INITIATIVE PETITION

Amendment to the Constitution
Proposed by Initiative Petition
To be submitted directly to the electors

Amendment

Title. An Amendment to the Ohio Constitution to authorize a single casino within each of the cities of Cleveland, Columbus, Cincinnati and Toledo. The tax revenue from those four casino facilities will be used to bolster Ohio’s economy; provide funding to support local communities and school districts across the state; provide job training for Ohio’s workforce and law enforcement; and provide funding to support strong gaming oversight and regulation.

SUMMARY

The Amendment to be enacted by amending Article XV, Section 6 of the Ohio Constitution will:

- Authorize a single casino at a designated location within each of the cities of Cincinnati, Cleveland, Columbus, and Toledo.
- Require the State of Ohio to impose and collect a thirty-three percent (33%) tax on gross casino revenue from each of these four casino facilities while providing the tax commissioner and a newly established Ohio Casino Control Commission with examination authority for the purposes of tax collection.
- In addition to the gross casino revenue tax, require that all casino operators of the four casino facilities will be subject to all customary non-discriminatory fees, taxes, and other charges that are generally imposed upon other Ohio businesses, their gross or net revenues, their operations, their owners, and their property. No other casino gaming-related fees, taxes, or other charges may be imposed upon gross casino revenue, casino operators, their operations, their owners, their property, or their patrons.
- Require each initial licensed casino operator of each of these four casino facilities to pay an upfront license fee of fifty million dollars ($50,000,000) to the state to support job training programs for Ohio’s workforce for a total of two hundred million dollars ($200,000,000).
- Require each initial licensed casino operator of each of these four casino facilities to make an investment of at least two hundred fifty million dollars ($250,000,000) in the development of their casino facilities for a total minimum investment of one billion dollars ($1,000,000,000) statewide.
- Distribute the proceeds of the tax on gross casino revenue from each casino as follows:
  1. 51% among all 88 counties in proportion to each county’s respective populations at the time of such distribution. Half of each county’s distribution shall go to its largest city, but only if that city’s population is greater than 80,000 as of the 2000 U.S. census.
  2. 34% among all 88 counties in proportion to each county’s respective public school district student populations at the time of such distribution which will be distributed by each county to all public school districts in such county. Each public school district shall determine how its distributions are appropriated, but all distributions shall only be used to support primary and secondary education.
  3. 5% to casino host cities.
  4. 3% to fund the Ohio Casino Control Commission.
  5. 3% to an Ohio State Racing Commission fund to support purses, breeding programs and operations at the existing commercial horse racetracks. No funding shall be distributed to operations of an Ohio
commercial horse racetrack if an owner or operator of the racetrack holds a majority interest in an Ohio casino facility or in an Ohio casino license.
(6) 2% to a state fund for training opportunities for Ohio's law enforcement community.
(7) 2% to a state fund for the treatment of problem gambling, substance abuse and related research.

- Provide that tax collection, and distributions to school districts and local governments, under this Amendment, are intended to supplement, not supplant, any funding obligations of the state.
- Establish the Ohio Casino Control Commission to license and regulate casino gaming, casino operators of these four casino facilities, management companies retained by such casino operators, key employees of such casino operators and such management companies, and gaming-related vendors, to ensure the integrity of casino gaming.
- Require the General Assembly to pass laws within six months of the effective date of the Amendment to facilitate the operation of the Amendment.
- Require that casino gaming be conducted only by authorized casino operators of these four casino facilities or by licensed management companies retained by such casino operators.
- Allow casino gaming to be conducted twenty-four hours each day as determined by the casino operator for each casino facility.
- Provide that each casino operator for each casino facility shall determine the total number of slot machines in their facility, but there shall be no more than five thousand slot machines per casino facility.
- Allow at these four casino facilities the types of slot machine and table game wagering currently authorized in, and any future slot machine and table game wagering authorized in, any of the neighboring states of Indiana, Michigan, Pennsylvania, and West Virginia.
- Provide that each of these four casino facilities will be subject to all applicable health and building laws and ordinances and related requirements; provided that no local zoning or land use laws shall prohibit the development or operation of the casino facilities, but, provided further, that no casino facility may be located in a district zoned residential as of January 1, 2009.
- Provide definitions for the following terms: casino facility, casino gaming, casino operator, gross casino revenue, majority interest, slot machines, and table game.

