GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 574* House Committee Substitute Favorable 7/10/19 Third Edition Engrossed 7/11/19

 Short Title:
 Gaming Commission.
 (Public)

 Sponsors:
 Referred to:

April 4, 2019

A BILL TO BE ENTITLED

AN ACT TO ESTABLISH THE NORTH CAROLINA GAMING COMMISSION.

3 The General Assembly of North Carolina enacts:

4 SECTION 1.(a) Recodification; Name Change; Technical and Conforming 5 Changes. - The Revisor of Statutes shall recodify Part 2 of Article 37 of Chapter 14 of the General 6 Statutes, Bingo and Raffles, Article 68 of Chapter 143 of the General Statutes, Regulation of 7 Boxing, and Chapter 18C of the General Statutes, North Carolina State Lottery, into a new 8 Chapter 18E of the General Statutes to be entitled "Gaming," as enacted by Section 2 of this act. 9 The Revisor may also recodify into the new Chapter 18E of the General Statutes other existing 10 statutory laws relating to gaming that are located elsewhere in the General Statutes as the Revisor deems appropriate. The new Chapter 18E of the General Statutes shall have the following 11 12 structure:

- 13 SUBCHAPTER I. GENERAL PROVISIONS. 14 Article 1. Gaming Commission. Article 2. Commission Employees. 15 16 SUBCHAPTER II. LOTTERY. 17 Article 5. General Provisions and Definitions. 18 Article 6. Operation of Lottery. 19 Article 7. Lottery Game Retailers. 20 Article 8. Lottery Contractors. 21 Article 9. North Carolina State Lottery Fund. 22 Article 10. Miscellaneous. 23 SUBCHAPTER III. BINGO AND RAFFLES. 24 Article 15. Bingo. 25 Article 16. Raffles. 26 SUBCHAPTER IV. REGULATION OF BOXING. 27 Article 20. General Provisions and Definitions. 28 Article 21. Boxing Advisory Commission.
- 29 Article 22. Regulation of Boxing.

SECTION 1.(b) When recodifying pursuant to this section, the Revisor is authorized to change all references to the North Carolina State Lottery Commission, State Bureau of Investigation, and Alcohol Law Enforcement Branch of the Department of Public Safety, as appropriate, to instead be references to the North Carolina Gaming Commission. The Revisor may separate subsections of existing statutory sections into new sections and, when necessary to organize relevant law into its proper place in Chapter 18E of the General Statutes, as amended



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1	by this act, may rearrange sentences that currently appear within subsections. The Revisor may
2	modify statutory citations throughout the General Statutes, as appropriate, and may modify any
3	references to statutory divisions, such as "Chapter," "Subchapter," "Article," "Part," "section,"
4	and "subsection"; adjust the order of lists of multiple statutes to maintain statutory order; correct
5	terms and conform names and titles changed by this act; eliminate duplicative references to the
6	Lottery Commission, State Bureau of Investigation, or Alcohol Law Enforcement Branch of the
7	Department of Public Safety that result from the changes authorized by this section; and make
8	conforming changes to catch lines and references to catch lines. The Revisor may also adjust
9	subject and verb agreement and the placement of conjunctions. The Revisor shall consult with
10	the North Carolina State Lottery Commission, State Bureau of Investigation, and Alcohol Law
11	Enforcement Branch of the Department of Public Safety on this recodification.
12	SECTION 2. The General Statutes are amended by adding a new Chapter to read:
13	" <u>Chapter 18E.</u>
14	" <u>Gaming.</u>
15	" <u>Article 1.</u>
16	"Gaming Commission.
17	" <u>§ 18E-100. Gaming Commission established.</u>
18	There is created the North Carolina Gaming Commission to establish and oversee the
19	operation of gaming in this State. The Commission shall be located in the Department of
20	Commerce for budgetary purposes only; otherwise, the Commission shall be an independent,
21	self-supporting, and revenue-raising agency of the State. The Commission shall reimburse other
22	governmental entities that provide services to the Commission.
23	" <u>§ 18E-101.</u> Reserved.
24	" <u>§ 18E-102. Definitions.</u>
25	As used in this Chapter, unless the context requires otherwise:
26	(1) <u>"Commission" means the North Carolina Gaming Commission.</u>
27	(2) <u>"Commissioner" means a member of the Commission.</u>
28	(3) "Director" means the person selected by the Commission to be the chief
29	administrator of the North Carolina Gaming Commission.
30	(4) <u>"Person" means any natural person or corporation, limited liability company,</u>
31 32	trust, association, partnership, joint venture, subsidiary, or other business
32 33	<u>entity.</u> " <u>§§ 18E-103 through 18E-111.</u> Reserved.
33 34	" <u>§ 18E-112.</u> Commission membership; appointment; selection of chair; vacancies;
34 35	<u>removal; meetings; compensation.</u>
36	(a) The Commission shall consist of nine members, five of whom shall be appointed by
37	the Governor, two of whom shall be appointed by the General Assembly upon the
38	recommendation of the President Pro Tempore of the Senate, and two of whom shall be appointed
39	by the General Assembly upon the recommendation of the Speaker of the House of
40	Representatives. Commissioners may be removed by the appointing authority for cause.
41	(b) The Governor shall select the chair of the Commission from among its membership,
42	who shall serve at the pleasure of the Governor.
43	(c) Of the initial appointees of the Governor, two members shall serve a term of one year,
44	two members shall serve a term of two years, and one member shall serve a term of three years.
45	All succeeding appointments shall be for terms of four years. Members shall not serve for more
46	than two successive terms.
47	(d) <u>Vacancies shall be filled by the appointing authority for the unexpired portion of the</u>
48	term in which that vacancy occurs.
49	(e) <u>The Commission shall meet at least quarterly upon the call of the chair. A majority of</u>
50	the total membership of the Commission shall constitute a quorum.

