The House Committee on Higher Education offers the following substitute to HB 380:

A BILL TO BE ENTITLED AN ACT

1 To amend Title 50 of the Official Code of Georgia Annotated, relating to state government, so as to authorize and provide for the regulation and taxation of sports betting in this state; 2 3 to provide for additional powers and duties of the Georgia Lottery Corporation; to change certain provisions relating to the shortfall reserves maintained within the Lottery for 4 5 Education Account; to provide for the corporation to engage in certain activities related to 6 sports betting; to provide for a short title; to provide for legislative findings; to revise and 7 provide for definitions; to provide for the corporation's powers and duties relative to sports 8 betting; to provide for the procedures, limitations, requirements, and qualifications of the 9 licensing of any person offering, operating, or managing sports betting in this state; to 10 provide for rules and regulations promulgated by the corporation; to provide for a privilege 11 tax; to require certain reports; to regulate wagers and provide requirements for bettors; to 12 provide for bettors to restrict themselves from placing certain wagers; to provide certain 13 resources for individuals with problem gambling or a betting or gambling disorder; to provide for the collection and disposition of fees and fines; to prohibit certain conduct by the 14 15 corporation, employees of the corporation, licensees, and other persons; to provide for certain penalties; to provide for construction; to amend Part 1 of Article 2 of Chapter 12 of Title 16 16 17 of the Official Code of Georgia Annotated, relating to gambling, so as to exclude any 18 consideration paid to a sports betting licensee from the definition of "bet"; to provide for the

19 exemption of persons licensed for online sports betting from regulations and restrictions 20 regarding gambling information; to amend Title 48 of the Official Code of Georgia 21 Annotated, relating to revenue and taxation, so as to exempt wagers placed as part of sports 22 betting; to provide for related matters; to provide for an effective date; to repeal conflicting 23 laws; and for other purposes.

24 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

25 26

PART I SECTION 1-1.

Title 50 of the Official Code of Georgia Annotated, relating to state government, is amended
in Code Section 50-27-3, relating to definitions for the "Georgia Lottery for Education Act,"
by revising paragraphs (13) and (20) and adding a new paragraph to read as follows:

30 "(13) 'Lottery,' 'lotteries,' 'lottery game,' or 'lottery games' means any game of chance 31 approved by the board and operated pursuant to this chapter, including, but not limited 32 to, instant tickets, on-line online games, online sports betting, and games using 33 mechanical or electronic devices but excluding pari-mutuel betting and casino gambling 34 as defined in this Code section."

35 "(20) 'Pari-mutuel betting' means a method or system of wagering on actual races 36 involving horses or dogs at tracks which involves the distribution of winnings by pools. 37 Such term shall not mean lottery games which may be predicated on a horse racing or dog 38 racing scheme that does not involve actual track events. Such term shall not mean <u>the</u> 39 <u>lottery game of sports betting or</u> traditional lottery games which may involve the 40 distribution of winnings by pools."

41 "(23.1) 'Sports betting' shall have the same meaning as provided in Code Section 42 50-27-122."

43	SECTION 1-2.
44	Said title is further amended in Code Section 50-27-9, relating to general powers of the
45	Georgia Lottery Corporation, by revising paragraphs (18) and (19) of subsection (a) and
46	adding a new paragraph to read as follows:
47	''(18) To act as a retailer, to conduct promotions which involve the dispensing of lottery
48	tickets or shares, and to establish and operate a sales facility to sell lottery tickets or
49	shares and any related merchandise; and
50	(19) To perform any actions and carry out any responsibilities provided for in Article 4
51	of this chapter; and
52	(19)(20) To adopt and amend such regulations, policies, and procedures as necessary to
53	carry out and implement its powers and duties, organize and operate the corporation,
54	regulate the conduct of lottery games in general, and any other matters necessary or
55	desirable for the efficient and effective operation of the lottery or the convenience of the
56	public. The promulgation of any such regulations, policies, and procedures shall be
57	exempt from the requirements of Chapter 13 of this title, the 'Georgia Administrative
58	Procedure Act."
59	SECTION 1-3.

LC 36 5535S

Said title is further amended in Code Section 50-27-13, relating to disposition of lottery
proceeds, budget report by Governor, appropriations by General Assembly, and shortfall
reserve subaccount, by revising paragraph (3) of subsection (b) as follows:

63 "(3)(A) Beginning in Fiscal Year 2024, a A shortfall reserve shall be maintained within
 64 the Lottery for Education Account in an amount equal to at least 50 percent of net
 65 proceeds deposited into such account for the preceding fiscal year of the average
 66 amount of net proceeds deposited into such account for the preceding three fiscal years,
 67 hereinafter referred to as the minimum reserve. Beginning in Fiscal Year 2024 and for
 68 each fiscal year thereafter, if on the last day of the preceding fiscal year the total reserve

LC 36 5535S

69	fund balance exceeds the minimum reserve, an amount equal to 10 percent of the excess
70	reserve funds, meaning the amount that the total reserve fund balance exceeds the
71	minimum reserve, shall be appropriated for educational purposes and programs.
72	(B) If the net proceeds paid into the Lottery for Education Account in any year are not
73	sufficient to meet the amount appropriated for education educational purposes and
74	programs, the shortfall reserve may be drawn upon to meet the deficiency and any
75	amount so drawn may count for purposes of appropriations in subparagraph (A) of this
76	paragraph.
77	(C) If In the event the shortfall reserve is drawn upon and falls below 50 percent of the
78	average amount of net proceeds deposited into such account for the preceding three
79	fiscal year years, the shortfall reserve shall be replenished to the level required by
80	subparagraph (A) of this paragraph in the next fiscal year and the lottery-funded lottery
81	funded programs shall be reviewed and adjusted accordingly."
82	PART II
83	SECTION 2-1.
84	Said title is further amended by adding a new article to Chapter 27, relating to the "Georgia
85	Lottery for Education Act," to read as follows:
86	" <u>ARTICLE 4</u>
87	Part 1
88	<u>50-27-120.</u>
89	This article shall be known and may be cited as the 'Georgia Lottery Game of Sports
90	Betting Act.'

91	<u>50-27-121.</u>
92	The General Assembly finds that:
93	(1) Article I, Section II, Paragraph VIII(c) of the Constitution of the State of Georgia
94	authorizes the General Assembly to provide by law for any matters relating to purposes
95	or provisions of that subparagraph, which purposes and provisions include the operation
96	and regulation of a lottery or lotteries and which purposes and provisions may encompass
97	sports betting as a game or games offered by the Georgia Lottery Corporation;
98	(2) Sports betting shall be overseen and regulated, and may also be offered, by the
99	Georgia Lottery Corporation in a manner that provides continuing entertainment to the
100	public, maximizes revenues, and ensures that sports betting is operated in this state with
101	integrity and dignity and free of political influence;
102	(3) The corporation shall be accountable to the General Assembly and to the public for
103	the management and oversight of sports betting in this state through a system of audits
104	and reports;
105	(4) The ability to offer sports betting in this state under a license issued in accordance
106	with this article constitutes a taxable privilege and not a right;
107	(5) Net proceeds of sports betting conducted pursuant to this article shall be used for the
108	purposes authorized by Article I, Section II, Paragraph VIII of the Constitution; and
109	(6) In accordance with Code Section 50-27-2, sports betting shall be conducted in a
110	manner so as to safeguard the fiscal soundness of the state, to enhance public welfare, and
111	to support the funding authorized by Article I, Section II, Paragraph VIII of the
112	Constitution.

- 113 <u>50-27-122.</u>
- 114 As used in this article, the term:

115	(1) 'Adjusted gross income' means the total of all moneys paid to a licensee as bets minus
116	federal excise taxes and minus the total amount paid out to winning bettors, including the
117	cash value of merchandise.
118	(2) 'Applicant' means any person that applies for a license under this article.
119	(3) 'Bettor' means an individual who is:
120	(A) Physically present in this state when placing a wager with a licensee;
121	(B) Twenty-one years of age or older; and
122	(C) Not prohibited from placing a wager or bet under Code Section 50-27-162.
123	(4) 'Bond' means a bond held in escrow for the purpose of maintaining adequate reserves
124	to account for losses suffered by a licensee and owed to bettors.
125	(5) 'Cheating' means improving the chances of winning or altering the outcome through
126	deception, interference, or manipulation of a sporting event or of any equipment,
127	including software, pertaining to or used in relation to the equipment used for or in
128	connection with the sporting event on which wagers are placed or invited. Such term
129	shall include match fixing and attempts and conspiracy to cheat.
130	(6) 'Collegiate sporting event' means a sporting or athletic event involving a sports or
131	athletic team of a public or private institution of higher education.
132	(7) 'Esports event' means an organized video game competition between players who
133	play individually or as teams.
134	(8) 'Fantasy or simulated contest' means a game or event in which one or more players
135	compete based on winning outcomes that reflect the relative knowledge and skill of the
136	players and are determined predominately by accumulated statistical results of the
137	performance of individuals, including, but not limited to, athletes in sporting events.
138	(9) 'Fixed-odds betting' means bets made at predetermined odds or on the spread where
139	the return to the bettor is unaffected by any later change in odds or the spread.
140	(10) 'Futures bet' means a wager made on the occurrence of an event in the future
141	relating to a sporting event.

