GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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SENATE BILL 688 Finance Committee Substitute Adopted 8/4/21 Commerce and Insurance Committee Substitute Adopted 8/10/21

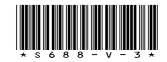
Short Title: Sports Wagering.

(Public)

Sponsors:

Referred to:

April 8, 2021 1 A BILL TO BE ENTITLED 2 AN ACT TO AUTHORIZE AND REGULATE SPORTS WAGERING IN NORTH 3 CAROLINA. 4 The General Assembly of North Carolina enacts: 5 **SECTION 1.** Chapter 18C of the General Statutes is rewritten to add a new Article: 6 "Article 9. 7 "Sports Wagering. 8 "§ 18C-901. Definitions. 9 As used in this Article, the following definitions apply: 10 Adjusted gross revenue. - Gross wagering revenue received by an interactive (1)sports wagering operator from all sports wagers authorized under this Article 11 minus all of the following with respect to that gross wagering revenue 12 received under this Article: 13 14 All cash or cash equivalents paid out as winnings to registered players. a. The costs paid by an interactive sports wagering operator for any 15 b. personal property distributed to a registered player as a result of a 16 17 sports wager. 18 The cash value of any bonuses or promotional credits provided to <u>c.</u> registered players that are then returned to an interactive sports 19 wagering operator in the form of a deposit or wager. 20 Uncollectible receivables, not to exceed four percent (4%) of gross 21 d. 22 revenue, except that the Commission may increase that percentage upon a showing that a higher amount is reasonable. 23 24 Excise tax payments on sports wagers remitted to the federal <u>e.</u> 25 government. 26 (2)Amateur sports. - A sporting competition that is not a professional sport, collegiate sport, or youth sport. This term includes domestic, international, 27 and Olympic sporting competitions. 28 29 Cash equivalent. - An asset convertible to cash for use in connection with (3) authorized sports wagering that includes all of the following: 30 Foreign currency and coin. 31 a. 32 <u>b.</u> Personal checks and drafts. 33 Digital, crypto, and virtual currencies. <u>c.</u> Online and mobile payment systems that support online money 34 d. 35 transfers.



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1		e. Credit cards and debit cards.	
2		<u>e.</u> <u>Credit cards and debit cards.</u> <u>f.</u> <u>A prepaid access instrument.</u>	
3		<u>g.</u> <u>Any other form approved by the Commission.</u>	
4	<u>(4)</u>	<u>College sports. – An athletic or sporting competition in w</u>	vhich at least one
5	<u>(+)</u>	participant is a team or contestant competing on beha	
6		sponsorship of a public or private institution of postseconda	
7	(5)	<u>Sponsorship of a public of private institution of possecconda</u> Covered services. – Any service that involves the operation	
8	<u>(5)</u>	control of sports wagers authorized by this Article, including	-
9		or operation of the sports wagering platform and the provi	
10		line information, excluding the following:	ision of odds and
11		<u>a.</u> <u>Payment processing and similar financial services.</u>	
12		<u>b.</u> <u>Customer identity, age verification, and geolocation</u>	services
12		c. Streaming or other video and data that does not inc	
13 14		information.	nude odds of fine
15		<u>d.</u> <u>Telecommunications, internet service provider, a</u>	nd other similar
16		services not specifically designed for sports wagerin	
10		e. Other goods or services not specifically designed for	
18		with sports wagering.	use in connection
19	<u>(6)</u>	<u>Electronic sports. – Leagues, competitive circuits, tourna</u>	ments, or similar
20	<u>(0)</u>	competitions where individuals or teams play video gan	
21		spectators, either in-person or online, for the purpose of j	
22		entertainment.	<u>, , , , , , , , , , , , , , , , , , , </u>
23	(7)	<u>Gross wagering revenue.</u> – The total of all cash or cash equ	ivalents received
24		by an interactive sports wagering operator as sports wagers	
25		this Article.	
26	<u>(8)</u>	Interactive sports wagering operator. – The holder of an	interactive sports
27	<u>x-x</u>	wagering license issued by the Commission.	<u> </u>
28	<u>(9)</u>	Key person. – An officer or director of an interactive sports v	wagering operator
29		who is directly involved in the operation, management, or	
30		wagering authorized under this Article, or who exercises sub	-
31		or control over the interactive sports wagering operator's	sports wagering
32		activities.	
33	(10)	Official league data. – Statistics, results, outcomes, and other	er data relating to
34		a sporting event obtained pursuant to an agreement with the	
35		governing body or an entity expressly authorized by th	-
36		governing body to provide such data.	*
37	(11)	Professional sports. – An athletic or sporting competition	involving at least
38	<u></u>	two competitors who receive compensation for participating	
39	<u>(12)</u>	Registered player. – An individual who has established an	
40		interactive sports wagering operator.	
41	<u>(13)</u>	Service provider. – A business entity that provides cover	ed services to an
42	<u>-</u>	interactive sports wagering operator and holds a service pro	
43	(14)	Sporting event Professional sports, college sports, and a	
44	<u></u>	of which may include electronic sports, and any other even	-
45		Commission.	**
46	<u>(15)</u>	Sports facility A facility that hosts professional sports an	<u>d has a minimum</u>
47		seating capacity of 17,000 people or a facility that hosts a	professional golf
48		tournament annually.	
49	<u>(16)</u>	Sports governing body An organization headquartered in	the United States
50	· · ·	and proscribes final rules with respect to a sporting event	and enforces the
51		code of conduct for participants therein.	_
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1	(17)	Sports wagering brand. – The names, logos, and b	rands that an interactive
2		sports wagering operator advertises, promotes, or of	therwise holds out to the
3		public displaying its sports wagering platform.	
4	<u>(18)</u>	Sports wagering platform A website, mobile	e application, or other
5		interactive platform accessible via the internet, mo	
6		communication technology that a registered player	
7		wagers authorized under this Article.	
8	<u>(19)</u>	Sports wagering supplier. – A person that provides s	services, goods, software,
9		or other components necessary for the creation of	f wagering markets and
0		determining wager outcomes, directly or indirectly,	to any license holder or
1		applicant involved in the acceptance of wager, includ	ling any of the following:
2		providers of data feeds and odds services, internet	platform providers, risk
3		management providers, integrity monitoring provide	rs, and other providers of
4		sports wagering supplier services as determined by the	he Commission. A sports
5		governing body that provides raw statistical mate	ch data to one or more
6		designated and licensed providers of data and odd	
7		sports wagering supplier.	
8	<u>(20)</u>	Sports wager or sports wagering Placing of wag	gers on any portion of a
9		sporting event, or on the individual performance s	
0		sporting event or combination of sporting events, by	
1		wagering, that may include in-person, over the inter	
2		mobile devices. The term also includes single-game	e wagers, teaser wagers,
3		parlays, over-under, moneyline, pools, exchan	
4		wagering, in-play wagers, proposition wagers, and s	traight wagers.
5	<u>(21)</u>	Tier one sports wager A sports wager that is deter	mined solely by the final
6		score or final outcome of the sporting event and is p	
7		event has begun.	
8	<u>(22)</u>	<u>Tier two sports wager. – Any sports wager that is no</u>	t a tier one sports wager.
9	<u>(23)</u>	Tribal gaming enterprise. – A federally recogniz	zed Indian tribe that is
0		authorized to conduct Class III games in accordance	e with the federal Indian
1		Gaming Regulatory Act, 25 U.S.C. § 2701 et seq., in	n this State or a business
2		entity owned or controlled by such tribe. Any feder	rally recognized tribe, or
3		business entity owned or controlled by the tribe, that	t is deemed an interactive
4		sports wagering operator under this Article shall include	ude authorization for any
5		technology and sports wagering brand partners of	the tribe or the business
6		entity owned or controlled by the tribe, subject to co	ompliance with the terms
7		of this Article by the technology and sports wagering	g brand partners.
8	<u>(24)</u>	Youth sports. – An event in which the majority of p	participants are under the
9		age of 18 or are competing on behalf or under the spe	onsorship of one or more
-0		public or private preschool, elementary, middle, or	secondary schools. The
-1		term does not include professional sports or even	nts that occur under the
-2		sponsorship or oversight of national or internationa	al athletic bodies that are
3		not educational institutions and that include particip	ants both over and under
4		the age of 18.	
-5	" <u>§ 18C-902. Au</u>	thorization of sports wagering generally.	
-6		ithstanding any provision of Article 37 of Chapter 14	
		as authorized by this Article shall not be considered un	<u>llawful.</u>
8		ng in this Article shall apply to any of the following:	
.9	<u>(1)</u>	Pari-mutuel sports wagering on horse racing as authority	•
50	<u>(2)</u>	Fantasy or simulated games or contests in which of	
51		compete against each other and winning outcor	mes reflect the relative

