SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1949

(SENATE AUTH	(SENATE AUTHORS: KLEIN, Hawj and Kunesh)					
DATE	D-PG	OFFICIAL STATUS				
02/20/2023	920	Introduction and first reading				
		Referred to State and Local Government and Veterans				
02/21/2023	993	Author added Kunesh				
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03/16/2023	1806	Comm report: To pass and re-referred to Judiciary and Public Safety				
03/27/2023		Comm report: To pass as amended and re-refer to State and Local Government and Veterans				

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9	relating to gambling; authorizing and providing for sports betting; establishing licenses; prohibiting local restrictions; providing for taxation of sports betting; providing civil and criminal penalties; providing for amateur sports grants; requiring reports; appropriating money; amending Minnesota Statutes 2022, sections 245.98, subdivision 2; 260B.007, subdivision 16; 609.75, subdivisions 3, 4, 7, by adding a subdivision; 609.755; 609.76, subdivision 2; proposing coding for new law in Minnesota Statutes, chapters 240A; 299L; 609; proposing coding for new law as Minnesota Statutes, chapter 297J.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11	ARTICLE 1
1.12	LAWFUL SPORTS BETTING
1.13	Section 1. [299L.10] DEFINITIONS.
1.14	Subdivision 1. Terms. For the purposes of this chapter, the following terms have the
1.15	meanings given them.
1.16	Subd. 2. Athletic event. "Athletic event" means a sports game, match, or activity, or
1.17	series of games, matches, activities, or tournaments involving the athletic skill of one or
1.18	more players or participants. Athletic event does not include any of the following:
1.19	(1) horse racing as defined in section 240.01, subdivision 8;
1.20	(2) an esports or athletic competition, demonstration, activity, or tournament organized
1.21	by an elementary, middle, or high school, or by any youth activity sports program, league,
1.22	or clinic;
1.23	(3) a fantasy sports contest in which participants assemble teams of athletes or individuals
1.24	and the winning outcome reflects the relative knowledge and skill of the participants and

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2.1	is determined predominantly by the accumulated statistical results of	of the performance of
2.2	athletes or individuals in an actual event; or	
2.3	(4) the performance of an individual athlete participating in a sin	ngle game or match of
2.4	a collegiate team.	
2.5	Subd. 3. Authorized participant. "Authorized participant" mea	ans an individual who
2.6	has a valid mobile sports betting account with a mobile betting oper	rator and is at least 21
2.7	years of age.	
2.8	Subd. 4. Casino. "Casino" means an establishment in which gamin	ng is lawfully conducted
2.9	by an Indian Tribe in the state of Minnesota pursuant to the Indian C	Jaming Regulatory Act
2.10	and in accordance with a Tribal gaming ordinance and applicable T	ribal-state compacts.
2.11	Subd. 5. Class III gaming. "Class III gaming" has the meaning	given in United States
2.12	Code, title 25, section 2703.	
2.13	Subd. 6. College sports. "College sports" means a sporting even	nt in which at least one
2.14	participant is a team or individual from a public or private institution	on of higher education.
2.15	Subd. 7. Compact. "Compact" means a Tribal-state compact go	overning the conduct of
2.16	class III gaming on Indian lands that is negotiated under section 3.92	21, any other state law,
2.17	or pursuant to the Indian Gaming Regulatory Act, Public Law 100-	497, and future
2.18	amendments to it.	
2.19	Subd. 8. Esports event. "Esports event" means a competition be	etween individuals or
2.20	teams using video games in a game, match, contest, or series of game	es, matches, or contests,
2.21	or a tournament, or by a person or team against a specified measure	of performance which
2.22	is hosted at a physical location or online that meets the following co	onditions:
2.23	(1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game classification (1) the video game does not simulate the play of a game does no	ed as Class I, II, or III
2.24	under the Indian Gaming Regulatory Act, Public Law 100-497, and	l future amendments to
2.25	<u>it;</u>	
2.26	(2) spectators are allowed to watch the competition in real time i	n person or online; and
2.27	(3) the video game is approved by the commissioner to be an even	nt eligible for wagering
2.28	under this section to section 299L.80.	
2.29	Subd. 9. Indian Tribe. "Indian Tribe" means the following fede	rally recognized Tribes
2.30	and any instrumentality, political subdivision, legal entity, or other	organization through
2.31	which one of them conducts business:	
2.32	(1) the Fond du Lac Band;	

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3.1	(2) the Gran	d Portage Band;			
3.2	(3) the Mille	e Lacs Band;			
3.3	(4) the Whit	e Earth Band;			
3.4	(5) the Bois	Forte Band;			
3.5	(6) the Leec	h Lake Band;			
3.6	(7) the Red	Lake Nation;			
3.7	(8) the Uppe	er Sioux Communit	ty;		
3.8	(9) the Lowe	er Sioux Indian Co	mmunity;		
3.9	(10) the Sha	kopee Mdewakanto	on Sioux Comr	nunity; and	
3.10	(11) the Prai	rie Island Indian C	ommunity.		
3.11	<u>Subd. 10.</u> In	-game betting. "Ir	n-game betting	' means placing a mob	ile sports betting
3.12	wager after a sp	orting event has sta	arted but before	the outcome of the wa	iger is determined.
3.13	<u>Subd. 11.</u> M	obile application.	"Mobile applie	cation" means an appli	cation on a mobile
3.14	phone or other of	device through whi	ch an individu	al is able to place a mo	bile sports betting
3.15	wager.				
3.16	<u>Subd. 12.</u> M	obile sports bettin	ng. "Mobile spo	orts betting" means oper	rating, conducting,
3.17	or offering for p	play sports betting t	through the Inte	ernet.	
3.18	<u>Subd. 13.</u> M	obile sports bettin	ng account. "N	lobile sports betting ac	count" means an
3.19	electronic ledge	r in which all of the	e following type	es of transactions relativ	ve to an authorized
3.20	participant are r	ecorded:			
3.21	(1) deposits	and credits;			
3.22	(2) withdraw	vals;			
3.23	(3) mobile s	ports betting wager	rs;		
3.24	(4) monetary	y value of winnings	<u>s;</u>		
3.25	(5) service o	r other transaction	related charges	authorized by the auth	orized participant,
3.26	if any;				
3.27	(6) adjustme	ents to the account;			
3.28	(7) promotic	onal activity; and			
3.29	(8) responsi	ble gaming parame	ters.		

Article 1 Section 1.

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Subd. 14.	Mobile sports betti	ng operator. <u>"</u> N	Aobile sports betting of	operator" means an
Indian Tribe t	hat receives a licens	e from the comr	nissioner to operate, c	onduct, or offer for
play mobile s	ports betting under t	his section to se	ection 299L.80.	
Subd. 15.	Mobile sports betti	ng platform. "I	Mobile sports betting p	olatform" means an
integrated sys	tem of hardware, sof	ftware, or applic	ations, including mob	ile applications and
servers, throu	gh which a mobile s	ports betting op	erator operates, condu	cts, or offers sports
betting throug	gh the Internet.			
Subd. 16.	Mobile sports betti	ng platform pr	ovider. "Mobile sport	s betting platform
provider" mea	uns a sports betting su	upplier that cont	racts with a mobile spo	orts betting operator
to provide a r	nobile sports betting	platform.		
Subd. 17.	Participant in a spe	orting event. "I	Participant in a sportin	g event" means a
person engag	ing in a sporting eve	nt as a player, c	oach, or official, or w	ho is an owner or
officer of a te	am engaging in a sp	orting event or 1	he league or organiza	tion organizing the
sporting even	<u>t.</u>			
Subd. 18.	Sporting event. "Sp	oorting event" m	neans an athletic event	, esports event,
college sports	event, or other even	nt approved by t	he commissioner to be	e an event eligible
or wagering	under this section to	section 299L.8	<u>0.</u>	
Subd. 19.	Sports betting. (a)	"Sports betting"	means wagering on the	he outcome of a
porting even	t or portions thereof	or individual po	erformance statistics the	herein that is:
(1) organi	zed by a professiona	l sports organiz	ation, internationally 1	recognized sports
organization,	amateur sports orga	nization, or a po	stsecondary education	nal institution or
group of post	secondary education	al institutions; a	and	
(2) approv	red by the commission	oner to be an ev	ent eligible for wager	ing under this act.
(b) Sports	betting includes but	is not limited to	o single-game bets; fu	tures bets; teaser
oets; parlay be	ets; over-under bets; 1	noney line bets;	in-game betting; propo	osition bets; straight
oets; exchang	e wagering; futures	bets placed on e	end of the season stand	lings, awards, or
statistics; and	any other bets appro	oved by the com	missioner.	
<u>(c)</u> A cont	ract for insurance or	the life or heal	th of a participant in a	sporting event is
not sports bet	ting regulated under	this section to s	section 299L.80.	
(d) A priv	ate social bet as desc	cribed in section	609.75, subdivision 3	3, clause (5), is not
sports betting	regulated under this	s section to section	on 299L.80.	

5.1	(e) A sports-themed tipboard as described in section 349.12, subdivision 34, is not sports
5.2	betting regulated under this section to section 299L.80.
5.3	Subd. 20. Sports betting supplier. "Sports betting supplier" means a person that, either
5.4	directly or indirectly, provides mobile sports betting operators with services, goods, software,
5.5	or any other product or information necessary to conduct sports betting or determine the
5.6	outcome of wagers, including a person who provides data feeds and odds services, risk
5.7	management providers, and integrity monitoring providers. Sports betting supplier does not
5.8	include a sports governing body that provides raw statistical match data.
5.9	Subd. 21. Wager. "Wager" means a transaction between an individual and a licensed
5.10	mobile sports betting operator in which an individual pays, deposits, or risks cash or a cash
5.11	equivalent during sports betting on an uncertain outcome of a sporting event.
5 10	Sec. 2 [200] 11] SCODE
5.12	Sec. 2. [299L.11] SCOPE.
5.13	Subdivision 1. Lawful mobile sports betting. A person 21 years of age or older may
5.14	participate in mobile sports betting within the state provided the person places all wagers
5.15	with an entity licensed under sections 299L.10 to 299L.80 and is not disqualified, prohibited,
5.16	or excluded from placing a wager on a sporting event.
5.17	Subd. 2. Unlawful sports betting. It is unlawful to wager on a sporting event, or engage
5.18	in sports betting except in compliance with the terms, conditions, limitations, and restrictions
5.19	of sections 299L.10 to 299L.80 or the rules adopted under those sections, other than class
5.20	III sports betting conducted by an Indian Tribe pursuant to a Tribal-state compact.
5.21	Subd. 3. Inapplicability to sports betting on Indian lands. Sections 299L.10 to 299L.80,
5.22	except for any provisions authorizing the negotiations of Tribal-state compacts, do not apply
5.23	to sports betting conducted exclusively on Indian lands by an Indian Tribe conducted pursuant
5.24	to a Tribal gaming ordinance approved by the National Indian Gaming Commission and a
5.25	Tribal-state compact.
5.26	Sec. 3. [299L.15] POWERS AND DUTIES OF COMMISSIONER.
5.27	Subdivision 1. Regulate sports betting. The commissioner has the power and duty to
5.28	regulate mobile sports betting authorized under sections 299L.10 to 299L.80. In making
5.29	rules, establishing policy, and regulating mobile sports betting, the commissioner shall:
5.30	(1) ensure that mobile sports betting is conducted in a fair and lawful manner;
5.31	(2) promote public safety and welfare; and
	Article 1 Sec. 3. 5

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6.1	(3) ensur	e that mobile sports b	betting is conduc	ted in a manner that is	s transparent to
6.2	authorized p	articipants.			
6.3	Subd. 2.	Rulemaking. (a) The	e commissioner	must adopt and enforc	e rules that are
6.4				address the following	
6.5	(1) the m	anner in which wage	rs are accepted a	and payouts are remitt	ed;
	<u> </u>				
6.6	<u>(2) the m</u>	anner in which bettin	ig lines are com	municated to the publi	ic;
6.7	<u> </u>			nue and standards for	
6.8	recording of	cash and cash equiva	alents received in	n the conduct of sport	s betting;
6.9	(4) the m	ethod of accounting t	to be used by me	obile sports betting op	erators;
6.10	(5) the ty	pes of records that sh	all be kept by n	nobile sports betting o	perators, mobile
6.11	sports bettin	g platform providers,	and sports betti	ng suppliers;	
6.12	<u>(6) the te</u>	sting and auditing rec	quirements for li	icensees, including rec	quirements related
6.13	to mobile sp	orts betting accounts;	<u>.</u>		
6.14	(7) the cr	eation, funding, and	use of mobile sp	oorts betting accounts,	debit cards, and
6.15	checks by au	uthorized participants	provided that th	ne rules permit an auth	orized participant
6.16	to fund a mo	bile sports betting ac	count through a	bonus or promotion, o	electronic bank
6.17	transfer, an o	online or mobile payn	nent system that	supports online mone	ey transfers, a
6.18	reloadable or	r prepaid card, and an	y other appropri	ate means approved by	y the commissioner
6.19	other than th	ne use of credit cards;			
6.20	(8) the ap	opropriate standards a	and practices to	prevent and address co	ompulsive and
6.21	problem gan	nbling;			
6.22	(9) the ap	opropriate standards a	and practices to	prevent and address sp	ports betting by
6.23	individuals v	vho are not authorized	participants or v	vho are otherwise disqu	ualified, prohibited,
6.24	or excluded	from placing a wager	on a sporting e	vent;	
6.25	(10) the s	sporting events on wh	nich wagers are	authorized to be place	<u>d;</u>
6.26	<u>(11) the r</u>	equirements for obtai	ning and retainin	ng mobile sports bettin	g operator licenses,
6.27	mobile sport	s betting platform pro	ovider licenses,	and sports wagering s	upplier licenses,
6.28	including rea	quirements for crimin	al and financial	background checks, f	inancial disclosure
6.29	and auditing	requirements, data pr	actices and secu	rity requirements, bon	ding or other surety
6.30	requirements	s, and the conduct of	inspections;		
6.31	(12) the 1	requirements for mob	ile sports betting	g platform provider lie	censees to provide
6.32	equipment a	nd supplies used in sp	ports betting;		

Article 1 Sec. 3.

