1.1

JSK

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1949

(SENATE AUT	(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				
03/01/2023	1207	Withdrawn and re-referred to Commerce and Consumer Protection				
03/13/2023	1614a	Comm report: To pass as amended and re-refer to Health and Human Services				
03/16/2023		Comm report: To pass and re-referred to Judiciary and Public Safety				
03/27/2023	2721a	Comm report: To pass as amended and re-refer to State and Local Government and Veterans				
05/10/2023	7155a	Comm report: To pass as amended and re-refer to Taxes				
		Joint rule 2.03, referred to Rules and Administration				
05/11/2023	7409	Comm report: Adopt previous comm report Jt rule 2.03 suspended				
05/12/2023		Comm report: To pass as amended and re-refer to Finance				
02/19/2024	11661	Withdrawn and re-referred to Commerce and Consumer Protection				

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 240.01, subdivision 1b; 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	l predominantly by th	ne accumulated	statistical results of th	e performance of
2.2	athletes or in	dividuals in an actua	l event; or		
2.3	(4) the pe	rformance of an indi	vidual athlete p	articipating in a single	game or match of
2.4	a collegiate to	eam.			
2.5	Subd. 3. A	Authorized particip	ant. "Authorize	ed participant" means a	n individual who
2.6	has a valid m	obile sports betting a	account with a r	nobile betting operator	r and is at least 21
2.7	years of age.				
2.8	Subd. 4.	C asino. "Casino" mea	ns an establishn	nent in which gaming is	lawfully conducted
2.9	by an Indian	Tribe in the state of M	Ainnesota pursu	ant to the Indian Gam	ing Regulatory Act
2.10	and in accord	lance with a Tribal g	aming ordinanc	e and applicable Triba	l-state compacts.
2.11	<u>Subd. 5.</u>	Class III gaming. "C	lass III gaming	" has the meaning give	en in United States
2.12	Code, title 25	5, section 2703.			
2.13	<u>Subd. 6.</u>	C ollege sports. "Coll	ege sports" me	ans a sporting event in	which at least one
2.14	participant is	a team or individual	from a public of	or private institution of	higher education.
2.15	<u>Subd. 7.</u>	Compact. "Compact	' means a Triba	l-state compact govern	ning the conduct of
2.16	class III gami	ng on Indian lands th	at is negotiated	under section 3.9221,	any other state law,
2.17	or pursuant to	o the Indian Gaming	Regulatory Act	t, Public Law 100-497,	, and future
2.18	amendments	to it.			
2.19	<u>Subd. 8.</u>	E sports events. "Espo	orts events" are	leagues, competitive cir	cuits, tournaments,
2.20	or similar cor	npetitions where indi	viduals or team	s play video games typi	cally for spectators
2.21	either in-pers	on or online for the	ourpose of enter	rtainment, prizes, and 1	money that meets
2.22	the following	conditions:			
2.23	(1) the vie	deo game does not si	mulate the play	of a game classified a	s Class I, II, or III
2.24	under the Ind	ian Gaming Regulat	ory Act, Public	Law 100-497, and fut	ure amendments to
2.25	it; and				
2.26	(2) the vic	leo game is approved	by the commiss	sioner and publisher to	be an event eligible
2.27	for wagering	<u>.</u>			
2.28	<u>Subd. 9.</u>	ndian Tribe. "India	n Tribe" means	the following federally	recognized Tribes
2.29	and any instr	umentality, political	subdivision, leg	al entity, or other orga	nization through
2.30	which one of	them conducts busir	ness:		
2.31	(1) the Fo	nd du Lac Band;			
2.32	(2) the Gr	and Portage Band;			

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3.1	(3) the Mill	e Lacs Band;			
3.2	(4) the Whi	te Earth Band;			
3.3	(5) the Bois	Forte Band;			
3.4	(6) the Leec	ch Lake Band;			
3.5	(7) the Red	Lake Nation;			
3.6	(8) the Upp	er Sioux Communi	t <u>y;</u>		
3.7	<u>(9) the Low</u>	er Sioux Indian Co	mmunity;		
3.8	(10) the Sha	akopee Mdewakant	on Sioux Com	munity; and	
3.9	(11) the Pra	irie Island Indian C	community.		
3.10	<u>Subd. 10.</u> II	1-game betting. "In	n-game betting	" means placing a mo	bile sports betting
3.11	wager after a sp	porting event has sta	arted but befor	e the outcome of the w	vager is determined.
3.12	<u>Subd. 11.</u>	lobile application.	"Mobile appli	cation" means an appl	ication on a mobile
3.13	phone or other	device through whi	ch an individu	al is able to place a m	obile sports betting
3.14	wager.				
3.15	<u>Subd. 12.</u> M	Iobile sports bettir	ng. "Mobile spo	orts betting" means op	erating, conducting,
3.16	or offering for	play sports betting	through the Int	ernet.	
3.17	<u>Subd. 13.</u> M	Iobile sports betti	ng account. "N	Iobile sports betting a	ccount" means an
3.18	electronic ledge	er in which all of the	e following typ	es of transactions relat	ive to an authorized
3.19	participant are	recorded:			
3.20	(1) deposits	and credits;			
3.21	(2) withdray	wals;			
3.22	<u>(3) mobile s</u>	sports betting wage	rs;		
3.23	(4) monetar	y value of winning	<u>s;</u>		
3.24	(5) service of	or other transaction	related charges	authorized by the aut	horized participant,
3.25	if any;				
3.26	(6) adjustme	ents to the account;			
3.27	(7) promoti	onal activity; and			
3.28	(8) responsi	ble gaming parame	eters.		

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<u>Subd. 14.</u>	Mobile sports betti	ng operator. "N	Mobile sports betting	operator" means an
Indian Tribe th	at receives a license	e from the comr	nissioner to operate,	conduct, or offer for
play mobile sp	orts betting under t	his section to se	ection 299L.80.	
<u>Subd. 15.</u>	Aobile sports betti	ng platform. "N	Mobile sports betting	platform" means an
ntegrated syst	em of hardware, sof	ftware, or applic	ations, including mol	bile applications and
servers, throug	h which a mobile s	ports betting op	erator operates, cond	ucts, or offers sports
betting through	n the Internet.			
<u>Subd. 16.</u> <u>N</u>	Mobile sports betti	ng platform pr	ovider. "Mobile spor	rts betting platform
provider" mea	ns a sports betting su	upplier that contr	racts with a mobile sp	orts betting operator
to provide a m	obile sports betting	platform.		
<u>Subd. 17.</u>	Participant in a spo	orting event. "F	Participant in a sportin	ng event" means a
erson engagin	ng in a sporting eve	nt as a player, c	oach, or official, or w	vho is an owner or
officer of a tea	m engaging in a spe	orting event or t	he league or organiza	ation organizing the
porting event	<u>.</u>			
<u>Subd. 18.</u>	porting event. "Sp	oorting event" m	eans an athletic even	nt, esports event,
college sports	event, or other ever	nt approved by t	he commissioner to b	be an event eligible
or wagering u	nder this section to	section 299L.8	<u>0.</u>	
<u>Subd. 19.</u>	ports betting. (a) '	'Sports betting"	means wagering on	the outcome of a
porting event	or portions thereof	or individual pe	erformance statistics	therein that is:
(1) organiz	ed by a professiona	l sports organiz	ation, internationally	recognized sports
organization, a	mateur sports organ	nization, or a po	stsecondary education	onal institution or
roup of posts	econdary education	al institutions; a	and	
(2) approve	ed by the commission	oner to be an ev	ent eligible for wage	ring under this act.
(b) Sports l	petting includes but	is not limited to	o single-game bets; fi	utures bets; teaser
ets; parlay bet	s; over-under bets; r	noney line bets;	in-game betting; prop	position bets; straight
ets; exchange	wagering; futures	bets placed on e	end of the season stan	ndings, awards, or
tatistics; and	any other bets appro	oved by the com	missioner.	
(c) A contr	act for insurance or	the life or heal	th of a participant in	a sporting event is
not sports bett	ing regulated under	this section to s	section 299L.80.	
(d) A priva	te social bet as desc	cribed in section	1 609.75, subdivision	3, clause (5), is not
sports betting	regulated under this	s section to secti	on 299L.80.	

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5.1	(e) A spo	orts-themed tipboard a	s described in se	ection 349.12, subdivis	ion 34, is not sports
5.2	betting regu	lated under this section	on to section 29	<u>9L.80.</u>	
5.3	Subd. 20	. Sports betting sup	olier. "Sports be	tting supplier" means	a person that, either
5.4				g operators with servic	
5.5	or any other	product or information	on necessary to	conduct sports betting	or determine the
5.6	outcome of	wagers, including a p	erson who prov	ides data feeds and od	ds services, risk
5.7	managemen	t providers, and integr	rity monitoring	providers. Sports bettin	ng supplier does not
5.8	include a sp	orts governing body t	hat provides rav	w statistical match data	<u>a.</u>
5.9	Subd. 21	<u>.</u> Sports governing b	ody. "Sports go	verning body" means	an organization that
5.10	prescribes ar	nd enforces final rules	and codes of co	nduct for a sporting ev	ent and participants
5.11	engaged in t	he sport. For a sportin	ng event sanctio	oned by a higher educa	tion institution,
5.12	"sports gove	rning body" means th	e athletic confe	rence to which the inst	itution belongs. For
5.13	an esport, "s	ports governing body	" means the vid	leo game publisher of	the title used in the
5.14	esports com	petition.			
5.15	Subd. 22	. Wager. "Wager" me	eans a transactio	on between an individu	al and a licensed
5.16	mobile sport	ts betting operator in v	which an indivi	lual pays, deposits, or	risks cash or a cash
5.17	equivalent d	uring sports betting o	n an uncertain	outcome of a sporting	event.
5.18	Sec. 2. <u>[29</u>	9L.11] SCOPE.			
5.19	Subdivis	ion 1. Lawful mobile	e sports betting	A person 21 years of	f age or older may
5.20	participate in	n mobile sports bettin	g within the sta	te provided the person	places all wagers
5.21	with an entit	y licensed under section	ons 299L.10 to 2	299L.80 and is not disq	ualified, prohibited,
5.22	or excluded	from placing a wager	on a sporting e	event.	
5.23	<u>Subd. 2.</u>	Unlawful sports bett	t ing. It is unlaw	ful to wager on a sporti	ng event, or engage
5.24	in sports bett	ing except in complia	nce with the terr	ns, conditions, limitations	ons, and restrictions
5.25	of sections 2	299L.10 to 299L.80 o	r the rules adop	ted under those section	ns, other than class
5.26	III sports be	tting conducted by an	Indian Tribe p	ursuant to a Tribal-stat	e compact.
5.27	Subd. 3.	Inapplicability to spo	orts betting on I	ndian lands. Sections 2	299L.10 to 299L.80,
5.28	except for ar	y provisions authoriz	ing the negotiat	ons of Tribal-state con	npacts, do not apply
5.29	to sports bett	ing conducted exclusi	vely on Indian la	ands by an Indian Tribe	conducted pursuant
5.30	to a Tribal g	aming ordinance app	roved by the Na	tional Indian Gaming	Commission and a
5.31	Tribal-state	compact.			

