for a period

2 of not more than 5 years, unless either party provides notice of termi-3 nation at least 270 days prior to expiration of the original term of the 4 contract. At the end of the automatic renewal period, the contract is

5 renewable by mutual consent of the state and the destination casino man-

ager. The destination casino management contract shall provide that anyparty may cancel the contract for cause. Provisions for termination or

8 cancellation of the destination casino management contract shall specify
9 disposition, value and ownership of the equipment, infrastructure and
10 facilities associated with the destination casino operation.

(3) The destination casino management contract shall:

(A) Specify monitoring and auditing functions of the central computer system, as well as location of the state system, and cost recovery
for that portion of the central computer system allocated to the specific
destination casino operation;

16 (B) specify standards for advertising, marketing and promotional ma-17 terials used by the destination casino;

18 (C) designate any employees or contractors providing services or 19 functions which are related to destination casino operations which the 20 executive director determines shall be classified as key employees; and

(D) specify the distribution of destination casino net revenues as approved by the commission's authorization.

New Sec. 6. (a) Before the lottery commission may consider proposals for operation of a destination casino in a county, the qualified voters of the county where a destination casino is proposed to be located must approve the operation of a destination casino within the county as provided by this section.

28(b) (1) The board of county commissioners of any county may submit 29 by resolution, and shall submit upon presentation of a petition filed in 30 accordance with this section, to the qualified voters of the county a prop-31osition to permit the operation of a destination casino within the county 32 pursuant to this section. The proposition shall be submitted to the voters either at a special election called by the board of county commissioners 33 34 for that purpose and held not less than 90 days after the resolution is 35 adopted or the petition is filed or at the next general election, as shall be 36 specified by the board of county commissioners or as specified in the 37 petition, as the case may be.

38 (2) A petition to submit a proposition pursuant to this section shall 39 be filed with the county election officer. The petition shall be signed by 40 qualified voters of the county equal in number to not less than 10% of 41 the voters of the county who voted for the office of secretary of state at 42 and 45 a

42 the last preceding general election at which such office was elected. The

43 following shall appear on the petition: "We request an election to deter-

1 mine whether the Kansas lottery shall be authorized to contract for operation of a destination casino in \_\_\_\_\_ 2 \_ county."

3 (3)Upon the adoption of a resolution or the submission of a valid petition calling for an election pursuant to this section, the county election 4 officer shall cause the following proposition to be placed on the ballot at  $\mathbf{5}$ the election called for that purpose: "Shall the Kansas lottery be author-6 7 ized to contract for operation of a destination casino in \_ county?" 8

(4) If a majority of the votes cast and counted at such election is in 9 favor of approving the operation of a destination casino within the county, 10 the lottery commission may accept applications for operation of a desti-11 12nation casino within the county pursuant to this act. If a majority of the 13 votes cast and counted at an election under this section is against permitting the operation of a destination casino within the county, the lottery 1415commission shall not accept applications for the operation of a destination 16casino within the county. The county election officer shall transmit a copy of the certification of the results of the election to the executive director. 17

18The election provided for by this subsection (b) shall be con-(5)19ducted, and the votes counted and canvassed, in the manner provided by 20law for question submitted elections of the county.

21The lottery commission may consider qualified applications for a (c) 22destination casino development in a county where the commission finds 23 that after March 1, 2005, the county has held an advisory election of qualified voters pursuant to the county's home rule authority if the com-24 mission determines that the ballot question was in substantial compliance 2526with the requirements of subsection (b)(3) and the election was admin-27 istered by the county election officer in a manner consistent with the 28requirements of state election law.

29 (d) The question of the operation of a destination casino in a county 30 may be submitted at the same election as the question of placement of video lottery terminals in the county under section 12, and amendments 3132 thereto.

33 New Sec. 7. (a) The Kansas lottery shall examine prototypes of elec-34 tronic gaming machines to determine compliance with the requirements 35 of the Kansas expanded lottery act.

36 (b) No electronic gaming machine shall be operated pursuant to the 37 Kansas expanded lottery act unless the executive director first issues a 38 certificate for such machine authorizing its use at a specified destination 39 casino. Each electronic gaming machine shall have the certificate prominently displayed thereon. Any machine which does not display the cer-40 tificate required by this section is contraband and a public nuisance sub-41ject to confiscation by any law enforcement officer. 4243

(c) The executive director shall require any manufacturer, supplier,

1 provider, destination casino manager or other person seeking the examination and certification of electronic gaming machines to pay the antic-2 3 ipated actual costs of the examination in advance. After the completion of the examination, the executive director shall refund any overpayment 4 or charge and collect amounts sufficient to reimburse the executive di-5rector for any underpayment of actual costs. The executive director may 6 7 contract for the examination of electronic gaming machines as required by this subsection and may rely upon testing done by or for other states 8 9 regulating electronic gaming machines, if the executive director deems such testing to be reliable and in the best interest of the state of Kansas. 10(d) (1) Electronic gaming machines operated pursuant to the Kansas 11 12expanded lottery act shall: 13 (A) Pay out an average of not less than 87% of the amount wagered over the life of the machine; 1415 (B) be directly linked to a central lottery communications system to provide auditing and other program information as approved by the Kan-16sas lottery and specified in the management contract; and 1718(C) be on-line and in constant communication with a central computer located at a location determined by the executive director pursuant 1920to the management contract. 21(2) The Kansas lottery shall lease or purchase, pursuant to the management contract, all gaming equipment necessary to implement the

2223 communications system and central computer. The executive director shall select the computer system most suitable for conducting the mon-24 25itoring and auditing functions required by the Kansas expanded lottery 26act. The communications system and central computer selected shall not 27 limit participation of electronic gaming machine manufacturers, distrib-28utors, suppliers or providers. The central computer system provider, and 29 any affiliate of such provider, shall be prohibited from providing electronic gaming machines for use in connection with the central computer 30 31 system.

New Sec. 8. In addition to any other power provided by this act, the
executive director, and employees and agents designated by the executive
director, shall have the power to:

(a) Investigate alleged violations of the Kansas expanded lottery act
and alleged violations of the destination casino management contract, this
act or rules and regulations adopted hereunder.

(b) Examine or cause to be examined by any agent or representative designated by the executive director any books, papers, records or memoranda of any destination casino manager or any business involved in electronic gaming or lottery games authorized pursuant to the Kansas expanded lottery act, for the purpose of ascertaining compliance with the

43 provisions of the destination casino management contract and this act and

1 rules and regulations adopted hereunder.

Request a court to issue subpoenas to compel access to or for the 2 3 production of any books, papers, records or memoranda in the custody or control of any destination casino manager, or to compel the appearance 4 of any destination casino manager for the purpose of ascertaining com- $\mathbf{5}$ pliance with the provisions of the destination casino management contract 6 7 and this act and rules and regulations adopted hereunder. Subpoenas 8 issued under the provisions of this subsection may be served upon natural 9 persons and corporations in the manner provided in K.S.A. 60-304, and amendments thereto, for the service of process by any officer authorized 10to serve subpoenas in civil actions or by the executive director or an agent 11 12or representative designated by the executive director. In the case of the refusal of any person to comply with any such subpoena, the executive 13 director may make application to the district court of any county where 1415such books, papers, records, memoranda or person is located for an order 16to comply.

(d) Inspect and view the operation of all machines, equipment, systems or facilities where electronic gaming machines authorized pursuant
to this act are located.

(e) Inspect and approve, pursuant to the terms of the management
contract, all advertising by a destination casino manager which includes
any reference to the existence of gaming at the destination enterprise.

(f) Require, in accordance with the destination casino management
contract, appropriate security measures in any and all areas where electronic gaming machines or other destination casino games are located or
operated.

(g) Provide for audits of the electronic gaming machine operations of
 each destination casino manager in accordance with the destination casino
 management contract.

30 (h) The executive director shall have the power to take any other 31 action as may be reasonable or appropriate to enforce the provisions of 32 this act and any rules and regulations, orders and final decisions of the 33 executive director.

34 New Sec. 9. Each destination casino manager shall provide access 35 for the executive director or the executive director's designee to all the destination casino manager's records and the physical premises where the 36 37 electronic gaming machine and destination casino game activities occur 38 for the purpose of monitoring or inspecting the electronic gaming ma-39 chines and gaming equipment and the operation of other destination casino games. None of the information disclosed pursuant to this subsection 40 shall be subject to disclosure under the Kansas open records act, K.S.A. 414245-216 et seq., and amendments thereto.

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## VIDEO LOTTERY TERMINALS

2 New Sec. 10. As used in this act, unless the context otherwise 3 requires:

4 (a) "Accelerated video lottery net payment" means the advanced pay-5 ment to the state treasurer of a portion of the state's future share of net 6 video lottery terminal income pursuant to the final management contract 7 between the executive director and a parimutuel sales agent for the op-8 eration of video lottery terminals at a parimutuel licensee location.

9 (b) "Central video lottery terminal computer system" means the cen-10 tral computer system, which monitors the operations of all video lottery 11 terminals, approved by the Kansas lottery and which is provided by the 12 central video lottery terminal computer system provider in accordance 13 with this act.

(c) "Central video lottery terminal computer system provider" means
a person with whom the executive director has contracted for the purpose
of providing and maintaining a central video lottery terminal computer
system and the related management facilities with respect to operating
and servicing the video lottery terminals.

(d) "Club location" means the licensed premises of a veteransorganization.

(e) "Gray machine" means any mechanical, electro-mechanical or
electronic device, capable of being used for gambling, that is: (1) Not
authorized by the Kansas lottery, (2) not connected to the central video
lottery terminal computer system, (3) available to the public for play and
(4) capable of simulating a game played on a video lottery terminal or any
similar gambling game authorized pursuant to the Kansas expanded lottery act.