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7.1	(13) the	requirements for sport	ts wagering sup	plier licensees to prov	ide services, goods,
7.2				sary to conduct sports	
7.3	the outcome	of wagers;			
7.4	(14) the	requirements for empl	oyees of mobile	e sports betting operato	ors whose exclusive
7.5	or primary r	esponsibilities involv	e mobile sports	betting, including min	nimum age
7.6	requirement	s, criminal backgroun	d checks, and r	etention of documents	related to the
7.7	employees;				
7.8	(15) the a	appropriate limits, req	uirements, stand	lards, and regulations	related to marketing
7.9	and advertis	ing, developed in cons	sultation with th	e state affiliate recogni	zed by the National
7.10	Council on]	Problem Gambling, ir	cluding rules to	address the time, pla	ce, and manner of
7.11	marketing a	nd advertising, the typ	es of wagers th	at may be marketed or	advertised, and the
7.12	types of mo	bile sports betting acc	ounts that may	be marketed or advert	ised;
7.13	(16) the	limits and requiremen	its related to adv	vertising, including:	
7.14	(i) rules	that prohibit depicting	g an individual u	under age 21 engaging	g in sports betting;
7.15	(ii) rules	that prohibit advertis	ement in any pr	int publication or on r	adio, television, or
7.16	any other m	edium if the targeted	audience of that	medium is reasonabl	y expected to be
7.17	individuals	who are under age 21	2		
7.18	(iii) rules	s that establish what v	varnings and otl	ner information an adv	vertisement must
7.19	contain; and	<u> </u>			
7.20	(iv) rules	s that limit the frequer	ncy of advertise	ments;	
7.21	(17) the	appropriate standards	for limiting the	total number of wage	rs an individual can
7.22	place within	a specified period of	time and any re	equired waiting period	between placing
7.23	wagers, in o	rder to reduce the add	lictive impact o	f mobile wagering app	olications;
7.24	(18) the 1	equirements for moni	toring patterns o	f wagering to identify l	behaviors consistent
7.25	with problem	n gambling and the a	opropriate actio	ns to take when proble	em gambling is
7.26	suspected, ir	cluding pausing or su	spending activiti	ies from an identified n	nobile sports betting
7.27	account; and	<u>1</u>			
7.28	(19) the	appropriate limits, sta	ndards, and req	uirements necessary to	o prevent excessive
7.29	wagering by	an individual whose	ability to contro	ol impulsive wagering	is impaired in any
7.30	way.				
7.31	(b) Rules	s for which notice is p	oublished in the	State Register before	January 1, 2024,
7.32	may be adop	oted using the expedit	ed rulemaking	process in section 14.3	389.

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8.1	(c) The c	ommissioner shall reg	gularly review	and update rules design	ed to prevent and
8.2	address com	pulsive and problem g	gambling to inc	corporate advances in the	e understanding of
8.3	compulsive a	and problem gambling	g and updated	best practices in the area	<u>1.</u>
8.4	Subd. 3.	Delegation. The com	missioner may	delegate any of its auth	ority under this
8.5	chapter to the	e director if, in the juc	lgment of the c	commissioner, doing so v	would promote the
8.6	efficient adm	ninistration of this cha	apter.		
8.7	<u>Subd. 4.</u>]	Requests for restrict	tions on wage	r types. (a) A sports gov	verning body may
8.8	request that t	he commissioner pro	hibit or restric	t wagers on a particular	sporting event, or
8.9	prohibit or re	estrict particular types	of wagers if th	e sports governing body	believes that such
8.10	type, form, o	r category of sports b	etting may und	lermine the integrity or p	perceived integrity
8.11	of the sports	governing body or sp	oorting event.		
8.12	(b) Reque	ests from a sports gov	verning body sl	hall be made in the form	and manner
8.13	established b	by the commissioner.			
8.14	<u>(c)</u> Upon	receipt of a request n	nade under this	s subdivision, the comm	issioner shall send
8.15	written notice	e to every mobile spor	ts betting opera	tor, provide mobile sport	s betting operators
8.16	with an oppo	ortunity to respond to	the request, an	nd consider any timely re	esponse submitted
8.17	by a mobile s	ports betting operator.	. The commissi	oner may not take action	without providing
8.18	mobile sports	s betting operators wit	h an opportuni	ty to respond, but may es	stablish reasonable
8.19	deadlines for	the response based o	n the nature of	the request and any exig	gent circumstances
8.20	that exist.				
8.21	(d) If the	commissioner determ	ines that the sp	orts governing body has	shown good cause
8.22	to support th	e requested prohibition	on or restriction	n, the commissioner sha	ll adopt the
8.23	prohibition o	r restriction and send	notice of the	prohibition or restriction	to every mobile
8.24	sports betting	g operator. If the com	missioner dete	rmines that the sports go	overning body has
8.25	not shown go	ood cause to support t	he requested p	rohibition or restriction,	the commissioner
8.26	shall provide	the sports governing	body with noti	ce and an opportunity fo	r a hearing to offer
8.27	further evide	nce in support of its re	equest. The con	nmissioner shall provide	e the mobile sports
8.28	betting opera	tors with notice of th	e hearing and	an opportunity to partici	pate.
8.29	<u>(e)</u> The c	ommissioner shall res	spond to a requ	lest concerning a particu	ılar event before
8.30	the start of the	ne event, or if it is not	feasible to res	pond before the start of	the event, no later
8.31	than seven da	ays after the request i	s made.		

- 8.31 than seven days after the request is made.
- 8.32 (f) If the commissioner determines that the requestor is more likely than not to prevail
- 8.33 in successfully demonstrating good cause for its request, the commissioner may provisionally
- 8.34 grant the request of the sports governing body until the commissioner makes a final

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9.1	determination	as to whether the r	equestor has de	monstrated good cause.	Absent such a
9.2				s may continue to offer	
9.3	covered sport	ing events that are t	he subject of th	e request during the per	ndency of the
9.4	commissioner	's consideration of	the applicable r	equest.	
9.5	Sec. 4. [299]	L.20] LICENSE T	YPES; TRAN	SFERS PROHIBITED	<u>).</u>
9.6	<u>(a) The co</u>	mmissioner shall is	sue the following	ng licenses for mobile s	ports betting:
9.7	(1) up to 1	1 mobile sports bet	ting operator lic	eenses;	
9.8	<u>(2) up to 1</u>	1 mobile sports bet	ting platform p	ovider licenses; and	
9.9	(3) sports	betting supplier lice	enses.		
9.10	(b) License	es issued under sec	tions 299L.10 to	o 299L.80 may not be tr	ansferred.
9.11	Sec. 5. [299]	L.25] GENERAL	LICENSING I	REQUIREMENTS;	
9.12	DISQUALIF	ICATIONS; BAC	KGROUND IN	VESTIGATIONS.	
9.13	Subdivisio	on 1. General requi	rements. (a) A	licensee or applicant m	lust meet each of
9.14	the following	requirements, if app	olicable, to hold	or receive a license iss	ued under sections
9.15	299L.10 to 29	9L.80:			
9.16	<u>(1) have co</u>	ompleted an applica	ation for licensu	re or application for rer	newal;
9.17	<u>(2) have pa</u>	aid the applicable a	pplication and l	icensing fees;	
9.18	(3) not be	employed by any st	ate agency with	regulatory authority ov	ver mobile sports
9.19	betting;				
9.20	<u>(4) not ow</u>	e \$500 or more in c	lelinquent taxes	, as defined in section 2	270C.72;
9.21	<u>(5) not hav</u>	ve had a sales and u	se tax permit re	voked by the commissi	oner of revenue
9.22	within the pas	t two years; and			
9.23	<u>(6) not hav</u>	ve, after demand, fa	iled to file tax r	eturns required by the c	commissioner of
9.24	revenue.				
9.25	(b) The rec	uirements under pa	ragraph (a) app	y to the applicant or lice	nsee, or a director,
9.26	officer, partne	r, member of the go	overning body f	or the applicant or licen	see, person in a
9.27	supervisory of	r management posit	ion of the appli	cant or licensee, or any	direct or indirect
9.28	holder of mor	e than ten percent f	inancial interest	in the applicant or lice	nsee.

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10.1	(c) The requirements under paragraph (a) do not apply to an elected or appointed
10.2	representative of any applicant or licensee that is an Indian Tribe unless the representative
10.3	is also a full-time employee of the applicant's or licensee's mobile sports betting operations.
10.4	Subd. 2. Criminal offenses; disqualifications. (a) No person may hold or receive a
10.5	license issued under sections 299L.10 to 299L.80 if the person has been convicted of, or
10.6	received a stay of adjudication for, a violation of a state or federal law that:
10.7	(1) is a felony, other than any act that would be a violation of section 152.025 under
10.8	Minnesota law;
10.9	(2) is a crime involving gambling; or
10.10	(3) is a crime involving theft or fraud that would be a gross misdemeanor or felony under
10.11	Minnesota law.
10.12	(b) The requirements under paragraph (a) apply to the applicant or licensee, or a director,
10.13	officer, partner, member of the governing body for the applicant or licensee, person in a
10.14	supervisory or management position of the applicant or licensee, or any direct or indirect
10.15	holder of more than ten percent financial interest in the applicant or licensee.
10.16	(c) The requirements under paragraph (a) do not apply to an elected or appointed
10.17	representative of any applicant or licensee that is an Indian Tribe unless the representative
10.18	is also a full-time employee of the applicant's or licensee's mobile sports betting operations.
10.19	Subd. 3. Background investigation. The commissioner must perform a background
10.20	investigation on applicants for a license or license renewal and on each director, officer,
10.21	partner, member of the governing body for the applicant or licensee, person in a supervisory
10.22	or management position of the applicant or licensee, or any direct or indirect holder of more
10.23	than ten percent financial interest in the applicant or licensee. The commissioner may request
10.24	the director and the commissioner of revenue to assist in investigating the background of
10.25	an applicant or a licensee under this section. The commissioner may charge an applicant
10.26	an investigation fee to cover the cost of the investigation and shall from this fee reimburse
10.27	the Division of Alcohol and Gambling Enforcement and the Department of Revenue for
10.28	their respective shares of the cost of the investigation. The commissioner is authorized to
10.29	have access to all data compiled by the Division of Alcohol and Gambling Enforcement on
10.30	licensees and applicants.
10.31	Subd. 4. Criminal history record check. The commissioner must perform a criminal
10.32	history record check on each officer, director, or stakeholder with more than ten percent

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of the state and federal criminal records. The applicant or licensee must provide signed 11.1 consent for the national criminal history records check and fingerprints for each person 11.2 11.3 subject to a check under this subdivision. The director shall assist in performing the criminal history records check. The director may charge an applicant a fee to cover the cost of the 11.4 criminal history record check, and shall from this fee reimburse the Division of Alcohol 11.5 and Gambling Enforcement for its share of the cost of the investigation. The commissioner 11.6 or the director must submit the signed informed consent, fingerprints, and Bureau of Criminal 11.7 11.8 Apprehension and Federal Bureau of Investigation fees to the superintendent of the Bureau of Criminal Apprehension who is authorized to exchange the fingerprints with the Federal 11.9 Bureau of Investigation to obtain the applicant's national criminal history data. The 11.10 superintendent of the Bureau of Criminal Apprehension shall retrieve Minnesota criminal 11.11

- 11.12 history data and shall provide the results of the state and federal criminal history record
- 11.13 check to the director. The commissioner is authorized to have access to all criminal history

11.14 data compiled on licensees and applicants by the Division of Alcohol and Gambling

11.15 Enforcement, including criminal history data on each officer, director, or stakeholder with

11.16 more than ten percent interest in the licensee or applicant.

11.17 Subd. 5. Prohibition on use of information. The provisions of this section only apply
 11.18 to mobile sports betting operations and do not apply to other activities relating to Tribal
 11.19 gaming operations, Tribal government records, or class III sports betting operations conducted
 11.20 evaluatively on Indian lands

11.20 exclusively on Indian lands.