142	(11) 'Institutional investor' means:
143	(A) A retirement fund administered by a public agency for the exclusive benefit of
144	federal, state, or local public employees;
145	(B) An investment company registered under the Investment Company Act of 1940;
146	(C) A chartered or licensed life insurance company or property and casualty insurance
147	<u>company:</u>
148	(D) A banking and other chartered or licensed lending institution;
149	(E) An investment advisor registered under the Investment Advisers Act of 1940; or
150	(F) A pension investment board.
151	(12) 'License' means any of the licenses issued by the corporation under this article.
152	(13) 'Licensee' means a person that holds a license issued by the corporation under this
153	article.
154	(14) 'Master sports betting licensee' means the Georgia Lottery Corporation.
155	(15) 'Material nonpublic information' means information that has not been disseminated
156	publicly concerning an athlete, contestant, prospective contestant, or athletic team,
157	including, without limitation, confidential information related to medical conditions or
158	treatment, physical or mental health or conditioning, physical therapy or recovery,
159	discipline, sanctions, academic status, education records, eligibility, playbooks, signals,
160	schemes, techniques, game plans, practices, strategies, assessments, systems, drills, or
161	recordings of practices or other athletic activities.
162	(16) 'Minor' means an individual who is less than 21 years of age.
163	(17) 'Money line' means the fixed odds in relation to a dollar amount that a team or
164	person participating in a sporting event will win outright regardless of the spread.
165	(18) 'Official event data' means statistics, results, outcomes, and other data related to a
166	sporting event obtained pursuant to an agreement with the relevant sporting events
167	operator whose corporate headquarters is based in the United States or an entity expressly

LC 36 5535S

168	authorized by such sporting events operator to provide such information to licensees for
169	purposes of determining the outcome of tier 2 sports wagers on such sporting event.
170	(19) 'Official league data' means statistics, results, outcomes, and other data related to
171	a sporting event obtained pursuant to an agreement with the relevant professional sports
172	governing body whose corporate headquarters is based in the United States or an entity
173	expressly authorized by such professional sports governing body to provide such
174	information to licensees for purposes of determining the outcome of tier 2 sports wagers.
175	(20) 'Online sports betting' means a wager on a sporting event that is placed via the
176	internet through any electronic device and accepted through an online sports betting
177	platform that is operated by a Type 1 sports betting licensee or such licensee's online
178	sports betting services provider.
179	(21) 'Online sports betting platform' means the combination of hardware, software, and
180	data networks used to manage, administer, or control online sports betting and any
181	associated wagers accessible by any electronic means.
182	(22) 'Online sports betting services provider' means a person that contracts with the
183	master sports betting licensee or a Type 1 sports betting licensee under Code Section
184	50-27-133 to operate online sports betting on behalf of such licensee and that is licensed
185	by the corporation.
186	(23) 'Over/under bet' means a single wager that predicts whether the combined score of
187	the two persons or teams engaged in a sporting event will be lower or higher than a
188	predetermined number.
189	(24) 'Parlay bet' means a single wager that incorporates two or more individual bets for
190	purposes of earning a higher payout if each bet incorporated within the wager wins.
191	(25) 'Principal owner' means a person that owns an interest of 10 percent or more of the
192	entity.

193	(26) 'Professional sporting event' means an athletic or sporting event involving at least
194	two competitors who have the opportunity to receive compensation for participating in
195	such event.
196	(27) 'Professional sports governing body' means the organization, league, or association
197	that oversees a sport and prescribes final rules and enforces codes of conduct with respect
198	to such sport and participants therein.
199	(28) 'Professional sports team' means a major league professional team:
200	(A) Based in this state;
201	(B) That plays baseball, football, men's basketball, soccer, or women's basketball; and
202	(C) Whose regular season games have had the highest attendance for its respective
203	sport during the past five years.
204	(29) 'Proposition bet' means a wager on a single specific action, statistic, occurrence, or
205	nonoccurrence to be determined during a sporting event and includes any such action,
206	statistic, occurrence, or nonoccurrence that does not directly affect the final outcome of
207	the sporting event to which it relates.
208	(30) 'Relative' means a spouse, father, mother, son, daughter, grandfather, grandmother,
209	brother, sister, uncle, aunt, cousin, nephew, niece, father-in-law, mother-in-law,
210	son-in-law, daughter-in-law, brother-in-law, sister-in-law, stepfather, stepmother,
211	stepson, stepdaughter, stepbrother, stepsister, half-brother, or half-sister.
212	(31) 'Sporting event' means any:
213	(A) Professional sporting or professional athletic event, including motor sports
214	sanctioned by a national or international organization or association;
215	(B) Collegiate sporting event;
216	(C) Olympic sporting or athletic event;
217	(D) Sporting or athletic event sanctioned by a national or international organization or
218	association;
219	(E) Sporting or athletic event conducted or organized by a sporting events operator;

220	(F) Esports event; or
221	(G) Other event authorized by the corporation.
222	Such term shall not include a nonprofessional or non-Olympic sporting or athletic event
223	if the majority of the participants are under the age of 18.
224	(32) 'Sporting events operator' means a person that conducts or organizes a sporting
225	event for athletes or other participants that is not held or sanctioned as an official sporting
226	event of a professional sports governing body.
227	(33) 'Sports betting' means online sports betting.
228	(34) 'Sports betting equipment' means any of the following that is directly used in
229	connection with the operation of sports betting:
230	(A) Any mechanical, electronic, or other device, mechanism, or equipment;
231	(B) Any software, application, components, or other goods; or
232	(C) Anything to be installed or used on a patron's personal electronic device.
233	(35)(A) 'Sports betting supplier' means a person that provides sports betting equipment
234	necessary for the creation of sports betting markets and the determination of bet
235	outcomes, directly to any sporting events operator or applicant involved in the
236	acceptance of bets, including any of the following:
237	(i) Providers of data feeds and odds services;
238	(ii) Internet platform providers;
239	(iii) Risk management providers:
240	(iv) Integrity monitoring providers; and
241	(v) Other providers of sports betting supplier services as determined by the
242	corporation.
243	(B) Such term shall not include a professional sports governing body that:
244	(i) Provides official league data concerning its own sporting event to a sports betting
245	licensee solely on that basis; or

246	(ii) Provides raw statistical match data to one or more designated and licensed
247	suppliers of data feeds and odds services solely on that basis.
248	(36) 'Spread' means the predicted scoring differential between two persons or teams
249	engaged in a sporting event.
250	(37) 'Supervisory employee' means a principal owner or employee having the authority
251	to act on behalf of a licensee or whose judgment is relied upon to manage and advance
252	the business operations of a licensee.
253	(38) 'Tier 1 sports wager' means a sports wager that is determined solely by the final
254	score or final outcome of the sporting event and is placed before the sporting event has
255	begun.
256	(39) 'Tier 2 sports wager' means a wager that is not a tier 1 sports wager.
257	(40) 'Type 1 eligible entity' means any of the following:
258	(A) Any professional sports team, or its designee;
259	(B) A professional sports governing body that holds one or more sanctioned annual
260	golf tournaments on a national tour of professional golf in this state, and has held one
261	or more of the same or different sanctioned annual golf tournaments on a national tour
262	of professional golf in this state for at least 30 years;
263	(C) The owner of a facility in this state that has held an annual invitational golf
264	tournament for professional and amateur golfers for at least 30 years;
265	(D) The owner of a facility located in this state that hosts automobile races on a
266	national association for stock car racing national tour or a wholly owned for-profit
267	subsidiary of the owner of such a facility, if the owner is a nonprofit corporation or
268	nonprofit organization; and
269	(E) The Georgia Lottery Corporation.
270	(41) 'Type 1 sports betting licensee' means the master sports betting licensee, an online
271	sports betting services provider that contracts with the master sports betting licensee, or