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6.1	Sec. 3. [29	9L.15] POWERS A	ND DUTIES O	F COMMISSIONE	<u>R.</u>
6.2	Subdivisi	ion 1. Regulate spor	ts betting. The	commissioner has the	power and duty to
6.3	regulate mot	oile sports betting aut	horized under s	ections 299L.10 to 29	9L.80. In making
6.4	rules, establi	shing policy, and reg	ulating mobile s	sports betting, the con	missioner shall:
6.5	<u>(1) ensur</u>	e that mobile sports b	petting is conduc	cted in a fair and lawf	ul manner;
6.6	<u>(2) prom</u>	ote public safety and	welfare; and		
6.7	<u>(3) ensur</u>	e that mobile sports b	betting is conduc	cted in a manner that i	s transparent to
6.8	authorized p	articipants.			
6.9	Subd. 2.	Rulemaking. (a) The	e commissioner	may adopt and enforc	e rules that are
6.10	consistent w	ith sections 299L.10	to 299L.80 and	address the following	subjects:
6.11	<u>(1) the m</u>	anner in which wage	rs are accepted	and payouts are remit	ted, except the
6.12	commissione	er shall not promulga	te a regulation s	etting a minimum hol	d requirement;
6.13	(2) the m	anner in which bettir	ng lines are com	municated to the publ	ic;
6.14	(3) the ca	lculation of sports be	etting net revenu	e and standards for d	aily counting and
6.15	recording of	cash and cash equiva	alents received i	n the conduct of sport	ts betting;
6.16	<u>(4) the m</u>	ethod of accounting	to be used by m	obile sports betting op	perators;
6.17	(5) the ty	pes of records that sh	nall be kept by n	nobile sports betting o	operators, mobile
6.18	sports betting	g platform providers,	and sports betti	ng suppliers;	
6.19	<u>(6) the te</u>	sting and auditing re-	quirements for l	icensees, including re	quirements related
6.20	to mobile sp	orts betting accounts	• 2		
6.21	<u>(</u> 7) the cr	eation, funding, and	use of mobile sp	ports betting accounts	, debit cards, and
6.22	checks by au	thorized participants	provided that the	ne rules permit an aut	horized participant
6.23	to fund a mo	bile sports betting ac	count through a	bonus or promotion,	electronic bank
6.24	transfer, an c	online or mobile payr	nent system that	t supports online mon	ey transfers, a
6.25	reloadable or	prepaid card, and an	y other appropri	ate means approved b	y the commissioner
6.26	other than th	e use of credit cards;			
6.27	<u>(8) the ap</u>	propriate standards a	and practices to	prevent and address c	ompulsive and
6.28	problem gan	<u>ıbling;</u>			
6.29	<u>(9)</u> the ap	propriate standards a	and practices to	prevent and address s	ports betting by
6.30	individuals w	ho are not authorized	l participants or v	who are otherwise disq	ualified, prohibited,
6.31	or excluded	from placing a wager	on a sporting e	vent;	

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7.1	(10) the s	porting events on wl	nich wagers are	authorized to be place	<u>.d;</u>
7.2	(11) the re	equirements for obtai	ning and retainin	ng mobile sports bettin	g operator licenses,
7.3	mobile sport	s betting platform pr	ovider licenses,	and sports wagering s	upplier licenses,
7.4	including rec	juirements for crimin	nal and financial	background checks, f	financial disclosure
7.5	and auditing	requirements, data pr	actices and secu	rity requirements, bon	ding or other surety
7.6	requirements	s, and the conduct of	inspections;		
7.7	<u>(12) the r</u>	equirements for mob	ile sports bettin	g platform provider li	censees to provide
7.8	equipment an	nd supplies used in s	ports betting;		
7.9	(13) the r	equirements for spor	ts wagering sup	olier licensees to prov	ide services, goods,
7.10	software, or a	ny other product or ir	nformation neces	sary to conduct sports	betting or determine
7.11	the outcome	of wagers;			
7.12	<u>(14) the re</u>	equirements for emp	loyees of mobile	sports betting operato	ors whose exclusive
7.13	or primary re	esponsibilities involv	e mobile sports	betting, including mir	nimum age
7.14	requirements	, criminal backgrour	nd checks, and re	etention of documents	related to the
7.15	employees;				
7.16	<u>(15) the a</u>	ppropriate limits, rec	quirements, stan	dards, and regulations	s, if any, related to
7.17	marketing an	d advertising, develo	oped in consulta	tion with the state affi	liate recognized by
7.18	the National	Council on Problem	Gambling, inclu	ding rules to address	the time, place, and
7.19	manner of ma	arketing and advertisi	ng, the types of v	vagers that may be man	keted or advertised,
7.20	and the types	s of mobile sports be	tting accounts th	at may be marketed o	or advertised;
7.21	(16) the l	imits and requiremen	nts related to adv	vertising, including:	
7.22	(i) rules t	hat prohibit depicting	g an individual u	inder age 21 engaging	g in sports betting;
7.23	(ii) rules	that prohibit advertis	ement in any pr	int publication or on r	adio, television, or
7.24	any other me	dium if the targeted	audience of that	medium is reasonably	y expected to be
7.25	individuals v	vho are under age 21	; and		
7.26	(iii) rules	that establish what y	varnings and oth	ner information an adv	vertisement must
7.27	contain;				
7.28	(17) the re	equirements for moni	toring patterns of	f wagering to identify l	behaviors consistent
7.29	with problem	n gambling and the a	ppropriate action	ns to take when proble	em gambling is
7.30	suspected, in	cluding pausing or su	spending activiti	es from an identified n	nobile sports betting
7.31	account; and				

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8.1	(18) the appr	opriate limits, stand	dards, and red	quirements necessary to	prevent excessive
8.2	· · · • •			rol impulsive wagering i	•
8.3	way.		J		
0.4			hlighed in the	State Desister hefere I	
8.4		•		e State Register before J	-
8.5	may be adopted	using the expedited	i rulemaking	process in section 14.38	<u>.</u>
8.6	(c) The com	missioner shall regu	larly review	and update rules design	ed to prevent and
8.7	address compuls	sive and problem ga	mbling to inc	corporate advances in the	e understanding of
8.8	compulsive and	problem gambling	and updated	best practices in the area	<u>a.</u>
8.9	Subd. 3. Del	egation. The comm	nissioner may	delegate any of its auth	ority under this
8.10	chapter to the di	rector if, in the judg	ment of the c	commissioner, doing so v	would promote the
8.11	efficient admini	stration of this chap	oter.		
8.12	Subd. 4. Rec	uests for restrictio	ons on wage	r types. (a) A sports gov	verning body may
8.13				t wagers on a particular	
8.14				e sports governing body	
8.15	-			lermine the integrity or p	
8.16		verning body or spo			
8.17	(b) Requests	from a sports gove	rning body s	hall be made in the form	and manner
8.18	<u> </u>	ne commissioner.	ining body s		
0.10					
8.19				s subdivision, the comm	
8.20	written notice to	every mobile sports	betting opera	tor, provide mobile spor	ts betting operators
8.21	with an opportu	nity to respond to th	ne request, ar	nd consider any timely re	esponse submitted
8.22	by a mobile spor	ts betting operator. T	The commissi	oner may not take action	without providing
8.23	mobile sports be	tting operators with	an opportuni	ty to respond, but may es	stablish reasonable
8.24	deadlines for the	response based on	the nature of	the request and any exig	gent circumstances
8.25	that exist.				
8.26	(d) If the con	missioner determin	es that the sp	orts governing body has	shown good cause
8.27	to support the re	equested prohibition	or restriction	n, the commissioner sha	ll adopt the
8.28	prohibition or re	estriction and send r	notice of the	prohibition or restriction	to every mobile
8.29	sports betting or	perator. If the comm	nissioner dete	ermines that the sports g	overning body has
8.30	not shown good	cause to support the	e requested p	rohibition or restriction,	the commissioner
8.31	shall provide the	sports governing b	ody with noti	ce and an opportunity fo	r a hearing to offer
8.32	further evidence	in support of its rec	uest. The con	nmissioner shall provide	e the mobile sports
8.33	betting operator	s with notice of the	hearing and	an opportunity to partic	pate.

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9.1 (e) The commissioner shall respond to a request concerning a particular event before 9.2 the start of the event, or if it is not feasible to respond before the start of the event, no later

9.3 <u>than seven days after the request is made.</u>

- 9.4 (f) If the commissioner determines that the requestor is more likely than not to prevail
 9.5 in successfully demonstrating good cause for its request, the commissioner may provisionally
 9.6 grant the request of the sports governing body until the commissioner makes a final
 9.7 determination as to whether the requestor has demonstrated good cause. Absent such a
- 9.8 provisional grant, mobile sports betting operators may continue to offer sports betting on
- 9.9 <u>covered sporting events that are the subject of the request during the pendency of the</u>
- 9.10 <u>commissioner's consideration of the applicable request.</u>
- 9.11 Subd. 5. Mobile sports betting start date. The commissioner shall designate a start
- 9.12 date for mobile sports betting that is not later than November 15, 2023. No person shall
- 9.13 offer mobile sports betting in this state before the start date. All applicants for a mobile
- 9.14 sports betting operator or mobile sports betting platform provider license that have submitted
- 9.15 an application within 30 days of the date on which the commissioner begins to accept mobile
- 9.16 sports betting operator or mobile sports betting platform provider license applications shall
- 9.17 be given an equal opportunity to first commence offering, conducting, and operating mobile
- 9.18 sports betting in this state on the same day.