(f) "Net video lottery terminal income" means all cash or other consideration utilized to play a video lottery terminal, less all cash or other
consideration paid out to winning players as prizes.

(g) "Parimutuel licensee" has the meaning provided by section 2, andamendments thereto.

(h) "Parimutuel licensee location" has the meaning provided by sec-tion 2, and amendments thereto.

(i) "Progressive video lottery game" means any game whose jackpot
grows and accumulates as it is being played on a video lottery terminal
and whose outcome is randomly determined by the play of video lottery
terminals linked to the central video lottery terminal computer system.

(j) "Veterans organization" means an organization which is exempt
from federal income taxation pursuant to section 501(c)(19) of the federal
internal revenue code, is licensed as a class A club pursuant to the club
and drinking establishment act and has been in continuous existence and

43 operation for a period of not less than five years prior to the date of

1 application to become a video lottery club sales agent.

2 (k) "Video lottery" means any lottery conducted with a video lottery

terminal or, with respect to a progressive game, a network of linked videolottery terminals.

5 (l) "Video lottery club sales agent" means a veterans organization spe-6 cifically certified by the Kansas lottery to become a certified video lottery 7 club sales agent and offer video lottery terminals for play at the club

8 location.

9 (m) "Video lottery game" means any electronically simulated game 10 of chance, including but not limited to video poker, keno, line-up, or 11 blackjack, displayed and played on a video lottery terminal.

(n) "Video lottery parimutuel sales agent" means a parimutuel licensee specifically certified by the Kansas lottery to become a certified
video lottery parimutuel sales agent and offer video lottery terminals for
play at the parimutuel licensee location.

(o) "Video lottery terminal" means any electronic machine in which 16bills, coins, tokens or other media approved by the Kansas lottery are 1718deposited in order to play in a game of chance in which the results, 19including options available to the player, are randomly and immediately 20determined by the machine, and is connected to the central video lottery 21terminal computer system. A video lottery terminal may use spinning 22 reels or video displays or both and must print and deliver a voucher 23 directly to each player with an existing credit balance at the end of play, or if approved by the Kansas lottery may dispense cash directly to the 24 25player.

(p) "Video lottery terminal associated equipment" means any proprietary device, machine or part used in the manufacture, operation or
maintenance of a video lottery terminal.

29 (q) "Video lottery terminal management contract" means an agree-30 ment between the Kansas lottery and a video lottery parimutuel sales agent or video lottery club sales agent, which governs the placement and 3132 operation of video lottery terminals, including allocation and payment of expenses, agent commissions, recovery of any accelerated video lottery 33 34 net payment and the state's share of net video terminal income. Such 35 contract shall specify that the state's share shall not be less than 35% of the net video lottery terminal income. 36

(r) "Video lottery terminal manufacturer" means any individual, firm,
corporation or other legal entity certified by the Kansas lottery to assemble or produce video lottery terminals or video lottery terminal associated
equipment for sale or use in this state.

(s) "Voucher" means a bearer instrument in the form of a printed
ticket or facsimile issued by a video lottery terminal to a player that represents the existing credit balance accumulated by a player of the video

1 lottery terminal. A voucher is a secure document that carries a unique

2 identifier in the form of a serial number and bar code issued by the central3 video lottery terminal computer system.

New Sec. 11. (a) The Kansas lottery shall implement a video lottery
program whereby the Kansas lottery places video lottery terminals at parimutuel licensee locations and club locations.

7 (b) The Kansas lottery shall not place video lottery terminals at any
8 parimutuel licensee location or club location unless the commission has
9 adopted rules and regulations as provided in sections 10 through 21, and
10 amendments thereto.

(c) The Kansas lottery shall not place video lottery terminals in a
county unless the question of the placement of video lottery terminals in
such county has been submitted to and approved by the voters of such
county as provided in section 12, and amendments thereto.

New Sec. 12. (a) Before the Kansas lottery places any video lottery
terminals in a county, the qualified voters of the county must approve the
placement of video lottery terminals in the county as provided by this
section.

19(b) (1) The board of county commissioners of any county may submit 20by resolution, and shall submit upon presentation of a petition filed in 21accordance with this section, to the qualified voters of the county a prop-22 osition to permit the placement of video lottery terminals in the county 23 pursuant to this subsection. The proposition shall be submitted to the voters either at a special election called by the board of county commis-24 sioners for that purpose and held not less than 90 days after the resolution 2526 is adopted or the petition is filed or at the next general election, as shall 27be specified by the board of county commissioners or as specified in the 28petition, as the case may be.

29 (2) A petition to submit a proposition pursuant to this subsection shall 30 be filed with the county election officer. The petition shall be signed by qualified voters of the county equal in number to not less than 10% of 3132 the voters of the county who voted for the office of secretary of state at the last preceding general election at which such office was elected. The 33 34 following shall appear on the petition: "We request an election to deter-35 mine whether the Kansas Lottery shall be authorized to place video lot-36 tery terminals in \_ \_ county."

(3) Upon the adoption of a resolution or the submission of a valid
petition calling for an election pursuant to this section, the county election
officer shall cause the following proposition to be placed on the ballot at
the election called for that purpose: "Shall the Kansas Lottery be authorized to place video lottery terminals in \_\_\_\_\_\_\_ county?"

42 (4) If a majority of the votes cast and counted at such election is in 43 favor of approving the placement of video lottery terminals in the county,

1 the executive director may enter into video lottery terminal management contracts for placement of video lottery terminals in the county as pro-2 3 vided by this act. If a majority of the votes cast and counted at an election under this section is against placement of video lottery terminals in the 4 county, the executive director shall not enter into video lottery terminal  $\mathbf{5}$ management contracts for placement of video lottery terminals in the 6 7 county. The county election officer shall transmit a copy of the certification of the results of the election to the executive director. 8

9 (5) The election provided for by this section shall be conducted, and 10 the votes counted and canvassed, in the manner provided by law for 11 question submitted elections of the county.

12 (c) The lottery commission may place video lottery terminals in a 13 county where the commission finds that after March 1, 2005, the county 14 has held an advisory election of qualified voters pursuant to the county's 15 home rule authority if the commission determines that the ballot question 16 was in substantial compliance with the requirements of subsection (b)(3) 17 and the election was administered by the county election officer in a 18 manner consistent with the requirements of state election law.

(d) The question of the placement of video lottery terminals in a
county may be submitted at the same election as the question of operation
of a destination casino in the county under section 6, and amendments
thereto.

23 New Sec. 13. (a) In accordance with rules and regulations adopted 24 by the commission, the executive director shall have general responsibility 25 for the implementation and administration of the provisions of this act 26 relating to video lottery, including, without limitation, the responsibility 27 to:

(1) Establish a statewide video lottery terminal network in accordancewith the provisions of this act;

(2) review and determine promptly and in reasonable order all cer tificate applications or proceedings for suspension or revocation of
 certificates;

(3) perform all duties required of the executive director under theprovisions of this act relating to video lottery;

(4) collect all fees imposed pursuant to sections 11 through 21, and
 amendments thereto;

(5) certify net video lottery terminal income by inspecting records,
conducting audits, having agents of the Kansas lottery on site or by any
other reasonable means;

40 (6) assist the commission in the promulgation of rules and regulations
41 concerning the operation of a statewide video lottery terminal network,
42 which rules and regulations shall include, without limitation, the
43 following:

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1 (A) The denomination of all bills, coins, tokens or other media 2 needed to play video lottery terminals;

(B) payout from video lottery terminals, provided that such payouts
(i) shall not be less than 87% on an average annual basis and (ii) shall not
exceed 95% on an average annual basis without express written approval
from the executive director, who may approve payouts up to 99%;

7 a certification requirement and enforcement procedure for offi- $(\mathbf{C})$ cers, directors, board members and key employees, specified by the ex-8 9 ecutive director, of video lottery parimutuel sales agents and video lottery club sales agents, which certification requirement shall include compli-10 ance with such security, fitness and background standards as the executive 11 12director may deem necessary relating to competence, honesty and integrity, such that a person's reputation, habits and associations do not pose 13 a threat to the public interest of the state or to the reputation of or 1415effective regulation and control of the video lottery; it being specifically 16understood that any person convicted of any felony, a crime involving gambling or a crime of moral turpitude within 10 years prior to applying 1718for a certificate as such sales agent or at any time thereafter shall be deemed unfit. The Kansas lottery shall conduct the security, fitness and 1920background checks required pursuant to such rules and regulations;

21(D) a certification requirement and enforcement procedure for those 22 persons or entities, including video lottery terminal manufacturers and the central video lottery terminal computer system providers, who pro-23 pose to contract with a video lottery parimutuel sales agent, a video lottery 24 club sales agent or the state for the provision of goods or services related 2526to the video lottery, including management services, which certification requirements shall include compliance with such security, fitness and 27 background standards of officers, directors, key employees specified by 2829 the executive director and persons who own, directly or indirectly, 5% or 30 more of such entity, as the executive director may deem necessary relating 31 to competence, honesty and integrity, such that a person's reputation, 32 habits and associations do not pose a threat to the public interest of the state or to the reputation of or effective regulation and control of the 33 34 video lottery; it being specifically understood that any person convicted 35 of any felony, a crime involving gambling or a crime of moral turpitude within 10 years prior to applying for a certificate hereunder or at any time 36 thereafter shall be deemed unfit. The executive director may determine 37 38 whether the certification standards of another state are comprehensive, 39 thorough, and provide similar adequate safeguards and, if so, may in the 40 executive director's discretion certify an applicant already certified in such state without the necessity of a full application and background check. 41The Kansas lottery shall conduct the security, fitness and background 42checks required under this rule and regulation; 43