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1	(f)	Mem	bers of the Commission shall receive per diem, subsisten	ce, and travel as
2	provided	in G.S.	138-5 and G.S. 138-6.	
3	" <u>§ 18A-1</u>	13. Qu	alifications of Commissioners.	
4	(a)	Of the	e members of the Commission, the appointing authorities shal	l ensure that:
5		(1)	At least one member shall have a minimum of five years'	experience in law
			enforcement. Notwithstanding subsection (c) of this set	ction, a member
			serving in this slot may be an elected law enforcement offic	ial.
		(2)	At least one member shall be a certified public accountant.	
		(3)	At least one member shall have retail lottery sales experien	ce as an owner or
			manager.	
		(4)	At least one member shall have experience in treating gamb	ling addiction.
		(5)	At least one member shall be an advocate for players.	
	<u>(b)</u>	<u>In ma</u>	king appointments to the Commission, the composition of the	State with regard
	to geogra	phic rep	presentation and gender, ethnic, racial, and age composition sh	all be considered.
	<u>(c)</u>	A me	mber of the Commission may not hold an elective office or b	be a candidate for
	an electiv	e office	e. If any Commissioner takes any of the following actions, the	at Commissioner
	vacates of	ffice as	a member of the Commission and the vacancy shall be fille	ed as provided by
	<u>G.S. 18E</u>	-112:		
		<u>(1)</u>	Files a notice of candidacy under G.S. 163A-972 through G	.S. 163A-978 or a
			petition under G.S. 163A-980.	
		<u>(2)</u>	Is nominated to fill a vacancy among party nominees under	G.S. 163A-987 or
			<u>G.S. 163A-988.</u>	
		<u>(3)</u>	Files a petition as an unaffiliated candidate under G.S. 163A	
		<u>(4)</u>	Files a declaration of intent as a write-in candidate under G.	<u>S. 163A-1006.</u>
		<u>(5)</u>	Is nominated by party convention under G.S. 163A-953.	
	<u>(d)</u>		gislator, as defined in G.S. 163A-152 and G.S. 163A-254, or	-
			Commission while in office or within 12 months after leaving	<u>g office.</u>
	" <u>§ 18E-1</u>			
			etings; records.	
	<u>(a)</u>		ngs of the Commission shall be subject to Article 33C of C	
			. A majority of the total membership of the Commission	
		No acti	on may be taken except by a majority vote at a meeting at w	<u>thich a quorum is</u>
	present.	D		
	<u>(b)</u>		<u>rds. – Except as provided in this Chapter, records of the Con</u>	
	-		ble to the public in accordance with Chapter 132 of the	
		record	ls of the Commission are subject to Article 7 of Chapter 12	<u>the General</u>
	Statutes.	16 D.		
	" <u>§ 18E-1</u>			
			wers and duties of the Commission.	
	<u>(a)</u>		Commission shall have the following powers and duties:	
		$\frac{(1)}{(2)}$	To regulate and oversee gaming, as authorized by the Gener	
		<u>(2)</u>	To prescribe the nature of gaming advertising which shall	comply with the
			following:	nonsihle comine
			a. <u>All advertising shall include resources for res</u>	ponsible gaming
			information.	
			b. <u>No advertising may intentionally target specific group</u>	<u>sups or economic</u>
			<u>classes.</u>	magant any lattors
			c. <u>No advertising may be misleading, deceptive, or presented in a manage of reliaving any person's final</u>	• •
			game as a means of relieving any person's finan	icial of personal
)			difficulties.	