9.19 Sec. 4. [299L.20] LICENSE TYPES; TRANSFERS PROHIBITED.

- 9.20 (a) The commissioner shall issue the following licenses for mobile sports betting:
- 9.21 (1) up to 11 mobile sports betting operator licenses;
- 9.22 (2) up to 11 mobile sports betting platform provider licenses; and
- 9.23 (3) sports betting supplier licenses.
- 9.24 (b) Licenses issued under sections 299L.10 to 299L.80 may not be transferred.
- 9.25 Notwithstanding the foregoing, platform provider licenses may be transferred with the
- 9.26 <u>commissioner's approval.</u>

9.27 Sec. 5. [299L.25] GENERAL LICENSING REQUIREMENTS; 9.28 DISQUALIFICATIONS; BACKGROUND INVESTIGATIONS.

9.29 Subdivision 1. General requirements. (a) A licensee or applicant must meet each of

9.30 the following requirements, if applicable, to hold or receive a license issued under sections

9.31 **299L.10 to 299L.80**:

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10.1	(1) have com	pleted an applica	tion for licensur	e or application for ren	ewal;
10.2	(2) have paid	the applicable a	pplication and li	censing fees;	
10.3	(3) not be em	ployed by any st	ate agency with	regulatory authority ov	er mobile sports
10.4	betting;				
10.5	(4) not owe \$	500 or more in d	lelinquent taxes,	as defined in section 27	<u>70C.72;</u>
10.6	(5) not have h	ad a sales and u	se tax permit rev	voked by the commissio	oner of revenue
10.7	within the past tw	vo years; and			
10.8	(6) not have,	after demand, fa	iled to file tax re	turns required by the co	ommissioner of
10.9	revenue.				
10.10	(b) The requir	ements under pa	ragraph (a) apply	to the applicant or licer	nsee, or a director,
10.11	officer, partner, m	ember of the gov	verning body for	the applicant or licensee	, whose exclusive
10.12	or primary respon	nsibility is to cor	nduct mobile spo	orts betting operations in	n this state.
10.13	(c) The requi	ements under pa	aragraph (a) do n	ot apply to an elected o	or appointed
10.14	representative of	any applicant or	· licensee that is	an Indian Tribe unless t	the representative
10.15	is also a full-time	employee of the	applicant's or lie	censee's mobile sports b	etting operations.
10.16	Subd. 2. Crin	ninal offenses; d	lisqualification	s. (a) No person may ho	old or receive a
10.17	license issued un	der sections 299	L.10 to 299L.80	if the person has been	convicted of, or
10.18	received a stay of	f adjudication fo	r, a violation of a	a state or federal law th	<u>at:</u>
10.19	(1) is a felony	v, other than any	act that would b	e a violation of section	152.025 under
10.20	Minnesota law;				
10.21	(2) is a crime	involving gamb	ling; or		
10.22	(3) is a crime	involving theft or	r fraud that would	d be a gross misdemean	or or felony under
10.23	Minnesota law.				
10.24	(b) The requir	ements under pa	ragraph (a) apply	to the applicant or licer	nsee, or a director,
10.25	officer, partner, n	nember of the go	overning body fo	or the applicant or licens	see, person in a
10.26	supervisory or m	anagement posit	ion of the applic	ant or licensee, or any o	direct or indirect
10.27	holder of more th	ian ten percent fi	inancial interest	in the applicant or licen	isee.
10.28	(c) The requir	ements under pa	aragraph (a) do n	ot apply to an elected o	or appointed
10.29	representative of	any applicant or	licensee that is	an Indian Tribe unless t	the representative
10.30	is also a full-time	employee of the	applicant's or lie	censee's mobile sports b	etting operations.

Subd. 3. Background investigation. The commissioner must perform a background 11.1 investigation on applicants for a license or license renewal and on each director, officer, 11.2 11.3 partner, member of the governing body for the applicant or licensee, person in a supervisory or management position of the applicant or licensee, or any direct or indirect holder of more 11.4 than ten percent financial interest in the applicant or licensee. The commissioner may request 11.5 the director and the commissioner of revenue to assist in investigating the background of 11.6 an applicant or a licensee under this section. The commissioner may charge an applicant 11.711.8 an investigation fee to cover the cost of the investigation and shall from this fee reimburse the Division of Alcohol and Gambling Enforcement and the Department of Revenue for 11.9 their respective shares of the cost of the investigation. The commissioner is authorized to 11.10 have access to all data compiled by the Division of Alcohol and Gambling Enforcement on 11.11 licensees and applicants. 11.12 11.13 Subd. 4. Criminal history record check. The commissioner must perform a criminal history record check on each officer, director, or stakeholder with more than ten percent 11.14 interest in the licensee or applicant. The records check must include a criminal history check 11.15 of the state and federal criminal records. The applicant or licensee must provide signed 11.16 consent for the national criminal history records check and fingerprints for each person 11.17 subject to a check under this subdivision, except that an individual who has submitted to a 11.18 national criminal history records check in this or any other state within the previous 12 11.19 months shall not be required to submit to another national criminal history records check 11.20 provided that the person submits the results of such previous national criminal history 11.21 records check. The director shall assist in performing the criminal history records check. 11.22 The director may charge an applicant a fee to cover the cost of the criminal history record 11.23 check, and shall from this fee reimburse the Division of Alcohol and Gambling Enforcement 11.24 for its share of the cost of the investigation. The commissioner or the director must submit 11.25 the signed informed consent, fingerprints, and Bureau of Criminal Apprehension and Federal 11.26 Bureau of Investigation fees to the superintendent of the Bureau of Criminal Apprehension 11.27 who is authorized to exchange the fingerprints with the Federal Bureau of Investigation to 11.28 obtain the applicant's national criminal history data. The superintendent of the Bureau of 11.29 Criminal Apprehension shall retrieve Minnesota criminal history data and shall provide the 11.30 results of the state and federal criminal history record check to the director. The commissioner 11.31 is authorized to have access to all criminal history data compiled on licensees and applicants 11.32 by the Division of Alcohol and Gambling Enforcement, including criminal history data on 11.33 each officer, director, or stakeholder with more than ten percent interest in the licensee or 11.34 applicant. 11.35

	SF1949	REVISOR	JSK	S1949-4	4th Engrossment
12.1	<u>Subd. 5.</u>	Prohibition on use (of information.	The provisions of this s	ection only apply
12.2	to mobile spo	orts betting operation	ns and do not ap	ply to other activities re	lating to Tribal
12.3	gaming opera	tions, Tribal governn	nent records, or	class III sports betting ope	erations conducted
12.4	exclusively o	n Indian lands.			
12.5	<u>Subd. 6.</u>	Applicability. The re	equirements un	der this section do not ap	oply to an elected
12.6	or appointed	representative of any	y applicant or li	censee that is an Indian	Tribe unless the
12.7	representative	e is also a full-time e	employee of the	applicant's or licensee's	mobile sports
12.8	betting operation	tions.			
10.0	Sec. (1 2 00	A ACLICENCE A	DDI ICATION		
12.9				AND RENEWAL; GE	MEKAL
12.10	REQUIREN	IENTS; PROCEDI	URE.		
12.11	Subdivisio	on 1. Application; c	<mark>contents.</mark> An ap	plication for a license un	nder sections
12.12	299L.10 to 29	99L.80 must be subr	nitted on a form	n prescribed by the com	nissioner. At a
12.13	minimum, the	e application must ir	nclude:		
12.14	(1) the name	me and address of th	ne applicant and	l, if it is a corporation, th	e names of all
12.15	officers, direc	ctors, and sharehold	ers with more th	nan ten percent interest i	n the corporation
12.16	and any of its	s holding companies	· · · · · · · · · · · · · · · · · · ·		
12.17	(2) the typ	be of license being s	ought;		
12.18	<u>(3) if requ</u>	ired by the commiss	ioner, the name	s of any person holding d	irectly, indirectly,
12.19	or beneficiall	y an interest of any	kind in the appl	icant or any of its holdir	ng corporations,
12.20	whether the in	nterest is financial, ad	lministrative, po	licy making, or superviso	ory. This provision
12.21	does not exter	nd to individual Trib	oal members wl	nose only relation to the	applicant is their
12.22	membership i	in their respective Tr	ribal Nations, o	r to an elected or appoin	ted representative
12.23	of any applica	ant or licensee that is	an Indian Tribe	unless the representative	is also a full-time
12.24	employee of	the applicant's or lic	ensee's mobile	sports betting operations	<u>;;</u>
12.25	<u>(4) an affi</u>	davit executed by th	e applicant sett	ing forth that, to the best	of the applicant's
12.26	knowledge, n	o officer, director, o	r other person v	with a present direct or in	ndirect financial
12.27	or manageme	ent interest in the app	olicant:		
12.28	<u>(i) is in de</u>	fault in the paymen	t of an obligatio	on or debt to the state;	
12.29	(ii) has eve	er been convicted of	a crime listed in	section 299L.25, subdiv	ision 2, paragraph
12.30	<u>(a)</u> , or has a s	tate or federal charg	e for one of the	ose crimes pending;	
12.31	<u>(iii) is or l</u>	has been convicted of	of engaging in a	n illegal business;	

