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8	A BILL
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12 13	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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17 18 19 20 21 22 23 24	To amend the Fiscal Year 2021 Budget Support Act of 2020, the Fiscal Year 2021 Budget Support Emergency Act of 2020, the Washington Convention Center Authority Act of 1994, Title 47 of the D.C. Official Code, and the District of Columbia Traffic Act, 1925, to clarify provisions supporting the Fiscal Year 2021 budget; to authorize the Chief Financial Officer to impose a fee or processing cost related to a payment made by credit card or other electronic payment method; and to amend Title 25 of the District of Columbia Official Code to authorize, define, and regulate games of skill.
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26	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
27	act may be cited as the "Fiscal Year 2021 Budget Support Clarification Amendment Act of
28	2020".
29	Sec. 2. The Fiscal Year 2021 Budget Support Act of 2020, enacted on August 31, 2020
30	(D.C. Act 23-407; 67 DCR 10493), is amended as follows:
31	(a) Section 2192 is amended as follows:
32	(1) Subsection (a) is amended to read as follows:
33	"(a)(1) Capital project DHA21C ("DHA21C") shall be administered by the Office of the
34	Chief Financial Officer ("OCFO"), with available project allotments advanced to the District of
35	Columbia Housing Authority ("Authority") on a quarterly basis for the encumbrances and

36	expenditures planned for that quarter; provided, that the requirements of subsection (b) of this
37	section are met.
38	"(2) DHA21C funds shall be used by the Authority to fund capital-eligible
39	construction, renovation, or rehabilitation subprojects that:
40	"(A) Increase the longevity of public housing units;
41	"(B) Prevent existing tenants from being displaced; or
42	"(C) Increase the availability of public housing units for existing District
43	of Columbia residents listed on the Authority's waitlist.
44	"(3) DHA21C funds shall not be used to fund the Authority's operating costs,
45	renovation, or rehabilitation of any unit set to be demolished, sold, or otherwise removed from
46	the Authority inventory, or any administrative or overhead costs not specifically attributable to a
47	subproject.".
48	(2) Subsection (b) is amended to read as follows:
49	"(b)(1) Each fiscal year that DHA21C funds are available, the Authority shall submit to
50	the Mayor, the Council, and the OCFO a proposed spending plan, which shall include:
51	"(A) Documentation that planned encumbrances and expenditures are
52	capital eligible; and
53	"(B) Information on each subproject for which the Authority proposes to
54	use DHA21C funds, including, at a minimum:
55	"(i) The proposed location of the subproject;
56	"(ii) A detailed proposed scope of the subproject;
57	"(iii) A detailed proposed line-item budget for the subproject;
58	"(iv) A detailed proposed timeline for the subproject; and

59	"(v) A statement of whether the implementation of the proposed
60	subproject will require the relocation of tenants and, if relocation is required, a detailed proposed
61	relocation plan.
62	"(2) In the event of significant delays or changes in planned encumbrances and
63	expenditures for any subproject during the fiscal year, the Authority shall update its spending
64	plan and provide additional documentation as needed to minimize unencumbered and
65	unexpended transfers, avoid causing the District to incur unnecessary debt service costs, and
66	ensure that all subproject encumbrances and expenditures are capital eligible.".
67	(3) A new subsection (d) is added to read as follows:
68	"(d) The Inspector General of the District of Columbia shall audit the Authority's capital
69	project DHA21C financial statements for the previous fiscal year not later than February 1, 2021,
70	and not later than each February 1 thereafter for as long as DHA21C funds remain unspent by
71	the Authority. The Inspector General shall submit to the Mayor, the Chief Financial Officer, and
72	the Council a report on the results of each audit.".
73	(b) Amendatory section 203a of the Washington Convention Center Authority Act of
74	1994, enacted on August 31, 2020 (D.C. Act 23-407; 67 DCR 10493), in section 7212 is
75	amended as follows:
76	(1) Subsection (a) is amended as follows:
77	(A) The lead-in language is amended as follows:
78	(i) Strike the phrase "the Washington Convention and Sports
79	Authority shall" and insert the phrase "the Washington Convention and Sports Authority
80	("Events DC") shall" in its place.

81	(ii) Strike the phrase "a District resident shall" and insert the
82	phrase "a District resident shall, at the time of application for assistance under this section" in its
83	place.
84	(B) Paragraph (1) is amended to read as follows:
85	"(1) Demonstrate loss of income due to the public health emergency;".
86	(C) Paragraph (2) is amended to read as follows:
87	"(2)(A) Be ineligible for:
88	"(i) Unemployment insurance; or
89	"(ii) COVID-19 relief; or
90	"(B) Be a returning citizen, as defined by section 2(5) of the Office on Ex-
91	Offender Affairs and Commission on Re-Entry and Ex-Offender Affairs Establishment Act of
92	2006, effective March 8, 2007 (D.C. Law 16-243; D.C. Official Code § 24-1301(5)), whose
93	incarceration ended not more than 6 months before the time of application for assistance under
94	this section; and".
95	(C) A new paragraph (3) is added to read as follows:
96	"(3) Provide a:
97	"(A) Signed certification that the resident's loss of income stems from the
98	public health emergency; and
99	"(B) Proof of residency and eligibility for relief, as determined by Events
100	DC and consistent with rules and standards for COVID-19 relief programs administered by
101	Events DC.".
102	(2) Subsection (d)(2) is amended to read as follows:

103	""(2) COVID-19 relief" means federal monetary unemployment assistance
104	provided under the Coronavirus Aid, Relief, and Economic Security Act, approved March 27,
105	2020 (134 Stat. 281; 15 U.S.C. § 9001 et seq.), which shall include tax credits but shall not
106	include federal Economic Impact Payments or other stimulus relief for which eligibility is not
107	contingent on the recipient's employment status.".
108	Sec. 3. Section 2192 of the Fiscal Year 2021 Budget Support Emergency Act of 2020,
109	effective August 19, 2020 (D.C. Act 23-404; 67 DCR 10098), is amended as follows:
110	(a) Subsection (a) is amended to read as follows:
111	"(a)(1) Capital project DHA21C ("DHA21C") shall be administered by the Office of the
112	Chief Financial Officer ("OCFO"), with available project allotments advanced to the District of
113	Columbia Housing Authority ("Authority") on a quarterly basis for the encumbrances and
114	expenditures planned for that quarter; provided, that the requirements of subsection (b) of this
115	section are met.
116	"(2) DHA21C funds shall be used by the Authority to fund capital-eligible
117	construction, renovation, or rehabilitation subprojects that:
118	"(A) Increase the longevity of public housing units;
119	"(B) Prevent existing tenants from being displaced; or
120	"(C) Increase the availability of public housing units for existing District
121	of Columbia residents listed on the Authority's waitlist.
122	"(3) DHA21C funds shall not be used to fund the Authority's operating costs,
123	renovation, or rehabilitation of any unit set to be demolished, sold, or otherwise removed from
124	the Authority inventory, or any administrative or overhead costs not specifically attributable to a
125	subproject.".

