## A BILL FOR AN ACT

RELATING TO GAMING.

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## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. The Hawaii Revised Statutes is amended by 1 adding a new chapter to be appropriately designated and to read 2 as follows: 3 4 "CHAPTER 5 CASINO GAMING -1 Limited casino gaming authorized. Casino gaming 6 Ş 7 and a system of wagering incorporated therein, as defined in 8 this chapter, are authorized only to the extent that casino gaming and wagering are conducted in accordance with this 9 10 chapter. In case of any conflict between this chapter and any other law regarding casino gambling, this chapter shall prevail. 11 12 This chapter and the rules adopted by the commission shall apply to all persons who are licensed or otherwise participate in 13 14 gaming as permitted under this chapter. -2 Definitions. As used in this chapter, unless the 15 16 context clearly requires otherwise: "Affiliate" means a person who, directly or indirectly, 17 through one or more intermediaries: 18

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Controls, is controlled by, or is under common
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         (1)
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              control;
         (2)
              Is in a partnership or joint venture relationship; or
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              Is a co-shareholder of a corporation, a co-member of a
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         (3)
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              limited liability company, or a co-partner in a
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              limited liability partnership;
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    with a person who holds or applies for a casino license under
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    this chapter.
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         "Agent" means any person who is employed by any agency of
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    the State, other than the commission, who is assigned to perform
    full-time services on behalf of or for the benefit of the
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    commission regardless of the title or position held by that
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    person.
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         "Applicant" means any person who applies for a license
    under this chapter.
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         "Casino facility" means a freestanding, land-based
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    structure in which casino gaming permitted under this chapter
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    may be conducted that may include bars, restaurants, showrooms,
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    theaters, or other facilities, but does not include any
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   structure used for hotel or other transient accommodation
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    lodging purposes.
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         "Casino gaming", "limited casino gaming", "game", or
    "gaming", as the context may require, means the operation of
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    games conducted pursuant to this chapter in a licensed casino
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    facility including but not limited to the games commonly known
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    as "baccarat", "twenty-one", "poker", "craps", "slot machine",
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    "video gaming of chance", "roulette wheel", "Klondike table",
    "punch-board", "faro layout", "numbers ticket", "push car", "jar
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    ticket", "pull tab", or their common variants, or any other game
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    of chance that is authorized by the commission as a wagering
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    device.
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         "Casino license" means a license to operate and maintain a
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    casino facility for casino gaming permitted under this chapter.
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         "Chairperson" means the chairperson of the Hawaii gaming
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    control commission.
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         "Commission" means the Hawaii gaming control commission.
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         "Conflict of interest" means a situation in which the
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    private interest of a member, employee, or agent of the
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    commission may influence the judgment of the member, employee,
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    or agent in the performance of the member's, employee's, or
    agent's public duty under this chapter. A conflict of interest
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    includes but is not limited to the following:
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1	. (1)	Any conduct that would lead a reasonable person,
2		knowing all of the circumstances, to conclude that the
3		member, employee, or agent of the commission is biased
4		against or in favor of an applicant;
5	(2)	Acceptance of any form of compensation other than from
6		the commission for any services rendered as part of
7 .		the official duties of the member, employee, or agent
8		for the commission; or
9	(3)	Participation in any business being transacted with or
10		before the commission in which the member, employee,
11		or agent of the commission or the member's,
12		employee's, or agent's parent, spouse, or child has a
13		financial interest.
14	"Dep	artment" means the department of business, economic
15	developme	nt, and tourism.
16	"Exe	cutive director" means the executive director of the
17	commissio	n.
18	"Ex	parte communication" means any communication, direct or
19	indirect,	regarding a licensing application, disciplinary
20	action, o	r a contested case under this chapter other than
21	communica	tion that takes place during a meeting or hearing

- 1 conducted under this chapter or in a manner otherwise authorized 2 by this chapter. 3 "Financial interest" or "financially interested" means any 4 interest in investments, awarding of contracts, grants, loans, purchases, leases, sales, or similar matters under consideration 5 or consummated by the commission or holding a one per cent or 6 7 more ownership interest in an applicant or a licensee. For 8 purposes of this definition, a member, employee, or agent of the 9 commission shall be considered to have a financial interest in a 10 matter under consideration if any of the following circumstances 11 exist: 12 (1)The individual owns one per cent or more of any class of outstanding securities that are issued by a party 13 14 to the matter under consideration or consummated by 15 the commission; or 16 (2) The individual is employed by or is an independent 17 contractor for a party to the matter under 18 consideration or consummated by the commission. 19 "Gross receipts": 20 Means the total of: (1)21 Cash received or retained as winnings by a (A) 22 licensee;
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1		(B)	Cash received in payment for credit extended by a
2			licensee to a patron for purposes of gaming; and
3		(C)	Compensation received for conducting any game in
4			which a licensee is not party to a wager; and
5	(2)	Does	not include:
6		(A)	Counterfeit money or tokens;
7		(B)	Coins of other countries that are received in
8			gaming devices;
9		(C)	Cash taken in fraudulent acts perpetrated against
10			a licensee for which the licensee is not
11			reimbursed; and
12		(D)	Cash received as entry fees for contests or
13			tournaments in which patrons compete for prizes.
14	"Ind	ividu	al" means a natural person.
15	"Ins	titut	ional investor" means:
16	(1)	Any :	retirement fund administered by a public agency
17		for	the exclusive benefit of federal, state, or county
18		publ:	ic employees;
19	(2)	An er	mployee benefit plan, or pension fund that is
20		subje	ect to the Employee Retirement Income Security Act
21		of 19	974, as amended;

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1	(3)	An investment company registered under the Investment
2		Company Act of 1940, as amended (54 Stat. 789, 15
3		U.S.C. 80a-1 to 80a-3 and 80a-4 to 80a-64);
4	(4)	A national bank as trustee of collective investment
5		funds under title 12 Code of Federal Regulations
6		section 9.18 of the rules of the United States
7		Comptroller of the Currency;
8	(5)	A closed end investment trust;
9	(6)	A chartered or licensed life insurance company or
10		property and casualty insurance company;
11	(7)	A chartered or licensed financial institution;
12	(8)	An investment advisor registered under the Investment
13		Advisers Act of 1940 (54 Stat. 847, 15 U.S.C. sections
14		80b-1 to 80b-21 as amended); and
15	(9)	Any other person as the commission may determine for
16		reasons consistent with this chapter.
17	"Inve	estigative hearing" means any hearing conducted by the
18	commission	n or its authorized representative to investigate and
19	gather in	formation or evidence regarding pending license
20	applicant	s, qualifiers, licensees, or alleged or apparent
21	violation	s of this chapter or rules adopted by the commission.

An investigative hearing shall include any matter related to an

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- 1 apparent deficiency, except for informal conferences requested
- 2 under section -11.
- 3 "Junket enterprise" means any person other than a casino
- 4 licensee or applicant who employs or otherwise engages in the
- 5 procurement or referral of persons who may participate in a
- 6 junket to a casino licensed under this chapter or casino
- 7 enterprise whether or not those activities occur within the
- 8 State.
- 9 "Managerial employee" means a person who holds a policy
- 10 making position with the commission or any vendor or licensee
- 11 under this chapter.
- "Occupational license" means a license issued by the
- 13 commission to a person or entity to perform an occupation
- 14 relating to casino gaming in the State that the commission has
- 15 identified as an occupation that requires a license.
- 16 "Person" means an individual, association, partnership,
- 17 estate, trust, corporation, limited liability company, or other
- 18 legal entity.
- 19 "Qualifier" means an affiliate, affiliated company,
- 20 officer, director, or managerial employee of an applicant, or a
- 21 person who holds greater than a five per cent direct or indirect
- 22 interest in an applicant. As used in this definition,

"affiliate" and "affiliated company" do not include a 1 2 partnership, a joint venture relationship, a co-shareholder of a 3 corporation, a co-member of a limited liability company, or a 4 co-partner in a limited liability partnership that has a five per cent or less direct interest in the applicant and is not 5 6 involved in the casino as defined in rules adopted by the 7 commission. 8 "Supplier" means a person that the commission has 9 identified under rules adopted by the commission as requiring a 10 license to provide casino licensees with goods or services 11 regarding the realty, construction, maintenance, or business of 12 a proposed or existing casino facility on a regular or continuing basis, including junket enterprises, security 13 14 businesses, manufacturers, distributors, persons who service 15 gaming devices or equipment, garbage haulers, maintenance 16 companies, food purveyors, and construction companies. 17 "Supplier's license" means a license that authorizes a supplier to furnish any equipment, devices, supplies, or 18 19 services to a licensed casino facility permitted under this 20 chapter.

1 "Vendor" means a person who is not licensed under this 2 chapter who supplies any goods or services to a casino licensee 3 or supplier licensee. 4 "Wagerer" means a person who plays a gambling game 5 authorized under this chapter. "Waikiki" means that area of Oahu bounded by the Ala Wai 6 7 Canal, the ocean, and Kapahulu Avenue. -3 Hawaii gaming control commission. (a) There is 8 9 established the Hawaii gaming control commission, which shall be 10 a body corporate and a public instrumentality of the State for 11 the purpose of implementing this chapter. The commission shall 12 be placed within the department of business, economic 13 development, and tourism for administrative purposes. 14 commission shall consist of five members to be appointed by the governor with the advice and consent of the senate under section 15 16 26-34. Of the five members, one shall be appointed from a list of nominees submitted by the president of the senate and one 17 18 shall be appointed from a list of nominees submitted by the 19 speaker of the house of representatives. Appointments of 20 initial commission members shall be made within ten days of the

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effective date of this Act.