	SF1949	REVISOR	JSK	S1949-4	4th Engrossment	
13.1	(iv) has e	ver been found guilty	of fraud or misi	representation in connec	tion with wagering;	
13.2	or	<u> </u>			<u> </u>	
13.3	(v) has ex	ver knowingly violated	l a rule or order	of the commissioner or	a law of Minnesota	
13.4	relating to w		<u>, a raio</u> er eraer			
12.5			ment signed	w the applicant which	states that suits and	
13.5 13.6				by the applicant, which r may be commenced a		
13.7			•	jurisdiction in this state		
13.8		2	•	or pleadings authorized		
13.9	state. If any	summons, process, or	r pleadings is s	erved upon the secretar	ry of state, it must	
13.10	be by duplic	ate copies. One copy	must be retain	ed in the Office of the S	Secretary of State	
13.11	and the other	r copy must be forwa	rded immediat	ely by certified mail to	the address of the	
13.12	applicant, as	shown by the record	s of the commi	ssioner;		
13.13	<u>(6)</u> a dec	laration that the laws	of the state of I	Minnesota will be follo	wed, including any	
13.14	applicable p	rovisions of the Minn	esota Human l	Rights Act, chapter 363	A; and	
13.15	<u>(7)</u> any a	dditional information	required for th	ne specific license the a	pplicant is seeking.	
13.16	Subd. 2. Application; process. (a) Applicants must submit all required information to					
13.17	the commissioner on the forms and in the manner prescribed by the commissioner.					
13.18	(b) If the commissioner receives an application that fails to provide the required					
13.19	information,	the commissioner sha	all issue a defic	iency notice to the appli	icant. The applicant	
13.20	shall have te	en business days from	the date of the	e deficiency notice to su	ubmit the required	
13.21	information.	<u>.</u>				
13.22	(c) Failur	e by an applicant to su	ıbmit all requir	ed information will resu	Ilt in the application	
13.23	being rejecte	ed.				
13.24	(d) Withi	in 90 days of receivin	g a completed	application, the commi	ssioner shall issue	
13.25	the appropria	ate license or send the	e applicant a no	otice of rejection setting	g forth specific	
13.26	reasons why	the commissioner di	d not approve	the application.		
13.27	<u>(e)</u> An ap	oplicant whose applic	ation is not app	proved may reapply at a	any time, but must	
13.28	submit a nev	w application and pay	an additional	application fee.		
13.29	Sec. 7. [29	9 L.27] DUTY TO U	PDATE.			
13.30	(a) Durin	in the pendency of an	annlication and	l at any time after a licer	use has been issued	
13.30	- · ·			sioner of any changes to		
13.31		der section 299L.25 o		sioner of any changes t		
10.04	provided diff		<u> </u>			

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14.1	(b) If a cl	hange in the officers,	directors, share	holders, or other pers	ons with a present		
14.2	· · ·			ent interest in a licens			
14.3				of the licensee is made	<u>_</u>		
14.4	for a license	is filed or a license i	s issued, the app	plicant or licensee mu	st notify the		
14.5	commission	er of the changes with	nin ten business	days of their occurren	ce and submit a new		
14.6	affidavit as r	required by section 29	99L.26, subdivi	sion 1, clause 4.			
14.7	Sec. 8. [29	9L.28] MOBILE SF	PORTS BETTI	NG OPERATOR LI	CENSE.		
14.8	Subdivis	ion 1. Issuance. (a) T	The commission	er may issue up to 11 r	nobile sports betting		
14.9	operator lice	nses that are valid fo	r 20 years. A m	obile sports betting of	perator license may		
14.10	be renewed	under conditions requ	uired by rule ad	opted pursuant to sect	ion 299L.15.		
14.11	<u>(b) The c</u>	ommissioner shall or	nly issue a mob	le sports betting oper	ator license to an		
14.12	Indian Tribe	that lawfully conduc	ts class III gam	ing in a casino located	d in this state under		
14.13	<u>a facility lice</u>	nse issued in accorda	nce with a Triba	al gaming ordinance ap	pproved by the chair		
14.14	of the National Indian Gaming Commission.						
14.15	(c) Each	Indian Tribe describe	d in paragraph (b) is not eligible for m	ore than one mobile		
14.16	sports betting operator license.						
14.17	Subd. 2.	Authorized actions.	A mobile sports	betting operator license	e entitles the licensee		
14.18	<u>to:</u>						
14.19	<u>(1)</u> opera	te, coordinate, condu	ict, or offer for	play mobile sports bet	tting in Minnesota;		
14.20	<u>(2) contra</u>	act with one licensed	mobile sports b	petting platform provide	der to facilitate the		
14.21	acceptance of	of wagers on behalf o	f the mobile spo	orts betting operator;			
14.22	(3) contra	act with licensed spor	rts betting supp	liers; and			
14.23	(4) perfor	rm any other actions a	approved by the	commissioner to ensu	re that mobile sports		
14.24	betting is con	nducted in a fair, law	ful, and transpa	rent manner.			
14.25	Subd. 3.	Licensing requirem	ents. <u>A mobile</u>	sports betting operato	or must:		
14.26	<u>(1) be an</u>	entity wholly owned	l and controlled	by an Indian Tribe;			
14.27	<u>(</u> 2) submi	it a completed applica	tion and all requ	ired documents or othe	er materials pursuant		
14.28	to sections 2	99L.25 and 299L.26	and any relevan	nt rules;			
14.29	<u>(3)</u> subm	it a detailed plan and	specifications	for the implementation	n of mobile sports		
14.30	betting;						

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15.1	(4) include	e commercially reas	onable and pra-	cticable mechanisms o	on its mobile sports			
15.2	betting platfor	m that are designed	to detect and p	prevent the unauthorized	ed use of Internet			
15.3	sports betting	accounts and to dete	ect and prevent	t fraud, money launder	ring, and collusion,			
15.4	or require a co	ntracted mobile spor	ts betting platfo	orm provider to include	those commercially			
15.5	reasonable and	d practicable mecha	nisms;					
15.6	(5) submit	a statement of the a	ssets and liabil	ities of the license hol	der to the			
15.7	commissioner	·						
15.8	(6) not be	disqualified under s	ection 299L.25	or any relevant rules;				
15.9	<u>(7) pay an</u>	annual licensing fee	e in the amount	t of \$2,125; and				
15.10	<u>(8) meet a</u>	ny other conditions	required by rul	e adopted pursuant to	section 299L.15.			
15.11	<u>Subd. 4.</u> R	eporting. A mobile	sports betting	operator must report t	o the commissioner			
15.12	monthly on wa	agers placed and red	eemed during	the reporting month an	d outstanding at the			
15.13	time of the rep	time of the report.						
15.14	<u>Subd. 5.</u> P	rohibition on use o	f information.	The provisions of this	s section only apply			
15.15	to mobile spor	ts betting operation	s in this state a	nd do not apply to oth	er activities relating			
15.16	to Tribal gami	ng operations, Tribal	l government re	ecords, or class III spor	ts betting operations			
15.17	conducted exclusively on Indian lands.							
15.18	8 Sec. 9. [299L.29] MOBILE SPORTS BETTING PLATFORM PROVIDER LICENSE.							
15.19	Subdivisio	n 1. Issuance. The	commissioner	may issue up to 11 mo	bile sports betting			
15.20	platform prov	ider licenses that are	e valid for three	e years. A mobile spor	ts betting platform			
15.21	provider may	be renewed under c	onditions requi	ired by rule adopted pu	ursuant to section			
15.22	299L.15.							
15.23	<u>Subd. 2.</u> A	uthorized actions.	A mobile sport	s betting platform prov	vider license entitles			
15.24	the licensee to	provide a sports be	tting platform,	sports betting technol	ogy, sports betting			
15.25	applications, o	or associated mobile	sports betting	hardware, software, o	r equipment to a			
15.26	mobile sports	betting operator.						
15.27	<u>Subd. 3.</u> L	icensing requireme	e nts. <u>A mobile</u>	sports betting platform	n provider must:			
15.28	(1) submit	a completed applicat	tion and all requ	nired documents or othe	er materials pursuant			
15.29	to sections 29	9L.25 and 299L.26	and any releva	nt rules;				
15.30	(2) not be	disqualified under s	ection 299L.25	or any relevant rules;				
15.31	<u>(3) pay an</u>	application fee of \$	6,000 with sub	mission of an applicat	ion;			

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16.1	(4) pay a lic	ensing fee after the	e application is	s approved in the amou	unt of \$38,250 or a		
16.2		l fee of \$25,500; an					
16.3	<u>(5) meet an</u>	y other conditions r	equired by ru	le adopted pursuant to	section 299L.15.		
16.4	Sec. 10. [299]	L.30] SPORTS BE	CTTING SUP	PLIER LICENSE.			
16.5	Subdivision	1. Issuance. The c	commissioner	may issue sports bettin	ng supplier licenses		
16.6	that are valid for	or three years. A spe	orts betting su	pplier license may be	renewed under		
16.7	conditions requ	ired by rule adopte	d pursuant to	section 299L.15.			
16.8	<u>Subd. 2.</u> <u>Au</u>	thorized actions.	A sports bettin	ng supplier license enti	tles the licensee to		
16.9	directly provide	e mobile sports bett	ing operators	with information and s	support necessary to		
16.10	offer mobile spo	orts betting. Informa	ation and supp	ort may be provided in	the form of services,		
16.11	goods, or softw	rare, and may inclue	de data feeds	and odds services, risk	management, and		
16.12	integrity monite	oring.					
16.13	Subd. 3. Lie	censing requireme	<u>nts. (a) A mo</u>	bile sports betting sup	plier must:		
16.14	(1) submit a	completed applicati	on and all requ	aired documents for the	applicant's principal		
16.15	owners who din	cectly own ten perce	ent or more of	f the applicant and the	applicant's officers;		
16.16	<u>(2) pay an a</u>	pplication fee of \$6	5,000 with sub	omission of an applicat	tion;		
16.17	<u>(3) pay a lic</u>	ensing fee after the	application is	s approved in the amou	unt of \$38,250 or a		
16.18	license renewal fee of \$25,500; and						
16.19	<u>(4) meet an</u>	y other conditions r	equired by ru	le adopted pursuant to	section 299L.15.		
16.20	(b) Provided	d an application has	been comple	ted to the satisfaction of	of the commissioner,		
16.21	disclosure of th	e following public	information n	nay be waived:			
16.22	(1) statutoril	y authorized pensio	n investment b	ooards that are direct or	indirect shareholders		
16.23	of an applicant	; and					
16.24	(2) investme	ent funds or entities	registered witl	n the Securities and Exc	change Commission,		
16.25	including any in	nvestment advisors	or entities un	der the management of	f an entity registered		
16.26	with the Securi	ties and Exchange	Commission,	that are direct or indire	ect shareholders of		
16.27	the applicant.						
16.28	Sec. 11. [299]	L.35] PARTNERS	HIP ALLOW	VED.			
16.29	Subdivision	1. Ability to contr	act with platf	form providers. (a) A 1	nobile sports betting		
	. 1				1.0.1		

16.30

16

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

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17.1	to provide, creat	e, or operate spor	ts betting platfo	rms, sports betting te	chnology, sports
17.2	betting applicati	ons, or associated	l mobile sports b	betting hardware, soft	ware, or equipment.