126	(b) Subsection (b) is amended to read as follows:
127	"(b)(1) Each fiscal year that DHA21C funds are available, the Authority shall submit to
128	the Mayor, the Council, and the OCFO a proposed spending plan, which shall include:
129	"(A) Documentation that planned encumbrances and expenditures are
130	capital eligible; and
131	"(B) Information on each subproject for which the Authority proposes to
132	use DHA21C funds, including, at a minimum:
133	"(i) The proposed location of the subproject;
134	"(ii) A detailed proposed scope of the subproject;
135	"(iii) A detailed proposed line-item budget for the subproject;
136	"(iv) A detailed proposed timeline for the subproject; and
137	"(v) A statement of whether the implementation of the proposed
138	subproject will require the relocation of tenants and, if relocation is required, a detailed proposed
139	relocation plan.
140	"(2) In the event of significant delays or changes in planned encumbrances and
141	expenditures for any subproject during the fiscal year, the Authority shall update its spending
142	plan and provide additional documentation as needed to minimize unencumbered and
143	unexpended transfers, avoid causing the District to incur unnecessary debt service costs, and
144	ensure that all subproject encumbrances and expenditures are capital eligible.".
145	(c) A new subsection (d) is added to read as follows:
146	"(d) The Inspector General of the District of Columbia shall audit the Authority's capital
147	project DHA21C financial statements for the previous fiscal year not later than February 1, 2021,
148	and not later than each February 1 thereafter for as long as DHA21C funds remain unspent by

149	the Authority. The Inspector General shall submit to the Mayor, the Chief Financial Officer, and
150	the Council a report on the results of each audit.".
151	Sec. 4. Section 203a of the Washington Convention Center Authority Act of 1994,
152	effective August 19, 2020 (D.C. Act 23-404; 67 DCR 10098), is amended as follows:
153	(a) Subsection (a) is amended as follows:
154	(1) The lead-in language is amended as follows:
155	(A) Strike the phrase "the Washington Convention and Sports Authority
156	shall" and insert the phrase "the Washington Convention and Sports Authority ("Events DC")
157	shall" in its place.
158	(B) Strike the phrase "a District resident shall" and insert the phrase "a
159	District resident shall, at the time of application for assistance under this section" in its place.
160	(2) Paragraph (1) is amended to read as follows:
161	"(1) Demonstrate loss of income due to the public health emergency;".
162	(3) Paragraph (2) is amended to read as follows:
163	"(2)(A) Be ineligible for:
164	"(i) Unemployment insurance; or
165	"(ii) COVID-19 relief; or
166	"(B) Be a returning citizen, as defined by section 2(5) of the Office on Ex-
167	Offender Affairs and Commission on Re-Entry and Ex-Offender Affairs Establishment Act of
168	2006, effective March 8, 2007 (D.C. Law 16-243; D.C. Official Code § 24-1301(5)), whose
169	incarceration ended not more than 6 months before the time of application for assistance under
170	this section; and".
171	(4) A new paragraph (3) is added to read as follows:

172	"(3) Provide a:
173	"(A) Signed certification that the resident's loss of income stems from the
174	public health emergency; and
175	"(B) Proof of residency and eligibility for relief, as determined by Events
176	DC and consistent with rules and standards for COVID-19 relief programs administered by
177	Events DC.".
178	(b) Subsection (d)(2) is amended to read as follows:
179	"(2) COVID-19 relief" means federal monetary unemployment assistance
180	provided under the Coronavirus Aid, Relief, and Economic Security Act, approved March 27,
181	2020 (134 Stat. 281; 15 U.S.C. § 9001 et seq.), which shall include tax credits but shall not
182	include federal Economic Impact Payments or other stimulus relief for which eligibility is not
183	contingent on the recipient's employment status.".
184	Sec. 5. Title 47 of the District of Columbia Official Code is amended as follows:
185	(a) Section 47-2002.02(2) is amended as follows:
186	(1) Subparagraph (B) is amended by striking the phrase "; or" and inserting a
187	semicolon in its place.
188	(2) Subparagraph (C) is amended by striking the period and inserting the phrase ";
189	or" in its place.
190	(3) A new subparagraph (D) is added to read as follows:
191	"(D) Spirituous or malt liquors, beers, and wine sold by an alcoholic
192	beverage licensee acting under authority of §§ 25-112(h)(1), 25-113(a)(3)(C), or 25-113.01(f) or
193	(g).".
194	(b) Section 47-2202.01(2) is amended as follows:

195	(1) Subparagraph (B) is amended by striking the phrase "; or" and inserting a
196	semicolon in its place.
197	(2) Subparagraph (C) is amended by striking the period and inserting the phrase ";
198	or" in its place.
199	(3) A new subparagraph (D) is added to read as follows:
200	"(D) Spirituous or malt liquors, beers, and wine sold by an alcoholic
201	beverage licensee acting under authority of §§ 25-112(h)(1), 25-113(a)(3)(C), or 25-113.01(f) or
202	(g).".
203	Sec. 6. Section 6(j)(3)(F) of the District of Columbia Traffic Act, 1925, approved March
204	3, 1925 (43 Stat. 1121; D.C. Official Code § 50-2201.03(j)(3)(F)), is amended by striking the
205	phrase "described in section 125(3)(C) of the District of Columbia Sales Tax Act, approved May
206	27, 1949 (63 Stat. 115; D.C. Official Code § 47-2002(3)(C))" and inserting the phrase "described
207	in D.C. Official Code §§ 47-2002(a)(4B) and 47-2002.02(2)(C)" in its place.
208	Sec. 7. Chief Financial Officer collection of fees and processing costs.
209	(a) For any payment made by credit card or other electronic payment method, the Chief
210	Financial Officer may impose any fee or processing cost related to the transfer or payment
211	method.
212	(b) The Office of the Chief Financial Officer may promulgate regulations to implement
213	the provisions of this section.
214	Sec. 8. The Law to Legalize Lotteries, Daily Numbers Games, and Bingo and Raffles for
215	Charitable Purposes in the District of Columbia, effective March 10, 1981 (D.C. Law 3-172;
216	D.C. Official Code §§ 22-1716 to 22-1718 and 36-601.01 et seq.), is amended as follows:
217	(a) Section 4 (D.C. Official Code § 36-601.12) is amended as follows:

218	(1) The section heading is amended to read as follows:
219	"Sec. 4. Lottery, Gambling, and Gaming Fund.".
220	(2) Subsection (a) is amended to read as follows:
221	"(a) There is established as an enterprise fund the Lottery, Gambling, and Gaming Fund
222	("Fund"), which shall be administered by the Chief Financial Officer. Revenue from the
223	following sources shall be deposited into the Fund or a division of the Fund, as established by the
224	Chief Financial Officer:
225	"(1) All funds generated by gambling activities operated or licensed by the Chief
226	Financial Officer; and
227	"(2) All fees collected pursuant to sections 406 through 408.".
228	(3) Subsection (c) is amended by striking the word "gambling" and inserting the
229	phrase "gambling and gaming" in its place.
230	(b) A new Title IV is added to read as follows:
231	"TITLE IV. GAME OF SKILL MACHINES.
232	"Sec. 401. Definitions
233	"For purposes of this title, the term:
234	"(1) "ABC Board" means the Alcoholic Beverage Control Board, established by
235	D.C. Official Code §25-201.
236	"(2) "ABRA" means the Alcoholic Beverage Regulation Administration,
237	established by D.C. Official Code § 25-202.
238	"(3) "CFO" means the Chief Financial Officer of the District of Columbia.
239	"(4) "Centralized accounting system" means the accounting system linked by a
240	communications network as described in sections 409 and 413.

241	"(5) "Distributor" means a person licensed under this title to:
242	"(A) Buy or lease game of skill machines, or any major components or
243	parts of a game of skill machine, from manufacturers for sale or lease and distribution to
244	retailers; or
245	"(B) To maintain or service a retailer's game of skill machine, or any
246	major component or part of a game of skill machine.
247	"(6) "Game of skill machine" means a mechanical or electronic gaming device
248	that rewards the winning player or players with cash, a gift card, or a voucher that can be
249	redeemed for cash. A mechanical or electronic gaming device shall not be considered a game of
250	skill machine if:
251	"(A) The ability of a player to succeed at the game is impacted by the
252	number or ratio of prior wins to prior losses of players playing the game;
253	"(B) The outcome of the game can be controlled by a source other than a
254	player playing the game;
255	"(C) The success of a player is or may be determined by a chance event
256	that cannot be altered by the player's actions;
257	"(D) The ability of a player to succeed at the game is impacted by game
258	features not visible or known to a reasonable player; or
259	"(E) The ability of a player to succeed at the game is impacted by the
260	exercise of skill that no reasonable player could exercise.
261	"(7) "Game of skill machine gross revenue" means the total of cash or cash
262	equivalents received from a game of skill machine minus the total of:

263	"(A) Cash or cash equivalents paid to players as a result of a game of skill
264	machine;
265	"(B) Cash or cash equivalents paid to purchase annuities to fund prizes
266	payable to players over a period of time as a result of a game of skill machine; and
267	"(C) The actual cost paid by the license holder for personal property
268	distributed to a player as a result of a game of skill machine, excluding travel expenses, food,
269	refreshments, lodging, and services.
270	"(8) "Licensed establishment" means an on-premises retail establishment licensed
271	by the ABC Board to sell, serve, and allow for the consumption of alcoholic beverages.
272	"(9) "Licensed premises" means the physical location of a licensed establishment
273	that is authorized by the Office to offer game of skill machines.
274	"(10) "Licensee" means a person who possesses a game of skill manufacturer,
275	distributor, or retailer license issued by the Office.
276	"(11) "Manufacturer" means a person that is licensed under this title that
277	manufactures or assembles game of skill machines for sale or lease to distributors or provides to
278	distributors major components or parts of game of skill machines for the repair or maintenance
279	of game of skill machines.
280	"(12) "Office" means the Office of Lottery and Gaming.
281	"(13) "Retailer" means a person that is licensed under this title to offer game of
282	skill machines on its licensed premises.
283	"Sec. 402. Authorization of game of skill machines.
284	"The operation of game of skill machines shall be lawful in the District if conducted in
285	accordance with this title and the rules issued pursuant to this title.

286	"Sec. 403. Game of skill machine license requirements; prohibition.	
287	"(a) No person may carry out a function of a manufacturer, distributor, or retailer after	
288	March 31, 2021, unless the person has obtained the applicable license or licenses required by this	
289	title, or by rules issued pursuant to this title.	
290	"(b)(1) The Office shall issue the following categories of game of skill machine licenses:	
291	"(A) Manufacturer;	
292	"(B) Distributor; and	
293	"(C) Retailer.	
294	"(2) The Office shall not grant a license listed in paragraph (1) of this subsection	
295	until it has determined that each person that possesses 10% or greater beneficial or proprietary	
296	interest in the applicant has been approved for licensure in accordance with this title and rules	
297	issued pursuant to this title; provided, that the Office shall not be required to make such a	
298	determination with respect to a person that is an institutional investor unless the institutional	
299	investor possesses 25% or greater beneficial or proprietary interest in the applicant.	
300	"(c)(1) An applicant for an initial manufacturer or distributor license shall be subject to	
301	District and national criminal history background checks.	
302	"(2) The applicant shall submit an application to the Office, in a form determined	
303	by the Office, for fingerprints for a national criminal records check by the Metropolitan Police	
304	Department and the Federal Bureau of Investigation of all individuals required to be named in	
305	the application and a signed authorization of each individual submitting fingerprints for the	
306	release of information by the Metropolitan Police Department and the Federal Bureau of	
307	Investigation.	

308 "(3) In the case of an application for license renewal, the Office may require309 additional background checks.