CERTIFICATION OF THE ATTORNEY GENERAL

The certification of the Attorney General, pursuant to Ohio Revised Code Section 3519.01(A), will be inserted when it is provided. This initial petition must be submitted with at least one thousand (1,000) valid signatures of Ohio electors before the Attorney General will issue that certification.

COMMITTEE TO REPRESENT THE PETITIONERS

The following people are designated as the committee to represent the petitioners in all matters relating to the petition or its circulation:

William Curlis
865 Macon Alley
Columbus, OH 43206

Matthew Hammond
640 Lathrop St.
Columbus, OH 43206

Leonard J. Hubert
3808 Columbus Road SW.
Granville, OH 43023

Charles J. Luken
519 Elizabeth Street
Cincinnati, Ohio 45203
NOTICE

Whoever knowingly signs this petition more than once; except as provided in section 3501.382 of the Revised Code, signs a name other than one's own on this petition; or signs this petition when not a qualified voter, is liable to prosecution.

MUST USE MOST RECENT ADDRESS ON FILE WITH BOARD OF ELECTIONS
(Sign with ink. Your name, residence, and date of signing must be given.)

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FULL TEXT OF AMENDMENT

Be it resolved by the people of the State of Ohio that Article XV, Section 6 of the Ohio Constitution be amended and read as follows:

Section 6. Except as otherwise provided in this section, lotteries, and the sale of lottery tickets, for any purpose whatever, shall forever be prohibited in this State.

(A) The General Assembly may authorize an agency of the state to conduct lotteries, to sell rights to participate therein, and to award prizes by chance to participants, provided that the entire net proceeds of any such lottery are paid into a fund of the state treasury that shall consist solely of such proceeds and shall be used solely for the support of elementary, secondary, vocational, and special education programs as determined in appropriations made by the General Assembly.

(B) The General Assembly may authorize and regulate the operation of bingo to be conducted by charitable organizations for charitable purposes.

(C)(1) Casino gaming shall be authorized at four casino facilities (a single casino at a designated location within each of the cities of Cincinnati, Cleveland, Columbus and Toledo) to create new funding for cities, counties, public school districts, law enforcement, the horse racing industry and job training for Ohio's workforce.

(2) A thirty-three percent tax shall be levied and collected by the state on all gross casino revenue received by each casino operator of these four casino facilities. In addition, casino operators, their operations, their owners, and their property shall be subject to all customary non-discriminatory fees, taxes, and other charges that are applied to, levied against, or otherwise imposed generally upon other Ohio businesses, their gross or net revenues, their operations, their owners, and their property. Except as otherwise provided in section 6(C), no other casino gaming-related state or local fees, taxes, or other charges (however measured, calculated, or otherwise derived) may be, directly or indirectly, applied to, levied against, or otherwise imposed upon gross casino revenue, casino operators, their operations, their owners, their property, or their patrons.

(3) The proceeds of the tax on gross casino revenue collected by the state shall be distributed as follows:

(a) Fifty-one percent of the tax on gross casino revenue shall be distributed among all eighty-eight counties in proportion to such counties' respective populations at the time of such distribution. If a county's most populated city, as of the 2000 United States census bureau census, had a population greater than 80,000, then fifty percent of that county's distribution will go to said city.