1 (E) the number of video lottery terminals permitted in each pari-2 mutuel location and club location. The total number of video lottery ter-3 minals at all parimutuel locations shall not exceed 4,000. The total number 4 of video lottery terminals at all club locations shall not exceed 500;

5 (F) standards for advertising, marketing and promotional materials 6 used by video lottery parimutuel sales agents. Video lottery club sales 7 agents shall not advertise, market or promote the existence of video lot-8 tery terminals at any club location, except to the members of the veterans 9 organization at which the video lottery terminals are located;

10 (G) the registration, kind, type, number and location of video lottery 11 terminals at any parimutuel licensee location or club location;

(H) the on-site security arrangements for the video lottery terminals;
(I) rules and regulations and procedures for the accounting and reporting of the payments required from video lottery parimutuel sales agents and video lottery club sales agents under section 19, and amendments thereto, including the calculations required for such payments;

(J) requiring the reporting of information about any video lottery parimutuel sales agent or video lottery club sales agent, its employees, vendors and finances necessary or desirable to ensure the security of the video lottery system. None of the information disclosed pursuant to this subsection shall be subject to disclosure under the Kansas open records act; and

23 (K) the reporting and auditing of financial information of video lottery parimutuel sales agents or video lottery club sales agents, including, 24 but not limited to, the reporting of profits or losses incurred by video 2526lottery parimutuel sales agents or video lottery club sales agents and the 27reporting of such other information as the executive director may require 28to determine compliance with the Kansas expanded lottery act and the 29 rules and regulations adopted hereunder. None of the information dis-30 closed pursuant to this subsection shall be subject to disclosure under the 31 Kansas open records act.

(b) The executive director may request a district court to issue subpoenas and compel the attendance of witnesses, administer oaths and
require testimony under oath for the purpose of determining compliance
with the provisions of this act relating to video lottery.

(c) The Kansas lottery shall operate the video lottery terminal net-36 37 work through the central video lottery terminal computer system. The 38 central video lottery terminal computer system shall be capable of audit-39 ing the operation, financial data and program information of the video lottery terminal network. All equipment or devices required for operation 40of the central video lottery terminal computer system shall be included 41in any contract made for the purpose of providing or operating such 4243 system.

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1 (d) The central video lottery terminal computer system shall be used 2 for the operation of the video lottery terminal network and shall incor-3 porate electronic fund transfer procedures to facilitate the collection of revenue, be capable of disabling any video lottery terminal from play, and 4 be capable of communicating with all video lottery terminals approved  $\mathbf{5}$ by the Kansas lottery. The central video lottery terminal computer system 6 7 provider shall provide certified manufacturers with the protocol documentation and the audit information and controls necessary to enable the 8 9 manufacturers' video lottery terminals to communicate with the Kansas lottery's central video lottery terminal computer system. The central video 10 lottery terminal computer system shall not limit participation to only one 11 12manufacturer of video lottery terminals or video lottery terminal associ-13 ated equipment. The central video lottery terminal computer system provider, and any affiliate of such provider, shall be prohibited from provid-1415ing video lottery terminals for use in connection with the central video lottery terminal computer system. 16

17 (e) The executive director may remove from play and confiscate any 18 video lottery terminal or gray machine that does not comply with the 19 requirements of the Kansas expanded lottery act. Any video lottery ter-20 minal that the executive director determines has been modified or the 21 design of which has been modified without the consent of the executive 22 director may be removed from play, confiscated by the executive director 23 and disposed of in any manner allowed by law.

(f) With regard to minutes and records of the commission:

25The Kansas lottery shall keep and maintain a list of all applicants (1)26for certification under the Kansas expanded lottery act, together with a 27record of all actions taken with respect to such applicants. A file and 28record of the Kansas lottery's actions shall be open to public inspection 29 pursuant to the Kansas open records act, but the information regarding 30 any applicant whose certificate has been denied, revoked or not renewed 31 shall be removed from such list five years after the date certification was 32 denied, revoked or not renewed.

All information and data required by the Kansas lottery to be 33 (2)34 furnished to it, or which may otherwise be obtained, relative to the fi-35 nances, earnings or revenue, except the net video lottery terminal income, of any vendor shall be considered confidential and shall not be revealed 36 37 in whole or in part without permission of the vendor, except in the course 38 of the necessary administration of the Kansas expanded lottery act, or 39 upon the lawful order of a court of competent jurisdiction, or with the 40 approval of the attorney general, to a duly authorized law enforcement 41agency.

42 (3) All information and data pertaining to an applicant's criminal rec-43 ord, family and background furnished to or obtained by the Kansas lottery

1 from any source shall be considered confidential and shall not be revealed,

in whole or part. Such information shall be released upon the lawful order 2 3 of a court of competent jurisdiction or, with the approval of the attorney general, to a duly authorized law enforcement agency. 4

(4) Notice of the contents of any information released, except to a  $\mathbf{5}$ duly authorized law enforcement agency pursuant to subsection (f), shall 6 7 be given to any applicant, certificate holder or vendor in a manner prescribed by the rules and regulations adopted by the commission. 8

9 New Sec. 14. (a) The executive director may issue, suspend, revoke and renew certificates for video lottery terminal manufacturers, video 10 lottery terminals, video lottery parimutuel sales agents or video lottery 11 12club sales agents pursuant to rules and regulations adopted by the 13 commission.

Any individual, firm, corporation or other legal entity seeking to 14(b) 15obtain a certificate pursuant to rules and regulations adopted by the commission shall apply to the executive director for such certificate on forms 16provided by the executive director. 17

18(c) The executive director shall notify an applicant who is found, for any reason, to be unfit for certification, of the specific reasons therefor 1920which constitute the basis for the finding.

21No certificate issued pursuant to this section shall be assignable (d) 22 or transferable.

23 (e) The executive director may examine any or all accounts, bank accounts, financial statements and records of the vendor in a vendor's 24 possession or under its control in which it has an interest and the vendor 2526must authorize all third parties, including parents, subsidiaries or related 27entities, in possession or control of the accounts or records of the vendor 28 to allow examination of any or all of those accounts or records by the 29 executive director.

(f) A certificate shall be revoked upon a finding that the certificate 30 31 holder, or an officer, director or board member thereof:

32 Has knowingly provided false or misleading material information (1)to the Kansas lottery or its employees; or 33

34 (2) has been convicted of a felony, gambling related offense or any 35 crime of moral turpitude.

A certificate may be suspended, revoked or not renewed for any 36 (g) 37 of the following causes:

38 (1) Failure to notify the Kansas lottery about a material change in 39 ownership of the certificate holder, or any change in the directors, officers 40 or board members thereof;

a delinquency in remitting money owed to the Kansas lottery; 41(2)

any violation of any provision of any contract between the Kansas 42(3)43

lottery and the certificate holder; or

1 (4) any violation of any provision of the Kansas expanded lottery act 2 or any rule and regulation adopted by the commission.

3 New Sec. 15. (a) Every certified video lottery terminal manufacturer shall submit a training program for the service and maintenance of such 4 video lottery terminals and associated equipment for approval by the Kan-5sas lottery. The training program shall include an outline of the training 6 7 curriculum, a list of instructors and their qualifications, a copy of the instructional materials and the dates, times and location of training clas-8 9 ses. No service and maintenance program shall be held until approved by the Kansas lottery. 10

Every service employee shall complete the requirements of the 11 (b) 12 manufacturer's training program before such employee performs service, 13 maintenance and repairs on video lottery terminals or video lottery terminal associated equipment. Upon the successful completion by a service 1415employee of the training program required by this section, the Kansas 16lottery shall issue a certificate authorizing such employee to service, maintain and repair video lottery terminals and video lottery terminal associ-1718ated equipment. No certificate of completion shall be issued to any service employee until the Kansas lottery has ascertained that such employee 1920has completed the required training program. Any person certified as a 21service employee under this section shall pass a background investigation 22 under the rules and regulations of the commission. The Kansas lottery 23 may revoke certification upon finding a service employee in violation of any provision of the Kansas expanded lottery act or a commission rule 24 25and regulation.

26 New Sec. 16. (a) Except as provided in subsection (b):

(1) No video lottery terminals shall be operated at a parimutuel licensee location in Sedgwick county unless, during the first full calendar year and each year thereafter in which video lottery terminals are operated at such location, the parimutuel licensee conducts at such location at least eight live greyhound racing programs each calendar week for the number of weeks raced during calendar year 2002 with at least 13 live races conducted each program.

34 (2) No video lottery terminals shall be operated at a parimutuel li-35 censee location in Wyandotte county unless, during the first full calendar year and each year thereafter in which video lottery terminals are oper-36 37 ated at such location, the parimutuel licensee conducts live horse racing 38 programs for at least 65 days, with at least 10 live races conducted each 39 program, and must offer and make a reasonable effort to conduct a min-40 imum number of three live races restricted for quarter horses each day and seven live thoroughbred races each day, of which not less than two 41races each day shall be limited to registered Kansas-bred horses appor-42tioned in the same ratio that live races are offered, and with at least eight 43

live greyhound racing programs each calendar week for at least the same
 number of weeks raced during 2002, with at least 13 live races conducted
 each program.

