HB 2332 - H AMD **694**

By Representative Condotta

WITHDRAWN 01/24/2018

- 1 On page 3, after line 13, insert the following:
- 2 "(4)(a) Except as provided in (b) of this subsection (4), any
- 3 information about a person who is or may be a problem or pathological
- 4 gambler submitted to or obtained by the state or any person or third
- 5 party as part of the self-exclusion program created pursuant to this
- 6 section, and that is stored or maintained, may not be sold, monetized,
- 7 traded, transferred, or otherwise shared.
- 8 (b) This subsection (4) may not be construed to prohibit the transfer
- 9 or sharing of information between the state and owners, operators, and
- 10 employees of gambling establishments and casinos for the limited purpose
- 11 of updating the self-exclusion list or database and for enforcing a
- 12 self-exclusion of a participant, so long as reasonable safeguards ensure
- 13 the information is not accessed by or transferred to any other person
- 14 or third party outside of the self-exclusion program, and no information
- 15 is ever monetized or sold."

EFFECT: Establishes that any information about a person who is or may be a problem or pathological gambler submitted to or obtained by the state or any person or third party as part of the self-exclusion program, and that is stored or maintained, may not be sold, monetized, traded, transferred, or otherwise shared, except for the following limited exception: This prohibition does not prohibit the transfer or sharing of information between the state and owners, operators, and employees of gambling establishments and casinos for the limited purpose of updating the self-exclusion list or database and for enforcing a self-exclusion of a participant, so long as reasonable safeguards ensure the information is not accessed by or transferred to any other person or third party outside of the self-exclusion program, and no information is ever monetized or sold.