Sec. 12-865-4. Master Wagering License Requirements

- (a) Upon completion of the requirements set forth in sections 12-852(a) and 12-853(a) of the Connecticut General Statutes, the commissioner may issue a master wagering license to each of the following persons upon receipt of a complete application in a form and manner prescribed by the commissioner:
 - (1) The Connecticut Lottery Corporation;
- (2) The Mashantucket Pequot Tribe, or an instrumentality of or an affiliate wholly-owned by said tribe, as approved by the department; and
- (3) The Mohegan Tribe of Indians of Connecticut, or an instrumentality of or an affiliate wholly-owned by said tribe, as approved by the department.
- (b) The master wagering license shall list the names and contact information of all owners and key employees of the master wagering licensee.
- (c) No person shall act as a master wagering licensee without a license issued by the department under the act.
- (d) The master wagering licensee shall confirm, in a manner acceptable to the department, the master wagering licensee's relationship with an applicant for an online gaming operator, online gaming service provider, sports wagering retailer, or occupational or key employee license prior to the department processing such application.
- (e) In the event that a master wagering licensee terminates the master wagering licensee's business relationship with an online gaming operator, online gaming service provider or sports wagering retailer, the master wagering licensee shall notify the department of such termination within twenty-four hours.

(Effective February 1, 2022)