GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

S

SENATE BILL 38

House Committee Substitute Favorable 6/21/22 House Committee Substitute #2 Favorable 6/22/22 House Committee Substitute #3 Favorable 6/22/22 Fifth Edition Engrossed 6/22/22

Short Title: S	Sports W	agering Amendments.	(Public)
Sponsors:			
Referred to:			
		February 2, 2021	
		A BILL TO BE ENTITLED	
AN ACT TO M	IODIFY	SPORTS WAGERING REGULATION IN NORTH	I CAROLINA.
The General As	sembly	of North Carolina enacts:	
	•	I. If Senate Bill 688, 2021 Regular Session, becom	les law, Article 9 of
		eral Statutes, as enacted by that act, reads as rewritte	
1		"Article 9.	
		"Sports Wagering.	
"§ 18C-901. D	efinition		
0		le, the following definitions apply:	
(1)		sted gross revenue. Gross wagering revenue receiv	ed by an interactive
()		s wagering operator from all sports wagers authorize	
	-	s all of the following with respect to that gross	
		ved under this Article:	0 0
	a.	All cash or cash equivalents paid out as winnings t	o registered players.
	b.	The costs paid by an interactive sports wagering	
		personal property distributed to a registered pla	
		sports wager.	,
	c.	The cash value of any bonuses or promotional	credits provided to
		registered players that are then returned to ar	
		wagering operator in the form of a deposit or wag	
	d.	Uncollectible receivables, not to exceed four per	
		revenue, except that the Commission may incre	
		upon a showing that a higher amount is reasonable	1 0
	e.	Excise tax payments on sports wagers remit	
		government.	
(2)	Ama	eur sports. – A sporting competition that is not a	professional sport,
		giate college sport, or youth sport. This term	1 1 /
		national, and Olympic sporting competitions.	
(3)		equivalent An asset convertible to cash for use	in connection with
	autho	rized sports wagering that includes all of the follows	ing:
	a.	Foreign currency and coin.	-
	b.	Personal checks and drafts.	
	c.	Digital, crypto, and virtual currencies.	



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1		d. Online and mobile payment systems that support online money
2		transfers.
3		e. Credit cards and debit cards.
4		f. A prepaid access instrument.
5		g. Any other form approved by the Commission.
6	(4)	College sports. – An athletic or sporting competition in which at least one
7		participant is a team or contestant competing on behalf of or under the
8		sponsorship of a public or private institution of postsecondary education.
9	(5)	Covered services Any service creating sports wagering markets and
10		determination of sports wager outcomes that involves the operation,
11		management, or control of sports wagers authorized by this Article, including
12		the development or operation of the sports wagering platform and the
13		provision determination of odds and or line information, excluding
14		information. The term shall not include any of the following:
15		a. Payment processing and similar financial services.
16		b. Customer identity, age verification, and geolocation services.
17		c. Streaming or other video and data that does not include the
18		determination of odds or line information.
19		d. Telecommunications, internet service provider, providers, and other
20		similar services not specifically designed for sports wagering.
21		e. Other goods or services not specifically designed for use in connection
22		with sports wagering.
23	(6)	Electronic sports. – Leagues, competitive circuits, tournaments, or similar
24		competitions where individuals or teams play video games, typically for
25 26		spectators, either in-person or online, for the purpose of prizes, money, or
20 27	(6m)	entertainment.
27	<u>(6m)</u>	<u>Geofencing. – Technology approved by the Commission and utilized by an</u> interactive sports wagering operator to varify a registered player's geological
28 29		interactive sports wagering operator to verify a registered player's geolocation prior to the time the registered player is placing a sports wager.
30	(7)	Gross wagering revenue. – The total of all cash or cash equivalents received
31	(7)	by an interactive sports wagering operator as from sports wagers <u>as authorized</u>
32		under this Article.
33	<u>(7m)</u>	Interactive account. – A mobile account established by a registered player for
34	<u>(7111)</u>	the purpose of placing sports wagers in accordance with this Article.
35	(8)	Interactive sports wagering operator. – The holder of an interactive sports
36		wagering license issued by the Commission.
37	(9)	Key person. – An officer or director of an interactive sports wagering operator
38		who is directly involved in the operation, management, or control of sports
39		wagering authorized under this Article, or who exercises substantial influence
40		or control over the interactive sports wagering operator's sports wagering
41		activities.
42	(10)	Official league data. – Statistics, results, outcomes, and other data relating to
43		a sporting event obtained pursuant to an agreement with the relevant sports
44		governing body or an entity expressly authorized by the relevant sports
45		governing body to provide such data.
46	<u>(10m)</u>	Parimutuel wager A betting system in which all of the bets of a particular
47		type are placed together in a pool and the sports wager is placed against other
48		bettors placing sports wagers on the same event of horse racing, dog racing,
49		or other sporting events in which the participants finish in a ranked order.
50	(11)	Professional sports An athletic or sporting competition involving at least
51		two competitors who receive compensation for participating in such event.

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1 2	(12)	Registered player. – An individual who has establis interactive sports wagering operator.	shed an account with an
3	(13)	Service provider A business entity that provides	
4 5	(14)	interactive sports wagering operator and holds a serv Sporting event. – Professional sports, college sports	, and amateur sports, all
6 7		of-which may include electronic sports, and any othe Commission.	er event approved by the
8	(15)	Sports facility. – Any of the following:	
9		a. A <u>motorsports</u> facility that hosts professi	
10 11		Association for Stock Car Auto Racing nation a minimum seating capacity of 17,000 people	-
11		b. A facility that hosts a professional golf tour	
13		50,000 live spectators anticipated to attend	
14		tournaments.	oused on similar prior
15		c. <u>A facility that is the home location of a profe</u>	essional sports team that
16		competes in any of the following professiona	-
17			
18		2. Major League Soccer.	
19		1. Major League Baseball. 2. Major League Soccer. 3. National Basketball Association. 4. National Football League. 5. National Hockey League. 6. National Women's Soccer League.	
20		4. <u>National Football League.</u>	
21		5. <u>National Hockey League.</u>	
22			
23	(16)	Sports governing body An organization headquart	
24		and proscribes final rules with respect to a sporting	
25		code of conduct for participants therein. In the contex	
26		sports governing body shall be the video game publ	
27	(17)	the electronic sports competition, regardless of locati	
28 29	(17)	Sports wagering brand. – The names, logos, and be	
29 30		sports wagering operator advertises, promotes, or ot	inervise noids out to the
30 31	(18)	public displaying its sports wagering platform. Sports wagering platform. – A website, mobile	application or other
32	(10)	interactive platform accessible via the internet, mol	
33		communication technology that a registered player	
34		wagers authorized under this Article.	indy use to place sports
35	(19)	Sports wagering supplier. – A person that provides s	ervices, goods, software.
36		or other components necessary for the creation of g	
37		and determining determination of sports wager	
38		indirectly, to any license holder or applicant inte	
39		operator or service provider involved in the acce	ptance of wager, sports
40		wagers, including any of the following: providers	of data feeds and odds
41		services, internet platform providers, risk managen	
42		monitoring providers, and other providers of sports w	agering supplier services
43		as determined by the Commission. A-The term do	
44		governing body that provides raw statistical matc	
45		designated and licensed providers of data and odds	s services shall not be a
46		sports wagering supplier.services.	· · · · · ·
47	(20)	Sports wager or sports wagering. – Placing of w	
48 40		<u>account on any of the following: (i) a sporting event, (</u>	
49 50		event, or on (iii) the individual performance statistics	1 0
50 51		event or combination of sporting events, by any wagering that may include in person over the inter-	•
51		wagering, that may include in-person, over the inter	net through websites, or