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1	(b) No person shall be appointed as a member of the
2	commission or continue to be a member of the commission if the
3	person:

- 4 (1) Is an elected state official;
  - (2) Is licensed by the commission pursuant to this chapter, or is an official of, has a financial interest in, or has a financial relationship with, any gaming operation subject to the jurisdiction of this commission pursuant to this chapter;
    - (3) Is related to any person within the second degree of consanguinity or affinity who is licensed by the commission pursuant to this chapter; or
    - (4) Has been under indictment, convicted, pled guilty or nolo contendere, or forfeited bail for a felony or a misdemeanor involving gambling or fraud under the laws of this State, any other state, or the United States within the ten years prior to appointment, or a local ordinance in a state involving gambling or fraud that substantially corresponds to a misdemeanor in that state within the ten years prior to appointment.
- (c) The term of office of a commission member shall befive years. Vacancies in the commission shall be filled for the

- 1 unexpired term in like manner as the original appointments;
- 2 provided that the governor shall have thirty days following the
- 3 occurrence of a vacancy to appoint a successor member to the
- 4 commission.
- 5 (d) After due notice and public hearing, the governor may
- 6 remove or suspend for cause any member of the commission.
- 7 (e) Members of the commission shall:
- 8 (1) Be a resident of the State;
- 9 (2) Serve part-time;
- 10 (3) Be paid compensation of \$300 for each day in the
- 11 performance of official duties; and
- 12 (4) Be reimbursed for expenses, including travel expenses,
- incurred in the performance of official duties.
- 14 (f) Officers of the commission, including the chairperson,
- 15 shall be selected by the members. The commission, subject to
- 16 chapter 92, shall hold at least one meeting in each quarter of
- 17 the State's fiscal year. The commission shall hold its initial
- 18 meeting within twenty days of the effective date of this Act.
- 19 Special meetings may be called by the chairperson or any three
- 20 members upon seventy-two hours written notice to each member.
- 21 Three members shall constitute a quorum, and a majority vote of
- 22 the five members present shall be required for any final

- 1 determination by the commission. The commission shall keep a
- 2 complete and accurate record of all its meetings.
- 3 Before assuming the duties of office, each member of
- 4 the commission shall take an oath that the member shall
- 5 faithfully execute the duties of office according to the laws of
- the State and shall file and maintain with the director a bond 6
- 7 in the sum of \$25,000 with good and sufficient sureties. The
- cost of any bond for any member of the commission under this 8
- 9 section shall be considered a part of the necessary expenses of
- 10 the commission.
- 11 The commission shall appoint a person to serve as the
- 12 executive director of the commission and who shall be subject to
- the commission's supervision. The commission shall appoint an 13
- interim executive director within ten days of the commission's 14
- 15 initial meeting who shall be exempt from paragraphs (3) and (4)
- 16 such that the interim executive director may be a current public
- employee or regulatory official from a similar body in another 17
- 18 state who temporarily undertakes the role of interim executive
- director. The executive director shall: 19
- 20 (1) Hold office at the will of the commission;
- 21 (2) Be exempt from chapters 76 and 89;
- Devote full time to the duties of the office; 22 (3)



1	(4)	Not hold any other office or employment;
2	(5)	Perform any and all duties that the commission
3		assigns; and
4	(6)	Receive an annual salary at an amount set by the
5		commission, and shall be reimbursed for expenses
6		actually and necessarily incurred in the performance
7		of the executive director's duties.
8	(i)	Except as otherwise provided by law, the executive
9	director	may:
10	(1)	Hire assistants, other officers, and employees, who
11		shall be exempt from chapters 76 and 89 and who shall
12		serve at the will of the executive director; and
13	(2)	Appoint committees and consultants necessary for the
14	·	efficient operation of casino gaming; provided that no
15		person shall be hired or appointed under this
16		subsection who:
17		(A) Is an elected state official;
18		(B) Is licensed by the commission pursuant to this
19		chapter or is an official of, has a financial
20		interest in, or has a financial relationship

with, any gaming operation subject to the

1	jurisdiction	of	this	commission	pursuant	to	this
2	chapter;						

- (C) Is related to any person within the second degree of consanguinity or affinity who is licensed by the commission pursuant to this chapter; or
- (D) Has been under indictment, convicted, pled guilty or nolo contendere, or forfeited bail for a felony or misdemeanor concerning gambling or fraud under the laws of this State, any other state, or the United States within the last ten years, or a local ordinance in any state involving gambling or fraud that substantially corresponds to a misdemeanor in that state within the ten years prior to employment.
- (j) The salaries of employees hired pursuant to subsection(i) shall be set by the executive director.
- (k) The commission shall adopt rules in accordance with
  chapter 91 establishing a code of ethics for its employees that
  shall include restrictions on which employees are prohibited
  from participating in or wagering on any casino game or casino
  gaming operation subject to the jurisdiction of the commission.

1	The code	of ethics shall be separate from and in addition to any
2	standards	of conduct set forth pursuant to chapter 84.
3	(1)	No person shall be employed by the commission if:
4	(1)	During the three years immediately preceding
5		appointment or employment, the person held any direct
6		or indirect interest in, or was employed by:
7		(A) A casino licensee under this chapter or in
8		another jurisdiction; or
9		(B) A potential casino licensee who had an
10		application to operate a casino pending before
11		the commission or any other jurisdiction;
12		except that the person seeking employment may be
13		employed by the commission if the person's interest in
14		a casino licensee would not, in the opinion of the
15		commission, interfere with the objective discharge of
16		the person's employment obligations. A person shall
17		not be employed by the commission if the person's
18		interest in the casino licensee constitutes a
19		controlling interest in that casino licensee; or
20	(2)	The person or the person's spouse, parent, child,
21		child's spouse, or sibling, is a member of the
22		commission, or a director of, or a person financially

1		interested in, any person licensed as a casino
2		licensee or casino supplier, or any person who has an
3		application for a casino or occupational license
4		pending before the commission.
5	(m)	Each member of the commission, the executive director,
6	and each	key employee, as determined by the commission, shall
7	file with	the governor a financial disclosure statement:
8	(1)	Listing all assets, liabilities, and property and
9		business interests of the member, executive director,
10		key employee, and any of their spouses; and
11	(2)	Affirming that the member, executive director, and key
12		employee are in compliance with this chapter.
13	The finan	cial disclosure statement shall be made under oath and
14	filed at	the time of employment and annually thereafter.
15	(n)	Each employee of the commission, except the executive
16	director	or a key employee, shall file with the commission at
17	the time	of employment a financial disclosure statement listing
18	all asset	s, liabilities, property and business interests, and
19	sources o	f income of the employee and the employee's spouse.
20	(0)	A member of the commission, executive director, or key
21	employee	shall not hold direct or indirect interest in, be

employed by, or enter into a contract for service with, any

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- 1 applicant or person licensed by the commission for a period of
- 2 five years after the date of termination of the person's
- 3 membership on or employment with the commission.
- 4 (p) An employee of the commission shall not acquire any
- 5 direct or indirect interest in, be employed by, or enter into a
- 6 contract for services with any applicant or person licensed by
- 7 the commission for a period of three years after the date of
- 8 termination of the person's employment with the commission.
- 9 (q) A commission member or a person employed by the
- 10 commission shall not represent a person or party other than the
- 11 State before or against the commission for a period of three
- 12 years after the date of termination of the member's term of
- 13 office or the employee's period of employment with the
- 14 commission.
- 15 (r) A business entity in which a former commission member
- 16 or employee or agent has an interest, or any partner, officer,
- 17 or employee of the business entity, shall not make any
- 18 appearance or representation before the commission that is
- 19 prohibited to that former member, employee, or agent. As used
- 20 in this subsection, "business entity" means a corporation,
- 21 limited liability company, partnership, limited liability
- 22 partnership association, trust, or other form of legal entity.



1	y 4 bears. (a) The excedence director sharr keep
2	records of all proceedings of the commission and shall preserve
3	all records, books, documents, and other papers belonging to the
4	commission or entrusted to its care relating to casino gaming.
5	(b) In addition to persons hired under section $-3(i)$ ,
6	the commission may employ any personnel that may be necessary to
7	carry out its duties related to casino gaming.
8	§ -5 Powers of the commission. (a) The commission
9	shall have all powers necessary to fully and effectively
10	supervise all casino gaming operations, including the power to:
11	(1) Administer, regulate, and enforce the system of casino
12	gaming established by this chapter. The commission's
13	jurisdiction shall extend to every person,
14	association, corporation, partnership, trust, and any
15	other entity with a financial interest in or holding a
16	license under this chapter, or required under this
17	chapter to hold a license in casino gaming operations
18	in the city and county of Honolulu;
19	(2) Issue a twenty-year casino license to operate a casino
20	facility pursuant to this chapter;

1	(3)	Determine the types and numbers of occupational and
2		supplier's licenses to be permitted under this
3		chapter;
4	(4)	Adopt standards for the licensing of all persons under
5		this chapter subject to the qualifications and
6		standards set forth herein, to issue licenses, and to
7		establish and collect fees for these licenses;
8	(5)	Provide for the collection of all taxes imposed
9	,	pursuant to this chapter, and to collect, receive,
10		expend, and account for all revenues derived from
11		casino gaming within the city and county of Honolulu;
12	(6)	Enter at any time without a warrant and without notice
13		to a licensee, the premises, offices, casino facility,
14		or other places of business of a casino licensee, or
15		casino supplier licensee, where evidence of the
16		compliance or noncompliance with this chapter or rules
17		is likely to be found. Entry is authorized to:
18		(A) Inspect and examine all premises wherein casino
19		gaming or the business of gaming or the business
20		of a supplier is conducted, or where any records

of the activities are prepared;