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1		d. No advertising may have the primary purpose	of inducing persons to
2		participate in any gaming.	
3	<u>(3)</u>	To conduct a background investigation, including a	criminal history record
4		check, of applicants for the Director of the Commissio	•
5		search of the State and National Repositories of Crim	•
6		the fingerprints of applicants.	
7	<u>(4)</u>	To charge a fee, not to exceed the cost of the crimin	al record check, of the
8		licensees and contractors.	
9	(5)	To specify the authority, compensation, and role of the	Director, and to specify
10		the authority, selection, and role of the other employed	1
11		in accordance with Article 3 of this Chapter.	
12	<u>(6)</u>	To approve and authorize the Director to enter into	agreements with other
13		states to operate and promote multistate gaming operat	-
14		purposes set forth in this Chapter.	
15	<u>(7)</u>	To specify the number and value of prizes for winning	ing tickets or shares in
16		lottery games, including cash prizes, merchandise priz	-
17		deferred payments or annuities, and prizes of tickets	s or shares in the same
18		lottery game or other lottery games.	
19	<u>(8)</u>	To adopt rules necessary to carry out the provision	ons of this Chapter in
20		accordance with Chapter 150B of the General Statutes	<u>S.</u>
21	<u>(9)</u>	Any other powers necessary for the Commissi	ion to carry out its
22		responsibilities under this Chapter.	
23	<u>(10)</u>	To study the feasibility of authorizing new game	ing activities that the
24		Commission deems appropriate.	
25		e 15 of Chapter 143B of the General Statutes shall not ap	1 ·
26		Commission shall have no authority to regulate or oversee	
27	•	npact entered into between the State and a federally reco	ognized Indian tribe.
28	" <u>§ 18E-118.</u> Res		
29	" <u>§ 18E-119. Re</u>		
30		sion shall send quarterly and annual reports on the operation	
31		, the State Treasurer, and the General Assembly. The	-
32		ents of revenues, prize disbursements, expenses, net r	
33		tions involving funds collected or disbursed under this	Chapter, including the
34 25	occurrence of an	· · · · · · · · · · · · · · · · · · ·	
35	" <u>§ 18E-120.</u> Res		
36	" <u>§ 18E-121. Au</u>		and transactions of the
37 38		tate Auditor shall conduct annual audits of all accounts	
30 39		any other special postaudits the State Auditor considers ially, at the beginning of the calendar year, the Comm	•
39 40		experienced in security procedures, including computer	
40	•	luct a comprehensive study and evaluation of all asp	• •
42		Commission. At a minimum, such a security assessment	•
43		erability, application vulnerability, application code rev	
44		nd processes, security/privacy program management, te	
45		rols, security organization and governance, and operation	
46		portion of the security audit report containing the ov-	
40 47		of lottery games in terms of each aspect of security sh	
48		the Governor, and to the General Assembly.	and be presented to the
49		ortion of the security audit report containing specific rec	commendations shall be
50		I be presented only to the Director and to the Commission	-
51		2 of the General Statutes. The Commission may hear the	• • • • • • • • • • • • • • • • • • •
			*