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	mobile devices. or (iv) a parimutuel wager. The single-game wagers, teaser wagers, parlays, over-under exchange wagering, in-game wagering, in-play wagers, and straight wagers.	r, moneyline, pools,
(21)	6 6	
(22)	e	er one sports wager.
(23)		Indian tribe that is th the federal Indian s State or a business recognized tribe, or
	sports wagering operator under this Article shall include a	
	technology and sports wagering brand partners of the t	
	entity owned or controlled by the tribe, subject to compl	iance with the terms
	of this Article by the technology and sports wagering bra	nd partners.
(24)		-
	age of 18 or are competing on behalf or under the sponso	-
	public or private preschool, elementary, middle, or second	ondary schools. The
	term does not include <u>the following:</u>	
	<u>a.</u> professional sports Professional sports.	1 1,
	<u>b.</u> or events <u>Sporting events</u> that occur under the spor	
	of national or international athletic bodies that	
	institutions and that include participants both over of 18.	er and under the age
"8 18C 002 A	uthorization of sports wagering generally.	
	withstanding any provision of Article 37 of Chapter 14 of t	he General Statutes
	g as authorized by this Article shall not be considered u	
	rized under this Article shall be placed via an interactive acc	-
	and shall be initiated and received within this State exc	
	The interactive sports wagering operator shall comply with t	
(1)	Ensure that the registered player is located within the S	
	on Indian lands within the State, when placing any spe	orts wager, utilizing
	geofencing.	
<u>(2)</u>	Monitor and block unauthorized attempts to place sports	
	Article does not apply to interactive sports wagering condu-	
	an Indian tribe operating in accordance with a Tribal-State	
	onduct Class III gaming pursuant to a compact with the State.	
-	wagering is conducted exclusively on Indian lands only if	
	s wager is physically present on Indian lands when the spor	-
	a equipment that is physically located consistent with federa and received in conformity with the safe harbor requirement	
U.S.C. § 5362(<u>ints as provided in 51</u>
	nteractive sports wagering operator licensed under G.S. 18C	-904 shall not accept
	e registered player placing the wager is physically present o	-
	er is initiated and received. Each interactive sports wagering	
	2-904 shall use geofencing approved by the Commission to	
with this Articl		<u> </u>
	ning in this Article shall apply to any of the following:	
(1)	Pari-mutuel sports wagering on horse racing as authorize	d by G.S. 14-292.2.

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	(2)	Fantasy <u>fantasy</u> or simulated games or contests in w participants <u>fantasy</u> contest players compete against each outcomes reflect the relative knowledge and skill of the <u>contest players</u> and are determined predominantly by acc results of the performance of <u>individuals or athletes.ind</u> athletes in the case of sporting events.	- other-and winning participants- <u>fantasy</u> umulated statistical
(c)	Noth	ing in this Article shall authorize any of the following:	
	(1)	Sports wagering involving youth sports.	
	(2)	Sports wagering on the occurrence of any of the following	5.
		a. Injuries.	, ,
		b. Penalties.	
		c. The outcome of disciplinary proceedings against	t a participant in a
		sporting event.	
		d. The outcome of replay reviews.	
	(3)	The Commission serving as an operator of a sports wager	ing platform.
	<u>(4)</u>	Sports wagering on amateur sports.	
	<u>(5)</u>	Sports wagering on college sports.	
	0 0 D		
		served for future codification purposes.	
		teractive sports wagering license.	in this State without
(a)		Il be unlawful for any person to offer or accept sports wagers is e sports wagering license. Except as provided in G.S. 18C-92	
		t least 10, but not more than 12, interactive sports wagering	
		s wagers to and from registered players on sporting events,	
any of the	-	• • • • • • •	which shall include
any of the	(1)	Professional sports.	
	$\frac{(1)}{(2)}$	College sports.	
	(3)	Electronic sports.	
	(4)	Amateur sports.	
	(5)	Any other event approved by the Commission.	
(b)	The	Commission shall review and issue sports wagering lic	enses to qualified
applicant		applicant shall complete and submit an application on a form	
Commiss	ion and	d a licensing fee of five hundred thousand one million	dollars (\$500,000).
<u>(\$1,000,0</u>	<u>00).</u> If	the application is denied, the licensing fee shall be refunded, i	minus any expenses
the Comr	nission	incurs in reviewing the application.	
(d)		Commission shall conduct a background investigation on the	•
-		ed necessary by the Commission. The background investiga	
	•	eck, a tax record check, and a criminal history record check	
•		etion, accept the results of such prior check and an affidavit	
-		minal history since the prior check from an applicant or k	• 1
		riminal history record check in this or any other state with	-
		nmission may not award a license to any <u>if an</u> applicant who	
• •		f the applicant has been convicted, <u>convicted</u> of a felony or an deral court of the United States within 10 years of application	
•	le of fe	defai court of the Officed States within 10 years of application	ni ol tenewal.
 (f)	The (Commission shall grant or deny all applications under this se	ection The grounds
~ /		interactive sports wagering license shall be the same as in (-
		qualified applicants than the number of interactive sports	
		r subsection (a) of this section, the Commission shall selec	
		ants, taking into consideration the following factors:	e me cost quumieu
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1	(1) The contents of the application submitted in accordance with this section.
2	(2) The extent to which the applicant demonstrates past experience, financial
3	viability, compliance with applicable laws and regulations in other
4	jurisdictions, and success with sports wagering operations in other
5	jurisdictions.
6	(3) The extent to which the applicant is able to meet the duties of an interactive
7	sports wagering operator.
8	(4) The amount of adjusted gross wagering revenue and associated tax revenue
9	that an applicant is projected to generate.
10	(5) Any other factors the Commission deems relevant.
11	(g) A person holding a license to engage in sports wagering, on the basis of comparable
12	licensing requirements issued to that person by a proper authority by in another state or territory
13	of the United States or the District of Columbia if that jurisdiction's requirements for licensure,
14	certification, or registration are substantially equivalent to or exceed the requirements of this
15	State, and who, in the opinion of the Commission otherwise meets the requirements of this Article
16	based upon verified evidence may, upon application, be licensed as an interactive sports wagering
17	operator with or without further examination. examination, as determined by the Commission.
18	The Commission may also accept another jurisdiction's or approved third party's testing of the
19	interactive sports wagering platform as evidence that the sports wagering platform meets any
20	requirements mandated by the Commission.
21	(h) The Commission shall review and issue interactive sports wagering licenses to
22	qualified applicants within 60 days of receipt of a completed application. The Commission may
23	extend the review period for an additional 30 days if the background check is outstanding. Any
24	denial shall be in writing and state the grounds therefor.
25	
26	(j) Each interactive sports wagering operator shall promptly report all criminal or
27	disciplinary proceedings commenced against that interactive sports wagering operator in
28	connection with its operations to the Commission. Each interactive sports wagering operator shall
29	promptly report to the Commission all changes in key persons, and all new key persons shall
30	consent to a background check.
31	(k) No interactive sports wagering operator license is assignable or transferable without
32	approval of the Commission.
33	"§ 18C-905. Reserved for future codification purposes.
34	"§ 18C-906. Applications for service provider licenses.
35	
36	(b) The Commission shall review and issue service provider licenses to qualified
37	applicants within 60 days of receipt of a completed application. <u>The Commission may extend the</u>
38	review period for an additional 30 days if the background check is outstanding. Any denial shall
39	be in writing and state the grounds therefor. The applicant shall complete and submit an
40	application on a form prescribed by the Commission and a licensing fee of twenty-five fifty
41	thousand dollars $($25,000).($50,000).$
42	(c) The application shall set forth all of the following:
43	 (1) The <u>applicant's</u> background in sports wagering or the covered service. (2) All approximate with an article and the service and
44 45	(2) All experience with sports wagering or other wagering activities in other invited at a single diagonal indication of integrity and
45	jurisdictions, including the applicant's history, reputation of integrity and
46 47	compliance, and a list of all active and inactive licenses, certifications, or
47 18	registrations and reasons for inactivity, if applicable.
48 40	(3) A written information security program, detailing information security
49 50	governance and the designation of a chief security officer or equivalent.
50 51	(4) Any personal information the Commission may deem necessary concerning
51	the applicant's key persons.