4 (3) No video lottery terminals shall be operated at a parimutuel li-5 censee location in Crawford county unless, during the first full calendar 6 year and each year thereafter in which video lottery terminals are oper-7 ated at such location, the parimutuel licensee conducts at such location 8 at least eight live greyhound racing programs each calendar week for the 9 number of weeks raced during calendar year 2002 in Sedgwick county 10 with at least 13 live races conducted each program.

(4) If a parimutuel licensee has not held live races pursuant to a 11 12 schedule approved by the Kansas racing and gaming commission in the 13 preceding 12 months, the Kansas racing and gaming commission shall hold a hearing to determine the number of days of live racing required 1415 for the remaining days of the first calendar year of operation to qualify for operation of video lottery terminals. At such hearing, the commission 16shall receive testimony and evidence from affected breed groups, the 1718licensee and others, as the Kansas racing and gaming commission deems appropriate concerning the schedule of live race days. The operation of 1920video lottery terminals shall not commence more than 90 days prior to 21the start of live racing at such facility.

(5) No video lottery terminals shall be operated at a parimutuel licensee location in Greenwood county at Eureka Downs unless, during
the first full calendar year and each year thereafter in which video lottery
terminals are operated, the parimutuel licensee conducts at least 40 days
of live horse racing.

(6) No video lottery terminals shall be operated at a parimutuel licensee location in Harper county at Anthony Downs unless, during the
first full calendar year and each year thereafter in which video lottery
terminals are operated, the parimutuel licensee conducts at least 40 days
of live horse racing.

(7) The Greenwood County Fair Association and Anthony Fair Association shall qualify as fair associations pursuant to the provisions of this
section and shall be required to comply with all provisions of K.S.A. 748814, and amendments thereto.

36 (b) The Kansas racing and gaming commission may not grant excep-37 tions to the requirements of subsection (a) for a parimutuel licensee conducting live racing unless such exception is in the form of an agreement 38 39 which: (1) Is between the parimutuel licensee and the affected recognized 40 greyhound or recognized horsemen's group, as defined in K.S.A. 74-8802, and amendments thereto; (2) has been approved by the appropriate of-41ficial breed registering agencies; and (3) has been submitted to and ap-42proved by the commission. In the case of emergencies, weather related 43

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1 issues or immediate circumstances beyond the control of the licensee,

2 the Kansas racing and gaming commission may grant an exception after 3 consultation with the affected recognized breed group at the facility.

consultation with the affected recognized breed group at the facility.
 (c) Notwithstanding the provisions of subsections (a) and (b) of K.S.A.

5 74-8836, and amendments thereto, the Kansas racing and gaming com-

6 mission shall authorize simulcasting on any day the operation of video 7 lottery terminals is authorized at the race track facility at Eureka Downs

8 and the race track facility at Anthony Downs. Rules and regulations of

9 the Kansas racing and gaming commission shall provide that the video

lottery terminals shall not be operated at Eureka Downs or AnthonyDowns on days when simulcasting signals are not available at the track.

New Sec. 17. (a) Video lottery terminals shall not be offered for use
or play in this state unless approved by the Kansas lottery. Video lottery
terminals may only offer video lottery games authorized by the Kansas
lottery.

16 (b) Video lottery terminals approved for use or play in this state shall:

17 (1) Be incapable of manipulation to effect the random probability of18 winning plays;

(2) have one or more mechanisms that accept coins, tokens or other
media approved by the Kansas lottery in exchange for game credits and
a voucher evidencing said credits, or if approved by the Kansas lottery be
capable of paying cash directly to the player, and such mechanisms shall
be designed to prevent players from obtaining credits or cash by means
of physical tampering;

(3) be capable of suspending play as a result of physical tampering
until reset at the direction of the executive director or the executive director's designee;

(4) have non-resettable electronic meters housed in a locked area of
the video lottery terminal that maintain a permanent record of all moneys
inserted into the terminal, all refunds of winnings, all credits played and
all credits won by players; and

(5) be capable of being linked to the Kansas lottery's central video
lottery terminal computer system for the purpose of auditing the operation, financial data and program information as required by the executive
director.

(c) Video lottery terminals operated at club locations shall:

(1) Only be capable of non-cash methods of initiating play and payment of prizes, whether by voucher, electronic card, or otherwise, but all
prizes shall be payable in cash by the video lottery club sales agent where
the terminal is located, which video lottery club sales agent shall receive
credit on its lottery account for all prizes paid; however, if a video lottery
club sales agent is unable or fails to pay any prize, subject to claim and
validation such prize may be claimed through and paid by the Kansas

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1 lottery; and

2 (2) play from a minimum of \$.25 per play to a maximum of \$2 per 3 play, and shall have a maximum prize of \$1,000 per game.

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4 New Sec. 18. (a) No person who has held an interest in or been 5 employed by a parimutuel licensee, a video lottery parimutuel sales agent 6 or a video lottery club sales agent shall be employed by the Kansas lottery 7 for two years after the expiration of such interest or employment.

8 (b) No person who holds an interest in or is employed by the video 9 lottery terminal manufacturer's vendor shall be employed by the Kansas 10 lottery.

(c) No employee of the Kansas lottery shall play a video lottery terminal unless specifically authorized by the executive director or the executive director's designee for purposes of testing, auditing or other security reasons.

15 (d) No person who was employed by the Kansas lottery shall hold an interest in or be employed by a parimutuel licensee, a video lottery terminal manufacturer's vendor or the central system provider for a period of two years after the termination of employment with the Kansas lottery.

19 New Sec. 19. (a) Net video lottery terminal income shall be distrib-20 uted as follows:

(1) A commission and expenses shall be paid to the video lottery par imutuel sales agent or video lottery club sales agent as provided in the
 video lottery terminal management contract;

(2) 7% of net video lottery terminal income derived from video lottery
terminals at parimutuel licensee locations shall be credited to the live
horse racing purse supplement fund established by section 24, and
amendments thereto;

(3) 7% of net video lottery terminal income derived from video lottery
terminals at parimutuel licensee locations shall be credited to the live
greyhound racing purse supplement fund established by section 24, and
amendments thereto;

(4) 1.5% of net video lottery terminal income shall be remitted to the
county and 1.5% of net video lottery terminal income shall be remitted
to the city, if any, where the parimutuel licensee location is located;

(5) 14% of net video lottery terminal income derived from video lottery terminals at a club location shall be credited to the veterans benefit
fund established by section 26, and amendments thereto;

(6) 0.5% of net video lottery terminal income shall be credited to the
problem gambling grant fund established by K.S.A. 79-4805, and amendments thereto; and

(7) amounts appropriated for expenses of the Kansas lottery attrib-utable to implementation, administration and enforcement of the provi-

43 sions of the Kansas expanded lottery act and implementation, oversight

1 and monitoring of video lottery pursuant to the provisions of such act 2 shall be credited to the gaming act oversight fund established by section

3 23, and amendments thereto.

A video lottery terminal management contract shall establish an (b) 4 accelerated video lottery net payment of \$15,000 per video lottery ter-5minal installed at a parimutuel licensee location. Such payment shall be 6 7 due and payable to the state treasurer on May 31, 2006, except that a 8 parimutuel sales agent may deduct from such payment the amount of the 9 state's share of net video lottery terminal income paid to the state treasurer before that date. The balance due the state on that date, if any, 10 shall be recovered by the parimutuel lottery sales agent pursuant to the 11 12terms of the video lottery terminal management contract.

13 New Sec. 20. The Kansas lottery commission, upon the recommendation of the executive director, shall adopt rules and regulations neces-1415 sary to carry out the purposes of this act. Temporary rules and regulations 16may be adopted by the commission without being subject to the provisions and requirements of K.S.A. 77-415 through 77-438, and amend-1718ments thereto, but shall be subject to approval by the attorney general as to legality and shall be filed with the secretary of state and published in 1920the Kansas register.

New Sec. 21. (a) All video lottery terminals shall be leased or owned by the Kansas lottery or by an authorized video lottery terminal parimutuel sales agent or video lottery terminal club sales agent on behalf of the Kansas lottery pursuant to the terms of a video lottery terminal management contract and shall be obtained from video lottery terminal manufacturers certified pursuant to the Kansas expanded lottery act and the rules and regulations adopted by the commission.

(b) The executive director shall contract with an independent laboratory to test video lottery terminals and associated equipment on a periodic basis to ensure that the terminals and equipment comply with the requirements of the Kansas expanded lottery act and any other applicable standards and rules and regulations. The video lottery terminal manufacturer providing such terminals and equipment shall pay all costs associated with such testing.

35 (c) Each video lottery parimutuel sales agent or video lottery club sales agent shall hold the executive director, the commission, and this 36 state harmless from and defend and pay for the defense of any and all 37 38 claims which may be asserted against the executive director, the com-39 mission, the state or the employees thereof, arising from the participation in the video lottery system; specifically excluding, however, any claims 40 arising from the negligence or willful misconduct of the executive direc-4142tor, the commission, the state or the employees thereof.

43 (d) Each video lottery parimutuel sales agent or video lottery club

1 sales agent shall provide access to all records of the video lottery parimutuel sales agent or video lottery club sales agent and the physical prem-2 3 ises of the locations where the video lottery activities are conducted for the purpose of monitoring and inspecting the activities of the video lottery 4 parimutuel sales agent or video lottery club sales agent and video lottery 5games, video lottery terminals and associated equipment. 6 7

## GENERAL PROVISIONS

New Sec. 22. (a) There is hereby established in the state treasury the 8 gaming act revenues fund. Separate accounts shall be maintained in such 9 fund for receipt of moneys from each destination casino manager, video 10 lottery parimutuel sales agent and video lottery club sales agent. All ex-11 12penditures from the fund shall be made in accordance with appropriation 13 acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the executive director for the purposes set forth 1415in this act.