- 17.3 (b) If a mobile sports betting operator chooses to contract with a mobile sports betting
- 17.4 platform provider for these services, the mobile sports betting operator shall contract with
- 17.5 no more than one mobile sports betting platform provider.
- 17.6 (c) If a mobile sports betting operator chooses not to contract with a mobile sports betting
- 17.7 platform provider for these services, then the mobile sports betting operator must comply
- 17.8 with the reporting and regulatory requirements held by mobile sports betting platform
- 17.9 provider license holders.
- 17.10 Subd. 2. Logo display required. A mobile sports betting platform provider that has
- 17.11 contracted with a mobile sports betting operator must clearly display a brand of the mobile
- 17.12 sports betting operator within its mobile application in addition to any other brand that the
- 17.13 mobile sports betting platform provider uses to conduct, offer, or play mobile sports betting
- 17.14 in Minnesota.

17.15 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.
- 17.18 Sec. 13. [299L.37] ADVERTISING.
- 17.19 Subdivision 1. Prohibition on targeting individuals under age 21. No licensee or
- 17.20 other person shall publish or cause to be published an advertisement for mobile sports betting
 17.21 that:
- 17.22 (1) depicts a person under age 21 engaging in sports betting or mobile sports betting;
- 17.23 (2) includes an image that is designed to be appealing to individuals under age 21 or
- 17.24 <u>encourage sports betting by individuals under age 21; or</u>
- 17.25 (3) is in any print publication or on radio, television, or any other medium if 30 percent
- 17.26 or more of the audience of that medium is reasonably expected to be individuals who are
- 17.27 <u>under age 21, as determined by reliable, current audience composition data.</u>
- 17.28 <u>Subd. 2.</u> Prohibition on targeting individuals prohibited from placing wagers. No
- 17.29 licensee or other person shall publish or cause to be published an advertisement for mobile
- 17.30 sports betting that targets individuals who are disqualified, prohibited, or excluded from

	ST1747 REVISOR JSK S1747-4 Highest	nem					
18.1	placing a wager on a sporting event for any reason, including being identified on the exclus	sion					
18.2	list identified in section 299L.45, subdivision 1.						
18.3	Subd. 3. Advertising content. (a) All advertisements for mobile sports betting mus	st					
18.4	display "1-800-GAMBLER" or other national toll-free numbers approved by the						
18.5	commissioner for information and referral services for compulsive and problem gambl	ing.					
18.6	(b) Any advertisement for mobile sports betting referencing a promotion shall:						
18.7	(1) disclose applicable terms if the authorized participant must risk or lose the authori	ized					
18.8	participant's own funds as part of the promotion or if such promotion has conditions th	at					
18.9	an authorized participant's own funds must be used to qualify for such promotion;						
18.10	(2) not be described as "risk-free" if the authorized participant needs to incur any lo	DSS					
18.11	or risk the authorized participant's own money to use or withdraw winnings from the risk-	free					
18.12	bet; and						
18.13	(3) not restrict the authorized participant from withdrawing the authorized participant	ınt's					
18.14	own funds or withdraw winnings from bets placed using the authorized participant's ov	<u>wn</u>					
18.15	<u>funds.</u>						
18.16	(c) Partnerships between mobile sports betting operators or mobile sports betting platfe	orm					
18.17	providers and colleges or universities shall not include any component that advertises,						
18.18	markets, or promotes sports betting activity unless such partnerships are exclusively w	ith					
18.19	alumni networks or are content that is exclusively focused on responsible gambling education	tion					
18.20	or problem gambling awareness.						
18.21	(d) Mobile sports betting operators or mobile sports betting platform providers shall	not					
18.22	enter name, image, and likeness endorsements or partnerships with amateur athletes in	the					
18.23	state.						
18.24	(e) No advertising, marketing, or other promotional materials published, aired, display	yed,					
18.25	disseminated, or distributed by or on behalf of a mobile sports betting operator or mob	ile					
18.26	sports betting platform provider for sports betting shall be published, aired, displayed,						
18.27	disseminated, or distributed:						
18.28	(1) on any college or university campus property, unless that advertising is general	ly					
18.29	available and primarily directed at an audience outside of college and campus; or						
18.30	(2) in college- or university-owned news assets.						
18.31	(f) Nothing in this act shall apply to any advertisements for commercial retail produ	ucts					
18.32	or services other than mobile sports betting.						

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4th Engrossment

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19.1	Subd. 4.	Prohibition on false	or misleadin	g claims. <u>No licensee</u>	e or other person shall
19.2	publish or ca	use to be published a	an advertiseme	ent for mobile sports l	petting that contains
19.3	false or misle	eading claims or whi	ch contains sta	atements, words, or p	ictures of an obscene,
19.4	indecent, or	immoral character, or	r such as woul	d offend public mora	ls or decency.
19.5	Sec. 14. [2]	99L.40] WAGERIN	<u>G.</u>		
19.6	Subdivisi	on 1. Placing wager	s. An individu	al who is 21 years of a	age or older may place
19.7	wagers pursu	ant to sections 299L	.10 to 299L.8	0 provided the individ	lual is not otherwise
19.8	disqualified,	prohibited, or exclud	led from doing	g so.	
19.9	<u>Subd. 2.</u>	Wager type. <u>A mobi</u>	le sports betti	ng operator, or a mob	ile sports betting
19.10	platform pro	vider on behalf of a n	nobile sports b	betting operator, may	only accept wagers of
19.11	a type previo	ously approved by the	e commissione	er. Wager types that th	ne commissioner may
19.12	approve incl	ude but are not limite	ed to the follow	wing:	
19.13	<u>(1)</u> a wag	er that a participant of	or participating	g team will win a spor	ting event or will win
19.14	by a specifie	d number of points;			
19.15	<u>(2)</u> a wag	er as to whether the	total points sc	ored in a sporting eve	nt will be higher or
19.16	lower than a	number specified;			
19.17	<u>(3)</u> a wag	ger on an outcome co	ntingency or p	proposition incidental	to a sporting event,
19.18	series, tourna	ament, or season for	which the out	come is published in r	newspapers of general
19.19	circulation o	r in records made pu	blicly availabl	e by the league or go	verning body for the
19.20	event;				
19.21	<u>(</u> 4) a wag	er on the outcome of	a series of two	o or more sporting ev	ents or a series of two
19.22	or more cont	ingencies incidental	to a sporting e	event;	
19.23	<u>(5) in-gan</u>	ne betting;			
19.24	<u>(6)</u> future	e bets placed on end o	of the season s	tandings, awards, or s	statistics; and
19.25	<u>(</u> 7) a wag	er that a participant c	or participating	g team will win an esp	oorts event or will win
19.26	by a specifie	d number of points.			
19.27	Subd. 3.	Wager types prohib	ited. Mobile s	ports betting operator	rs, or a mobile sports
19.28	betting platfo	orm provider on beha	lf of a mobile	sports betting operate	or, shall not offer or
19.29	accept wage	rs on the occurrence	or outcomes o	f the following situati	ions that may occur
19.30	during or aft	er a sporting event:			
19.31	(1) playe	r injuries <u>;</u>			

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20.1	(2) penalti	es;						
20.2	(3) the outcome of player disciplinary rulings; or							
20.3	(4) replay reviews.							
20.4	<u>Subd. 4.</u> M	lobile sports betting	g account; esta	blishment. (a) An indi	vidual may establish			
20.5	a mobile sport	s betting account by	v electronic me	ans from any location	, and may fund an			
20.6	account by an	y means approved b	y the commiss	ioner.				
20.7	<u>(b)</u> A mob	ile sports betting acc	count must pro	vide a mechanism for	an individual to set			
20.8	limits on the a	mount of time they	spend on the m	obile sports betting pl	atform, set limits on			
20.9	the amount of	money they spend of	on the platform	, and self-exclude fro	m using the mobile			
20.10	sports betting	platform.						
20.11	(c) Informa	ation provided by an	individual who	establishes a mobile s	ports betting account			
20.12	may be access	ed, stored, and used	l by a mobile s	ports betting operator.				
20.13	<u>Subd. 5.</u> C	onsideration; mob	ile sports bett	i ng account. (a) A mo	bile sports betting			
20.14	operator or mo	obile sports betting j	platform provid	ler must not accept a	wager unless the			
20.15	authorized participant provides consideration in the form of funds or other thing of value							
20.16	such as use of free bets or promotional credits from their mobile sports betting account at							
20.17	the time of making the wager.							
20.18	(b) Conside	eration must be in the	e form of withd	rawal from a mobile sj	ports betting account			
20.19	maintained by	the mobile sports be	etting operator	or mobile sports bettir	ng platform provider			
20.20	for the benefit	of and in the name	of the wagerer	<u>-</u>				
20.21	(c) A mobi	ile sports betting ope	erator, or a mo	bile sports betting plat	form provider on			
20.22	behalf of a mo	bile sports betting or	perator, shall ve	erify an individual's ag	e and identity before			
20.23	allowing that i	individual to establis	sh a mobile spo	orts betting account. N	Iobile sports betting			
20.24	operators and	mobile sports bettin	g platform pro	viders may utilize an	approved identity			
20.25	verification se	rvice provider to co	nfirm an indiv	idual's age and identit	<u>y.</u>			
20.26	(d) A perso	on shall have the rig	ht to withdraw	the balance of funds	in the mobile sports			
20.27	betting accour	nt in the person's nar	ne at any time	with proof of identity	, as determined by			
20.28	rules adopted	pursuant to section 2	299L.15.					
20.29	<u>Subd. 6.</u> W	ager location. Mob	ile sports bettin	g wagers regulated une	der sections 299L.10			
20.30	to 299L.80 ma	ay only be accepted	from a person	placing a wager onlin	e, through a website			
20.31	or mobile appl	ication, while the pe	erson placing th	e wager is physically	within the state. The			
20.32	website or app	olication may be hos	ted by a mobil	e sports betting opera	tor operating in			
20.33	conjunction w	ith a mobile sports b	petting platforr	n provider. The incide	ental routing of a			