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1	(5) Any other information the Commission may deem necessary.
2	(d) The Commission shall conduct a background investigation on the applicant and key
3	persons as deemed necessary by the Commission. The background investigation shall include a
4	credit history check, a tax record check, and a criminal history record check. The Commission
5	may, in its discretion, accept the results of such prior check and an affidavit that there has been
6	no change in criminal history since the prior check from an applicant or key person who has
7	submitted to a criminal history record check in this or any other state within the previous 12
8	months. The Commission may not award a license to any if the applicant who has been convicted,
9	or a key person of the applicant has been convicted, <u>convicted</u> of a felony or any gambling offense
10	in any state or federal court of the United States within 10 years of application or renewal.
11	(e) An applicant and key <u>person persons</u> for licensure shall consent to a criminal history
12	record check. Refusal to consent to a criminal history record check may constitute grounds for
13	the Commission to deny licensure.
14	(f) A person holding a service provider license or its equivalent, on the basis of
15	comparable licensing requirements issued to that person by a proper authority by another state or
16	territory of the United States or the District of Columbia if that jurisdiction's requirements for
17	licensure, certification, or registration are substantially equivalent to or exceed the requirements
18	of this State, and who, in the opinion of the Commission otherwise meets the requirements of
19	this Article based upon verified evidence may, upon application, be licensed as a service provider
20	with or without further examination.examination, as determined by the Commission.
21	
22	(i) Each service provider shall promptly report all criminal or disciplinary proceedings
23	commenced against that service provider in connection with its operations to the Commission.
24	Each service provider shall promptly report all changes in key persons to the Commission, and
25	all new key persons shall consent to a background check.
26	(j) No service provider license is assignable or transferable without approval of the
27	Commission.
28	"§ 18C-907. Sports wagering supplier license.
29	(a) The Commission may issue a sports wagering supplier license to a sports wagering
30	supplier. A person that is not licensed under this Article shall not sell, lease, distribute, offer, or
31	otherwise provide services, goods, software, or other components necessary for the creation of
32	betting markets and determining bet outcomes, directly or indirectly, to any license holder or
33	applicant involved in the acceptance of bets, except that an interactive sports wagering operator
34	shall not be required to obtain a separate sports wagering supplier license in order to act as a
35	sports wagering supplier. A sports wagering supplier must be licensed under this section if
36	providing sports wagering supplier services under a fixed-fee or revenue-sharing agreement.
37	(b) On application by an interested person, <u>At the request of an applicant for a sports</u>
38	wagering supplier license, the Commission may issue a provisional sports wagering supplier
39	license to an applicant for a sports wagering supplier license. A provisional license issued under
40	this subsection allows the applicant for the sports wagering supplier license to conduct business
41	regarding the operation of sports wagering with a license holder or applicant before the sports
42	wagering supplier license is issued. the applicant so long as the applicant has submitted a
43	completed application in accordance with this section. A provisional license issued under this
44	subsection expires on the date provided by the Commission.
45	
46	(d) The applicant shall complete and submit an application on a form prescribed by the
47	Commission and a licensing fee of fifteen-thirty thousand dollars (\$15,000). (\$30,000). In the
48	application, the Commission shall require applicants to disclose the identity of all of the
49	following:
50	(1) The applicant's principal owners who directly own five ten percent (5%)
51	(10%) or more of the applicant.

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1 2	(2) Each holding, intermediary, or parent company that directly owns fifteen percent (15%) or more of the applicant.
3	(3) The applicant's board appointed CEO and CFO. CFO, or the equivalent as
4	determined by the Commission.
5	(4) <u>Any other information the Commission may deem necessary.</u>
6	(d1) <u>The Commission shall conduct a background investigation on the applicant and key</u>
7	persons as deemed necessary by the Commission. The background investigation shall include a
8	credit history check, a tax record check, and a criminal history record check. The Commission
9	may, in its discretion, accept the results of such prior check and an affidavit that there has been
10 11	no change in criminal history since the prior check from an applicant or key person who has submitted to a criminal history record check in this or any other state within the previous 12
11	months. The Commission may not award a license if the applicant or a key person of the applicant
12	has been convicted of a felony or any gambling offense in any state or federal court of the United
13	States within 10 years of application or renewal. An applicant and key persons for licensure shall
15	consent to a criminal history record check. Refusal to consent to a criminal history record check
16	may constitute grounds for the Commission to deny licensure.
17	(d2) The Commission shall review and issue licenses to qualified applicants within 60 days
18	of receipt of a completed application. The Commission may extend the review period for an
19	additional 30 days if the background check is outstanding.
20	(e) <u>In disclosing the principal owners of the applicant, the following shall apply:</u>
21	(1) Governmental created entities, including statutory authorized pension
22	investment boards and Canadian Crown corporations, that are direct or indirect
23	shareholders of an applicant shall be waived in the applicant's disclosure of
24	ownership and control as determined by the Commission.
25	(2) Investment funds or entities registered with the Securities and Exchange
26	Commission, whether as including Investment Advisors or otherwise, as well
27	as the and entities under the management of such entities registered with the
28	Securities and Exchange Commission, that are direct or indirect shareholders
29	of the applicant, shall be waived from any information disclosure requests in
30	connection to the license application in the applicant's disclosure of ownership
31	<u>and control</u> as determined by the Commission.
32 33	(f) Nothing in this Article shall require a person holding a <u>A</u> sports wagering supplier license or a temporary provisional sports wagering supplier license be subject to, or required to
33 34	obtain, any additional license shall be sufficient to offer the sports wagering services under this
34 35	section. Article.
36	(g) A person holding a sports wagering supplier license or its equivalent, on the basis of
37	comparable licensing requirements issued to that person by a proper authority by another state or
38	territory of the United States or the District of Columbia if that jurisdiction's requirements for
39	licensure, certification, or registration are substantially equivalent to or exceed the requirements
40	of this State, and who, in the opinion of the Commission otherwise meets the requirements of
41	this Article based upon verified evidence may, upon application, be licensed as a service provider
42	with or without further examination, as determined by the Commission.
43	(h) No sports wagering supplier license is assignable or transferable without approval of
44	the Commission.
45	"§ 18C-908. Renewals of licenses.
46	(a) Any license issued pursuant to this Article shall be valid for five years.
47	(b) At least 60 days prior to the expiration of a license, the license holder shall submit a
48	renewal application, on a form prescribed by the Commission, including a renewal fee <u>as follows:</u>
49	(1) of one hundred thousand <u>One million</u> dollars (\$100,000) (\$1,000,000) for an
50	interactive sports wagering license, license.