(b) Thirty-four percent of the tax on gross casino revenue shall be distributed among all eighty-eight counties in proportion to such counties' respective public school district student populations at the time of such distribution. Each such distribution received by a county shall be distributed among all public school districts located (in whole or in part) within such county in proportion to each school district's respective student population who are residents of such county at the time of such distribution to the school districts. Each public school district shall
determine how its distributions are appropriated, but all distributions shall only be used to
support primary and secondary education.
(c) Five percent of the tax on gross casino revenue shall be distributed to the host city where the
casino facility that generated such gross casino revenue is located.
(d) Three percent of the tax on gross casino revenue shall be distributed to fund the Ohio casino
control commission.
(e) Three percent of the tax on gross casino revenue shall be distributed to an Ohio state racing
commission fund to support purses, breeding programs, and operations at all existing commercial
horse racetracks permitted as of January 1, 2009. However, no funding under this division shall
be distributed to operations of an Ohio commercial horse racetrack if an owner or operator of the
racetrack holds a majority interest in an Ohio casino facility or in an Ohio casino license.
(f) Two percent of the tax on gross casino revenue shall be distributed to a state law enforcement
training fund to enhance public safety by providing additional training opportunities to the law
enforcement community.
(g) Two percent of the tax on gross casino revenue shall be distributed to a state problem
gambling and addictions fund which shall be used for the treatment of problem gambling and
substance abuse, and related research.

Tax collection, and distributions to public school districts and local governments, under section
6(C)(2) and (3), are intended to supplement, not supplant, any funding obligations of the state.
Accordingly, all such distributions shall be disregarded for purposes of determining whether
funding obligations imposed by other sections of this Constitution are met.

(4) There is hereby created the Ohio casino control commission which shall license and regulate
casino operators, management companies retained by such casino operators, key employees of
such casino operators and such management companies, gaming-related vendors, and all gaming
authorized by section 6(C), to ensure the integrity of casino gaming.

Said commission shall determine all voting issues by majority vote and shall consist of seven
members appointed by the governor with the advice and consent of the senate. Each member of
the commission must be a resident of Ohio. At least one member of the commission must be
experienced in law enforcement and criminal investigation. At least one member of the
commission must be a certified public accountant experienced in accounting and auditing. At
least one member of the commission must be an attorney admitted to the practice of law in Ohio.
At least one member of the commission must be a resident of a county where one of the casino
facilities is located. Not more than four members may be affiliated with the same political party.
No commission member may have any affiliation with an Ohio casino operator or facility.

Said commission shall require each initial licensed casino operator of each of the four casino
facilities to pay an upfront license fee of fifty million dollars ($50,000,000) per casino facility for
the benefit of the state, for a total of two hundred million dollars ($200,000,000). The upfront
license fee shall be used to fund state economic development programs which support regional
job training efforts to equip Ohio's workforce with additional skills to grow the economy.

To carry out the tax provisions of section 6(C), and in addition to any other enforcement powers
provided under Ohio law, the tax commissioner of the State and the Ohio casino control
commission, or any person employed by the tax commissioner or said commission for that
purpose, upon demand, may inspect books, accounts, records, and memoranda of any person
subject to such provisions, and may examine under oath any officer, agent, or employee of that person.

(5) Each initial licensed casino operator of each of the four casino facilities shall make an initial investment of at least two hundred fifty million dollars ($250,000,000) for the development of each casino facility for a total minimum investment of one billion dollars ($1,000,000,000) statewide. A casino operator: (a) may not hold a majority interest in more than two of the four licenses allocated to the casino facilities at any one time; and (b) may not hold a majority interest in more than two of the four casino facilities at any one time.

(6) Casino gaming authorized in section 6(C) shall be conducted only by licensed casino operators of the four casino facilities or by licensed management companies retained by such casino operators. At the discretion of each licensed casino operator of a casino facility: (a) casino gaming may be conducted twenty-four hours each day; and (b) a maximum of five thousand slot machines may be operated at such casino facility.

(7) Each of the four casino facilities shall be subject to all applicable state laws and local ordinances related to health and building codes, or any related requirements and provisions. Notwithstanding the foregoing, no local zoning, land use laws or similar provisions shall prohibit the development or operation of the four casino facilities set forth herein, provided that no casino facility shall be located in a district zoned residential as of January 1, 2009.

