GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 347

Committee Substitute Favorable 3/22/23 Committee Substitute #2 Favorable 3/28/23

PROPOSED SENATE COMMITTEE SUBSTITUTE H347-CSSTxfra-33 [v.10]

05/23/2023 05:59:29 PM

Short Title: Sports and Pari-Mutuel Wagering.

(Public)

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Sponsors:

Referred to:

March 14, 2023

1		A BILL TO BE ENTITLED
2	AN ACT TO	AUTHORIZE AND REGULATE WAGERING ON PROFESSIONAL,
3	COLLEGE,	AND AMATEUR SPORTS AND ON HORSE RACING IN NORTH
4	CAROLINA.	
5		embly of North Carolina enacts:
6	SECT	TION 1. Chapter 18C of the General Statutes is amended by adding a new
7	Article to read:	
8		" <u>Article 9.</u>
9		"Sports Wagering.
10	" <u>§ 18C-901. Def</u>	
11		is Article, the following definitions apply:
12	<u>(1)</u>	Amateur sports A sporting competition that is not a professional sport,
13		college sport, or youth sport. This term includes domestic, international, and
14		Olympic sporting competitions.
15	<u>(2)</u>	<u>Cash equivalent. – An asset convertible to cash for use in connection with</u>
16		authorized sports wagering that includes all of the following:
17		a. Foreign currency and coin.
18		b. <u>Personal check and draft.</u>
19		<u>c.</u> <u>Digital, crypto, and virtual currency.</u>
20		d. Online and mobile payment systems that support online money
21		transfers.
22		e. <u>Credit card and debit card.</u>
23		<u>f.</u> <u>Prepaid access instrument.</u>
24	(2)	<u>g.</u> <u>Any other form approved by the Commission.</u>
25 26	<u>(3)</u>	<u>College sports. – An athletic or sporting competition in which at least one</u>
20 27		participant is a team or contestant competing on behalf of or under the
27		sponsorship of a public or private institution of postsecondary education. This
28 29		term shall not include a public or private institution of postsecondary education sponsorship of professional sports.
30	<u>(4)</u>	<u>Covered services. – Any service creating sports wagering markets and</u>
31	<u>(4)</u>	determination of sports wager outcomes that involves the operation,
32		management, or control of sports wagers authorized by this Article. The term
33		shall not include any of the following:
34		<u>a.</u> <u>Payment processing and similar financial services.</u>
57		<u>a. I ayment processing and similar infancial services.</u>



1b.Customer identity, age verification, and geolocation ser2c.Streaming or other video and data that does no determination of odds or line information.3d.Telecommunications, internet service providers, and services not specifically designed for sports wagering.6e.Other goods or services not specifically designed for use with sports wagering.	
2c.Streaming or other video and data that does no determination of odds or line information.3d.Telecommunications, internet service providers, and services not specifically designed for sports wagering.6e.Other goods or services not specifically designed for use	t include the
4d.Telecommunications, internet service providers, and services not specifically designed for sports wagering.5e.Other goods or services not specifically designed for use	
5services not specifically designed for sports wagering.6e.Other goods or services not specifically designed for use	
5services not specifically designed for sports wagering.6e.Other goods or services not specifically designed for use	other similar
6 <u>e.</u> Other goods or services not specifically designed for use	
	e in connection
7 with sports wagering.	
8 (5) <u>Electronic sports. – Leagues, competitive circuits, tournament</u>	nts, or similar
9 competitions where individuals or teams play video games,	
0 spectators, either in person or online, for prizes, money, or enter	
1 (6) Geofencing. – Technology approved by the Commission and	
2 interactive sports wagering operator to verify a registered playe	•
3 prior to the time the registered player is placing a sports wager.	-
4 (7) Gross wagering revenue. – The total of amounts received by	
15 sports wagering operator from sports wagers as authorized und	
6 less the amounts paid as winnings before any deductions for e	
7 <u>or taxes.</u>	<u> </u>
18 (8) Interactive account. – A mobile account established by a register	ered player for
the purpose of placing sports wagers in accordance with this A	- · ·
20 (9) Interactive sports wagering operator. – The holder of an interactive sports wagering operator.	
21 wagering license issued by the Commission.	i
22 (10) Key person. – An officer or director of a licensee or applican	t for licensure
23 who is directly involved in the operation, management, or co	
24 wagering authorized under this Article, or who exercises substa	-
25 or control over the sports wagering activities.	
26 (11) Official league data. – Statistics, results, outcomes, and other d	tata relating to
27 <u>a sporting event obtained pursuant to an agreement with the r</u>	-
28 governing body or an entity expressly authorized by the r	•
29 governing body to provide such data.	
BO (12) Parimutuel wager. – A betting system in which all the bets of a	particular type
31 <u>are placed together in a pool and the sports wager is placed again</u>	nst other sports
32 wagers on the same sporting event in which the participants fin	ish in a ranked
33 <u>order.</u>	
34 (13) <u>Professional sports. – An athletic or sporting competition inv</u>	olving at least
35 two competitors who receive compensation for participating in	such event.
36 (14) <u>Registered player. – An individual who has established an inter</u>	active account
37 <u>with an interactive sports wagering operator.</u>	
38 (15) <u>Service provider. – A business entity that provides covered</u>	services to an
39 interactive sports wagering operator and holds a service provid	ler license.
10 (16) Sporting event. – Professional sports, amateur sports, and coll	lege sports, all
11 of which may include electronic sports, and any other event ap	proved by the
42 <u>Commission.</u>	
43 (17) Sports facility. – Any of the following:	
44 <u>a. A motorsports facility that annually hosts more than</u>	one National
45 Association for Stock Car Auto Racing national touring	g race.
6 <u>b.</u> <u>A facility that hosts a professional golf tournament w</u>	vith more than
50,000 live spectators anticipated to attend based on	<u>n similar prior</u>
18 <u>tournaments.</u>	_
9 <u>c.</u> <u>A facility that is the home location of a professional sp</u>	ports team that
50 <u>competes in any of the following professional leagues:</u>	

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1		2. Major League Soccer.	
2		3. National Basketball Association.	
3		4. National Football League.	
4		 <u>Aligor League Soccer.</u> <u>National Basketball Association.</u> <u>National Football League.</u> <u>National Hockey League.</u> National Women's Soccer League. 	
5		6. National Women's Soccer League.	
6	(18)	Sports governing body. – An organization headquarter	red in the United States
7		that prescribes final rules with respect to a sporting	event and enforces the
8		code of conduct for participants therein. In the context	of electronic sports, the
9		sports governing body shall be the video game public	sher of the title used in
10		the electronic sports competition, regardless of location	on.
11	<u>(19)</u>	Sports wager or sports wagering Placing of wagers of	on any of the following:
12		(i) a sporting event, (ii) a portion of a sporting event	t, or (iii) the individual
13		performance statistics of athletes in a sporting evo	ent or combination of
14		sporting events. The term also includes single-game	wagers, teaser wagers,
15		parlays, over-under, moneyline, pools, exchange	e wagering, in-game
16		wagering, in-play wagers, proposition wagers, straigh	t wagers, and any other
17		wager approved by the Commission.	
18	<u>(20)</u>	Sports wagering brand The names, logos, and bra	ands that an interactive
19		sports wagering operator advertises, promotes, or oth	erwise holds out to the
20		public displaying its sports wagering platform.	
21	<u>(21)</u>	Sports wagering platform A website, mobile	application, or other
22		interactive platform accessible via the internet, mobile	ile, wireless, or similar
23		communication technology that a registered player n	nay use to place sports
24		wagers authorized under this Article.	
25	(22)	Sports wagering supplier A person that provides ser	
26		or other components necessary for the creation of sp	oorts wagering markets
27		and determination of sports wager outcomes, direct	ly or indirectly, to any
28		interactive sports wagering operator or service pro-	ovider involved in the
29		acceptance of sports wagers, including any of the follo	• •
30		feeds and odds services, internet platform provid	
31		providers, integrity monitoring providers, and other	
32		wagering supplier services as determined by the Com	
33		not include a sports governing body that provides raw	
34		one or more designated and licensed providers of data	
35	<u>(23)</u>	<u>Tier one sports wager. – A sports wager that is determ</u>	
36		score or final outcome of the sporting event and is pla	aced before the sporting
37		event has begun.	
38	<u>(24)</u>	<u>Tier two sports wager. – Any sports wager that is not</u>	
39	<u>(25)</u>	<u>Tribal gaming enterprise. – A federally recognize</u>	
40		authorized to conduct Class III games in accordance	
41		Gaming Regulatory Act, 25 U.S.C. § 2701 et seq., in	
42		entity owned or controlled by such tribe. Any federa	• •
43		business entity owned or controlled by the tribe, that i	
44		sports wagering operator under this Article shall include	
45		technology and sports wagering brand partners of the	
46		entity owned or controlled by the tribe, subject to con	
47		of this Article by the technology and sports wagering	÷
48	<u>(26)</u>	Youth sports. – An event in which the majority of pa	±
49 50		age of 18 or are competing on behalf or under the spon	-
50		public or private preschool, elementary, middle, or s	secondary schools. The
51		term does not include the following:	

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	<u>a.</u>	Professional sports.	
	<u>b.</u>	Sporting events that occur under	the sponsorship or oversight of
	<u>.</u>	national or international athletic	
		institutions and that include particip	
		of 18.	sunts both over und under the uge
"8 18C- 9	902 Authori	zation of sports wagering generally.	
(a)		nding any provision of Article 37 of Cl	hanter 1/1 of the General Statutes
		uthorized by this Article shall not be	-
*		nder this Article shall be placed via an i	-
		and shall be initiated and received with	
-		eractive sports wagering operator shall of	
0.5.100		ure that the registered player is located	
		Indian lands within the State, when place	
		fencing.	any sports wager, by utilizing
			orized sports wagers
(b)		nitor and block attempts to place unauth	
(<u>b)</u> Indian la		e does not apply to interactive sports w	• • •
		ian tribe operating in accordance with a	
		<u>Class III gaming pursuant to a compact v</u> ng is conducted exclusively on Indian	
-		r is physically present on Indian lands	
		ndian tribe operating on the same Ind	
		ompact and in conformity with the safe h	larbor requirements as provided in
	<u>C. § 5362(10)(</u>		under G.S. 18C 004 shall not by
$\frac{(c)}{c}$		ive sports wagering operator licensed	-
		e, be authorized to accept any sports wa	
-		nysically present on Indian lands when	
		ive sports wagering operator license	
	-	a sports wager only if the registered p his State when the sports wager is initia	• • • • •
	• •	ttor licensed under G.S. 18C-904 shall	
		compliance with this Article.	use georeneing approved by the
<u>(d)</u>		this Article shall authorize any of the fo	llowing
<u>(u)</u>			<u>mowing.</u>
		rts wagering involving youth sports.	
	· · · -	<u>The occurrence of injuries</u>	
	<u>a.</u> b	The occurrence of injuries.	
	<u>b.</u>	The occurrence of penalties.	adings against a participant in a
	<u>c.</u>	The outcome of disciplinary proce	edings against a participant in a
	Ŀ	sporting event.	
	$(2) \qquad \frac{d}{The}$	The outcome of replay reviews.	a an anta ma annin a nIathanna
		Commission serving as an operator of	a sports wagering platform.
		placing of a parimutuel wager.	1 . 1
<u>(e)</u>		this Article shall apply to fantasy or sim	
	-	contest players compete and winnir	-
	-	of the fantasy contest players and a	
		results of the performance of individua	ls, including athletes in the case of
sporting			
<u>(f)</u>		est and with reasonable notice, the Co	-
		nority to audit any interactive sports	wagering operator or its service
-		sports wagering activities.	
<u>(g)</u>		governing body on whose sporting ever	
by this A	article may ent	ter into commercial agreements with inter-	eractive sports wagering operators