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	<u>(2)</u>	ten- <u>Fifty</u> thousand dollars (\$10,000)-(\$50,000) for license.	a service provider license,
	<u>(3)</u>	and five <u>Thirty</u> thousand dollars (\$5,000) (\$30,0 supplier license.	000) for a sports wagering
(c)	The	Commission may <u>revoke or</u> deny a license renewa	l for any of the following
reasons:	(1)	The same grounds that would constitute denial of	an initial application under
		G.S. 18C-906(g).	11
	(2)	A violation of this Article.	
	(3)	With respect to interactive sports wagering operate good cause to believe approval of another applic	cant would better meet the
		objectives of this Article in generating revenue for	
		public interest, and otherwise satisfying the crit	teria for issuance, and ne
		additional licenses are to be available under G.S. 1	18C-904(a).
	<u>(4)</u>	Failure to pay the privilege tax imposed under Ar	rticle 2E of Chapter 105 of
		the General Statutes.	
<u>(d)</u>		respect to interactive sports wagering operators, the	
license re	enewal	if the Commission finds good cause to believe app	proval of another applicant
would be	tter me	et the objectives of this Article in generating revenue	for the State, protecting the
public in	terest, a	and otherwise satisfying the criteria for issuance, and	d no additional licenses are
<u>to be ava</u>	ilable u	nder G.S. 18C-904(a).	
" <u>§ 18C-9</u>	09. Us	e of proceeds.	
<u>(a)</u>	The (Commission shall use the funds remitted to it pursua	nt to G.S. 105-113.128 and
any proc	eeds fro	om license fees collected under this Article to cover	expenses in administering
<u>this Artic</u>	ele. Any	proceeds remaining at the end of each fiscal year af	ter payment of expenses of
the Com	mission	pursuant to this section shall be remitted to the Gene	eral Fund.
<u>(b)</u>		enses of the Commission shall include all items listed	
"§ 18C-9	10. Du	ities of interactive sports wagering operators.<u>licen</u>	isees.
(c)		interactive sports wagering operator shall disclose	
G.S. 18C		-subsection (b) of this section to the Commission up	-
(d)		sports governing body has notified the Commission	
-	-	ts wagers placed on its sporting events is necessary, i	
		hare with that sports governing body or its designee	
	-	ed information regarding a wagerer, <u>registered player</u>	
-		the sports wager was placed, the location of the wag	
time the		vager was placed, and the IP address if applicable, or	
	rds of a	abnormal sports wagering activity. For purposes of	f this subsection, real time
means or	n a com	mercially reasonable periodic interval, but in any eve	•
means or 72 hours	n a com . A spo	rts governing body receiving any information pursu	ant to this subsection shal
means or 72 hours	n a com . A spo		ant to this subsection shall
means or 72 hours	n a com A spo nforma	rts governing body receiving any information pursu- tion for the purpose of integrity monitoring only ar	ant to this subsection shall nd not for any commercial
means or 72 hours use the i purpose. (e)	n a com A spo nformat In ad	rts governing body receiving any information pursu- tion for the purpose of integrity monitoring only ar vertising its sports wagering platform, the interactiv	ant to this subsection shall nd not for any commercial
means or 72 hours use the i purpose. (e)	n a comi . A spo nforma In ad ure that	rts governing body receiving any information pursu tion for the purpose of integrity monitoring only ar vertising its sports wagering platform, the interactiv its advertisements meet all of the following:	ant to this subsection shall nd not for any commercial
means or 72 hours use the i purpose. (e)	n a com A spo nformat In ad	rts governing body receiving any information pursu- tion for the purpose of integrity monitoring only ar vertising its sports wagering platform, the interactiv its advertisements meet all of the following: It does not target persons under the age of 21.	ant to this subsection shall nd not for any commercial re sports wagering operator
means or 72 hours use the i purpose. (e)	n a comi . A spo nforma In ad ure that	rts governing body receiving any information pursu- tion for the purpose of integrity monitoring only ar vertising its sports wagering platform, the interactiv its advertisements meet all of the following: It does not target persons under the age of 21. It discloses the identity of the interactive sports wa	ant to this subsection shall nd not for any commercial re sports wagering operator agering operator.
means or 72 hours use the i purpose. (e)	n a comi . A spo nforma In ad ure that (1)	rts governing body receiving any information pursu tion for the purpose of integrity monitoring only ar vertising its sports wagering platform, the interactiv its advertisements meet all of the following: It does not target persons under the age of 21. It discloses the identity of the interactive sports wa It provides information about or links to resou	ant to this subsection shall nd not for any commercial re sports wagering operator agering operator.
means or 72 hours use the i purpose. (e)	n a comi . A spo nformat In ad ure that (1) (2)	rts governing body receiving any information pursu- tion for the purpose of integrity monitoring only ar vertising its sports wagering platform, the interactiv- its advertisements meet all of the following: It does not target persons under the age of 21. It discloses the identity of the interactive sports wa It provides information about or links to reson addiction and prevention.	ant to this subsection shall nd not for any commercial re sports wagering operator agering operator.
means or 72 hours use the i purpose. (e)	n a comi . A spo nformat In ad ure that (1) (2) (3) (4)	rts governing body receiving any information pursu tion for the purpose of integrity monitoring only ar vertising its sports wagering platform, the interactiv its advertisements meet all of the following: It does not target persons under the age of 21. It discloses the identity of the interactive sports wa It provides information about or links to reson addiction and prevention. It is not misleading to a reasonable person.	ant to this subsection shall nd not for any commercial re sports wagering operator agering operator. urces related to gambling
means or 72 hours use the i purpose. (e)	n a comi . A spo nformat In ad ure that (1) (2) (3) (4)	rts governing body receiving any information pursu- tion for the purpose of integrity monitoring only ar vertising its sports wagering platform, the interactiv- its advertisements meet all of the following: It does not target persons under the age of 21. It discloses the identity of the interactive sports wa It provides information about or links to reson addiction and prevention.	ant to this subsection shall nd not for any commercial re sports wagering operator agering operator. urces related to gambling

