

Amend CSHJR 155 (house committee report) as follows:

(1) On page 5, line 2, strike "eight" and substitute "nine".

(2) On page 5, line 12, strike "and".

(3) On page 5, line 22, strike the underlined period and substitute the following:

; and

(7) one destination resort owned and operated by the Kickapoo Traditional Tribe of Texas, without the payment of state license fees or compliance with minimum investment otherwise required for destination resorts, for a location the tribe owns or leases and designates as the destination resort, provided the location is within 300 miles of the exterior boundary of the tribe's reservation and the regulation of casino gaming by this state is not more restrictive than regulations applicable to other comparable gaming authorized by this state.

(4) On page 14, strike line 17 and substitute the following:

(w) The Kickapoo Traditional Tribe of Texas, on acceptance of this state's offer to the tribe provided in this section and approval of the secretary of the interior pursuant to 25 U.S.C. Section 2710(d), may offer Class III gaming, as defined by 25 U.S.C. Section 2703(8), on the tribe's reservation lands located in Maverick County, Texas, under rules adopted by the tribe that comply with the Indian Gaming Regulatory Act (Pub. L. No. 100-497) and applicable federal regulations, and the state and the tribe agree that wagers placed by players located outside of the tribe's Indian lands shall be deemed, for regulatory purposes, to take place where received and processed on the tribe's Indian lands. The placement of wagers by players located outside of the tribe's Indian lands is hereby permitted by state law.

(x) If, after January 1, 2023, video lottery terminals, slot machines, or other forms of gaming are authorized under state law within 200 miles of the boundary of the Kickapoo Traditional Tribe of Texas' reservation near Eagle Pass, Texas, the tribe is authorized to offer the same types of games or devices or other forms of gaming as authorized under state law at a location designated by the tribe. The number of games or devices authorized at the location shall equal any maximum number of games or devices

authorized under state law for other gaming locations. The location must be on land owned or leased by the tribe that is within 300 miles of the boundary of the tribe's reservation. The gaming authorized under this section shall be regulated by the tribe and the secretary of state. A rule on gaming conducted by the tribe that is adopted by the secretary of state may not be more restrictive than a rule applicable to other comparable types of gaming licensed by this state. A tax rate or fee may not be imposed on the tribe's gaming operation in an amount that exceeds the amount of a tax rate or fee imposed on the operators of other gaming locations or facilities in this state.

(y) If any provision of this section or its application to