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1	or other e	entities	in which the sports governing body may share in the amour	it bet from sports
2			orting events of the sports governing body. A sports gover	-
3		-	n a license or any other approval from the Commission to law	
4	amounts.			
5	<u>(h)</u>	Noth	ing in this Chapter shall authorize the Commission to esta	blish, require, or
6	enforce a	maxim	um or minimum payout or hold percentage upon any interactiv	e sports wagering
7	operator.			
8	<u>(i)</u>	All of	f the following persons are prohibited from engaging in sports	wagering:
9		<u>(1)</u>	Any person under the age of 21.	
10		<u>(2)</u>	Any person who has requested and not revoked a vol	
11			designation from sports wagering pursuant to G.S. 18C-922	
12		<u>(3)</u>	Any person who has been adjudicated by law as prohibited	from engaging in
13			sports wagering.	
14		<u>(4)</u>	Any member or employee of the Commission if placing a sp	orts wager in this
15			State.	
16		<u>(5)</u>	Any employee or key person of an interactive sports wag	
17			service provider license when placing sports wagers wit	h that interactive
18			sports wagering operator.	
19		<u>(6)</u>	With respect to a sporting event, any participant in that	
20			including an athlete, coach, trainer, official, or any emplo	
21			participant, when placing a sports wager on that sporting ev	vent in which that
22			participant is participating.	
23		<u>(7)</u>	Any employee or staff of a sports governing body, when	
24			wager on sporting events with which that individual or sport	ts governing body
25	#8 400 0		is affiliated.	
26			served for future codification purposes.	
27	-		teractive sports wagering license.	1. 0
28	<u>(a)</u>		ll be unlawful for any person to offer or accept sports wagers in	
29			e sports wagering license. Except as provided in G.S. 18C-928	
30			o more than 12, interactive sports wagering operators to offer	and accept sports
31	wagers or	-	ng events, which shall include any of the following:	
32		$\frac{(1)}{(2)}$	Professional sports.	
33		$\frac{(2)}{(2)}$	College sports.	
34 25		$\frac{(3)}{(4)}$	Electronic sports.	
35		$\frac{(4)}{(5)}$	Amateur sports.	with this Antiple
36 37	(b)	$\frac{(5)}{\text{The}}$	<u>Any other event approved by the Commission in accordance</u> Commission shall review and issue sports wagering lice	
38	(b)	_	· · · ·	
38 39			applicant shall complete and submit an application on a form	
39 40			a licensing fee of one million dollars (\$1,000,000). If the app shall be refunded, minus any expenses the Commission incur	
40 41	applicatio	-	shan be refunded, innus any expenses the Commission incur	s in reviewing the
41			upplication shall set forth all of the following:	
42 43	<u>(c)</u>		<u>pplication shall set forth all of the following:</u> The proposed initial business plan, including the range of co	ontomplated types
43 44		<u>(1)</u>	and modes of sports wagering.	memplated types
44 45		(2)	The proposed measures to address age and identity	verification and
45 46		<u>(2)</u>	geolocation requirements.	vermeation and
40 47		(3)	The proposed internal controls that will prevent ineligible	hle nersons from
47		<u>(3)</u>	participating in sports wagering.	ne persons nom
48 49		(A)	A documented history of working to prevent compulsive ga	mbling including
49 50		<u>(4)</u>	training programs for its employees.	moning, monuting
50			tuming programs for its employees.	

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1		(5)	A written information security program detailin	g information security
2			governance and the designation of a chief security of	ficer or equivalent.
3		<u>(6)</u>	The proposed sports wagering brand that the applican	nt plans to hold out to the
4			public displaying its sports wagering platform.	
5		(7)	Any personal information the Commission may dee	em necessary concerning
6			the applicant's key persons.	
7		<u>(8)</u>	A documented history of job creation in this State a	and a plan for continued
8			job creation in this State.	
9		<u>(9)</u>	A documented history of capital investment in th	is State and a plan for
10		(10)	continued capital investment in this State.	
11		<u>(10)</u>	A documented history of partnership with a sports	
12			intentions of that partnership to offer the placement of	
13		(11)	of public accommodation in accordance with this Ar	
14	(1)	(11)	Any other information the Commission may deem no	
15	<u>(d)</u>		ommission shall conduct a background investigation	
16 17	-		d necessary by the Commission. The background inve	
17 18			eck, a tax record check, and a criminal history record key persons have had a completed criminal history	
18 19			ne application, the Commission may, in its discretion,	
20			tory record check upon submission of an affidavit that	
20			y since the prior criminal history record check in this	
21			I not award a license if an applicant or any key person	•
22			ony or any gambling offense in any state or federal co	. .
24			f application or renewal.	our of the office states
25	(e)		plicant for licensure and any key person deemed neces	ssarv by the Commission
26			a criminal history record check and shall submit all	
27			t to a criminal history record check may constitute grou	
28	to deny lic	ensure	· · · ·	
29	<u>(f)</u>	The C	ommission shall grant or deny all applications under t	his section. The grounds
30	for denial	of an i	nteractive sports wagering license shall be the same a	as in G.S. 18C-906(g). If
31		-	ualified applicants than the number of interactive sp	
32			subsection (a) of this section, the Commission shall	select the best qualified
33	applicants,	-	into consideration the following factors:	
34		<u>(1)</u>	The contents of the application submitted in accordan	
35		<u>(2)</u>	The extent to which the applicant demonstrates pa	
36			viability, compliance with applicable laws and	
37			jurisdictions, and success with sports wagering	g operations in other
38		(2)	jurisdictions.	
39 40		<u>(3)</u>	The extent to which the applicant is able to meet the	e duties of an interactive
40 41		(A)	sports wagering operator. The amount of gross wagering revenue and associa	atad tax rayanya that an
41		<u>(4)</u>	applicant is projected to generate.	aleu las revenue inai an
42		<u>(5)</u>	The extent to which the applicant, or an affiliate of t	the applicant will create
43 44		<u>(J)</u>	jobs in conjunction with sports wagering in this State	* *
45		(6)	The extent to which the applicant, or an affiliate of	
46		<u>()</u>	capital investments in this State, and the timing of su	
47		<u>(7)</u>	The extent to which the applicant, or an affiliate of th	-
48		<u>/</u>	open and operate a place of public accommodation	* * *
49			Article.	
50		(8)	Any other factors the Commission deems relevant.	

General Assembly Of North Carolina Session 2023 1 A person holding a license to conduct sports wagering, on the basis of comparable (g) 2 licensing requirements issued to that person by a proper authority in another state or territory of the United States or the District of Columbia if that jurisdiction's requirements for licensure, 3 4 certification, or registration are substantially equivalent to or exceed the requirements of this 5 State, and who, in the opinion of the Commission otherwise meets the requirements of this Article 6 based upon verified evidence may, upon application, be licensed as an interactive sports wagering 7 operator with or without further examination, as determined by the Commission. The 8 Commission may also accept another jurisdiction's or approved third party's testing of the 9 interactive sports wagering platform as evidence that the sports wagering platform meets any 10 requirements mandated by the Commission. The Commission shall review and issue interactive sports wagering licenses to 11 (h) 12 qualified applicants within 60 days of receipt of a completed application. The Commission may extend the review period for an additional 30 days if the background investigation is outstanding. 13 14 Any denial shall be in writing and state the grounds therefor. 15 Notwithstanding Chapter 132 of the General Statutes or any other provision of law, (i) only the following documents under this section shall be a public record, with respect to each 16 17 applicant and each interactive sports wagering operator: 18 (1)The name, address, and sports wagering platform. 19 (2)The names of all key persons. The documented history of working to prevent compulsive gambling, 20 (3) 21 including training programs for its employees. 22 The proposed sports wagering brand that the applicant plans to hold out to the <u>(4)</u> 23 public displaying its sports wagering platform. 24 (5) The granting or denial of the application. 25 Each interactive sports wagering operator shall promptly report all criminal or (i) 26 disciplinary proceedings commenced against that interactive sports wagering operator in 27 connection with its operations to the Commission. Each interactive sports wagering operator shall 28 promptly report to the Commission all changes in key persons, and all new key persons shall 29 consent to a background investigation. 30 (k) No interactive sports wagering operator license is assignable or transferable without 31 approval of the Commission. 32 Interactive sports wagering operators shall assure the financial integrity of sports (l)33 wagering operations by the maintenance of a reserve of not less than five hundred thousand 34 dollars (\$500,000) or the amount required to cover the outstanding liabilities for sports wagers 35 accepted by the interactive sports wagering operator, whichever is greater. The reserve may take 36 the form of a bond, an irrevocable letter of credit, payment processor reserves and receivables, 37 cash or cash equivalents segregated from operational funds, guaranty letter, a combination thereof, or any other means as approved by the Commission. Such reserve shall be adequate to 38 39 pay winning sports wagers when due. An interactive sports wagering operator is presumed to 40 have met this requirement if the operator maintains, on a daily basis, a minimum reserve in an amount which is at least equal to the average daily minimum reserve, calculated on a monthly 41 42 basis, for the corresponding month in the previous year. For purposes of this subsection, 43 "outstanding liabilities for sports wagers accepted by an interactive sports wagering operator" 44 shall mean the amounts accepted by the interactive sports wagering operator on sports wagers 45 whose outcomes have not been determined and amounts owed but unpaid on winning sports 46 wagers. 47 "§ 18C-905. Reserved for future codification purposes. 48 "§ 18C-906. Applications for service provider licenses. 49 It shall be unlawful for any person to provide covered services to any interactive (a)