272	a Type 1 eligible entity licensed or authorized by the corporation to directly or indirectly
273	offer online sports betting.
274	(42) 'Wager' or 'bet' means a sum of money that is risked by a bettor on the unknown
275	outcome of one or more sporting events. Such term shall be limited to fixed-odds betting,
276	futures bets, a tier 1 or tier 2 sports wager, a money line bet, an over/under bet, a parlay
277	bet, a proposition bet, or a bet on the spread. Such term shall not include a pari-mutuel
278	bet or wager or an entry fee paid to participate in a fantasy or simulated contest.
279	<u>50-27-123.</u>
280	(a) The corporation shall have all powers and duties necessary to carry out the provisions
281	of this article and to exercise the control of the lottery game of sports betting in this state
282	as authorized by this article. Such powers and duties shall include, but shall not be limited
283	to, the following:
284	(1) To have jurisdiction, supervision, and regulatory authority over sports betting,
285	including, but not limited to, regulation, licensure, and offering of sports betting on
286	mobile applications available state wide via the internet and through a limited number of
287	licenses to awarded to Type 1 sports betting licensees;
288	(2) To have jurisdiction and supervision of all persons conducting, participating in, or
289	attending any facility with sports betting;
290	(3) To appoint and employ such persons as the corporation deems essential to perform
291	its duties under this article and to ensure that such sports betting is conducted with order
292	and the highest integrity. Such employees shall possess such authority and perform such
293	duties as the corporation shall prescribe or delegate to them. Such employees shall be
294	compensated as provided by the corporation;
295	(4) To enter upon, investigate, and have free access to all places of business of any
296	licensee under this article and to compel the production of any books, ledgers, documents,
297	records, memoranda, or other information of any licensee to ensure such licensee's

298	compliance with the rules and regulations promulgated by the corporation pursuant to this
299	article. Such rules and regulations shall be exempt from the requirements of Chapter 13
300	of this title, the 'Georgia Administrative Procedure Act';
301	(5) To promulgate any rules and regulations as the corporation deems necessary and
302	proper to administer the provisions of this article; provided, however, that the initial rules
303	and regulations governing sports betting shall be promulgated and adopted by the
304	corporation within 90 days of the effective date of this article after an opportunity has
305	been provided for public comment. The promulgation and adoption of such initial rules
306	and regulations shall not be subject to Chapter 13 of this title, the 'Georgia Administrative
307	Procedure Act';
308	(6) To issue subpoenas for the attendance of witnesses before the corporation, administer
309	oaths, and compel production of records or other documents and testimony of witnesses
310	whenever, in the judgment of the corporation, it is necessary to do so for the effectual
311	discharge of the duties of the corporation under this article;
312	(7) To compel any person licensed by the corporation to file with the corporation such
313	data, documents, and information as shall appear to the corporation to be necessary for
314	the performance of the duties of the corporation under this article, including, but not
315	limited to, financial statements and information relative to stockholders and all others
316	with a pecuniary interest in such person;
317	(8) To prescribe the manner in which books and records of persons licensed or permitted
318	by the corporation under this article shall be kept;
319	(9) To enter into arrangements with any foreign or domestic government or
320	governmental agency for the purposes of exchanging information or performing any other
321	act to better ensure the proper conduct of betting under this article;
322	(10) To order such audits, in addition to those otherwise required by this article, as the

324	(11) Upon the receipt of a complaint of an alleged criminal violation of this article, to
325	immediately report such complaint to the appropriate law enforcement agency with
326	jurisdiction to investigate criminal activity;
327	(12) To provide for the reporting of the applicable amount of state and federal income
328	tax of persons claiming a prize or payoff for a winning wager under this article;
329	(13) To establish and administer a program for providing assistance to problem
330	gamblers, including, but not limited to, requiring the electronic posting of signs,
331	notifications, or other relevant responsible gambling information in a clear and
332	conspicuous manner on online sports betting platforms, including a national toll-free
333	number that directs callers to an organization that provides assistance to problem
334	gamblers;
335	(14) To eject or exclude from the sports betting facility or any part thereof any
336	individual, whether licensed or not, whose conduct or reputation is such that his or her
337	presence may, in the opinion of the corporation or the designated employees of the
338	corporation, reflect adversely on the honesty and integrity of the sports betting or
339	interfere with the orderly conduct of the lottery game of sports betting;
340	(15) To keep a true and full record of all proceedings of the corporation under this article
341	and preserve at the corporation's general office all books, documents, and papers of the
342	corporation; and
343	(16) To adopt rules and regulations specific to the manner in which a licensee may
344	advertise its business operations as authorized by this article.
345	(b) The corporation shall not have the power to prescribe a licensee's maximum or
346	minimum payout or hold percentage.
347	(c) The corporation shall not have the power to issue or award and shall not issue or award
348	any licenses provided for in this article prior to September 1, 2023.

349	<u>50-27-124.</u>
350	(a) The corporation shall prescribe by rules and regulations:
351	(1) The reserves that must be kept by licensees to comply with subparagraph (c)(7)(A)
352	of Code Section 50-27-130 to pay off bettors;
353	(2) Any insurance requirements for a licensee;
354	(3) Minimum requirements by which each licensee shall exercise effective control over
355	its internal fiscal affairs, including, without limitation, requirements for:
356	(A) Safeguarding assets and revenues, including evidence of indebtedness;
357	(B) Maintaining reliable records relating to accounts, transactions, profits and losses,
358	operations, and events; and
359	(C) Global risk management;
360	(4) Requirements for internal and independent audits of licensees;
361	(5) The manner in which periodic financial reports shall be submitted to the corporation
362	from each licensee, including the financial information to be included in the reports;
363	(6) The type of information deemed to be confidential financial or proprietary
364	information that is not subject to any reporting requirements under this article;
365	(7) Policies, procedures, and processes designed to mitigate the risk of cheating and
366	money laundering; and
367	(8) Any post-employment restrictions necessary to maintain the integrity of sports
368	betting in this state.
369	Part 2
370	<u>50-27-130.</u>
371	(a) Any person offering, operating, or managing sports betting in this state shall be
372	licensed by the corporation.

373	(b) The corporation shall issue licenses to qualified applicants able to meet the duties of
374	a license holder under this article and that the corporation determines will best satisfy the
375	following criteria:
376	(1) Expertise in the business of online sports betting;
377	(2) Integrity, sustainability, and safety of the online sports betting platform;
378	(3) Past relevant experience of the applicant;
379	(4) Advertising and promotional plans to maximize revenue;
380	(5) Demonstrated commitment to and plans for the promotion of responsible gaming;
381	and
382	(6) Capacity to rapidly and efficiently bring bettors onto the applicant's platform.
383	(c) An applicant for a license or for the renewal of a license shall submit an application on
384	a form in such manner and in accordance with such requirements as may be prescribed by
385	rules and regulations of the corporation. Such rules and regulations shall require, at a
386	minimum, that the application include the following:
387	(1) If the applicant is an entity, identification of the applicant's principal owners, board
388	of directors, officers, and supervisory employees;
389	(2) Evidence of the applicant's certificate of fitness for sports betting affiliation. If the
390	applicant is an entity, such evidence shall be provided for every individual who is a
391	principal owner;
392	(3) Information, documentation, and assurances as may be required by the corporation
393	to establish by clear and convincing evidence the applicant's good character, honesty, and
394	integrity, including, but not limited to, information pertaining to family, habits, character,
395	reputation, criminal and arrest records, business activities, financial affairs, and business,
396	professional, and personal associates, covering at least the ten-year period immediately
397	preceding the filing of the application:

- 398 (4) Notice and a description of civil judgments obtained against the applicant pertaining
 399 to antitrust or security regulation laws of the federal government, this state, or any other
 400 state, jurisdiction, province, or country;
- 401 (5) To the extent available, letters of reference or the equivalent from law enforcement
 402 agencies having jurisdiction of the applicant's place of residence and principal place of
 403 business. Each such letter of reference shall indicate that the law enforcement agency
 404 does not have any pertinent information concerning the applicant or, if such law
- 405 <u>enforcement agency does have information pertaining to the applicant, shall provide such</u>
 406 <u>information, to the extent permitted by law;</u>
- 407 (6) If the applicant has conducted sports betting operations in another jurisdiction, a
 408 letter of reference from the regulatory body that governs sports betting that specifies the
 409 standing of the applicant with such regulatory body; provided, however, that, if no such
 410 letter is received within 60 days of the request therefor, the applicant may submit a
 411 statement under oath that the applicant is or was, during the period such activities were
 412 conducted, in good standing with the regulatory body;
- 413 (7) Information, documentation, and assurances concerning financial background and 414 resources as may be required to establish by clear and convincing evidence the financial 415 stability, integrity, and responsibility of the applicant, including, but not limited to, bank 416 references, business and personal income and disbursement schedules, tax returns and 417 other reports filed with governmental agencies, and business and personal accounting and 418 check records and ledgers. Each applicant shall, in writing, authorize the examination of 419 all bank accounts and records as may be deemed necessary by the corporation. The 420 corporation may consider any relevant evidence of financial stability. The applicant shall 421 be presumed to be financially stable if the applicant establishes by clear and convincing 422 evidence the ability to:
- 423 (A) Assure the financial integrity of sports betting operations by the maintenance of
 424 a reserve of not less than \$500,000.00 or the amount required to cover the outstanding

