By Senator Altman

	24-00339A-12 2012986
1	A bill to be entitled
2	An act relating to slot machines and slot machine
3	components; amending s. 551.103, F.S.; requiring the
4	Division of Pari-mutuel Wagering within the Department
5	of Business and Professional Regulation to adopt rules
6	regulating slot machines and providing specifications
7	for the internal components of slot machines;
8	requiring that the division adopt specifications and
9	procedures to ensure random probabilities of winning
10	plays and provide for the operation of random-number
11	generators; amending s. 551.104, F.S.; deleting
12	obsolete provisions; clarifying duties of a slot
13	machine licensee to conform to changes made by the
14	act; amending s. 551.121, F.S.; prohibiting a slot
15	machine's random-number generator from serving more
16	than one station or terminal where an individual
17	player places his or her wagers; providing for
18	progressive jackpot payouts except in conjunction with
19	slot machines between other licensed facilities;
20	providing an effective date.
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22	Be It Enacted by the Legislature of the State of Florida:
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24	Section 1. Subsection (1) of section 551.103, Florida
25	Statutes, is amended to read:
26	551.103 Powers and duties of the division and law
27	enforcement
28	(1) The division shall adopt, pursuant to the provisions of
29	ss. 120.536(1) and 120.54, all rules necessary to implement,

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24-00339A-12 2012986 30 administer, and regulate slot machines and slot machine gaming 31 as authorized in this chapter. The Such rules must include: 32 (a) Procedures for applying for a slot machine license and 33 renewal of a slot machine license. 34 (b) Technical requirements and the qualifications contained 35 in this chapter that are necessary to receive a slot machine 36 license or slot machine occupational license. 37 (c) Procedures to scientifically test and technically evaluate slot machines, including all components, hardware, and 38 39 software for slot machines, for compliance with this chapter. The division may contract with an independent testing laboratory 40 to conduct any necessary testing under this section. The 41 42 independent testing laboratory must have a national reputation 43 and be which is demonstrably competent and qualified to 44 scientifically test and evaluate slot machines for compliance 45 with this chapter and to otherwise perform the functions 46 assigned to it in this chapter. An independent testing 47 laboratory may shall not be owned or controlled by a licensee. The use of an independent testing laboratory for any purpose 48 49 related to the conduct of slot machine gaming by a licensee under this chapter shall be made from a list of one or more 50 51 laboratories approved by the division. 52 (d) Procedures relating to slot machine revenues, including

verifying and accounting for such revenues, auditing, and
collecting taxes and fees consistent with this chapter.
(e) Procedures for regulating, managing, and auditing the

56 operation, financial data, and program information relating to 57 slot machine gaming <u>which</u> that allow the division and the 58 Department of Law Enforcement to audit the operation, financial

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59 data, and program information of a slot machine licensee, as 60 required by the division or the Department of Law Enforcement, 61 and provide the division and the Department of Law Enforcement 62 with the ability to monitor, at any time on a real-time basis, 63 wagering patterns, payouts, tax collection, and compliance with 64 any rules adopted by the division for the regulation and control 65 of slot machines operated under this chapter. The Such 66 continuous and complete access, at any time on a real-time basis, shall include the ability of either the division or the 67 68 Department of Law Enforcement to suspend play immediately on 69 particular slot machines if monitoring of the facilities-based 70 computer system indicates possible tampering or manipulation of 71 those slot machines or the ability to suspend play immediately 72 of the entire operation if the tampering or manipulation is of 73 the computer system itself. The division shall notify the 74 Department of Law Enforcement or the Department of Law 75 Enforcement shall notify the division, as appropriate, whenever 76 there is a suspension of play under this paragraph. The division 77 and the Department of Law Enforcement shall exchange the such 78 information necessary for and cooperate in the investigation of 79 the circumstances requiring suspension of play under this 80 paragraph.

