

STATE	TYPE	FEE REQUIREMENTS	LICENSE & OTHER REQUIREMENTS
California	Intrastate poker	<ul style="list-style-type: none"> - Application fee of no less than \$1 million and no greater than \$5 million. - \$30 million license fee for any entity licensed to operate an intrastate Internet gambling website (would be credit against monthly fees imposed on the licensee's gross gaming revenue proceeds) 	<ul style="list-style-type: none"> - 10-year license to operate an intrastate Internet gambling website offering the play of authorized gambling games to registered players within California. - A review of the license will be initiated during year three of the initial term. - Entities are eligible for a single license. - No limit to the number of licenses the state may issue.
Delaware	Intrastate & Interstate lottery	<ul style="list-style-type: none"> - \$13.25 million annual fee. - Video lottery agents may reduce the fee amount in various ways such as purchasing or enhancing facilities, marketing and promotion items, etc. 	<ul style="list-style-type: none"> - No expiration
Washington, DC*	Intrastate lottery	Not specified	<ul style="list-style-type: none"> - Shall not apply to the conduct of fantasy sports and sweepstakes-style games if such games are lawful.
Florida*	Intrastate poker	<ul style="list-style-type: none"> - \$10 million nonrefundable fee for all Internet poker hub operator licensees (this payment is treated as an advance payment to the state by each Internet poker hub operator and shall be credited against the tax on monthly gross receipts derived from the play of intrastate Internet poker until the original amount is recouped by each Internet poker hub operator). - Yearly nonrefundable license fee of \$500,000. - \$25,000 filing fee upon submission of the initial application and proposal to cover cost of investigation. Additional payment may be required if needed to complete the investigation. Any unused funds shall be returned. - \$1 million surety bond for each year the licensee is licensed to be an Internet poker hub operator. - License is good for a 5-year period and may be renewed for an equal period of time. 	<ul style="list-style-type: none"> - An entity that has accepted any wager on any online gambling activity from a Florida resident since October 13, 2006 is not eligible to apply for licensure and participate in intrastate Internet poker in Florida for a specified period of time. - No more than three Internet poker hub operators shall be selected. - Must have existing and established experience with Internet gaming or be licensed to conduct internet gaming activities in a jurisdiction outside the United States where internet gaming is legal and regulated.
Hawaii*	Interstate & Intrastate lottery, poker and casino games	Not specified	<ul style="list-style-type: none"> - The Hawaii internet lottery and gaming corporation shall be created and deemed an instrumentality of the State but shall not be deemed a state agency. - Any provider shall be deemed unsuitable to serve as the corporation's internet gaming provider if it has accepted or assisted in the acceptance of any wagers or money or other consideration related to internet gambling activity, including internet poker, lottery, or casino games, from an individual located in the United States, prior to September 20, 2011.
Illinois	Interstate & Intrastate	Not specified	<ul style="list-style-type: none"> - The Division of Internet Gaming is established within the Department of the Lottery. - Executive Director of the Division shall make a continuous study and investigation of: <ul style="list-style-type: none"> (i) the operation and administration of similar internet gaming laws that may be in effect in other states or countries; (ii) any literature on internet gaming that from time to time may be published or available; (iii) any federal laws that may affect the operation of internet gaming; and (iv) the reaction of Illinois citizens to existing and potential features of internet gaming with a view to recommending or effecting changes that will tend to serve the purposes of this section. - The following persons shall not be authorized to establish internet gaming accounts or wager on internet games: <ul style="list-style-type: none"> (i) any minor under 21 years of age; (ii) any member of the Lottery Control Board; (iii) any officer or other person employed by the Department of the Lottery or the Division of Internet Gaming; (iv) any spouse, child, brother, sister, or parent residing as a member of the same household in the principal place of abode of any persons identified in (ii) or (iii); and (v) any individual whose name appears in the Division's responsible gaming database.

* Indicates that the bill is not active legislation at this time. These bills are included here for informational purposes as to what fees and licensing requirements different states have proposed.