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425	liabilities for wagers accepted by the licensee, whichever is greater. Outstanding			
426	liabilities for wagers shall mean the sum of the amount paid by patrons for wagers that			
427	have not yet been determined and the amount owed but unpaid by licensees to patrons			
428	for wagers whose results have been determined. The reserve may take the form of a			
429	bond, an irrevocable letter of credit, payment processor reserves and receivables, cash			
430	or cash equivalents segregated from operational funds, guaranty letter, or a combination			
431	thereof. Such reserve shall be adequate to pay winning wagers to bettors when due.			
432	An applicant is presumed to have met this standard if the applicant maintains, on a daily			
433	basis, a minimum reserve in an amount which is at least equal to the average daily			
434	minimum reserve, calculated on a monthly basis, for the corresponding month in the			
435	<u>previous year:</u>			
436	(B) Meet ongoing operating expenses which are essential to the maintenance of			
437	continuous and stable sports betting operations; and			
438	(C) Pay, as and when due, all state and federal taxes;			
439	(8) Information, documentation, and assurances as may be required to establish by clear			
440	and convincing evidence that the applicant has sufficient business ability and sports			
441	betting experience to establish the likelihood of the creation and maintenance of			
442	successful, efficient sports betting operations in this state;			
443	(9) Information, as required by rules and regulations of the corporation, regarding the			
444	financial standing of the applicant, including, without limitation, each person or entity			
445	that has provided loans or financing to the applicant;			
446	(10) A nonrefundable application fee and licensing fee as follows:			
447	(A) Applicants for a Type 1 sports betting license shall pay a nonrefundable			
448	application fee in the amount of \$100,000.00 and an annual licensing fee in the amount			
449	of \$1.5 million; provided, however, that, for those licenses referred to in paragraph (3)			
450	of subsection (b) of Code Section 50-27-133, such annual licensing fee shall instead be			
451	\$750,000.00 and the application fee and annual licensing fee shall be paid by the online			

LC 36 5535S

452	sports betting services provider and not by the corporation, which shall not be required
453	to pay any such fees;
454	(B) Applicants for an online sports betting services provider license shall pay a
455	nonrefundable application fee in the amount of \$10,000.00 and an annual licensing fee
456	of \$100,000.00; provided, however, that an online sports betting services provider that
457	applies for and obtains one of the licenses referred to in paragraph (3) of subsection (b)
458	of Code Section 50-27-133 shall only be required to pay the nonrefundable application
459	fee and annual licensing fee applicable to the applicant's Type 1 sports betting license;
460	and
461	(C) Applicants for a sports betting supplier license shall pay a nonrefundable
462	application fee in the amount of \$2,000.00 and an annual licensing fee of \$20,000.00;
463	and
464	(11) Any additional information, documents, or assurances required by rules and
465	regulations of the corporation.
466	(d) The corporation shall review and approve or deny an application for a license not more
467	than 90 days after receipt of an application.
468	<u>50-27-131.</u>
469	(a) A licensee may renew its license by submitting an application on a form in such
470	manner and in accordance with such requirements as may be prescribed by rules and
471	regulations of the corporation. A licensee shall submit the nonrefundable application fee
472	prescribed under paragraph (10) of subsection (c) of Code Section 50-27-130 with its
473	application for license renewal.
474	(b) For each application for licensure or renewal of a license approved under this Code
475	section, the amount of the application fee shall be credited toward the licensee's annual
476	licensing fee and the licensee shall remit the balance of the annual fee to the corporation
477	upon approval of a license.

478 (c) Each licensee shall have a continuing duty to promptly inform the corporation of any 479 change in status relating to any information that may disqualify the licensee from holding 480 a license under Code Section 50-27-132. 481 (d) A professional sports governing body may enter into commercial agreements with 482 licensees or other entities that provide for such professional sports governing body to share 483 in the amounts wagered or revenue derived from wagers on sporting events of such 484 professional sports governing body. A professional sports governing body shall not be required to obtain any approval or other form of authorization from the corporation to enter 485 486 into such commercial agreements or to lawfully accept such amounts or revenues. The 487 corporation shall not prescribe any terms or conditions that are required to be included into such commercial agreements. 488 (e) A person that holds a license or permit to engage in sports betting issued by another 489 490 jurisdiction may submit a request to the corporation for a temporary license for such person 491 to immediately commence engagement in this state in sports betting. Such request shall 492 include the licensing fee required under paragraph (10) of subsection (c) of Code Section 493 50-27-130. 494 (f) Upon receiving a request for a temporary license, the chief executive officer may 495 review the request at his or her discretion. If the chief executive officer reviews the request 496 and determines that the person requesting the temporary license holds a license or permit 497 issued by another jurisdiction to engage in sports betting and has paid the required 498 licensing fee, the chief executive officer may authorize such person to engage in sports 499 betting pursuant to this article under a temporary license for up to one year or until a final 500 determination on such person's application is made, whichever is later. (g) All licenses issued under this article shall be valid for a term of five years, unless 501 502 suspended or revoked as provided under this article. 503 (h) The corporation may adopt rules and regulations prescribing the manner in which a 504 license may be transferred and a fee for a license transfer.

505	(i) A licensee may maintain the bond, letter of credit, or cash reserve at any bank lawfully
506	operating in this state and the licensee shall be the beneficiary of any interest accrued
507	thereon.
508	<u>50-27-132.</u>
509	(a) The following persons shall not be eligible to apply for or obtain a license under this
510	article:
511	(1) A member of the board of directors or employee of the corporation or an employee
512	of a corporation vendor; provided, however, that a corporation vendor as an entity may
513	be eligible to apply for or obtain a license;
514	(2) An employee of a professional sports team on which the applicant offers sports
515	betting:
516	(3) A coach of or player for a collegiate, professional, or Olympic sports team or sport
517	or an entity that has an affiliation or interest in such a sports team or sport;
518	(4) An individual who is a member or employee of any professional sports governing
519	body or sporting events operator;
520	(5) An individual or entity with an owner, officer, or director who has been convicted of
521	a crime of moral turpitude or similar degree as specified in rules and regulations
522	promulgated by the corporation pursuant to this article;
523	(6) A person having the ability to directly affect the outcome of a sporting event upon
524	which the applicant offers sports betting;
525	(7) A trustee or regent of a governing board of a public or private institution of higher
526	education;
527	(8) An individual prohibited by the rules or regulations of a professional sports
528	governing body or sporting events operator of a collegiate sports, team, league, or
529	association from participating in sports betting;

530	(9) A student or an employee of a public or private institution of higher education who
531	has access to material nonpublic information concerning a student athlete or a sports
532	team; and
533	(10) Any other category of persons, established by rules and regulations of the
534	corporation, that, if licensed, would negatively affect the integrity of sports betting in this
535	state.
536	(b) An individual listed in paragraphs (2) through (10) of subsection (a) of this Code
537	section may hold an ownership interest in an applicant or licensee without disqualifying
538	the applicant or licensee from obtaining or holding a license; provided, however, that such
539	an ownership interest of 25 percent or more shall require approval from the corporation.
540	In determining whether such an ownership interest shall be the basis of disqualification, the
541	corporation shall consider whether such interest would negatively affect the integrity of
542	sports betting in this state and any other factors the corporation shall deem relevant.
543	<u>50-27-133.</u>
544	(a) A Type 1 sports betting license authorizes a Type 1 eligible entity, or its designated
545	online sports betting services provider, to offer online sports betting. If a Type 1 eligible
546	entity designates an online sports betting services provider, the online sports betting
547	services provider is considered the applicant for a Type 1 sports betting license and is
548	considered the Type 1 sports betting licensee for all aspects of the regulatory control of the
549	corporation and the operations under the Type 1 sports betting license. The corporation
550	shall establish a procedure for a Type 1 eligible entity to designate an online sports betting
551	provider.
552	(b) The corporation shall issue not more than 16 Type 1 sports betting licenses to Type 1
553	
	eligible entities or their designated online sports betting services providers in accordance