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	knowledge and skill of the participants and are determ	ined predominantly by
(c) Noth	•	
	•	
		ving:
- <u></u>		
		inst a participant in a
	sporting event.	
	d. The outcome of replay reviews.	
<u>(3)</u>	The Commission serving as an operator of a sports wa	gering platform.
<u>(d)</u> <u>Upor</u>	n request and with reasonable notice, the Commission	or the Department of
Revenue has the	he authority to audit any interactive sports wagering of	operator or its service
providers as rela	ated to sports wagering activities authorized under this Ar	<u>ticle.</u>
(e) <u>Any</u>	sports governing body on whose sporting events sports	wagering is authorized
by this Article n	nay enter into commercial agreements with interactive spo	orts wagering operators
-	in a license or any other approval from the Commission t	to lawfully accept such
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		• •
		ts, which shall include
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		licenses to qualified
		± • •
	•	Commission means m
		of contemplated types
<u>x,=,</u> z		<u> </u>
(2)		ntity verification and
<u></u>		
(3)		eligible persons from
<u></u>	participating in sports wagering.	<u> </u>
<u>(4)</u>	A documented history of working to prevent compulsiv	ve gambling, including
	training programs for its employees.	
(5)	A written information security program detailing	information security
<u>(5)</u>		monution security
<u>(5)</u>	governance and the designation of a chief security offi	
<u>(5)</u> (6)		cer or equivalent.
	(c)Noth (1)(1)(2)(2)(3)(d)UponRevenue has the providers as relation(e)Anyby this Article n or other entitiesor other entitieswagering on sprequired to obta 	 Sports wagering involving youth sports. Sports wagering on the occurrence of any of the follow a. Injuries. b. Penalties. c. The outcome of disciplinary proceedings aga sporting event. d. The outcome of replay reviews. (3) The Commission serving as an operator of a sports wag (d) Upon request and with reasonable notice, the Commission Revenue has the authority to audit any interactive sports wagering or providers as related to sports wagering activities authorized under this Art (e) Any sports governing body on whose sporting events sports by this Article may enter into commercial agreements with interactive sports or or other entities in which the sports governing body. A sports grequired to obtain a license or any other approval from the Commission t amounts. *§ 18C-903. Reserved for future codification purposes. *§ 18C-904. Interactive sports wagering license. (a) It shall be unlawful for any person to offer or accept sports wage a valid interactive sports wagering license. Except as provided in G.S. 186 shall authorize at least 10, but not more than 12, interactive sports wager any of the following:

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Any personal information the Commission	nay deem necessary concerning
	deem necessary.
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• • •	
• • •	•
-	indy constitute grounds for the
	under this section. The grounds
	in shan select the best quanned
	accordance with this section
	-
•	wagering operations in other
•	meet the duties of an interactive
	meet the daties of an interactive
	associated tax revenue that an
· · ·	associated tail revenue that an
··· · · ·	evant.
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	es or any other provision of law,
•	<u> </u>
	form.
· · · ·	
	prevent compulsive gambling.
• •	
public displaying its sports wagering platform	
	Any personal information the Commission in the applicant's key persons. Any other information the Commission may commission shall conduct a background invest ed necessary by the Commission. The backgrous eck, a tax record check, and a criminal history tion, accept the results of such prior check and minal history since the prior check from an a ciminal history record check in this or any of mission may not award a license to any appli eapplicant has been convicted, of a felony or a of the United States within 10 years of application plicant and key person for licensure shall con- o consent to a criminal history record check eny licensure. Commission shall grant or deny all applications interactive sports wagering license shall be the ualified applicants than the number of intera- subsection (a) of this section, the Commission into consideration the following factors: The contents of the application submitted in a the extent to which the applicant demonst viability, compliance with applicable la jurisdictions. The extent to which the applicant is able to sports wagering operator. The amount of adjusted gross revenue and applicant is projected to generate. Any other factors the Commission deems rel son holding a license to engage in sports wage ments issued to that person by a proper authori s or the District of Columbia if that jurisdictior registration are substantially equivalent to or in the opinion of the Commission otherwise meet ed evidence may, upon application, be licensed further examination. The Commission may als arty's testing of the interactive sports wager in blath of days of receipt of a completed ap the grounds therefor. The name, address, and sports wagering platf The name of all key persons. The documented history of working to including training programs for its employee The proposed sports wagering brand that the