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1		(B)	Inspect, examine, audit, impound, seize, or
2			assume physical control of, or summarily remove
3			from the premises all books, ledgers, documents,
4			writings, photocopies of correspondence records,
5			videotapes, including electronically or digitally
6			stored records, money receptacles, other
7			containers and their contents, equipment in which
8			the records are stored, or other gaming related
9			equipment and supplies on or around the premises,
10			including counting rooms;
11		(C)	Inspect the person, and inspect, examine, and
12			seize personal effects present in a casino
13			facility licensed under this chapter, of any
14			holder of a licensed casino facility; and
15		(D)	Investigate and deter alleged violations of this
16			chapter or rules;
17	(7)	Inve	stigate alleged violations of this chapter and to
18		take	appropriate disciplinary action against a casino
19		lice	nsee or a holder of an occupational or supplier
20		lice	nse for a violation, or institute appropriate

legal action for enforcement, or both;

(8)	Be present, through its inspectors and agents, any
	time casino gaming operations are conducted in a
	casino for the purpose of certifying the casino's
	revenue, receiving complaints from the public, and
	conducting other investigations into the conduct of
	the casino gaming and the maintenance of the equipment
	as from time to time the commission may deem necessary
	and proper;

- (9) Adopt appropriate standards for a casino facility as well as for electronic or mechanical gaming devices;
- (10) Require that records including financial or other statements of a casino licensee under this chapter be kept in the manner prescribed by the commission and that a licensee involved in the ownership or management of casino gaming operations submit to the commission an annual balance sheet and profit and loss statement, a list of the stockholders or other persons having a five per cent or greater beneficial interest in the gaming activities of the licensee, and any other information the commission deems necessary to effectively administer this chapter;

(11)	Conduct hearings, issue subpoenas for the attendance
	of witnesses and subpoenas duces tecum for the
	production of books, records, and other pertinent
	documents, and to administer oaths and affirmations to
	the witnesses, when, in the judgment of the
	commission, it is necessary to administer or enforce
	this chapter. The executive director or the executive
	director's designee may issue subpoenas and administer
	oaths and affirmations to witnesses;

exclusion of, any person from casino facilities where the person is in violation of this chapter or where the person's conduct or reputation is such that the person's presence within a casino facility, in the opinion of the commission, may call into question the honesty and integrity of the casino gaming operation or interfere with the orderly conduct thereof or any other action that, in the opinion of the commission, is a detriment or impediment to the casino gaming operations; provided that the propriety of that ejection or exclusion shall be subject to subsequent hearing and determination by the commission;

1	(13)	Permit a casino licensee of casino gaming operations
2		to use a wagering system whereby wagerers' money may
3		be converted to tokens, electronic cards, or chips,
4		which shall be used only for wagering within the
5		casino facility;
6	(14)	Suspend, revoke, or restrict licenses, to require the
7		removal of a licensee or an employee of a licensee for
8		a violation of this chapter or a commission rule, or
9		for engaging in a fraudulent practice;
10	(15)	Impose and collect fines of up to \$5,000 against
11		individuals and up to \$10,000 or an amount equal to
12		the daily gross receipts, whichever is larger, against
13		a licensee for each violation of this chapter, any
. 14		rules adopted by the commission, or for any other
15		action which, in the commission's discretion, is a
16		detriment or impediment to casino gaming operations;
17	(16)	Establish minimum levels of insurance to be maintained
18		by a licensee;
19	(17)	Delegate the execution of any of its powers for the
20		purpose of administering and enforcing this chapter;

and

1	(18)	Adopt rules pursuant to chapter 91 to implement this
2		chapter; provided that the regulations of the Nevada
3		gaming commission and Nevada state gaming control
4		board ("the Nevada regulations") that are in effect on
5		the effective date of this Act shall be the emergency
6		interim rules of the commission. As adopted under
7		this chapter, all references in the Nevada regulations
8		to "Nevada" shall mean "Hawaii" and all references to
9		any Nevada state department, agency, commission,
10		statute, or rule shall mean the equivalent or similar
11		department, agency, commission, statute, or rule of
12		the State. To the extent the Nevada regulations are
13		inconsistent with this chapter, this chapter shall
14		supersede the Nevada regulations. Due to the imminent
15		peril to public health, safety, or morals absent valid
16		rules related to gaming authorized by this chapter,
17		the commission, pursuant to chapter 91, may amend the
18		emergency interim rules to correct inconsistencies
19		between the Nevada regulations and this chapter, but
20	•	the commission shall retain as much of the emergency
21		interim rules as possible until at least the date on
22		which the casino licensee authorized by this chapter

1		begins operating the gaming facility authorized under
2		this chapter.
3	(b)	Rules adopted under this chapter shall not be
4	arbitrary	, capricious, or contradictory to the provisions of
5	chapter 9	1. Rules may include but need not be limited to rules
6	that:	
7	(1)	Govern, restrict, approve, or regulate the casino
8		gaming authorized in this chapter;
9	(2)	Promote the safety, security, and integrity of casino
10		gaming authorized in this chapter;
11	(3)	License and regulate, consistent with the
12		qualifications and standards set forth in this
13		chapter, persons participating in or involved with
14		casino gaming authorized in this chapter; and
15	(4)	Authorize any other action that may be reasonable or
16		appropriate to enforce this chapter and rules adopted
17		under this chapter.
18	This sect	ion is not intended to limit warrantless inspections
19	except in	accordance with constitutional requirements.
20	\$	-6 Member, employee, or agent of commission; conduct

generally. (a) By January 31 of each year, each member of the



1	commission	shall	prepare	and	file	with	the	commission	а
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- 2 disclosure form in which the member shall:
- 3 (1) Affirm that the member or the member's spouse, parent,
- 4 child, or child's spouse is not a member of the board
- of directors of, financially interested in, or
- 6 employed by, a licensee or applicant;
- 7 (2) Affirm that the member continues to meet all other
- 8 criteria for commission membership under this chapter
- 9 or the rules adopted by the commission;
- 10 (3) Disclose any legal or beneficial interest in any real
- 11 property that is or may be directly or indirectly
- involved with gaming operations authorized by this
- chapter; and
- 14 (4) Disclose any other information that may be required to
- ensure that the integrity of the commission and its
- work is maintained.
- 17 (b) By January 31 of each year, each employee of the
- 18 commission shall prepare and file with the commission a
- 19 disclosure form in which the employee shall:
- 20 (1) Affirm the absence of financial interests prohibited
- 21 by this chapter;

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1	(2)	Disclose any legal or beneficial interests in any real
2		property that is or that may be directly or indirectly
3		involved with gaming or gaming operations authorized
4		by this chapter;

- (3) Disclose whether the employee or the employee's spouse, parent, child, or child's spouse is financially interested in or employed by a supplier licensee, or an applicant for a supplier's license, under this chapter; and
- 10 (4) Disclose any other information that may be required to
  11 ensure that the integrity of the commission and its
  12 work is maintained.
  - (c) A member, employee, or agent of the commission who becomes aware that the member, employee, or agent of the commission or their spouse, parent, or child is a member of the board of directors of, financially interested in, or employed by a licensee or an applicant shall immediately provide detailed written notice to the chairperson.
- (d) A member, employee, or agent of the commission who has been indicted, charged with, convicted of, pled guilty or nolo contendere to, or forfeited bail for:

- (1) A misdemeanor involving gambling, dishonesty, theft,
   or fraud;
- (2) A local ordinance in any state involving gambling,
   dishonesty, theft, or fraud that substantially
   corresponds to a misdemeanor in that state; or
- 6 (3) A felony under Hawaii law, the laws of any other
  7 state, or the laws of the United States, or any other
  8 jurisdiction;
- 9 shall immediately provide detailed written notice of the 10 conviction or charge to the chairperson.
- 12 is negotiating for, or acquires by any means, any interest in
  13 any person who is a licensee or an applicant, or is affiliated
  14 with such a person, shall immediately provide written notice of
  15 the details of the interest to the chairperson. The member,
  16 employee, or agent of the commission shall not act on behalf of
  17 the commission with respect to that person.
- (f) A member, employee, or agent of the commission shall not enter into any negotiations for employment with any person or affiliate of any person who is a licensee or an affiliate and shall immediately provide written notice of the details of any such negotiations or discussions to the chairperson. The

- 1 member, employee, or agent of the commission shall not take any
- 2 action on behalf of the commission with respect to that person.
- 3 (g) Any member, employee, or agent of the commission who
- 4 receives an invitation, written or oral, to initiate a
- 5 discussion concerning employment or the possibility of
- 6 employment with a person, or affiliate of a person, who is a
- 7 licensee or an applicant shall immediately report the invitation
- 8 to the chairperson. The member, employee, or agent of the
- 9 commission shall not take action on behalf of the commission
- 10 with respect to that person.
- 11 (h) A licensee or applicant shall not knowingly initiate a
- 12 negotiation for, or discussion of, employment with a member,
- 13 employee, or agent of the commission. A licensee or applicant
- 14 who initiates a negotiation or discussion about employment shall
- 15 immediately provide written notice of the details of the
- 16 negotiation or discussion to the chairperson as soon as that
- 17 person becomes aware that the negotiation or discussion has been
- 18 initiated with a member, employee, or agent of the commission.
- 19 (i) A member, employee, or agent of the commission, or
- 20 former member, employee, or agent of the commission, shall not
- 21 disseminate or otherwise disclose any material or information in
- 22 the possession of the commission that the commission considers