1	sports wagering operator who provides covered services in-house shall not be required to have a
2	service provider license in addition to the interactive sports wagering operator license.
3	(b) The Commission shall review and issue service provider licenses to qualified
4	applicants within 60 days of receipt of a completed application. The Commission may extend the
5	review period for an additional 30 days if the background investigation is outstanding. Any denial
6	shall be in writing and state the grounds therefor. The applicant shall submit the completed
7	application, on a form prescribed by the Commission, and the licensing fee of fifty thousand
8	<u>dollars (\$50,000).</u>
9	(c) The application shall set forth all of the following:
10	(1) The applicant's background in sports wagering or the covered service.
11	(2) All experience with sports wagering or other wagering activities in other
12	jurisdictions, including the applicant's history, reputation of integrity and
13	compliance, and a list of all active and inactive licenses, certifications, or
14	registrations and reasons for inactivity, if applicable.
15	(3) <u>A written information security program, detailing information security</u>
16	governance and the designation of a chief security officer or equivalent.
17	(4) Any personal information the Commission may deem necessary concerning
18	the applicant's key persons.
19	(5) Any other information the Commission may deem necessary.
20	(d) The Commission shall conduct a background investigation on the applicant and key
21	persons as deemed necessary by the Commission. The background investigation shall include a
22	credit history check, a tax record check, and a criminal history record check. In the event an
23	applicant and its key persons have had a completed criminal history record check in the 12
24	months prior to the application, the Commission may, in its discretion, accept the results of that
25	prior criminal history record check upon submission of an affidavit that there has been no change
26	in criminal history since the prior criminal history record check in this or any other state. The
27	Commission shall not award a license if the applicant or any key person of the applicant has been
28	convicted of a felony or any gambling offense in any state or federal court of the United States
29	within 10 years of application or renewal.
30	(e) An applicant for licensure and any key person deemed necessary by the Commission
31	shall consent to a criminal history record check and shall submit all necessary fingerprints.
32	Refusal to consent to a criminal history record check may constitute grounds for the Commission
33	to deny licensure.
34	(f) A person holding a service provider license or its equivalent, on the basis of
35	comparable licensing requirements issued to that person by a proper authority by another state or
36	territory of the United States or the District of Columbia if that jurisdiction's requirements for
37	licensure, certification, or registration are substantially equivalent to or exceed the requirements
38	of this State, and who, in the opinion of the Commission otherwise meets the requirements of
39	this Article based upon verified evidence may, upon application, be licensed as a service provider
40	with or without further examination, as determined by the Commission.
41	(g) Grounds for denial of a license may include the following:
42	(1) The applicant is unable to satisfy the requirements under this Article.
43	(2) The applicant or any key persons is not of good character, honesty, or
44	integrity.
45	(3) The applicant's or any key person's prior activities, criminal record, reputation,
45 46	or associations indicate any of the following:
47	<u>a.</u> <u>A potential threat to the public interest.</u>
48	b. The potential to impede the regulation of sports wagering.
49	<u>c.</u> <u>The potential of promoting unfair or illegal activities in the conduct of</u>
5 0	sports wagering.

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1	<u>(4)</u>	The applicant or any key person knowingly makes a f	false statement of
2		material fact or deliberately fails to disclose information	
3		Commission.	× •
4	<u>(5)</u>	The applicant or any key person knowingly fails to comply w	with the provisions
5		of this Article or any requirements of the Commission.	
6	<u>(6)</u>	The applicant or any key person was convicted of a felony	
7		turpitude, or any criminal offense involving dishonesty	
8		within the 10 years prior to the submission date of the appl	
9	<u>(7)</u>	Any revocation, suspension, or denial of the applicant	
10		license, certification, or registration to conduct sports wag	-
11	$\langle 0 \rangle$	of gambling activity, or a covered service issued by any oth	
12	(\mathbf{k}) (\mathbf{k})	The applicant has defaulted on any obligation or debt owed	
13 14		hstanding any other provision of law, only the following doe public record, with respect to each applicant and each service	
14 15	(1)	The name, address, and sports wagering platform.	<u>e provider.</u>
16	$\frac{(1)}{(2)}$	The name of all key persons.	
17	$\frac{(2)}{(3)}$	The granting or denial of the application.	
18		ervice provider shall promptly report all criminal or discipl	linary proceedings
19		st that service provider in connection with its operations to	• • •
20		ider shall promptly report all changes in key persons to the	
21		s shall consent to a background investigation.	· · · · · ·
22	(j) <u>No ser</u>	vice provider license is assignable or transferable without	it approval of the
23	Commission.		
24		rts wagering supplier license.	
25		ommission may issue a sports wagering supplier license to	
26		active sports wagering operator who provides covered servi	
27	-	have a sports wagering supplier license in addition to the	interactive sports
28	wagering operator		
29 30		request of an applicant for a sports wagering supplier license	
30 31		ional sports wagering supplier license to the applicant so log ompleted application in accordance with this section. A p	
32		ubsection expires on the date provided by the Commission.	· · · · · · · · · · · · · · · · · · ·
33		on may apply to the Commission for a sports wagering s	
34	provided in this A	• • • • •	supplier neense us
35	*	plicant shall complete and submit an application on a form	prescribed by the
36		a licensing fee of thirty thousand dollars (\$30,000). In th	
37		require applicants to disclose the identity of each of the following	* *
38	(1)	The applicant's principal owners who directly own ten perc	ent (10%) or more
39		of the applicant.	
40	<u>(2)</u>	Each holding, intermediary, or parent company that dire	ectly owns fifteen
41		percent (15%) or more of the applicant.	
42	<u>(3)</u>	The applicant's board appointed CEO and CFO, or t	the equivalent as
43		determined by the Commission.	
44	$(\underline{4})$	Any other information the Commission may deem necessar	•
45		ommission shall conduct a background investigation on t	
46		blicant, and current employees of the applicant, as deemed	
47 48		background investigation shall include a credit history cl	· · · · · · · · · · · · · · · · · · ·
48 49		inal history record check. In the event an applicant and its criminal history record check in the 12 months prior to the	• •
49 50	· · ·	in its discretion, accept the results of that prior criminal his	* *
51		of an affidavit that there has been no change in criminal hist	
51		an arriauvit anat more has been no change in criminal mst	ory since the prior

General Assembly Of North Carolina Session 2023 criminal history record check in this or any other state. The Commission may not award a license 1 2 if the applicant or a key person of the applicant has been convicted of a felony or any gambling 3 offense in any state or federal court of the United States within 10 years of application or renewal. 4 An applicant for licensure and any key person deemed necessary by the Commission (f) 5 shall consent to a criminal history record check and shall submit all necessary fingerprints. 6 Refusal to consent to a criminal history record check may constitute grounds for the Commission 7 to deny licensure. 8 (g) The Commission shall review and issue licenses to qualified applicants within 60 days 9 of receipt of a completed application. The Commission may extend the review period for an 10 additional 30 days if the background investigation is outstanding. 11 In disclosing the principal owners of the applicant, the following shall apply: (h) Governmental created entities, including statutory authorized pension 12 (1)investment boards and Canadian Crown corporations, that are direct or 13 14 indirect shareholders of an applicant shall be waived in the applicant's disclosure of ownership and control as determined by the Commission. 15 Investment funds or entities registered with the Securities and Exchange 16 (2) 17 Commission, including Investment Advisors and entities under the management of the Securities and Exchange Commission, that are direct or 18 19 indirect shareholders of the applicant shall be waived in the applicant's 20 disclosure of ownership and control as determined by the Commission. 21 A sports wagering supplier license or a provisional sports wagering supplier license (i) 22 shall be sufficient to offer the sports wagering services under this Article. 23 A person holding a sports wagering supplier license or its equivalent, on the basis of (i) 24 comparable licensing requirements issued to that person by a proper authority by another state or 25 territory of the United States or the District of Columbia if that jurisdiction's requirements for 26 licensure, certification, or registration are substantially equivalent to or exceed the requirements 27 of this State, and who, in the opinion of the Commission otherwise meets the requirements of 28 this Article based upon verified evidence may, upon application, be licensed as a sports wagering 29 supplier with or without further examination, as determined by the Commission. 30 (k) Each interactive sports wagering operator shall promptly report all criminal or disciplinary proceedings commenced against that interactive sports wagering operator in 31 32 connection with its operations to the Commission. Each interactive sports wagering operator shall 33 promptly report to the Commission all changes in key persons, and all new key persons shall 34 consent to a background investigation. 35 Notwithstanding any other provision of law, only the following documents under this (l)36 section shall be a public record, with respect to each applicant and each sports wagering supplier: 37 (1)The name, address, and sports wagering platform. The name of all key persons. 38 (2)39 The granting or denial of the application. (3) 40 No sports wagering supplier license is assignable or transferable without approval of (m) 41 the Commission. 42 "§ 18C-908. Renewals of licenses. 43 Any license issued pursuant to this Article shall be valid for five years. (a) At least 60 days prior to the expiration of a license, the license holder shall submit a 44 (b) 45 renewal application, on a form prescribed by the Commission, including a renewal fee as follows: 46 (1)One million dollars (\$1,000,000) for an interactive sports wagering license. (2)47 Fifty thousand dollars (\$50,000) for a service provider license. 48 Thirty thousand dollars (\$30,000) for a sports wagering supplier license. (3) 49 The Commission may revoke or deny a license renewal for any of the following (c) 50 reasons:

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1	<u>(1)</u>	The same grounds that would constitute denial of an init	ial application under
2		<u>G.S. 18C-906(g).</u>	
3	<u>(2)</u>	A violation of this Article.	
4	<u>(3)</u>	Failure to pay the tax imposed under Article 2E of Chapter	er 105 of the General
5		Statutes.	
6		respect to interactive sports wagering operators, the Com	
7		f the Commission finds good cause that the licensee has ma	terially not complied
8 9	with the provisio "§ 18C-909. Use	ns of this Article. e of proceeds.	
10		Commission shall use the funds remitted to it pursuant to G	B.S. 105-113.128 and
11	any proceeds fro	m license fees collected under this Article to cover expen	ises in administering
12	this Article. Any	proceeds remaining at the end of each fiscal year after pay	ment of expenses of
13	the Commission	pursuant to this section shall be remitted to the General Fu	nd.
14	(b) Exper	nses of the Commission shall include all items listed in G.S.	<u>S. 18C-163.</u>
15	" <u>§ 18C-910. Du</u>	ties of licensees.	
16	<u>(a)</u> The i	nteractive sports wagering operator and its service pr	roviders shall make
17	commercially rea	sonable efforts to do all of the following:	
18	<u>(1)</u>	Prevent persons who are not registered players from players	lacing sports wagers
19		through its sports wagering platform.	
20	<u>(2)</u>	Prevent persons who are not physically located in the	State from placing a
21		wager through its sports wagering platform.	
22	<u>(3)</u>	Protect the confidential information of registered play	ers using its sports
23	(\mathbf{A})	wagering platform.	
24	<u>(4)</u>	Prevent sports wagering on prohibited events set forth	in this Article or as
25 26	(5)	otherwise determined by the Commission.	manias for others
20 27	$\frac{(5)}{(6)}$	Prevent persons from placing sports wagers as agents or Allow persons to voluntarily exclude themselves under	
27	<u>(6)</u>	placing sports wagers through its sports wagering platfor	
28 29		Article.	<u>III as set fortir ill ulls</u>
30	(7)	Establish procedures to detect suspicious or illegal sports	s wagering activity
31	$\frac{(\gamma)}{(8)}$	Provide for the reporting of income tax on winnings	
32	<u>(0)</u>	applicable State or federal law.	
33	<u>(9)</u>	Prevent a participant in a sporting event, including an at	hlete, coach, trainer,
34		official, or any employee or staff of a participant from pl	
35		on that sporting event in which the participant is particip	
36	<u>(10)</u>	Verify the location of the sports wagerer at the time	the sports wager is
37		initiated and received for compliance with G.S. 18C-902	<u>(c).</u>
38	(b) For the table (b)	nree years after a sporting event occurs, interactive sports	s wagering operators
39	<u>shall maintain re</u>	cords on all of the following:	
40	<u>(1)</u>	Each sports wager, including the identity of the individu	al placing the sports
41		wager.	
42	<u>(2)</u>	The amount, type, time, location, and outcome of the spo	orts wager, including
43		the IP address, if available.	
44	(3)	Suspicious or illegal sports wagering activity.	
45		nteractive sports wagering operator shall disclose the r	ecords described in
46		this section to the Commission upon request.	aal times information
47 48		ports governing body has notified the Commission that re	
48 49		s wagers placed on its sporting events is necessary, interaction in the sports governing body or its designee in real	
49 50		d information regarding a registered player, amount and t	
50 51	-	ts wager was placed, the location of the registered player a	
51	the time the spor	is wager was placed, the location of the registered player a	at the time the sports

1	wager was placed	d, the IP address if applicable, the outcome of the sports wager, and records of		
2	abnormal sports wagering activity. For purposes of this subsection, real time means on a			
3	commercially reasonable periodic interval, but in any event, not less than once every 72 hours.			
4	A sports governing body receiving any information pursuant to this subsection shall use the			
5	information for the	ne purpose of integrity monitoring only and not for any commercial purpose.		
6	(e) In adv	vertising its sports wagering platform, the interactive sports wagering operator		
7	shall ensure that	its advertisements meet all of the following requirements:		
8	<u>(1)</u>	It does not target persons under the age of 21.		
9	<u>(2)</u>	It discloses the identity of the interactive sports wagering operator.		
10	<u>(3)</u>	It provides information about or links to resources related to gambling		
11		addiction and prevention.		
12	<u>(4)</u>	It is not misleading to a reasonable person.		
13	(f) Backs	ground investigations shall search for criminal history and any charges or		
14	convictions invo	lving corruption or manipulation of sporting events and association with		
15	organized crime.			
16	(g) Intera	ctive sports wagering operators and service providers shall employ		
17	commercially rea	asonable methods to maintain the security of wagering data, registered player		
18	and other custom	er data, and any other confidential information, including information provided		
19	by a sports gover	ning body, from unauthorized access and dissemination. All servers necessary		
20	to the placement	or resolution of a sports wager, other than back-up servers, shall be physically		
21	located in this Sta	ate. Consistent with federal law, nothing in this section shall preclude the use of		
22	internet or cloud-	based hosting, or the use of back-up servers located outside of this State.		
23	(h) Each	interactive sports wagering operator shall provide a daily summary of all sports		
24	wagering activity	v, detailing all transactions processed through each wagering system, provided		
25	in a format established by the Commission, at the close of each business day.			
26	" <u>§ 18C-911.</u> Res	erved for future codification purposes.		
27	" <u>§ 18C-912. Est</u>	ablishment of interactive accounts.		
28	(a) Only	a registered player shall be permitted to establish an interactive account with an		
29		wagering operator. The interactive sports wagering operator is responsible for		
30	verifying the ider	ntity of the registered player and ensuring that the registered player is at least 21		
31	years of age. The	registered player shall be permitted to deposit cash or cash equivalents into the		
32	interactive accou			
33	<u>(b)</u> <u>A reg</u>	sistered player may not have more than one interactive account with each		
34	*	wagering operator.		
35	(c) An in	teractive account shall meet all of the following requirements:		
36	<u>(1)</u>	Be registered in the name of the registered player, who is a natural person.		
37	<u>(2)</u>	Be established through the interactive sports wagering operator's sports		
38		wagering platform.		
39	<u>(3)</u>	Be funded with cash or cash equivalents online or placed at a sports facility as		
40		provided in G.S. 18C-926.		
41	<u>(4)</u>	Prohibit the transfer or sale of an account or account balance.		
42	<u>(5)</u>	Prohibit the use of any virtual private network or other technology that may		
43		obscure or falsify the registered player's physical location.		
44	<u>(6)</u>	Prohibit any form of collusion, cheating, or other unlawful activity.		
45	<u>(7)</u>	Affirm that the registered player meets all eligibility requirements for		
46		registration.		
47	<u>(8)</u>	Authorize the provision of notices and other required communications either		
48		through a designated mobile or other interface or to an electronic mail address		
49		designated by the registered player.		

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1	(d) The interactive sports wagering operator shall put in place sufficient measures to
2	verify the age and identity of the registered player needed to allow the establishment of
3	interactive accounts remotely.
4	(e) An interactive account held by a registered player in this State may be suspended or
5	terminated by the interactive sports wagering operator under any of the following conditions:
6	(1) The registered player has provided any false or misleading information in
7	connection with the opening of the account, or has engaged in collusion
8	cheating, or other unlawful conduct.
9	(2) The registered player is barred from placing sports wagers in the State.
10	(3) The registered player is or otherwise becomes ineligible pursuant to this
11	Article.
12	(4) For any other reason at the sole discretion of the interactive sports wagering
13	operator, provided it is not in violation of federal or State law.
14	(f) In the event of termination of the interactive account in accordance with this section
15	the registered player shall be provided timely ability to access and withdraw any funds remaining
16	in the interactive account.
17	" <u>§ 18C-913.</u> Reserved for future codification purposes.
18	" <u>§ 18C-914. Integrity of competition and prohibited events.</u>
19	(a) A sports governing body may submit to the Commission in writing a request to
20	restrict, limit, or exclude a certain type, form, or category of sports wagering with respect to
21	sporting events of such body, if the sports governing body believes that such type, form, or
22	category of sports wagering with respect to sporting events of such body may undermine the
23	integrity or perceived integrity of such body or sporting events of such body. The Commission
24	shall request comment from interactive sports wagering operators on all such requests. After
25	giving due consideration to all comments received, the Commission shall, upon a demonstration
26	of good cause from the requestor that such type, form, or category of sports wagering is likely to
27	undermine the integrity or perceived integrity of such body or sporting events of such body, gran
28	the request. The Commission shall respond to a request concerning a particular event before the
29	start of the event, or if it is not feasible to respond before the start of the event, no later than sever
30	days after the request is made. If the Commission determines that the requestor is more likely
31	than not to prevail in successfully demonstrating good cause for its request, the Commission may
32 33	provisionally grant the request of the sports governing body until the Commission makes a final determination as to whether the requestor has demonstrated good cause. Absent such a
33 34	provisional grant by the Commission, sports wagering operators may continue to offer sports
34 35	wagering on sporting events that are the subject of such a request during the pendency of the
36	Commission's consideration of the applicable request.
37	(b) The Commission and interactive sports wagering operators shall cooperate with
38	investigations conducted by sports governing bodies or law enforcement agencies, including
39	using commercially reasonable efforts to provide or facilitate the provision of sports wagering
40	information. All disclosures under this section are subject to an interactive sports wagering
41	operator's obligations to comply with all federal, State, and local laws and regulations, including
42	those relating to privacy and personally identifiable information.
43	(c) Interactive sports wagering operators are not required to use official league data for
44	determining any of the following:
45	(1) The results of tier one sports wagers on sporting events of any organization
46	whether headquartered in the United States or elsewhere.
47	(2) The results of tier two sports wagers on sporting events of organizations that
48	are not headquartered in the United States.
49	(d) A sports governing body may notify the Commission that it desires interactive sports
50	wagering operators to use official league data to settle tier two sports wagers on sporting events
51	of such sports governing body. Notification shall be made in the form and manner as the

1		require. The Commission shall notify each interactive sports wagering operator
2		rning body's notification within five days of the Commission's receipt of the
3		sports governing body does not so notify the Commission, an interactive sports
4		or is not required to use official league data for determining the results of tier
5		s on sporting events of that sports governing body.
6		n 60 days of the Commission notifying each interactive sports wagering
7		rts governing body notification to the Commission, or longer period as may be
8		the sports governing body and the applicable interactive sports wagering
9		ive sports wagering operators shall use only official league data to determine
10		two sports wagers on sporting events of that sports governing body, unless any
11	of the following	
12	<u>(1)</u>	The sports governing body or its designee cannot provide a feed of official
13		league data to determine the results of a particular type of tier two sports
14		wager, in which case interactive sports wagering operators are not required to
15		use official league data for determining the results of the applicable tier two
16		sports wager until such time as such a data feed becomes available from the
17		sports governing body on commercially reasonable terms and conditions.
18	<u>(2)</u>	An interactive sports wagering operator can demonstrate to the Commission
19 20		that the sports governing body or its designee will not provide a feed of official
20		league data to the interactive sports wagering operator on commercially
21 22	(2)	reasonable terms and conditions.
22 23	<u>(3)</u>	The designee of the sports governing body does not obtain a sports wagering
23 24		supplier license from the Commission to provide official league data to
24 25		interactive sports wagering operators to determine the results of tier two sports wagers, if and to the extent required by law.
23 26	(f) Durin	g the pendency of the Commission's determination as to whether a sports
20 27		or its designee will provide a feed of official league data on commercially
28		, an interactive sports wagering operator is not required to use official league
20 29		ing the results of tier two sports wagers. The Commission's determination shall
30		50 days of the interactive sports wagering operator notifying the Commission
31		demonstrate that the sports governing body or its designees will not provide a
32		eague data to the sports wagering operator on commercially reasonable terms.
33		a non-exclusive list of factors the Commission may consider in evaluating
34		league data is being offered on commercially reasonable terms and conditions
35	for purposes of the	nis subsection and subsections (d) and (e) of this section:
36	<u>(1)</u>	The extent to which interactive sports wagering operators have purchased the
37		same or similar official league data on the same or similar terms, particularly
38		in jurisdictions where such purchase was not required by law, or was required
39		by law, but only if offered on commercially reasonable terms.
40	<u>(2)</u>	The nature and quantity of the official league data, including its speed,
41		accuracy, reliability, and overall quality, as compared to comparable
42		non-official data.
43	<u>(3)</u>	The quality and complexity of the process used to collect and distribute the
44		official league data as compared to comparable non-official data.
45	<u>(4)</u>	The availability of a sports governing body's tier two official league data to an
46		interactive sports wagering operator from more than one authorized source.
47	<u>(5)</u>	Market information, including price and other terms and conditions, regarding
48		the purchase by interactive sports wagering operators of comparable data for
49		the purpose of settling sports wagers in this State and other jurisdictions.