Iowa*	Interstate & Interstate poker	Not specified	<ul style="list-style-type: none"> - The commission shall not issue a license to an Internet wagering service provider if the commission determines that the service provider has accepted or assisted in the acceptance of any wagers or other consideration related to Internet wagering in violation of the laws of any jurisdiction where the service provider has operated. - Licenses can be issued for a period of not more than three years. - Gross receipts and adjusted gross receipts from Internet wagering shall be separately handled and accounted for from all other moneys received from other licensed activities of the licensee.
Massachusetts*	Intrastate poker	<ul style="list-style-type: none"> - Minimum license fee of not less than \$10 million to be paid within 30 days after the award of the license (shall be credited against the category 3 licensee's daily gross gaming revenue payment liability for the first two years of operation). - A licensee who fails to begin Internet gaming operations within 30 days after award of the license shall be fined no less than \$25 million for having acted in bad faith in delaying commencement of Internet gaming operations 	<ul style="list-style-type: none"> - Must prescribe requirements appropriately limiting the types of agreements that internet gaming operators may enter into with third parties for marketing or advertising purposes, including requirements prohibiting internet gaming operators from displaying the trademark, service mark, business or brand name, business information or any other information directly or indirectly acquired or derived from or supplied by or any person that has accepted a wager related to any form of internet gambling from persons in the United States after October 13, 2006. - May issue not more than 3 category 3 licenses. - Valid for an initial period of 10 years. - An internet wagering account shall be designated in the name of a natural person only and may not be in the name of any beneficiary, custodian, joint trust, corporation, partnership or other organization or entity, without the approval of the commission. - An internet wagering account requires, among other things, an acknowledgement under penalty of perjury that false or misleading statements made in regard to an application for an internet wagering account may subject the applicant to civil and criminal penalties. - A person who is an employee of the gaming licensee conducting internet wagering is prohibited from obtaining an internet wagering account with that gaming licensee; however, the person may have an internet wagering account with another gaming licensee that does not employ the person. - Only the account holder may access his or her internet wagering account and place a bet or wager on an internet game; provided, however, the gaming licensee shall not be responsible for a nonaccount holder accessing an internet wagering account where the nonaccount holder falsely represented that he or she was the account holder. - It is unlawful for a gaming licensee to provide marketing information and promotional credits, incentives from loyalty or similar programs, bonuses, and complimentary amenities by means of the internet to players engaged in internet wagering. - Establishes rules for money in dormant accounts.
Mississippi*	Intrastate poker	<ul style="list-style-type: none"> - Licensing fees shall be based upon the cost of investigation and consideration of the license application and shall be not less than \$200,000.00. - The renewal fee shall not be less than \$100,000.00. - A nonrefundable deposit of not less than \$100,000.00 shall be posted with each application. - Additionally, a gaming licensee having an internet wagering permit shall pay to the commission: <ul style="list-style-type: none"> (a) \$100,000.00 annual to be deposited into the State General Fund; and (b) \$100,000.00 annually to be deposited into the Mississippi Gaming Commission Fund to be used by the commission in combating criminal activity performed through the use of the internet. 	<ul style="list-style-type: none"> - Requires procedures for termination of dormant accounts. - An internet wagering account shall be in the name of a natural person and may not be in the name of any beneficiary, custodian, joint trust, corporation, partnership or other organization or entity. - Application must include a statement that a false statement made in regard to an application may subject the applicant to prosecution. - Any of the following persons shall not be permitted to maintain a wagering account: <ol style="list-style-type: none"> (1) the Governor or Lieutenant Governor; (2) any State officer or employee or special State officer or employee; (3) any member of the Judiciary; (4) any member of the Legislature; (5) any officer of Atlantic City; or (6) any casino employee, casino key employee or principal employee of a casino licensee.
New Jersey	Interstate & Intrastate	<ul style="list-style-type: none"> - Issuance fee shall be based upon the cost of investigation and consideration of the license application and shall be not less than \$200,000. - Renewal fee shall be not less than \$100,000. - A nonrefundable deposit of at least \$100,000 shall be required for each application. - In addition to permit issuance and renewal fees, a casino licensee with an internet wagering permit shall pay an annual fee of \$100,000 to the State General Fund 	<ul style="list-style-type: none"> - Requires procedures for termination of dormant accounts. - An internet wagering account shall be in the name of a natural person and may not be in the name of any beneficiary, custodian, joint trust, corporation, partnership or other organization or entity. - Application must include a statement that a false statement made in regard to an application may subject the applicant to prosecution. - Any of the following persons shall not be permitted to maintain a wagering account: <ol style="list-style-type: none"> (1) the Governor or Lieutenant Governor; (2) any State officer or employee or special State officer or employee; (3) any member of the Judiciary; (4) any member of the Legislature; (5) any officer of Atlantic City; or (6) any casino employee, casino key employee or principal employee of a casino licensee.

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