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1	(5) Whether the Commission granted or denied the application.
2	(j) Each interactive sports wagering operator shall promptly report all criminal or
3	disciplinary proceedings commenced against that interactive sports wagering operator in
4	connection with its operations to the Commission.
5	" <u>§ 18C-905.</u> Reserved for future codification purposes.
6	" <u>§ 18C-906.</u> Applications for service provider licenses.
7	(a) It shall be unlawful for any person to provide covered services to any interactive
8	sports wagering operator in this State without a valid service provider license. An interactive
9	sports wagering operator who provides covered services in-house shall not be required to have a
10	service provider license in addition to the interactive sports wagering operator license.
1	(b) The Commission shall review and issue service provider licenses to qualified
12	applicants within 60 days of receipt of a completed application. Any denial shall be in writing
13	and state the grounds therefor. The applicant shall complete and submit an application on a form
14	prescribed by the Commission and a licensing fee of twenty-five thousand dollars (\$25,000).
15	(c) The application shall set forth all of the following:
6	(1) The background in sports wagering or the covered service.
7	(2) All experience with sports wagering or other wagering activities in other
8	jurisdictions, including the applicant's history, reputation of integrity and
9	compliance, and a list of all active and inactive licenses, certifications, or
0	registrations and reasons for inactivity, if applicable.
1	(3) <u>A written information security program, detailing information security</u>
2	governance and the designation of a chief security officer or equivalent.
3	(4) <u>Any personal information the Commission may deem necessary concerning</u>
4	the applicant's key persons.
25	(5) Any other information the Commission may deem necessary.
.6	(d) The Commission shall conduct a background investigation on the applicant and key
27	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
0	no change in criminal history since the prior check from an applicant or key person who has
1	submitted to a criminal history record check in this or any other state within the previous 12
2	months. The Commission may not award a license to any applicant who has been convicted, or
3	a key person of the applicant has been convicted, of a felony or any gambling offense in any state
4	or federal court of the United States within 10 years of application or renewal.
5	(e) <u>An applicant and key person for licensure shall consent to a criminal history record</u>
6	check. Refusal to consent to a criminal history record check may constitute grounds for the
7 8	<u>Commission to deny licensure.</u>
o 9	(f) <u>A person holding a service provider license or its equivalent, on the basis of</u> comparable licensing requirements issued to that person by a proper authority by another state or
9	territory of the United States or the District of Columbia if that jurisdiction's requirements for
1	licensure, certification, or registration are substantially equivalent to or exceed the requirements
2	of this State, and who, in the opinion of the Commission otherwise meets the requirements of
3	this Article based upon verified evidence may, upon application, be licensed as a service provider
3 4	without further examination.
5	(g) Grounds for denial of a license may include the following:
6	(1) The applicant is unable to satisfy the requirements under this Article.
7	(2) The applicant or any key persons are not of good character, honesty or
8	integrity.
9	(3) The applicant's or any key person's prior activities, criminal record, reputation.
0	or associations indicate any of the following:
1	a. A potential threat to the public interest.

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		b. Impede the regulation of sports wagering.	
		c. Promote unfair or illegal activities in the conduct o	f sports wagering
	<u>(4)</u>	The applicant or a key person knowingly makes a false sta	
-	<u> </u>	fact or deliberately fails to disclose information requested b	
	<u>(5)</u>	The applicant or a key person knowingly fails to comply v	•
	<u>(57</u>	of this Article or any requirements of the Commission.	<u>in the provisions</u>
	<u>(6)</u>	The applicant or a key person was convicted of a felony	a crime of moral
	<u>(0)</u>	turpitude, or any criminal offense involving dishonesty	
		within the 10 years prior to the submission date of the appl	
	<u>(7)</u>	Any revocation, suspension, or denial of the applicant	
	<u></u>	license, certification, or registration to conduct sports was	• •
		of gambling activity, or a covered service issued by any ot	
	(8)	The applicant has defaulted on any obligation or debt owe	
		ithstanding any other provision of law, only the following do	
		a public record, with respect to each applicant and each	
	wagering operate		<u>interactive sports</u>
	<u>(1)</u>	The name, address, and sports wagering platform.	
	$\frac{(1)}{(2)}$	The name of all key persons.	
	$\frac{(2)}{(3)}$	Whether the Commission granted or denied the application	ı
		service provider shall promptly report all criminal or discip	
		inst that service provider in connection with its operations to	• • •
		orts wagering supplier license.	the commission.
		Commission may issue a sports wagering supplier license to	a sports wagering
		on that is not licensed under this Article shall not sell, lease,	
		le services, goods, software, or other components necessary	
	-	and determining bet outcomes, directly or indirectly, to an	
		ed in the acceptance of bets, except that an interactive sports	
		aired to obtain a separate sports wagering supplier license i	
	-	supplier. A sports wagering supplier must be licensed un	
		wagering supplier services under a fixed-fee or revenue-shar	
		pplication by an interested person, the Commission may i	
		supplier license to an applicant for a sports wagering s	•
		issued under this subsection allows the applicant for the	
	2	to conduct business regarding the operation of sports wage	
		ant before the sports wagering supplier license is issued. A	-
		subsection expires on the date provided by the Commission	
		rson may apply to the Commission for a sports wagering	
	provided in this		supplier neense us
	2	upplicant shall complete and submit an application on a form	n prescribed by the
		a licensing fee of fifteen thousand dollars (\$15,000). In t	
		Il require applicants to disclose the identity of all of the follo	
	(1)	The applicant's principal owners who directly own five per	
	<u>(1)</u>	of the applicant.	
	(2)	Each holding, intermediary, or parent company that dir	ectly owns fifteen
	<u>(2)</u>	percent (15%) or more of the applicant.	cetty owns meen
	(3)	The applicant's board appointed CEO and CFO.	
		tment funds or entities registered with the Securities and Exch	ange Commission
		stment Advisors or otherwise, as well as the entities under t	
		istered with the Securities and Exchange Commission, that an	-
		the applicant, shall be waived from any information disc	
		e license application as determined by the Commission.	<u>resure requests m</u>
	<u></u>	- me commission us determined by the commission.	

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(f) Noth	ning in this Article shall require a person holding a sports	wagering supplier
	porary sports wagering supplier license be subject to, or requi	
	se to offer the sports wagering services under this section.	<u>neu to obtain, unj</u>
	enewals of licenses.	
	license issued pursuant to this Article shall be valid for five ye	ears
•	east 60 days prior to the expiration of a license, the license hol	
	tion, on a form prescribed by the Commission, including a re-	
	nd dollars (\$100,000) for an interactive sports wagering lice	
	0) for a service provider license, and five thousand dollars (\$5	
wagering suppli		<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>
	Commission may deny a license renewal for any of the follow	ing reasons.
$\frac{\underline{(0)}}{\underline{(1)}}$	The same grounds that would constitute denial of an initial	
<u>(1)</u>	G.S. 18C-906(g).	
<u>(2)</u>	A violation of this Article.	
$\frac{(2)}{(3)}$	With respect to interactive sports wagering operators, the	Commission finds
<u>(5)</u>	good cause to believe approval of another applicant would	
	objectives of this Article in generating revenue for the Sta	
	public interest, and otherwise satisfying the criteria for	
	additional licenses are to be available under G.S. 18C-904(a	
8 18C-909 R	eserved for future codification purposes.	<u>u).</u>
	uties of interactive sports wagering operators.	
	interactive sports wagering operator and its service prov	viders shall make
	easonable efforts to do all of the following:	
<u>(1)</u>	Prevent persons who are not registered players from plac	ing sports wagers
<u> </u>	through its sports wagering platform.	
<u>(2)</u>	Prevent persons who are not physically located in the Sta	te from placing a
<u>_/</u>	wager through its sports wagering platform.	<u></u>
(3)	Protect the confidential information of registered players	s using its sports
<u></u>	wagering platform.	<u> </u>
<u>(4)</u>	Prevent sports wagering on prohibited events set forth in	this Article or as
<u></u>	otherwise determined by the Commission.	
<u>(5)</u>	Prevent persons from placing sports wagers as agents or pro	oxies for others.
<u>(6)</u>	Allow persons to voluntarily exclude themselves under G	
<u></u>	placing sports wagers through its sports wagering platform	
	Article.	
<u>(7)</u>	Establish procedures to detect suspicious or illegal sports w	vagering activity.
(8)	Provide for the reporting of income tax of registered playe	
<u></u>	by applicable State or federal law.	
<u>(9)</u>	Prevent a participant in a sporting event, including an athle	ete. coach. trainer.
<u></u>	official, or any employee or staff of a participant from place	
	on that sporting event in which the participant is participati	
(b) For	three years after a sporting event occurs, interactive sports w	
shall maintain r		<u></u>
(1)	All sports wagers, including the identity of the registered pl	laver.
(2)	The amount, type, time, location, and outcome of the wage	•
<u>. </u>	address, if available.	
(3)	Suspicious or illegal sports wagering activity.	
	interactive sports wagering operator shall disclose the reco	ords described in
	b) to the Commission upon request.	<u></u>
	sports governing body has notified the Commission that real	-time information
	ts wagers placed on its sporting events is necessary, interactiv	