555	(1) Five Type 1 sports betting licenses shall be reserved for the Type 1 eligible entities
556	defined in subparagraph (A) of paragraph (40) of Code Section 50-27-122 or their
557	designated online sports betting services providers; provided, however, that more than
558	one license may be issued to an owner of multiple professional sports teams;
559	(2) One Type 1 sports betting license shall be reserved for each of the Type 1 eligible
560	entities defined in subparagraphs (B) through (E) of paragraph (40) of Code Section
561	50-27-122 or their designated online sports betting services providers; and
562	(3) The corporation shall award contracts to manage the remaining seven Type 1 sports
563	betting licenses to separate online sports betting services providers via a public
564	procurement process;
565	provided, however, that a master sports betting license shall authorize the corporation
566	through a designated online sports betting services provider to offer online sports betting.
567	(c) A Type 1 eligible entity may contract with no more than one online sports betting
568	services provider to operate online sports betting on behalf of the Type 1 eligible entity.
569	(d) A Type 1 eligible entity shall provide written notice to the corporation of its intention,
570	or its designated sports betting services provider's intention, to apply for a Type 1 sports
571	betting license within 60 days of the effective date of this article. The failure of a Type 1
572	eligible entity to provide such written notice shall result in the permanent disqualification
573	and prohibition of such Type 1 eligible entity or its designated sports betting services
574	provider from obtaining a Type 1 sports betting license.
575	(e) A Type 1 sports betting licensee shall not offer online sports betting until the
576	corporation has issued a license to at least one online sports betting services provider that
577	has been awarded a sports betting license via the public procurement process as determined
578	by the corporation.
579	(f) All applicants for the 16 Type 1 sports betting licenses under subsection (b) of this
580	Code section that have submitted an application within 30 days of the date in which the
581	corporation began to accept applications for Type 1 sports betting licenses shall be given

582	an equal opportunity to first commence offering, conducting, or operating online sports
583	betting in this state on the same day, and in any event not later than January 31, 2024.
584	(g) A Type 1 eligible entity described in subparagraphs (A) through (D) of paragraph (40)
585	of Code Section 50-27-122 that becomes a Type 1 sports betting licensee or designates an
586	online sports betting services provider shall establish and maintain procedures with respect
587	to sporting events which the Type 1 eligible entity participates in or administers to ensure
588	avoidance of conflicts of interest in the operation of sports betting in this state.
589	<u>50-27-134.</u>
590	(a) An online sports betting services provider shall offer online sports betting only in
591	accordance with the provisions of this article and the rules and regulations adopted by the
592	corporation under this article.
593	(b) An online sports betting services provider shall obtain a license under this article
594	before offering online sports betting pursuant to a contract with a Type 1 sports betting
595	licensee or master sports betting licensee. An online sports betting services provider
596	license shall entitle the holder to contract with no more than one Type 1 sports betting
597	licensee.
598	(c) If the holder of a Type 1 sports betting license is a Type 1 eligible entity and is a
599	member of a league, association, or organization that prevents the holder from being
600	subject to the regulatory control of the corporation or from otherwise operating under the
601	license, such a Type 1 eligible entity may contractually appoint an online sports betting
602	services provider for all aspects of corporation oversight and operations under the Type 1
603	sports betting license.
604	(d) Institutional investors shall be exempt from any and all qualification and disclosure
605	requirements under this article or required under the rules and regulations promulgated by
606	the corporation pursuant to this article. Such exemption shall extend to the owners,
607	directors, and officers of such institutional investors.

608	<u>50-27-135.</u>
609	Proposition bets shall only be offered on online sports betting platforms by the master
610	sports betting licensee, an online sports betting services provider that contracts with the
611	master sports betting licensee, or a Type 1 sports betting licensee.
612	Part 3
<i>.</i>	
613	<u>50-27-150.</u>
614	(a) Notwithstanding any other law to the contrary, there shall be imposed an annual
615	privilege tax of 25 percent of the adjusted gross income derived from online sports betting
616	in accordance with this Code section.
617	(b) The privilege tax described in subsection (a) of this Code section shall be paid by the
618	online sports betting services provider; provided, however, that, if a Type 1 sports betting
619	licensee does not contract with an online sports betting services provider, such privilege
620	tax shall be paid by such Type 1 sports betting licensee as provided for in subsection (c)
621	of this Code section. This subsection shall not apply to the master licensee.
622	(c) The privilege tax imposed under this Code section shall be paid monthly by the online
623	sports betting services provider based on its monthly adjusted gross income for the
624	immediately preceding calendar month. The privilege tax shall be paid to the corporation
625	in accordance with rules and regulations promulgated by the corporation. If the online
626	sports betting services provider's adjusted gross income for a month is a negative number,
627	such online sports betting services provider may carry over such negative amount to
628	subsequent months.
629	(d) All moneys from privilege taxes and fees collected under this Code section shall be
630	distributed and used as provided under Article I, Section II, Paragraph VIII of the

631 <u>Constitution.</u>

(e) With the exemption of licensing fees imposed by paragraph (10) of subsection (c) of
Code Section 50-27-130, this privilege tax is in lieu of all other state and local sales and
income taxes and fees imposed on the operation of sports betting or on the proceeds from
the operation of sports betting in this state.
<u>50-27-151.</u>
(a) Each licensee shall report to the corporation, no later than January 15 of each year:
(1) The total amount of wagers received from bettors for the immediately preceding
<u>calendar year;</u>
(2) The adjusted gross income of the licensee for the immediately preceding calendar
year; and
(3) Any additional information required by rules and regulations of the corporation
deemed in the public interest or necessary to maintain the integrity of sports betting in
this state.
(b) A licensee shall promptly report to the corporation any information relating to:
(1) The name of any newly elected officer or director of the board of the licensed entity;
and
(2) The acquisition by any person of 10 percent or more of any class of corporate stock.
(c) With respect to information reported under subsection (b) of this Code section, a
licensee shall include with such report a statement of any conflict of interest that may exist
as a result of such election or acquisition.
(d) Upon receiving a report under this Code section or subsection (b) of Code
Section 50-27-191, the corporation may conduct a hearing in accordance with Code Section

654 <u>50-27-193 to determine whether the licensee remains in compliance with this article.</u>

656 50-27-160. 657 (a) No person shall knowingly: 658 (1) Allow a minor to place a wager; 659 (2) Offer, accept, or extend credit to a bettor in the form of a marker; provided, however, 660 that promotions and promotional credits shall be permitted to be offered and extended to 661 bettors; 662 (3) Target minors in advertising or promotions for sports betting; 663 (4) Offer or accept a wager on any event, outcome, or occurrence other than a sporting event, including, without limitation, a high school sporting event offered, sponsored, or 664 played in connection with a public or private institution that offers education at the 665 secondary level; or 666 (5) Accept a wager from an individual who is prohibited from placing a wager or bet 667 under Code Section 50-27-162, if such person has notice or actual knowledge that such 668 669 individual is prohibited from placing such a wager or bet. 670 (b) A person that knowingly violates this Code section: 671 (1) For a first offense, shall be indefinitely prohibited from placing a wager, be required 672 to forfeit the proceeds of any illegal wager, and be guilty of a misdemeanor; and 673 (2) For a second or subsequent offense, shall be required to forfeit the proceeds of any 674 illegal wager and be guilty of a misdemeanor of a high and aggravated nature. 675 50-27-161. 676 Except for those individuals ineligible to place bets under Code Section 50-27-162, an 677 individual who is 21 years of age or older and who is physically located in this state may 678 place a wager in the manner authorized under this article and the rules and regulations of

Part 4

679 <u>the corporation.</u>

23

LC 36 5535S

680	<u>50-27-162.</u>
681	(a) The following individuals and categories of individuals shall not, directly or indirectly,
682	place a wager on sporting events or online sports betting platforms in this state:
683	(1) A member, officer, or employee of the corporation shall not place a wager on any
684	sporting event or platform;
685	(2) A corporation vendor employee shall not place a wager on a sporting event using
686	their employer's platform;
687	(3) A licensee or principal owner, partner, member of the board of directors, officer, or
688	supervisory employee of a licensee shall not place a wager on the licensee's platform;
689	(4) A person that provides good or services to a licensee or any principal owner, partner,
690	member of the board of directors, officer, or supervisory employee of a person that
691	provides such goods or services shall not place a wager on the licensee's platform;
692	(5) A contractor, subcontractor, or consultant or any officer or employee of a contractor,
693	subcontractor, or consultant of a licensee shall not place a wager on the licensee's
694	platform, if such individual is directly involved in the licensee's operation of sports
695	betting or the processing of sports betting claims or payments through the licensee's
696	<u>platform;</u>
697	(6) An individual subject to a contract with the corporation shall not place a wager on
698	any platform, if the contract contains a provision prohibiting the individual from
699	participating in sports betting;
700	(7) An individual with access to material nonpublic information that is known
701	exclusively by an individual who is prohibited from placing a wager in this state under
702	this Code section shall not use any such information to place a wager on any sporting
703	event or platform;
704	(8) An amateur or Olympic athlete shall not place a wager on any sporting event in
705	which the athlete participates;

LC 36 5535S

706	(9) A professional athlete shall not place a wager on any sporting event overseen by such
707	athlete's professional sports governing body or sporting events operator;
708	(10) An owner or employee of a team, player, umpire, or sports union personnel, or
709	employee, referee, coach, or official of a professional sports governing body or sporting
710	events operator shall not place a wager on any sporting event, if the wager is based on a
711	sporting event overseen by the individual's professional sports governing body or sporting
712	events operator;
713	(11) An individual having the ability to directly affect the outcome of a sporting event
714	shall not place a wager on such sporting event;
715	(12) A trustee or regent of a governing board of a public or private institution of higher
716	education shall not place a wager on a collegiate sporting event;
717	(13) An individual prohibited by the rules or regulations of a professional sports
718	governing body or sporting events operator of a collegiate sports, team, league, or
719	association from participating in sports betting shall not place a wager on any sporting
720	event to which such prohibition applies; and
721	(14) A student or an employee of a public or private institution of higher education who
722	has access to material nonpublic information concerning a student athlete or a sports team
723	shall be prohibited from placing a wager on a collegiate sporting event if such
724	information is relevant to the outcome of such event.
725	(b) The corporation may prescribe by rules and regulations additional individuals and
726	categories of individuals who are prohibited from placing a wager on specified sporting
727	events or online sports betting platforms in this state.
728	(c) The corporation shall prescribe by rules and regulations any measures necessary to
729	ensure individuals who are prohibited from placing a wager on specified sporting events
730	or online sports betting platforms in this state shall not be permitted to collude with
731	individuals not specifically enumerated in subsection (a) of this Code section to directly
732	affect the outcome of a sporting event.