21.1	mobile sports wager shall not determine the location or locations in which the wager is
21.2	initiated, received, or otherwise made.
21.3	Subd. 7. Information provided at the time of wager. A mobile sports betting operator
21.4	or mobile sports betting platform provider must disclose the betting line and terms of a
21.5	wager prior to accepting a wager. Terms of the wager include the ratio of the amount to be
21.6	paid for winning to the wagered amount.
21.7	Subd. 8. Outcome determined. A mobile sports betting operator or mobile sports betting
21.8	platform provider must not accept a wager on the outcome of an event or proposition that
21.9	has already been determined.
21.10	Subd. 9. Receipt. A mobile sports betting operator or mobile sports betting platform
21.11	provider must provide a person who places a wager with an electronic receipt at the time
21.12	of sale that contains the following information:
21.13	(1) the sporting event or proposition that is the subject of the wager;
21.14	(2) the outcome that will constitute a win on the wager;
21.15	(3) the amount wagered; and
21.16	(4) the payout in the event of a winning wager.
21.17	Subd. 10. Wager data; safeguards necessary. (a) Information regarding wagers made
21.18	by an authorized participant who engages in mobile sports betting, including but not limited
21.19	to wager type and consideration paid, may be accessed, stored, or used for ordinary business
21.20	purposes by the mobile sports betting operator.
21.21	(b) Mobile sports betting operators and mobile sports betting platform providers must
21.22	use commercially reasonable methods to maintain the security of wager data, authorized
21.23	participant data, and other confidential information from unauthorized access and
21.24	dissemination, however, that nothing in this act shall preclude the use of Internet or
21.25	cloud-based hosting of such data and information or disclosure as required by court order,
21.26	other law, or this act.
21.27	Sec. 15. [299L.41] PUSH NOTIFICATIONS.
21.28	Mobile sports betting operators and mobile sports betting platform providers are
21.20	prohibited from sending a message from a mobile sports betting application or website that

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21.29 prohibited from sending a message from a mobile sports betting application or website that

21.30 <u>appears on a user's device while the application or website is inactive unless the user opts-in</u>

21.31 to receiving such messages or the message is sent to notify the user of potentially fraudulent

21.32 activity associated with the user's mobile sports betting account.

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22.1	Sec. 16. [2]	99L.45] EXCLUSIO	ON LIST AND	PROHIBITION ON	NWAGERING.	
22.2	Subdivisi	ion 1. Exclusion list.	(a) The commi	ssioner shall maintain	a list of persons who	
22.3	are not eligib	ble to wager on sport	ing events thro	ugh a mobile sports be	etting operator. The	
22.4	list shall incl	ude the names of:				
22.5	<u>(1) person</u>	ns who have themsel	ves requested t	o be on the exclusion	<u>list;</u>	
22.6	(2) person	ns whose names have	e been submitte	ed, for their protection	, by their legal	
22.7	guardians;					
22.8	(3) person	ns whose names have	been submitted	l by mobile sports betti	ng operators, mobile	
22.9	sports betting	g platform providers.	or mobile spo	rts betting suppliers fo	or good cause; and	
22.10	<u>(4) person</u>	ns whose names have	e been submitte	ed by sports governing	y bodies.	
22.11	<u>(b)</u> A per	son who has request	ed to be on the	exclusion list may spe	cify a time limit of	
22.12	one, three, or	r five years for the pe	erson's name to	be on the list. The co	mmissioner will	
22.13	remove the p	person's name from th	ne list at the co	nclusion of the specifi	ed time. A person	
22.14	may be removed from the list before the specified time by providing proof of completion					
22.15	of a class approved by the commission to address compulsive gambling.					
22.16	<u>(c)</u> The in	nformation contained	l on the list is p	rivate data on individu	uals, as defined in	
22.17	section 13.02	2, subdivision 12, exe	cept the commi	ssioner shall transmit	the list with mobile	
22.18	sports betting	g operators and mobi	le sports bettin	g platform providers to	o prevent persons on	
22.19	the exclusion	n list from placing sp	orts betting wa	gers.		
22.20	Subd. 2.	Prohibited wagers k	oy certain pers	ons. The following in	dividuals who are	
22.21	otherwise au	thorized to place was	gers are prohib	ited from placing the	wagers described:	
22.22	<u>(1) an inc</u>	lividual who is prohi	bited from place	cing wagers by a mobi	le sports betting	
22.23	operator or m	obile sports betting p	latform provide	er for good cause, inclu	iding, but not limited	
22.24	to, any indiv	idual placing a wage	r as an agent or	proxy on behalf of ar	other may not place	
22.25	a wager of a	ny kind;				
22.26	<u>(2)</u> an inc	lividual who is an atl	nlete, coach, re	feree, player, trainer, o	or team employee is	
22.27	prohibited fr	om wagering on a sp	orting event ov	verseen by that person	's sports governing	
22.28	body;					
22.29	<u>(3) an inc</u>	lividual who holds a	position of auth	nority sufficient to exe	rt influence over the	
22.30	participants i	in a sporting event, in	ncluding, but n	ot limited to, a coach,	manager, or owner	
22.31	is prohibited	from wagering on th	nat sporting eve	ent;		

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23.1	(1) on indivi	dual who has acce	ess to certain tu	pes of exclusive or no	nnublic information
23.2	<u> </u>			gering on that sporting	•
23.2				body of that sporting	
23.4				of a team shall mean	an individual who
23.5	owns more than	five percent of th	e team.		
23.6	Subd. 3. Pro	hibition on accep	oting wagers. ((a) A mobile sports be	tting operator or
23.7	mobile sports be	etting platform pro	ovider shall not	knowingly accept a v	vager from a person
23.8	on the exclusion	ı list or allow a pe	rson on the exc	elusion list to establish	a mobile sports
23.9	betting account.				
23.10	(b) A mobile	sports betting op	erator or a mol	oile sports betting plat	form provider shall
23.11	not knowingly a	ccept a wager pro	hibited under s	ubdivision 2 from any	⁷ individual who can
23.12	reasonably be id	lentified by public	ely available in	formation or by any li	sts provided to the
23.13	commissioner.				
23.14	(c) Knowing	ly accepting a wag	ger from a perso	n on the exclusion list	is a license violation,
23.15	subject to a pena	alty established by	y the commission	oner.	
23.16	Subd. 4. Not	t ice. The commiss	sioner shall not	ify a person whose na	me has been added
23.17	to the exclusion	list under subdivi	sion 1, paragra	ph (a), clause (2), (3)	, or (4).
23.18	Sec. 17. [299]	2.50] FINANCIA	<u>L RESPONSI</u>	<u>BILITY.</u>	
23.19	Subdivision	1. Responsibility	for satisfying	winning wagers. A v	vager on a sporting
23.20	event placed wit	h a mobile sports b	petting operator	or mobile sports betti	ng platform provider
23.21	is an enforceable	contract. A mobil	le sports betting	g operator or mobile sp	orts betting platform
23.22	provider who ac	cepts a wager bea	urs all risk of lo	ss to satisfy winnings	on the wager. A
23.23	wager that is no	t redeemed within	one year of th	e outcome that is the	subject of the wager
23.24	may be canceled	l by the mobile spo	orts betting ope	rator or the mobile sp	orts betting platform
23.25	provider.				
23.26	Subd. 2. Res	erve requirement	ts. (a) A mobile	sports betting operator	shall, in conjunction
23.27	with the mobile	sports betting plat	tform provider,	maintain reserves in a	an amount that is not
23.28	less than the gre	ater of \$25,000 or	r the sum of the	e following three amo	unts:
23.29	(1) amounts	held by the mobil	e sports betting	g operator for the mob	ile sports betting
23.30	accounts of auth	norized participant	ts;		
23.31	(2) amounts	accepted by the m	nobile sports be	etting operator as wag	ers on contingencies
23.32	whose outcome	have not been det	termined; and		

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24.1 (3) amounts owed but unpaid by the mobile sports betting operator on winning wagers
 24.2 through the period established by the operator, subject to time limits set by the commissioner,
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24.3 <u>for honoring winning wagers.</u>

- 24.4 (b) Such reserves shall be held in the form of cash or cash equivalents segregated from
- 24.5 operational funds, payment processor reserves and receivables, any bond, an irrevocable
- 24.6 <u>letter of credit, or any combination thereof.</u>
- 24.7 (c) In lieu of holding cash reserves outlined in subdivision 2, paragraphs (a) and (b), a
- 24.8 mobile sports betting operator or mobile sports betting platform provider may post a bond,
- 24.9 securities, or an irrevocable letter of credit in an amount the commissioner deems necessary
 24.10 after taking into consideration the amount of the mobile sports betting operator's cash
- 24.11 reserves, to protect the financial interests of people wagering on sporting events. If securities
- 24.12 are deposited or an irrevocable letter of credit filed, the securities or letter of credit must be
- 24.13 of a type or in the form provided under section 349A.07, subdivision 5, paragraphs (b) and
- 24.14 <u>(c).</u>

24.15 Sec. 18. [299L.51] INTEGRITY MONITORING.

- (a) Each mobile sports betting operator or mobile sports betting platform provider must
 contract with a licensed independent integrity monitoring provider in order to identify any
 unusual betting activity or patterns that may indicate a need for further investigation. The
 commissioner shall establish minimum standards requiring each mobile sports betting
 operator or mobile sports betting platform provider to participate in the monitoring system
 as part of that licensee's minimum internal control standards.
- 24.22 (b) If any unusual betting activity is deemed by independent integrity monitoring provider 24.23 to have risen to the level of suspicious betting activity, then the independent integrity
- 24.24 monitoring provider shall immediately report the suspicious activity to the commissioner,
- 24.25 <u>all mobile sports betting operator or mobile sports betting platform provider licensees that</u>
- 24.26 contract with that integrity provider, and the sports governing body that governs the sporting
- 24.27 event on which the suspicious activity was deemed to have taken place.
- 24.28 (c) The commissioner, mobile sports betting operators, and any sports governing body
- 24.29 that receives the information described in paragraph (b) from an independent integrity
- 24.30 monitoring provider must maintain the confidentiality of the information, and use the
- 24.31 information solely for purposes of investigating or preventing the conduct described in this
- 24.32 section unless disclosure is required by this act, the commissioner, other law, or court order,
- 24.33 or unless the sports governing body consents to disclosure. The information may not be
- 24.34 used for any commercial or other purpose.

(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

25.8 to object to such disclosure.