- 1 confidential, unless specifically authorized to do so by the
- 2 chairperson or the commission.
- 3 (j) A member, employee, or agent of the commission or a
- 4 parent, spouse, sibling, or child of a member, employee, or
- 5 agent of the commission shall not accept any gift, gratuity,
- 6 compensation, travel, lodging, or anything of value, directly or
- 7 indirectly from any licensee, applicant, or any affiliate or
- 8 representative of an applicant or licensee, unless the
- 9 acceptance conforms to a written policy or directive issued by
- 10 the chairperson or the commission. Any member, employee, or
- 11 agent of the commission who is offered or receives any gift,
- 12 gratuity, compensation, travel, lodging, or anything of value,
- 13 directly or indirectly, from any licensee or any applicant or
- 14 affiliate or representative of an applicant or licensee shall
- 15 immediately provide written notification of the details to the
- 16 chairperson.
- 17 (k) A licensee or applicant, or affiliate or
- 18 representative of an applicant or licensee, shall not, directly
- 19 or indirectly, knowingly give or offer to give any gift,
- 20 gratuity, compensation, travel, lodging, or anything of value to
- 21 any member, employee, or agent of the commission that the

- 1 member, employee, or agent of the commission is prohibited from
- 2 accepting under subsection (j).
- 3 (1) A member, employee, or agent of the commission shall
- 4 not engage in any conduct that constitutes a conflict of
- 5 interest, and shall immediately advise the chairperson in
- 6 writing of the details of any incident or circumstances that
- 7 would present the existence of a conflict of interest with
- 8 respect to the performance of commission-related work or duty of
- 9 the member, employee, or agent of the commission.
- 10 (m) A member, employee, or agent of the commission who is
- 11 approached and offered a bribe in violation of this chapter
- 12 shall immediately provide a written account of the details of
- 13 the incident to the chairperson and to a law enforcement officer
- 14 of a law enforcement agency having jurisdiction.
- (n) A member, employee, or agent of the commission shall
- 16 disclose past involvement with any casino interest in the past
- 17 five years and shall not engage in political activity or
- 18 politically-related activity during the duration of the person's
- 19 appointment or employment.
- 20 (o) A former member, employee, or agent of the commission
- 21 may appear before the commission as a witness testifying as to
- 22 factual matters or actions handled by the member, employee, or



- 1 agent during the person's tenure as a member, employee, or agent
- 2 of the commission. The member, employee, or agent of the
- 3 commission shall not receive compensation for such an appearance
- 4 other than a standard witness fee and reimbursement for travel
- 5 expenses as established by statute or court rule.
- 6 (p) A licensee or applicant or any affiliate or
- 7 representative of an applicant or licensee shall not engage in
- 8 ex parte communications concerning a pending application,
- 9 license, or enforcement action with members of the commission.
- 10 A member of the commission shall not engage in any exparte
- 11 communications with a licensee or an applicant, or with any
- 12 affiliate or representative of an applicant or licensee,
- 13 concerning a pending application, license, or enforcement
- 14 action.
- 15 (q) Any commission member, licensee, or applicant or
- 16 affiliate or representative of a commission member, licensee, or
- 17 applicant who receives any ex parte communication in violation
- 18 of subsection (p), or who is aware of an attempted communication
- 19 in violation of subsection (p), shall immediately report details
- 20 of the communication or attempted communication in writing to
- 21 the chairperson.

- 1 (r) Any member of the commission who receives an exparte
- 2 communication that attempts to influence that member's official
- 3 action shall disclose the source and content of the
- 4 communication to the chairperson. The chairperson may
- 5 investigate or initiate an investigation of the matter with the
- 6 assistance of the attorney general and law enforcement to
- 7 determine if the communication violates subsection (p) or (q) or
- 8 other state law. The disclosure under this section and the
- 9 investigation shall remain confidential. Following an
- 10 investigation, the chairperson shall advise the governor or the
- 11 commission, or both, of the results of the investigation and may
- 12 recommend action, as the chairperson considers appropriate.
- 13 (s) A new or current employee or agent of the commission
- 14 shall obtain written permission from the executive director
- 15 before continuing outside employment held at the time the
- 16 employee begins to work for the commission. Permission shall be
- 17 denied, or permission previously granted shall be revoked, if
- 18 the nature of the work is considered to, or does create, a
- 19 possible conflict of interest or otherwise interferes with the
- 20 duties of the employee or agent for the commission.
- 21 (t) An employee or agent of the commission granted
- 22 permission for outside employment shall not conduct any business



- 1 or perform any activities, including solicitation, related to
- 2 outside employment on premises used by the commission or during
- 3 the employee's working hours for the commission.
- 4 (u) Whenever the chairperson is required to file
- 5 disclosure forms or report in writing the details of any
- 6 incident or circumstance pursuant to this section, the
- 7 chairperson shall file the forms or reports to the commission.
- 8 (v) The chairperson shall report any action the
- 9 chairperson has taken or contemplates taking under this section,
- 10 with respect to an employee or agent or former employee or
- 11 former agent, to the commission at the next meeting of the
- 12 commission. The commission may direct the executive director to
- 13 take additional or different action.
- 14 (w) No member, employee, or agent of the commission may
- 15 participate in or wager on any gambling game conducted by a
- 16 licensee or applicant or any affiliate of an applicant or
- 17 licensee in the State or in any other jurisdiction, except as
- 18 follows:
- 19 (1) A member, employee, or agent of the commission may
- 20 participate in and wager on a gambling game conducted
- 21 by a licensee under this chapter, to the extent
- 22 authorized by the chairperson or commission as part of

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1		the	person's	surveillance,	security,	or	other	official
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duties for the commission; and

- (2) A member, employee, or agent of the commission shall advise the chairperson at least twenty-four hours in advance if the person plans to be present in a casino in this State, or in another jurisdiction, operated by a licensee, applicant, or affiliate of a licensee or applicant, outside the scope of their official duties for the commission.
- 10 (x) Violation of this section by a licensee, applicant, or
  11 affiliate or representative of a licensee or applicant shall
  12 constitute grounds for the commission to deny the application of
  13 licensure, revoke or suspend a license, or take other
  14 disciplinary action.
- 15 (y) Violation of this section by a member of the
  16 commission may result in disqualification or constitute cause
  17 for removal under section -3(d) or other disciplinary action
  18 as determined by the commission.
- 19 (z) A violation of this section by an employee or agent of 20 the commission shall not result in termination of employment or 21 require other disciplinary action if the commission determines

- 1 that the conduct involved does not violate the purpose of this
- 2 chapter. Employment shall be terminated:
- 3 (1) If the employee or agent is a spouse, parent, child,
- 4 or spouse of a child of a commission member; or
- 5 (2) If, after being offered employment or having begun
- 6 employment with the commission, the employee or agent
- 7 intentionally acquires a financial interest in a
- 8 licensee or an applicant, or affiliate or
- 9 representative of a licensee or applicant.
- 10 (aa) If a financial interest in a licensee or an
- 11 applicant, or affiliate or representative of a licensee or
- 12 applicant, is acquired by:
- 13 (1) An employee or agent that has been offered employment
- with the commission;
- 15 (2) An employee of the commission; or
- 16 (3) The employee's or agent's spouse, parent, or child;
- 17 through no intentional action of the employee or agent, the
- 18 employee or agent shall have up to thirty days to divest or
- 19 terminate the financial interest. Employment may be terminated
- 20 if the interest has not been divested after thirty days.
- 21 (bb) Violation of this section does not create a civil
- 22 cause of action.



1	(cc)	As used in this section:
2	"Out	side employment" includes the following:
3	(1)	Operation of a proprietorship;
4	(2)	Participation in a partnership or group business
5		enterprise; or
6	(3)	Performance as a director or corporate officer of any
7		for-profit corporation, or banking or credit
8		institution.
9	"Pol	itical activity" or "politically related activity"
10	includes	any of the following:
11	(1)	Using the person's official authority or influence for
12		the purpose of interfering with or affecting the
13		result of an election;
14	(2)	Knowingly soliciting, accepting, or receiving
15		political contributions from any person;
16	(3)	Running for nomination or as a candidate for election
17		to a partisan political office; or
18	(4)	Knowingly soliciting or discouraging the participation
19		in any political activity of any person who is:
20		(A) Applying for any compensation, grant, contract,
21		ruling, license, permit, or certificate pending
22		before the commission; or

1	(B) The subject of or a participant in an ongoing
2	audit, investigation, or enforcement action being
3	carried out by the commission.
4	§ -7 Authorization of limited gaming. (a) Casino
5	gaming shall only be permitted in one casino facility in the
6	Waikiki. The casino facility shall only be mauka of Kalakaua
7	Avenue. Any application for a casino license to operate the
8	casino facility shall include a casino facility development plan
9	for the casino facility.
10	(b) The commission's application for a casino license to
11	operate a casino facility shall be the same applications and
12	forms required for an applicant for a non-restricted Nevada
13	gaming license that have been adopted by the Nevada gaming
14	commission and Nevada state gaming control board ("Nevada
15	application") and are in effect on the effective date of this
16	Act. In addition to the Nevada application, as part of an
17	applicant's application for a casino license to operate a casino
18	facility, an applicant shall submit all additional information
19	required by section -8. Applications for a casino license
20	shall be submitted to the commission no later than thirty days
21	after the date of the commission's initial meeting. No later
22	than ninety days after the final date for submission of
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1	applications to the commission, the commission shall select one
2	applicant who in the commission's judgment best meets all of the
3	criteria pursuant to section -9. If the applicant selected
4	by the commission meets all the requirements of this chapter,
5	the commission shall issue a casino license to that applicant
6	within thirty days after the date the applicant is selected.
7	§ -8 Casino license; application; fee. (a) The
8	application for a casino license under this chapter shall be
9	made under oath on forms required by this chapter and shall
10	include all of the following:
11	(1) The name, business address, telephone number, social
12	security number and, where applicable, the federal tax
13	identification number of the applicant and every
14	qualifier;
15	(2) The identity of any business, including, if
16	applicable, the state of incorporation or
17	registration, in which the applicant or qualifier has
18	an equity interest of more than five per cent. If the
19	applicant or qualifier is a corporation, partnership
20	or other business entity, the applicant or qualifier

shall identify any other corporation, partnership, or

other business entity in which it has an equity

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1	interest of more than five per cent, including, if
2	applicable, the state of incorporation or
3	registration;