11.21 Sec. 6. [299L.26] LICENSE APPLICATION AND RENEWAL; GENERAL 11.22 REQUIREMENTS; PROCEDURE.

11.23 Subdivision 1. Application; contents. An application for a license under sections

11.24 299L.10 to 299L.80 must be submitted on a form prescribed by the commissioner. At a

- 11.25 <u>minimum, the application must include:</u>
- (1) the name and address of the applicant and, if it is a corporation, the names of all

11.27 officers, directors, and shareholders with more than ten percent interest in the corporation

- 11.28 and any of its holding companies;
- 11.29 (2) the type of license being sought;
- 11.30 (3) if required by the commissioner, the names of any person holding directly, indirectly,
- 11.31 or beneficially an interest of any kind in the applicant or any of its holding corporations,
- 11.32 whether the interest is financial, administrative, policy making, or supervisory. This provision
- 11.33 does not extend to individual Tribal members whose only relation to the applicant is their
- 11.34 membership in their respective Tribal Nations, or to an elected or appointed representative

12.1	of any applicant or licensee that is an Indian Tribe unless the representative is also a full-time
12.2	employee of the applicant's or licensee's mobile sports betting operations;
12.3	(4) an affidavit executed by the applicant setting forth that, to the best of the applicant's
12.4	knowledge, no officer, director, or other person with a present direct or indirect financial
12.5	or management interest in the applicant:
12.6	(i) is in default in the payment of an obligation or debt to the state;
12.7	(ii) has ever been convicted of a crime listed in section 299L.25, subdivision 2, paragraph
12.8	(a), or has a state or federal charge for one of those crimes pending;
12.9	(iii) is or has been convicted of engaging in an illegal business;
12.10	(iv) has ever been found guilty of fraud or misrepresentation in connection with wagering;
12.11	<u>or</u>
12.12	(v) has ever knowingly violated a rule or order of the commissioner or a law of Minnesota
12.13	relating to wagering;
12.14	(5) an irrevocable consent statement, signed by the applicant, which states that suits and
12.15	actions limited to the enforcement of this chapter may be commenced against the applicant
12.16	by the commissioner in any court of competent jurisdiction in this state by the service on
12.17	the secretary of state of any summons, process, or pleadings authorized by the laws of this
12.18	state. If any summons, process, or pleadings is served upon the secretary of state, it must
12.19	be by duplicate copies. One copy must be retained in the Office of the Secretary of State
12.20	and the other copy must be forwarded immediately by certified mail to the address of the
12.21	applicant, as shown by the records of the commissioner;
12.22	(6) a declaration that the laws of the state of Minnesota will be followed, including any
12.23	applicable provisions of the Minnesota Human Rights Act, chapter 363A; and
12.24	(7) any additional information required for the specific license the applicant is seeking.
12.25	Subd. 2. Application; process. (a) Applicants must submit all required information to
12.26	the commissioner on the forms and in the manner prescribed by the commissioner.
12.27	(b) If the commissioner receives an application that fails to provide the required
12.28	information, the commissioner shall issue a deficiency notice to the applicant. The applicant
12.29	shall have ten business days from the date of the deficiency notice to submit the required
12.30	information.
12.31	(c) Failure by an applicant to submit all required information will result in the application
12.32	being rejected.

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13.1	(d) Withi	n 90 days of receivin	g a completed a	pplication, the comm	nissioner shall issue
13.2	<u> </u>			tice of rejection settir	
13.3	reasons why	the commissioner di	d not approve tl	ne application.	
13.4	(e) An ap	plicant whose applic	ation is not app	roved may reapply at	any time, but must
13.5	submit a new	v application and pay	an additional a	pplication fee.	
13.6	Sec. 7. [29]	9L.27] DUTY TO U	PDATE.		
13.7	(a) Durin	g the pendency of an	application and	at any time after a lice	ense has been issued,
13.8	an applicant	or licensee shall noti	fy the commiss	ioner of any changes	to the information
13.9	provided und	ler section 299L.25 c	or 299L.26.		
13.10	<u>(b) If a cl</u>	nange in the officers,	directors, share	holders, or other pers	sons with a present
13.11	or future dire	ect or indirect financi	al or manageme	ent interest in a licens	see, or a change of
13.12	ownership of	more than ten percer	nt of the shares of	f the licensee is made	after the application
13.13	for a license	is filed or a license is	s issued, the app	olicant or licensee mu	st notify the
13.14				neir occurrence and su	ıbmit a new affidavit
13.15	as required b	y section 299L.26, s	ubdivision 1, cl	ause 4.	
13.16	Sec. 8. [29	9L.28] MOBILE SP	ORTS BETTI	NG OPERATOR LI	ICENSE.
13.17	Subdivisi	<u>on 1. Issuance. (a) T</u>	The commission	er may issue up to 11 1	nobile sports betting
13.18	operator lice	nses that are valid fo	r 20 years. A m	obile sports betting o	perator license may
13.19	be renewed u	under conditions requ	uired by rule add	opted pursuant to sect	tion 299L.15.
13.20	<u>(b)</u> The c	ommissioner shall or	nly issue a mobi	le sports betting oper	ator license to an
13.21	Indian Tribe	that lawfully conduc	ts class III gam	ing in a casino locate	d in this state under
13.22	a facility lice	nse issued in accorda	nce with a Triba	ll gaming ordinance a	pproved by the chair
13.23	of the Nation	al Indian Gaming Co	ommission.		
13.24	(c) Each I	ndian Tribe describe	d in paragraph (b) is not eligible for m	nore than one mobile
13.25	sports betting	g operator license.			
13.26	Subd. 2. 4	Authorized actions.	A mobile sports	betting operator licens	e entitles the licensee
13.27	<u>to:</u>				
13.28	<u>(1) opera</u>	te, coordinate, condu	ct, or offer for j	play mobile sports be	tting in Minnesota;
13.29	(2) contra	act with one licensed	mobile sports b	etting platform provi	der to facilitate the
13.30	acceptance o	f wagers on behalf o	f the mobile spo	orts betting operator;	
13.31	<u>(3) contra</u>	act with licensed spor	rts betting suppl	liers; and	

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14.1	(4) perfo	rm any other actions a	pproved by the	commissioner to ensur	e that mobile sports
14.2	<u> </u>	nducted in a fair, law			
14.3	Subd. 3.	Licensing requirem	ents. <u>A mobile</u>	sports betting operator	r must:
14.4	<u>(1) be an</u>	entity wholly owned	and controlled	by an Indian Tribe;	
14.5	<u>(</u> 2) subm	it a completed applica	tion and all requ	ired documents or othe	er materials pursuant
14.6	to sections 2	99L.25 and 299L.26	and any releva	nt rules;	
14.7	<u>(</u> 3) subm	it a detailed plan and	specifications	for the implementation	n of mobile sports
14.8	betting;				
14.9	<u>(4) inclue</u>	de mechanisms on its	mobile sports b	petting platform that are	e designed to detect
14.10	and prevent	the unauthorized use o	of Internet sports	s betting accounts and t	o detect and prevent
14.11	fraud, money	y laundering, and collu	ision, or require	a contracted mobile spo	orts betting platform
14.12	provider to i	nclude those mechan	isms;		
14.13	<u>(5)</u> subm	it a statement of the a	assets and liabil	ities of the license hole	der to the
14.14	commission	er;			
14.15	<u>(6) not b</u>	e disqualified under s	ection 299L.25	or any relevant rules;	
14.16	<u>(</u> 7) pay a	n annual licensing fe	e in the amount	of \$2,125; and	
14.17	<u>(8) meet</u>	any other conditions	required by rul	e adopted pursuant to	section 299L.15.
14.18	<u>Subd. 4.</u>	Reporting. A mobile	e sports betting	operator must report to	o the commissioner
14.19	monthly on	wagers placed and rec	leemed during t	he reporting month an	d outstanding at the
14.20	time of the r	report.			
14.21	<u>Subd. 5.</u>	Prohibition on use of	of information.	The provisions of this	s section only apply
14.22	to mobile sp	orts betting operation	is in this state a	nd do not apply to othe	er activities relating
14.23	to Tribal gan	ning operations, Triba	l government re	cords, or class III sport	ts betting operations
14.24	conducted e	xclusively on Indian	lands.		
14.25	Sec. 9. [299	9L.29] MOBILE SPO	ORTS BETTIN	G PLATFORM PRO	VIDER LICENSE.
14.26	Subdivis	ion 1. Issuance. The	commissioner 1	may issue up to 11 mo	bile sports betting
14.27				e years. A mobile spor	
14.28	provider ma	y be renewed under c	onditions requi	red by rule adopted pu	irsuant to section
14.29	<u>299L.15.</u>				
14.30	<u>Subd. 2.</u>	Authorized actions.	A mobile sport	s betting platform prov	vider license entitles
14.31	the licensee	to provide a sports be	etting platform,	sports betting technol	ogy, sports betting

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15.1	applications,	, or associated mobile	sports betting	hardware, software, o	r equipment to a
15.2	mobile sport	s betting operator.			
15.3	Subd. 3.	Licensing requireme	e nts. <u>A mobile</u>	sports betting platforr	n provider must:
15.4	<u>(1)</u> submi	it a completed applicat	tion and all requ	nired documents or othe	er materials pursuant
15.5	to sections 2	99L.25 and 299L.26	and any releva	nt rules;	
15.6	<u>(2) not be</u>	e disqualified under s	ection 299L.25	or any relevant rules;	2
15.7	<u>(3) pay a</u>	n application fee of \$	6,000 with sub	mission of an applicat	ion;
15.8	<u>(4) pay a</u>	licensing fee after the	e application is	approved in the amou	unt of \$38,250 or a
15.9	license renev	wal fee of \$25,500; ar	nd		
15.10	<u>(5) meet</u>	any other conditions	required by rul	e adopted pursuant to	section 299L.15.
15.11	Sec. 10. [2	99L.30] SPORTS BI	ETTING SUP	PLIER LICENSE.	
15.12	Subdivisi	ion 1. Issuance. The	commissioner	may issue sports bettin	ng supplier licenses
15.13	that are valid	l for three years. A sp	orts betting su	pplier license may be	renewed under
15.14	conditions re	equired by rule adopte	ed pursuant to	section 299L.15.	
15.15	Subd. 2.	Authorized actions.	A sports bettin	g supplier license enti	tles the licensee to
15.16	either directl	y or indirectly provid	le mobile sport	s betting operators wit	th information and
15.17	support nece	essary to offer mobile	sports betting.	Information and suppo	ort may be provided
15.18	in the form o	of services, goods, or	software, and 1	nay include data feeds	s and odds services,
15.19	risk manager	ment, and integrity m	onitoring.		
15.20	Subd. 3.	Licensing requireme	e <mark>nts.</mark> (a) A mol	oile sports betting supp	olier must:
15.21	<u>(1)</u> submi	it a completed applicat	ion and all requ	ired documents for the	applicant's principal
15.22	owners who	directly own ten perc	ent or more of	the applicant and the	applicant's officers;
15.23	<u>(2) pay a</u>	n application fee of \$	6,000 with sub	mission of an applicat	zion;
15.24	<u>(3) pay a</u>	licensing fee after the	e application is	approved in the amou	unt of \$38,250 or a
15.25	license renev	wal fee of \$25,500; ar	nd		
15.26	<u>(4) meet</u>	any other conditions	required by rul	e adopted pursuant to	section 299L.15.
15.27	<u>(b) Provi</u>	ded an application has	s been complet	ed to the satisfaction o	of the commissioner,
15.28	disclosure of	f the following public	information m	ay be waived:	
15.29	(1) statuto	orily authorized pensic	on investment b	oards that are direct or i	indirect shareholders
15.30	of an applica	ant; and			

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(2) investment funds or entities registered with the Securities and Exchange Commission,
 including any investment advisors or entities under the management of an entity registered

16.3 with the Securities and Exchange Commission, that are direct or indirect shareholders of

16.4 <u>the applicant.</u>

16.5 Sec. 11. [299L.35] PARTNERSHIP ALLOWED.

16.6 Subdivision 1. Ability to contract with platform providers. (a) A mobile sports betting

16.7 operator may, but is not required to, contract with a mobile sports betting platform provider

- 16.8 to provide, create, or operate sports betting platforms, sports betting technology, sports
- 16.9 betting applications, or associated mobile sports betting hardware, software, or equipment.

16.10 (b) If a mobile sports betting operator chooses to contract with a mobile sports betting

16.11 platform provider for these services, it shall contract with no more than one mobile sports

- 16.12 betting platform provider.
- 16.13 (c) If a mobile sports betting operator chooses not to contract with a mobile sports betting

16.14 platform provider for these services, then the mobile sports betting operator must comply

- 16.15 with the reporting and regulatory requirements held by mobile sports betting platform
- 16.16 provider license holders.

16.17 Subd. 2. Logo display required. A mobile sports betting platform provider that has
 16.18 contracted with a mobile sports betting operator must clearly display a brand of the mobile
 16.19 sports betting operator within its mobile application.

16.20 Sec. 12. [299L.36] DEPOSIT AND APPROPRIATION OF FEES.

Application, license, and renewal fees shall be deposited in the sports betting revenue
 account in the special revenue fund.