(8) Notwithstanding any provision of the Constitution, statutes of Ohio, or a local charter and ordinance, only one casino facility shall be operated in each of the cities of Cleveland, Columbus, Cincinnati and Toledo.

(9) For purposes of this section 6(C), the following definitions shall be applied:

“Casino facility” means all or any part of any one or more of the following properties (together with all improvements situated thereon) in Cleveland, Cincinnati, Columbus and Toledo:

(a) Cleveland:

Being an approximate 65 acre area in Cuyahoga County, Ohio, as identified by the Cuyahoga County Auditor, as of 02/27/09, as tax parcel numbers 004-28-001, 004-29-004A, 004-29-005, 004-29-008, 004-29-009, 004-29-010, 004-29-012, 004-29-013, 004-29-014, 004-29-020, 004-29-018, 004-29-017, 004-29-016, 004-29-021, 004-29-025, 004-29-027, 004-29-026, 004-28-008, 004-28-004, 004-28-003, 004-28-002, 004-28-010, 004-29-003, 004-29-007, 004-04-017 and 004-29-015 and all lands and air rights lying within and/or above the public rights of way adjacent to such parcels.

Being an approximate 8.66 acre area in Cuyahoga County, Ohio, being that parcel identified by the Cuyahoga County Auditor, as of 02/27/09, as tax parcel number 101-21-002 and all lands and air rights lying within and/or above the public rights of way adjacent to such parcel.

Being an approximate 2.56 acre area in Cuyahoga County, Ohio, being that parcel identified by the Cuyahoga County Auditor, as of 02/27/09, as tax parcel number 101-21-002 and all lands and air rights lying within and/or above the public rights of way adjacent to such parcel.
Being an approximate 7.91 acre area in Cuyahoga County, Ohio, being that parcel identified by
the Cuyahoga County Auditor, as of 02/27/09, as tax parcel number 101-23-050A and all lands
and air rights lying within and/or above the public rights of way adjacent to such parcel.

All air rights above the parcel located in Cuyahoga County, Ohio identified by the Cuyahoga
County Auditor, as of 02/27/09, as tax parcel number 101-22-003.

Being an approximate 1.55 acre area in Cuyahoga County, Ohio, as identified by the Cuyahoga
County Auditor, as of 02/27/09, as tax parcel numbers 122-18-010, 122-18-011 and 122-18-012
and all lands and air rights lying within and/or above the public rights of way adjacent to such
parcels.

Being an approximate 1.83 acre area in Cuyahoga County, Ohio, as identified by the Cuyahoga
County Auditor, as of 02/27/09, as tax parcel numbers 101-30-002 and 101-30-003 and all lands
and air rights lying within and/or above the public rights of way adjacent to such parcels.

Consisting of floors one through four, mezzanine, basement, sub-basement, Parcel No. 36-2,
Item III, Parcels First and Second, Item V, Parcel A, and Item VI, Parcel One of the Higbee
Building in Cuyahoga County, Ohio, as identified by the Cuyahoga County Auditor, as of
2/29/09, as tax parcel numbers 101-23-002 and 101-23-050F and all lands and air rights lying
within and/or above the public rights of way adjacent to such parcels.

(b) Columbus:

Being an approximate 18.312 acre area in the City of Columbus, Franklin County, Ohio, as
identified by the Franklin County Auditor, as of 03/05/09, as tax parcel numbers 010-005518-80,
010-005518-90, 010-020215-80, 010-020215-90, 010-008443-80 and 010-008443-90.

(c) Cincinnati:

Being an approximate 20.4 acre area in Hamilton County, Ohio, being identified by the Hamilton
County Auditor, as of 02/27/09, as tax parcel numbers 074-0002-0009-00, 074-0001-0001-00,
074-0001-0002-00, 074-0001-0003-00, 074-0001-0004-00, 074-0001-0006-00, 074-0001-0008-
00, 074-0001-0014-00, 074-0001-0016-00, 074-0001-0031-00, 074-0001-0039-00, 074-0001-
0041-00, 074-0001-0042-00, 074-0001-0043-00, 074-0002-0001-00, 074-0004-0001-00, 074-
0004-0002-00, 074-0004-0003-00 and 074-0005-0003-00.