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1 2 3 4 5 6 7 8 9 10 11 12 13	provider shall also conduct a single background check on employees as of the Background checks shall search for criminal history and any charges or con corruption or manipulation of sporting events and association with organized (g) Interactive sports wagering operators <u>and service provide</u> commercially reasonable methods to maintain the security of wagering data and other customer data, and any other confidential information, including information shall preclude the use of internet or cloud-based hosting of such dator disclosure as required by State or federal law or a court order. (h) Each interactive sports wagering operator shall provide a daily sunwagering activity, detailing all transactions processed through each wagering in a format established by the Commission at the close of each business day. "§ 18C-912. Establishment of interactive accounts.	victions involving crime. <u>rs</u> shall employ , registered player ormation provided a. Nothing in this ta and information <u>nmary of all sports</u>
16	 "§ 18C-913. Reserved for future codification purposes. "§ 18C-914. Integrity of competition and prohibited events. 	
8	§ 18C-914. Integrity of competition and promoted events.	
19 20 21 22 23	(e) Within 60 days of the Commission notifying each interactive operator of such a sports governing body notification to the Commission, or s as may be agreed between the sports governing body and the applicable wagering operator, interactive sports wagering operators shall use only offic determine the results of tier two sports wagers on sporting events of that sport unless any of the following apply:	such longer period interactive sports cial league data to
25 26 27 28 29 30 31 32 33 34	 The sports governing body or its designee cannot provide league data to determine the results of a particular type wager, in which case interactive sports wagering operators use official league data for determining the results of the a sports wager until such time as such a data feed becomes sports governing body on commercially reasonable terms a An interactive sports wagering operator can demonstrate t that the sports governing body or its designee will not provid league data to the interactive sports wagering operator reasonable terms and conditions. 	of tier two sports are not required to applicable tier two available from the nd conditions. o the Commission le a feed of official
5 6 7 8 9	 (3) The sports governing body or its designee of the sports governing body or its designee of the sports governing not obtain a supplier license from the Commission to providata to interactive sports wagering operators to determine two sports wagers, if and to the extent required by law. 	ide official league
-0	 "§ 18C-915. Reserved for future codification purposes. "§ 18C-916. Civil penalties; suspension and revocation of licenses. 	
-3	 "§ 18C-917. Reserved for future codification purposes. "§ 18C-918. Criminal penalties. 	
	" § 18C-919. Reserved for future codification purposes. " § 18C-920. Tax.	
18 19 50	(a) There shall be imposed a tax of eight percent (8%) on the adjusted each interactive sports wagering operator. The tax imposed pursuant to the monthly to the Commission and shall be remitted on or before the twentiet succeeding calendar month. If the interactive sports wagering operator's active	his section is due h day of the next

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1	necessita	te corre	ctions to a previously remitted tax, the interactive sports v	wagering operator shall
2			corrections when the interactive sports wagering operation	
3	month's t			···· [···]- ···· ···-8
4	(b)		interactive sports wagering operator's adjusted gross re-	venue for a month is a
5			the interactive sports wagering operator may carry over	
6	•		equired under subsection (a) of this section within 12 m	6
7			tax liability for that month.	onthis and accure such
8	(c)		reimbursement of expenses in implementing its resp	onsibilities under this
9			nents as provided in subsection (d) of this section, the C	
10			s collected pursuant to this section and all license fees of	
11	-	•	partment of Revenue. The Commission shall document	1
12			he payments owed is asserted, which documentation shall	-
12	the State.		ne payments owed is asserted, which documentation shall	n be subject to addit by
13	the State.		Commission shall remit fifty percent (50%) of the tax coll	lacted in subsection (2)
14			the North Carolina Major Events, Games, and Attrac	
16			-437.112.	uons i unu establisheu
17	under O. (e)		active sports wagering operators shall not be subjected to	an excise tax license
18			privilege tax, amusement tax, or occupation tax that	
19			s wagering operator by the State or any political subdivi	
20	provided			sion mercor, except as
20	(f)		Commission shall provide all of the following to the Depa	artment of Revenue
22	(1)	$\frac{110}{(1)}$	A monthly report that includes a complete stateme	
22		(1)	revenues and expenses for the previous month.	in or sports wagering
23		(2)	A complete statement of sports wagering revenues and	d expenses along with
25		(2)	any recommendations for changes to this Article for th	
26			days of the end of that fiscal year. A copy shall also b	
20			Controller.	e provided to the State
28	" <u>8 18C-0</u>	21 Fv	penses of Lottery.	
29			the Commission shall include all items listed in G.S. 18C	<u>-163 The Commission</u>
30	-		r from the amounts collected under this Article one millio	
31			Department of Health and Human Services for gambling a	
32			ms in addition to the amount transferred under G.S. 18C	
33		1 0	luntary exclusion program.	105(u)(5).
34	(a)		- <u>The Commission shall establish a voluntary exclus</u>	ion program for any
35			be able to voluntarily exclude themselves from placing s	
36			ion program established by the Commission. wagers. Inter	
37	•		se reasonable means to comply with the exclusion of indi-	
38	-		clusion program by the Commission.	riduuis puriterputing in
39	(b)	•	Commission shall adopt rules to establish the voluntar	ry exclusion program
40	· · /		ply with all of the following:	ry exclusion program,
41	winen on	(1)	Verification of the individual's request to be placed in t	he voluntary exclusion
42		(1)	program, and for how long, up to and including that in	
43		(2)	How information regarding which individuals are in the	
44		(-)	program is to be disseminated to the interactive sports	
45		(3)	How an individual in the <u>voluntary exclusion</u> prog	
46		(0)	Commission for removal from the <u>voluntary exclusion</u>	• -
47		(4)	The means by which the interactive sports wagering op	
48			shall make all reasonable efforts to cease direct	
49			individuals participating in the <u>voluntary exclusion</u> pro	-
50		(5)	The means by which the Commission shall make ava	-
51		x- /	sports wagering operators and their agents the nam	

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1 2	participating the <u>voluntary exclusion</u> program, which shall be at least quarterly.
3	(c) Participation in the voluntary exclusion program shall not preclude an interactive
4	sports wagering operator and its agents from seeking the payment of a debt accrued by the
5	individual prior to participating in the <u>voluntary exclusion</u> program.
5 6	
7	(d) <u>The voluntary exclusion program shall be exempt from Chapter 132 of the General</u> Statutes and shall be treated as confidential by each interactive sports wagering operator.
8	• • • • •
8 9	"§ 18C-923. Reserved for future codification purposes.
	"§ 18C-924. Risk management.
10	"\$ 19C 025 Decembed for future codification numericas
11 12	"§ 18C-925. Reserved for future codification purposes.
	"§ 18C-926. Places of public accommodation.
13	(a) The owner or operator of a sports facility may establish places Permanent places of
14	public accommodation for the purpose of accessing a sports wagering platform through mobile
15	devices, computer terminals, or similar access devices, the registered player's interactive account,
16 17	either directly or with assistance from a person. Each owner or operator of a sports facility shall
17	be limited to one place of public accommodation described under subdivision (2) of subsection (b) of this section person may be accompated with each aparts facility
18	(b) of this section.person, may be associated with each sports facility.
19 20	(b) <u>Places Permanent places of public accommodation allowed permitted under this</u> section shall be located as follows:
20 21	
21	 (1) On the property containing of the sports facility. (2) On No more than one place of public accommodation may be on other
22	(2) On- <u>No more than one place of public accommodation may be on</u> other property owned or controlled by the owner or operator of the sports facility or
23 24	an affiliated entity of the owner or operator of the sports facility that is located
24 25	within a one-half mile radius of the sports facility a sports facility defined in
23 26	G.S. 18C-901(15)a. or G.S. 18C-901(15)c.
20 27	(3) No more than one place of public accommodation may be on other property
28	<u>owned or controlled by the owner or operator of the sports facility that is</u>
20 29	located within a one and one-half mile radius of a sports facility defined in
30	G.S. 18C-901(15)b.
31	(c) Nothing in this section shall be construed to exempt a place of public accommodation
32	from the provisions of any other law that may be enforceable. A place of public accommodation
33	may be either a permanent establishment or a temporary establishment associated with a specific
34	sporting event of a series of sporting events.
35	(d) All sports wagers <u>made at a place of public accommodation</u> shall be placed via an
36	interactive account as described in G.S. 18C-912. Mobile devices, computer terminals, similar
37	devices, and cashiers used to operate the place of public accommodation shall have the ability to
38	accept and distribute cash and cash equivalents equivalents and distribute cash or cash
39	equivalents; however, only a cashier may distribute something of monetary value to the registered
40	player at a place of public accommodation. All cashiers that accept or distribute cash or cash
41	equivalents shall be an employee of an interactive sports wagering operator.
42	(e) A public accommodation under this section may be advertised by the owner or
43	operator of the sports facility.
44	(f) Notwithstanding subsections (a) through (c) of this section, no more than one place
45	of public accommodation may be temporarily established during a professional golf tournament
46	as described in G.S. 18C-901(15)b. The temporary place of public accommodation need not
47	comply with local ordinances under Chapter 160D of the General Statutes but shall not operate
48	more than five days prior to the professional golf tournament or five days after the professional
49	golf tournament.
	-