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1	discuss, and take	action of	n any	recommendat	tions to	address	that	audit	under
2	G.S. 143-318.11(a)(2						
3			l of the	fiscal year, in	addition	to the au	dits re	quired	by this
4	section, the Commi	•		•				-	•
5	evaluating the oper			*				-	
6	Subchapter II of this			*				-	
7	and to the General A	-		•			,		<u>,</u>
8			er audit	s required by th	nis section	, the Com	missic	on may	engage
9	an independent audi							-	
10	activities to perform	-		-		-			
11	" <u>§§ 18E-122 throug</u>				±				
12	"§ 18E-125. Enfor								
13			v apply	to the superior	r court fo	r an iniun	ction 1	to restra	ain anv
14	person from violatin								
15	be brought in Wake			-					-
16	business or the coun	•		•			F	<u>r</u>	
17				as reasonable c	ause to be	elieve that	a viol	ation of	anv of
18	the provisions of thi								-
19	upon complaint of a	*	•						
20		• •	-	ousiness hours,					
21	Public Safety, Alcol							-	
22	The inspection may								
23	operation.								<u> </u>
24	<u> </u>			"Article 2.					
25		"North Ca	rolina (Gaming Commi	ission Em	plovees.			
26	" <u>§ 18E-201. Selecti</u>								
27						administe	er the f	unction	s of the
28	(a) <u>The Commission shall select a Director to operate and administer the functions of the</u> <u>Commission and to serve as the Secretary of the Commission. Except as to the provisions of</u>								
29	Article 6 and Article			-		-		-	
30	the North Carolina H	-							
31	(b) The Dire				s and duti	es, under t	the sup	ervisio	n of the
32	Commission:			• •			-		
33		o provide fo	r the re	porting of pay	ment of p	orizes to S	State a	nd fede	eral tax
34		-		e withholding					
35				provided in St					
36				ound investigat				history	record
37			-	for employmer		-		•	
38				y include a sear					
39				based on the fir				•	
40				all Commissio		. .		he appr	oval of
41				cept for the pr		•			
42				eneral Statutes,					
43				orth Carolina H					
44				s upon approva					
45				curity and accu				adminis	stration
46		-		ncluding exam	•	-			
47				and contractor	-	- acting to a		<u> pros</u>	
48				collaborate w		appropriat	e law	enfor	cement
49				investigations					
50			-	mission and ma					
51		nose investiga		und me	report			<u></u>	<u></u>
51	<u>t1</u>	iobe myestige							

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1	(7)	To confer with the Commission on the operation and	l administration of the
2		lottery under Subchapter II of this Chapter and make a	vailable for inspection
3		by the Commission all books, records, files, documents	, and other information
4		of the lottery.	
5	<u>(8)</u>	To enter into agreements with other states to operate a	and promote multistate
5	<u>1-1</u>	lotteries consistent with the purposes set forth in Subch	
7		and upon the approval of the Commission.	<u></u>
8	<u>(9)</u>	To study the functions of the Commission, and ga	aming and to collect
9	<u>\></u>	demographic and other information concerning tho	-
)		recommendations to improve operations and a	
1		<u>Commission, to the Governor, and to the General Asse</u>	
2	(10)	To provide monthly financial reports to the Commission	-
3	"§ 18E-202. Res		<u></u>
, ļ		ployees of the Commission.	
5		lowing apply to the Director and all other employees of t	the Commission:
5	(1)	No employee of the Commission may have a financial	
, 7	<u>(1)</u>		-
8	(2)	or contractor, other than an interest as part of a mutual	
> }	<u>(2)</u>	No employee of the Commission with decision-m	
)		participate in any decision involving the licensee or con	ntractor with whom the
) L	(2)	employee has a financial interest.	and a support of the
	<u>(3)</u>	No employee of the Commission who leaves the	
2		Commission may represent any licensee or contractor b	
3		for a period of one year following termination of	employment with the
ŀ		<u>Commission.</u>	1 ((1
5	<u>(4)</u>	No employee of the Commission who leaves the	1 0
5		Commission may represent any lottery contractor, p	
7		retailer, as defined in Subchapter II of this Chapter, b	
3		for a period of one year following termination of	employment with the
)		Commission.	1 1
)	<u>(5)</u>	A background investigation shall be conducted o	n each applicant for
-		employment with the Commission.	
2	<u>(6)</u>	The Commission shall bond all employees with access	s to Commission funds
3		or revenue or security.	
1	" <u>§ 18E-204.</u> Res		
5	" <u>§ 18E-205. Gif</u>		
6		ommissioner, the Director, any employee of the Commi	
7		mily residing in the same household as any of these indiv	
8		tunity, gift, loan, gratuity, special discount, favor, h	
9		and beverages having an aggregate value not exceedin	-
0	-	calendar year from any person regulated by this Chapter	
1		section shall be supplemental to Subchapter II of Chapte	er 163A of the General
2	Statutes."		
3		FION 3.(a) G.S. 18C-110 is repealed.	
4		FION 3.(b) G.S. 18C-111 is repealed.	
5		FION 3.(c) G.S. 18C-112 is repealed.	
5		FION 3.(d) G.S. 18C-113(a), (b), and (c) are repealed.	
7		FION 3.(e) G.S. 18C-115(a) is repealed.	
8		FION 3.(f) G.S. 18C-114 is repealed.	
9		FION 3.(g) G.S. 18C-120 is repealed.	
0		FION 3.(h) G.S. 18C-122 is repealed.	
1	SECT	FION 4. G.S. 18B-500 reads as rewritten:	

