Sixty-seventh Legislative Assembly of North Dakota

## SENATE BILL NO. 2309

Introduced by

Senator Luick

1 A BILL for an Act to create and enact a new section to chapter 53-06.1 of the North Dakota

2 Century Code, relating to the creation of a charitable gaming operating fund; to amend and

3 reenact sections 53-06.1-08.2 and 53-06.1-12 of the North Dakota Century Code, relating to

4 electronic pull tab device requirements and limitations and charitable gaming tax; to provide a

5 continuing appropriation; and to provide an effective date.

## 6 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

7 SECTION 1. A new section to chapter 53-06.1 of the North Dakota Century Code is created
8 and enacted as follows:

## 9 <u>Charitable gaming operating fund - Attorney general - State treasurer - Continuing</u>

## 10 appropriation - Allocations - Transfer to the general fund.

- <u>1.</u> There is created in the state treasury the charitable gaming operating fund. The fund
   <u>consists of all gaming taxes, monetary fines, and interest and penalties collected</u>
   <u>under this chapter.</u>
- 14 <u>2.</u> Excluding moneys in the charitable gaming operating fund appropriated by the
- 15 <u>legislative assembly for administrative and operating costs associated with charitable</u>
- 16 gaming, all other moneys in the charitable gaming operating fund are appropriated to
- 17 <u>the attorney general on a continuing basis for quarterly allocations as follows:</u>
- 18 <u>a.</u> Eighty thousand dollars to the gambling disorder prevention and treatment fund.
- 19b.Ten percent of the total moneys deposited in the charitable gaming operating20fund to cities and counties in proportion to the taxes collected under section
- 21 <u>53-06.1-12 from licensed organizations conducting games within each city, for</u>
- 22 <u>sites within city limits, or within each county, for sites outside city limits. If a city or</u>
- 23 <u>county allocation is less than two hundred dollars, that city or county is not</u>
- 24 <u>entitled to receive a payment for the quarter and the undistributed amount must</u>

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1		be included in the total amount to be distributed to other cities and counties for			
2		the quarter.			
3		c. On or before June thirtieth of each odd-numbered year, the attorney general shall			
4		certify to the state treasurer the amount of accumulated funds in the charitable			
5		gaming operating fund which exceed the amount appropriated by the legislative			
6		assembly for administrative and operating costs associated with charitable			
7		gaming for the subsequent biennium. The state treasurer shall transfer the			
8		certified amount from the charitable gaming operating fund to the general fund			
9		before the end of each biennium.			
10	SECTION 2. AMENDMENT. Section 53-06.1-08.2 of the North Dakota Century Code is				
11	amended and reenacted as follows:				
12	53-06.1-08.2. Electronic pull tab device requirements <u>- Limitations</u> .				
13	<u>1.</u>	An electronic pull tab device must display an electronic pull tab in which the player			
14		may win credits that can be redeemed for cash or used to purchase more pull tabs.			
15		The device may not directly dispense coins, cash, tokens, or anything else of value			
16		other than a credit ticket voucher. The amount of prizes may not exceed eighty-eight			
17		percent of the gross proceeds for each deal.			
18	<u>2.</u>	A licensed organization may not install more than ten electronic pull tab devices in a			
19		<u>site.</u>			
20	SECTION 3. AMENDMENT. Section 53-06.1-12 of the North Dakota Century Code is				
21	amended and reenacted as follows:				
22	53-06.1-12. Gaming tax - Deposits and allocations.				
23	1.	A gaming tax is imposed on the total adjusted gross proceeds received by a licensed			
24		organization in a quarter and it must be computed and paid to the attorney general on			
25		a quarterly basis on the tax return. This tax must be paid from adjusted gross			
26		proceeds and is not part of the allowable expenses. For a licensed organization with			
27		adjusted gross proceeds:			
28		a. Not exceeding one million five hundred thousand dollars per quarter, the tax is			
29		onethree and three-fourths percent of the adjusted gross proceeds.			
30		b. ExceedingIn excess of one million five hundred thousand dollars per quarter, but			
31		not in excess of three hundred thousand dollars per quarter, the tax is fifteen-			

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1			thousand dollars plus two and twenty-five hundredthsfive percent of the adjusted		
2			gross proceeds exceeding one million five hundred thousand dollars.		
3		<u>C.</u>	In excess of three hundred thousand dollars per quarter, but not in excess of one		
4			million dollars per quarter, the tax is eight and three-fourths percent of the		
5			adjusted gross proceeds.		
6		<u>d.</u>	In excess of one million dollars per quarter, the tax is ten and three-fourths		
7			percent of the adjusted gross proceeds.		
8	2.	The	e tax must be paid to the attorney general at the time tax returns are filed.		
9	3.	Except as provided in subsection 4, the The attorney general shall deposit gaming			
10		taxe	es, monetary fines, and interest and penalties collected in the generalcharitable		
11		gan	ning operating fund in the state treasury.		
12	4 <del>.</del>	The	attorney general shall deposit seven percent of the total taxes, less refunds,		
13		coll	ected under this section into a gaming tax allocation fund. Pursuant to legislative		
14	appropriation, moneys in the fund must be distributed quarterly to cities and counties				
15	in proportion to the taxes collected under this section from licensed organizations				
16	conducting games within each city, for sites within city limits, or within each county, for				
17		site	s outside city limits. If a city or county allocation under this subsection is less than-		
18		two	hundred dollars, that city or county is not entitled to receive a payment for the		
19		qua	rter and the undistributed amount must be included in the total amount to be-		
20		dist	ributed to other cities and counties for the quarter.		
21	SEC		N 4. EFFECTIVE DATE. Section 3 of this Act is effective for taxable events		
22	occurring after June 30, 2021.				