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1	INTERNET GAMBLING
2	2012 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Stephen E. Sandstrom
5	Senate Sponsor: John L. Valentine
6 7	LONG TITLE
8	General Description:
9	This bill modifies the Criminal Code regarding the definition of gambling.
10	Highlighted Provisions:
11	This bill:
12	<ul> <li>defines Internet gambling; Ĥ→ [and] ←Ĥ</li> </ul>
13	<ul> <li>clarifies that gambling, which is prohibited in Utah, includes any form of Internet</li> </ul>
14	gambling Ĥ→;
14a	<ul> <li>provides that any person who knowingly transmits, receives, or relays any form of</li> </ul>
14b	Internet or online gambling into or within this state is guilty of a class A misdemeanor; and
14c	<u>▶ [requires]</u> provides that [the governor advise the federal government of this state's
14c1	choice to opt
14d	out of Internet gambling if any federal law authorizes Internet gambling in the states, this
14e	state shall opt out of allowing Internet gambling by the procedure provided in the federal law;
14f	<u>and</u>
14g	<ul> <li>provides an exemption for an Internet service provider or hosting company, a</li> </ul>
14h	provider of public telecommunications services, and an Internet advertising service that is
14i	routing or providing connections without selecting the material $\leftarrow \hat{H}$ .
15	Money Appropriated in this Bill:
16	None
17	Other Special Clauses:
18	Ĥ→ [None] This bill takes effect on July 1, 2012. ←Ĥ
19	Utah Code Sections Affected:
20	AMENDS:
21	<b>76-10-1101</b> , as last amended by Laws of Utah 2009, Chapter 382

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[ <del>(7)</del> ] (8) "Video gaming device" means any device that possesses all of the following
characteristics:
(a) a video display and computer mechanism for playing a game;
(b) the length of play of any single game is not substantially affected by the skill,
knowledge, or dexterity of the player;
(c) a meter, tracking, or recording mechanism that records or tracks any money, tokens,
games, or credits accumulated or remaining;
(d) a play option that permits a player to spend or risk varying amounts of money,
tokens, or credits during a single game, in which the spending or risking of a greater amount of
money, tokens, or credits:
(i) does not significantly extend the length of play time of any single game; and
(ii) provides for a chance of greater return of credits, games, or money; and
(e) an operating mechanism that requires inserting money, tokens, or other valuable
consideration in order to function.
Section 2. Section 76-10-1102 is amended to read:
76-10-1102. Gambling.
(1) A person is guilty of gambling if [he] the person:
(a) participates in gambling, including any Internet \$→ or online ←\$ gambling;
(b) knowingly permits any gambling to be played, conducted, or dealt upon or in any
real or personal property owned, rented, or under the control of the actor, whether in whole or
in part; or
(c) knowingly allows the use of any video gaming device that is:
(i) in any business establishment or public place; and
(ii) accessible for use by any person within the establishment or public place.
(2) Gambling is a class B misdemeanor, [provided, however,] except that any person
who is [twice] convicted two or more times under this section [shall be] is guilty of a class A
misdemeanor.
$\hat{H} \rightarrow (3)$ (a) A person is guilty of a class A misdemeanor who [:
(a) knowingly transmits, receives, or relays] intentionally provides or offers to provide any
form of Internet or online gambling
[into] to any person in this state. [or within this state; or
(b) promotes, offers, or provides Internet gambling in this state.] (b) Subsection (3)(a) does
not apply to an Internet service provider or hosting company as defined in Section 76-10-1230,
a provider of public telecommunications services defined in Section 54-8b-2, or an ←Ĥ

85d3	$\hat{\mathbf{H}} \rightarrow$ Internet advertising service by reason of the the fact that the Internet service provider,
85d4	hosting company, Internet advertising service, or provider of public telecommunications
85d5	services:
85d6	(i) transmits, routes, or provides connections for material without selecting the material; or
85d7	(ii) stores or delivers the material at the direction of a user.
85e	[(4) If any federal law is enacted that authorizes Internet gambling in the states and the
85f	federal law provides that individual states may opt out of allowing Internet gambling by the
85g	process of the governor of the state advising the federal regulatory authority of the

85h	H→ [state's choice to opt out, the governor of this state shall inform the regulatory authority in
85i	compliance with the opt-out provisions of the federal legislation.
85i1	(4) If any federal law is enacted that authorizes Internet gambling in the states and that
85i2	federal law provides that individual states may opt out of Internet gambling, this state shall
85i3	opt out of Internet gambling in the manner provided by federal law and within the time frame
85i4	provided by that law.
85j	(5) Whether or not any federal law is enacted that authorizes Internet gambling in the
85k	states, this section acts as this state's prohibition of any gambling, including Internet gambling,
851	in this state.
85m	Section 3. Effective date.
85n	This bill takes effect on July 1, 2012. ←Ĥ