310 "(d) The Office shall require proof of good standing pursuant to D.C. Official Code § 29-311 102.08 of an applicant for a license pursuant to this title and may, in addition, require 312 certification that the Citywide Clean Hands Database indicates that the proposed licensee is 313 current with its District taxes. 314 "(e) Proprietary information, trade secrets, financial information, and personal 315 information about a person in an application submitted to the Office pursuant to this title shall 316 not be a public record and shall not be made available under the Freedom of Information Act of 317 1976, effective March 29, 1977 (D.C. Law 1-96; D.C. Official Code § 2-531 et seq.), or any 318 other law. 319 "(f)(1) A retailer shall display its license as required by section 410(e) and shall make the 320 license immediately available for inspection upon request by an employee of the Office, the 321 Metropolitan Police Department, or ABRA.

322 "(2) When present at a licensed establishment, an employee of a distributor shall
323 carry a copy of its license and make it readily available for inspection by an employee of the
324 Office, the Metropolitan Police Department, or ABRA.

325 "Sec. 404. License prohibitions; suspensions and revocation of licenses.

326 "(a) An applicant convicted of a disqualifying offense shall not be licensed. The Office
327 shall define disqualifying offenses by a rule issued pursuant to this title.

328 "(b) No employee of the Office or ABRA or member of the ABC Board, or immediate 329 family member of an employee of the Office or ABRA or member of the ABC Board, may be an 330 applicant for, have an interest in, or obtain a license issued pursuant to this title.

331	"(c) Failure of an applicant or licensee to notify the Office of a change to the information		
332	provided in its application for license or renewal within 10 days after the change may result in		
333	the Office suspending or revoking the licensee's license, denying the applicant's license, and		
334	issuing a fine.		
335	"(d)(1) The Office shall not grant a license pursuant to this title, and shall revoke a		
336	license previously granted, if evidence satisfactory to the Office exists that the applicant or		
337	licensee has:		
338	"(A) Knowingly made a false statement of a material fact to the Office;		
339	"(B) Had a license revoked by a governmental authority responsible for		
340	regulation of games of skill;		
341	"(C) Been convicted of a felony and has not received a pardon or been		
342	released from parole or probation for at least 5 years; or		
343	"(D) Been convicted of a gambling-related offense or a theft or fraud		
344	offense.		
345	"(2) The Office may deny a license to an applicant or suspend or revoke a license		
346	of a licensee if the applicant or licensee:		
347	"(A) Has not demonstrated, to the satisfaction of the Office, financial		
348	responsibility sufficient to adequately meet the requirement of the proposed activity;		
349	"(B) Is not the true owner of the licensed business or has not disclosed the		
350	existence or identity of another individual or entity that has an ownership interest in the business;		
351	or		
352	"(C) Is an entity that sells more than 10% of a licensee's voting interests,		
353	more than 10% of the voting interests of an entity that controls the licensee, or sells a licensee's		

assets to an individual or entity not already determined by the Office to have met the

355 qualifications of a licensee pursuant to this title.

356 "Sec. 405. Conflicts of interest.

357 "(a) Before issuing, authorizing the transfer to a new owner of, or renewing a license, the
358 Office shall determine that the applicant is not disqualified because of a conflicting interest in
359 another license.

360 "(b) In making a determination regarding a conflicting interest, the following standards361 shall apply:

362 "(1) No licensee under a distributor's license shall hold a license in another
363 license issued under this title; except, that the holder of a distributor's license may also hold a
364 manufacturer's license.

365 "(2) No licensee under a manufacturer's license shall hold another license issued
366 under this title; except, that the holder of a manufacturer's license may also hold a distributor's
367 license.

368 "Sec. 406. Manufacturer licensure.

369 "(a) A person may not, after March 31, 2021, manufacture a game of skill machine in the
370 District or manufacture and cause to be delivered into the District a game of skill machine,
371 unless the person has a valid manufacturer's license issued under this title. A manufacturer may,
372 after March 31, 2021, only sell or lease game of skill machines for use in the District to persons
373 having a valid distributor's license.

374 "(b) A person applying for a manufacturer's license shall do so on a form prescribed by375 the Office. The form shall require:

376 "(1) The name of the applicant;

377	"(2) The mailing address of the applicant and, if the applicant is a corporation, the	
378	name of the state in which it is incorporated, the location of its principal place of business, and	
379	the names and addresses of its directors;	
380	"(3) A report of the applicant's financial activities, including evidence of financia	
381	stability, such as bank statements, business and personal income and disbursement schedules,	
382	and tax returns; and	
383	"(4) Such other information as the Office may require by rule.	
384	"(c) In considering whether to approve an application for a manufacturer's license, the	
385	Office may consider, among such other evidence as may come before the Office, evidence of the	
386	applicant's licensure, conduct, and activities in another jurisdiction.	
387	"(d) An applicant for a manufacturer's license shall pay a nonrefundable application fee	
388	of \$10,000 with the application.	
389	"(e) A manufacturer's license shall be renewed annually; provided, that the licensee has	
390	continued to comply with all statutory and regulatory requirements and pays upon submission of	
391	its renewal application a \$5,000 renewal fee.	
392	"Sec. 407. Distributor licensure.	
393	"(a) A person may not, after March 31, 2021, engage in any of the following activities	
394	unless the person has a valid distributor's license issued by the Office:	
395	"(1) Buy or lease from a manufacturer a game of skill machine for distribution in	
396	the District;	
397	"(2) Sell, lease, or distribute a game of skill machine in the District or market for	
398	sale, lease, or distribution a game of skill machine in the District; or	

399 "(3) Repair, replace, maintain, or service a game of skill machine or a major
400 component or part of a game of skill machine in the District or market the repair, replacement, or
401 maintenance of a game of skill machine or a major component or part of a game of skill machine
402 in the District.

403 "(b) A licensed distributor may sell, lease, or distribute a game of skill machine, or repair, 404 replace, maintain, or service a game of skill machine or any major component or part of a game 405 of skill machine in the District to a licensed establishment that possesses a game of skill machine 406 endorsement from the ABC Board pursuant to D.C. Official Code § 25-113.01(e), and after 407 March 31, 2021, a retailer's license from the Office. No distributor may give anything of value, 408 including a loan or financing agreement, to a licensed establishment as an incentive or 409 inducement to locate a game of skill machine in the establishment; provided, that a distributor 410 may provide funding to a licensed establishment for the payment of winnings to players of the 411 distributor's game of skill machines in the licensed establishment. 412 "(c) A person applying for a distributor's license shall do so on a form prescribed by the 413 Office. The form shall require:

"(1) The name of the applicant;

415 "(2) The mailing address of the applicant and, if the applicant is a corporation, the
416 name of the state in which it is incorporated, the location of its principal place of business, and
417 the names and addresses of its directors;

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"(3) A report of the applicant's financial activities, including evidence of financial stability, such as bank statements, business and personal income and disbursement schedules, and tax returns; and

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"(4) Such other information as the Office may require by rule.