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

Subdivision 1. Record retention. (a) Mobile sports betting operators or mobile sports
 betting platform providers 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 or mobile sports betting platform providers shall
 make the data described in paragraph (a) available for inspection upon request of the
 commissioner or as required by court order.

Subd. 2. Anonymization required. Mobile sports betting operators or mobile sports 25.19 betting platform providers shall use commercially reasonable efforts to maintain in real 25.20 time and at the account level anonymized information regarding an authorized participant, 25.21 amount and type of wager, the time the wager was placed, the location of the wager, including 25.22 the IP address if applicable, the outcome of the wager, and records of abnormal betting 25.23 activity. Nothing in this section shall require a mobile sports betting operator and mobile 25.24 sports betting platform provider to provide any information that is prohibited by federal, 25.25 state, or local laws or regulations, including laws and regulations relating to privacy and 25.26 personally identifiable information. 25.27

Subd. 3. Information sharing. (a) If a sports governing body has notified the commissioner that access to the information described in subdivision 2 for wagers placed on sporting events of the sports governing body is necessary to monitor the integrity of such body's sporting events, then mobile sports betting operators shall share, in a commercially reasonable frequency, form, and manner, with the sports governing body or its designees the information under subdivision 2 with respect to sports wagers on sporting events of such sports governing body.

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- (b) Sports governing bodies and their designees may only use information received under
 this section for integrity-monitoring purposes and may not use information received under
 this section for any commercial or other purpose.
- 26.4 (c) Nothing in this section shall require a mobile sports betting operator and mobile
- sports betting platform provider to provide any information that is prohibited by federal,
- 26.6 state, or local laws or regulations, including without limitation laws and regulations relating
- 26.7 to privacy and personally identifiable information.

26.8 Sec. 20. [299L.55] INSPECTION AND AUDITING.

Subdivision 1. Inspection. The commissioner, the commissioner of revenue, and the 26.9 director are authorized to inspect the accounting records of mobile sports betting operators 26.10 26.11 and mobile sports betting platform providers at any time provided the mobile sports betting operators and mobile sports betting platform provider is given notice at least 24 hours before 26.12 the inspection. This provision only applies to mobile sports betting operations and does not 26.13 authorize the inspection of records related to Tribal gaming operations, Tribal governmental 26.14 records, or class III sports betting operations conducted exclusively on Indian Lands. 26.15 26.16 Subd. 2. Annual audit. To ensure compliance with this chapter and rules adopted under

26.17 <u>this chapter, a mobile sports betting operator and mobile sports betting platform provider</u>
26.17 <u>this chapter, a mobile sports betting operator and mobile sports betting platform provider</u>
26.18 <u>must contract with an independent third party to perform a financial audit, consistent with</u>
26.19 <u>the standards established by the Public Company Accounting Oversight Board or using the</u>
26.20 <u>Statements on Accounting standards issued by the Audit Standards Board of the American</u>
26.21 <u>Institute of Certified Public Accountants. The mobile sports betting operator must submit</u>
26.22 <u>the audit to the commissioner for examination and inspection within 120 days of the end</u>
26.23 of its fiscal year.

26.24 Sec. 21. [299L.60] LICENSE VIOLATIONS; ENFORCEMENT.

26.25 Subdivision 1. Schedule of penalties. The commissioner must adopt rules that provide

26.26 <u>a graduated schedule of penalties for violations of license requirements under statute or</u>

- 26.27 rule. The schedule must specify penalties that may range from warnings and probation
- 26.28 periods to civil fines, temporary suspension of licenses, or revocation of licenses.
- 26.29 Subd. 2. Authority to act. (a) The commissioner may issue administrative orders, impose
 26.30 civil penalties, and suspend, revoke, or not renew a license issued pursuant to sections
- 26.31 299L.10 to 299L.80 if the commissioner determines that a licensee has committed or is
- 26.32 about to commit a violation of those sections or rules adopted pursuant to those sections,
- 26.33 or if the commissioner determines that the licensee is disqualified or ineligible to hold a

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27.1	license pursuant to section 299L.25 or 299L.26. A conviction for a violation of section							
27.2	299L.80 is not required for the commissioner to take action on a violation.							
27.3	(b) Enforcem	ent actions, license s	uspensions, license	e revocations, or lice	ense nonrenewals			
27.4	related to a spec	ific mobile sports be	tting operator sha	ll not impact or lim	it the ability of			
27.5	another mobile s	ports betting operate	or to conduct, offe	r, or offer for play	mobile sports			
27.6	betting.							
27.7	Subd. 3. Tem	porary suspension	(a) The commiss	ioner may tempora	rily, without			
27.8	hearing, suspend	the license and oper	rating privilege of	any licensee for a p	period of up to 90			
27.9	days if there is c	lear and convincing	evidence that:					
27.10	(1) conduct c	of a licensee, or antic	cipated failure of a	licensee to fulfill a	an obligation,			
27.11	requires immedi	ate action to protect	the public from ha	arm;				
27.12	(2) the licens	ee has not timely fil	ed a tax return or	paid the tax require	d under chapter			
27.13	<u>297J; or</u>							
27.14	(3) the licens	ee has not timely pa	id all fees due und	ler sections 299L.1	0 to 299L.80.			
27.15	(b) The comm	nissioner shall notify	the licensee of the	e violation that caus	ed the temporary			
27.16	suspension and may lift the temporary suspension if the licensee corrects the violation.							
27.17	(c) The comr	nissioner may exten	d the period of sus	spension if the viol	ation is not			
27.18	corrected, the co	mmissioner notifies	the business that	it intends to revoke	or not renew a			
27.19	license, and a co	ntested case hearing	; has not taken pla	ce.				
27.20	Subd. 4. Not	ice of violation; add	ministrative orde	rs; request for rec	consideration;			
27.21	demand for hea	ring. (a) The comm	issioner may issue	e an administrative	order to any			
27.22	licensee who has	s committed a violat	ion. The order ma	y require the licens	ee to correct the			
27.23	violation or to ce	ase and desist from c	ommitting the viol	ation and may impo	se civil penalties.			
27.24	The order must s	state the deficiencies	that constitute a v	violation, the time l	by which the			
27.25	violation must b	e corrected, and the	amount of any civ	il penalty.				
27.26	(b) If the lice	nsee believes the in	formation in the ad	dministrative order	is in error, the			
27.27	licensee may ask	the commissioner t	to reconsider any p	parts of the order th	at are alleged to			
27.28	be in error. The r	equest must be in w	riting, delivered to	the commissioner	by certified mail			
27.29	within seven day	vs after receipt of the	e order, and provid	le documentation to	o support the			
27.30	allegation of erro	or. The commissione	er must respond to	a request for recon	sideration within			
27.31	15 days after rec	eiving the request. A	A request for recor	nsideration does no	t stay the order			
27.32	unless the comm	issioner issues a sup	oplemental order g	granting additional	time. The			
27.33	commissioner's	disposition of a requ	est for reconsidera	ation is final.				

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28.1	(c) An ac	dministrative order th	at imposes a civ	il penalty of more th	an \$2,000 shall be
28.2		contested case under			
28.3	(d) A lice	ensee may request a ł	nearing on the a	dministrative order w	rithin 30 days of the
28.4		e order. The request i			
28.5		il. If the licensee does		-	<u> </u>
28.6	final.		`		
28.7	<u>(e)</u> If the	licensee requests a h	earing, the hear	ing must be held not	later than 30 days
28.8	after the con	nmissioner receives th	ne request unless	s the licensee and the	commissioner agree
28.9	on a later da	te. After the hearing,	the commission	er may enter an orde	r making such
28.10	disposition a	as the facts require. If	the licensee fai	ls to appear at the hea	aring after having
28.11	been notified	l of it, the licensee is c	onsidered in defa	ault and the proceedin	g may be determined
28.12	against the l	icensee on considerat	tion of the admin	nistrative order, the a	llegations of which
28.13	may be cons	idered to be true. An a	action of the con	nmissioner under this	paragraph is subject
28.14	to judicial re	eview pursuant to cha	pter 14.		
28.15	(f) Civil	penalties collected by	the commission	ner shall be deposited	l in the general fund.
28.16	Civil penalti	es may be recovered	in a civil action	in the name of the st	ate brought in the
28.17	district court	<u>t.</u>			
28.18	<u>Subd. 5.</u>	Revocation, nonrend	ewal, civil pena	lties; contested case.	If the commissioner
28.19	intends to re	voke or not renew a l	license, or impo	se a civil penalty in e	excess of \$2,000, the
28.20	commission	er shall provide the li	censee with a st	atement of the compl	laints made against
28.21	the licensee	and shall initiate a co	ntested case pro	ceeding. The contest	ed case shall be held
28.22	pursuant to c	chapter 14.			
28.23	Subd. 6.	Penalties. In addition	n to penalties lis	ted in this section, a	person or licensee
28.24	who violates	s the provisions of sec	ctions 299L.10 t	o 299L.80 is subject	to any applicable
28.25	criminal pen	alty.			
28.26	Sec. 22. [2	99L.65] REPORTIN	NG.		
28.27	Subdivis	ion 1. Financial repo	ort. By June 1 of	each year, the comm	issioner must submit
28.28	a report to the	ne chairs and ranking	minority memb	ers of the legislative	committees with
28.29	jurisdiction	over public safety, the	e legislative con	nmittees with jurisdic	ction over taxes, the
28.30	committee in	n the house of represe	entatives with ju	risdiction over comm	herce, the committee
28.31		with jurisdiction over			-
28.32		representatives with	•		
28.33	the senate w	tith jurisdiction over f	finance. The rep	ort must describe the	activities of the