16(b) All destination casino revenue and all net video lottery terminal income shall be paid daily and electronically to the executive director. 1718The executive director shall remit all moneys received therefrom to the state treasurer in accordance with K.S.A. 75-4215, and amendments 1920thereto. Upon receipt of the remittance, the state treasurer shall deposit 21the entire amount in the state treasury and credit it to the respective 22 account maintained for the destination casino manager, video lottery par-23 imutuel sales agent or video lottery club sales agent in the gaming act revenues fund. 24

25The executive director shall certify weekly to the director of ac-(c) 26counts and reports the percentages or amounts to be transferred from 27each account maintained in the gaming act revenues fund to the gaming 28 act oversight fund, the destination casino operating expenses fund, the 29 live horse racing supplement fund, the live greyhound racing purse sup-30 plement fund and the problem gambling grant fund, as provided by the 31 destination casino management contract or section 19, and amendments 32 thereto. Upon receipt of the certification, the director of accounts and reports shall transfer amounts from each such account in accordance with 33 34 the certification of the executive director. Once each week, the executive 35 director shall cause amounts from each such account to be paid to cities, 36 counties and destination casino managers in accordance with the destination casino management contract and to video lottery parimutuel sales 37 38 agents and video lottery club sales agents in accordance with section 19, 39 and amendments thereto.

40 Amounts remaining in the gaming act revenues fund after trans-(d) fers and payments pursuant to subsection (c) shall be transferred to the 41state general fund and expended in accordance with appropriation acts 42only to supplement funding for elementary and secondary public 43

1 education.

2 New Sec. 23. (a) There is hereby created in the state treasury the 3 gaming act oversight fund.

4 (b) Moneys in the gaming act oversight fund shall be expended to 5 pay for the expenses of the Kansas lottery attributable to implementation, 6 administration and enforcement of the provisions of the Kansas expanded 7 lottery act and implementation, oversight and monitoring of operations 8 of destination casinos, video lottery parimutuel sales agents and video 9 lottery club sales agents pursuant to the provisions of such act.

10 (c) On or before the 10th of each month, the director of accounts 11 and reports shall transfer from the state general fund to the gaming act 12 oversight fund interest earnings based on:

(1) The average daily balance of moneys in the gaming act oversightfund for the preceding month; and

15 (2) the net earnings rate for the pooled money investment portfolio 16 for the preceding month.

(d) All expenditures from the gaming act oversight fund shall be made
in accordance with appropriation acts upon warrants of the director of
accounts and reports issued pursuant to vouchers approved by the executive director for the purposes set forth in the Kansas expanded lottery
act.

22 New Sec. 24. (a) (1) There is hereby established in the state treasury 23 the live horse racing purse supplement fund.

(2) Twenty-five percent of all moneys credited to the live horse racing 24 purse supplement fund shall be transferred to the Kansas horse breeding 2526development fund created pursuant to K.S.A. 74-8829, and amendments 27thereto. Two percent of the moneys credited to the live horse racing purse 28 supplement fund shall be distributed to the official registering agency 29 designated pursuant to K.S.A. 74-8830, and amendments thereto, to be 30 used for horse registration, administration, development, representation 31 and promotion of the Kansas horse racing and breeding industries. A 32 complete financial accounting for the use of the funds received pursuant to this subsection shall be provided annually to the Kansas racing and 33 gaming commission. Fifty percent of the moneys credited to the Kansas 34 35 horse breeding development fund pursuant to this section shall be used as purse supplements for registered Kansas-bred foals and distributed 36 37 based upon recommendation from the official horse breed registering 38 agency and approval of the Kansas racing and gaming commission. The 39 balance of funds credited to the Kansas horse breeding development fund 40 pursuant to this section shall be used as breed awards for registered Kansas-bred broodmares and stallions. The Kansas racing and gaming com-4142mission shall distribute such moneys credited to the Kansas horse breed-43 ing development fund in accordance with K.S.A. 74-8829, and 1 amendments thereto.

(3) Based on the contribution to the Kansas horse racing and breeding industries in Kansas, the balance in the live horse race purse supplement fund shall be distributed in accordance with rules and regulations
adopted by the Kansas racing and gaming commission with recommendations by the official registering agency designated pursuant to K.S.A.
74-8830, and amendments thereto.

(b) There is hereby established in the state treasury the live grey-8 9 hound racing purse supplement fund. Moneys available in such fund shall be paid to the parimutuel licensees for distribution as purse supplements 10 in accordance with rules and regulations of the Kansas racing and gaming 11 12commission. Such rules and regulations shall provide that 25% of the total 13 amount credited to such fund shall be transferred to the credit of the greyhound breeding development fund, created pursuant to K.S.A. 74-1415 8831, and amendments thereto. Funds transferred into the greyhound 16breeding development fund pursuant to this section shall be used to sup-17plement special stake races and enhance the amount per point paid to 18the owners of Kansas-whelped greyhounds which win live races at Kansas 19greyhound tracks in accordance with Kansas racing and gaming commis-20sion rules and regulations. Upon the recommendation of the official grey-21hound breed registry, the Kansas racing and gaming commission may 22 transfer funds from the Kansas greyhound breed development fund to 23 the live greyhound racing purse supplement fund.

(c) All purse supplements paid pursuant to this act shall be according
to the point schedule in effect on January 1, 2003, at the respective parimutuel licensee locations. All purse supplements paid pursuant to this
section shall be in addition to purses and supplements paid under K.S.A.
74-8801 et seq., and amendments thereto.

New Sec. 25. (a) There is hereby established in the state treasury the destination casino operating expenses fund. Separate accounts shall be maintained in such fund to pay expenses of operation of each destination casino. All expenditures from the fund shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the executive director for the purposes set forth in this act.

(b) Moneys in accounts in the destination casino operating expenses
fund shall be expended only to pay expenses of operation of the respective
destination casino in accordance with the destination casino management
contract.

New Sec. 26. There is hereby established in the state treasury the
veterans benefit fund. Moneys in the veterans benefit fund shall be expended in accordance with appropriation acts appropriated to the Kansas
commission on veterans affairs for use only for purposes directly bene-

1 fitting veterans of the United States armed forces.

2 New Sec. 27. (a) Wagers shall be received only from a person at the 3 location where the destination casino game or video lottery game is au-4 thorized pursuant to the Kansas expanded lottery act. No person present 5 at such location shall place or attempt to place a wager on behalf of 6 another person who is not present at such location.

7 (b) No employee or contractor of a destination casino manager, video
8 lottery parimutuel sales agent or video lottery club sales agent shall loan
9 money to or otherwise extend credit to patrons of the destination casino,
10 parimutuel licensee or veterans organization.

(c) Violation of this section is a class A nonperson misdemeanor upon
a conviction for a first offense. Violation of this section is a severity level
9, nonperson felony upon conviction for a second or subsequent offense.

New Sec. 28. (a) A person less than 21 years of age shall not be permitted in an area where destination casino games or video lottery games are being conducted, except for a person at least 18 years of age who is an employee of the destination casino manager, video lottery parimutuel sales agent or video lottery club sales agent. No employee under age 21 shall perform any function involved in gaming by the patrons.

20 (b) No person under age 21 shall play or make a wager on a desti-21 nation casino game or video lottery game.

New Sec. 29. (a) Except as when authorized in accordance with subsection (c), it is unlawful for any destination casino manager, video lottery parimutuel sales agent or video lottery club sales agent, or any employee or agent thereof, to allow any person to play destination casino games or video lottery pursuant to the Kansas expanded lottery act, or share in winnings of such person, knowing such person to be:

(1) Less than 21 years of age;

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(2) a member of the destination casino commission, the executive
director, a member of the commission or an employee of the Kansas
lottery;

(3) an officer or employee of a vendor contracting with the Kansas
lottery to supply gaming equipment or tickets to the Kansas lottery for
use in the operation of any lottery conducted pursuant to the Kansas
expanded lottery act;

(4) a spouse, child, stepchild, brother, stepbrother, sister, stepsister,
parent or stepparent of a person described by subsection (a)(2) or (a)(3);
or

39 (5) a person who resides in the same household as any person de-40 scribed by subsection (a)(2) or (a)(3).

(b) Violation of subsection (a) is a class A nonperson misdemeanor
upon conviction for a first offense. Violation of subsection (a) is a severity
level 9, nonperson felony upon conviction for a second or subsequent

1 offense.

2 The executive director may authorize in writing any employee of (c) 3 the Kansas lottery and any employee of a lottery vendor to play a destination casino game or video lottery game to verify the proper operation 4 thereof with respect to security and contract compliance. Any prize 5awarded as a result of such ticket purchase shall become the property of 6 7 the Kansas lottery and be added to the prize pools of subsequent desti-8 nation casino games or video lottery games. No money or merchandise 9 shall be awarded to any employee playing a destination casino game or video lottery game pursuant to this subsection. 10

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11 New Sec. 30. Except for persons acting in accordance with rules and 12 regulations of the Kansas lottery in performing installation, maintenance 13 and repair services, any person who, with the intent to manipulate the 14 outcome, pay out or operation of a destination casino game or video lot-15 tery game, manipulates by physical, electrical or mechanical means the 16 outcome, pay out or operation of such game shall be guilty of a severity 17 level 8, nonperson felony.