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1	(6) The extent to which sports governing bodies or their design	ees have made data
2	used to settle tier two sports wagers available to interactiv	
3	operators and any terms and conditions relating to the use	
4	(7) Any other information the Commission deems relevant.	
5	(g) Interactive sports wagering operators shall, as soon as practice	able, report to the
6	<u>Commission any information relating to abnormal betting activity or pattern</u>	
7	a concern with the integrity of a sporting event or events, or any other cond	•
8	sports wagering outcome of a sporting event or events for purposes of finance	
9	match fixing. The interactive sports wagering operator making such a	report shall also
0	simultaneously report such information to the relevant sports governing body	
1	" <u>§ 18C-915.</u> Reserved for future codification purposes.	
2	" <u>§ 18C-916.</u> Civil penalties; suspension and revocation of licenses.	
3	If the Commission determines that the holder of a license under this Artic	le has violated any
4	provision of this Article, the Commission, with at least 15 days' notice and	a hearing, may do
5	either or both of the following:	
6	(1) <u>Suspend or revoke the license.</u>	
7	(2) Impose a monetary penalty of not more than ten thousand	d dollars (\$10,000)
8	for each violation.	
9	" <u>§ 18C-917.</u> Reserved for future codification purposes.	
0	" <u>§ 18C-918. Criminal penalties.</u>	
1	(a) Any person who knowingly offers or engages in sports wagering	in violation of this
2	Article shall be guilty of a Class 2 misdemeanor.	
3	(b) Any person under the age of 21 who engages in sports wagering as	s defined under this
4	Article shall be guilty of a Class 2 misdemeanor.	
5	(c) Any person who knowingly attempts to suborn, collude, or oth	
6	influence the outcome of any competition or aspect of any competition that is t	he subject of sports
7	wagering pursuant to this Article shall be guilty of a Class G felony.	
8	(d) Any applicant for an interactive sports wagering license, a service	
9	or sports wagering supplier license who willfully furnishes, supplies, or oth	nerwise gives false
0	information on the license application shall be guilty of a Class I felony.	
1	(e) <u>Nothing in this Article shall be construed to allow the interactive</u>	
2	operator or its service providers to be charged with a violation of subsection	
3	section absent actual notice and knowledge that a person is under age or giving	g false information.
4	" <u>§ 18C-919.</u> Reserved for future codification purposes.	
5	" <u>§ 18C-920.</u> Reserved for future codification purposes.	
6	" <u>§ 18C-921</u> . Reserved for future codification purposes.	
7 8	" <u>§ 18C-922. Voluntary exclusion program.</u>	r ony individual to
5 9	(a) <u>The Commission shall establish a voluntary exclusion program for</u> voluntarily exclude themselves from placing sports wagers under this Artic	
9	wagers under Article 10 of this Chapter. Interactive sports wagering o	-
1	reasonable means to comply with the exclusion of individuals participatin	
2	exclusion program by the Commission.	<u>g in the voluntary</u>
3	(b) The Commission shall adopt rules to establish the voluntary e	volucion program
3 4	which shall provide for all of the following:	actusion program,
5	(1) Verification of the individual's request to be placed in the v	voluntary exclusion
6	program, and for how long, up to and including that indivi	
7	(2) How information regarding which individuals are in the v	
8	program is to be disseminated to the interactive sports wag	
)	(3) How an individual in the voluntary exclusion program	
)	Commission for removal from the voluntary exclusion program	• •

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1 2	<u>(4)</u>	The means by which the interactive sports wagering operate shall make all reasonable efforts to cease direct man	rketing efforts to
3	(5)	individuals participating in the voluntary exclusion program	
4	<u>(5)</u>	The means by which the Commission shall make availabl	
5 6		sports wagering operators and their agents the names of participating in the voluntary exclusion program, which	
7		quarterly.	<u>I shall be at least</u>
8	(c) Partic	cipation in the voluntary exclusion program shall not precl	ude an interactive
9 10	sports wagering	operator and its agents from seeking the payment of a de	
10		not participating in the voluntary exclusion program. voluntary exclusion program shall be exempt from Chapter 1	32 of the General
12		Il be treated as confidential by each interactive sports wage	
12		s wagering operator conducting sports wagering in another s	
14	-	vided under this section with its agents and affiliates in other s	-
15		cipating in the voluntary exclusion program.	tates for excitating
16		served for future codification purposes.	
17		sk management.	
18		sion shall adopt rules permitting, but not requiring, interactiv	ve sports wagering
19		eir service providers to employ systems that offset loss or mai	
20	-	of sports wagering pursuant to this Article, including through	
21	exchanges, or sir	nilar mechanisms in another approved jurisdiction in which the	e interactive sports
22	wagering operat	or, service provider, or an affiliate of either or other third	<u>party also holds a</u>
23	license or the equ	uivalent, provided that at all times adequate protections are ma	aintained to ensure
24	sufficient funds	are available to pay all winnings.	
25	" <u>§ 18C-925.</u> Re	served for future codification purposes.	
26		aces of public accommodation.	
27		anent places of public accommodation for the purpose of place	cing sports wagers
28		ed with each sports facility.	
29		anent places of public accommodation permitted under thi	s section shall be
30	located as follow		
31	$\frac{(1)}{(2)}$	On the property of the sports facility.	.1
32	<u>(2)</u>	No more than one place of public accommodation may be	
33		owned or controlled by the owner or operator of the sp	
34 25		affiliated entity of the owner or operator of the sports faci within a one half mile rediug of a constant facility	
35 36		within a one-half mile radius of a sports facility G.S. 18C-901(17)a. or G.S. 18C-901(17)c.	as defined in
30 37	(2)	No more than one place of public accommodation may be	on other property
38	<u>(3)</u>	owned or controlled by the owner or operator of the spo	
38 39		located within a one and one-half mile radius of a sports fa	
40		G.S. 18C-901(17)b.	cinty as defined in
41	(c) Noth	ing in this section shall be construed to exempt a place of publ	ic accommodation
42		ons of any other law that may be enforceable.	<u>ie decommodation</u>
43	•	le devices, computer terminals, similar devices, and cashiers	used to operate the
44		ccommodation shall have the ability to accept cash and cash	•
45	• •	r cash equivalents. Only a cashier may distribute cash or cas	•
46		accommodation. All cashiers that accept or distribute cash o	
47		es of an interactive sports wagering operator.	<u>.</u>
48		ce of public accommodation under this section may be adver	tised by the owner
49	or operator of the	± •	
50	· ·	ithstanding subsections (a) through (c) of this section, if a p	ermanent place of
51	public accommo	dation is not located at the sports facility as defined in G.S.	18C-901(17)b that

1	hosts the profes	sional	golf tournament, no more than one temporary place of public	
2	accommodation may be established at the sports facility as defined in G.S. 18C-901(17)b during			
3	the professional golf tournament. The temporary place of public accommodation need not			
4	comply with local	lordina	inces under Chapter 160D of the General Statutes. For purposes of this	
5	subsection, 'temp	orary'	shall mean opening no more than five calendar days prior to the	
6	professional golf	tournar	nent and closing no later than five calendar days after the professional	
7	golf tournament.			
8	(g) Notwi	thstand	ing any other provision of this section, no sports facility shall be open	
9			during the eight hours before or during any college sports events at the	
10		-	t to the sports facility.	
11		-	ion may adopt rules as necessary governing the placement of any place	
12	of public accomm	odation	n on the property of a sports facility.	
13	-			
14	" <u>§ 18C-927.</u> Rese	erved fo	or future codification purposes.	
15	"§ 18C-928. Con	npliand	e with federal law; Indian gaming.	
16			th the intent of the United States Congress as articulated in the Unlawful	
17			cement Act of 2006 (31 U.S.C. § 5361 et seq.), the intermediate routing	
18		-	g to intrastate sports wagering authorized under this Article shall not	
19			locations in which such sports wagers are initiated and received.	
20			authorized by this Article shall be deemed to be conducted solely under	
21			cle and not under the federal Indian Gaming Regulatory Act, 25 U.S.C.	
22	<u>§ 2701 et seq.</u>		the and not under the rederar manuf Summing Regulatory 1100, 25 0.5.0.	
23	•	al aami	ing enterprise shall be deemed a licensed interactive sports wagering	
24		-	ence of all of the following:	
25	<u>(1)</u>		ission of a completed application to the Commission.	
26	$\frac{(1)}{(2)}$		ment by the tribal gaming enterprise, in a form as prescribed by the	
20 27	<u>(2)</u>	-	nission, to all of the following:	
28			Adherence to the requirements of this Article and to the regulations	
28 29		<u>a.</u>	adopted by the Commission with respect to sports wagering.	
30		<u>b.</u>	Submission to the Commission's enforcement of this Article and any	
31		<u>U.</u>	implementation of the rules, including waiver of any applicable tribal	
32			· · · · · · · · · · · · · · · · · · ·	
			sovereign immunity for the sole and limited purpose of such	
33 24		2	enforcement. Collection and normant of all taxes improved under Article 2E of	
34 35		<u>C.</u>	Collection and payment of all taxes imposed under Article 2E of Chapter 105 of the Constant Statutes	
35 36		d	<u>Chapter 105 of the General Statutes.</u> Not offering or conducting any interactive gambling other than the	
30 37		<u>d.</u>		
37 38			interactive sports wagering authorized by this Article unless specifically otherwise authorized by law.	
39 40		<u>e.</u>	Location of any server or other information technology equipment	
40			directly related to the placing of sports wagers that is used by the tribal	
41			gaming enterprise and its agents to accept interactive sports wagering	
42			authorized by this Article on land that is not Indian lands. Upon	
43			request, make accessible any server or other information technology	
44			equipment directly related to the placing of sports wagers by the	
45			Commission, the Department of Revenue, and State law enforcement.	
46			The location of all other technology and servers used by a tribal	
47			gaming enterprise in connection with sports wagering authorized by	
48		_	this act shall be approved by the Commission.	
49			recognized tribe, or business entity owned or controlled by the tribe,	
50	that is deemed an interactive sports wagering operator under this Article shall include			
51	authorization for a	any tecl	hnology and sports wagering brand partners of the tribe or the business	