422 "(d) In considering whether to approve an application for a distributor's license, the
423 Office may consider, among such other evidence that may come before the Office, evidence of
424 the applicant's licensure, activities, and conduct in other jurisdictions.

425 "(e) An applicant for a distributor's license shall demonstrate that the equipment, system,
426 or device that the applicant plans to offer to retailers conforms to standards established pursuant
427 to this title, the rules issued pursuant to this title, and other applicable law.

428 "(f) An applicant for a distributor's license shall pay a nonrefundable application fee of429 \$10,000 with the application.

430 "(g) A distributor's license shall be renewed annually; provided, that the licensee has
431 continued to comply with all statutory and regulatory requirements and pays upon submission of
432 its renewal application a \$5,000 renewal fee.

433 "(h) A distributor shall submit to the Office, at such times as are established by the Office
434 by rule, a list of all models and versions of game of skill machines sold, delivered, or offered to a
435 retailer. All such equipment shall be tested and approved by an independent testing laboratory
436 approved as provided in section 409.

437 "Sec. 408. Retailer licensure.

438 "(a) A person may not offer or allow for play a game of skill machine at the location in439 the District unless the location:

440

"(1) Is a licensed establishment;

441 "(2) Possesses a game of skill machine endorsement from ABRA in
442 accordance with D.C. Official Code § 25-113.01(e), and, after March 31, 2021, a retailer's
443 license from the Office; and

444	"(3) Has entered into a written use agreement with a licensed distributor	
445	(or before April 1, 2021, with a distributor) for the placement or installation of a game of skill	
446	machine or machines on the licensed premises.	
447	"(b) A person shall apply for a retailer's license on a form prescribed by the Office. The	
448	form shall require:	
449	"(1) The name of the applicant;	
450	"(2) The mailing address of the applicant and, if the applicant is a corporation, the	
451	name of the state in which it is incorporated, the location of its principal place of business, and	
452	the names and addresses of its directors;	
453	"(3) At the discretion of the Office, a report of the applicant's financial activities,	
454	including evidence of financial stability, such as bank statements, business and personal income	
455	and disbursement schedules, and tax returns; and	
456	"(4) Any other information the Office considers necessary.	
457	"(c) An applicant for a retailer's license shall pay a nonrefundable application fee of \$300	
458	with the application.	
459	"(d) A retailer's license shall be renewed annually; provided, that the licensee continued	
460	to comply with the statutory and regulatory requirements and pays upon submission of its	
461	renewal application a \$300 renewal fee.	
462	"(e) The Office may require a retailer to be bonded, in such amounts and in such manner	
463	as determined by the Office.	
464	"(f) Game of skill machines shall not be offered or allowed to be played in the District	
465	other than at an establishment licensed as a retailer.	
466	"Sec. 409. Minimum requirements of game of skill machines.	

467 "(a)(1) No model or version of a game of skill machine shall be offered for distribution or
468 play in the District unless the model or version of the game of skill machine has first been tested
469 and approved as a game of skill machine pursuant to this title and the rules issued pursuant to
470 this title; except, that:

471 "(A) A model or version of a game of skill machine for which an
472 endorsement was approved by the ABC Board under D.C. Official Code § 25-401 before
473 October 1, 2020, shall not be subject to testing or approval under this section unless required by
474 the Office by rule; provided, that each such game of skill machine shall be required to comply
475 with subsection (b)(12) of this section.

476 "(B) A model or version of a game of skill machine may be approved by 477 the Office before January 1, 2021, if it meets the requirements of subsection (b)(1) through (12) 478 of this section, regardless of whether the Office has issued minimum standard rules pursuant to 479 subsection (b) of this section, and the game of skill machine shall not be required to come into 480 compliance with the minimum standard rules issued by the Office pursuant to subsection (b) of 481 this section until such date as shall be set forth by the Office in such rules.

482 "(2) The Office, or the applicant at the direction of the Office, shall utilize the
483 services of an Office-approved independent outside testing laboratory to test and assess the
484 model or version of the game of skill machine.

485 "(3) The applicant shall be responsible for paying the costs associated with testing486 the model or version of the game of skill machines.

487 "(b) Except as otherwise provided in subsection (a)(1)(A) and (B) of this section, every
488 game of skill machine offered in the District shall meet the minimum standards-established by
489 the Office by rule. The minimum standards shall, include the following:

490	"(1) The game of skill machine shall conform to all requirements of federal law		
491	and regulations, including the Federal Communications Commission's Class A emissions		
492	standards.		
493	"(2) The game of skill machine shall display an accurate representation of the		
494	game outcome.		
495	"(3) The game of skill machine shall not automatically alter pay tables or any		
496	function of the game of skill machine based on an internal computation of a hold percentage or		
497	have a means of manipulation that affects the random selection process or probabilities of		
498	winning a game.		
499	"(4) The game of skill machine shall not be negatively affected by static discharge		
500	or other electromagnetic interference.		
501	"(5) The game of skill machine shall be capable of displaying the following		
502	during idle status: "power reset"; "door open"; or "door closed".		
503	"(6) The game of skill machine shall be able to detect and display the game's		
504	complete play history and winnings for the previous 10 games.		
505	"(7) The theoretical payback percentage of a game of skill machine shall not be		
506	capable of being changed without making a hardware or software change in the machine itself.		
507	"(8) The game of skill machine shall be designed so that the replacement of parts		
508	or modules required for normal maintenance does not necessitate replacement of the		
509	electromechanical meters.		
510	"(9) The game of skill machine shall contain a non-resettable meter, which shall		
511	be located in a locked area of the machine that is accessible only by a key.		