- (3) An explanation whether the applicant or qualifier has developed and opened a new land-based casino in an urban area within a jurisdiction in the United States that previously did not allow gaming, including a description of the casino, the casino's gross revenue, and the amount of revenue the casino has generated for state and local governments within that jurisdiction;
- (4) A statement whether the applicant or a qualifier has been indicted, convicted, pled guilty or nolo contendere, or forfeited bail for any felony or for a misdemeanor involving gambling, theft, or fraud. The statement shall include the date, the name and location of the court, arresting agency, prosecuting agency, the case caption, the docket number, the offense, the disposition, and the location and length of incarceration;
- (5) A statement whether the applicant or a qualifier has ever been granted any license or certificate issued by a licensing authority in the State, or any other

jurisdiction that has been restricted, revoked, or not
renewed. The statement shall describe the facts and
circumstances concerning that restriction, revocation,
or nonrenewal, including the licensing authority, the
date each action was taken, and the reason for each
action;

- (6) A statement whether the applicant or a qualifier, within the last ten years, has filed or had filed against it a civil or administrative action or proceeding in bankruptcy;
- (7) A statement whether the applicant or a qualifier, within the last five tax years, has been adjudicated by a court or tribunal to have failed to pay any final amount of any income, sales, or gross receipts tax due and payable under federal, state, or local law, after exhaustion of all inter-agency appeals processes.

  This statement shall identify the amount of the tax, type of tax, time periods involved, and resolution;
- (8) A statement listing the names and titles of all public officials or officers of any unit of state government or county government in the jurisdiction in which the casino facility is to be located, and the spouses,

1		parents, and children of those public officials or
2		officers who, directly or indirectly, own any
3		financial interest in, have any beneficial interest
4		in, are the creditors of or hold any debt instrument
5		issued by, or hold or have an interest in any
6		contractual or service relationship with, the
7		applicant or a qualifier. As used in this paragraph,
8		"public official" or "officer" does not include a
9		person who would be listed solely because of the
10		person's state or federal military service;
11	(9)	The name and business telephone number of any
12		attorney, counsel, or any other person representing a
13		applicant or a qualifier in matters before the
14		commission;
15	(10)	A description of the applicant or its qualifiers'
16		history of, or plan for, community involvement or
17		investment in the area where the casino facility will
18		be located; and
19	(11)	For the applicant only, a description of any proposed
20		or approved casino gaming facility, including the
21		economic benefit to the community, anticipated or
22		actual number of employees, any statement from an

(b)

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1	applicant regarding compliance with federal and state
2	affirmative action guidelines, projected or actual
3	admissions, projected or actual gross receipts, and
4	scientific market research, if any.

Information provided on the application shall be used

- as the basis for a thorough background investigation that the
  commission shall conduct with respect to each applicant and
  qualifier, but any financial information submitted by each
  applicant and qualifier shall be kept confidential by the
  commission. An incomplete application shall be cause for denial
  of a license by the commission.
- (c) Applicants shall submit with their application a plan for training residents of the State for jobs that are available at the casino facility. The plan shall take into consideration the need to provide training to low-income persons to enable those persons to qualify for jobs that will be created in the casino facility.
- (d) Each applicant and qualifier shall disclose the identity of every person, association, trust, or corporation having a greater than five per cent direct or indirect financial interest in the casino gaming operation for which the license is sought. If the disclosed entity is a trust, the application

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- 2 a corporation, the names and addresses of all stockholders and
- 3 directors; if a partnership, the names and addresses of all
- 4 partners, both general and limited.
- 5 (e) A nonrefundable application fee of \$1,000,000 shall be
- 6 paid to the commission by an applicant at the time of filing to
- 7 defray the costs associated with an applicant and qualifier's
- 8 background investigation conducted by the commission. If the
- 9 costs of the investigation exceed \$1,000,000, the applicant
- 10 shall pay the additional amount to the commission.
- 11 § -9 Criteria for award of a casino license; transfer of
- 12 license prohibited. (a) The commission shall issue one casino
- 13 license to operate a casino facility to the applicant that has
- 14 paid the application fee required under section -8, is
- 15 eliqible and suitable to receive a casino license under this
- 16 chapter and the rules adopted by the commission, and best
- 17 satisfies all of the following criteria:
- 18 (1) The applicant has submitted a casino facility
- development plan for the casino facility that provides
- the greatest likelihood that the applicant's casino
- facility will increase tourism, generate jobs, provide

1		revenue to the local economy, and provide revenue to
2		the general fund;
3	(2)	The applicant or its qualifiers have a history of, or
4		a bona fide plan for, community involvement or
5		investment in the area where the casino facility will
6		be located;
7	(3)	The applicant has the financial ability to purchase
8		and maintain adequate liability and casualty insurance
9		and to provide an adequate surety bond;
10	(4)	The applicant has provided data identifying the
11		applicant's sources of capital and demonstrating that
12		the applicant has adequate capital to develop,
13		construct, operate, and maintain the proposed casino
14		facility;
15	(5)	The applicant has adequate capitalization to develop,
16		construct, operate, and maintain for the duration of
17		the license, the proposed casino facility in
18		accordance with the requirements of this chapter and
19		rules adopted by the commission and to responsibly pay
20		off its secured and unsecured debts in accordance with
21		its financing agreement and other contractual

obligations;

1	(6)	The extent to which the applicant or any of its
2		qualifiers demonstrate that they have at least ten
3		years of experience within the past twenty years in
4		helping to revitalize an urban area by successfully
5		planning, developing, and opening and currently owning
6		and operating a nongovernmentally owned, commercial
7		land-based casino in an urban area in any jurisdiction
8		in the United States that previously did not permit
9		casino gaming. For purposes of this paragraph:
10		"Casino" means a lawfully operating gaming
11		facility with at least 50,000 contiguous square feet
12		of gaming space that includes at least 1,500 slot
13		machines that are controlled by random number
14		generators; and
15		"Urban area" means a county with a population of
16		at least seven hundred fifty thousand residents;

(7) Neither the applicant nor any of its qualifiers have

misdemeanor involving gambling, theft, or fraud;

contendere, or forfeited bail for any felony or for a

been indicted, convicted, pled guilty or nolo

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1	(8)	Neither the applicant nor any of its qualifiers,
2		within the last ten years, have filed, or had filed
3		against them a proceeding for bankruptcy;
4	(9)	The extent to which an applicant or any of its
5		qualifiers have, within the last five tax years, been
6		adjudicated by a court or tribunal to have failed to
7		pay any final amount of income, sales, or gross
8		receipts tax due and payable under federal, state, or
9		local law, after exhaustion of all inter-agency
10		appeals processes;
11	(10)	The extent to which the applicant meets other
12		standards for the issuance of a casino license that
13		the commission may have adopted by rule;
14	(11)	To ensure the continued integrity of Hawaii collegiate
15		athletics, neither the applicant, nor any parent or
16	•	subsidiary of the applicant, are licensed in a
17		jurisdiction that permits wagering on Hawaii
18		collegiate athletics;
19	(12)	The adequacy of the applicant's plan for training
20		residents of the State for jobs that are available at
21		the casino facility and the extent to which the plan
22		considers the need to provide training to low-income

1		persons to enable those persons to qualify for jobs
2		that will be created in the casino facility; and
3	(13)	The caliber of the proposed casino gaming facility,
4		including the proposed casino facility's aesthetic
5		appearance, amount of economic benefit to the
6	•	community, anticipated or actual number of employees,
7		compliance with federal and state affirmative action
8		guidelines, and projected or actual gross receipts.
9	(b)	Any rules adopted pursuant to chapter 91 shall not be
10	arbitrary	, capricious, or contradictory to the expressed
11	provision	s of this chapter and shall further define and clarify
12	the crite	ria listed in subsection (a) rather than create new
13	condition	s for licensure.
14	(c)	An applicant shall be ineligible to receive a casino
15	license i	f the applicant or any employee or qualifier of the
16	applicant	:
17	(1)	Has been convicted of a felony under the laws of this
18		State, any other state, or the United States;
19	(2)	Has been convicted of any violation under part III of
20		chapter 712, or substantially similar laws of another

jurisdiction;

1	(3)	Knowingly submitted an application for a license under
2		this chapter that contains false information;

- (4) Is a member or employee of the commission; or
- 4 (5) Has had revoked a license to own or operate gaming
   5 facilities in this State or any other jurisdiction.
- (d) To demonstrate financial ability, the applicant may
  include the economic resources available directly or indirectly
  to the casino license applicant and its qualifiers.
- 9 (e) Simultaneous with an applicant's submission of an application, each applicant and qualifier that is a natural person shall submit to the commission on fingerprint cards issued by the Federal Bureau of Investigation or in digital format two sets of fingerprints for each applicant and qualifier.
- (f) The commission may revoke the casino license if the licensee fails to begin regular casino gaming operations within twelve months of receipt of the commission's approval of the application or twelve months after a certificate of occupancy for the casino facility is first issued, whichever is later, upon a finding by the commission that the casino license revocation is in the best interest of the State.