16.23 Sec. 13. [299L.37] ADVERTISING.

16.24 <u>Subdivision 1.</u> Prohibition on targeting individuals under age 21. No licensee or
 16.25 other person shall publish or cause to be published an advertisement for mobile sports betting

- 16.26 <u>that:</u>
- 16.27 (1) depicts a person under age 21 engaging in sports betting or mobile sports betting;
- 16.28 (2) includes an image that is designed to be appealing to individuals under age 21 or
- 16.29 encourage sports betting by individuals under age 21; or

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- 17.1 (3) is in any print publication or on radio, television, or any other medium if 30 percent
- 17.2 or more of the audience of that medium is reasonably expected to be individuals who are
- 17.3 <u>under age 21, as determined by reliable, current audience composition data.</u>
- 17.4 Subd. 2. Prohibition on targeting individuals prohibited from placing wagers. No
- 17.5 <u>licensee or other person shall publish or cause to be published an advertisement for mobile</u>
- 17.6 sports betting that targets individuals who are disqualified, prohibited, or excluded from
- 17.7 placing a wager on a sporting event for any reason, including being identified on the exclusion
- 17.8 <u>list identified in section 299L.45</u>, subdivision 1.
- 17.9 Subd. 3. Prohibition on advertising in certain locations. No licensee or other person
 17.10 shall place or cause to be placed an advertisement for mobile sports betting:
- 17.11 (1) in a personal vehicle as defined in section 65B.472, subdivision 1, paragraph (c);
- 17.12 (2) in a taxicab, limousine, or for-hire vehicle;
- 17.13 (3) at a bus stop or train stop location, transit shelter, or transit passenger seating facility;
- 17.14 (4) at a taxi stand or other transportation waiting area;
- 17.15 (5) at any airport; or
- 17.16 (6) at any other similar location.
- 17.17 Subd. 4. Prohibition on false or misleading claims. No licensee or other person shall
- 17.18 publish or cause to be published an advertisement for mobile sports betting that contains
- 17.19 false or misleading claims or which contains statements, words, or pictures of an obscene,
- 17.20 indecent, or immoral character, or such as would offend public morals or decency.
- 17.21 Sec. 14. [299L.40] WAGERING.
- 17.22 Subdivision 1. Placing wagers. An individual who is 21 years of age or older may place
- 17.23 wagers pursuant to sections 299L.10 to 299L.80 provided the individual is not otherwise
- 17.24 disqualified, prohibited, or excluded from doing so.
- 17.25 Subd. 2. Wager type. A mobile sports betting operator, or a mobile sports betting
- 17.26 platform provider on behalf of a mobile sports betting operator, may only accept wagers of
- 17.27 a type previously approved by the commissioner. Wager types that the commissioner may
- 17.28 approve include but are not limited to the following:
- 17.29 (1) a wager that a participant or participating team will win a sporting event or will win
 17.30 by a specified number of points;

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18.1	(2) a wa	ger as to whether the t	otal points sc	ored in a sporting event v	will be higher or
18.2		a number specified;			
18.3	(3) a wa	ger on an outcome cor	tingency or p	proposition incidental to a	a sporting event,
18.4				come is published in new	
18.5	circulation of	or in records made pub	licly availabl	e by the league or govern	ning body for the
18.6	event;				
18.7	<u>(</u> 4) a wa	ger on the outcome of	a series of two	o or more sporting events	s or a series of two
18.8	or more con	tingencies incidental t	o a sporting e	vent;	
18.9	<u>(5) in-ga</u>	ume betting;			
18.10	<u>(6)</u> futur	e bets placed on end o	f the season s	tandings, awards, or stat	istics; and
18.11	<u>(</u> 7) a wag	ger that a participant of	r participating	g team will win an esport	s event or will win
18.12	by a specific	ed number of points.			
18.13	<u>Subd. 3.</u>	Wager types prohibi	ted. <u>Mobile s</u>	ports betting operators sl	hall not offer or
18.14	accept wage	ers on the occurrence of	or outcomes o	f the following situations	s that may occur
18.15	during or af	ter a sporting event:			
18.16	<u>(1) playe</u>	er injuries;			
18.17	(2) pena	lties;			
18.18	(3) the o	utcome of player disci	plinary ruling	<u>gs; or</u>	
18.19	<u>(4)</u> repla	y reviews.			
18.20	<u>Subd. 4.</u>	Mobile sports betting	account; est	ablishment. (a) An indivi	idual may establish
18.21	<u>a mobile sp</u>	orts betting account by	electronic m	eans from any location, a	and may fund an
18.22	account by a	any means approved b	y the commis	sioner.	
18.23	(b) Infor	mation provided by an	individual wh	o establishes a mobile spo	orts betting account
18.24	may be acce	essed, stored, and used	by a mobile	sports betting operator.	
18.25	<u>Subd. 5.</u>	Consideration; mob	ile sports bet	ting account. (a) A mob	ile sports betting
18.26	operator or	mobile sports betting p	olatform prov	ider must not accept a wa	ager unless the
18.27	authorized p	participant provides co	nsideration ir	the form of funds or oth	her thing of value
18.28	such as use	of free bets or promoti	onal credits f	rom their mobile sports l	betting account at
18.29	the time of a	making the wager.			

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19.1	(b) Consideration must be in the form of withdrawal from a mobile sports betting account
19.2	maintained by the mobile sports betting operator or mobile sports betting platform provider
19.3	for the benefit of and in the name of the wagerer.
19.4	(c) A mobile sports betting operator, or a mobile sports betting platform provider on
19.5	behalf of a mobile sports betting operator, shall verify an individual's age and identity before
19.6	allowing that individual to place a wager. Mobile sports betting operators and mobile sports
19.7	betting platform providers may utilize an approved identity verification service provider to
19.8	confirm an individual's age and identity.
19.9	(d) A person shall have the right to withdraw the balance of funds in the mobile sports
19.10	betting account in the person's name at any time with proof of identity, as determined by
19.11	rules adopted pursuant to section 299L.15.
19.12	Subd. 6. Wager location. Mobile sports betting wagers regulated under sections 299L.10
19.13	to 299L.80 may only be accepted from a person placing a wager online, through a website
19.14	or mobile application, while the person placing the wager is physically within the state. The
19.15	website or application may be hosted by a mobile sports betting operator operating in
19.16	conjunction with a mobile sports betting platform provider. The incidental routing of a
19.17	mobile sports wager shall not determine the location or locations in which the wager is
19.18	initiated, received, or otherwise made.
19.19	Subd. 7. Information provided at the time of wager. A mobile sports betting operator
19.20	or mobile sports betting platform provider must disclose the betting line and terms of a
19.21	wager prior to accepting a wager. Terms of the wager include the ratio of the amount to be
19.22	paid for winning to the wagered amount.
19.23	Subd. 8. Outcome determined. A mobile sports betting operator or mobile sports betting
19.24	platform provider must not accept a wager on the outcome of an event or proposition that
19.25	has already been determined.
19.26	Subd. 9. Receipt. A mobile sports betting operator must provide a person who places a
19.27	wager with an electronic receipt at the time of sale that contains the following information:
19.28	(1) the sporting event or proposition that is the subject of the wager;
19.29	(2) the outcome that will constitute a win on the wager;
19.30	(3) the amount wagered; and
19.31	(4) the payout in the event of a winning wager.

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20.1	<u>Subd. 10</u>	. <u>Wager data; safeg</u> u	ards necessa	ry. (a) Information rega	rding wagers made
20.2	by an author	ized participant who e	ngages in mol	oile sports betting, inclu	ding but not limited
20.3	to wager type	e and consideration pa	id, may be acc	essed, stored, or used for	or ordinary business
20.4	purposes by	the mobile sports bett	ting operator.		
20.5	<u>(b) Mobi</u>	le sports betting opera	ators must use	commercially reasonal	ble methods to
20.6	maintain the	security of wager dat	a, authorized	participant data, and otl	ner confidential
20.7	information	from unauthorized ac	cess and disse	mination, however, that	t nothing in this act
20.8	shall preclud	le the use of Internet of	or cloud-based	l hosting of such data a	nd information or
20.9	disclosure as	s required by court or	ler, other law,	or this act.	
20.10	Sec. 15. <u>[2</u>	99L.41] PROHIBIT	ION ON PUS	SH NOTIFICATIONS	<u>•</u>
20.11	Mobile s	ports betting operator	s and mobile s	sports betting platform	providers are
20.12	prohibited fr	om sending a message	e from a mobi	le sports betting applica	tion or website that
20.13	appears on a	user's device while the	ne application	or website is inactive u	nless the message
20.14	is sent to not	ify the user of potenti	ally frauduler	t activity associated with	th the user's mobile
20.15	sports betting	g account.			
20.16	Sec. 16. [2	99L.45] EXCLUSIO	N LIST ANI	PROHIBITION ON	WAGERING.
20.17	Subdivisi	ion 1. Exclusion list.	(a) The comm	issioner shall maintain a	list of persons who
20.18	are not eligib	ole to wager on sporti	ng events thro	ugh a mobile sports bet	ting operator. The
20.19	list shall incl	lude the names of:			
20.20	<u>(1) perso</u>	ns who have themselv	ves requested	to be on the exclusion l	ist;
20.21	<u>(2) perso</u>	ns whose names have	been submitt	ed, for their protection,	by their legal
20.22	guardians;				
20.23	(3) person	ns whose names have l	been submittee	d by mobile sports bettin	g operators, mobile
20.24	sports betting	g platform providers,	or mobile spo	rts betting suppliers for	good cause; and
20.25	<u>(4) perso</u>	ns whose names have	been submitt	ed by sports governing	bodies.
20.26	<u>(b)</u> A per	son who has requeste	d to be on the	exclusion list may spec	rify a time limit of
20.27	one, three, or	r five years for the pe	rson's name to	be on the list. The con	missioner will
20.28	remove the p	person's name from th	e list at the co	nclusion of the specifie	d time. A person
20.29	may be remo	oved from the list before	ore the specifi	ed time by providing pr	oof of completion
20.30	of a class ap	proved by the commis	ssion to addre	ss compulsive gambling	} 2'

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21.1	(c) The i	nformation contained	on the list is p	rivate data on individu	als, as defined in
21.2				ssioner is permitted to	
21.3				vent persons on the exc	
21.4	placing spor	ts betting wagers.			
21.5	Subd. 2.	Prohibited wagers by	y certain pers	ons. The following ind	lividuals who are
21.6				ted from placing the w	
21.7	<u>(1) an in</u>	dividual who is prohib	oited from plac	ing wagers by a mobile	e sports betting
21.8	operator or r	nobile sports betting pl	atform provide	er for good cause, incluc	ling, but not limited
21.9	to, any indiv	vidual placing a wager	as an agent or	proxy on behalf of and	other may not place
21.10	a wager of a	ny kind;			
21.11	<u>(2)</u> an in	dividual who is an ath	lete, coach, rei	feree, player, trainer, or	team employee is
21.12	prohibited f	rom wagering on a spo	orting event ov	erseen by that person's	sports governing
21.13	body;				
21.14	<u>(3) an in</u>	dividual who holds a p	osition of auth	ority sufficient to exer	t influence over the
21.15	participants	in a sporting event, in	cluding, but no	ot limited to, a coach, n	nanager, or owner
21.16	is prohibited	from wagering on the	at sporting eve	nt; and	
21.17	<u>(4) an in</u>	dividual who has acce	ss to certain ty	pes of exclusive or nor	public information
21.18	regarding a	sporting event is prohi	bited from wag	gering on that sporting of	event and any other
21.19	sporting eve	nt overseen by the spo	orts governing	body of that sporting e	vent.
21.20	<u>Subd. 3.</u>	Prohibition on accep	ting wagers.	(a) A mobile sports bet	ting operator or
21.21	mobile spor	ts betting platform pro	wider shall not	knowingly accept a w	ager from a person
21.22	on the exclu	sion list or allow a per	rson on the exc	clusion list to establish	a mobile sports
21.23	betting acco	unt.			
21.24	<u>(b) A mo</u>	bile sports betting ope	erator or a mol	oile sports betting platf	orm provider shall
21.25	not knowing	gly accept a wager prol	hibited under s	ubdivision 2 from any	individual who can
21.26	reasonably b	be identified by public	ly available in	formation or by any lis	ts provided to the
21.27	commission	er.			
21.28	(c) Know	vingly accepting a wag	er from a perso	n on the exclusion list is	a license violation,
21.29	subject to a	penalty established by	the commissi	oner.	
21.30	<u>Subd. 4.</u>	Notice. The commissi	ioner shall not	ify a person whose nan	ne has been added
21.31	to the exclus	sion list under subdivi	sion 1, paragra	ph (a), clause (2), (3),	or (4).

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22.1	Sec. 17. [299L.50] FINANCIAL RESPONSIBILITY.
22.2	Subdivision 1. Responsibility for satisfying winning wagers. A wager on a sporting
22.3	event placed with a mobile sports betting operator is an enforceable contract. A mobile
22.4	sports betting operator or mobile sports betting platform provider who accepts a wager bears
22.5	all risk of loss to satisfy winnings on the wager. A wager that is not redeemed within one
22.6	year of the outcome that is the subject of the wager may be canceled by the mobile sports
22.7	betting operator and its sports betting platform provider.
22.8	Subd. 2. Cash reserves. (a) A mobile sports betting operator shall, in conjunction with
22.9	the mobile sports betting platform provider, maintain cash reserves in an amount that is not
22.10	less than the greater of \$25,000 or the sum of the following three amounts:
22.11	(1) amounts held by the mobile sports betting operator for the mobile sports betting
22.12	accounts of authorized participants;
22.13	(2) amounts accepted by the mobile sports betting operator as wagers on contingencies
22.14	whose outcome have not been determined; and
22.15	(3) amounts owed but unpaid by the mobile sports betting operator on winning wagers
22.16	through the period established by the operator, subject to time limits set by the commissioner,
22.17	for honoring winning wagers.
22.18	(b) Such reserves shall be held in the form of cash or cash equivalents segregated from
22.19	operational funds, payment processor reserves and receivables, any bond, an irrevocable
22.20	letter of credit, or any combination thereof.
22.21	Subd. 3. Bond. A mobile sports betting operator or mobile sports betting platform
22.22	provider shall be required to post a bond, securities, or an irrevocable letter of credit in an
22.23	amount the commissioner deems necessary after taking into consideration the amount of
22.24	the mobile sports betting operator's cash reserves, to protect the financial interests of people
22.25	wagering on sporting events. If securities are deposited or an irrevocable letter of credit
22.26	filed, the securities or letter of credit must be of a type or in the form provided under section
22.27	349A.07, subdivision 5, paragraphs (b) and (c).
22.28	Sec. 18. [299L.51] INTEGRITY MONITORING.
22.29	(a) Each mobile sports betting operator or mobile sports betting platform provider must

22.30 <u>contract with a licensed independent integrity monitoring provider in order to identify any</u>

22.31 <u>unusual betting activity or patterns that may indicate a need for further investigation. The</u>

22.32 commissioner shall establish minimum standards requiring each mobile sports betting

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23.1 operator or mobile sports betting platform provider to participate in the monitoring system
 23.2 as part of that licensee's minimum internal control standards.