512	"(10) The game of skill machine shall be capable of storing the meter information	
513	required by paragraph (9) of this subsection for a minimum of 180 days after a power loss to the	
514	machine.	
515	"(11) The game of skill machine shall have accounting software that keeps an	
516	electronic record that includes:	
517	"(A) Total cash or other value inserted into the game of skill machine;	
518	"(B) The value of winning tickets awarded to players by the game of skill	
519	machine;	
520	"(C) The total credits played on the game of skill machine;	
521	"(D) The total credits awarded by the game of skill machine; and	
522	"(E) The payback percentage credited to players of the game of skill	
523	machine.	
524	"(12) The game of skill machine shall be connected to a centralized accounting	
525	system in accordance with section 413 for the purposes set forth in section 413; except, that a	
526	game of skill machine that has been approved for operation or distribution in the District by	
527	ABRA or the Office before the date designated by the Office pursuant to section $413(a)(2)(B)$	
528	shall be allowed until the date designated by the Office pursuant to section $413(a)(2)(B)$ to come	
529	into compliance with this paragraph.	
530	"(c) The Office may issue rules to establish additional licensing and registration	
531	requirements for the purposes of preserving the integrity and security of game of skill machines	
532	in the District, including by prohibiting game of skill machines that approximate the look or feel	
533	of a gambling device.	

534 "Sec. 410. Registration; display of registration sticker, license, and warning sign;
535 locations of game of skill machines.

536 "(a) After March 31, 2021, no distributor shall distribute a game of skill machine to a 537 retailer or allow the continued distribution of its game of skill machine at a retailer's licensed 538 establishment, and no retailer shall allow the distribution of a game of skill machine to the 539 retailer or allow the installation or operation of a game of skill machine at its licensed 540 establishment, unless:

541 "(1) The game of skill machine is registered with the Office; and

542 "(2) A registration sticker issued by the Office is affixed to and maintained on the543 game of skill machine.

544 "(b) The Office shall issue to a distributor or retailer, after approval of an application for 545 registration of a game of skill machine filed by the distributor or retailer with the Office, a 546 registration sticker for placement on the registered game of skill machine. The registration fee 547 for each game of skill machine shall be \$100. If the registration sticker is damaged, destroyed, 548 lost, or removed, the retailer shall pay the Office \$75 for a replacement registration sticker.

549 "(c) A distributor shall not have distributed more than 5 game of skill machines to a 550 licensed establishment at any time and a retailer shall not allow more than 5 game of skill 551 machines to be operated or located on a licensed premises at any time.

552 "(d) A retailer shall locate its game of skill machines for play only in specific locations
553 approved by ABRA within the retailer's licensed establishment.

554 "(e) A retailer shall post a warning sign and, after March 31, 2021, its retailers license, 555 both maintained in good repair and in a place clearly visible at the point of entry to the 556 designated areas where the game of skill machines are located. The warning sign shall include:

557	"(1) The minimum age required to play a game of skill machine;	
558	"(2) The contact information for the District's gambling hotline; and	
559	"(3) The contact information for the Office of Lottery and Gaming for purposes of	
560	filing a complaint against the manufacturer, distributor, or retailer.	
561	"(f) Failure to display the registration sticker, license, or warning sign may result in the	
562	Office revoking or suspending the license or issuing a fine against the licensed establishment	
563	pursuant to section 415.	
564	"Sec. 411. Cash award.	
565	"(a) A game of skill machine shall not directly dispense cash awards to a player. If, at the	
566	conclusion of the game, a player is entitled to a cash award, the game of skill machine shall	
567	dispense a ticket or voucher to the player. The ticket or voucher shall indicate:	
568	"(1) The total amount of the cash award;	
569	"(2) The time of day that the cash award was issued in a 24-hour format showing	
570	hours and minutes, the date, the terminal serial number, and the sequential number of the ticket	
571	or voucher; and	
572	"(3) An encrypted validation number from which the validity of the cash award	
573	may be determined.	
574	"(b) A retailer shall allow a player to take the ticket or voucher to the owner of the	
575	licensed establishment or the owner's designee, who shall be located at the licensed	
576	establishment, for payment of the cash award.	
577	"Sec. 412. Game of skill machine use by minors prohibited.	
578	"(a) A licensee shall not permit a person under the age of 18 to use or play a game of skill	
579	machine.	

580 "(b) The Office may suspend or revoke a license and issue a fine, in accordance with 581 section 415, against a licensee that knowingly allows a person under the age of 18 to use or play 582 a game of skill machine.

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"Sec. 413. Centralized accounting system.

584 "(a)(1) Within 365 days after the effective date of this title, the Office shall procure a 585 centralized accounting system for games of skill machines, which shall be linked to a 586 communications networks. All games of skill machines registered in the District shall connect to 587 the centralized accounting system through the communications network. The centralized 588 accounting system shall be administered by the Office and shall allow for the accounting, 589 reporting, monitoring, and reading of game of skill machine activities by the District for the 590 purposes of assisting the Office in determining compliance with, and enforcing, the provisions of 591 this title and the rules issued pursuant to this title. The centralized accounting system shall also 592 allow for game of skill machines to be activated and deactivated remotely by the Office.

593 "(2) When the Office is satisfied with the operation of the centralized accounting594 system, it shall:

"(A) Certify the effective status of the system; and

596 "(B) Notify all retailers of the date by which the distributor's and retailer's 597 game of skill machines must be linked to the centralized accounting system, which date shall not 598 be less than 90 days after the date of the effective status of the centralized accounting system.

599 "(b) The centralized accounting system shall not provide for the monitoring or reading of600 personal or financial information concerning patrons of game of skill machines.

601 "(c) Employees and agents of a contractor or subcontractor of the Office that is engaged
602 in building, operating, maintaining, or contracting to build, operate, or maintain the centralized

accounting system, and the immediate family members of such employees and agents, shall beprohibited from obtaining a license under this title.

605 "(d) Unless a retailer's license is canceled, suspended, or revoked, nothing in this section
606 shall authorize the Office to limit or eliminate a registered game of skill from the centralized
607 accounting system.

608 "Sec. 414. Insurance.

609 The Office may require by rule issued pursuant to this title that a distributor maintain 610 liability insurance on the game of skill machines that it places in licensed establishments or that a 611 retailer maintain liability insurance on the game of skill machines that are located in its licensed 612 establishment.

613 "Sec. 415. Penalties.

614 "(a) In the event of a violation of this title or a rule issued pursuant to this title, the Office615 may:

616 "(1) Impose a fine of not more than \$50,000;

617 "(2) Revoke a licensee's license; and

618 "(3) Suspend the licensee's license for up to one year.

619 "(b) A person that has been fined or whose application has been denied, revoked, or

620 suspended pursuant to this section shall have a right to a hearing before the Office and, in the

621 event of the Office's affirmation of the fine, denial, revocation, or suspension, the right to appeal

- 622 the decision of the Office to the Superior Court of the District of Columbia.
- 623 "(c) The Office shall notify ABRA within 48 hours after the Office suspends or revokes a
 624 retailer's license.
- 625 "Sec. 416. Authority of the Office.