- ${f 1}$  (g) The commission shall establish a process to facilitate
- 2 and expedite the approval of the necessary licenses and permits.
- 3 The commission may establish its own procedures for the issuance
- 4 of liquor licenses for any holder of a casino license under this
- 5 chapter and the holder of a casino license shall not be subject
- 6 to any requirement of the Honolulu liquor commission as to the
- 7 approval of forms of live/professional music, dancing, and
- 8 entertainment; provided that all other state laws and county
- 9 ordinances relating to liquor are met. The commission shall be
- 10 the receiving agency for any environmental assessment required
- 11 under chapter 343.
  - 12 (h) Once issued, a casino license issued pursuant to this
- 13 chapter shall be nontransferable and shall be valid only for the
- 14 person or entity in whose name it was issued and for the
- 15 operation of the casino facility at the designated place.
- (i) Nothing in this chapter shall be interpreted to
- 17 prohibit a casino licensee from operating a school to train
- 18 occupational licensees.
- 19 § -10 Bond of licensee. Before a casino license is
- 20 issued, the licensee shall file a bond in the sum of \$200,000
- 21 with the department. The bond shall be used to quarantee that
- 22 the licensee faithfully makes the payments, keeps books and

- 1 records, makes reports, and conducts games of chance in
- 2 conformity with this chapter and rules adopted by the
- 3 commission. The bond shall not be canceled by a surety on less
- 4 than thirty days' notice in writing to the commission. If a
- 5 bond is canceled and the licensee fails to file a new bond with
- 6 the commission in the required amount on or before the effective
- 7 date of cancellation, the licensee's license shall be revoked.
- 8 The total and aggregate liability of the surety on the bond
- 9 shall be limited to the amount specified in the bond.
- 10 § -11 Application deficiency. (a) If, in the review of
- 11 an application submitted under this chapter, the executive
- 12 director identifies an apparent deficiency that, if true, would
- 13 require denial of the license or the disqualification of a
- 14 qualifier, the executive director shall immediately notify the
- 15 affected applicant or qualifier in writing of the apparent
- 16 deficiency. The applicant or qualifier may then request a
- 17 confidential informal conference with the executive director to
- 18 discuss the factual basis of the apparent deficiency.
- 19 (b) The executive director shall provide the applicant or
- 20 qualifier a reasonable period of time to correct the apparent
- 21 deficiency and, if the apparent deficiency is not corrected
- 22 within the reasonable time period, the executive director shall



- 1 find that the apparent deficiency has not been corrected.
- 2 Following this finding, the affected applicant or qualifier
- 3 shall have an opportunity to appeal the executive director's
- 4 finding to the commission. The commission shall conduct an
- 5 investigative hearing, pursuant to section -17 and in
- 6 accordance with rules adopted under this chapter, to determine
- 7 whether there is sufficient evidence to support an apparent
- 8 deficiency finding. At the hearing, the burden of proof shall
- 9 be on the executive director to demonstrate that the finding of
- 10 an apparent deficiency is supported by law and facts. Any
- 11 finding by the commission regarding an applicant or a
- 12 qualifier's apparent deficiency shall not constitute a final
- 13 determination by the commission as to the suitability of the
- 14 applicant to hold a license, or the suitability of a qualifier
- 15 to hold an ownership interest in a casino applicant.
- (c) At any time prior to a finding by the commission that
- 17 a qualifier is unsuitable to hold an ownership interest in a
- 18 casino applicant, a qualifier shall have the ability to sell its
- 19 ownership interest in the casino applicant to the casino
- 20 applicant, another qualifier, or a third party.
- 21 (d) A qualifier who has been issued a finding of an
- 22 apparent deficiency shall have the right to request that the

- 1 commission expand the apparent deficiency hearing under this
- 2 section to include a determination of the qualifier's
- 3 suitability to hold an ownership interest in the casino license
- 4 applicant. If such a request is made, the commission shall
- 5 determine the suitability of the affected qualifier separate
- 6 from the suitability of the casino applicant and any of its
- 7 other qualifiers. A request by a qualifier for an extended
- 8 hearing pursuant to this section shall not prevent the
- 9 commission from issuing a license to the applicant. Until the
- 10 commission determines that a qualifier under this section is
- 11 suitable to hold an ownership interest in the casino applicant,
- 12 the casino applicant or licensee shall not do any of the
- 13 following:
- 14 (1) Make any direct or indirect payments or distributions
- of revenue or other benefits to the qualifier that are
- related in any way to the qualifier's interest in the
- 17 applicant; and
- 18 (2) Pay any direct or indirect compensation to the
- 19 qualifier for services rendered to the applicant,
- 20 unless specifically approved and authorized by the
- 21 commission.

1	3	-12 Institutional investor. (a) onless the
2	commissio	n determines that an institutional investor is
3	unqualifi	ed, an institutional investor holding less than ten per
4	cent of t	he equity securities or ten per cent of the debt
5	securitie	s of a casino licensee's affiliate or affiliated
6	company t	hat is related in any way to the financing of the
7	casino li	censee, shall be granted a waiver of the eligibility
8	and suita	bility requirements if:
9	(1)	The securities represent a percentage of the
10		outstanding debt of the affiliate or affiliated
11	SETS.	company not exceeding twenty per cent, or a percentage
12		of any issue of the outstanding debt of the affiliate
13		or affiliated company not exceeding fifty per cent;
14	(2)	The securities are those of a publicly traded
15		corporation and its holdings of those securities were
16		purchased for investment purposes only; and
17	(3)	Upon request by the commission, the institutional
18		investor files with the commission a certified
19		statement that it has no intention of influencing or
20		affecting the affairs of the issuer, the casino
21		licensee, or its affiliate or affiliated company.

- 1 (b) The commission may grant a waiver under this section
- 2 to an institutional investor holding a higher percentage of
- 3 securities than allowed in subsection (a) upon a showing of good
- 4 cause and if the conditions specified in subsection (a) are met.
- 5 (c) An institutional investor granted a waiver under this
- 6 section that subsequently intends to influence or affect the
- 7 affairs of the issuer shall provide notice to the commission and
- 8 file an application for a determination of eligibility and
- 9 suitability before taking any action that may influence or
- 10 affect the affairs of the issuer.
- 11 (d) Notwithstanding any provisions of this chapter, an
- 12 institutional investor may vote on all matters that are put to
- 13 the vote of the outstanding security holders of the issuer.
- 14 (e) If an institutional investor changes its investment
- 15 intent or if the commission finds that the institutional
- 16 investor is unqualified, no action other than divestiture of the
- 17 security holdings shall be taken until there has been compliance
- 18 with this chapter.
- 19 (f) The casino licensee or an affiliate or affiliated
- 20 company of the casino licensee shall immediately notify the
- 21 commission of any information concerning an institutional
- 22 investor holding its equity or debt securities that may affect

- 1 the eligibility and suitability of the institutional investor
- 2 for a waiver under this section.
- 3 (g) If the commission finds that an institutional
- 4 investor, holding any security of an affiliate or affiliated
- 5 company of a casino licensee that is related in any way to the
- 6 financing of the casino licensee, fails to comply with the
- 7 requirements of this section, or if at any time the commission
- 8 finds that, by reason of the extent or nature of its holdings,
- 9 an institutional investor is in a position to exercise a
- 10 substantial impact upon the controlling interests of a casino
- 11 licensee, the commission may take any necessary action to
- 12 protect the public interest, including requiring the
- 13 institutional investor to satisfy the eligibility and
- 14 suitability requirements under sections -8, -9, and
- **15** -10.
- 16 § -13 Supplier's licenses. (a) No person shall furnish
- 17 in excess of \$500,000 worth of equipment, devices, or supplies
- 18 to a licensed casino gaming operation under this chapter unless
- 19 the person has first obtained a supplier's license pursuant to
- 20 this section. The commission may issue a supplier's license to
- 21 any person, firm, or corporation who pays a nonrefundable
- 22 application fee as set by the commission upon a determination by

- 1 the commission that the applicant is eligible for a supplier's
- 2 license and upon payment by the applicant of a \$5,000 license
- 3 fee. Supplier's licenses shall be renewable annually upon
- 4 payment of the \$5,000 annual license fee and a determination by
- 5 the commission that the licensee continues to meet all of the
- 6 requirements of this chapter.
- 7 (b) The holder of a supplier's license may sell or lease,
- 8 or contract to sell or lease, gaming equipment and supplies to
- 9 any licensee involved in the ownership or management of casino
- 10 gaming operations.
- 11 (c) Casino gaming supplies and equipment shall not be
- 12 distributed unless supplies and equipment conform to standards
- 13 adopted by rules of the commission.
- 14 (d) A person, firm, or corporation shall be ineligible to
- 15 receive a supplier's license if:
- 16 (1) The person has been convicted of a felony under the
- 17 laws of this State, any other state, or the United
- 18 States;
- 19 (2) The person has been convicted of any violation under
- part III, chapter 712, or substantially similar laws
- of another jurisdiction;