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1	operators shall	share with that sports governing body or its designee in real time, at the account			
2	level, anonymized information regarding a wagerer, amount and type of wager, the time the				
3	wager was placed, the location of the wager, and the IP address if applicable, outcome of the				
4		ords of abnormal sports wagering activity. For purposes of this subsection, real			
5	time means on a commercially reasonable periodic interval, but in any event, not less than once				
6	every 72 hours. A sports governing body receiving any information pursuant to this subsection				
7	shall use the information for the purpose of integrity monitoring only and not for any commercial				
8	purpose.				
9	* *	dvertising its sports wagering platform, the interactive sports wagering operator			
10		t its advertisements meet all of the following:			
11	(1)	It does not target persons under the age of 21.			
12	(2)	It discloses the identity of the interactive sports wagering operator.			
13	(3)	It provides information about or links to resources related to gambling			
14	<u>(0)</u>	addiction and prevention.			
15	(4)	It is not misleading to a reasonable person.			
16		ractive sports wagering operators shall conduct background checks on newly			
17		s. The interactive sports wagering operator shall also conduct a single background			
18		by ees as of the date of licensure. Background checks shall search for criminal			
19		charges or convictions involving corruption or manipulation of sporting events			
20	• •	with organized crime.			
20		ractive sports wagering operators shall employ commercially reasonable methods			
21		security of wagering data, registered player and other customer data, and any			
23		al information, including information provided by a sports governing body, from			
23 24		ccess and dissemination. Nothing in this subsection shall preclude the use of			
2 4 25		d-based hosting of such data and information or disclosure as required by State			
25 26	or federal law of				
27	" <u>§ 18C-911.</u> R	eserved for future codification purposes.			
27 28	" <u>§ 18C-911.</u> R " <u>§ 18C-912. E</u>	eserved for future codification purposes. stablishment of interactive accounts.			
27 28 29	" <u>§ 18C-911.</u> R " <u>§ 18C-912. E</u> (a) <u>Onl</u>	eserved for future codification purposes. stablishment of interactive accounts. y a registered player shall be permitted to deposit cash or cash equivalents, or to			
27 28 29 30	" <u>§ 18C-911.</u> R " <u>§ 18C-912. E</u> (a) Only place a sports	eserved for future codification purposes. stablishment of interactive accounts. y a registered player shall be permitted to deposit cash or cash equivalents, or to wager, with an interactive sports wagering operator. The interactive sports			
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$\begin{array}{c} 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 44\\ 45\\ 46\\ 47\\ 48 \end{array}$	$"\underline{\$$ 18C-911.R"\underline{\\$} 18C-912.E(a)Onlyplace a sportswagering operathat the register(b)A reinteractive sport(c)All of(1)(2)(3)(4)(5)	eserved for future codification purposes. stablishment of interactive accounts. y a registered player shall be permitted to deposit cash or cash equivalents, or to wager, with an interactive sports wagering operator. The interactive sports tor is responsible for verifying the identity of the registered player and ensuring ed player is at least 21 years of age. egistered player may not have more than one interactive account with each ts wagering operator. of the following persons are prohibited from engaging in sports wagering: Any person under the age of 21. Any person who has requested and not revoked a voluntary exclusion designation from sports wagering pursuant to G.S. 18C-922. Any person who has been adjudicated by law as prohibited from engaging in sports wagering. Any ember, officer, or employee of the Commission if placing a sports wager in this State. Any employee or key person of an interactive sports wagering operator or service provider license when placing sports wagers with that interactive sports wagering operator. With respect to a sporting event, any participant in that sporting event, including an athlete, coach, trainer, official, or any employee or staff of a participant, when placing a sports wager on that sporting event in which that			
$\begin{array}{c} 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ \end{array}$	" <u>§ 18C-911.</u> R " <u>§ 18C-912. E</u> (a) Only place a sports wagering opera that the register (b) A re- interactive sport (c) All (1) (2) (3) (4) (5) (6)	eserved for future codification purposes. stablishment of interactive accounts. y a registered player shall be permitted to deposit cash or cash equivalents, or to wager, with an interactive sports wagering operator. The interactive sports tor is responsible for verifying the identity of the registered player and ensuring ed player is at least 21 years of age. egistered player may not have more than one interactive account with each ts wagering operator. of the following persons are prohibited from engaging in sports wagering: Any person under the age of 21. Any person who has requested and not revoked a voluntary exclusion designation from sports wagering pursuant to G.S. 18C-922. Any person who has been adjudicated by law as prohibited from engaging in sports wagering. Any member, officer, or employee of the Commission if placing a sports wager in this State. Any employee or key person of an interactive sports wagering operator or service provider license when placing sports wagers with that interactive sports wagering operator. With respect to a sporting event, any participant in that sporting event, including an athlete, coach, trainer, official, or any employee or staff of a participant, when placing a sports wager on that sporting event in which that participant is participating.			
$\begin{array}{c} 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 44\\ 45\\ 46\\ 47\\ 48 \end{array}$	$"\underline{\$$ 18C-911.R"\underline{\\$} 18C-912.E(a)Onlyplace a sportswagering operathat the register(b)A reinteractive sport(c)All of(1)(2)(3)(4)(5)	eserved for future codification purposes. stablishment of interactive accounts. y a registered player shall be permitted to deposit cash or cash equivalents, or to wager, with an interactive sports wagering operator. The interactive sports tor is responsible for verifying the identity of the registered player and ensuring ed player is at least 21 years of age. egistered player may not have more than one interactive account with each ts wagering operator. of the following persons are prohibited from engaging in sports wagering: Any person under the age of 21. Any person who has requested and not revoked a voluntary exclusion designation from sports wagering pursuant to G.S. 18C-922. Any person who has been adjudicated by law as prohibited from engaging in sports wagering. Any ember, officer, or employee of the Commission if placing a sports wager in this State. Any employee or key person of an interactive sports wagering operator or service provider license when placing sports wagers with that interactive sports wagering operator. With respect to a sporting event, any participant in that sporting event, including an athlete, coach, trainer, official, or any employee or staff of a participant, when placing a sports wager on that sporting event in which that			