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1	(g) Notwit	thstand	ling any other provision of this section,	no sports facility shall be open	
2	to registered players for the purpose of placing a sports wager during the eight hours before, or				
3	during, any college sports events at the sports facility or adjacent to the sports facility.				
4			for future codification purposes.		
5			ming; compliance with federal law.	all he initiated measured and	
6 7	· · · ·		agering authorized under this Article sl		
8	otherwise made within this State unless otherwise determined by the Commission in accordance				
9	with applicable federal and State laws. Consistent with the intent of the United States Congress as articulated in the Unlawful Internet Gambling Enforcement Act of 2006 (31 U.S.C. § 5361 et				
10	seq.), the intermediate routing of electronic data relating to intrastate sports wagering authorized				
11	under this Article shall not determine the location or locations in which such sports wagers are				
12	initiated, received, or otherwise made.initiated and received.				
13			authorized by this Article shall be deeme	ed to be conducted solely under	
14			cle and not under the federal Indian Gam	-	
15	§ 2701 et seq.				
16	(c) \overline{A} <u>Wit</u>	hout	application under G.S. 18C-904, a triba	al gaming enterprise shall be	
17	deemed a license	ed inte	eractive sports wagering operator upon	the occurrence of all of the	
18	following:				
19	(1)		nission of a completed application to the		
20	(2)		ent to the Commission of any application	n and renewal fees as provided	
21			s Article.		
22	(3)	-	ement by the tribal gaming enterprise, i	n a form as prescribed by the	
23			nission:		
24		a.	To adhere to the requirements of this		
25 26			adopted by the Commission with	respect to interactive—sports	
26 27		1.	wagering.	amount of this Article and area	
27 28		b.	To submit to the Commission's enforce		
28 29			implementing of the rules, including v sovereign immunity for the sole a		
30			enforcement.	ind minited purpose of such	
31		C	To collect and pay all taxes imposed	by this Article Article 2E of	
32		0.	Chapter 105 of the General Statutes.	by this indefe. <u>indefe 21 of</u>	
33		d.	To not offer or conduct any interac	tive gambling other than the	
34			interactive sports wagering authori		
35			specifically otherwise authorized by la	2	
36		e.	To locate any server or other inform		
37			directly related to the placing of sports	wagers that is used by the tribal	
38			gaming enterprise and its agents to acc		
39			authorized by this Article on land that	is not Indian lands and which,	
40			upon request, shall be accessible by the	e Commission, Department of	
41			Revenue, and State law enforcement		
42			technology and servers used by a		
43			connection with sports wagering au	thorized by this act shall be	
44			approved by the Commission.		
45	"				
46			(a) If Senate Bill 688, 2021 Regular Set	ssion, becomes law, the lead-in	
47 48			that act reads as rewritten:	Conoral Statutes is sured 1	
48 40			cle 10B-Article 10 of Chapter 143B of th	ie General Statutes is amended	
49 50	by adding a Part to read:" SECTION 2.(b) If Senate Bill 688, 2021 Regular Session, becomes law,				
50 51			as enacted by that act, reads as rewritten:	guiai Session, Decomes law,	
51	U.S. 143D-437.11	∠(U), a	as chacted by that act, reads as rewritten:		

General Assembly Of North Carolina "(b) Effective July 1 of each calendar year, the funds remitted to the Fund by the Secretary 1 2 of Revenue from the privilege tax on sports wagering pursuant to G.S. 105-113.128 are 3 appropriated for this purpose. In addition to the amounts remitted to the Fund pursuant to 4 G.S. 18C-920(d), G.S. 105-113.128, the General Assembly shall determine any additional 5 amount appropriated to the Fund. Agreements entered under this section are subject to 6 appropriations." 7 SECTION 2.(c) If Senate Bill 688, 2021 Regular Session, becomes law, 8 G.S. 143B-437.111(4), as enacted by that act, reads as rewritten: 9 Major event. – An entertainment, musical, political, sporting, or theatrical "(4) 10 event that satisfies the following conditions: 11 The event is held either of the following: a. Held at a sports facility or is an facility. 12 1. 13 2. An event sponsored by the National Association for Stock Car Auto Racing, the Ladies Professional Golf Association, the 14 Professional Golfers' Association of America, the PGA Tour, 15 or the United States Golf Association. 16 17 The event is not held more often than annually. b. 18 c. The location of the event is determined by a site selection organization 19 through a competitive process. 20 d. The site selection organization considered multiple sites located outside of the State for the event. 21 The site selection organization selected a site within this State as the 22 e. 23 sole location for the event." 24 SECTION 3.(a) If Senate Bill 688, 2021 Regular Session, becomes law, 25 G.S. 18C-114(a)(8), as amended by that act, reads as rewritten: 26 "(8) To charge a fee of potential contractors, of lottery contractors, of lottery 27 retailers, and of interactive sports wagering operators licensees and potential 28 licensees under Article 9 of this Chapter to not exceed the cost of the criminal 29 record check of the potential contractors and lottery contractors." 30 SECTION 3.(b) If Senate Bill 688, 2021 Regular Session, becomes law, 31 G.S. 18C-120(b)(2), as amended by that act, reads as rewritten: 32 To conduct a background investigation, including a criminal history record "(2) 33 check, of applicants for employment with the Commission, interactive sports 34 wagering operators licensees under Article 9 of this Chapter, lottery 35 contractors, lottery retailers, and lottery potential contractors, which may 36 include a search of the State and National Repositories of Criminal Histories 37 based on the fingerprints of applicants." 38 SECTION 3.(c) If Senate Bill 688, 2021 Regular Session, becomes law, 39 G.S. 143B-947, as amended by that act, reads as rewritten: 40 "§ 143B-947. Criminal record checks for the North Carolina State Lottery Commission 41 and its Director. 42 The Department of Public Safety may provide to the North Carolina State Lottery Commission and to its Director from the State and National Repositories of Criminal Histories 43 44 the criminal history of any prospective employee of the Commission, any potential contractor, 45 and any licensee or prospective interactive sports wagering operator or service provider licensee 46 under Article 9 of Chapter 18C of the General Statutes. The North Carolina State Lottery 47 Commission or its Director shall provide to the Department of Public Safety, along with the 48 request, the fingerprints of the prospective employee of the Commission, or of the potential 49 contractor, individual, a form signed by the prospective employee of the Commission, or of the 50 potential contractor-individual consenting to the criminal record check and use of fingerprints and other identifying information required by the State and National Repositories, and any 51