1	(3)	The person has knowingly submitted an application for
2		a license under this chapter that contains false
3		information;
4	(4)	The person is a member of the commission;
5	(5)	The firm or corporation is one in which a person
6		defined in paragraph $(1)$ , $(2)$ , $(3)$ , or $(4)$ is an
7		officer, director, or managerial employee;
8	(6)	The firm or corporation employs a person, defined in
9		paragraph (1), (2), (3), or (4), that participates in
10		the management or operation of casino gaming
11	A *	authorized under this chapter; or
12	(7)	The license of the person, firm, or corporation issued
13		under this chapter, or a license to own or operate
14		casino gaming facilities in any other jurisdiction,
15		has been revoked.
16	(e)	A supplier shall:
17	(1)	Furnish to the commission a list of all equipment,
18		devices, and supplies offered for sale or lease in
19		connection with casino games authorized under this
20		chapter;
21	(2)	Keep books and records for the furnishing of

equipment, devices, and supplies to casino gaming

1,		operations separate and distinct from any other
2		business that the supplier might operate;
3	(3)	File quarterly returns with the commission listing all
4		sales and leases;
5	(4)	Permanently affix its name to all its equipment,
6		devices, and supplies, used for casino gaming
7		operations; and
8	(5)	File an annual report listing its inventories of
9		casino gaming equipment, devices, and supplies.
10	(f)	Any person who knowingly makes a false statement on an
11	applicati	on is guilty of a petty misdemeanor.
12	(g)	Any casino gaming equipment, devices, or supplies
13	provided	by any licensed supplier may either be repaired in the
14	casino fa	cility or be removed from the casino facility to a
15	facility	owned by the holder of a casino license for repair.
16	Any suppl	ier's equipment, devices, and supplies that are used by
17	any perso	n in an unauthorized gaming operation shall be
18	forfeited	to the county.
19	\$	-14 Occupational licenses. (a) The commission may
20	issue an	occupational license to an applicant upon:
21	(1)	The payment of a nonrefundable application fee set by
22		the commission;

1	(2)	A determination by the commission that the applicant
2		is eligible for an occupational license; and
3	(3)	Payment of an annual license fee in an amount set by

5 (b) To be eligible for an occupational license, an

the commission.

6 applicant shall:

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- 7 (1) Be at least twenty-one years of age if the applicant
  8 performs any function involved in casino gaming by
  9 patrons. Any applicant seeking an occupational
  10 license for a non-gaming function shall be at least
  11 eighteen years of age;
- (2) Not have been convicted of a felony offense in any
  jurisdiction or a crime involving dishonesty or moral
  turpitude; and
  - (3) Have met standards for the holding of an occupational license as provided in rules adopted by the commission, including background inquiries and other requirements.
- 19 (c) Each application for an occupational license shall be
  20 on forms prescribed by the commission and shall contain all
  21 information required by the commission. The applicant shall set
- 22 forth in the application whether the applicant:



1	(1)	Has been issued prior gaming-related licenses in any
2		jurisdiction;
3	(2)	Has been licensed in any other jurisdiction under any
4		other name, and if so, the name and the applicant's
5		age at the time; and
6	(3)	Has had a permit or license issued from any other
7		jurisdiction suspended, restricted, or revoked, and if
8		so, for what period of time.
9	(d)	Each applicant shall submit with the application two
10	sets of t	he applicant's fingerprints. The commission shall
11	charge ea	ch applicant a fee to defray the costs associated with
12	the searc	h and classification of fingerprints obtained by the
13	commissio	n with respect to the application.
14	(e)	The commission may refuse to grant an occupational
15	license t	o any person:
16	(1)	Who is unqualified to perform the duties required of
17		the applicant;
18	(2)	Who fails to disclose or states falsely any
19		information called for in the application;
20	(3)	Who has been found guilty of a violation of this

chapter or whose prior casino gaming related license

or application has been suspended, restricted,

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1		revoked, or denied for just cause in any other
2		jurisdiction; or
3	(4)	For any other just cause.
4	(f)	The commission may suspend, revoke, or restrict any
5	occupation	nal licensee:
6	(1)	For any violation of this chapter;
7	(2)	For any violation of the rules of the commission;
8	(3)	For any cause which, if known to the commission, would
9		have disqualified the applicant from receiving a
10		license;
11 .	(4)	For default in the payment of any obligation or debt
12		due to the State or the county; or
13	(5)	For any other just cause.
14	(g)	A person who knowingly makes a false statement on an
15	applicati	on is guilty of a petty misdemeanor.
16	(h)	Any license issued pursuant to this section shall be
17	valid for	a period of one year from the date of issuance and
18	shall be	renewable annually upon payment of the annual license
19	fee and a	determination by the commission that the licensee

continues to meet all of the requirements of this chapter.

1	(i)	Any training provided for an occupational licensee may
2	be conduc	ted either in a licensed casino facility or at a school
3	with whic	h a casino licensee has entered into an agreement.
4	\$	-15 Temporary supplier and occupational licenses. (a)
5	Upon writ	ten request of a person applying for a supplier or
6	occupatio	nal license under this chapter, the executive director
7	shall iss	ue a temporary license to the applicant and permit the
8	applicant	to undertake employment with, conduct business
9	transacti	ons with, and provide goods and services to, casino
10	licensees	, casino license applicants, and holders of
11	certifica	tes of suitability; provided that all of the following
12	provision	s are met:
13	(1)	The applicant has submitted to the commission a
14		completed application, an application fee, and all
15		required disclosure forms and other required written
16		documentation and materials;
17	(2)	Preliminary review of the application and a criminal
18		history check by the executive director and the
19		commission staff does not reveal that the applicant or
20		the applicant's affiliates, key persons, local and
21		regional managerial employees or sales and service

representatives, or substantial owners have been

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1	convicted of a felony or misdemeanor that would
2	require denial of the application or may otherwise be
3	ineligible, unqualified, or unsuitable to permit
4	licensure under this chapter;

- (3) There is no other apparent deficiency in the application that may require denial of the application; and
- (4) The applicant has an offer of employment from, or agreement to begin providing goods and services to, a casino licensee, casino license applicant, or holder of a certificate of suitability upon receipt of the temporary license or the applicant shows good cause for being granted a temporary license.
- (b) A temporary license issued under this section shall be valid for not more than one hundred and eighty days, but may be renewed upon expiration by the executive director.
- (c) An applicant who receives a temporary license under
  this section may undertake employment with or supply a casino
  licensee, casino license applicants, and holders of certificates
  of suitability with goods and services subject to this chapter
  until a license is issued by the commission pursuant to the
  applicant's application or until the temporary license expires

- 1 or is suspended or revoked. During the period of the temporary
- 2 license, the applicant shall comply with this chapter and rules
- 3 adopted by the commission.
- 4 (d) If the temporary license expires, is not renewed, or
- 5 is suspended or revoked, the executive director shall
- 6 immediately forward the applicant's application to the
- 7 commission for action after first providing a reasonable time
- 8 for the applicant to correct any apparent deficiency in its
- 9 application.
- 10 § -16 Annual report. The commission shall submit a
- 11 written annual report to the governor and the legislature at
- 12 least sixty days prior to the close of each fiscal year and
- 13 shall submit any additional reports that the governor or the
- 14 legislature requests. The annual report shall include:
- 15 (1) A statement of receipts and disbursements related to
- casino gaming pursuant to this chapter;
- 17 (2) Actions taken by the commission; and
- 18 (3) Any additional information and recommendations that
- the commission may deem valuable or which the governor
- or the legislature may request.
- 21 § -17 Hearings by the commission. (a) Upon order of
- 22 the commission, one of the commission members or a hearings



- 1 officer designated by the commission may conduct any hearing
- 2 provided for under this chapter related to casino gaming or by
- 3 commission rule, and may recommend findings and decisions to the
- 4 commission. The record made at the time of the hearing shall be
- 5 reviewed by the commission, or a majority thereof, and the
- 6 findings and decisions of the majority of the commission shall
- 7 constitute the order of the commission in that case.
- 8 (b) Any party aggrieved by an action of the commission
- 9 denying, suspending, revoking, restricting, or refusing to renew
- 10 a license under this chapter may request in writing a hearing
- 11 before the commission within five days after service of notice
- 12 of the action of the commission. Notice of the actions of the
- 13 commission shall be served either by personal delivery or by
- 14 certified mail, postage prepaid, to the aggrieved party. Notice
- 15 served by certified mail shall be deemed complete on the
- 16 business day following the date of the mailing. The commission
- 17 shall conduct all requested hearings promptly and in reasonable
- 18 order.
- 19 § -18 Conduct of casino gaming. Casino gaming may be
- 20 conducted by the holder of a casino license, subject to the
- 21 following:

1	(1)	The site of the casino facility shall be restricted to
2		Waikiki, mauka of Kalakaua Avenue;
3	(2)	The casino facility shall be a stand-alone facility
4		and shall not be located within a hotel;
5	(3)	The term of the casino license shall be twenty years
6		and shall be renewable for additional twenty-year
7		terms; provided that:
8		(A) The casino facility has demonstrated an effort to
9		increase tourism, generate jobs, provide revenue
10		to the local economy, and provide revenue to the
11		general fund;
12		(B) The casino licensee's actions have not caused the
13		casino license under this chapter to be suspended
14		or revoked; and
15		(C) The applicant and its qualifiers remain eligible
16		and suitable for a casino license;
17	(4)	The casino facility may operate twenty-four hours per
18		day, each and every day of the year;
19	(5)	Minimum and maximum wagers on games shall be set by
20		the casino licensee;
21	(6)	The commission's agents may enter and inspect the

casino facility at any time for the purpose of

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1		determining whether the casino licensee is in
2		compliance with this chapter;
3	(7)	Commission employees shall have the right to be
4		present in a casino facility or on adjacent facilities
5		under the control of the casino licensee;
6	(8)	Gaming equipment and supplies customarily used in
7		conducting casino gaming shall be purchased or leased
8		only from suppliers licensed under this chapter;
9	(9)	Persons licensed under this chapter shall permit no
10		form of wagering on games except as permitted by this
11		chapter;
12	(10)	Wagers may be received only from a person present in a
13		licensed casino facility. No person present in a
14		licensed casino facility shall place or attempt to
15		place a wager on behalf of another person who is not
16		present in the casino facility;
17	(11)	Wagering shall not be conducted with money or other
18		negotiable currency, except for wagering on slot
19		machines;
20	(12)	No person under age twenty-one shall be permitted in
21		an area of a casino facility where casino gaming is
22		being conducted, except for a person at least eighteen