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		that individual or sports governing body, auth	norizing league or simil
		sponsoring organization is affiliated.	
<u>(d)</u>	An ir	teractive account shall meet all of the following requ	uirements:
<u>(0)</u>	(1)	Be registered in the name of the registered player,	
	$\frac{(1)}{(2)}$	Be established through the interactive sports	.
	(2)	wagering platform.	wagering operators spor
	(3)	Be funded with cash or cash equivalents online or	placed at a sports facility
	<u>(5)</u>	provided in G.S. 18C-926.	placed at a sports facility
	(A)	-	ant halanga
	$\frac{(4)}{(5)}$	Prohibit the transfer or sale of an account or accou	
	<u>(5)</u>	Prohibit the use of any virtual private network or	
		obscure or falsify the registered player's physical	
	<u>(6)</u>	Prohibit any form of collusion, cheating, or other	-
	<u>(7)</u>	Affirm that the registered player meets all el	ligibility requirements f
		registration.	
	<u>(8)</u>	Authorize the provision of notices and other requi	
		through a designated mobile or other interface or the	o an electronic mail addre
		designated by the registered player.	
<u>(e)</u>	The	nteractive sports wagering operator shall put in pl	lace sufficient measures
		and identity of the registered player needed to a	llow the establishment
interactiv	e accou	unts remotely.	
<u>(f)</u>	<u>An ir</u>	teractive account held by a registered player in this	State may be suspended
terminate	ed by th	e interactive sports wagering operator under any of t	he following conditions:
	<u>(1)</u>	The registered player has provided any false or	misleading information
		connection with the opening of the account, or	has engaged in collusion
		cheating, or other unlawful conduct.	
	<u>(2)</u>	The registered player is barred from placing sports	s wagers in the State.
	$\overline{(3)}$	The registered player is or otherwise becomes	
	<u> </u>	Article.	<u> </u>
	(4)	For any other reason at the sole discretion of the	interactive sports wagering
	<u></u>	operator, provided it is not in violation of federal	
(g)	In the	e event of termination of the interactive account in a	
		layer shall be provided a timely ability to access	
-		interactive account.	s and withdraw any fun
	•	served for future codification purposes.	
		egrity of competition and prohibited events.	
			on in whiting a request
<u>(a)</u>		orts governing body may submit to the Commissi	
		exclude a certain type, form, or category of sport	
-		of such body, if the sports governing body believe	• •
		ts wagering with respect to sporting events of such	
	-	eived integrity of such body or sporting events of su	•
-		nment from sports wagering operators on all such	· · · ·
		all comments received, the Commission shall, upo	
-		requestor that such type, form, or category of sp	
		tegrity or perceived integrity of such body or sporting	
-		Commission shall respond to a request concerning a	-
		, or if it is not feasible to respond before the start of th	
<u>days afte</u>	er the re	quest is made. If the Commission determines that t	he requestor is more like
	-	il in successfully demonstrating good cause for its re-	-
		int the request of the sports governing body until the	
<u>determin</u>	<u>ation a</u>	s to whether the requestor has demonstrated go	od cause. Absent such
		t by the Commission, sports wagering operators m	

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1	wagering on spo	orting events that are the subject of such a reques	st during the pendency of the	
2	Commission's consideration of the applicable request.			
3	(b) The	Commission and interactive sports wagering or	perators shall cooperate with	
4		onducted by sports governing bodies or law enfo	-	
5		ally reasonable efforts to provide or facilitate the		
6		disclosures under this section are subject to an	· · · ·	
7		tions to comply with all federal, State, and local la		
8	· · ·	privacy and personally identifiable information.		
9	-	active sports wagering operators are not required	to use official league data for	
10		of the following:	<u> </u>	
11	(1)	The results of tier one sports wagers on sportir	ng events of any organization	
12	<u></u>	whether headquartered in the United States or e		
13	<u>(2)</u>	The results of tier two sports wagers on sportin		
14	<u></u>	are not headquartered in the United States.	<u>e</u>	
15	(d) A spo	orts governing body may notify the Commission th	nat it desires interactive sports	
16		ors to use official league data to settle tier two spo	-	
7		overning body. Such notification shall be made in		
18		y require. The Commission shall notify each interaction		
19		rning body's notification within five days of the		
20	· · ·	sports governing body does not so notify the Com		
21		or is not required to use official league data for c	• • • •	
22		rs on sporting events of such sports governing bod		
23		in 60 days of the Commission notifying each	-	
24		a sports governing body notification to the Comm		
25	*	ed between the sports governing body and the	• •	
26		or, interactive sports wagering operators shall us	* * *	
27		sults of tier two sports wagers on sporting events of		
28		e following apply:		
29	(1)	The sports governing body or its designee can	not provide a feed of official	
30		league data to determine the results of a parti	-	
31		wager, in which case interactive sports wagering	g operators are not required to	
32		use official league data for determining the res	ults of the applicable tier two	
33		sports wager until such time as such a data feed	d becomes available from the	
34		sports governing body on commercially reasona	able terms and conditions.	
35	<u>(2)</u>	An interactive sports wagering operator can de	monstrate to the Commission	
36		that the sports governing body or its designee will	ll not provide a feed of official	
37		league data to the interactive sports wagerin	g operator on commercially	
38		reasonable terms and conditions.		
39	<u>(3)</u>	The sports governing body or its designee does	not obtain a license from the	
40		Commission to provide official league data to	o interactive sports wagering	
41		operators to determine the results of tier two spo	rts wagers, if and to the extent	
42		required by law.	-	
43	(f) Durir	ng the pendency of the Commission's determination	ation as to whether a sports	
44	governing body	or its designee will provide a feed of official l	league data on commercially	
45	reasonable terms	s, an interactive sports wagering operator is not r	equired to use official league	
46	data for determin	ning the results of tier two sports wagers. The Com	mission's determination shall	
47		60 days of the interactive sports wagering operat		
48	that it desires to	demonstrate that the sports governing body or its	s designees will not provide a	
49	feed of official l	eague data to the sports wagering operator on con	mmercially reasonable terms.	
50	The following is	s a non-exclusive list of factors the Commission	n may consider in evaluating	