New Sec. 31. (a) It is a class A nonperson misdemeanor for the executive director, any member of the lottery commission or any employee
of the Kansas lottery knowingly to:

(1) Participate in the operation of or have a financial interest in any
business of a destination casino manager, video lottery parimutuel sales
agent or video lottery club sales agent or in any business which sells goods
or services to a destination casino manager, video lottery parimutuel sales
agent or video lottery club sales agent;

26 (2) participate directly or indirectly as an owner, operator, manager
27 or consultant in electronic or other gaming operated pursuant to the Kan28 sas expanded lottery act;

(3) while in Kansas place a wager on or bet or play a destination casino
 30 game or video lottery game;

(4) accept any compensation, gift, loan, entertainment, favor or service from any destination casino manager, video lottery parimutuel sales agent or video lottery club sales agent except such suitable facilities and services within a destination casino, parimutuel licensee location or veterans organization as may be required to facilitate the performance of the executive director's, member's or employee's official duties; or

(5) enter into any business dealing, venture or contract with a destination casino manager, an owner or lessee of an ancillary destination
enterprise operation, video lottery parimutuel sales agent or video lottery
club sales agent.

41 (b) It is a severity level 8, nonperson felony for any person playing or 42 using any electronic gaming machine or video lottery terminal in Kansas

43 knowingly to:

1 (1) Use other than a lawful coin or legal tender of the United States 2 of America, or to use coin not of the same denomination as the coin 3 intended to be used in an electronic gaming machine or video lottery 4 terminal, except that in the playing of any electronic gaming machine, 5 video lottery terminal or similar gaming device, it shall be lawful for any 6 person to use gaming billets, tokens or similar objects therein which are 7 approved by the Kansas lottery;

(2) possess or use, while on premises where destination casino games 8 9 or video lottery games are authorized pursuant to the Kansas expanded lottery act, any cheating or thieving device, including, but not limited to, 10 tools, wires, drills, coins attached to strings or wires or electronic or mag-11 netic devices to facilitate removing from any electronic gaming machine 1213 or video lottery terminal any money or contents thereof, except that a duly authorized agent or employee of the Kansas lottery, destination ca-1415 sino manager, video lottery parimutuel sales agent or video lottery club sales agent may possess and use any of the foregoing only in furtherance 16of the agent's or employee's employment while on the premises of the 1718destination casino, video lottery parimutuel sales agent or video lottery 19club sales agent; or

20(3) possess or use while on the premises of any destination casino, 21video lottery parimutuel sales agent or video lottery club sales agent any key or device designed for the purpose of or suitable for opening or 22entering any electronic gaming machine, video lottery terminal or similar 23 gaming device or drop box, except that a duly authorized agent or em-24 ployee of the Kansas lottery, destination casino manager, video lottery 2526parimutuel sales agent or video lottery club sales agent may possess and 27 use any of the foregoing only in furtherance of the agent's or employee's employment at the destination casino. 28

New Sec. 32. It shall be a severity level 9, nonperson felony for any individual, firm, corporation or other legal entity to place in operation or continue to have in place any gray machine for use by members of the public at any location in this state.

New Sec. 33. Each person subject to a background check pursuant 33 34 to the Kansas expanded lottery act shall be subject to a state and national 35 criminal history records check which conforms to applicable federal standards for the purpose of verifying the identity of the applicant and 36 whether the person has been convicted of any crime that would disqualify 37 38 the person from engaging in activities pursuant to this act. The executive 39 director is authorized to use the information obtained from the national 40 criminal history record check to determine the person's eligibility to engage in such activities. 41

42 New Sec. 34. (a) No taxes, fees, charges, transfers or distributions, 43 other than those provided for in the Kansas expanded lottery act, shall be made or levied by any city, county or other municipality from or against
 destination casino revenue, destination casino net revenue or net video

3 lottery revenue.

4 (b) All sales of destination casino games and games on video lottery 5 terminals authorized by the Kansas expanded lottery act shall be exempt 6 from sales taxes imposed pursuant to K.S.A. 12-187 et seq., and 79-3601 7 et seq., and amendments thereto.

New Sec. 35. (a) Pursuant to section 2 of the federal act entitled "An 8 9 act to prohibit transportation of gambling devices in interstate and foreign commerce," 15 U.S.C. 1171 through 1777, the state of Kansas, acting by 10 and through the duly elected and qualified members of the legislature, 11 12does hereby, in accordance with and in compliance with the provisions 13 of section 2 of such federal act, declares and proclaims that section 2 of such federal act shall not apply to any gambling device in this state to the 1415 extent such device is specifically authorized by and is in compliance with 16the provisions of the Kansas expanded lottery act and any other applicable statute of this state, and any rules and regulations promulgated pursuant 1718thereto, and that any such gambling device transported in compliance 19with state law and rules and regulations shall be exempt from the provi-20sions of such federal act.

21All shipments into this state of gaming devices being transported (b) 22 to or from the Kansas lottery or to or from a location within the state of 23 Kansas where such gambling devises are authorized pursuant to the Kansas expanded lottery act shall be deemed legal shipments into this state 24 if the registering, recording and labeling of such devices has been duly 2526made by the manufacturer or dealer in accordance with sections 3 and 4 27 of the federal act entitled "An act to prohibit transportation of gambling devices in interstate or foreign commerce," 15 U.S.C. 1171 through 1777. 2829 Sec. 36. K.S.A. 74-8702 is hereby amended to read as follows: 74-30 8702. As used in the Kansas lottery act, unless the context otherwise

31 requires:

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(a) "Commission" means the Kansas lottery commission.

(b) "Executive director" means the executive director of the Kansaslottery.

(c) "Gaming equipment" means any electric, electronic or mechani cal device or other equipment unique to the Kansas lottery used directly
 in the operation of any lottery and in the determination of winners pur-

38 suant to this act.

39 (c) "Gaming equipment" means any electric, electronic, computerized 40 or electromechanical machine, mechanism, supply or device, or any other 41 equipment, which is: (1) Unique to the Kansas lottery and used pursuant 42 to the Kansas lottery act; (2) integral to the operation of an electronic

 $43 \quad gaming \ machine; or \ (3) \ affects \ the \ results \ of \ an \ electronic \ gaming \ machine$ 

1 by determining win or loss.

2 (d) "Kansas lottery" means the state agency created by this act to 3 operate a lottery or lotteries pursuant to this act.

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4 (e) "Lottery retailer" means any person with whom the Kansas lottery 5 has contracted to sell lottery tickets or shares, or both, to the public.

6 (f) "Lottery" or "state lottery" means the lottery or lotteries operated 7 pursuant to this act.

8 (g) "Major procurement" means any gaming product or service, in-9 cluding but not limited to facilities, advertising and promotional services, 10 annuity contracts, prize payment agreements, consulting services, equip-11 ment, tickets and other products and services unique to the Kansas lot-12 tery, but not including materials, supplies, equipment and services com-13 mon to the ordinary operations of state agencies.

14 (h) "Person" means any natural person, association, corporation or 15 partnership.

16 (i) "Prize" means any prize paid directly by the Kansas lottery pur-17 suant to its rules and regulations.

(j) "Share" means any intangible manifestation authorized by theKansas lottery to prove participation in a lottery game.

(k) "Ticket" means any tangible evidence issued by the Kansas lotteryto prove participation in a lottery game.

(l) "Vendor" means any person who has entered into a major pro-curement contract with the Kansas lottery.

(m) "Returned ticket" means any ticket which was transferred to a
lottery retailer, which was not sold by the lottery retailer and which was
returned to the Kansas lottery for refund by issuance of a credit or
otherwise.

(n) "Video lottery machine" means any electronic video game machine that, upon insertion of cash, is available to play or simulate the play
of a video game authorized by the commission, including but not limited
to bingo, poker, black jack and keno, and which uses a video display and
microprocessors and in which, by chance, the player may receive free
games or credits that can be redeemed for cash.

(o) (1) "Lottery machine" means any machine or device that allows
a player to insert cash or other form of consideration and may deliver as
the result of an element of chance, regardless of the skill required by the
player, a prize or evidence of a prize, including, but not limited to:

(A) Any machine or device in which the prize or evidence of a prize
is determined by both chance and the player's or players' skill, including,
but not limited to, any machine or device on which a lottery game or
lottery games, such as poker or blackjack, are played;

42 (B) any machine or device in which the prize or evidence of a prize 43 is determined only by chance, including, but not limited to, any slot ma1 chine or bingo machine; or

any lottery ticket vending machine, such as a keno ticket vending 2  $(\mathbf{C})$ 3 machine, pull-tab vending machine or an instant-bingo vending machine. 4

"Lottery machine" shall not mean: (2)

(A) Any food vending machine defined by K.S.A. 36-501, and amend-5ments thereto; 6

7 any nonprescription drug machine authorized under K.S.A. 65-(B) 8 650, and amendments thereto;

9 (C) any machine which dispenses only bottled or canned soft drinks, chewing gum, nuts or candies; or 10

(D) any electronic gaming machine or video lottery terminal operated 11 12in accordance with the provisions of the Kansas expanded lottery act; or 13

any machine excluded from the definition of gambling devices (E)under subsection (d) of K.S.A. 21-4302, and amendments thereto. 14

15 Sec. 37. K.S.A. 74-8705 is hereby amended to read as follows: 74-168705. (a) Major procurement contracts shall be awarded in accordance with K.S.A. 75-3738 through 75-3744, and amendments thereto, or sub-1718section (b), as determined by the *executive* director, except that:

19(1) The contract or contracts for the initial lease of facilities for the 20Kansas lottery shall be awarded upon the evaluation and approval of the 21executive director, the secretary of administration and the director of ar-22chitectural services;

23 (2)The commission shall designate certain major procurement contracts or portions thereof to be awarded, in accordance with rules and 24 regulations of the commission, solely to minority business enterprises. 25

26The executive director may award any major procurement con-(b) 27tract by use of a procurement negotiating committee. Such committee 28shall be composed of: (1) The executive director or a Kansas lottery em-29 ployee designated by the executive director; (2) the chairperson of the 30 commission or a commission member designated by the chairperson; and 31 (3) the director of the division of purchases or an employee of such di-32 vision designated by the director. Prior to negotiating a major procure-33 ment contract, the committee shall solicit bids or proposals thereon. The division of purchases shall provide staff support for the committee's so-34 35 licitations. Upon receipt of bids or proposals, the committee may negotiate with one or more of the persons submitting such bids or proposals 36 37 and select from among such persons the person to whom the contract is 38 awarded. Such procurements shall be open and competitive and shall 39 consider relevant factors, including security, competence, experience, 40 timely performance and maximization of net revenues to the state. If a procurement negotiating committee is utilized, the provisions of K.S.A. 4175-3738 through 75-3744, and amendments thereto, shall not apply. 4243 Meetings conducted by the procurement negotiating committee shall be

exempt from the provisions of the Kansas open meeting act, K.S.A. 75 4317 through 75-4320a, and amendments thereto.

