
DIGEST

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HB 580 Original

2022 Regular Session

Stefanski

Abstract: Relative to sports wagering and the La. Lottery Corp., provides relative to the corporation's sports book, amends the definition of "sports wagering mechanism" or "kiosk", and requires the corporation to contract with a qualified sports wagering platform provider.

Present law (R.S. 47:9001) relative to the purpose and intent of the La. Lottery Corp. (corporation), requires the corporation through an operator to operate and administer a sports book which shall be a separate and distinct responsibility and operation from lottery gaming.

Proposed law amends present law to provide that the sports book shall be a La. Lottery Corp. branded sports book.

Present law (R.S. 40:9002(27)) defines "sports wagering mechanism" or "kiosk" as a corporation approved self-service mechanical, electrical, or computerized terminal, device, apparatus, or piece of equipment that is directly tied to the central system of the sports wagering platform provider approved by and contracting with the corporation, which allows a patron to place a sports wager on premises of a permitted retail establishment. "Sports wagering mechanism" does not include a personal computer, mobile phone, or other device owned and used by a player to wager on a sports event.

Proposed law amends the present law definition to mean a corporation approved new or existing lottery terminal including self-service mechanical, electrical, or computerized terminal, device, apparatus, or piece of equipment that is directly tied to the lottery central system of the sports wagering platform provider.

Present law (R.S. 47:9091(B)) requires the corporation to contract with a sports wagering platform provider for the operation of a sports book.

Proposed law amends present law to require the corporation to contract with a qualified sports wagering platform provider for the operation of a La. Lottery Corp. branded sports book.

(Amends R.S. 47:9001(B), 9002(27), and 9091(B))