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1	whether official	league data is being offered on commercially reasonate	able terms and conditions
2	for purposes of t	his subsection and subsections (d) and (e) of this secti	<u>on:</u>
3	<u>(1)</u>	The extent to which interactive sports wagering ope	erators have purchased the
4		same or similar official league data on the same or	similar terms, particularly
5		in jurisdictions where such purchase was not require	ed by law, or was required
6		by law, but only if offered on commercially reasona	
7	<u>(2)</u>	The nature and quantity of the official league d	
8	<u>+</u>	accuracy, reliability, and overall quality, as c	• •
9		non-official data.	1 1
10	<u>(3)</u>	The quality and complexity of the process used to	collect and distribute the
1		official league data as compared to comparable non	
2	<u>(4)</u>	The availability of a sports governing body's tier two	
3		interactive sports wagering operator from more than	-
4	(5)	Market information, including price and other terms	-
5		the purchase by interactive sports wagering operator	
6		the purpose of settling sports wagers in this State an	-
7	<u>(6)</u>	The extent to which sports governing bodies or their	-
8		used to settle tier two sports wagers available to in	teractive sports wagering
19		operators and any terms and conditions relating to the	<u>he use of that data.</u>
20	<u>(7)</u>	Any other information the Commission deems relev	vant.
21	(g) Intera	ctive sports wagering operators shall, as soon as p	practicable, report to the
22	-	information relating to abnormal betting activity or	
23		he integrity of a sporting event or events, or any other	
24		outcome of a sporting event or events for purposes of	• •
25	-	he interactive sports wagering operator making s	*
26		eport such information to the relevant sports governin	<u>g body.</u>
27		served for future codification purposes.	
28		vil penalties; suspension and revocation of licenses.	
29		ission determines that the holder of a license under thi	•
80		Article, the Commission, with at least 15 days' noti-	ce and a hearing, may do
31	either or both of	-	
82 83	$\frac{(1)}{(2)}$	Suspend or revoke the license.	a_{a}
4	<u>(2)</u>	Impose a monetary penalty of not more than ten the for each violation.	iousand donars (\$10,000)
4 5	"8 18C 017 Do	served for future codification purposes.	
6		iminal penalties.	
37		berson who knowingly offers or engages in sports wa	gering in violation of this
38		uilty of a Class 2 misdemeanor.	gering in violation of this
,0 89		person under the age of 21 who engages in sports wage	ering as defined under this
40		guilty of a Class 2 misdemeanor.	as defined under uns
41		person who knowingly attempts to suborn, collude,	or otherwise conspire to
12		come of any competition or aspect of any competition t	
13		nt to this Article shall be guilty of a Class G felony.	that is the subject of sports
14		applicant for an interactive sports wagering license or	a service provider license
15		rnishes, supplies, or otherwise gives false information	-
6		application shall be guilty of a Class I felony.	1
17		ng in this Article shall be construed to allow the in	teractive sports wagering
8		rvice providers to be charged with violation of this A	
9	-	hat a registered player is under age or giving false info	
50	" <u>§ 18C-919.</u> Re	served for future codification purposes.	
51	" <u>§ 18C-920. Ta</u>	<u>x.</u>	

General Assembly Of North Carolina Session 2021 1 There shall be imposed a tax of eight percent (8%) on the adjusted gross revenue of (a) 2 each interactive sports wagering operator. The tax imposed pursuant to this section is due 3 monthly to the Commission and shall be remitted on or before the twentieth day of the next 4 succeeding calendar month. If the interactive sports wagering operator's accounting practices 5 necessitate corrections to a previously remitted tax, the interactive sports wagering operator shall 6 document such corrections when the interactive sports wagering operator pays the following 7 month's taxes. 8 If the interactive sports wagering operator's adjusted gross revenue for a month is a (b) 9 negative number, the interactive sports wagering operator may carry over the negative amount 10 to a remission required under subsection (a) of this section within 12 months and deduct such 11 amount from its tax liability for that month. After reimbursement of expenses in implementing its responsibilities under this 12 (c) 13 Article and payments as provided in subsection (d) of this section, the Commission shall remit 14 all tax payments collected pursuant to this section and all license fees collected pursuant to this Article to the Department of Revenue. The Commission shall document all expenses for which 15 16 deduction from the payments owed is asserted, which documentation shall be subject to audit by 17 the State. 18 (d) The Commission shall remit fifty percent (50%) of the tax collected in subsection (a) 19 of this section to the North Carolina Major Events, Games, and Attractions Fund established 20 under G.S. 143B-437.112. 21 Interactive sports wagering operators shall not be subjected to an excise tax, license (e) 22 tax, permit tax, privilege tax, amusement tax, or occupation tax that is imposed upon the 23 interactive sports wagering operator by the State or any political subdivision thereof, except as 24 provided in this Article. 25 The Commission shall provide all of the following to the Department of Revenue: (f) 26 A monthly report that includes a complete statement of sports wagering (1) 27 revenues and expenses for the previous month. 28 (2)A complete statement of sports wagering revenues and expenses, along with 29 any recommendations for changes to this Article for the fiscal year, within 30 30 days of the end of that fiscal year. A copy shall also be provided to the State 31 Controller. 32 "§ 18C-921. Reserved for future codification purposes. 33 "§ 18C-922. Voluntary exclusion program. 34 Any individual shall be able to voluntarily exclude themselves from placing sports (a) 35 wagers through a voluntary exclusion program established by the Commission. Interactive sports wagering operators shall use reasonable means to comply with exclusion of individuals 36 37 participating in the program by the Commission. 38 The Commission shall adopt rules to establish the voluntary exclusion program, (b) 39 which shall comply with all of the following: 40 Verification of the individual's request to be placed in the program, and for (1)41 how long, up to and including that individual's lifetime. 42 How information regarding which individuals are in the program is to be (2)43 disseminated to the interactive sports wagering operators. 44 How an individual in the program may petition the Commission for removal (3) 45 from the program. 46 (4) The means by which the interactive sports wagering operators and their agents 47 shall make all reasonable efforts to cease direct marketing efforts to 48 individuals participating in the program. 49 The means by which the Commission shall make available to all interactive (5) 50 sports wagering operators and their agents the names of the individuals participating the program, which shall be at least quarterly. 51

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1	(c) Partic	ipation in the voluntary exclusion prog	gram shall not preclude an interactive
2		operator and its agents from seeking the	
3		o participating in the program.	<u> </u>
4	-	served for future codification purposes.	
5	" <u>§ 18C-924.</u> Ris	1 1	
6		sion shall adopt rules permitting, but not	t requiring, interactive sports wagering
7		ir service providers to employ systems the	
8		of sports wagering pursuant to this Arti	
9		nilar mechanisms in another approved jur	
10	-	pr, service provider, or an affiliate of e	-
11		ivalent, provided that at all times adequa	
12	-	re available to pay all registered players	-
12		served for future codification purposes.	<u>·</u>
13 14		ces of public accommodation.	
14			ity may actablish places of public
15 16		owner or operator of a sports facilities for the purpose of accessing a sports wage	
17			
	-	als, or similar access devices, either dire	
18	-	perator of a sports facility shall be limited	
19		subdivision (2) of subsection (b) of this s	
20		s of public accommodation allowed up	nder this section shall be located as
21	follows:		· · · · ·
22	$\frac{(1)}{(2)}$	On the property containing the sports f	
23	<u>(2)</u>		by the owner or operator of the sports
24		•	ner or operator of the sports facility that
25		is located within a one-half mile radius	± •
26		ng in this section shall be construed to ex	
27		ons of any other law that may be enforcea	
28	• •	ermanent establishment or a temporary e	establishment associated with a specific
29		a series of sporting events.	
30		agers shall be placed via an interactive a	
31		computer terminals, similar devices, and	1 1
32	-	dation shall have the ability to accept and	
33	_	blic accommodation under this section	may be advertised by the owner or
34	operator of the sp		
35		served for future codification purposes.	_
36		lian gaming; compliance with federal l	
37		ports wagering authorized under this A	
38		within this State unless otherwise determ	
39	**	ederal and State laws. Consistent with the	
40		he Unlawful Internet Gambling Enforce	
41		diate routing of electronic data relating t	
42	under this Article	e shall not determine the location or loca	ations in which such sports wagers are
43	initiated, receive	d, or otherwise made.	
44	<u>(b)</u> <u>All ac</u>	tivities authorized by this Article shall be	e deemed to be conducted solely under
45	the authority of t	his Article and not under the federal Indi	ian Gaming Regulatory Act, 25 U.S.C.
46	<u>§ 2701 et seq.</u>		
47	(c) <u>A trib</u>	bal gaming enterprise shall be deemed a	a licensed interactive sports wagering
48	operator upon the	e occurrence of all of the following:	
49	<u>(1)</u>	Submission of a completed application	n to the Commission.
50	<u>(2)</u>	Payment to the Commission of any ap	plication and renewal fees as provided
51		in this Article.	