(b) If any unusual betting activity is deemed by independent integrity monitoring provider
 to have risen to the level of suspicious betting activity, then the independent integrity

23.5 monitoring provider shall immediately report the suspicious activity to the commissioner,
 23.6 all mobile sports betting operator or mobile sports betting platform provider licensees that

23.7 contract with that integrity provider, and the sports governing body that governs the sporting

23.8 event on which the suspicious activity was deemed to have taken place.

23.9 (c) The commissioner, mobile sports betting operators, and any sports governing body
 23.10 that receives the information described in paragraph (b) from an independent integrity

23.11 monitoring provider must maintain the confidentiality of the information, and use the

23.12 information solely for purposes of investigating or preventing the conduct described in this

23.13 section unless disclosure is required by this act, the commissioner, other law, or court order,

23.14 or unless the sports governing body consents to disclosure. The information may not be

- 23.15 <u>used for any commercial or other purpose.</u>
- (d) Notwithstanding paragraph (c), a sports governing body may make disclosures
 necessary to conduct and resolve integrity-related investigations and may publicly disclose
 such information if required by the sports governing body's integrity policies or if deemed
 by the sports governing body in its reasonable judgment to be necessary to maintain the
 actual or perceived integrity of its sporting events. Prior to any such public disclosure that
 would identify the mobile sports betting operator by name, the sports governing body will
 provide the mobile sports betting operator with notice of such disclosure and an opportunity
- 23.23 to object to such disclosure.

23.24 Sec. 19. [299L.53] RECORD KEEPING; INFORMATION SHARING.

Subdivision 1. Record retention. (a) Mobile sports betting operators shall maintain
records of all bets and wagers placed, including personally identifiable information of an
authorized participant, amount and type of wager, time the wager was placed, location of
the wager, including IP address if applicable, the outcome of the wager, and records of
abnormal betting activity for three years after the sporting event occurs.
(b) Mobile sports betting operators shall make the data described in paragraph (a)

- 23.31 available for inspection upon request of the commissioner or as required by court order.
- 23.32 <u>Subd. 2.</u> Anonymization required. Mobile sports betting operators shall use
- 23.33 commercially reasonable efforts to maintain in real time and at the account level anonymized

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24.1 information regarding an authorized participant, amount and type of wager, the time the

24.2 wager was placed, the location of the wager, including the IP address if applicable, the

24.3 outcome of the wager, and records of abnormal betting activity. Nothing in this section shall

24.4 require a mobile sports betting operator to provide any information that is prohibited by

24.5 <u>federal, state, or local laws or regulations, including laws and regulations relating to privacy</u>

24.6 and personally identifiable information.

24.7 Subd. 3. Information sharing. (a) If a sports governing body has notified the

24.8 commissioner that access to the information described in subdivision 2 for wagers placed

24.9 on sporting events of the sports governing body is necessary to monitor the integrity of such

24.10 body's sporting events, then mobile sports betting operators shall share, in a commercially

24.11 reasonable frequency, form, and manner, with the sports governing body or its designees

24.12 the information under subdivision 2 with respect to sports wagers on sporting events of such

24.13 sports governing body.

24.14 (b) Sports governing bodies and their designees may only use information received under 24.15 this section for integrity-monitoring purposes and may not use information received under

24.16 this section for any commercial or other purpose.

24.17 (c) Nothing in this section shall require a mobile sports betting operator to provide any
 24.18 information that is prohibited by federal, state, or local laws or regulations, including without
 24.19 limitation laws and regulations relating to privacy and personally identifiable information.

24.20 Sec. 20. [299L.55] INSPECTION AND AUDITING OF LICENSEES.

24.21 <u>Subdivision 1.</u> **Inspection.** The commissioner, the commissioner of revenue, and the 24.22 director are authorized to inspect the accounting records of licensees at any time provided 24.23 the licensee is given notice at least 24 hours before the inspection. This provision only 24.24 applies to mobile sports betting operations and does not authorize the inspection of records 24.25 related to Tribal gaming operations, Tribal governmental records, or class III sports betting 24.26 operations conducted exclusively on Indian Lands.

24.27 <u>Subd. 2.</u> Annual audit. To ensure compliance with this chapter and rules adopted under 24.28 this chapter, a mobile sports betting operator must contract with an independent third party 24.29 to perform a financial audit, consistent with the standards established by the Public Company 24.30 Accounting Oversight Board or using the Statements on Accounting standards issued by

24.31 the Audit Standards Board of the American Institute of Certified Public Accountants. The

24.32 mobile sports betting operator must submit the audit to the commissioner for examination

24.33 and inspection within 120 days of the end of its fiscal year.

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25.1	Sec. 21. [2	99L.60] LICENSE '	VIOLATIONS	ENFORCEMENT.	
25.2	Subdivisi	on 1. Schedule of pe	enalties. The co	mmissioner must ado	pt rules that provide
25.3	a graduated s	schedule of penalties	for violations o	f license requirement	s under statute or
25.4	rule. The sch	edule must specify p	enalties that ma	y range from warning	gs and probation
25.5	periods to civ	vil fines, temporary s	suspension of lic	enses, or revocation of	of licenses.
25.6	<u>Subd. 2.</u>	Authority to act. (a) ^r	The commission	er may issue administr	ative orders, impose
25.7	civil penaltie	s, and suspend, revol	ke, or not renew	a license issued purs	uant to sections
25.8	299L.10 to 2	99L.80 if the commi	ssioner determi	nes that a licensee has	s committed or is
25.9	about to com	mit a violation of the	ose sections or r	ules adopted pursuant	t to those sections,
25.10	or if the com	missioner determine	s that the license	ee is disqualified or in	eligible to hold a
25.11	license pursu	ant to section 299L.2	25 or 299L.26. A	A conviction for a vio	lation of section
25.12	<u>299L.80 is n</u>	ot required for the co	ommissioner to t	ake action on a violat	ion.
25.13	(b) Enfor	cement actions, licens	se suspensions, l	icense revocations, or	license nonrenewals
25.14	related to a s	pecific mobile sports	betting operato	or shall not impact or	limit the ability of
25.15	another mob	ile sports betting ope	rator to conduct	, offer, or offer for pla	ay mobile sports
25.16	betting.				
25.17	Subd. 3. 7	Femporary suspens	ion. (a) The con	nmissioner may temp	orarily, without
25.18	hearing, susp	end the license and c	perating privile	ge of any licensee for	a period of up to 90
25.19	days if there	is clear and convinci	ng evidence that	<u>t:</u>	
25.20	<u>(1)</u> condu	ict of a licensee, or a	nticipated failur	e of a licensee to fulfi	ll an obligation,
25.21	requires imm	nediate action to prote	ect the public fr	om harm;	
25.22	(2) the lic	ensee has not timely	filed a tax retur	rn or paid the tax requ	ired under chapter
25.23	<u>297J; or</u>				
25.24	<u>(3) the lic</u>	ensee has not timely	paid all fees du	e under sections 2991	L.10 to 299L.80.
25.25	<u>(b)</u> The co	ommissioner shall no	tify the licensee	of the violation that ca	aused the temporary
25.26	suspension a	nd may lift the tempo	orary suspension	n if the licensee correct	ets the violation.
25.27	(c) The co	ommissioner may ex	tend the period	of suspension if the v	iolation is not
25.28	corrected, the	e commissioner notif	fies the business	that it intends to revo	oke or not renew a
25.29	license, and a	a contested case hear	ing has not take	n place.	
25.30	<u>Subd. 4.</u>	Notice of violation;	administrative	orders; request for	reconsideration;
25.31	demand for	hearing. (a) The cor	nmissioner may	v issue an administrati	ve order to any
25.32	licensee who	has committed a vic	olation. The orde	er may require the lice	ensee to correct the
25.33	violation or to	cease and desist from	n committing th	e violation and may in	pose civil penalties.

_	The order must				
_		state the deficienc	ies that const	itute a violation, the	time by which the
I I				any civil penalty.	
					1 • •
1	<u></u>				order is in error, the
					rder that are alleged to
					sioner by certified mail
				l provide documenta	
					reconsideration within
	15 days after rec	eiving the reques	t. A request f	or reconsideration do	bes not stay the order
ג	nless the comn	nissioner issues a	supplemental	order granting addit	ional time. The
	commissioner's	disposition of a re	equest for rec	onsideration is final.	
	(c) An admin	nistrative order that	at imposes a	vivil penalty of more	than \$2,000 shall be
	reated as a cont	ested case under o	hapter 14.		
	(d) A license	e may request a h	earing on the	administrative order	r within 30 days of the
	service of the or	der. The request n	nust be in wr	ting and delivered to	the commissioner by
	certified mail. If	the licensee does	not request a	hearing within 30 d	ays, the order becomes
	final.				
	(e) If the lice	ensee requests a he	earing, the he	aring must be held n	ot later than 30 days
	after the commis	ssioner receives th	e request unl	ess the licensee and t	he commissioner agree
	on a later date. A	After the hearing,	the commissi	oner may enter an or	der making such
	disposition as th	e facts require. If	the licensee	fails to appear at the l	hearing after having
	been notified of	t, the licensee is co	onsidered in d	efault and the proceed	ling may be determined
	against the licen	see on considerat	on of the ad	ninistrative order, the	e allegations of which
	nay be consider	ed to be true. An a	ction of the c	ommissioner under tl	his paragraph is subject
;	o judicial revie	w pursuant to chap	oter 14.		
	(f) Civil pena	alties collected by	the commiss	ioner shall be deposi	ted in the general fund.
(Civil penalties r	nay be recovered	in a civil acti	on in the name of the	e state brought in the
(district court.				
	Subd. 5. Rev	ocation, nonrene	wal, civil pe	nalties; contested cas	se. If the commissioner
i	intends to revok	e or not renew a l	icense, or im	oose a civil penalty in	n excess of \$2,000, the
(commissioner sl	nall provide the lie	censee with a	statement of the con	nplaints made against
t	the licensee and	shall initiate a con	ntested case p	roceeding. The conte	ested case shall be held
ŗ	pursuant to chap	oter 14.			

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27.1	Subd 6	Penalties In addition	to penalties li	sted in this section, a p	erson or licensee
27.1				to 299L.80 is subject t	
27.2	criminal per	•			
2,10	<u></u>				
27.4	Sec. 22. [2	299L.65] REPORTIN	I <mark>G.</mark>		
27.5	Subdivis	sion 1. Financial repo	rt. By June 1 o	f each year, the commis	ssioner must submit
27.6	a report to the	he chairs and ranking	minority mem	bers of the legislative c	committees with
27.7	jurisdiction	over public safety, the	e legislative co	mmittees with jurisdict	tion over taxes, the
27.8	committee i	n the house of represe	ntatives with j	urisdiction over comm	erce, the committee
27.9	in the senate	e with jurisdiction ove	r state governr	nent finance and policy	y, the committee in
27.10	the house of	representatives with	jurisdiction ov	er ways and means, an	d the committee in
27.11	the senate w	vith jurisdiction over f	inance. The rep	port must describe the	activities of the
27.12	commission	er with respect to wag	gering on sport	ing events and include	summary financial
27.13	information	on sports betting and t	he regulated sp	orts betting industry as	a whole. The report
27.14	must not inc	lude information or d	ata on individu	als or entities that is c	lassified as private
27.15	data under s	ection 299L.70 or sepa	arately list the	earnings, wagers, or tax	c revenue generated
27.16	by or use id	entifying information	for specific mo	obile sports betting ope	erators.
27.17	Subd. 2.	License activity repo	ort. By Februa	ry 1 of each year begin	ning in 2024, the
27.18	commission	er shall submit a repo	rt to the chairs	and ranking minority	members of the
27.19	<u>committees</u>	in the house of repres	entatives and t	he senate with jurisdic	tion over public
27.20	safety, the c	ommittee in the house	of representat	ives with jurisdiction c	over commerce, and
27.21	the committ	ee in the senate with j	urisdiction ove	er state government fin	ance and policy on
27.22	the followin	<u>ig:</u>			
27.23	(1) the s	tatus of applications for	or licenses issu	ed by the commission	er, including the
27.24	number of a	pplications for each ty	pe of license, t	he number of licenses	of each type issued,
27.25	and the aver	age time between reco	eipt of a compl	ete application and iss	uance of each type
27.26	of license;				

- 27.27 (2) an overview of the sports betting market, including but not limited to the actual and
 27.28 anticipated demand;
- 27.29 (3) the amount of revenue generated to the state by sports betting and the expenses
- 27.30 incurred by the commissioner in enforcing restrictions on lawful sports betting; and
- 27.31 (4) the commissioner's enforcement actions taken against persons licensed under sections
- 27.32 299L.10 to 299L.80 for licensing violations, including violations of the rules adopted under
- 27.33 section 299L.15.