733	(d) Any individual who places a wager in violation of this Code section:
734	(1) For a first offense, shall be indefinitely prohibited from placing a wager, be required
735	to forfeit the proceeds of any illegal wager, be guilty of a misdemeanor, and be fined not
736	less than \$500.00 nor more than \$1,000.00;
737	(2) For a second offense, shall be:
738	(A) Required to forfeit the proceeds of any illegal wager;
739	(B) Guilty of a misdemeanor; and
740	(C) Fined not less than \$5,000.00 or imprisoned for not less than one month nor more
741	than five months, or both; and
742	(3) For a third or subsequent offense, shall be:
743	(A) Required to forfeit the proceeds of any illegal wager;
744	(B) Guilty of a misdemeanor of a high and aggravated nature; and
745	(C) Fined not less than \$7,500.00 or imprisoned for not less than three months, or both.
746	<u>50-27-163.</u>
747	(a) The corporation shall by rules and regulations prohibit betting on injuries, penalties,
748	the outcome of player discipline rulings or replay reviews, and any other type or form of
749	betting under this article that is contrary to public policy or unfair to bettors.
750	(b)(1) A professional sports governing body or sporting events operator may submit to
751	the corporation in writing, by providing notice in such form and manner as the
752	corporation may require, a request to restrict, limit, or prohibit a certain type, form, or
753	category of sports betting with respect to its sporting events, if the professional sports
754	governing body or sporting events operator believes that such type, form, or category of
755	sports betting with respect to its sporting events may undermine the integrity or perceived
756	integrity of such professional sports governing body or sporting events operator or its
757	sporting events. The corporation shall request comments from sports betting licensees
758	and sports betting services provider licensees on all such requests it receives.

759	(2) After giving due consideration to all comments received, the corporation shall, upon
760	demonstration of good cause from the requestor that such type, form, or category of
761	sports betting is likely to undermine the integrity or perceived integrity of such
762	professional sports governing body or sporting events operator or its sporting events,
763	grant the request. The corporation shall respond to a request concerning a particular
764	sporting event before the start of the event, or if it is not feasible to respond before then,
765	no later than seven days after the request is made. If the corporation determines that the
766	requestor is more likely than not to prevail in successfully demonstrating good cause for
767	its request, the corporation may provisionally grant the request of the professional sports
768	governing body or sporting events operator until the corporation makes a final
769	determination as to whether the requestor has demonstrated good cause. Absent such a
770	provisional grant by the corporation, sports betting licensees may continue to offer sports
771	betting on sporting events that are the subject of such a request during the pendency of
772	the corporation's consideration of the applicable request.

<u>Part 5</u>

774 <u>50-27-170.</u>

775	(a) Prior to placing a wager with a licensee via online sports betting, a bettor shall register
776	and establish a player account with the licensee remotely and attest that the bettor meets
777	the requirements to place a wager with a licensee in this state. Prior to verification of a
778	bettor's identity in accordance with this Code section, a licensee shall not allow the bettor
779	to engage in sports betting, make a deposit, or process a withdrawal via online sports
780	betting. A licensee shall implement commercially and technologically reasonable
781	procedures to prevent access to sports betting by minors on its online sports betting
782	platforms. A licensee may use information obtained from third parties to verify that an

LC 36 5535S

783	individual is authorized to open an account, place wagers, and make deposits and
784	withdrawals.
785	(b) Each online sports betting services provider licensee shall adopt a registration policy
786	to ensure that all bettors utilizing online sports betting are authorized to place a wager with
787	a licensee within this state. Such policy shall include, without limitation, commercially
788	reasonable mechanisms which shall:
789	(1) Verify the name and age of the registrant;
790	(2) Verify that the registrant is not knowingly prohibited from placing a wager under
791	Code Section 50-27-162; and
792	(3) Obtain the following information from the registrant:
793	(A) Legal name;
794	(B) Date of birth;
795	(C) Physical address other than a post office box;
796	(D) Phone number;
797	(E) A unique username; and
798	(F) An active email account.
799	(c) Each online sports betting services provider licensee may in its discretion require a
800	bettor to provide the licensee with a signed and notarized document attesting that the bettor
801	is qualified to engage in sports betting under this article as part of the registration policy
802	of the licensee.
803	(d) A bettor shall not register more than one account with a licensee, and each licensee
804	shall use commercially and technologically reasonable means to ensure that each bettor is
805	limited to one account.
806	(e) Each online sports betting services provider licensee, in addition to complying with
807	state and federal law pertaining to the protection of the private, personal information of
808	registered bettors, shall use all other commercially and technologically reasonable means
809	to protect such information consistent with industry standards.

810	(f) When a bettor's account is created, a bettor may fund the account through:
811	(1) Electronic bank transfer of funds, including such transfers through third parties;
812	(2) Debit cards;
813	(3) Online and mobile payment systems that support online money transfers; and
814	(4) Any other method approved by rules and regulations of the corporation.
815	(g)(1) Licensees shall not allow bets to be placed until first verifying the identity of the
816	bettor pursuant to this Code section and by rules promulgated by the corporation.
817	Further, and pursuant to rules promulgated by the corporation, licensees shall establish
818	safeguards, including, but not limited to, access notifications and similar security
819	safeguards, to protect each bettor's account.
820	(2) If a licensee determines that the information provided by a bettor to make a deposit
821	or process a withdrawal is inaccurate or incapable of verification or violates the policies
822	and procedures of the licensee, the licensee shall, within ten days, require the submission
823	of additional information that can be used to verify the identity of such bettor.
824	(3) If such information is not provided or does not result in verification of the bettor's
825	identity, the licensee shall:
826	(A) Immediately suspend the bettor's account and shall not allow the bettor to place
827	wagers;
828	(B) Retain any winnings attributable to the bettor;
829	(C) Refund the balance of deposits made to the account to the source of such deposit
830	or by issuance of a check; and
831	(D) Suspend the account.
832	(h) A licensee shall utilize geofencing technology to ensure that online sports betting is
833	available only to bettors who are physically located in this state. Servers, including the use
834	of backup servers, may be located outside of this state, consistent with federal law. To the
835	extent required by federal law, a licensee shall maintain in this state the servers it uses to
836	accept wagers on a sporting event placed by bettors located in this state.

- 837 (i) Each online sports betting services provider licensee shall clearly and conspicuously
- 838 <u>display on its website a statement indicating that it is illegal for a person under 21 years of</u>
- 839 <u>age to engage in sports betting in this state.</u>
- 840 (j) The corporation shall promulgate rules and regulations for purposes of regulating sports
- 841 <u>betting via online sports betting.</u>
- 842 <u>50-27-171.</u>
- 843 (a) Licensees shall allow bettors to limit their betting activity with the licensee by, at a 844 minimum, giving bettors the opportunity to place limits on the amounts deposited, the 845 amounts wagered, and the amount of time spent wagering. Licensees shall take reasonable 846 steps to prevent bettors from overriding their self-imposed responsible gambling limits. At the request of a bettor, a licensee may share the requested limitations with the 847 848 corporation for the sole purpose of disseminating the request to other licensees. 849 (b) The corporation shall promulgate rules and regulations that require a licensee to 850 implement responsible sports betting programs that include comprehensive training on
- 851 responding to circumstances in which individuals present signs of problem gambling or a
- 852 <u>betting or gambling disorder.</u>
- 853 (c) The corporation shall work with national and local organizations to provide services
- 854 for individuals with problem gambling or a betting or gambling disorder and to establish
- 855 prevention initiatives to reduce the number of individuals with problem gambling or a
- 856 <u>betting or gambling disorder, including, but not limited to, utilizing currently established</u>
- 857 programs for problem gambling or betting or gambling disorders.
- 858 (d) All sports betting advertisements shall prominently display messaging designed to
- 859 prevent problem gambling and provide information about how to access resources related
- 860 to problem gambling, including the National Council on Problem Gambling's helpline or
- 861 <u>other similar toll-free helpline.</u>