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1		years of age who is an employee of the casino
2		facility. No employee under age twenty-one shall
3		perform any function involved in casino gaming by
4		patrons. No person under age twenty-one shall be
5		permitted to make a wager under this chapter;
6	(13)	All tokens, chips, or electronic cards used to make
7		wagers shall only be purchased from the casino
8		licensee within the casino facility. The tokens,
9		chips, or electronic cards may be purchased by means
10		of an agreement under which the casino licensee
11		extends credit to the wagerer. The tokens, chips, or
12		electronic cards shall be used while within a casino
13		facility only for the purpose of making wagers on
14		authorized games;
15	(14)	Prior to commencing gaming operations at the casino
16		facility, the casino licensee shall enter into a
17		development agreement with the State that includes at
18		least the following terms:
19		(A) The casino licensee agrees to invest at least
20		\$50,000,000 to develop and construct a casino
21		facility;

1		(B)	The casino licensee agrees to use best efforts to
2			train residents of the State for jobs that are
3			available at the casino facility;
4		(C)	The casino licensee agrees that neither the
5			casino licensee, nor any parent or subsidiary of
6			the casino licensee, will operate in a
7			jurisdiction that permits wagering on Hawaii
8			collegiate athletics;
9		(D)	The casino licensee shall use best efforts to
10			increase tourism, generate jobs, provide revenue
11			to the local economy, and provide revenue to the
12			State; and
13		(E)	The casino licensee and the State agree that,
14			other than the one casino facility licensed under
15			this chapter, the State shall not authorize any
16			additional gaming in the State without the prior
17			written consent of the casino licensee and the
18			State; and
19	(15)	In a	ddition to the above, casino gaming shall be
20		conc	ducted in accordance with all rules adopted by the

commission.

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             -19 Collection of amounts owing under credit
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    agreements. Notwithstanding any other law to the contrary, a
 3
    casino licensee who extends credit to a wagerer shall be
 4
    expressly authorized to institute a cause of action to collect
5
    any amounts due and owing under the extension of credit, as well
6
    as the licensee's costs, expenses, and reasonable attorney's
    fees incurred in collection.
8
             -20 Wagering tax; rate; disposition. A wagering tax
9
    shall be imposed on the monthly gross receipts received from
10
    casino gaming authorized under this chapter at the rate of
11
    fifteen per cent. The wagering tax imposed by this section
12
    shall be in lieu of all other state taxes on gross or adjusted
13
    gross receipts, including taxes levied under chapters 237 and
14
    239, except income taxes. All other income received by the
15
    casino licensee that are not from casino gaming are not subject
16
    to the wagering tax, but are subject to any other state taxes on
    gross or adjusted gross receipts levied under chapters 237 and
17
    239. Tax revenues collected under this section shall be
18
19
    deposited into the state general fund; provided that the
20
    following amounts shall be retained by the commission and
21
    deposited into the state gaming fund for use by the commission
22
    as follows:
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1	(1)	One per cent of the tax revenues to fund a compulsive
2		gamblers program and for public security at the casino
3		facility; and
4	(2)	Not more than one per cent of the tax revenues to fund
5		administrative expenses of the commission.
6	\$	-21 State gaming fund; disposition of taxes collected.
7	There is	established within the state treasury the state gaming
8	fund to b	e administered by the Hawaii gaming control commission
9	into whic	h shall be deposited all fees, taxes, and fines
10	collected	under this chapter other than the wagering tax
11	collected	pursuant to section -20. Moneys from the state
12	gaming fu	nd shall be used to fund:
13	(1)	A compulsive gamblers program and for public security
14		at the casino facility; and
15	(2)	Administrative expenses of the commission.

Thereafter, the auditor shall conduct a program and financial audit every four years after the initial audit is completed.

and financial audit of the Hawaii gaming commission.

§ -22 Legislative oversight. After the first full

fiscal year of operation, the auditor shall conduct a program

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1	\$	-23 Compulsive gamblers program. The commission shall
2	create an	d implement a program to assist individuals who are
3	identifie	d as compulsive gamblers.
4	\$	-24 Disclosure of information. The commission, upon
5	written r	equest from any person, shall provide the following
6	informati	on concerning the applicant or licensee, the
7	applicant	's or licensee's products, services or gambling
8	enterpris	es, and the applicant's or licensee's business holdings
9	if the co	mmission has the information in its possession:
10	(1)	The name, business address, and business telephone
11	t.	number;
12	(2)	An identification of any applicant or licensee
13		including, if an applicant or licensee is not an
14		individual, its state of incorporation or
15		registration, its corporate officers, and the identity
16		of its qualifiers;
17	(3)	The name and business telephone number of any
18		attorney, counsel, lobbyist, or any other person
19		representing an applicant or licensee in matters
20		before the commission; and
21	(4)	A description of the product or service to be supplied

by, or occupation to be engaged in by, a licensee.

- 1 S -25 License issuance fee. In addition to any other 2 fee or payment required under this chapter, there shall be a 3 one-time fee of \$150,000,000, in cash or cash equivalent, to be 4 paid as follows: 5 \$75,000,000 as a condition precedent to the issuance of the casino license; and 6 7 (2) \$75,000,000 one year after the casino license is 8 issued. 9 Upon payment of the \$75,000,000 due one year after the casino 10 license is issued, the casino licensee shall be credited with 11 this payment against the wagering tax imposed upon the casino 12 licensee under section -20, to be amortized over a period of 13 ten years after that payment is made. The fee shall be 14 deposited into the general fund." SECTION 2. Chapter 712, Hawaii Revised Statutes, is 15 16 amended by adding a new section to part III to be appropriately 17 designated and to read as follows: 18 "\$712- Casino gaming; exempted. This part shall not 19 apply to casino gaming as authorized by chapter ." 20 SECTION 3. Section 46-80.5, Hawaii Revised Statutes, is 21 amended by amending subsection (e) to read as follows:
  - SB LRB 13-0493.doc

Exemptions.

"(e)

1	( 1 )	rioperty owned by the state of country governments of
2		entities, may be exempt from the assessment except as
3		provided in paragraph (3);
4	(2)	Property owned by the federal government or entities,
5		shall be exempt from the assessment except as provided
6		in paragraph (3);
7	(3)	If a public body owning property, including property
8		held in trust for any beneficiary, which is exempt
9		from an assessment pursuant to paragraphs $(1)$ and $(2)$ ,
10		grants a leasehold or other possessory interest in the
11		property to a nonexempt person or entity, the
12		assessment, notwithstanding paragraphs (1) and (2),
13		shall be levied on the leasehold or possessory
14		interest and shall be payable by the lessee;
15	(4)	The construction of any casino facility in Waikiki
16		authorized under chapter shall be exempt from the
17	,	assessment and any special improvement district
18		requirements regarding redevelopment authorized by
19		subsection (a);
20	[ <del>-(4)-</del> ]	(5) The redevelopment of the Ala Wai boat harbor
21		shall be exempt from the assessment and any special

1	improvement district requirements authorized by
2	subsection (a); and
3	$[\frac{(5)}{(6)}]$ No other properties or owners shall be exempt
4	from the assessment unless the properties or owners
5	are expressly exempted in the ordinance establishing a
6	district adopted pursuant to this section or amending
7	the rate or method of assessment of an existing
8	district."
9	SECTION 4. There is appropriated out of the general
10	revenues of the State of Hawaii the sum of \$5,000,000 or so much
11	thereof as may be necessary for fiscal year 2014-2015 for the
12	purpose of funding the operations of the Hawaii gaming control
13	commission; provided that the:
14	(1) Casino licensee shall reimburse the amount
15	appropriated by remitting \$5,000,000 to the director
16	of finance no later than the first day on which the
17	casino opens for operation;
18	(2) Casino licensee's application fee under section
19	-8(e), Hawaii Revised Statutes, shall be applied
20	as a credit against the \$5,000,000 amount due under
21	this section; and

1	(3) Amount the casino licensee reimburses the State under
2	this section shall also be credited against the
3	wagering tax imposed under section -20, Hawaii
4	Revised Statutes.
5	The sum appropriated shall be expended by the department of
6	business, economic development, and tourism for the purposes of
7	this Act.
8	SECTION 5. Statutory material to be repealed is bracketed
9	and stricken. New statutory material is underscored.
10	SECTION 6. This Act shall take effect on July 1, 2013;
11	provided that section 4 shall take effect on July 1 2014

#### Report Title:

Stand-Alone Casino Gaming; Waikiki; Appropriation

#### Description:

Grants 20-year license for one stand-alone casino in Waikiki not in a hotel. Establishes Hawaii Gaming Control Commission. Imposes 15% wagering tax on gross receipts. Creates State Gaming Fund and Compulsive Gambler Program. Appropriates funds. Effective 07/01/2013.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.