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28.1	Sec. 23. [299	9L.70] DATA PRO	DTECTIONS.		
28.2	Subdivisio	n 1. Classification.	Data in which a	an individual who has w	agered on sporting
28.3	events is ident	ified by name, acco	unt number, Soc	ial Security number, or	any other uniquely
28.4	identifying inc	licia, is private data	ı on individuals	, as defined in section 1	3.02, subdivision
28.5	12. Data on in	dividual earnings o	f mobile sports	betting operators, mob	ile sports betting
28.6	operator appli	cation and licensing	g information, an	nd all Tribal revenue ree	cords unassociated
28.7	with mobile sp	orts betting operator	rs is nonpublic d	ata, as defined in section	13.02, subdivision
28.8	<u>9.</u>				
28.9	<u>Subd. 2.</u> Sa	ale of private data o	on individuals.	The commissioner shall	revoke any license
28.10	issued under s	ections 299L.10 to	299L.80 of a pe	erson who sells data on	individuals that
28.11	would be class	sified as private und	ler subdivision	1 collected through the	practice of sports
28.12	betting.				
28.13	Sec. 24. [299	DL.75] LOCAL RE	STRICTIONS	S; PROHIBITION ON	LOCAL TAXES
28.14	OR FEES.				

28.15 <u>No political subdivision may require a local license to offer sports betting or impose a</u> 28.16 tax or fee on the sports betting conducted pursuant to this chapter.

28.17 Sec. 25. INDIAN TRIBES; COMPACTS TO BE NEGOTIATED.

28.18 The governor or the governor's designated representatives shall negotiate in good faith

28.19 <u>new Tribal-state compacts regulating the conduct of class III sports betting on the Indian</u>

28.20 lands of an Indian Tribe requesting negotiations, under Minnesota Statutes, section 3.9221.

28.21 Compacts in effect on January 1, 2023, shall not be modified to accommodate sports betting.

28.22 ARTICLE 2

TAXATION OF SPORTS BETTING

28.24 Section 1. [297J.01] DEFINITIONS.

28.25 Unless otherwise defined in this chapter, or unless the context clearly indicates otherwise,
28.26 the following terms have the meanings given:

28.27 (1) "casino" has the meaning given in section 299L.10, subdivision 4;

28.28 (2) "commissioner" means the commissioner of revenue;

28.29 (3) "mobile sports betting operator" has the meaning given in section 299L.10, subdivision

28.30 <u>14;</u>

28.23

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29.1	(4) "sporting	event" has the meani	ng given in section	n 299L.10, subdivis	ion 18;
29.2	(5) "sports be	tting" has the meanir	ng given in section	299L.10, subdivisi	<u>on 19;</u>
29.3	(6) "sports bet	tting net revenue" me	ans the total of all	cash and cash equiv	alents received
29.4	in a month by a r	nobile sports betting	operator from wag	gers on sporting eve	ents, less the
29.5	following:				
29.6	(i) cash paid o	out as winnings in the	e month; and		
29.7	(ii) the cash e	quivalent of noncash	prizes paid out as	winnings in the mo	onth; and
29.8	<u>(7)</u> "wager" h	as the meaning giver	n in section 299L.	0, subdivision 21.	
29.9	EFFECTIVE	DATE. This section	n is effective for s	ports betting net rev	enue received
29.10	after June 30, 202	24.			
29.11	Sec. 2. [297J.0]	2] TAX ON SPORT	'S BETTING NE'	Γ REVENUE.	
29.12	<u>-</u>	-			tax is imposed
29.12		<u>. Tax imposed. (a) E</u> net revenue received			
29.13	`	ile application, as all	•	~ •	
29.15		r placed on Indian la			or purposes of
29.16		ger is placed at the p			
29.17		ts betting net reven			
29.18		ting operator from th			
29.19	subject to the tax	imposed in chapter 2	290. Wagers accep	ted by a mobile spo	orts betting
29.20	operator are not s	subject to the tax imp	oosed in section 29	7A.62 or 297E.03.	
29.21	Subd. 3. Retu	i rns; due dates. A m	obile sports bettin	g operator must file	a return by the
29.22	20th day of each	month reporting the	tax due under this	section for the prec	eding month.
29.23	The return must i	nclude the amount of	fall wagers receive	ed, payouts made, a	ll sports betting
29.24	taxes owed, and c	other information req	uired by the comm	issioner. The tax un	der this chapter
29.25	is due to be paid	to the commissioner	on the day the retu	ırn is due.	
29.26	Subd. 4. Publ	ic information. All	records concerning	g the administration	of taxes under
29.27	this chapter are c	lassified as public in	formation.		
29.28	Subd. 5. Refu	u nds. A person who l	nas, under this cha	pter, paid to the cor	nmissioner an
29.29	amount of tax for	a period in excess of	f the amount legal	y due for that perio	d may file with
29.30	the commissioner	a claim for a refund of	of the excess. The a	mount necessary to	pay the refunds

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30.1	under this subdi	ivision is appropriated	d from the sports l	betting revenue acc	ount established
30.2	in subdivision 7	to the commissioner	<u>.</u>		
30.3	Subd. 6. Ext	tensions. If in the cor	nmissioner's judg	ment good cause ex	kists, the
30.4	commissioner n	nay extend the time f	or filing tax return	s, paying taxes, or	both under this
30.5	section for not 1	nore than six months	<u>.</u>		
30.6	Subd. 7. Dis	tribution of funds. (a) The sports betti	ng revenue accoun	t is established in
30.7	the special reve	nue fund. All amount	ts collected by the	commissioner und	er this chapter
30.8	must be deposite	ed in the account and	distributed as prov	ided in this subdivi	sion. Any money
30.9	remaining in the	e account at the end o	f each fiscal year o	loes not cancel. Int	erest and income
30.10	earned on mone	ey in the account, afte	er deducting any a	oplicable charges, s	shall be credited
30.11	to the account. A	After deducting any an	mounts necessary	to pay the refunds u	nder subdivision
30.12	5, the money sh	all be distributed as p	provided in paragr	aphs (b) to (d).	
30.13	<u>(b) \$2,700,0</u>	00 is appropriated fro	om the sports betti	ng revenue accoun	t to the
30.14	commissioner o	f public safety to reg	ulate mobile sport	s betting under sec	tions 299L.10 to
30.15	<u>299L.80.</u>				
30.16	<u>(c) \$1,353,0</u>	00 is appropriated fro	om the sports betti	ng revenue accoun	t to the
30.17	commissioner o	f revenue to administ	ter the tax establis	hed in this chapter.	
30.18	(d) Of the an	nount remaining in the	e sports betting rev	enue account after t	he appropriations
30.19	in paragraphs (ł	o) and (c) have been r	nade:		
30.20	(1) 50 perce	nt is appropriated to t	the commissioner	of human services	of which half is
30.21	for the compuls	ive gambling treatme	nt program establi	shed under section	245.98, and half
30.22	is for a grant to	the state affiliate reco	gnized by the Nati	onal Council on Pr	oblem Gambling
30.23	to be used to inc	rease public awarenes	ss of problem gaml	oling, provide educa	ation and training
30.24	for individuals a	nd organizations prov	viding effective tre	atment services to p	roblem gamblers
30.25	and their famili	es, and research relation	ing to problem ga	nbling. Funds prov	vided to the
30.26	commissioner o	f human services for	the compulsive ga	mbling treatment p	rogram must also
30.27	be available for	up to 60 hours of int	ervention services	for a family memb	per or concerned
30.28	significant other	r who is a Minnesota	resident and is ne	gatively impacted	by problem or
30.29	compulsive gan	nbling. Money approp	priated by this clar	ise must suppleme	nt and must not
30.30	replace existing	state funding for the	se programs; and		
30.31	(2) 50 percer	nt shall be transferred	to the amateur spor	ts integrity and part	cicipation account
30.32	established purs	suant to section 240A	.15, subdivision 1	<u>.</u>	

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31.1	EFFECTIVE	E DATE. This section	n is effective for s	ports betting net re	venue received
31.2	after June 30, 202	24, except that subdiv	ision 7 is effective	July 1, 2023, and a	pplies to license
31.3	and renewal fees	received after June 3	0, 2023, and sport	s betting net revenu	ie received after

31.4 June 30, 2024.

31.5 Sec. 3. [297J.03] MOBILE SPORTS BETTING OPERATOR REPORTS AND 31.6 RECORDS.

- 31.7 Subdivision 1. Business records. A mobile sports betting operator must maintain records
 31.8 supporting the sports betting activity and taxes owed. Records required to be kept in this
 31.9 section must be preserved by the mobile sports betting operator for at least 3-1/2 years after
 31.10 the return is due or filed, whichever is later, and may be inspected by the commissioner at
 31.11 any reasonable time without notice or a search warrant.
- 31.12 Subd. 2. Audits. The commissioner may require a financial audit of a mobile sports
- 31.13 betting operator's sports betting activities if the mobile sports betting operator has failed to
- 31.14 comply with this chapter as it relates to financial reporting. Audits must be performed by
- an independent accountant licensed according to chapter 326A. The commissioner must
- 31.16 prescribe standards for an audit required under this subdivision. A complete, true, and correct
- 31.17 copy of an audit must be filed as prescribed by the commissioner. Nothing in this subdivision
- 31.18 limits the commissioner's ability to conduct its own audit pursuant to its authority under
- 31.19 chapter 270C.
- 31.20 EFFECTIVE DATE. This section is effective for sports betting net revenue received
 31.21 after June 30, 2024.

31.22 Sec. 4. [297J.04] OTHER PROVISIONS APPLY.

31.23 Except for those provisions specific to distributors, gambling products, or gambling
 31.24 equipment, sections 297E.11 to 297E.14 apply to this chapter.

31.25 EFFECTIVE DATE. This section is effective for sports betting net revenue received
 31.26 after June 30, 2024.

31.27

ARTICLE 3 CRIMES RELATED TO SPORTS BETTING

31.28

31.29 Section 1. Minnesota Statutes 2022, section 260B.007, subdivision 16, is amended to read:

31.30 Subd. 16. Juvenile petty offender; juvenile petty offense. (a) "Juvenile petty offense"
31.31 includes a juvenile alcohol offense, a juvenile controlled substance offense, <u>a juvenile</u>

32.1 violation of section 299L.80, subdivision 3, paragraph (a), a violation of section 609.685,

32.2 or a violation of a local ordinance, which by its terms prohibits conduct by a child under

32.3 the age of 18 years which would be lawful conduct if committed by an adult.

32.4 (b) Except as otherwise provided in paragraph (c), "juvenile petty offense" also includes
32.5 an offense that would be a misdemeanor if committed by an adult.

32.6 (c) "Juvenile petty offense" does not include any of the following:

32.7 (1) a misdemeanor-level violation of section 518B.01, 588.20, 609.224, 609.2242,

32.8 609.324, subdivision 2 or 3, 609.5632, 609.576, 609.66, 609.746, 609.748, 609.79, or 32.9 617.23;

32.10 (2) a major traffic offense or an adult court traffic offense, as described in section
32.11 260B.225;

32.12 (3) a misdemeanor-level offense committed by a child whom the juvenile court previously
32.13 has found to have committed a misdemeanor, gross misdemeanor, or felony offense; or

(4) a misdemeanor-level offense committed by a child whom the juvenile court has
found to have committed a misdemeanor-level juvenile petty offense on two or more prior
occasions, unless the county attorney designates the child on the petition as a juvenile petty
offender notwithstanding this prior record. As used in this clause, "misdemeanor-level
juvenile petty offense" includes a misdemeanor-level offense that would have been a juvenile
petty offense if it had been committed on or after July 1, 1995.

(d) A child who commits a juvenile petty offense is a "juvenile petty offender." The
term juvenile petty offender does not include a child alleged to have violated any law relating
to being hired, offering to be hired, or agreeing to be hired by another individual to engage
in sexual penetration or sexual conduct which, if committed by an adult, would be a
misdemeanor.

