## 99B.44 Social gambling in public places.

Social gambling in a public place is lawful, subject to the provisions of section 99B.42, if all of the following requirements are met:

- 1. The social gambling is conducted at any public place owned, leased, rented, or otherwise occupied by the licensee.
- 2. The person occupying the premises of the public place as an owner or tenant has submitted an application for a license and a fee of one hundred dollars to the department, and a license has been issued.
  - 3. The license is prominently displayed on the premises of the public place.
- 4. The licensee or any agent or employee of the licensee does not participate in, sponsor, conduct, promote, or act as cashier or banker for any gambling activities, except as a participant while playing on the same basis as every other participant.

[C77, 79, 81, §99B.9; 81 Acts, ch 44, §13]

89 Acts, ch 231, \$22; 2003 Acts, ch 77, \$1; 2004 Acts, ch 1086, \$23; 2007 Acts, ch 119, \$4; 2015 Acts, ch 99, \$19, 56

C2016, §99B.44
Referred to in §99B.42