626 "(a) The Office may enforce the provisions of this title with respect to licensees and with 627 respect to any individual or entity not holding a license and offering a game of skill machine in 628 violation of the provisions of this title or rules issued pursuant to this title.

629 "(b) Subject to subsection (c) of this section, the Office and the Metropolitan Police
630 Department may issue citations for civil violations of this title as set forth in rules issued
631 pursuant to this title.

632 "(c) A citation for a violation for which the penalty includes the suspension or revocation
633 of a license shall be issued by the Office as a result of an investigation carried out by the Office.

634 "(d) The Office, ABRA, or Metropolitan Police Department may request and check the

635 identification of a person who has played, is playing, or is attempting to play a game of skill

machine. The Office or Metropolitan Police Department may seize evidence that substantiates a
violation under this title, which may include seizing the tickets, vouchers, or cash awards issued
to a person under the age of 18 and fake identification documents used by a person under the age

639 of 18.

640 "(e) The Office may seize a game of skill machine license from an establishment if:

641 "(1) The game of skill machine license has been suspended, revoked, or cancelled642 by the Office;

643 "(2) The business is no longer in existence; or

644 "(3) The business has been closed by another District government agency.

- 645 "Sec. 417. Investigations and inspections.
- 646 "(a) The Office may conduct investigations, searches, seizures, and perform other duties
 647 authorized by this title and rules issued pursuant to this title.

648 "(b) An applicant for a license and each licensee shall allow an authorized member of the 649 Office, an ABRA investigator, or any member of the Metropolitan Police Department full 650 opportunity to examine at any time during business hours: 651 "(1) The location on the premises where game of skill machines are available to 652 play; and 653 "(2) The books and records of the licensee or applicant. 654 "Sec. 418. Unlawful acts; action by the Attorney General. 655 "(a)(1) No manufacturer, distributor, licensed establishment, or employee or agent of a 656 manufacturer, distributor, or licensed establishment shall intentionally make a false or 657 misleading representation concerning an individual's chances, likelihood, or probability of 658 winning at playing a game of skill machine. 659 "(2) An individual or entity claiming to be aggrieved by a fraudulent act or a false 660 or misleading statement by a licensee shall have a cause of action in a court of competent 661 jurisdiction for damages and any legal or equitable relief as may be appropriate. 662 "(b) The Attorney General for the District of Columbia, in the name of the District of 663 Columbia, may bring an action in the Superior Court of the District of Columbia to enjoin an 664 individual or entity or to seek a civil penalty of up to \$50,000 for a violation of this title or rule 665 issued pursuant to this title. "Sec. 419. Taxation of game of skill machines. 666 667 "(a) A tax shall be imposed on all persons owning a game of skill machine located in the 668 District for the privilege of operating a game of skill machine in the District. 669 "(b) The rate of tax shall be 10% of the game of skill machine gross revenue from each 670 game of skill machine in the District.

671 "(c) On or before the 20th calendar day of each month, each owner of a game of skill 672 machine located in the District shall file a return with the CFO, on forms and in the manner 673 prescribed by the CFO, indicating the amount of game of skill machine gross revenue for the 674 owner's game of skill machines for the preceding calendar month and the amount of tax for 675 which the owner is liable.

676 "(d) All funds owed to the District under this section shall be held in trust for the District
677 in federally insured depository institution that maintains an office in the District until the funds
678 are paid to the District of Columbia Treasurer.

679 "(e) Each owner of a game of skill machine located in the District shall keep a record of
680 the game of skill machine gross revenue, awards, and net income of each game of skill machine
681 in such form as the CFO may require.

682 "(f) An owner of a game of skill who fails to pay the tax imposed by this section shall be 683 subject to all collection, enforcement, and administrative provisions applicable to unpaid taxes or 684 fees, as provided in Chapters 41, 42, 43, and 44 of Title 47.

685 "(g) Notwithstanding D.C. Official Code § 47-4406, the CFO may disclose the total
686 amount of game of skill machine gross revenue collected in the periodic estimates and reports of
687 revenues.

688 "Sec. 420. Deposit of license fees.

689 "All fees collected under sections 406 through 408 shall be deposited in the Lottery,

690 Gambling, and Gaming Fund, established by section 4 (D.C. Official Code § 36-601.12).

691 "Sec. 421. Rules and regulations governing game of skill machines.

692	"(a) The CFO, pursuant to Title I of the District of Columbia Administrative Procedure	
693	Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.), shall by	
694	January 2021, issue rules to implement the provisions of this title.	
695	"(b) The rules issued by the CFO pursuant to subsection (a) of this section shall include:	
696	"(1) Minimum standards under section 409(b);	
697	"(2) Standards for conducting inspections of game of skill machines for	
698	compliance with industry standards;	
699	"(3) Standards for inspecting licensed establishments for compliance with this	
700	title;	
701	"(4) Minimum and maximum payment amounts for playing game of skill	
702	machines;	
703	"(5) The maximum amount of allowable winnings per game;	
704	"(6) Requirements relating to how fees and taxes are to be remitted;	
705	"(7) The method of accounting to be used by a licensed establishment where a	
706	game of skill machine is authorized;	
707	"(8) Methods of age verification;	
708	"(9) Types of records that shall be required to be maintained by a licensee;	
709	"(10) Posting requirements;	
710	"(11) Advertising guidelines, including specific language concerning individuals	
711	under the age of 18;	
712	"(12) Penalties for a violation of this title or rule issued pursuant to this title; and	
713	"(13) Internal control standards for game of skill machines.".	
714	Sec. 9. Title 25 of the District of Columbia Official Code is amended as follows:	