32.25 Sec. 2. [299L.80] CRIMES RELATING TO WAGERING ON SPORTING EVENTS.

- 32.26 Subdivision 1. Definitions. As used in this section:
- 32.27 (1) "accepts a wager" includes receiving, recording, or forwarding a wager or an offer
- 32.28 to wager on a sporting event, and attempts to do so;
- 32.29 (2) "nonpublic information" means information regarding a participant's ability or
- 32.30 <u>likelihood to perform in a sporting event that:</u>
- 32.31 (i) is not available to the general public;

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33.1	(ii) is deriv	ed from a personal	or professiona	al relationship with th	e participant; and
33.2	(iii) if the i	nformation was dis	seminated, wo	ould likely affect the o	dds of the participant
33.3	or the participa	ant's team in achiev	ing a particula	ar outcome in the ever	ıt; and
33.4	(3) "places	a wager" includes a	an offer or atte	empt to place a wager	on a sporting event.
33.5	<u>Subd. 2.</u> Sa	ıle or transfer of p	orivate data. (a) Whoever sells or tr	ansfers private data
33.6	on individuals	collected through t	he practice of	wagering on sporting	events is guilty of a
33.7	misdemeanor.				
33.8	(b) Paragra	ph (a) does not app	ly to the transf	fer of data between a p	person licensed under
33.9	section 299L.1	0 to 299L.80 or an e	employee of a	licensee and the comm	nissioner, the director,
33.10	or the commiss	sioner of revenue w	hen that transf	er is necessary to perfe	orm duties prescribed
33.11	by law relating	g to wagering on spe	orting events.		
33.12	<u>Subd. 3.</u> W	agering by a perso	on under age	21. (a) A person who	is under 21 years of
33.13	age and does e	either of the following	ng is guilty of	a misdemeanor:	
33.14	<u>(1) places a</u>	a wager on a sportir	ng event; or		
33.15	(2) misrepr	esents the person's	age as being 2	21 or older for the pur	poses of placing a
33.16	wager on a spo	orting event.			
33.17	(b) A perso	on licensed under se	ections 299L.1	0 to 299L.80 or an en	nployee of a licensee
33.18	who accepts a	wager on a sporting	g event placed	by someone under th	e age of 21 years is
33.19	guilty of a gros	ss misdemeanor.			
33.20	(c) Paragra	ph (a), clause (1) do	oes not prohibi	it private social bets of	n sporting events that
33.21	are not part of	or incidental to org	anized, comm	ercialized, or systema	tic gambling.
33.22	<u>Subd. 4.</u> U	nauthorized wager	rs. (a) The foll	lowing persons who p	lace a wager with an
33.23	entity licensed	under sections 2991	L.10 to 299L.8	0 are guilty of a crime	and may be sentenced
33.24	as provided in	paragraphs (b) to (e):		
33.25	(1) a person	n who is a participa	nt in a sportin	g event and who place	es a wager on that
33.26	event or who i	nduces another to p	blace a wager o	on the event on behalf	of the person;
33.27	(2) a person	n licensed under see	ctions 299L.10) to 299L.80, or an en	nployee of a licensee
33.28	whose exclusiv	ve or primary respo	nsibilities inv	olve mobile sports be	tting, who places a
33.29	wager on a spo	rting event on an or	nline website o	or mobile application v	with which the person
33.30	is affiliated;				
33.31	(3) an offic	er, director, membe	er, or employed	e of the Department o	f Public Safety or the
33.32	division who p	places a wager on a	sporting even	t; or	

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34.1	(4) a person	who possesses nc	onpublic inform	nation on a sporting ev	ent and who places
34.2	a wager on that	event.			
34.3	(b) A person	n who violates para	agraph (a) is gu	uilty of a misdemeanor	if the amount of the
34.4	wager is no mo	re than \$500.			
34.5	(c) A person	n who violates par	agraph (a) is g	uilty of a gross misden	neanor if:
34.6	(1) the perso	on has previously	been convicted	l of a violation of this s	section or section
34.7	<u>609.76; or</u>				
34.8	(2) the amo	unt of the wager is	s more than \$5	00 but not more than \$	1,000.
34.9	(d) A person	n who violates par	agraph (a) is g	uilty of a felony and m	ay be sentenced to
34.10	imprisonment f	or not more than t	wo years or to	payment of a fine of no	ot more than \$4,000,
34.11	or both, if the a	mount of the wage	er is more than	\$1,000 but not more t	han \$5,000.
34.12	(e) A person	n who violates par	agraph (a) is g	uilty of a felony and m	ay be sentenced to
34.13	imprisonment f	or not more than fi	ve years or to p	payment of a fine of not	more than \$10,000,
34.14	or both, if:				
34.15	(1) the amo	unt of the wager is	s more than \$5	,000; or	
34.16	(2) the perso	on places more that	in five wagers	on any one or more sp	orting events within
34.17	any 30-day per	iod and the total an	mount wagered	d is more than \$2,500.	
34.18	<u>Subd. 5.</u> Un	authorized accep	otance of wage	e rs. (a) A person licens	ed under sections
34.19	299L.10 to 2991	L.80, or an employ	ee of a licensee	whose exclusive or prin	nary responsibilities
34.20	involve mobile	sports betting, wh	to accepts a wa	ager on a sporting even	t knowing that the
34.21	wager was mad	e in violation of s	ubdivision 4, p	paragraph (a) is guilty o	of a crime and may
34.22	be sentenced as	s provided in parag	graphs (b) to (e	<u>e).</u>	
34.23	(b) A person	n who violates para	agraph (a) is gu	uilty of a misdemeanor	if the amount of the
34.24	wager is no mo	re than \$500.			
34.25	(c) A person	n who violates par	agraph (a) is g	uilty of a gross misden	neanor if:
34.26	(1) the perso	on has previously	been convicted	l of a violation of this s	section or section
34.27	609.76; or				
34.28	(2) the amo	unt of the wager is	s more than \$5	00 but not more than \$	<u>1,000.</u>
34.29	(d) A person	n who violates par	agraph (a) is g	uilty of a felony and m	ay be sentenced to
34.30	imprisonment f	or not more than t	wo years or to	payment of a fine of no	ot more than \$4,000,
34.31	or both, if the a	mount of the wage	er is more than	\$1,000 but not more t	han \$5,000.

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35.1	(e) A per	son who violates para	agraph (a) is gui	ilty of a felony and m	ay be sentenced to
35.2	imprisonme	nt for not more than fi	ve years or to pa	yment of a fine of not	t more than \$10,000,
35.3	or both, if:				
35.4	(1) the ar	nount of the wager is	more than \$5,0	00; or	
35.5	(2) the pe	erson accepts one or 1	nore wagers kn	owing that:	
35.6	(i) the wa	ager is prohibited und	ler subdivision 4	4, paragraph (a);	
35.7	(ii) accep	tance of the wager wi	ll result in the po	erson making a wager	having placed more
35.8	than five wa	gers on any one or m	ore sporting eve	ents within any 30-day	y period; and
35.9	(iii) the t	otal amount wagered	is more than \$2	,500.	
35.10	Subd. 6.	Aggregation; venue	. In any prosecu	tion under subdivisio	n 4 or 5, the amount
35.11	of money wa	gered within any six-	month period m	ay be aggregated and	the accused charged
35.12	accordingly	in applying the provis	sions of those su	bdivisions. In addition	n, when two or more
35.13	offenses are	committed by the sar	ne person in two	o or more counties, th	ne accused may be
35.14	prosecuted in	n any county in which	one of the offer	nses was committed for	or all of the offenses
35.15	aggregated u	under this subdivision	<u>.</u>		
35.16	Subd. 7.	Proof of age; defens	e; seizure of fa	lse identification. (a)	Proof of age for
35.17	placing a wa	ger under sections 29	9L.10 to 299L.8	30 on a sporting event	t may be established
35.18	only by one	of the following:			
35.19	<u>(1) a vali</u>	d driver's license or i	dentification car	rd issued by Minneso	ta, another state, a
35.20	Tribal gover	nment, or a province	of Canada, that	includes the photogra	aph and date of birth
35.21	of the persor	<u>ı;</u>			
35.22	<u>(2)</u> a valio	d military identificatio	on card issued by	the United States Dep	partment of Defense;
35.23	<u>(</u> 3) a vali	d United States passp	oort;		
35.24	<u>(</u> 4) a vali	d instructional permi	t issued under s	ection 171.05 that inc	ludes a photograph
35.25	and the date	of birth of the person	<u>l;</u>		
35.26	<u>(5) a Trib</u>	bal identification;			
35.27	<u>(6) in the</u>	case of a foreign nat	ional, a valid pa	assport; or	
35.28	<u>(7) use of</u>	an identity verificatio	n process appro	ved by the commission	ner and implemented
35.29	by the mobil	e sports betting opera	ator or mobile s	ports betting platform	n provider.
35.30	<u>(b) In a p</u>	rosecution for accept	ing a wager on	a sporting event from	a person under the
35.31	age of 21, it	is an affirmative defe	ense for the defe	ndant to prove by a p	reponderance of the

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36.1	evidence that	t the defendant reaso	nably and in go	od faith relied upon r	epresentations of
36.2	proof of age	authorized in paragra	aph (a).	-	
36.3	(c) A mo	bile sports betting op	erator or employ	yee of a mobile sports	s betting operator, or
36.4	<u> </u>	employee authorized		•	<u> </u>
36.5	compact regi	ulating the conduct o	f class III sports	betting on the India	n lands of an Indian
36.6	Tribe, may s	eize a form of identif	fication listed ur	nder paragraph (a) if	the person has
36.7	reasonable g	rounds to believe that	t the form of ide	ntification has been a	altered or falsified or
36.8	is being used	l to violate any law. A	A person who se	tizes a form of identit	fication under this
36.9	paragraph m	ust deliver it to a law	enforcement ag	gency, as defined in s	ection 626.84,
36.10	subdivision	l, paragraph (f), with	in 24 hours of s	eizure.	
36.11	Sec. 3. Mir	nnesota Statutes 2022	2, section 609.75	5, subdivision 3, is an	nended to read:
36.12	Subd. 3.	What are not bets. T	The following an	re not bets:	
36.13	(1) a cont	tract to insure, indem	nify, guarantee	or otherwise compen	sate another for a
36.14	harm or loss	sustained, even thou	gh the loss depe	ends upon chance;	
36.15	(2) a cont	ract for the purchase	or sale at a futur	e date of securities or	r other commodities;
36.16	(3) offers	of purses, prizes or p	premiums to the	actual contestants in a	any bona fide contest
36.17	for the determ	mination of skill, spe	ed, strength, end	durance, or quality or	to the bona fide
36.18	owners of an	imals or other proper	rty entered in su	ch a contest;	
36.19	(4) the ga	ame of bingo when co	onducted in com	pliance with sections	s 349.11 to 349.23;
36.20	(5) a priv	ate social bet not par	t of or incidenta	l to organized, comm	nercialized, or
36.21	systematic g	ambling;			
36.22	(6) the op	peration of equipment	or the conduct of	of a raffle under section	ons 349.11 to 349.22,
36.23	by an organiz	zation licensed by the	Gambling Cont	rol Board or an organ	ization exempt from
36.24	licensing und	der section 349.166;			
36.25	(7) pari-n	nutuel betting on hors	se racing when th	ne betting is conducte	d under chapter 240;
36.26	and				
36.27	(8) the pi	urchase and sale of St	tate Lottery tick	ets under chapter 349	PA; and
36.28	(9) sports	betting when the bett	ting is conducted	l pursuant to sections	299L.10 to 299L.80.

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37.1	Sec. 4. Minnesota Statutes 2022, section 609.75, subdivision 4, is amended to read:
37.2	Subd. 4. Gambling device. A gambling device is a contrivance the purpose of which is
37.3	that for a consideration a player is afforded an opportunity to obtain something of value,
37.4	other than free plays, automatically from the machine or otherwise, the award of which is
37.5	determined principally by chance, whether or not the contrivance is actually played.
37.6	"Gambling device" also includes a video game of chance, as defined in subdivision 8.
37.7	Gambling device does not include a website or mobile application, or device used for
37.8	accessing the website or mobile application, authorized to be used in conducting mobile
37.9	sports betting pursuant to sections 299L.10 to 299L.80.
37.10	Sec. 5. Minnesota Statutes 2022, section 609.75, subdivision 7, is amended to read:
37.11	Subd. 7. Sports bookmaking. Sports bookmaking is the activity of intentionally
37.12	receiving, recording or forwarding within any 30-day period more than five bets, or offers
37.13	to bet, that total more than \$2,500 on any one or more sporting events. Sports bookmaking
37.14	does not include sports betting when the betting is conducted pursuant to sections 299L.10
37.15	<u>to 299L.80.</u>
37.16	Sec. 6. Minnesota Statutes 2022, section 609.75, is amended by adding a subdivision to
37.17	read:
37.18	Subd. 7a. Sporting event. "Sporting event" has the meaning given in section 299L.10,
37.19	subdivision 18, and includes any event, such as a game, match, contest, or activity, or series
37.20	of games, matches, contests, activities, or tournaments, involving the athletic skill or
37.21	performance in a video game of one or more players or participants, regardless of whether
37.22	the event is approved by the commissioner to be an event eligible for wagering under sections
37.23	<u>299L.10 to 299L.80.</u>
37.24	Sec. 7. Minnesota Statutes 2022, section 609.755, is amended to read:
37.25	609.755 GAMBLING; MISDEMEANOR.
37.26	Whoever does any of the following is guilty of a misdemeanor:
37.27	(1) makes a bet, other than a bet on a sporting event;
37.28	(2) sells or transfers a chance to participate in a lottery;
37.29	(3) disseminates information about a lottery, except a lottery conducted by an adjoining
37.30	state, with intent to encourage participation therein;

38.1	(4) permits a structure or location owned or occupied by the actor or under the actor's
38.2	control to be used as a gambling place; or
38.3	(5) except where authorized by statute, possesses a gambling device.
38.4	Clause (5) does not prohibit possession of a gambling device in a person's dwelling for
38.5	amusement purposes in a manner that does not afford players an opportunity to obtain
38.6	anything of value.
38.7	Sec. 8. Minnesota Statutes 2022, section 609.76, subdivision 2, is amended to read:
38.8	Subd. 2. Sports bookmaking. (a) Whoever makes a bet on a sporting event with a person
38.9	who is not licensed to engage in sports betting under sections 299L.10 to 299L.80 is guilty
38.10	of a misdemeanor if the amount of the wager is no more than \$500.
38.11	(b) Whoever makes a bet on a sporting event with a person who is not licensed to engage
38.12	in sports betting under sections 299L.10 to 299L.80 is guilty of a gross misdemeanor if:
38.13	(1) the person has previously been convicted of a violation of this section or section
38.14	<u>609.76; or</u>
38.15	(2) the amount of the wager is more than 500 but not more than $1,000$.
38.16	(c) Whoever makes a bet on a sporting event with a person who is not licensed to engage
38.17	in sports betting under sections 299L.10 to 299L.80 is guilty of a felony if the amount of
38.18	the wager is more than \$1,000.
38.19	(d) Whoever engages in sports bookmaking is guilty of a felony.
38.20	(e) In any prosecution under paragraph (b) or (c), the amount of money wagered within
38.21	any six-month period may be aggregated and the accused charged accordingly in applying
38.22	the provisions of those paragraphs. In addition, when two or more offenses are committed
38.23	by the same person in two or more counties, the accused may be prosecuted in any county
38.24	in which one of the offenses was committed for all of the offenses aggregated under this
38.25	subdivision.
38.26	Sec. 9. [609.764] SPORTING EVENTS; FRAUD; BRIBERY.
38.27	(a) As used in this section:
38.28	(1) "participant in a sporting event" has the meaning given in section 299L.10, subdivision
38.29	<u>17; and</u>
38.30	(2) "sporting event" has the meaning given in section 299L.10, subdivision 18.