3 (c) Before a major procurement contract is awarded, the executive director shall conduct a background investigation of: (1) The vendor to 4 whom the contract is to be awarded; (2) all officers and directors of such 5vendor; (3) all persons who own a 5% or more interest in such vendor; 6 7 (4) all persons who own a controlling interest in such vendor; and (5) any subsidiary or other business in which such vendor owns a controlling 8 9 interest. The vendor shall submit appropriate investigation authorizations to facilitate such investigation. The executive director may require, in 10 accordance with rules and regulations of the commission, that a vendor 11 12submit any additional information considered appropriate to preserve the 13 integrity and security of the lottery. In addition, the executive director may conduct a background investigation of any person having a beneficial 1415interest in a vendor. The secretary of revenue, securities commissioner, 16attorney general and director of the Kansas bureau of investigation shall assist in any investigation pursuant to this subsection upon request of the 1718executive director. Whenever the secretary of revenue, securities commissioner, attorney general or director of the Kansas bureau of investi-1920gation assists in such an investigation and incurs costs in addition to those 21attributable to the operations of the office or bureau, such additional costs 22shall be paid by the Kansas lottery. The furnishing of assistance in such 23 an investigation shall be a transaction between the Kansas lottery and the respective officer and shall be settled in accordance with K.S.A. 75-5516, 24 25and amendments thereto.

26Upon the request of the chairperson, the Kansas bureau of investiga-27 tion and other criminal justice agencies shall provide to the chairperson all background investigation information including criminal history record 2829 information, arrest and nonconviction data, criminal intelligence information and information relating to criminal and background investiga-30 31 tions of a vendor to whom a major procurement contract is to be awarded. 32 Such information, other than conviction data, shall be confidential and shall not be disclosed, except as provided in this section. In addition to 33 34 any other penalty provided by law, disclosure of such information shall 35 be grounds for removal from office or termination of employment.

36 (d) All major procurement contracts shall be subject to approval of37 the commission.

(e) (1) Except as provided by paragraph (2), the executive director
shall not agree to any renewal or extension of a major procurement contract unless such extension or renewal is awarded in the manner provided
by this section.

42 (2) The provisions of paragraph (1) shall not apply to the extension 43 or renegotiation of an existing contract with a vendor for the purposes of

1 providing services for the monitoring and control of electronic gaming machines, destination casino games or video lottery terminals pursuant 2 3 to the Kansas expanded lottery act. The provisions of this subsection shall expire on June 30, 2006. 4 Sec. 38. K.S.A. 74-8710 is hereby amended to read as follows: 74- $\mathbf{5}$ 8710. (a) The commission, upon the recommendation of the executive 6 7 director, shall adopt rules and regulations governing the establishment 8 and operation of a state lottery as necessary to carry out the purposes of 9 this act. Temporary rules and regulations may be adopted by the commission without being subject to the provisions and requirements of 10 K.S.A. 77-415 through 77-438, and amendments thereto, but shall be 11 12subject to approval by the attorney general as to legality and shall be filed with the secretary of state and published in the Kansas register. Tem-13 porary and permanent rules and regulations may include but shall not be 1415limited to: 16Subject to the provisions of subsection (c), the types of lottery (1)games to be conducted, including but not limited to instant lottery, on-17line and traditional games, but not including games on video lottery ma-18 19chines or lottery machines. 20(2) The manner of selecting the winning tickets or shares, except that, 21if a lottery game utilizes a drawing of winning numbers, a drawing among 22 entries or a drawing among finalists, such drawings shall always be open 23 to the public and shall be recorded on both video and audio tape. The manner of payment of prizes to the holders of winning tickets 24 (3)25or shares. 26(4)The frequency of the drawings or selections of winning tickets or 27 shares. 28(5)The type or types of locations at which tickets or shares may be 29 sold. The method or methods to be used in selling tickets or shares. 30 (6)31 Additional qualifications for the selection of lottery retailers and (7)32 the amount of application fees to be paid by each. 33 (8)The amount and method of compensation to be paid to lottery

retailers, including special bonuses and incentives.

35 (9) Deadlines for claims for prizes by winners of each lottery game.

(10) Provisions for confidentiality of information submitted by ven dors pursuant to K.S.A. 74-8705, and amendments thereto.

(11) Information required to be submitted by vendors, in addition to
that required by K.S.A. 74-8705, and amendments thereto.

40 (12) The major procurement contracts or portions thereof to be 41 awarded to minority business enterprises pursuant to subsection (a) of

42 K.S.A. 74-8705, and amendments thereto, and procedures for the award 43 thereof.

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1 (13) Rules and regulations to implement, administer and enforce the 2 provisions of the Kansas expanded lottery act.

3 (14) The types of electronic gaming machines, destination casino 4 games and video lottery terminals operated pursuant to the Kansas ex-5 panded lottery act.

6 (b) No new lottery game shall commence operation after the effective 7 date of this act unless first approved by the governor or, in the governor's 8 absence or disability, the lieutenant governor. *This subsection shall not* 9 *be construed to require approval of games played on an electronic gaming* 10 *machine or video lottery games.* 

(c) The lottery shall adopt rules and regulations concerning the game
of keno. Such rules and regulations shall require that the amount of time
which elapses between the start of games shall not be less than four
minutes.

Sec. 39. K.S.A. 2004 Supp. 74-8711 is hereby amended to read as
follows: 74-8711. (a) There is hereby established in the state treasury the
lottery operating fund.

18(b) Except as provided by K.S.A. 2004 Supp. 74-8724, and amendments thereto, and the Kansas expanded lottery act, the executive director 1920shall remit all moneys collected from the sale of lottery tickets and shares 21and any other moneys received by or on behalf of the Kansas lottery to 22 the state treasurer in accordance with the provisions of K.S.A. 75-4215, 23 and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit 24 of the lottery operating fund. Moneys credited to the fund shall be ex-2526 pended or transferred only as provided by this act. Expenditures from 27such fund shall be made in accordance with appropriations acts upon 28warrants of the director of accounts and reports issued pursuant to vouch-29 ers approved by the executive director or by a person designated by the 30 executive director.

(c) Moneys in the lottery operating fund shall be used for:

32 The payment of expenses of the lottery, which shall include all (1)costs incurred in the operation and administration of the Kansas lottery, 33 34 other than expenses incurred pursuant to the Kansas expanded lottery 35 act; all costs resulting from contracts entered into for the purchase or lease of goods and services needed for operation of the lottery, including 36 37 but not limited to supplies, materials, tickets, independent studies and 38 surveys, data transmission, advertising, printing, promotion, incentives, 39 public relations, communications and distribution of tickets and shares; 40 and reimbursement of costs of facilities and services provided by other 41state agencies:

42 (2) the payment of compensation to lottery retailers;

43 (3) transfers of moneys to the lottery prize payment fund pursuant to

6

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1 K.S.A. 74-8712, and amendments thereto;

2 (4) transfers to the state general fund pursuant to K.S.A. 74-8713, 3 and amendments thereto;

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4 (5) transfers to the state gaming revenues fund pursuant to subsection
5 (d) of this section and as otherwise provided by law; and

(6) transfers to the county reappraisal fund as prescribed by law.

(d) The director of accounts and reports shall transfer moneys in the

8 lottery operating fund to the state gaming revenues fund created by 9 K.S.A. 79-4801, and amendments thereto, on or before the 15th day of 10 each month in an amount certified monthly by the executive director and 11 determined as follows, whichever is greater:

(1) An amount equal to the moneys in the lottery operating fund in
excess of those needed for the purposes described in subsections (c)(1)
through (c)(4); or

(2) except for pull-tab lottery tickets and shares, an amount equal to
not less than 30% of total monthly revenues from the sales of lottery
tickets and shares less estimated returned tickets. In the case of pull-tab
lottery tickets and shares, an amount equal to not less than 20% of the
total monthly revenues from the sales of pull-tab lottery tickets and shares
less estimated returned tickets.

Sec. 40. K.S.A. 74-8723 is hereby amended to read as follows: 748723. (a) The Kansas lottery and the office of executive director of the
Kansas lottery, established by K.S.A. 74-8703, and amendments thereto,
and the Kansas lottery commission, created by K.S.A. 74-8709, and
amendments thereto, shall be and hereby are abolished on July 1, 2008
2012.

27 (b) This section shall be part of and supplemental to the Kansas lot-28 tery act.