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1 additional information required by the Department of Public Safety. The fingerprints of the 2 prospective employee of the Commission, or potential contractor, or potential interactive sports 3 wagering operator, individual shall be forwarded to the State Bureau of Investigation for a search 4 of the State's criminal history record file, and the State Bureau of Investigation shall forward a 5 set of fingerprints to the Federal Bureau of Investigation for a national criminal history record 6 check. The North Carolina State Lottery Commission and its Director shall remit any fingerprint 7 information retained by the Commission to alcohol law enforcement agents appointed under 8 Article 5 of Chapter 18B of the General Statutes and shall keep all information obtained pursuant 9 to this section confidential. The Department of Public Safety shall charge a reasonable fee only 10 for conducting the checks of the criminal history records authorized by this section." 11 SECTION 4. If Senate Bill 688, 2021 Regular Session, becomes law, Sections 5 and 12 6 of that act read as rewritten: 13 **"SECTION 5.** The Commission shall establish guidance to parties regulated by the 14 provisions of Article 9 of Chapter 18C of the General Statutes, as enacted by this act. Such guidance shall address the application of Article 9 of Chapter 18C of the General Statutes, as 15 16 enacted by this act, to electronic sports with due consideration to the key role of game publishers 17 as creators of the underlying video game. The Commission may accept and issue applications for 18 licensure in accordance with Article 9 of Chapter 18C of the General Statutes, as enacted by this 19 act, in order that licensees may begin operations on January 1, 2022. January 1, 2023. If more 20 than 12 completed applications are received, the Commission in its discretion shall select and 21 notify, no later than December 1, 2021, notify the qualified applicants it determines will best 22 serve the public interest in maximizing revenue to the State, while preserving the integrity of 23 sports wagering and ensuring accountability and preserving the public trust in licensed sports 24 wagering activities. No license issued by the Commission shall become effective prior to January 25 1, 2022, but prior to January 1, 2022, notified licensees may establish structure and operations to 26 begin sports wagering on January 1, 2022. January 1, 2023. 27 "SECTION 6. Sections 1 through 4 of this act become effective January 1, 2022. January 1, 28 2023. Except as otherwise provided, this act is effective when it becomes law." 29 SECTION 5.(a) If Senate Bill 688, 2021 Regular Session, becomes law, Chapter 30 105 of the General Statutes is amended by adding a new Article to read: 31 "Article 2E. 32 "Privilege Tax on Interactive Sports Wagering Operators. 33 "§ 105-113.125. Definitions. 34 The definitions of G.S. 18C-901 apply to this Article. 35 "§ 105-113.126. Privilege tax on interactive sports wagering operators. 36 Tax. – A privilege tax at the rate of fourteen percent (14%) is imposed on an (a) 37 interactive sports wagering operator for the privilege of doing business in this State. The tax is 38 imposed on the value of the privilege conferred upon the interactive sports wagering operator by 39 the State by the granting of a license under Article 9 of Chapter 18C of the General Statutes. 40 Determination of Value. - The value of the privilege conferred upon the interactive (b) sports wagering operator is the gross wagering revenue of the operator as adjusted under this 41 42 subsection. No income, revenue, or expenses of the interactive sports wagering operator other 43 than those specified in this subsection are used to determine the value of the privilege conferred upon the operator. The value of the privilege conferred upon the interactive sports wagering 44 45 operator is the gross wagering revenue less the following expenses: All cash or cash equivalents paid out as winnings to registered players. 46 (1)47 The costs paid by an interactive sports wagering operator for any personal (2)48 property distributed to a registered player as a result of a sports wager. 49 The cash value of any bonuses or promotional credits provided to registered (3) 50 players that are then returned to an interactive sports wagering operator in the form of a deposit or wager as follows: 51

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	a. Until January 1, 2024, without lim	itation.
		h December 31, 2024, not to exceed
	two and one-half percent (2.5%) or	f gross wagering revenue.
	· · · · · · · · · · · · · · · · · · ·	h December 31, 2025, not to exceed
	two percent (2%) of gross wagerin	ig revenue.
	d. On or after January 1, 2026, not al	
<u>(4)</u>	Actual uncollectible receivables from reg	
	percent (4%) of gross wagering revenue.	
<u>(5)</u>	Excise tax payments on sports wagers in	cluded in gross wagering revenue
	remitted to the federal government.	
(c) Return	n. – Taxes levied by this Article are due wl	hen a return is required to be filed.
The return is due	on a monthly basis. A monthly return is due	e by the twentieth day of the month
following the cale	endar month covered by the return. A return	is filed on a form prescribed by the
Secretary.		
(d) Record	ds. – A person who is required to file a ret	turn under this Article must keep a
record of all doct	uments used to determine information the	person provides in a return. These
records shall be o	pen at all times for inspection by the Secret	tary or an authorized representative
of the Secretary a	and shall be kept for the applicable period	of statute of limitations as set forth
	41.6 or G.S. 105-241.8.	
(e) <u>Refun</u>	d An interactive sports wagering operator	r is allowed a refund of the tax paid
under this section	on a sports wager that has been refunded to	the registered player. The Secretary
shall prescribe the	e manner in which a taxpayer may request a	refund under this subsection, which
may include allow	wing a credit for the amount refunded on a s	subsequent monthly return required
under this section	L <u>.</u>	
" <u>§ 105-113.127.</u>	Bond or irrevocable letter of credit.	
The Secretary may require an interactive sports wagering operator to furnish a bond in an		
-	uately protects the State from an interactive	
to pay taxes due u	under this Article. A bond must be condition	ned on compliance with this Article,
payable to the Sta	ate, and in the form required by the Secreta	ary. The amount of the bond is two
times the interaction	ive sports wagering operator's expected mor	nthly tax liability under this Article,
	the Secretary, provided the amount of the	•
thousand dollars	(\$50,000) and may not be more than two	million dollars (\$2,000,000). The
	periodically review the sufficiency of bo	· · · · ·
	rs and increase the amount of a required b	
	er covers the anticipated tax liability of the i	
	e amount when the Secretary determines	that a smaller bond amount will
	et the State from loss.	
	of this section, an interactive sports way	
	of credit for the secured bond required by the	
· · · · ·	ommercial bank acceptable to the Secreta	
	letter of credit must be in a form acceptable	
compliance with	this Article, and in the amounts stipulated in	n this section.
	<u>Use of tax proceeds.</u>	
-	ecretary shall distribute the taxes collected u	inder this Article, less the allowance
" <u>§ 105-113.128.</u> (a) The Se		
" <u>§ 105-113.128.</u> (a) <u>The Sec</u> to the Department	t of Revenue and reimbursement to the Lott	•
" <u>§ 105-113.128.</u> (a) <u>The Sec</u> to the Department expenses, in acco	rdance with this section. The Secretary may	y retain the cost of collection by the
" <u>§ 105-113.128.</u> (a) The Sector to the Department expenses, in according Department, not t	rdance with this section. The Secretary may o exceed five hundred thousand dollars (\$50	y retain the cost of collection by the 00,000) a year, as reimbursement to
" <u>§ 105-113.128.</u> (a) The Set to the Department expenses, in acco Department, not t the Department. T	rdance with this section. The Secretary may o exceed five hundred thousand dollars (\$50 The Lottery Commission shall, no later than	y retain the cost of collection by the 00,000) a year, as reimbursement to 20 days after the end of the month,
" <u>§ 105-113.128.</u> (a) The Set to the Department expenses, in acco Department, not t the Department. The Department of the Department.	rdance with this section. The Secretary may o exceed five hundred thousand dollars (\$50 The Lottery Commission shall, no later than ment of its expenses from administering the	y retain the cost of collection by the 00,000) a year, as reimbursement to 20 days after the end of the month, e provisions of Article 9 of Chapter
" <u>§ 105-113.128.</u> (a) The Set to the Department expenses, in acco Department, not t the Department. The notify the Department 18C of the General	rdance with this section. The Secretary may o exceed five hundred thousand dollars (\$50 The Lottery Commission shall, no later than	y retain the cost of collection by the 00,000) a year, as reimbursement to 20 days after the end of the month, e provisions of Article 9 of Chapter ne Department shall reimburse the