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"§ 18]	B-500. Al	cohol law-enforcement agents.	
 (b) Subio	ect Matter Jurisdiction. – After taking the oath prescr	ibed for a peace officer. an
· · ·	/ J	preement agent shall have authority to arrest and ta	
		ions for any criminal offense. The primary response	
		the ABC and lottery laws and G.S. 14-313 regardir	
	cts.offense		
produ	<u>(1)</u>	<u>Occurring, encountered, or otherwise discovere</u>	d on the premises of, or
		elsewhere when such conduct relates to a locatio holding a permit issued by, the North Carolina A	n under application for, or
		Commission or the North Carolina Gaming Comm	-
	(2)	Encountered or otherwise discovered while investi	
		for the North Carolina Alcoholic Beverage Contro	
		Carolina Gaming Commission or encountered or o	otherwise discovered while
		investigating or enforcing the provisions of this C	hapter, Chapter 18E of the
		General Statutes, G.S. 14-313, or Parts 1 and 2 of	Article 37 of Chapter 14 of
		the General Statutes.	_
	<u>(3)</u>	Encountered or otherwise discovered while carryin	ng out any duty or function
		assigned to the Division by law.	
	<u>(4)</u>	Occurring in an agent's presence.	
	<u>(5)</u>	When assisting another law enforcement agency.	
<u>(b</u>	1) <u>Auth</u>	ority. – Alcohol law-enforcement agents have full po	ower and authority as peace
office	rs to execu	te criminal process, and respond to and take enforce	ement action for any crime
of vio	lence or br	each of the peace, and any additional duties as may fr	om time to time be directed
		or the Secretary of the Department of Public Safety	•
<u>purpo</u>	ses at a pi	iblic event, or to protect persons or property becau	se of a disaster or state of
emerg			
<u>(b</u>		ary Responsibilities. – The primary respons	
		t agent are the enforcement of this Chapter, Chapter 1	
<u>G.S.</u> 1	<u>4-313, and</u>	Parts 1 and 2 of Article 37 of Chapter 14 of the Ger	<u>neral Statutes.</u>
•••			
		TION 5.(a) The North Carolina Gaming Commissio	•
		orts betting and steeplechases for operation in this St	
North		Gaming Commission shall address all of the followin	-
	(1)	Examine any restrictions on such activities in this	
	(2)	Examine the effects of authorizing such activities	on existing tribal games in
		this State, if any.	
	(3)	Investigate the positive and negative impacts of au	
		this State, including whether any additional reso	burces may be needed for
		assistance to those with gambling addictions.	
	(4)	Examination of potential revenues and expendit	ures for the State, if such
	(5)	activities are authorized.	, · ·, · · · · · ·
	(5)	Recommendations of types of regulation of such	activities, including any to
		protect players.	
	(6)	Examine whether gambling losses should be elig	ible for deduction on State
		income tax filings.	·····:
	(7) SEC	Any other matters the North Carolina Gaming Cor	
to 41		TION 5.(b) The North Carolina Gaming Commissi	
-		y proposed legislation, to the Joint Legislative Oversi	gin Committee on the State
Lotter	ry on or be	fore February 15, 2020.	

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1 **SECTION 6.** Except as otherwise specifically provided in this act, each enumerated 2 commission, board, or other function of State government transferred to the North Carolina 3 Gaming Commission, as created in this act, is a continuation of the former entity for purposes of 4 succession to all the rights, powers, duties, and obligations of the former. Where the former 5 entities are referred to by law, contract, or other document in their former name, the North 6 Carolina Gaming Commission, as created in this act, is charged with exercising the functions of 7 the former named entity.