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1	entity owned or a	controll	ed by the tribe, subject to complianc	e with the terms of this Article by
2	•		rts wagering brand partners. A trib	•
3			ng operator under this section shall no	
4	•		orts wagering operators in this State	
5			• Article 10 of Chapter 143B of th	
6	adding a new Par		-	
7	0		orth Carolina Major Events, Games,	and Attractions Fund.
8			lative findings and purpose.	
9	The General			
10	(1)		ne policy of the State of North Carol	ina to stimulate economic activity
11	<u> <u> </u></u>		o create new jobs for the citizens	
12			oting the attraction of major events	
13		-	y by attracting out-of-state visitors t	-
14			vel and tourism industries within the	• • • •
15	(2)		urpose of this Part is to stimulate ec	
16	<u>\</u>		vithin the State.	
17	<u>(3)</u>	~	nactment of this Part will maintain c	consistency and accountability in a
18	<u></u>		conomic development program and w	•
19		•	ate and its citizens.	
20	<u>(4)</u>		ng in this Part shall be construed to co	onstitute a guarantee or assumption
21			State of any debt of any business of	
22			Il faith and credit of the State to be pl	• •
23	" <u>§</u> 143B-437.111			
24			ions apply in this Part:	
25	(1)	Fund.	- The North Carolina Major Ever	nts, Games, and Attractions Fund
26		establ	ished under G.S. 143B-437.112.	
27	<u>(2)</u>	Local	entity A city, county, or local orga	anizing committee.
28	<u>(3)</u>	Local	organizing committee A nonpro	fit corporation or its successor in
29		intere	st that satisfies one of the following c	conditions:
30		<u>a.</u>	It has been authorized by a city,	county, or more than one city or
31			county acting collectively to purs	ue an application and bid on the
32			applicant's behalf to a site selection	n organization for selection as the
33			<u>site of a major event.</u>	
34		<u>b.</u>	With the authorization of a city,	
35			county acting collectively, it has e	executed an agreement with a site
36			selection organization regarding a b	•
37	<u>(4)</u>		event. – An entertainment, musica	
38		event	that satisfies the following condition	
39		<u>a.</u>	The event is either of the following	· · ·
40			1.Held at a sports facility.2.Sponsored by the National	
41				Association for Stock Car Racing,
42				olf Association, the Professional
43				erica, the PGA Tour, or the United
44			States Golf Association.	
45		<u>b.</u>	The event is not held more often th	
46		<u>c.</u>	The location of the event is determined	ned by a site selection organization
47			through a competitive process.	
48		<u>d.</u>	The site selection organization of	considered multiple sites located
49 50			outside of the State for the event.	
50		<u>e.</u>	The site selection organization sele	ected a site within this State as the
51			sole location for the event.	

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L	<u>(5)</u>	Site selection organization. – The organization re	sponsible for determining
2		the site of a major event.	÷ • • •
3	<u>(6)</u>	Sports facility. – As defined in G.S. 18C-901.	
ŀ	" <u>§ 143B-437.112</u>	. North Carolina Major Events, Games, and Attr	actions Fund.
	(a) There	is established the North Carolina Major Events, Gar	mes, and Attractions Fund
	to be administer	ed by the Department. In order to foster job creati	on and investment in the
	economy of this	State, the Department may enter into multiparty agre	eements with site selection
	organizations and	l local entities to provide grants in accordance with t	the provisions of this Part.
		nto an agreement, the Department must find that all o	
	are met:		
	<u>(1)</u>	The economic activity directly or indirectly attribu	table to the major event is
		sufficient to justify the use of State funds to attract	t or retain the event in this
		State.	
	<u>(2)</u>	It is anticipated that the major event will provide pe	ositive media exposure for
	<u> </u>	the State, thereby supplementing the State's effo	
		tourism within the State.	i
	<u>(3)</u>	The site selection organization must have conside	ered multiple sites located
	<u>x=x</u>	outside of the State for the event.	<u> </u>
	<u>(4)</u>	The site selection organization has selected a site w	vithin this State as the sole
	<u> </u>	location for the event.	·
	<u>(5)</u>	The event is not held more often than annually.	
	<u>(6)</u>	The project will benefit the people of this State by in	ncreasing opportunities for
	<u>(0)</u>	employment and by strengthening this State's econ	• • •
	<u>(7)</u>	The project is consistent with economic development	
		for the area where it will be located.	ent gouis for the State and
	<u>(8)</u>	A grant under this Part is necessary to attract or ret	ain the major event within
	<u>(0)</u>	this State.	
	<u>(9)</u>	The total benefits of the major event to the State ou	tweigh its costs and render
	<u>127</u>	the grant appropriate for the major event.	
	(b) Effect	ive July 1 of each calendar year, the funds remitted to	the Fund by the Secretary
		the tax on sports wagering pursuant to G.S. 105-11.	
		ddition to the amounts remitted to the Fund pursuan	
		y shall determine any additional amount appropriated	
		s section are subject to appropriations.	d to the I did. Agreements
		• Applications; reports; study.	
		cation. – A local entity shall apply to the Departm	ent for a grant on a form
		Department that includes at least all of the following	-
	<u>(1)</u>	The name or nature of the major event.	2`
	(1) (2)	A complete listing of all local entities associated w	ith the application
	$\frac{(2)}{(3)}$	To the extent known by the local entity, infor	* *
	<u>(5)</u>	locations, including locations in other states and co	
		for the major event and the nature of any governme	-
		• • •	
	(A)	support the major event were it to be located in one	
	<u>(4)</u>	Information concerning any other State or local g	
	(5)	which the local entity is applying or that it has an e	
	<u>(5)</u>	Any other information necessary for the Dep	bartment to evaluate the
		application.	on the Friday 1. C
		al Reports. – The Department shall publish a report	
	-	year. The Department shall submit the report elect	
		Finance Committee, the Senate Finance Cor	
	<u>kepresentatives</u>	Appropriations Subcommittee on Natural and Econor	mic Resources, the Senate

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1	Appropriations (Committee on Natural and Economic Resources, and	the Fiscal Research
2	Division. The rep	port shall include all of the following:	
3	<u>(1)</u>	A listing of each grant awarded under this Part during	the preceding calendar
4		year.	
5	<u>(2)</u>	An update on the status of major events for which gran	nts have been awarded
6		but that have not yet occurred.	
7	<u>(3)</u>	For the first annual report after adoption of the guidel	ines developed by the
8		Department to implement this Part, a copy of the	e guidelines, and for
9		subsequent reports, identification of any changes to the	ose guidelines from the
10		previous annual report.	
11	<u>(4)</u>	The geographic distribution of grants, by number and a	mount, awarded under
12		the program.	
13	<u>(5)</u>	A listing of all local entities making an application u	
14		explanation of whether a site selection organization loc	
15		this State regardless of whether a grant for the event w	as awarded under this
16		Part.	
17		r The Department shall conduct a study to determine	
18		implement the Fund successfully. The Department shall r	-
19		se of Representatives Finance Committee, the Senate Fi	
20		entatives Appropriations Subcommittee on Natural and	
21	**	ropriations Committee on Natural and Economic Reso	burces, and the Fiscal
22	Research Division no later than April 1 of each year.		
23		I. Program guidelines.	alan anidalinaa nalatad
24 25		ent, in conjunction with the Governor's Office, shall dev	
25 26		tion of the Fund, the selection of projects to receive allowed nent of a grant under the Fund. At least 20 days before the fund of a grant under the fund.	
20 27		technical amendments to guidelines, the Department mus	•
28	-	Department's website and provide notice to persons who	
20 29	-	lelines. In addition, the Department must accept oral and	
30		idelines during the 15 business days beginning on	
31		completed these notifications. For the purpose of thi	
32	-	her of the following:	· · · · · · · · · · · · · · · · · · ·
33	(1)	An amendment that corrects a spelling or grammatical	error.
34	$\overline{(2)}$	An amendment that makes a clarification based on pub	
35		have been anticipated by the public notice that imm	
36		public comment."	
37	SECT	FION 3. Chapter 18C of the General Statutes is amer	nded by adding a new
38	Article to read:		
39		" <u>Article 10.</u>	
40		"Pari-Mutuel Wagering.	
41		eserved for future codification purposes.	
42	" <u>§ 18C-1001. D</u>		
43		is Article, the following definitions apply:	
44	<u>(1)</u>	Advance deposit account wager or advance deposit a	
45		pari-mutuel wager on horse races in accordance with	15 U.S.C. Chapter 57
46		and the rules adopted by the Commission.	
47	<u>(2)</u>	<u>ADW licensee. – Any person or entity licensed by the C</u>	<u>commission to conduct</u>
48 40	(2)	advance deposit account wagering in this State.	m of moraning - 1
49 50	<u>(3)</u>	<u>Pari-mutuel wager or pari-mutuel wagering.</u> – A for	
50		outcome of horse races in which wagers are made on o	me of more norses and

