THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 515

Session of 2019

INTRODUCED BY ROAE, MILLARD, RYAN, JAMES, BERNSTINE AND B. MILLER, FEBRUARY 19, 2019

REFERRED TO COMMITTEE ON GAMING OVERSIGHT, FEBRUARY 19, 2019

AN ACT

Amending Title 4 (Amusements) of the Pennsylvania Consolidated Statutes, in Pennsylvania Gaming Control Board, further providing for Pennsylvania Gaming Control Board established 3 and for code of conduct. 4 5 The General Assembly of the Commonwealth of Pennsylvania 6 hereby enacts as follows: 7 Section 1. Section 1201(b)(1) and (f)(3) of Title 4 of the 8 Pennsylvania Consolidated Statutes are amended and subsection 9 (b) is amended by adding a paragraph to read: 10 § 1201. Pennsylvania Gaming Control Board established. 11 12 Membership. -- The board shall consist of the following members: 13 14 (1)[Three] Except as provided under paragraph (1.1), 15 three members appointed by the Governor. 16 (1.1) On or after the effective date of this paragraph, 17 upon the expiration of the terms of or creation of vacancies 18 by two of the members appointed under paragraph (1), the

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following shall apply:

(i) The Governor may not appoint individuals to

serve as successors or fill vacancies created by the two

members.

(ii) The Governor shall appoint an individual to

serve as a successor or fill a vacancy created by the one

remaining member as prescribed under this section.

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(f) Qualified majority vote.--

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(3) Notwithstanding any other provision of this part or 10 65 Pa.C.S. § 1103(j) (relating to restricted activities), a 11 12 member shall disclose the nature of his disqualifying 13 interest, disqualify himself and abstain from voting in a hearing or proceeding under this part in which his 14 15 objectivity, impartiality, integrity or independence of 16 judgment may be reasonably questioned, as provided in 17 subsection (h)(6) or section 1202.1(c)(3) (relating to code 18 of conduct). If a legislative appointee has disqualified 19 himself, the qualified majority shall consist of all of the 20 remaining legislative appointees and at least two 21 qubernatorial appointees. If a legislative appointee has 22 disqualified himself and the board consists of only one 23 qubernatorial appointee, the qualified majority shall consist 24 of all of the remaining legislative appointees and one

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Section 2. Section 1202.1(c.2)(3)(iii) of Title 4 is amended

28 to read:

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29 § 1202.1. Code of conduct.

gubernatorial appointee.

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1 (c.2) Procedures relating to ex parte communications.--

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3 (3) * * *

(iii) If a legislative appointee recuses himself 4 5 from any hearing or other proceeding under this section, 6 any qualified majority vote required under this part shall consist of all of the remaining legislative 7 appointees and at least two gubernatorial appointees. If 8 9 a legislative appointee recuses himself from any hearing or other proceeding under this section and only one 10 gubernatorial appointee is on the board, any qualified 11 majority vote required under this part shall consist of 12 all of the remaining legislative appointees and one 13 14 gubernatorial appointee.

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16 Section 3. This act shall take effect in 60 days.