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(3)	Agre	ement by the tribal gaming enter	orise, in a form as prescribed by the
<u> </u>		mission:	<u> </u>
	<u>a.</u>		of this Article and to the regulations
	<u>u.</u>		with respect to interactive sports
		wagering.	
	<u>b.</u>		enforcement of this Article and any
	<u> </u>		iding waiver of any applicable tribal
			sole and limited purpose of such
		enforcement.	
	<u>c.</u>	To collect and pay all taxes imposed	osed by this Article.
	<u>d.</u>		interactive gambling other than the
	_		authorized by this Article unless
		specifically otherwise authorized	•
	<u>e.</u>	· ·	formation technology equipment used
			and its agents to accept interactive
			his Article on land that is not Indian
			hall be accessible by the Commission,
		Department of Revenue, and Sta	te law enforcement.
<u>(d)</u> <u>Any</u>	federall	y recognized tribe, or business en	tity owned or controlled by the tribe,
nat is deemed	d an int	eractive sports wagering operate	or under this Article shall include
uthorization for	or any tec	chnology and sports wagering bran	d partners of the tribe or the business
entity owned or	r control	led by the tribe, subject to complia	ance with the terms of this Article by
he technology	and spo	orts wagering brand partners. A	tribal gaming enterprise deemed an
nteractive spor	ts wager	ing operator under this section sha	ll not count towards the total number
	interact	ive sports wagering operators	in this State in accordance with
<u>G.S. 18C-904.</u> "			
		2. Article 10B of Chapter 143B of	f the General Statutes is amended by
dding a Part to			
		North Carolina Major Events, Game	es, and Attractions Fund.
		slative findings and purpose.	
		bly finds that:	1. , , 1, , . ,
<u>(1)</u>			arolina to stimulate economic activity
			ns of the State by encouraging and
	-	•	ents to the State that spur economic
		• • •	rs to the State and thereby promoting
(2)		avel and tourism industries within	
<u>(2)</u>			economic activity and to create new
(2)	0	within the State.	
<u>(3)</u>			n consistency and accountability in a
	-		d will ensure that the program benefits
(\mathbf{A})		tate and its citizens.	
<u>(4)</u>		-	o constitute a guarantee or assumption
			or to authorize the taxing power or the
8 142D 427 11		aith and credit of the State to be plo	eagea.
<u>§ 143B-437.11</u> The fellowi			
	-	itions apply in this Part: The North Caroline Major F	vents Comes and Attractions Fund
<u>(1)</u>		<u>. – The North Carolina Major E</u> lished under G.S. 143B-437.112.	vents, Games, and Attractions Fund
<u>(2)</u>		l entity. – A city, county, or local of	organizing committee
$\frac{(2)}{(3)}$			profit corporation or its successor in
<u>(5)</u>		est that satisfies one of the following	
	mon	251 mai banbrieb one of the fonown	ing containonno.

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	<u>a.</u> It has been authorized by a city, county	y, or more than one city or
	county acting collectively to pursue an	
	applicant's behalf to a site selection orga	anization for selection as the
	site of a major event.	
	b. With the authorization of a city, county	
	county acting collectively, it has execute	ed an agreement with a site
	selection organization regarding a bid to l	
<u>(4)</u>	Major event. – An entertainment, musical, pol	itical, sporting, or theatrical
	event that satisfies the following conditions:	
	a. <u>The event is held at a sports facility or i</u>	
	Ladies Professional Golf Association,	
	Association of America, the PGA Tour	, or the United States Golf
	Association.	
	b. <u>The event is not held more often than and</u>	-
	c. <u>The location of the event is determined by</u>	y a site selection organization
	through a competitive process.	
	d. <u>The site selection organization conside</u>	ered multiple sites located
	outside of the State for the event.	
	e. <u>The site selection organization selected a</u>	a site within this State as the
(5)	sole location for the event.	
<u>(5)</u>	<u>Site selection organization. – The organization res</u>	sponsible for determining the
(ϵ)	site of a major event.	
<u>(6)</u> "\$ 143D 437 11	<u>Sports facility. – As defined in G.S. 18C-901.</u> 2. North Carolina Major Events, Games, and At	ttractions Fund
	e is established the North Carolina Major Events, Cames, and A	
	red by the Department. In order to foster job cre	
	State, the Department may enter into multiparty as	
	d local entities to provide grants in accordance with	
	into an agreement, the Department must find that a	-
are met:	into un agreement, the Department must find that a	in or the ronowing conditions
<u>(1)</u>	The economic activity directly or indirectly attri	butable to the major event is
	sufficient to justify the use of State funds to attr	
	State.	
<u>(2)</u>	It is anticipated that the major event will provide	positive media exposure for
	the State, thereby supplementing the State's ef	*
	tourism within the State.	±
	The site selection organization must have consi	
(3)	The site selection ofganization must have const	idered multiple sites located
<u>(3)</u>		idered multiple sites located
	<u>outside of the State for the event.</u> The site selection organization has selected a site	-
<u>(3)</u> (4)	outside of the State for the event.	
<u>(4)</u>	outside of the State for the event. The site selection organization has selected a site location for the event.	
<u>(4)</u> (5)	outside of the State for the event. The site selection organization has selected a site	e within this State as the sole
<u>(4)</u>	outside of the State for the event. The site selection organization has selected a site location for the event. The event is not held more often than annually.	e within this State as the sole
<u>(4)</u> (5)	outside of the State for the event. The site selection organization has selected a site location for the event. The event is not held more often than annually. The project will benefit the people of this State	e within this State as the sole by increasing opportunities e economy.
(4) (5) (6)	outside of the State for the event.The site selection organization has selected a sitelocation for the event.The event is not held more often than annually.The project will benefit the people of this Statefor employment and by strengthening this State's	e within this State as the sole by increasing opportunities e economy.
(4) (5) (6)	outside of the State for the event.The site selection organization has selected a sitelocation for the event.The event is not held more often than annually.The project will benefit the people of this Statefor employment and by strengthening this State'sThe project is consistent with economic develop	e within this State as the sole by increasing opportunities economy. oment goals for the State and
(4) (5) (6) (7)	outside of the State for the event.The site selection organization has selected a sitelocation for the event.The event is not held more often than annually.The project will benefit the people of this Statefor employment and by strengthening this State'sThe project is consistent with economic developfor the area where it will be located.	e within this State as the sole by increasing opportunities economy. oment goals for the State and
(4) (5) (6) (7)	outside of the State for the event.The site selection organization has selected a sitelocation for the event.The event is not held more often than annually.The project will benefit the people of this Statefor employment and by strengthening this State'sThe project is consistent with economic developfor the area where it will be located.A grant under this Part is necessary to attract or the	e within this State as the sole by increasing opportunities economy. opment goals for the State and retain the major event within

