



General Assembly

February Session, 2006

Raised Bill No. 305

LCO No.1080

01080_____PS_

Referred to Committee on Public Safety and Security

Introduced by:
(PS)

***AN ACT CLARIFYING THE LICENSING AUTHORITY OF THE GAMING
POLICY BOARD AND THE DIVISION OF SPECIAL REVENUE.***

Be it enacted by the Senate and House of Representatives in General
Assembly convened:

1 Section 1. Subsection (b) of section 12-574 of the general statutes is
2 repealed and the following is substituted in lieu thereof (*Effective*
3 *October 1, 2006*):

4 (b) No business organization, other than a shareholder in a publicly
5 traded corporation, may exercise control in or over an association
6 licensee unless such business organization is licensed as an affiliate
7 licensee by the board as provided in subdivision (1) of subsection (h) of
8 section 12-574, as amended by this act.

9 Sec. 2. Subsection (h) of section 12-574 of the general statutes is
10 repealed and the following is substituted in lieu thereof (*Effective*
11 *October 1, 2006*):

12 [(h) If any business organization qualifies to be licensed either as an
13 affiliate of an association licensee or as a concessionaire, such business
14 organization shall be licensed as an affiliate licensee by the board. If
15 any business organization qualifies to be licensed either as an affiliate

16 of a concessionaire licensee or as a concessionaire, such business
17 organization shall be licensed as an affiliate licensee by the executive
18 director.]

19 (h) (1) The board shall issue affiliate of association licenses to
20 qualified business organizations. (2) The executive director shall issue
21 affiliate of concessionaire licenses to qualified business organizations.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2006</i>	12-574(b)
Sec. 2	<i>October 1, 2006</i>	12-574(h)

Statement of Purpose:

To clarify the licensing authority of the Gaming Policy Board and the Division of Special Revenue regarding affiliate licenses.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]