(f) Procedures for requiring each licensee at his or her own cost and expense to supply the division with a bond having the penal sum of \$2 million payable to the Governor and his or her successors in office for each year of the licensee's slot machine operations. <u>The Any</u> bond shall be issued by a surety or sureties approved by the division and the Chief Financial Officer, conditioned to faithfully make the payments to the

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88	Chief Financial Officer in his or her capacity as treasurer of
89	the division. The licensee shall be required to keep its books
90	and records and make reports as provided in this chapter and $rac{ extsf{to}}{ extsf{to}}$
91	conduct its slot machine operations in conformity with this
92	chapter and all other provisions of law. <u>The</u> Such bond shall be
93	separate and distinct from the bond required in s. 550.125.
94	(g) Procedures for requiring licensees to maintain
95	specified records and submit any data, information, record, or
96	report, including financial and income records, required by this
97	chapter or determined by the division to be necessary to the
98	proper implementation and enforcement of this chapter.
99	(h) A requirement that the payout percentage of a slot
100	machine be no less than 85 percent.
101	(i) Minimum standards for security of the facilities,
102	including floor plans, security cameras, and other security
103	equipment.
104	(j) Procedures for requiring slot machine licensees to
105	implement and establish drug-testing programs for all slot
106	machine occupational licensees.
107	(k) Specifications of the required internal components for
108	a slot machine, including the location, configuration, and
109	function of the components, and the operating requirements for
110	all hardware and software.
111	(1) Procedures and specifications for slot machines to
112	ensure the random probabilities of winning plays and the
113	specifications for the operation of the random-number generator
114	of each slot machine.
115	Section 2. Subsection (4) of section 551.104, Florida
116	Statutes, is amended to read:

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          551.104 License to conduct slot machine gaming.-
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          (4) As a condition of licensure and to maintain continued
     authority for the conduct of slot machine gaming, the slot
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     machine licensee shall:
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           (a) Continue to be in compliance with this chapter.
           (b) Continue to be in compliance with chapter 550, where
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     applicable, and maintain the pari-mutuel permit and license in
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     good standing pursuant to the provisions of chapter 550.
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     Notwithstanding any contrary provision of law and in order to
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     expedite the operation of slot machines at eligible facilities,
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     any eligible facility shall be entitled within 60 days after the
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     effective date of this act to amend its 2006-2007 pari-mutuel
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     wagering operating license issued by the division under ss.
     550.0115 and 550.01215. The division shall issue a new license
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     to the eligible facility to effectuate any approved change.
1.32
           (c) Conduct no fewer than a full schedule of live racing or
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     games as defined in s. 550.002(11). A permitholder's
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     responsibility to conduct such number of live races or games
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     shall be reduced by the number of races or games that could not
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     be conducted due to the direct result of fire, war, hurricane,
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     or other disaster or event beyond the control of the
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     permitholder.
           (d) Upon approval of any changes relating to the pari-
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     mutuel permit by the division, be responsible for providing
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     appropriate current and accurate documentation on a timely basis
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     to the division in order to continue the slot machine license in
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     good standing. Changes in ownership or interest of a slot
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144 machine license of 5 percent or more of the stock or other 145 evidence of ownership or equity in the slot machine license or

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CODING: Words stricken are deletions; words underlined are additions.

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24-00339A-12 2012986 146 any parent corporation or other business entity that in any way 147 owns or controls the slot machine license must shall be approved by the division before the prior to such change, unless the 148 149 owner is an existing holder of that license who was previously 150 approved by the division. Changes in ownership or interest of a slot machine license of less than 5 percent, unless such change 151 152 results in a cumulative total of 5 percent or more, shall be 153 reported to the division within 20 days after the change. The 154 division may then conduct an investigation to ensure that the 155 license is properly updated to show the change in ownership or 156 interest. Reporting No reporting is not required if the person 157 holds is holding 5 percent or less equity or securities of a 158 corporate owner of the slot machine licensee that has its 159 securities registered pursuant to s. 12 of the Securities 160 Exchange Act of 1934, 15 U.S.C. ss. 78a-78kk, and if such 161 corporation or entity files with the United States Securities 162 and Exchange Commission the reports required by s. 13 of that 163 act or if the securities of the corporation or entity are 164 regularly traded on an established securities market in the 165 United States. A change in ownership or interest of less than 5 166 percent which results in a cumulative ownership or interest of 5 167 percent or more must shall be approved by the division before the prior to such change unless the owner is an existing holder 168 169 of the license who was previously approved by the division.