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1	(b) In addition to the amounts remitted to the Fund pursuant to G.S. 18C-920(d), the					
2	General Assembly shall determine any additional amount appropriated to the Fund. Agreements					
3	entered under this section are subject to appropriations.					
4	§ 143B-437.113. Applications; reports; study.					
5	(a) Application. – A local entity shall apply to the Department for a grant on a form					
6	prescribed by the Department that includes at least all of the following:					
7	(1) The name or nature of the major event.					
8	(2) A complete listing of all local entities associated with the application.					
9	(3) To the extent known by the local entity, information concerning other					
10	locations, including locations in other states and countries, being considered					
11	for the major event and the nature of any governmental assistance available					
12	to support the major event were it to be located in one of those locations.					
13	(4) Information concerning any other State or local government assistance for					
14	which the local entity is applying or that it has an expectation of receiving.					
15	(5) Any other information necessary for the Committee to evaluate the application.					
16	(b) <u>Annual Reports. – The Department shall publish a report on the Fund on or before</u>					
17	April 30 of each year. The Department shall submit the report electronically to the House of					
18	Representatives Finance Committee, the Senate Finance Committee, the House of					
19	Representatives Appropriations Subcommittee on Natural and Economic Resources, the Senate					
20	Appropriations Committee on Natural and Economic Resources, and the Fiscal Research					
21	Division. The report shall include the following:					
22	(1) <u>A listing of each grant awarded during the preceding calendar year.</u>					
23	(2) An update on the status of major events for which grants have been awarded					
24	but that have not yet occurred.					
25	(3) For the first annual report after adoption of the guidelines developed by the					
26	Department to implement this Part, a copy of the guidelines, and for					
27	subsequent reports, identification of any changes to those guidelines from the					
28	<u>previous annual report.</u> (4) The account distribution of grants by number and amount equaled under					
29 30	(4) The geographic distribution of grants, by number and amount, awarded under					
30 31	(5) <u>A light of all local antities making an application under this Part and an</u>					
31	(5) <u>A listing of all local entities making an application under this Part and an</u> explanation of whether a site selection organization located the major event					
32 33	in this State regardless of whether a grant for the event was awarded under					
33 34	this Part.					
35	(c) Study. – The Department shall conduct a study to determine the minimum funding					
36	evel required to implement the Fund successfully. The Department shall report the results of this					
37	tudy to the House of Representatives Finance Committee, the Senate Finance Committee, the					
38	House of Representatives Appropriations Subcommittee on Natural and Economic Resources,					
39	he Senate Appropriations Committee on Natural and Economic Resources, and the Fiscal					
40	Research Division no later than April 1 of each year.					
41	<u>§ 143B-437.114. Program guidelines.</u>					
42	The Department, in conjunction with the Governor's Office, shall develop guidelines related					
43	o the administration of the Fund, the selection of projects to receive allocations from the Fund,					
44	and the disbursement of a grant under the Fund. At least 20 days before the effective date of any					
45	guidelines or nontechnical amendments to guidelines, the Department must publish the proposed					
46	guidelines on the Department's website and provide notice to persons who have requested notice					
47	of proposed guidelines. In addition, the Department must accept oral and written comments on					
48	he proposed guidelines during the 15 business days beginning on the first day that the					
49	Department has completed these notifications. For the purpose of this section, a technical					
50	umendment is either of the following:					
51	(1) An amendment that corrects a spelling or grammatical error.					

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1 2	<u>(2)</u>	An amendment that makes a clarification based on pub have been anticipated by the public notice that imm	
3		public comment."	
4		FION 3.(a) G.S. 18C-114(a)(8) reads as rewritten:	
5	"(8)	To charge a fee of potential contractors and <u>contractors</u>	
6		contractors, and of interactive sports wagering operat	
7		this Chapter to not exceed the cost of the criminal record	d check of the potential
8	GEOI	contractors and lottery contractors."	
9 10		FION 3.(b) G.S. 18C-120(b)(2) reads as rewritten:	mininal histomy record
10	"(2)	To conduct a background investigation, including a c check, of applicants for employment with the Commis	•
12		wagering operators under Article 9 of this Chapter, lotte	
12		potential contractors, which may include a search of	
14		Repositories of Criminal Histories based on the finger	
15	SECT	FION 3.(c) G.S. 143B-947 reads as rewritten:	
16		criminal record checks for the North Carolina State	Lottery Commission
17		ts Director.	·
18	The Departn	nent of Public Safety may provide to the North C	Carolina State Lottery
19		to its Director from the State and National Repositories	
20		tory of any prospective employee of the Commission-	
21		tor. contractor, and any prospective interactive sports	
22		under Article 9 of Chapter 18C of the General Statutes. Th	
23	•	sion or its Director shall provide to the Department of Pu	
24 25	-	ingerprints of the prospective employee of the Commiss m signed by the prospective employee of the Commissi	· ·
23 26		nting to the criminal record check and use of fingerprints	· ·
20 27		lired by the State and National Repositories, and any a	
28	_	Department of Public Safety. The fingerprints of the prosp	
29		potential contractor, or potential interactive sports wage	
30		State Bureau of Investigation for a search of the State's	
31		Bureau of Investigation shall forward a set of fingerprint	
32	-	for a national criminal history record check. The North	
33		its Director shall remit any fingerprint information retain	•
34		nforcement agents appointed under Article 5 of Chapte	
35		all keep all information obtained pursuant to this sect	
36 27		ublic Safety shall charge a reasonable fee only for condu	cting the checks of the
37 38	•	records authorized by this section." FION 4. If any section or provision of this act is declar	rad unconstitutional or
38 39		urts, it does not affect the validity of this act as a whole	
40	-	red to be unconstitutional or invalid.	or any part other than
41	-	FION 5. The Commission shall establish guidance to p	arties regulated by the
42		Article. Such guidance shall address the application of the	e .
43	-	consideration to the key role of game publishers as crea	
44	video game. The	Commission may accept and issue applications for licens	sure in accordance with
45		pter 18C of the General Statutes, as enacted by this act,	
46		tions on January 1, 2022. If more than 12 completed app	
47		in its discretion shall select and notify, no later than I	
48		nts it determines will best serve the public interest in max	-
49 50	-	eserving the integrity of sports wagering and ensuring while trust in licensed sports wagering activities. No	•
50 51		bublic trust in licensed sports wagering activities. No Il become effective prior to January 1, 2022, but prior	-
51		in become encentre prior to January 1, 2022, but prio	<i>n</i> to sandary 1, 2022,

notified licensees may establish structure and operations to begin sports wagering on January 1,
 2022.

3 SECTION 6. Section 5 of this act is effective when this act becomes law. Except as
 4 otherwise provided, this act becomes effective January 1, 2022.