Sec. 41. K.S.A. 2004 Supp. 19-101a is hereby amended to read as follows: 19-101a. (a) The board of county commissioners may transact all county business and perform all powers of local legislation and administration it deems appropriate, subject only to the following limitations, restrictions or prohibitions:

(1) Counties shall be subject to all acts of the legislature which applyuniformly to all counties.

36 (2) Counties may not consolidate or alter county boundaries.

37 (3) Counties may not affect the courts located therein.

(4) Counties shall be subject to acts of the legislature prescribinglimits of indebtedness.

40 (5) In the exercise of powers of local legislation and administration
41 authorized under provisions of this section, the home rule power con42 ferred on cities to determine their local affairs and government shall not

43 be superseded or impaired without the consent of the governing body of

1 each city within a county which may be affected.

2 (6) Counties may not legislate on social welfare administered under

3 state law enacted pursuant to or in conformity with public law No. 271—
4 74th congress, or amendments thereof.

5 (7) Counties shall be subject to all acts of the legislature concerning 6 elections, election commissioners and officers and their duties as such 7 officers and the election of county officers.

8 (8) Counties shall be subject to the limitations and prohibitions im9 posed under K.S.A. 12-187 to 12-195, inclusive, and amendments thereto,
10 prescribing limitations upon the levy of retailers' sales taxes by counties.

11 (9) Counties may not exempt from or effect changes in statutes made 12 nonuniform in application solely by reason of authorizing exceptions for 13 counties having adopted a charter for county government.

(10) No county may levy ad valorem taxes under the authority of this
section upon real property located within any redevelopment project area
established under the authority of K.S.A. 12-1772, and amendments
thereto, unless the resolution authorizing the same specifically authorized
a portion of the proceeds of such levy to be used to pay the principal of
and interest upon bonds issued by a city under the authority of K.S.A.
12-1774, and amendments thereto.

(11) Counties shall have no power under this section to exempt from any statute authorizing or requiring the levy of taxes and providing substitute and additional provisions on the same subject, unless the resolution authorizing the same specifically provides for a portion of the proceeds of such levy to be used to pay a portion of the principal and interest on bonds issued by cities under the authority of K.S.A. 12-1774, and amendments thereto.

(12) Counties may not exempt from or effect changes in the provi sions of K.S.A. 19-4601 through 19-4625, and amendments thereto.

(13) Except as otherwise specifically authorized by K.S.A. 12-1,101
through 12-1,109, and amendments thereto, counties may not levy and
collect taxes on incomes from whatever source derived.

(14) Counties may not exempt from or effect changes in K.S.A. 19-430, and amendments thereto.

(15) Counties may not exempt from or effect changes in K.S.A. 19302, 19-502b, 19-503, 19-805 or 19-1202, and amendments thereto.

(16) (A) Counties may not exempt from or effect changes in K.S.A.
13-13a26, and amendments thereto.

39 (B) This provision shall expire on June 30, <del>2005</del> 2006.

40 (17) (A) Counties may not exempt from or effect changes in K.S.A.

41 71-301a, and amendments thereto.

42 (B) This provision shall expire on June 30,  $\frac{2005}{2006}$ .

43 (18) Counties may not exempt from or effect changes in K.S.A. 19-

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and amendments thereto.

1 15,139, 19-15,140 and 19-15,141, and amendments thereto. (19) Counties may not exempt from or effect changes in the provi-2 3 sions of K.S.A. 12-1223, 12-1225, 12-1225a, 12-1225b, 12-1225c and 12-1226, and amendments thereto, or the provisions of K.S.A. 12-1260 4 through 12-1270 and 12-1276, and amendments thereto. 5(20) Counties may not exempt from or effect changes in the provi-6 7 sions of K.S.A. 19-211, and amendments thereto. Counties may not exempt from or effect changes in the provi-8 (21)sions of K.S.A. 19-4001 through 19-4015, and amendments thereto. 9 (22) Counties may not regulate the production or drilling of any oil 10or gas well in any manner which would result in the duplication of reg-11 12ulation by the state corporation commission and the Kansas department of health and environment pursuant to chapter 55 and chapter 65 of the 13 Kansas Statutes Annotated and any rules and regulations adopted pur-1415suant thereto. Counties may not require any license or permit for the 16drilling or production of oil and gas wells. Counties may not impose any fee or charge for the drilling or production of any oil or gas well. 1718(23) Counties may not exempt from or effect changes in K.S.A. 79-1941a04, and amendments thereto. 20(24) Counties may not exempt from or effect changes in K.S.A. 79-211611, and amendments thereto. 22 (25) Counties may not exempt from or effect changes in K.S.A. 79-23 1494, and amendments thereto. (26) Counties may not exempt from or effect changes in subsection 24 25(b) of K.S.A. 19-202, and amendments thereto. (27) Counties may not exempt from or effect changes in subsection 2627 (b) of K.S.A. 19-204, and amendments thereto. 28(28) Counties may not levy or impose an excise, severance or any 29 other tax in the nature of an excise tax upon the physical severance and 30 production of any mineral or other material from the earth or water. (29) Counties may not exempt from or effect changes in K.S.A. 79-3132 2017 or 79-2101, and amendments thereto. (30) Counties may not exempt from or effect changes in K.S.A. 2-33 34 3302, 2-3305, 2-3307, 2-3318, 17-5904, 17-5908, 47-1219, 65-171d, 65-35 1,178 through 65-1,199 or K.S.A. 1998 Supp. 17-5909, and amendments 36 thereto. 37 (31) Counties may not exempt from or effect changes in K.S.A. 2004 38 Supp. 80-121, and amendments thereto. 39 (32) Counties may not exempt from or effect changes in K.S.A. 19-40 228, and amendments thereto. (33) Counties may not exempt from or effect changes in the wireless 41

enhanced 911 act or in the provisions of K.S.A. 12-5301 through 12-5308,

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1 (34) Counties may not exempt from or effect changes in K.S.A. 2004 2 Supp. 26-601, and amendments thereto.

3 (35) Counties may not exempt from or effect changes in the Kansas 4 lottery act or the Kansas expanded lottery act.

(b) Counties shall apply the powers of local legislation granted in 5subsection (a) by resolution of the board of county commissioners. If no 6 7 statutory authority exists for such local legislation other than that set forth in subsection (a) and the local legislation proposed under the authority 8 9 of such subsection is not contrary to any act of the legislature, such local legislation shall become effective upon passage of a resolution of the 10 board and publication in the official county newspaper. If the legislation 11 12proposed by the board under authority of subsection (a) is contrary to an 13 act of the legislature which is applicable to the particular county but not uniformly applicable to all counties, such legislation shall become effec-1415 tive by passage of a charter resolution in the manner provided in K.S.A. 19-101b, and amendments thereto. 16

17 (c) Any resolution adopted by a county which conflicts with the re-18 strictions in subsection (a) is null and void.

Sec. 42. K.S.A. 74-8830 is hereby amended to read as follows: 748830. (a) The commission shall, by rules and regulations:

(1) Qualify stallions for participation in Kansas-registered stallionawards;

(2) provide for the registration of Kansas-domiciled mares, Kansas-24 domiciled stallions and Kansas-bred horses;

(3) determine qualifications of Kansas-bred horses and establish classes of Kansas-bred horses for registration purposes and for the purpose of awarding purse supplements, stakes and awards pursuant to K.S.A. 74-8829 and amendments thereto; and

(4) establish a schedule of fees for the registration of Kansas-domiciled mares, Kansas-domiciled stallions and Kansas-bred horses sufficient
to provide for all expenses incurred in the administration of the Kansas
horse breeding development fund created pursuant to K.S.A. 74-8829
and amendments thereto.

34 (b) The commission may contract with and designate an official reg-35 istering agency to implement the registration of horses. The board of directors of the official registering agency shall consist of five represen-36 tatives of the quarter horse breed and five representatives of the thor-37 38 oughbred breed. Representatives shall be selected by each breed organi-39 zation from their respective memberships pursuant to rules and 40 regulations adopted by the Kansas racing and gaming commission. In order to be eligible to serve on the board, a participant must be a legal 4142resident of the state of Kansas and a member of the Kansas quarter horse racing association or the Kansas thoroughbred association. Such agency 43

1 shall operate under the supervision of the commission and be subject to

2 rules and regulations of the commission. The official registering agency
3 shall receive no compensation except fees received for registration of
4 horses necessary to pay its expenses for such registration.

5 (c) The commission may contract with and designate an agency to 6 provide for the distribution of purse supplements, stakes and awards from 7 the Kansas horse breeding development fund. Such agency shall operate 8 under the supervision of the commission and be subject to rules and 9 regulations of the commission.

New Sec. 43. (a) The Kansas racing and gaming commission shall 10 establish a greyhound promotion and development fund which shall be 11 funded through a voluntary greyhound purse checkoff program which 1213 shall provide for the deduction of 2% from all purses paid to kennels and greyhound owners who participate in the program. Greyhound owners 1415 and kennel operators shall be provided an opportunity annually to not participate in the program by signing a form approved by the Kansas 16racing and gaming commission. Moneys deposited into the fund shall be 17used for the development, promotion and representation of the grey-18hound industry in Kansas and shall be distributed to the organization 1920contracted with by the Kansas racing and gaming commission to admin-21ister the official greyhound registry in Kansas.

(b) This section shall be part of and supplemental to the Kansas par-imutuel racing act.

Sec. 44. K.S.A. 74-8702, 74-8705, 74-8710, 74-8723 and 74-8830 and
K.S.A. 2004 Supp. 19-101a, 19-101k and 74-8711 are hereby repealed.

26 Sec. 45. This act shall take effect and be in force from and after its 27 publication in the Kansas register.