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39.1	(b) A per	rson is guilty of a felo	ony and may be	sentenced to imprison	ment for not more
39.2	<u> </u>			e than \$10,000, or bot	
39.3	(1) offers	s, gives, or promises t	o give, directly	or indirectly, to a partic	cipant in a sporting
39.4	event any be	mefit, reward, or cons	sideration to wh	ich the participant is n	ot legally entitled
39.5	as compensa	tion or a prize, with i	ntent to influen	ce the performance of	the participant, or
39.6	the outcome	of the event or a con	ponent of the e	vent; or	
39.7	<u>(2)</u> as a p	articipant in a sportir	ng event, reques	ts, receives, or agrees	to receive, directly
39.8	or indirectly,	a benefit, reward, or c	consideration to	which the participant is	not legally entitled
39.9	to intentiona	lly lose, cause to lose	e, or attempt to l	ose or cause to lose the	e event, or to
39.10	intentionally	perform below ability	ties to adversely	affect the outcome of	the event or a
39.11	component of	of the event.			
39.12	Sec. 10. <u>E</u>	FFECTIVE DATE.			
39.13	Sections	1 to 9 are effective th	e day that sport	s betting becomes law	ful under article 1
39.14	and applies t	to crimes committed	on or after that o	late.	
39.15			ARTICLE		
39.16		AMATEUR SPO	ORTS GRANTS	S; APPROPRIATION	NS
39.17	Section 1.	[240A.15] GRANTS	FOR PROMO	DTING INTEGRITY	AND
39.18	PARTICIPA	ATION.			
39.19	Subdivis	ion 1. Account estab	lished; approp	riation. The amateur s	ports integrity and
39.20	participation	account is establishe	ed in the special	revenue fund. The acc	ount shall consist
39.21	of the amoun	nt deposited pursuant	to section 297J	.02, subdivision 7, para	agraph (d). The
39.22	amounts dep	osited into the accou	nt are appropria	ted to the Minnesota A	Amateur Sports
39.23	Commission	to make grants under	this section. Th	e Minnesota Amateur S	Sports Commission
39.24	may retain fo	our percent of the tota	al appropriation	to administer the gran	ts.
39.25	Subd. 2.	Grants to promote t	he integrity of	<u>amateur sports. (a) T</u>	The Minnesota
39.26	Amateur Spo	orts Commission shal	l use 20 percent	t of the amount deposit	ted in the amateur
39.27	sports integr	ity and participation	account in the p	revious fiscal year to a	ward grants to
39.28	collegiate an	d amateur sports asso	ociations to pror	note the integrity of an	nateur sports.
39.29	(b) Grant	t recipients may use f	unds to:		
39.30	(1) provi	de comprehensive gai	nbling and athle	ete protection education	and programming
39.31	related to dis	ordered gambling to	athletes and othe	ers directly involved wi	ith amateur athletic
39.32	organization	<u>s;</u>			

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40.1	<u>(</u> 2) promot	e the independence,	safety, and train	ning of amateur sports lea	agues and officials;
40.2	(3) provide	e educational substa	nce abuse prev	vention and intervention	programs related
40.3	· · · -	performance-enhanc			<u> </u>
				<i>.</i>	
40.4	<u>(4) provide</u>	e problem gambling	prevention ed	ucation;	
40.5	<u>(5)</u> provide	e training to coaches	s and athletes o	on safe relationships and	l how to establish
40.6	and maintain a	an environment free	e from bullying	, harassment, and discri	mination based on
40.7	race or sex; or	• -			
40.8	(6) provide	e training or resourc	es to address tl	ne mental health needs o	f amateur athletes,
40.9	including prog	grams to address dep	pression, anxie	ty, and disordered eating	<u>g.</u>
40.10	<u>(c) By Sep</u>	otember 1 of each ye	ear, individuals	or organizations that re	ceived a grant in
40.11	the previous f	iscal year shall prov	vide a report in	a form and manner esta	blished by the
40.12	Minnesota An	nateur Sports Comm	nission describi	ing the way in which gra	nt funds were used
40.13	and providing	; any additional info	rmation requir	ed by the Minnesota An	nateur Sports
40.14	Commission.				
40.15	Subd. 3. G	Frants to promote a	and facilitate	participation in youth s	sports. (a) The
40.16	Minnesota An	nateur Sports Comm	nission shall us	e 80 percent of the amou	int deposited in the
40.17	amateur sports	s integrity and partic	ipation accoun	t in the previous fiscal y	ear to award grants
40.18	to organizatio	ns to promote and fa	acilitate partici	pation in youth sports in	n areas that have
40.19	experienced a	disproportionately	high rate of juv	venile crime.	
40.20	(b) Applic	ants may demonstra	te that an area	has experienced a dispr	oportionately high
40.21	rate of juvenil	e crime through the	use of public c	lata or reports, a submis	sion from the local
40.22	law enforceme	ent agency, or any ot	her reliable inf	ormation showing that th	ne area to be served
40.23	by the applica	nt has experienced 1	more incidents	of juvenile crime than t	he state average or
40.24	than surround	ing communities.			
40.25	(c) Grant r	ecipients may use f	unds to:		
40.26	(1) establis	sh, maintain, or expa	and youth spor	<u>ts;</u>	
40.27	<u>(2) improv</u>	ve facilities for yout	<u>h sports;</u>		
40.28	(3) reduce	or eliminate partici	pation costs fo	r youth through the use	of scholarships,
40.29	assistance wit	h the purchase of ec	luipment, redu	ctions or elimination of	program fees, and
40.30	accounting for	r other reasonable c	osts that serve	as a barrier to participat	ion;
40.31	(4) recruit	and train adults to s	erve as coache	s. officials. or in other s	upportive roles: or

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41.1	(5) coordi	nate additional serv	ices for youth, i	ncluding tutoring, me	ntal health services,
41.2	substance abu	use treatment, and fa	amily counseling	<u>)</u>	
41.3	(d) By Se	ptember 1 of each y	ear, individuals	or organizations that r	eceived a grant in
41.4	<u> </u>			a form and manner est	
41.5	Minnesota A1	nateur Sports Comr	nission describin	ng the way in which gr	ant funds were used
41.6	and providing	g any additional info	ormation require	d by the Minnesota A	mateur Sports
41.7	Commission.				
41.8	<u>Subd. 4.</u>	Annual report. By .	January 15 of ea	ch year, the Minnesot	a Amateur Sports
41.9	Commission	must submit a repor	rt to the chairs a	nd ranking minority m	embers of the
41.10	legislative co	mmittees with jurise	diction over pub	lic safety, the legislati	ve committees with
41.11	jurisdiction of	ver taxes, the comm	ittee in the hous	e of representatives w	ith jurisdiction over
41.12	commerce, th	e committee in the	senate with juris	diction over state gove	ernment finance and
41.13	policy, the con	mmittee in the house	e of representativ	ves with jurisdiction ov	ver ways and means,
41.14	and the comm	nittee in the senate v	vith jurisdiction	over finance. The repo	ort must identify the
41.15	grants issued	under this section s	ince the previou	s report, including the	individual or
41.16	organization	hat received the gra	int, the amount a	warded, and the purpo	ose of the grant. The
41.17	report must a	lso compile and pro	vide the annual	reports received from	grantees.
41.18	Sec. 2. Min	nesota Statutes 202	2, section 245.9	8, subdivision 2, is am	ended to read:
41.19	Subd. 2. F	Program. The comm	nissioner of hun	nan services shall estal	blish a program for
41.20	the treatment	of compulsive gam	blers and their f	amilies. The commiss	ioner may contract
41.21	with an entity	with expertise rega	rding the treatm	ent of compulsive gam	bling to operate the
41.22	program. The	program may inclu	ide the establish	ment of a statewide to	ll-free number,
41.23	resource libra	ry, public educatior	n programs; regi	onal in-service trainin	g programs and
41.24	conferences fo	or health care profess	sionals, educator	s, treatment providers,	employee assistance
41.25	programs, and	l criminal justice rep	resentatives; and	the establishment of ce	ertification standards
41.26	for programs	and service provide	ers. The commis	sioner may enter into	agreements with
41.27	other entities	and may employ or	contract with c	onsultants to facilitate	the provision of
41.28	these services	s or the training of it	ndividuals to qu	alify them to provide	these services. <u>The</u>
41 29	nrogram mus	t include un to 60 h	ours of interven	tion services for a fam	ilv member or

- 41.29 program must include up to 60 hours of intervention services for a family member or
- 41.30 concerned significant other who is a Minnesota resident and is negatively impacted by
- 41.31 problem or compulsive gambling. The program may also include inpatient and outpatient
- 41.32 treatment and rehabilitation services for residents in different settings, including a temporary
- 41.33 or permanent residential setting for mental health or substance use disorder, and individuals
- 41.34 in jails or correctional facilities. The program may also include research studies. The research

studies must include baseline and prevalence studies for adolescents and adults to identify
those at the highest risk. The program must be approved by the commissioner before it is
established.

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42.4 Sec. 3. STUDY ON MOTIVATIONS AND BELIEFS OF YOUNG ADULT 42.5 GAMBLERS; APPROPRIATION.

- 42.6 Subdivision 1. Appropriation. Notwithstanding any law to the contrary, before the
- 42.7 distribution required under Minnesota Statutes, section 297J.02, subdivision 7, paragraph
- 42.8 (d), \$150,000 in fiscal year 2024 is appropriated from the sports betting revenue account
- 42.9 in the special revenue fund to the commissioner of public safety for a grant to a nonprofit
- 42.10 organization to conduct a study on the gambling motivations and beliefs of young adult
- 42.11 gamblers. The commissioner may not use any amount of this appropriation to administer
- 42.12 the grant. This is a onetime appropriation.
- 42.13 Subd. 2. Award. The commissioner shall award the grant to a nonprofit, gambling-neutral
- 42.14 organization with experience raising public awareness about problem gambling and providing
- 42.15 professional training for those who work with problem gamblers.
- 42.16 Subd. 3. Focus group. (a) The grant recipient shall convene a focus group of 40
- 42.17 individuals who are at least 18 years of age but not more than 35 years of age and who have
 42.18 experience gambling in Minnesota.
- 42.19 (b) Membership of the focus group shall reflect the geographical and demographic
 42.20 diversity of Minnesotans who are 18 to 35 years of age.
- 42.21 (c) The focus group shall identify the reasons that young adults gamble and the ways in 42.22 which they engage in gambling, including whether they wager on sporting events; participate 42.23 in fantasy sports; purchase lottery tickets; visit casinos; engage in online gambling; participate 42.24 in card playing as defined in Minnesota Statutes, section 240.01, subdivision 5; engage in 42.25 pari-mutuel betting as defined in Minnesota Statutes, section 240.01, subdivision 14; or 42.26 participate in lawful gambling authorized under Minnesota Statutes, chapter 349.
- 42.27 <u>Subd. 4.</u> Qualitative survey. Following completion of the focus group described in
 42.28 <u>subdivision 3, the grant recipient shall create a qualitative survey and obtain responses from</u>
 42.29 a sample of at least 50,000 individuals.
- 42.30 Subd. 5. Report. By January 15, 2025, the grant recipient shall submit a report to the
- 42.31 chairs and ranking minority members of the legislative committees with jurisdiction over
- 42.32 public safety, the legislative committees with jurisdiction over taxes, the committee in the
- 42.33 house of representatives with jurisdiction over commerce, the committee in the senate with

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43.1 jurisdiction over state government finance and policy, the committee in the house of

43.2 representatives with jurisdiction over ways and means, and the committee in the senate with

43.3 jurisdiction over finance. The report shall summarize the actions and findings of the grant

43.4 recipient and shall make recommendations for policies and the use of financial resources

43.5 to prevent and address problem gambling by young adults.

43.6 Sec. 4. DEPARTMENT OF PUBLIC SAFETY; APPROPRIATION.

43.7 \$1,301,000 in fiscal year 2024 is appropriated from the sports betting revenue account

43.8 <u>in the special revenue fund to the commissioner of public safety to perform the duties</u>

43.9 required to establish and regulate mobile sports betting under Minnesota Statutes, sections

43.10 299L.10 to 299L.80. Notwithstanding any law to the contrary, this appropriation must be

43.11 <u>made before the distribution required under Minnesota Statutes, section 297J.02, subdivision</u>

43.12 <u>7</u>, paragraph (d). This is a onetime appropriation.

43.13 Sec. 5. **DEPARTMENT OF REVENUE; APPROPRIATION.**

43.14 <u>\$328,000 in fiscal year 2024 is appropriated from the sports betting revenue account in</u>
43.15 the special revenue fund to the commissioner of revenue to perform the duties necessary to
43.16 establish and enforce the taxation of mobile sports betting. Notwithstanding any law to the
43.17 contrary, this appropriation must be made before the distribution required under Minnesota
43.18 Statutes, section 297J.02, subdivision 7, paragraph (d). This is a onetime appropriation.