(d) Toledo:

Being an approximate 44.24 acre area in the City of Toledo, Lucas County, Ohio, as identified
by the Lucas County Auditor, as of 03/05/09, as tax parcel numbers 18-76138 and 18-76515.

"Casino gaming" means any type of slot machine or table game wagering, using money, casino
credit, or any representative of value, authorized in any of the states of Indiana, Michigan,
Pennsylvania and West Virginia as of January 1, 2009, and shall include slot machine and table
game wagering subsequently authorized by, but shall not be limited by subsequent restrictions
placed on such wagering in, such states. Notwithstanding the aforementioned definition, "casino
gaming" does not include bingo, as authorized in Article XV, Section 6 of the Ohio Constitution
and conducted as of January 1, 2009, or horse racing where the pari-mutuel system of wagering
is conducted, as authorized under the laws of Ohio as of January 1, 2009.
“Casino operator” means any person, trust, corporation, partnership, limited partnership, association, limited liability company or other business enterprise that directly holds an ownership or leasehold interest in a casino facility. “Casino operator” does not include an agency of the state, any political subdivision of the state, or any person, trust, corporation, partnership, limited partnership, association, limited liability company or other business enterprise that may have an interest in a casino facility, but who is legally or contractually restricted from conducting casino gaming.

“Gross casino revenue” means the total amount of money exchanged for the purchase of chips, tokens, tickets, electronic cards, or similar objects by casino patrons, less winnings paid to wagerers.

“Majority interest” in a license or in a casino facility (as the case may be) means beneficial ownership of more than fifty percent (50%) of the total fair market value of such license or casino facility (as the case may be). For purposes of the foregoing, whether a majority interest is held in a license or in a casino facility (as the case may be) shall be determined in accordance with the rules for constructive ownership of stock provided in Treas. Reg. § 1.409A-3(i)(5)(iii) as in effect on January 1, 2009.

"Slot machines" shall include any mechanical, electrical, or other device or machine which, upon insertion of a coin, token, ticket, or similar object, or upon payment of any consideration, is available to play or operate, the play or operation of which, whether by reason of the skill of the operator or application of the element of chance, or both, makes individual prize determinations for individual participants in cash, premiums, merchandise, tokens, or any thing of value, whether the payoff is made automatically from the machine or in any other manner.

"Table game" means any game played with cards, dice, or any mechanical, electromechanical, or electronic device or machine for money, casino credit, or any representative of value.

(10) The General Assembly shall pass laws within six months of the effective date of section 6(C) to facilitate the operation of section 6(C).

(11) Each provision of section 6(C) is intended to be independent and severable, and if any provision of section 6(C) is held to be invalid, either on its face or as applied to any person or circumstance, the remaining provisions of section 6(C), and the application thereof to any person or circumstance other than those to which it is held invalid, shall not be affected thereby. In any case of a conflict between any provision of section 6(C) and any other provision contained in this Constitution, the provisions of section 6(C) shall control.
STATEMENT OF CIRCULATOR

I, Kara Oxley, declare under penalty of election falsification that I am the circulator of the foregoing petition paper containing the signatures of 1 electors, that the signatures appended hereto were made and appended in my presence on the date set opposite each respective name, and are the signatures of the persons whose names they purport to be or of attorneys in fact acting pursuant to section 3501.382 of the Revised Code, and that the electors signing this petition did so with knowledge of the contents of same. I am employed to circulate this petition by Strategic Public Partners Group, 88 E. Broad St, Ste. 1320 Columbus, OH 43215 (Name and address of employer). (The preceding sentence shall be completed as required by section 3501.38 of the Revised Code if the circulator is being employed to circulate the petition.)

(Signed) Kara Oxley

(Address of circulator's permanent residence in this state) 1234 Twp. Rd. 1186, Ashland, OH 44805

WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A FELONY OF THE FIFTH DEGREE.