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1	all wagers are pooled and held by the host of the race or the ADW licensee for
2	distribution.
3	" <u>§ 18C-1002.</u> Reserved for future codification purposes.
4	" <u>§ 18C-1003.</u> Reserved for future codification purposes.
5	" <u>§ 18C-1004.</u> Reserved for future codification purposes.
6	" <u>§ 18C-1005. Licensure of ADW licensees.</u>
7	(a) It shall be unlawful for any person to offer or accept advance deposit account wagers
8	in this State unless such person is an ADW licensee.
9	(b) Any person desiring to accept, or offer to accept, advance deposit account wagers as
10	an ADW licensee in this State shall submit an application on a form prescribed by the
11	Commission along with an application fee of twenty thousand dollars (\$20,000).
12	(c) <u>The application shall contain the following information:</u>
13	(1) The name and address of the applicant.
14 15	(2) If the applicant is a business entity, the state of the entity's incorporation or
15 16	organization, the full name and address of each officer or director, and, if a foreign business ontity, whether it is qualified to do business in this State
10 17	 <u>foreign business entity, whether it is qualified to do business in this State.</u> (3) The name and address of each shareholder, member or partner of the business
17	entity constituting a majority of the ownership and each person who has
19	contracted for a pecuniary interest in the applicant that individually or
20	collectively constitute majority ownership.
20	(4) A description of the means through which parimutuel wagers will be offered,
22	accepted, and processed.
23	(5) Whether the annual fee required under G.S. 18C-1010 will be paid on a fiscal
24	year basis or a calendar year basis; and if on a fiscal year basis, the dates of
25	the fiscal year.
26	(6) Information relating to the financial responsibility of the applicant as the
27	Commission deems necessary.
28	(7) Any other information the Commission may deem necessary.
29	(d) The Commission shall conduct a background investigation on the applicant and any
30	person required to be disclosed on the application; such individuals shall consent to a background
31	check. The background investigation shall include a credit history check, a tax record check, and
32	a criminal history record check. The Commission may not award a license if the applicant or a
33	person required to be disclosed on the application has been convicted of a felony or any gambling
34	offense in any state or federal court of the United States within 10 years of the application.
35	(e) <u>The Commission shall grant or deny all applications under this section. Licenses</u>
36 37	issued pursuant to this section are valid for five years. To renew an existing license, an ADW licensee shall submit an application in accordance with this section no later than 60 days prior to
37	the expiration of the current license, along with the application fee, to the Commission.
38 39	(f) The Commission shall review each ADW licensee annually to ensure that each
40	licensee is acting in accordance with this Article and any rules adopted by the Commission
41	pursuant to this Article. If the Commission determines that an ADW licensee is in violation of
42	this Article or any rules adopted pursuant to this Article, the Commission may suspend or revoke
43	the license of the ADW licensee.
44	" <u>§ 18C-1006</u> . Reserved for future codification purposes.
45	" <u>§ 18C-1007.</u> Reserved for future codification purposes.
46	" <u>§ 18C-1008.</u> Reserved for future codification purposes.
47	" <u>§ 18C-1009.</u> Reserved for future codification purposes.
48	" <u>§ 18C-1010. Annual fee for ADW licensees.</u>
49	(a) Each ADW licensee shall pay an annual fee to the Commission in order to maintain
50	their license. The fee is one percent (1%) of the total pari-mutuel wagers placed by residents of
51	this State accepted by the ADW licensee in the applicable year.

General Assembly Of North Carolina Session 2023 1 (b) The fee shall be paid within four calendar weeks of the close of the ADW licensee's 2 fiscal or calendar year. The ADW licensee shall designate whether they the annual fee required under this section is payable on a fiscal year basis or a calendar year basis at the time the ADW 3 4 licensee applies for a license under G.S. 18C-1005. Once made, the designation is irrevocable 5 during the term of the license. 6 (c) The proceeds of any annual fees collected under this section shall be used to offset 7 the cost of administering the provisions of this Article and Article 9 of this Chapter. Any proceeds 8 remaining at the end of each fiscal year after payment of expenses of the Commission pursuant 9 to this section shall be remitted to the General Fund, however, the Commission may retain any 10 amount reasonably necessary to cover future expenses of the Commission related to administering the provisions of this Article and Article 9 of this Chapter. 11 12 (d) The Commission may suspend or revoke the license of an ADW licensee for failure to timely pay the annual fee required under this section. 13 14 "§ 18C-1011. Reserved for future codification purposes. "§ 18C-1012. Reserved for future codification purposes. 15 "§ 18C-1013. Reserved for future codification purposes. 16 "§ 18C-1014. Reserved for future codification purposes. 17 18 "§ 18C-1015. Advance deposit account wagering prohibitions. An individual resident of this State desiring to place pari-mutuel wagers shall 19 (a) 20 establish an account with an ADW licensee for that purpose. The ADW licensee is responsible 21 for verifying the identity of the individual and ensuring that the individual is at least 21 years of 22 age. 23 The following are prohibited from engaging in pari-mutuel wagering under this (b) 24 Article: 25 (1) Any person under the age of 21. 26 (2)Any person who has been adjudicated by law as prohibited from engaging 27 pari-mutuel wagering. 28 Any member or employee of the Commission. The Commission shall provide (3) 29 a list of individuals subject to this subdivision to each ADW licensee at least 30 quarterly. 31 (4) Any person who has requested and not revoked a voluntary exclusion 32 designation from sports wagering pursuant to G.S. 18C-922. Participation in 33 the voluntary exclusion program shall not preclude an ADW and its agents 34 from seeking the payment of a debt accrued by the individual while not 35 participating in the voluntary exclusion program. 36 An ADW licensee shall make commercially reasonable efforts to ensure that any (c) 37 prohibited person under this section is prevented from placing a pari-mutuel wager with the ADW 38 licensee. 39 Any member of the Commission determined to have placed a pari-mutuel wager with (d) 40 an ADW licensee shall be deemed to have resigned from the Commission as of the time the pari-mutuel wager is placed. Any employee of the Commission determined to have placed a 41 42 pari-mutuel wager with an ADW licensee is subject to disciplinary action. 43 "§ 18C-1016. Reserved for future codification purposes. "<u>§ 18C-1017</u>. Reserved for future codification purposes. 44 45 "§ 18C-1018. Reserved for future codification purposes. 46 "§ 18C-1019. Reserved for future codification purposes. 47 "§ 18C-1020. Criminal penalties. Any person who knowingly offers or engages in pari-mutuel wagering in violation of 48 (a) 49 this Article shall be guilty of a Class 2 misdemeanor. Any person under the age of 21 who engages in pari-mutuel wagering as defined 50 (b) under this Article shall be guilty of a Class 2 misdemeanor. 51

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(c) Any person who know	wingly attempts to suborn, collude	e, or otherwise conspire to
influence the outcome of any con	mpetition or aspect of any compet	ition that is the subject of
pari-mutuel wagering pursuant to this Article shall be guilty of a Class G felony.		
	o become an ADW licensee who w	
	on on the license application shall b	
	e shall be construed to allow the Al	
	or (c) of this section absent actual n	
person is under age or giving false		
" <u>§ 18C-1021.</u> Reserved for future		
" <u>§ 18C-1022.</u> Reserved for future		
" <u>§ 18C-1023.</u> Reserved for future		
"§ 18C-1024. Reserved for future		
" <u>§ 18C-1025. Rulemaking.</u>	I I	
	, the Commission shall adopt rules	in accordance with Article
	al Statutes necessary to administer	
of this Article."	¥	<u> </u>
	18C-114 reads as rewritten:	
"§ 18C-114. Powers and duties		
0	have the following powers and dut	ies:
(8) To charge a fee	of potential contractors and <u>contra</u>	ctors, of lottery contractors
to contractors, o	of lottery retailers, and of licensees	and potential licensees and
their key person	ns not to exceed the cost of the crit	minal history record check
	contractors and lottery contractors.	
	-	
(14) To adopt and in	nplement any rules necessary to car	ry out the provisions of this
Chapter, resolv	ing any conflicts in this Chapter to t	he best interest of the State.
(c) The Commission and	the Department of Revenue may a	gree to exchange any data
necessary to enforce and administ	er Articles 9 and 10 of this Chapter	and Article 2E of Chapter
105 of the General Statutes, inclu	iding information deemed necessar	ry to perform an audit of a
licensee or taxpayer under those A	<u>vrticles.</u> "	
SECTION 4.(b) G.S.	18C-120(b)(2) reads as rewritten:	
	background investigation, including	•
check, of applic	cants for employment with the Com	mission, licensees and their
	lottery contractors, lottery retailed	
	ich may include a search of the State	
	stories based on the fingerprints of a	applicants."
	143B-947 reads as rewritten:	
	checks for the North Carolina S	tate Lottery Commission
and its Director.		
-	Safety may provide to the Nort	•
	com the State and National Reposite	
	pective employee of the Commiss	•
	nd any licensee or prospective licen	
the General Statutes and their key	persons. The North Carolina State	Lottery Commission or its
	rtment of Public Safety, along with	
of the prospective employee of the	Commission, or of the potential co	ntractor, <u>individual,</u> a form
	ee of the Commission, or of the pot-	
consenting to the criminal record of	check and use of fingerprints and oth	her identifying information
required by the State and National	l Repositories, and any additional in	nformation required by the

1	Department of Public Safety. The fingerprints of the prospective employee of the Commission,			
2	or potential contractor, individual shall be forwarded to the State Bureau of Investigation for a			
3	search of the State's criminal history record file, and the State Bureau of Investigation shall			
4	forward a set of fingerprints to the Federal Bureau of Investigation for a national criminal history			
5	record check. The North Carolina State Lottery Commission and its Director shall remit any			
6	fingerprint information retained by the Commission to alcohol law enforcement agents appointed			
7	under Article 5 of Chapter 18B of the General Statutes and shall keep all information obtained			
8	pursuant to this section confidential. The Department of Public Safety shall charge a reasonable			
9	fee only for conducting the checks of the criminal history records authorized by this section."			
10	SECTION 4.(d) G.S. 105-259(b)(33) reads as rewritten:			
11	"(33) To provide to the North Carolina State Lottery Commission the information			
12	required under G.S. 18C-141.G.S. 18C-141 or agreed upon under			
13	G.S. 18C-114(c)."			
14	SECTION 4.(e) Article 37 of Chapter 14 of the General Statutes is amended by			
15	adding a new section to read:			
16	"§ 14-309.3. Exempt wagering.			
17	This Article shall not apply to:			
18	(1) Sports wagering lawfully conducted in compliance with Article 9 of Chapter			
19	18C of the General Statutes.			
20	(2) <u>Pari-mutuel wagering lawfully conducted in compliance with Article 10 of</u>			
21	Chapter 18C of the General Statutes."			
22	SECTION 4.(f) G.S. 16-1 reads as rewritten:			
23	"§ 16-1. Gaming and betting contracts void.			
24	(a) All wagers, bets or stakes made to depend upon any race, or upon any gaming by lot			
25	or chance, or upon any lot, chance, casualty or unknown or contingent event whatever, shall be			
26	unlawful; and all contracts, judgments, conveyances and assurances for and on account of any			
27	money or property, or thing in action, so wagered, bet or staked, or to repay, or to secure any			
28	money, or property, or thing in action, lent or advanced for the purpose of such wagering, betting,			
29	or staking as aforesaid, shall be void.			
30	(b) This section shall not apply to:			
31	(1) Any sports wager, as defined in G.S. 18C-901, placed in accordance with			
32	Article 9 of Chapter 18C of the General Statutes.			
33	(2) Any pari-mutuel wager, as defined in G.S. 18C-1001, placed in accordance			
34	with Article 10 of Chapter 18C of the General Statutes."			
35	SECTION 5. Chapter 105 of the General Statutes is amended by adding a new			
36	Article to read:			
37	" <u>Article 2E.</u>			
38	"Tax on Interactive Sports Wagering Operators.			
39	" <u>§ 105-113.125. Definitions.</u>			
40	The definitions of G.S. 18C-901 apply to this Article.			
41	" <u>§ 105-113.126. Tax on interactive sports wagering operators.</u>			
42	(a) $Tax A tax at the rate of eighteen percent (18%) is imposed on an interactive sports$			
43	wagering operator licensed under Article 9 of Chapter 18C of the General Statutes. The tax			
44	applies to the gross wagering revenue of the interactive sports wagering operator.			
45	(b) <u>Carryforward. – If the amount of gross wagering revenue is a negative number for</u>			
46	any month, the interactive sports wagering operator may carry forward the negative amount to			
47	the return filed for the subsequent month. No amount shall be carried forward more than 12			
48	months after the month in which the amount carried forward was originally due.			
49 50	(c) <u>Return. – Taxes levied by this Article are due when a return is required to be filed.</u>			
50	The return is due on a monthly basis. A monthly return is due by the twentieth day of the month			