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1	the month in wh	hich the Department was notified. The remainder of the net pr	roceeds of the tax
2		this Article are to be credited in the following priority:	
3	(1)	Two million dollars (\$2,000,000) annually to the Departme	ent of Health and
4		Human Services for gambling addiction education and treat	
5	<u>(2)</u>	Five hundred thousand dollars (\$500,000) annually to th	
6	<u></u>	Division of Parks and Recreation for grants of five thousand	
7		per county for youth sports development. If there are not su	
8		each county to receive a grant of five thousand dollars (\$5.	
9		of each grant shall be reduced by the same proportion so	that all counties
10		receive a grant of the same amount.	
11	<u>(3)</u>	Three hundred thousand dollars (\$300,000) annually shall b	be appropriated to
12		each of the institutions listed in this subdivision to support	collegiate athletic
13		departments. If there are not sufficient funds for each of the	ese institutions to
14		receive an appropriation of three hundred thousand dollar	s (\$300,000), the
15		amount of each appropriation shall be reduced by the same	proportion so that
16		all institutions receive an appropriation of the same amoun	t. The institutions
17		are listed as follows:	
18		<u>a.</u> <u>Elizabeth City State University.</u>	
19		b. Fayetteville State University.	
20		c. North Carolina Agricultural & Technical State Univ	ersity.
21		c. North Carolina Agricultural & Technical State Univ d. North Carolina Central University. e. University of North Carolina at Asheville. f. University of North Carolina at Pembroke.	
22		e. <u>University of North Carolina at Asheville.</u>	
23		-	
24		g. Winston-Salem State University.	
25	<u>(4)</u>	Of the remaining proceeds, as follows:	11 .1
26		a. <u>Ten percent (10%) annually to be distributed eq</u>	
27		institutions listed in this sub-subdivision to support	collegiate athletic
28 29		<u>departments. The institutions are listed as follows:</u>1. Elizabeth City State University.	
29 30			
31		 <u>Fayetteville State University.</u> <u>North Carolina Agricultural & Technical Sta</u> 	te University
32			<u>te Oniversity.</u>
33		5. University of North Carolina at Asheville.	
34		 4. North Carolina Central University. 5. University of North Carolina at Asheville. 6. University of North Carolina at Pembroke. 	
35		7. Winston-Salem State University.	
36		b. Thirty percent (30%) to the North Carolina Major Ex	vents. Games. and
37		Attractions Fund established under G.S. 143B-437.1	
38		c. Sixty percent (60%) to the General Fund.	
39	<u>(b)</u> <u>It is</u>	the intent of the General Assembly that none of the amounts the	transferred to any
40	institution listed	l in subdivision (a)(3) of this section shall supplant monies other	wise appropriated
41	to those instituti	ions."	
42		CTION 5.(b) This section becomes effective January 1, 2023, an	nd applies to gross
43		ue received on or after that date.	
44		CTION 6.(a) If Senate Bill 688, 2021 Regular Session	n, becomes law,
45		eads as rewritten:	
46	-	owers and duties of the Commission.	
47	(a) The	Commission shall have the following powers and duties:	
48	•••		••• ••••
49 50	<u>(14)</u>		*
50		Chapter, resolving any conflicts in this Chapter to the best in	terest of the State.
51	•••		

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1	(c) The Commission and the Department of Revenue may agree to exchange any data
2	necessary to enforce and administer Article 9 of this Chapter and Article 2E of Chapter 105 of
3	the General Statutes, including information deemed necessary to perform an audit of a licensee
4	or taxpayer under those Articles."
5	SECTION 6.(b) If Senate Bill 688, 2021 Regular Session, becomes law,
6	G.S. 105-259(b)(33) reads as rewritten:
7	"(33) To provide to the North Carolina State Lottery Commission the information
8	required under G.S. 18C-141.G.S. 18C-141 or agreed upon under
9	<u>G.S. 18C-114(c).</u> "
10	SECTION 6.(c) If Senate Bill 688, 2021 Regular Session, becomes law, Article 37
11	of Chapter 14 of the General Statutes is amended by adding a new section to read:
12	" <u>§ 14-309.3. Sports wagering exempt.</u>
13	This Article shall not apply to sports wagering lawfully conducted in compliance with Article
14	9 of Chapter 18C of the General Statutes."
15	SECTION 6.(d) If Senate Bill 688, 2021 Regular Session, becomes law,
16	G.S. 14-309.20 reads as rewritten:
17	"§ 14-309.20. Greyhound racing prohibited.
18	(a) No person shall hold, conduct, or operate any greyhound races for public exhibition
19	in this State for monetary remuneration.
20	(b) No person shall transmit or receive interstate or intrastate simulcasting of greyhound
21	races for commercial purposes in this State. State, except as authorized under Article 9 of Chapter
22	18C of the General Statutes.
23	(c) Any person who violates this section shall be guilty of a Class 1 misdemeanor."
24	SECTION 7. If Senate Bill 688, 2021 Regular Session, becomes law, the North
25	Carolina State Lottery Commission shall use sufficient funds from the North Carolina State
26	Lottery Fund to cover initial operating expenses of the Commission to implement Article 9 of
27	Chapter 18C of the General Statutes, as enacted by Senate Bill 688, 2021 Regular Session, and
28 29	this act, provided the total amount borrowed by the Commission shall not exceed fourteen million
29 30	dollars (\$14,000,000) without further action by the General Assembly. The Commission shall repay any funds used out of the North Carolina State Lottery Fund pursuant to this section within
30 31	36 months after the effective date of this act.
32	SECTION 8. The North Carolina State Lottery Commission shall study the
33	restrictions on number of licensees as established by G.S. 18C-904, as enacted by this act, and
34	shall report its findings, with any legislative recommendations, to the Joint Legislative Oversight
35	Committee on the North Carolina State Lottery no later than October 1, 2024.
36	SECTION 9. Except as otherwise provided, this act is effective when it becomes
37	law.