862	(e) The corporation shall annually generate a report outlining activities with respect to
863	problem gambling and betting or gambling disorders, including, but not limited to,
864	descriptions of programs, grants, and other resources made available; the number of
865	individuals seeking assistance; the number of individuals who reported completing
866	programs and therapies; and the rate of recidivism, if known to the corporation. The
867	corporation shall file the annual report with the Governor, the Lieutenant Governor, and
868	the Speaker of the House of Representatives and shall publish such report on its website
869	no later than January 30 of each year.
870	<u>50-27-172.</u>
871	(a) Each licensee shall adopt and adhere to a written, comprehensive policy outlining its
872	rules governing the acceptance of wagers and payouts. Such policy and rules must be
873	approved by the corporation prior to the acceptance of a wager by a licensee. Such policy
874	and rules must be readily available to a bettor on the licensee's website.
875	(b) The corporation shall promulgate rules and regulations regarding:
876	(1) The manner in which a licensee accepts wagers from and issues payouts to bettors,
877	including payouts in excess of \$10,000.00; and
878	(2) Requirements for reporting suspicious wagers.
879	Part 6
880	<u>50-27-180.</u>
881	(a) Licensees are not required to use official league data or official event data for
882	determining the results of:
883	(1) Tier 1 sports wagers on events of any organization, whether headquartered in the
884	United States or elsewhere; or

885	(2) Tier 2 sports wagers on events of organizations that are not headquartered in the
886	United States.
887	(b)(1) A professional sports governing body or sporting events operator headquartered
888	in the United States may notify the corporation that it desires licensees to use official
889	league data or official event data for determining the results of tier 2 sports wagers on its
890	sporting events. A notification under this subsection shall be made in the form and
891	manner as the corporation shall require. The corporation shall notify each licensee within
892	five days after receipt of such notification from a professional sports governing body or
893	sporting events operator. If a professional sports governing body or sporting events
894	operator does not notify the corporation of its desire to supply official league data or
895	official event data, licensees are not required to use official league data or official event
896	data for determining the results of any tier 2 wagers on sporting events of that
897	professional sports governing body or sporting events operator.
898	(2) Within 60 days after the corporation notifies each licensee as provided under
899	paragraph (1) of this subsection, or within a longer period as may be agreed between such
900	professional sports governing body or sporting events operator and the applicable
901	licensee, each such licensee shall be required to use only official league data or official
902	event data, as applicable, to determine the results of tier 2 sports wagers on sporting
903	events sanctioned by such professional sports governing body or sporting events operator,
904	except when:
905	(A) The professional sports governing body or sporting events operator, or a designee
906	thereof, is unable to provide a feed of official league data or official event data to
907	determine the results of a particular type of tier 2 sports wager, in which case licensees
908	may use any data source for determining the results of the applicable tier 2 sports wager
909	until the data feed becomes available on commercially reasonable terms and conditions;
910	<u>or</u>

911	(B) A licensee is able to demonstrate to the corporation that the professional sports
912	governing body or sporting events operator, or a designee thereof, will not provide a
913	feed of official league data or official event data to the licensee on commercially
914	reasonable terms and conditions.
915	(3) The following is a nonexclusive list of factors the corporation may consider in
916	evaluating whether official league data or official event data is being offered on
917	commercially reasonable terms and conditions for purposes of subparagraphs (A) and (B)
918	of paragraph (2) of this subsection:
919	(A) The availability of tier 2 official league data of a professional sports governing
920	body or tier 2 official event data of a sporting events operator to a licensee from more
921	than one authorized source;
922	(B) Market information, including, without limitation, price and other terms and
923	conditions, regarding the purchase of comparable data by licensees for the purpose of
924	settling sports wagers, for use in this state or other jurisdictions;
925	(C) The nature and quantity of the official league data or official event data, including,
926	without limitation, its speed, accuracy, reliability, and overall quality as compared to
927	comparable nonofficial data;
928	(D) The quality and complexity of the process used to collect and distribute the official
929	league data or official event data as compared to comparable nonofficial data;
930	(E) The extent to which professional sports governing bodies or sporting events
931	operators, or designees thereof, have made available to licensees the data used to settle
932	the results of tier 2 sports wagers and any terms and conditions relating to the use of
933	such data; and
934	(F) The extent to which licensees have purchased the same or similar official league
935	data or official event data on the same or similar terms, particularly in jurisdictions
936	where such purchase was not required by law or was required by law but only if offered
937	on commercially reasonable terms.

938	(4) Notwithstanding any provisions to the contrary in this Code section, including,
939	without limitation, paragraph (2) of this subsection, while the corporation is evaluating
940	whether a professional sports governing body or a sporting events operator, or the
941	designee thereof, will provide a feed of official league data or official event data on
942	commercially reasonable terms and conditions pursuant to paragraph (3) of this
943	subsection, licensees are not required to use official league data or official event data for
944	determining the results of tier 2 sports wagers.
945	(5) The corporation shall make a determination under paragraph (3) of this subsection
946	within 60 days after the licensee notifies the corporation that it desires to demonstrate that
947	the professional sports governing body or sporting events operator, or a designee thereof,
948	will not provide a feed of official league data or official event data to such licensee on
949	commercially reasonable terms and conditions.
950	<u>Part 7</u>
051	50.27.100
951	<u>50-27-190.</u>
952	Members of the corporation or designated employees thereof may, during normal business
953	hours, enter the premises of any facility of a licensee, or a third party utilized by the
954	licensee to operate and conduct business in accordance with this article, for the purpose of
955	inspecting books and records kept as required by this article to ensure that the licensee is
956	in compliance with this article or to make any other inspection of the premises necessary
957	to protect the public interests of this state and its consumers.
958	<u>50-27-191.</u>
959	(a) The corporation, licensees, corporation vendors, and vendors shall use commercially
960	reasonable efforts to cooperate with investigations conducted by any professional sports
961	governing body, any sporting events operator, and law enforcement agencies, including,

962	but not limited to, using commercially reasonable efforts to provide or facilitate the
963	provision of betting information.
964	(b) Licensees shall promptly report to the corporation any information relating to:
965	(1) Abnormal betting activity or patterns that may indicate a concern with the integrity
966	of a sporting event; and
967	(2) Conduct that corrupts the betting outcome of a sporting event for purposes of
968	financial gain, including match fixing.
969	(c) Licensees shall as soon as is practicable report any information relating to conduct
970	described in subsection (b) of this Code section to the professional sports governing body
971	or sporting events operator.
972	(d) Licensees shall use commercially reasonable efforts to maintain, in real time and at the
973	account level, anonymized information regarding a bettor; the amount and type of bet; the
974	time the bet was placed; the location of the bet, including the internet protocol address if
975	applicable; the outcome of the bet; and records of abnormal betting activity for three years
976	after the sporting event occurs. The corporation may request such information in the form
977	and manner required by rules and regulations of the corporation. For purposes of this
978	subsection, the term 'real time' means on a commercially reasonable periodic interval.
979	(e) All records, documents, and information received by the corporation pursuant to this
980	Code section shall be considered investigative records of a law enforcement agency, shall
981	not be subject to Article 4 of Chapter 18 of this title, and shall not be released under any
982	condition without the permission of the person providing such records, documents, or
983	information.
984	(f) Nothing in this Code section shall require a sports betting licensee to provide any
985	information that is prohibited by federal, state, or local laws or rules and regulations,
986	including, without limitation, laws and rules and regulations relating to privacy and
987	personally identifiable information.

988	(g) If a professional sports governing body or sporting events operator has notified the
989	corporation that access to the information described in subsection (d) of this Code section
990	for wagers placed on its sporting events is necessary to monitor the integrity of its sporting
991	events and represents to the corporation that it specifically uses such data for the purpose
992	of monitoring the integrity of sporting events of such professional sports governing body
993	or sporting events operator, then licensees shall share, in a commercially reasonable
994	frequency, form, and manner, with the professional sports governing body or sporting
995	events operator, or a designee thereof, the same information the licensee is required to
996	maintain under subsection (d) of this Code section with respect to sports wagers on such
997	a body's or operator's sporting events. A professional sports governing body or sporting
998	events operator, or a designee thereof, shall use information received under this subsection
999	for integrity-monitoring purposes only and shall not use such information for commercial
1000	or any other purposes. Nothing in this subsection shall require a licensee to provide any
1001	information that is prohibited by federal, state, or local laws, rules, or regulations,
1002	including, but not limited to, laws, rules, or regulations relating to privacy and personally
1003	identifiable information.