8 **SECTION 7.** No action or proceeding pending on August 31, 2019, brought by or 9 against the North Carolina Lottery Commission, the State Bureau of Investigation, the Alcohol Law Enforcement Branch of the Department of Public Safety, or the Boxing Advisory 10 11 Commission shall be affected by any provision of this act, but the same may be prosecuted or defended in the name of the North Carolina Gaming Commission, as created in this act. In these 12 13 actions and proceedings, the North Carolina Gaming Commission or its Executive Director, as 14 appropriate, shall be substituted as a party upon proper application to the courts or other administrative or quasi-judicial bodies. 15

Any business or other matter undertaken or commanded by any State program or office or contract transferred by this act to the North Carolina Gaming Commission pertaining to or connected with the functions, powers, obligations, and duties set forth herein, which is pending on August 31, 2019, may be conducted and completed by the North Carolina Gaming Commission in the same manner and under the same terms and conditions and with the same effect as if conducted and completed by the original program, office, or commissioners or directors thereof.

SECTION 8. The consolidation provided for under this act shall not affect any ongoing investigation or audit. Prosecutions for offenses or violations committed before August 31, 2019, are not abated or affected by this act, and the statutes that would be applicable but for this act remain applicable to those prosecutions.

SECTION 9. Rules, forms, policies, procedures, and guidance adopted by the North
 Carolina Lottery Commission, the State Bureau of Investigation, the Alcohol Law Enforcement
 Branch of the Department of Public Safety, or the Boxing Advisory Commission shall remain in
 effect until amended or repealed by the North Carolina Gaming Commission.

31 SECTION 10. The authority, powers, duties and functions, records, personnel, 32 property, and unexpended balances of appropriations, allocations, or other funds, including the 33 functions of budgeting and purchasing, of the North Carolina Lottery Commission are transferred 34 to the North Carolina Gaming Commission, as created in this act. The authority, powers, duties 35 and functions, records, personnel, property, and unexpended balances of appropriations, 36 allocations, or other funds, including the functions of budgeting and purchasing, of the bingo and 37 raffle functions of the State Bureau of Investigation are transferred to the North Carolina Gaming 38 Commission, as created in this act. The authority, powers, duties and functions, records, 39 personnel, property, and unexpended balances of appropriations, allocations, or other funds, 40 including the functions of budgeting and purchasing, of the boxing regulatory functions of the Alcohol Law Enforcement Branch of the Department of Public Safety and the Boxing Advisory 41 42 Commission are transferred to the North Carolina Gaming Commission, as created in this act. 43 The Director of the Budget shall resolve any disputes arising out of this transfer.

44 **SECTION 11.** The appropriations and resources of the North Carolina Lottery 45 Commission, including any office space, are transferred to the North Carolina Gaming 46 Commission, and the transfer shall have all the elements of a Type I transfer under G.S. 143A-6.

47 **SECTION 12.** The members of the North Carolina Lottery Commission, as 48 appointed pursuant to G.S. 18C-111, shall operate as the North Carolina Gaming Commission 49 until the expiration of those terms of office under G.S. 18C-111 and Governor and the General 50 Assembly appoint, as each term expires, the membership of the North Carolina Gaming 51 Commission as provided in this act.

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1 **SECTION 13.** The appropriations and resources of the bingo and raffle functions of 2 the State Bureau of Investigation are transferred to the North Carolina Gaming Commission, and 3 the transfer shall have all the elements of a Type I transfer under G.S. 143A-6.

4 **SECTION 14.** The appropriations and resources of the boxing regulatory functions 5 of the Alcohol Law Enforcement Branch of the Department of Public Safety and the Boxing 6 Advisory Commission are transferred to the North Carolina Gaming Commission, and the 7 transfers shall have all the elements of a Type I transfer under G.S. 143A-6. Notwithstanding the 8 Type I transfer, the following three receipt-supported positions within the Alcohol Law 9 Enforcement Division of the Department of Public Safety may be converted to General Fund 10 support within funds available to the Division: Administrative Specialist (Position 60084337), 11 Special Agent (Position 60084392), and Special Agent in Charge (Position 60084305). The 12 following positions within the Alcohol Law Enforcement Division of the Department of Public 13 Safety are transferred to the North Carolina Gaming Commission: Administrative Specialist II 14 (Position 60084319), Administrative Specialist (Position 60084390), and Administrative Specialist (Position 65024367). 15

16 SECTION 15. The North Carolina Gaming Commission shall report to the Joint 17 Legislative Commission on Governmental Operations and the Joint Legislative Lottery 18 Oversight Committee on or before April 1, 2020, and again on or before March 1, 2021, as to

19 recommendations for statutory changes necessary to further implement this consolidation. 20

SECTION 16. This act becomes effective September 1, 2019.