(e) Allow the division and the Department of Law
Enforcement unrestricted access to and right of inspection of
facilities of a slot machine licensee in which any activity
relative to the conduct of slot machine gaming is conducted.
(f) Ensure that the facilities-based computer system that

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24-00339A-12 2012986 175 the licensee will use for operational and accounting functions 176 of the slot machine facility is specifically structured to 177 facilitate regulatory oversight. The facilities-based computer 178 system shall be designed to provide the division and the 179 Department of Law Enforcement with the ability to monitor, at 180 any time on a real-time basis, the wagering patterns, payouts, 181 tax collection, and such other operations as necessary to 182 determine whether the facility is in compliance with statutory 183 provisions and rules adopted by the division for the regulation and control of slot machine gaming. The division and the 184 185 Department of Law Enforcement shall have complete and continuous 186 access to this system. Such access shall include the ability of either the division or the Department of Law Enforcement to 187 188 suspend play immediately on particular slot machines if 189 monitoring of the system indicates possible tampering or 190 manipulation of those slot machines or the ability to suspend 191 play immediately of the entire operation if the tampering or 192 manipulation is of the computer system itself. The computer system shall be reviewed and approved by the division to ensure 193 194 necessary access, security, and functionality. The division may 195 adopt rules to provide for the approval process.

196 (g) Ensure that each slot machine is protected from 197 manipulation or tampering to affect the random probabilities of 198 winning plays. The division or the Department of Law Enforcement 199 has shall have the authority to suspend play upon reasonable 200 suspicion of any manipulation or tampering. When play has been 201 suspended on any slot machine, the division or the Department of 202 Law Enforcement may examine the any slot machine to determine 203 whether the machine has been tampered with or manipulated and

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204	whether the machine should be returned to operation.
201	(h) Submit a security plan, including the facilities' floor
200	plan, the locations of security cameras, and a listing of all
200	security equipment that is capable of observing and
207	electronically recording activities being conducted in the
209	facilities of the slot machine licensee. The security plan must
210	meet the minimum security requirements as determined by the
211	division under s. $551.103(1)(i)$ and be implemented <u>before the</u>
212	prior to operation of slot machine gaming. The slot machine
213	licensee's facilities must adhere to the security plan at all
214	times. Any changes to the security plan must be submitted by the
215	licensee to the division <u>before the plan is implemented</u> prior to
216	implementation. The division shall furnish copies of the
217	security plan and changes in the plan to the Department of Law
218	Enforcement.
219	(i) Create and file with the division a written policy for:
220	1. Creating opportunities to purchase from vendors in this
221	state, including minority vendors.
222	2. Creating opportunities for employment of residents of
223	this state, including minority residents.
224	3. Ensuring opportunities for construction services from
225	minority contractors.
226	4. Ensuring that opportunities for employment are offered
227	on an equal, nondiscriminatory basis.
228	5. Training for employees on responsible gaming and working
229	with a compulsive or addictive gambling prevention program to
230	further its purposes as provided for in s. 551.118.
231	6. The implementation of a drug-testing program that

232 includes, but is not limited to, requiring each employee to sign

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233	an agreement that he or she understands that the slot machine
234	facility is a drug-free workplace.
235	
236	The slot machine licensee shall use the Internet-based job-
237	listing system of the Department of Economic Opportunity in
238	advertising employment opportunities. Beginning in June 2007,
239	Each slot machine licensee shall provide an annual report to the
240	division containing information indicating compliance with this
241	paragraph in regard to minority persons.
242	(j) Ensure that the payout percentage of a slot machine
243	gaming facility is at least 85 percent.
244	Section 3. Subsection (5) of section 551.121, Florida
245	Statutes, is amended to read:
246	551.121 Prohibited activities and devices; exceptions
247	(5) A slot machine's random-number generator may not serve
248	more than one station or terminal where an individual player
249	places his or her wagers. However, a slot machine, or the
250	computer operating system linking the slot machine, may be
251	linked by any means to any other slot machine or computer
252	operating system within the facility of a slot machine licensee
253	for progressive jackpot payouts. A progressive system may <u>not</u> be
254	used in conjunction with slot machines between licensed
255	facilities in Florida or in other jurisdictions.
256	Section 4. This act shall take effect July 1, 2012.

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