715	(a) Section 25-101 is amended as follows:		
716	(1) A new paragraph (22B) is added to read as follows:		
717	"(22B) "Game of skill machine" has the meaning set forth in section 401(6) of the		
718	Law to Legalize Lotteries, Daily Numbers Games, and Bingo and Raffles for Charitable		
719	Purposes in the District of Columbia, passed on emergency basis on October 6, 2020 (Enrolled		
720	version of Bill 23).".		
721	(2) A new paragraph (53A) is added to read as follows:		
722	"(53A) "Voucher" means a ticket issued by a game of skill machine that is		
723	redeemable for cash winnings.".		
724	(b) Section 25-113a is amended as follows:		
725	(1) The section is redesignated as § 25-113.01.		
726	(2) The section heading is amended to read as follows:		
727	"§ 25-113.01. License endorsements.".		
728	(3) A new subsection (e) is added to read as follows:		
729	"(e)(1) A licensee under a manufacturer's license class A or B holding an on-site sales		
730	and consumption permit, or an on-premises retailer's license, class C/R, D/R, C/H, D/H, C/T,		
731	D/T, C/N, D/N, C/X, or DX, shall obtain a game of skill machine endorsement from the Board in		
732	order to offer a game of skill machine on the licensed premises.		
733	"(2)(A) A game of skill machine shall not be placed on outdoor public or private		
734	space; except, that the Board, in its discretion, may allow for the placement of a game of skill		
735	machine on outdoor public or private space if, in the Board's determination, activity associated		
736	with the game of skill machine is:		
737	"(i) Not visible from a public street or sidewalk;		

738	"(ii) Adequately secured against unauthorized entrance; and	
739	"(iii) Accessible only by patrons from within the establishment.	
740	"(B) Subparagraph (A) of this paragraph shall not apply to a licensee	
741	operating a passenger-carrying marine vessel in accordance with § 25-113(h).".	
742	(c) Section 25-401 is amended by adding a new subsection (e) to read as follows:	
743	"(e) An applicant for a game of skill machine endorsement shall submit to the Board with	
744	its application:	
745	"(1) A diagram of where the game of skill machines will be placed on the licensed	
746	premises; and	
747	"(2) The name of the manufacturer and distributor of the game of skill machines	
748	and documentation reflecting that the manufacturer and distributor are licensed to do business and	
749	pays taxes in the District of Columbia.".	
750	(d) Section 25-508 is amended to read as follows:	
751	"25-508. Minimum fee for permits, and manager's license, and endorsement.	
752	"The minimum fees for permits, manager's license, and endorsement shall be as follows:	
753	"Tasting permit for class A licensees \$1	00/year
754	"Importation permit \$5	i
755	"Manager's license \$1	00/year
756	"On-site sales and consumption permit \$1	,000/year
757	"Game of skill machine endorsement \$2	200".
758	(e) The table of contents of Chapter 7 is amended as follows:	
759	(1) The table of contents is amended by adding a new section designation to read	
760	as follows:	

761 "§ 25-786. Game of skill machine operating requirements.".

- (2) Section 25-763 is amended by adding a new subsection (g) to read as follows:
 "(g) Exterior signs advertising game of skill machines shall be prohibited on the licensed
 establishment.".
- (3) Section 25-765 is amended by adding a new subsection (c) to read as follows:
 "(c) Advertisements related to game of skill machines shall not be placed on the interior
 or exterior of a window or on the exterior of a door that is used to enter or exit the licensed
 establishment.".
- 769 (4) A new section 25-786 is added to read as follows:

770 "§ 25-786. Game of skill machine operating requirements.

"A licensee with a game of skill machine endorsement shall:

"(1) Not allow or permit a person under 18 years of age to play a game of skill
machine and shall designate an employee to regularly monitor the designated area where game of
skill machines are played to ensure that no person under 18 years of age is playing or attempting
to play a game of skill machine;

"(2) Verify that each person playing a game of skill machine is lawfully permitted to do so by checking the person's government-issued identification document upon entry into either the licensed establishment or the designated area where the game of skill machines are located and where the person seeks to cash out his or her winnings, if any; except, that the failure of a licensee to verify a person's identification shall not be a violation of this paragraph if the person whose identification was not checked is 18 years of age or older;

(3) Not allow or permit a person that appears intoxicated or under the influence
of a narcotic or other substance to play a game of skill machine;

"(4) Not share revenue from the licensee's sale of alcohol with a manufacturer or
distributor of a game of skill machine, unless approved by the Board as an owner of the license;
"(5) Not allow or permit the placement of a game of skill machine on an outdoor
public or private space that has not been approved by the Board;

"(6) Not allow or permit the placement of a game of skill machine outside of the
designated areas contained on the applicant's diagram provided as part of the license application
or outside the areas approved by the Board;

791 "(7) Not have more than 5 game of skill machines on the licensed premises; and 792 "(8) Install security cameras that are operational and record for 30 days, in the 793 areas designated for game of skill machines, near the cash register or terminal where cash 794 winnings of game of skill machines are processed, and where the licensee's money is stored.". 795 (e) Section 25-801 is amended by adding a new subsection (h) to read as follows: 796 "(h) An ABRA investigator may request and check the identification of a person who has 797 played, is playing, or is attempting to play a game of skill machine. An ABRA investigator may 798 seize fake identification used by a person under 18 years of age and may seize such records 799 related to a game of skill machine as the investigator deems appropriate to investigate the 800 playing of a game of skill machine by a person under 18 years of age.". 801 Sec. 10. Section 865 of An Act To establish a code of law for the District of Columbia, 802 approved March 3, 1901 (31 Stat. 1331; D.C. Official Code § 22-1704), is amended as follows: 803 (a) The existing text is designated as subsection (a).

804 (b) A new subsection (b) is added to read as follows:

805 "(b) It shall be unlawful to install or operate a game of skill machine in the District
806 except as permitted by Title IV of the Law to Legalize Lotteries, Daily Numbers Games, and

807	Bingo Raffles for Charitable Purposes in the District of Columbia, passed on emergency basis on	
808	October 6, 2020 (Enrolled version of Bill 23) ("Title IV"). Whoever shall install or operate a	
809	game of skill machine in the District in violation of Title IV shall be guilty of a misdemeanor	
810	and, upon conviction thereof, shall be imprisoned for not more than 180 days or fined not more	
811	than the amount set forth in D.C. Official Code-§ 22-3571.01 or both.".	
812	Sec. 11. Applicability.	
813	This act shall apply as of October 1, 2020.	
814	Sec. 12. Fiscal impact statement.	
815	The Council adopts the fiscal impact statement in the committee report as the fiscal	
816	impact statement required by section 4a of the General Legislative Procedures Act of 1975,	
817	approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).	
818	Sec. 13. Effective date.	
819	This act shall take effect following approval by the Mayor (or in the event of veto by the	
820	Mayor, action by the Council to override the veto), a 60-day period of congressional review as	
821	provided in section 602(c)(2) of the District of Columbia Home Rule Act, approved December	
822	24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(2)), and publication in the District of	
823	Columbia Register.	
824		