 following the calendar month covered by the return. A return is filed on a form p <u>Secretary.</u> (d) <u>Records A person who is required to file a return under this Arti</u> record of all documents used to determine information the person provides in records shall be open at all times for inspection by the Secretary or an authorize of the Secretary and shall be kept for the applicable period of statute of limitat under Article 9 of this Chapter. (e) <u>Refund An interactive sports wagering operator is allowed a refund</u> under this section on a sports wager that has been refunded. The Secretary shall be 	prescribed by the
 <u>(d)</u> <u>Records A person who is required to file a return under this Artification in the person provides in record of all documents used to determine information the person provides in records shall be open at all times for inspection by the Secretary or an authorize of the Secretary and shall be kept for the applicable period of statute of limitation under Article 9 of this Chapter.</u> <u>(e)</u> <u>Refund An interactive sports wagering operator is allowed a refund</u> <u>(e)</u> <u>Refund An interactive sports wager that has been refunded. The Secretary shallowed a refunder this section on a sports wager that has been refunded.</u> 	
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9 under this section on a sports wager that has been refunded. The Secretary sha	
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10 manner in which a interactive sports wagering operator may request a ref	
11 subsection, which may include allowing a credit for the amount refunded of	on a subsequent
12 monthly return required under this section.	
13 " <u>§ 105-113.127. Bond or irrevocable letter of credit.</u>	
14 The Secretary may require an interactive sports wagering operator to furni	
15 amount that adequately protects the State from an interactive sports wagering o	
16 to pay taxes due under this Article. A bond must be conditioned on compliance w	with this Article,
17 payable to the State, and in the form required by the Secretary. The amount of	the bond is two
18 times the interactive sports wagering operator's expected monthly tax liability un	nder this Article,
19 as determined by the Secretary, provided the amount of the bond may not be	be less than fifty
20 thousand dollars (\$50,000) and may not be more than two million dollars (\$2	52,000,000). The
21 Secretary should periodically review the sufficiency of bonds required of in	nteractive sports
22 wagering operators and increase the amount of a required bond when the amo	ount of the bond
23 furnished no longer covers the anticipated tax liability of the interactive sports wa	vagering operator
24 and decrease the amount when the Secretary determines that a smaller bor	
25 adequately protect the State from loss.	
26 For purposes of this section, an interactive sports wagering operator ma	ay substitute an
27 irrevocable letter of credit for the secured bond required by this section. The lette	
28 be issued by a commercial bank acceptable to the Secretary and available to	to the State as a
29 beneficiary. The letter of credit must be in a form acceptable to the Secretary, co	conditioned upon
30 compliance with this Article, and in the amounts stipulated in this section.	-
31 "§ 105-113.128. Use of tax proceeds.	
32 The Secretary shall distribute the taxes collected under this Article, less the a	allowance to the
33 Department of Revenue and reimbursement to the Lottery Commission for	
34 expenses, in accordance with this section. The Secretary may retain the cost of c	
35 Department, not to exceed five hundred thousand dollars (\$500,000) a year, as re	
36 the Department. The Lottery Commission shall, no later than 20 days after the en	
37 notify the Department of its expenses from administering the provisions of Artic	
38 18C of the General Statutes from the previous month. The Department shal	*
39 Lottery Commission from the tax revenues collected under this Article no later	
40 the month in which the Department was notified. The remainder of the net pro	
41 collected under this Article are to be credited in the following priority:	
42 (1) Two million dollars (\$2,000,000) annually to the Department	nt of Health and
43 Human Services for gambling addiction education and treatm	
44 (2) One million dollars (\$1,000,000) annually to the North Caro	
45 Parks and Recreation for grants to local governments to expan	
46 for persons up to age 18 to engage in youth sports. The tota	
47 awarded each year to all applicants in any one county may	
48 percent (1%) of the total funding available on July 1 of that y	
49 (3) Three hundred thousand dollars (\$300,000) annually shall be	
50 each of the institutions listed in this subdivision to support co	** *
51 departments. If there are not sufficient funds for each of these	-

General Assembly Of N	North Carolina	Session 2023
receiv	e an appropriation of three hundred	thousand dollars (\$300,000) the
	nt of each appropriation shall be reduce	
	stitutions receive an appropriation of t	
	ted as follows:	
<u>a.</u>	Appalachian State University.	
<u>u.</u> <u>b.</u>	East Carolina University	
	Elizabeth City State University.	
<u>c.</u> <u>d.</u> <u>e.</u> <u>f.</u> <u>g.</u> <u>h.</u> <u>i.</u> <u>i.</u> <u>k.</u>	Fayetteville State University.	
<u>u.</u> e	North Carolina Agricultural & Tech	nical State University
<u>c.</u> f	North Carolina Central University.	inical State Oniversity.
<u>1.</u> g	<u>University of North Carolina at Ash</u>	eville
<u>g.</u> h	University of North Carolina at Gree	
<u>11.</u> i	University of North Carolina at Orce	
<u>1.</u> i	University of North Carolina at Vili	
	University of North Carolina at with	
		I of the Arts
<u>l.</u>	<u>Western Carolina University.</u> Winston-Salem State University.	
$(4) \qquad \frac{\mathrm{m.}}{\mathrm{One}} $	nillion dollars (\$1,000,000) annually	, to the North Caroline Outdoor
	age Advisory Council for grants, in	
follov		the discretion of the Council, as
	<u>Grants not to exceed five thousand d</u>	ollars (\$5,000) per sports team per
<u>a.</u>		
	county per year needing assistance t	to traver to m-state or out-or-state
h	sporting events and team activities.	ty five thousand dellars (\$25,000)
<u>b.</u>	Incentive grants not to exceed twent	
	to attract State, regional, and nation	
	and programs for nonprofessional a	
(5) Of the	<u>administered by city, county, and lo</u> remaining proceeds, as follows:	cal school administrative units.
	•	be distributed equally among the
<u>a.</u>	<u>Twenty percent (20%) annually to</u> institutions listed in this sub-subdivi	
	departments, not to supplant genera	a runding to that institution. The
	institutions are listed as follows:	ity,
	1.Elizabeth City State University2.Fayetteville State University3.North Carolina Agricultural4.North Carolina Central Univ5.University of North Carolina6.University of North Carolina7.University of North Carolina8.University of North Carolina9.Western Carolina University	•
	2. Fayetteville State University	
	<u> North Carolina Agricultural</u>	<u>& Technical State University.</u>
	4. <u>North Carolina Central Univ</u>	•
	5. <u>University of North Carolina</u>	
	6. <u>University of North Carolina</u>	
	7. <u>University of North Carolina</u>	
	8. <u>University of North Carolina</u> Western Carolina University	
1.	<u>10.</u> <u>Winston-Salem State Univer</u>	-
<u>b.</u>	Thirty percent (30%) annually to the	•
	Games, and Attractions Fund establi	
<u>C.</u>	Fifty percent (50%) annually to the	
	• If any section or provision of this a	
	does not affect the validity of this act	as a whole or any part other than
	e unconstitutional or invalid.	· • · · · · · · · · ·
	• The Commission shall establish gu	
-	and 10 of Chapter 18C of the Genera	•
Such guidance shall add	ress the application of Article 9 of Ch	apter 18C of the General Statutes,

as enacted by this act, to electronic sports with due consideration to the key role of game 1 2 publishers as creators of the underlying video game. When adopting rules under G.S. 18C-1025, 3 as enacted by this act, the Commission shall adopt rules providing guidance on the issuance, 4 denial, suspension, or revocation of a license provided under Article 10 of Chapter 18C of the 5 General Statutes as well as guidance on the operation of advance deposit account wagering by 6 ADW licensees. The Commission may adopt rules prior to January 8, 2024, however, no rule 7 may become effective until on or after that date. The Commission may accept and issue 8 applications for licensure in accordance with Articles 9 and 10 of Chapter 18C of the General 9 Statutes, as enacted by this act, prior to January 8, 2024, in order that licensees may begin 10 operations on January 8, 2024. If more than 12 completed applications are received, the Commission shall select based upon the criteria set forth in G.S. 18C-904(f), as enacted by this 11 12 act, and notify the qualified applicants it determines will best serve the public interest in 13 maximizing revenue to the State, while preserving the integrity of sports wagering and ensuring 14 accountability and preserving the public trust in licensed sports wagering activities. No license 15 issued by the Commission shall become effective prior to January 8, 2024.

16 **SECTION 8.** The North Carolina State Lottery Commission shall use sufficient 17 funds from the North Carolina State Lottery Fund to cover initial operating expenses of the 18 Commission to implement Articles 9 and 10 of Chapter 18C of the General Statutes, as enacted 19 by this act, provided the total amount borrowed by the Commission shall not exceed fourteen 20 million dollars (\$14,000,000) without further action by the General Assembly. The Commission 21 shall repay any funds used out of the North Carolina State Lottery Fund pursuant to this section 22 within 36 months after the effective date of this act.

SECTION 9. The North Carolina State Lottery Commission shall study the implementation of Articles 9 and 10 of Chapter 18C of the General Statutes, as enacted by this act, and shall report its findings, with any legislative recommendations, to the Joint Legislative Oversight Committee on the North Carolina State Lottery no later than March 1, 2024. The study and report shall address all of the following:

- 28 29
- (1) Restrictions on number of licensees as established by G.S. 18C-904, as enacted by this act, and how additional applications for licensure are treated.
 - (2) Any potential challenges to enforcement of the Articles.
 - (3) The establishment and use of the voluntary exclusion program.
- 31 32 33

30

- (4) The siting and opening of public places of accommodation, and usage of such
- sites.
- 34 35

36

- (5) Any potential issues or challenges with audits of interactive sports wagering operators and ADW licensees.
- (6) Any other information the Commission deems relevant.

SECTION 10. Sections 1, 2, 3, 4, and 6 of this act become effective January 8, 2024.
 Section 5 of this act becomes effective January 8, 2024, and applies to gross wagering revenue
 received on or after that date. Except as otherwise provided, this act is effective when it becomes
 law.