1004 <u>50-27-192.</u>

- 1005 <u>The corporation shall assist in any investigations by law enforcement to determine whether:</u>
- 1006 (1) A licensee is accepting wagers from minors or other persons ineligible to place
 1007 wagers in this state; and
- 1008 (2) An individual is unlawfully accepting wagers from another individual without a
- 1009 <u>license or at a location in violation of this article.</u>
- 1010 <u>50-27-193.</u>
- 1011 (a) The corporation may investigate and conduct a hearing with respect to a licensee upon
- 1012 information and belief that the licensee has violated this article or upon the receipt of a

- 1013 credible complaint from any person that a licensee has violated this article. The
- 1014 <u>corporation shall conduct investigations and hearings in accordance with rules and</u>
- 1015 regulations adopted by the corporation.
- 1016 (b) If the corporation determines that a licensee has violated any provision of this article
- 1017 or any rules and regulations of the corporation, the corporation may suspend, revoke, or
- 1018 refuse to renew a license; impose an administrative fine not to exceed \$25,000.00 per
- 1019 <u>violation; or both.</u>
- 1020 (c) The corporation shall promulgate rules and regulations establishing a schedule of
- 1021 administrative fines that may be assessed in accordance with subsection (b) of this Code
- 1022 section for each violation of this article; provided, however, if the corporation finds that:
- 1023 (1) A licensee is accepting wagers from minors or other persons ineligible to place
- 1024 <u>wagers in this state, the corporation shall impose a fine against the licensee as follows:</u>
- 1025 (A) For a first offense, \$1,000.00;
- 1026 (B) For a second offense, \$2,000.00; and
- 1027 (C) For a third or subsequent offense, \$5,000.00; or
- 1028 (2) An individual is unlawfully accepting wagers from another individual without a
- 1029 <u>license, the corporation shall impose a fine against the individual as follows:</u>
- 1030 (A) For a first offense, \$10,000.00;
- 1031 (B) For a second offense, \$15,000.00; and
- 1032 (C) For a third or subsequent offense, \$25,000.00.
- 1033 (d) The corporation may refer conduct that it reasonably believes is a violation of Article 2
- 1034 of Chapter 12 of Title 16 to the appropriate law enforcement agency.
- 1035 <u>50-27-194.</u>
- 1036 (a) Any person that violates any provisions of this article shall be liable for a civil penalty
- 1037 of not more than \$5,000.00 per violation, not to exceed \$50,000.00 for violations arising

- 1038 out of the same transaction or occurrence, which shall accrue to the corporation and may
- 1039 <u>be recovered in a civil action brought by or on behalf of the corporation.</u>
- 1040 (b) The corporation may seek and obtain an injunction in a court of competent jurisdiction
- 1041 for purposes of enforcing this article.
- 1042 (c) Costs shall not be taxed against the corporation or this state for actions brought under
- 1043 <u>this article.</u>

1044 <u>50-27-195.</u>

- 1045 (a) Fines assessed under this article shall be accounted for separately for use by the
- 1046 <u>corporation in a manner consistent with rules and regulations of the corporation.</u>
- 1047 (b) The corporation may issue subpoen as to compel the attendance of witnesses and the
- 1048 production of relevant books, accounts, records, and documents for purposes of carrying
- 1049 <u>out its duties under this article.</u>

1050 <u>50-27-196.</u>

- 1051 (a) A licensee or other individual aggrieved by a final decision or action of the corporation
- 1052 <u>may appeal such decision or action to the Superior Court of Fulton County.</u>
- 1053 (b) The Superior Court of Fulton County shall hear appeals from decisions or actions of
- 1054 the corporation and, based upon the record of the proceedings before the corporation, may
- 1055 reverse the decision or action of the corporation only if the appellant proves the decision
- 1056 <u>or action to be:</u>
- 1057 (1) Clearly erroneous;
- 1058 (2) Arbitrary and capricious;
- 1059 (3) Procured by fraud;
- 1060 (4) A result of substantial misconduct by the corporation; or
- 1061 (5) Contrary to the United States Constitution, the Constitution of Georgia, or this article.

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1062	(c) The Superior Court of Fulton County may remand an appeal to the corporation to
1063	conduct further hearings.
1064	<u>50-27-197.</u>
1065	(a) It shall be unlawful for any person, directly or indirectly, to knowingly receive, supply,
1066	broadcast, display, or otherwise transmit material nonpublic information for the purpose
1067	of betting on a sporting event or influencing another individual's or entity's wager on a
1068	sporting event.
1069	(b) This Code section shall not apply to the dissemination of public information as news,
1070	entertainment, or advertising.
1071	(c) Any person in violation of this Code section shall be indefinitely prohibited from
1072	placing a wager, be required to forfeit the proceeds of any illegal wager, and be guilty of
1073	a misdemeanor."
1074	PART III
1075	SECTION 3-1.

1076 Part 1 of Article 2 of Chapter 12 of Title 16 of the Official Code of Georgia Annotated,
1077 relating to gambling, is amended by revising paragraph (1) of Code Section 16-12-20,
1078 relating to definitions, as follows:

1079 "(1) 'Bet' means an agreement that, dependent upon chance even though accompanied1080 by some skill, one stands to win or lose something of value. A bet does not include:

1081 (A) Contracts of indemnity or guaranty or life, health, property, or accident insurance;
1082 or

(B) An offer of a prize, award, or compensation to the actual contestants in any bona
fide contest for the determination of skill, speed, strength, or endurance or to the owners
of animals, vehicles, watercraft, or aircraft entered in such contest; or

1086	(C) Any consideration paid to a person licensed by the Georgia Lottery Corporation
1087	under Article 4 of Chapter 27 of Title 50 or an employee, agent, or other person acting
1088	in furtherance of his or her employment by such licensee on the partial or final result
1089	of or performance during any professional or intercollegiate sporting event, contest, or
1000	

- 1090 <u>exhibition that had not begun at the time the consideration was paid.</u>"
- 1091

SECTION 3-2.

Said part is further amended by revising Code Section 16-12-27, relating to advertisementor solicitation for participation in lotteries, as follows:

1094 *"*16-12-27.

1095 (a) It shall be unlawful for any person, partnership, firm, corporation, or other entity to 1096 sell, distribute, televise, broadcast, or disseminate any advertisement, television or radio 1097 commercial, or any book, magazine, periodical, newspaper, or other written or printed 1098 matter containing an advertisement or solicitation for participation in any lottery declared 1099 to be unlawful by the laws of this state unless such advertisement, commercial, or 1100 solicitation contains or includes the words 'void in Georgia' printed or spoken so as to be 1101 clearly legible or audible to persons viewing or hearing such advertisement, commercial, 1102 or solicitation.

- 1103 (b) Any person, partnership, firm, corporation, or other entity violating subsection (a) of
- 1104 this Code section shall be guilty of a misdemeanor.
- 1105 (c) This Code section shall not apply to any advertisement or solicitation for participation
- 1106 in a lottery game of online sports betting by any person licensed by the Georgia Lottery
- 1107 Corporation under Article 4 of Chapter 27 of Title 50 that is concerning such licensee's
- 1108 <u>lawful activities.</u>"

	23 LC 36 5535S
1109	SECTION 3-3.
1110	Said part is further amended by revising Code Section 16-12-28, relating to communicating
1111	gambling information, as follows:
1112	<i>"</i> 16-12-28.
1113	(a) A person who knowingly communicates information as to bets, betting odds, or
1114	changes in betting odds or who knowingly installs or maintains equipment for the
1115	transmission or receipt of such information with the intent to further gambling commits the
1116	offense of communicating gambling information.
1117	(b) A person who commits the offense of communicating gambling information, upon
1118	conviction thereof, shall be punished by imprisonment for not less than one nor more than
1119	five years or by a fine not to exceed \$5,000.00, or both.
1120	(c) This Code section shall not apply to the activities of a person licensed by the Georgia
1121	Lottery Corporation under Article 4 of Chapter 27 of Title 50 or an employee, agent, or
1122	other person acting in furtherance of his or her employment by such licensee."
1123	PART IV
1124	SECTION 4-1.
1125	Title 48 of the Official Code of Georgia Annotated, relating to revenue and taxation, is
1126	amended by revising paragraph (55) of Code Section 48-8-3, relating to exemptions from
1127	state sales and use tax, as follows:
1128	"(55) The sale of lottery tickets authorized by Chapter 27 of Title 50 or wagers

- "(55) The sale of lottery tickets authorized by Chapter 27 of Title 50 or wagers 1128
- authorized by Article 4 of Chapter 27 of Title 50;" 1129

	23 LC 36 5535S
1130	PART V
1131	SECTION 5-1.
1132	This Act shall become effective upon its approval by the Governor or upon its becoming law
1133	without such approval.
1134	SECTION 5-2.

1135 All laws and parts of laws in conflict with this Act are repealed.