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29.1	commissioner with respect to wagering on sporting events and include summary financial
29.2	information on sports betting and the regulated sports betting industry as a whole. The report
29.3	must not include information or data on individuals or entities that is classified as private
29.4	data under section 299L.70 or separately list the earnings, wagers, or tax revenue generated
29.5	by or use identifying information for specific mobile sports betting operators.
29.6	Subd. 2. License activity report. By February 1 of each year beginning in 2024, the
29.7	commissioner shall submit a report to the chairs and ranking minority members of the
29.8	committees in the house of representatives and the senate with jurisdiction over public
29.9	safety, the committee in the house of representatives with jurisdiction over commerce, and
29.10	the committee in the senate with jurisdiction over state government finance and policy on
29.11	the following:
29.12	(1) the status of applications for licenses issued by the commissioner, including the
29.13	number of applications for each type of license, the number of licenses of each type issued,
29.14	and the average time between receipt of a complete application and issuance of each type
29.15	of license;
29.16	(2) an overview of the sports betting market, including but not limited to the actual and
29.17	anticipated demand;
29.18	(3) the amount of revenue generated to the state by sports betting and the expenses
29.19	incurred by the commissioner in enforcing restrictions on lawful sports betting; and
29.20	(4) the commissioner's enforcement actions taken against persons licensed under sections
29.21	299L.10 to 299L.80 for licensing violations, including violations of the rules adopted under
29.22	section 299L.15.
29.23	Sec. 23. [299L.70] DATA PROTECTIONS.
29.24	Subdivision 1. Classification. Data in which an individual who has wagered on sporting
29.25	events is identified by name, account number, Social Security number, or any other uniquely
29.26	identifying indicia, is private data on individuals, as defined in section 13.02, subdivision
29.27	12. Data on individual earnings of mobile sports betting operators, mobile sports betting
29.28	platform providers, mobile sports betting operator application and licensing information,
29.29	mobile sports betting platform provider application and licensing information, and all Tribal
29.30	revenue records unassociated with mobile sports betting operators is nonpublic data, as
29.31	defined in section 13.02, subdivision 9.
29.32	Subd. 2. Sale of private data on individuals. The commissioner shall revoke any license

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30.1	would be cla	assified as private und	ler subdivisior	1 collected through the	e practice of sports
30.2		ess sharing of that data			· · · · · ·
30.3	Sec. 24. [2	99L.75] LOCAL RE	STRICTION	S; PROHIBITION ON	LOCAL TAXES
30.4	OR FEES.				
30.5	<u>No politi</u>	cal subdivision may 1	equire a local	license to offer sports b	etting or impose a
30.6	tax or fee or	the sports betting co	nducted pursu	ant to this chapter.	
30.7	Sec. 25. <u>I</u>	NDIAN TRIBES; CO	OMPACTS T	O BE NEGOTIATED.	
30.8	The gove	ernor or the governor'	s designated re	epresentatives shall nego	otiate in good faith
30.9	new Tribal-s	state compacts regulat	ing the condu	ct of class III sports bett	ing on the Indian
30.10	lands of an I	ndian Tribe requestin	g negotiations	, under Minnesota Statut	tes, section 3.9221.
30.11	Compacts in	effect on January 1, 2	023, shall not	be modified to accommo	date sports betting.
30.12			ARTICL	JE 2	
30.13		TAXAT		RTS BETTING	
30.14	Section 1.	[297J.01] DEFINIT	<u>IONS.</u>		
30.15				nless the context clearly i	ndicates otherwise,
30.16	the followin	g terms have the mea	nings given:		
30.17	<u>(1) "casi</u>	no" has the meaning g	given in sectio	n 299L.10, subdivision	<u>4;</u>
30.18	<u>(2) "com</u>	missioner" means the	commissione	r of revenue;	
30.19	<u>(3)</u> "mob	ile sports betting opera	tor" has the me	eaning given in section 29	99L.10, subdivision
30.20	<u>14;</u>				
30.21	<u>(</u> 4) "spor	ting event" has the m	eaning given i	n section 299L.10, subd	livision 18;
30.22	<u>(5)</u> "spor	ts betting" has the me	eaning given in	1 section 299L.10, subdi	vision 19;
30.23	<u>(6)</u> "spor	ts betting net revenue	" means the tot	al of all cash and cash ec	quivalents received
30.24	in a month b	by a mobile sports bet	ting operator f	rom wagers on sporting	events, less the
30.25	following:				
30.26	<u>(i) cash p</u>	oaid out as winnings i	n the month; a	nd	
30.27	<u>(ii) the ca</u>	ash equivalent of none	cash prizes pai	d out as winnings in the	month, except that
30.28	for purposes	of calculating sports	betting net rev	venue, cash and cash equ	uivalents received
30.29	in a month b	y a mobile sports bet	ting operator o	or mobile sports betting	platform provider

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31.1	from wagers	s on sporting events d	loes not include	cash and cash equival	ents received by a
31.2				etting platform provide	
31.3			-	leral government; and	
31.4	<u>(</u> 7) "wag	er" has the meaning §	given in section	299L.10, subdivision	21.
31.5	EFFEC	FIVE DATE. This se	ection is effective	ve for sports betting ne	t revenue received
31.6	after June 30), 2024.			
31.7	Sec. 2. [29	7J.02] TAX ON SPO	ORTS BETTIN	NG NET REVENUE.	
31.8	Subdivis	ion 1. Tax imposed.	(a) Except as p	rovided in paragraph (l	b), a tax is imposed
31.9	on sports bet	ting net revenue rece	ived equal to te	n percent on wagers pla	aced online through
31.10	a website or	mobile application, a	as allowed unde	er section 299L.40.	
31.11	<u>(b)</u> Any	wager placed on India	an lands is not s	subject to state taxation	1. For purposes of
31.12	this chapter,	a wager is placed at	the physical loc	cation of the individual	placing the wager.
31.13	<u>Subd. 2.</u>	Sports betting net r	evenue tax in l	ieu of other taxes. (a)	Income derived by
31.14	<u>a mobile spo</u>	orts betting operator of	r mobile sports	petting platform provid	er from the conduct
31.15	of wagering	on a sporting event is	s not subject to	the tax imposed in cha	pter 290. Wagers
31.16	accepted by	a mobile sports bettin	ng operator are	not subject to the tax i	mposed in section
31.17	297A.62 or 2	297E.03.			
31.18	<u>(b)</u> When	n sports betting net re	evenue for a mo	nth is less than zero, th	ne commissioner
31.19	must allow t	he mobile sports bett	ing operator or	mobile sports betting p	latform provider to
31.20	carry over th	e negative amount to	returns filed for	subsequent months. T	he negative amount
31.21	of sports bet	ting net revenue may	not be carried	back to an earlier mon	th and remittances
31.22	previously r	eceived by the comm	issioner will no	ot be refunded, except i	f the mobile sports
31.23	betting operation	ator or mobile sports	betting platform	n provider surrenders i	ts mobile sports
31.24	betting licen	se and the last return	reported a nega	tive amount of sports l	betting net revenue.
31.25	<u>Subd. 3.</u>	<u>Returns; due dates.</u>	A mobile sport	s betting operator or m	obile sports betting
31.26	platform pro	ovider must file a retu	rn by the 20th	day of each month repo	orting the tax due
31.27	under this se	ction for the preceding	g month. The re	turn must include the a	mount of all wagers
31.28	received, pa	youts made, all sports	s betting taxes of	owed, and other inform	nation required by
31.29	the commiss	ioner. The tax under	this chapter is o	lue to be paid to the co	ommissioner on the
31.30	day the return	n is due.			
31.31	<u>Subd. 4.</u>	Public information.	All records con	ncerning the administra	ation of taxes under
31.32	this chapter	are classified as publ	ic information.		

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32.1	Subd. 5. Refunds. A person who has, under this chapter, paid to the commissioner an
32.2	amount of tax for a period in excess of the amount legally due for that period may file with
32.3	the commissioner a claim for a refund of the excess. The amount necessary to pay the refunds
32.4	under this subdivision is appropriated from the sports betting revenue account established
32.5	in subdivision 7 to the commissioner.
32.6	Subd. 6. Extensions. If in the commissioner's judgment good cause exists, the
32.7	commissioner may extend the time for filing tax returns, paying taxes, or both under this
32.8	section for not more than six months.
32.9	Subd. 7. Distribution of funds. (a) The sports betting revenue account is established in
32.10	the special revenue fund. All amounts collected by the commissioner under this chapter
32.11	must be deposited in the account and distributed as provided in this subdivision. Any money
32.12	remaining in the account at the end of each fiscal year does not cancel. Interest and income
32.13	earned on money in the account, after deducting any applicable charges, shall be credited
32.14	to the account. After deducting any amounts necessary to pay the refunds under subdivision
32.15	5, and any appropriations made from the account for the next fiscal year, the money shall
32.16	be distributed as provided in paragraphs (b) to (d).
32.17	(b) An amount not to exceed 30 percent is annually appropriated to the Minnesota Racing
32.18	Commission for the purposes of paragraph (d), until the total amount appropriated under
32.19	this paragraph equals \$20,000,000.
32.20	(c) Beginning with the first fiscal year after the fiscal year in which \$20,000,000 has
32.21	been appropriated under paragraph (b), \$3,000,000 is annually appropriated to the Minnesota
32.22	Racing Commission for the purposes in paragraph (d).
32.23	(d) Money appropriated under paragraphs (b) and (c) must be granted in equal amounts
32.24	to race tracks listed under section 240.06 for the following purposes:
32.25	(1) purse supplements for races to be conducted exclusively for Minnesota-bred horses;
32.26	(2) breeders' awards for Minnesota-bred thoroughbred, standardbred, quarter horse, and
32.27	Arabian horses;
32.28	(3) to pay reimbursements to the commission for the cost of providing state stewards;
32.29	(4) to assist in the transition of Minnesota-bred horses into retirement;
32.30	(5) to fund research projects conducted by persons affiliated with a university or
32.31	governmental research agency or institution related to equine illness and disease,
32.32	performance-related accidents and injuries, and improvements of breeding techniques;

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33.1	(6) to fund n	nental health prog	rams for jocker	vs, stewards, and backs	stretch employees		
33.2	who have direct involvement with the care and preparation of racing horses; and						
33.3	(7) to pay fo	r increases in com	pongotion to h	ackstretch employees v	who have direct		
33.4	<u> </u>	th the care and pre	-		vilo nave direct		
55.4		^	•				
33.5	<u> </u>			ng revenue account afte	r the appropriations		
33.6	<u>in paragraphs (b</u>) and (c) have bee	en made:				
33.7	(1) 50 percen	nt is appropriated	to the commiss	ioner of human servic	es of which half is		
33.8	for the compuls	ive gambling treat	ment program	established under secti	on 245.98, and half		
33.9	is for a grant to t	he state affiliate re	ecognized by th	e National Council on	Problem Gambling		
33.10	to be used to inc	rease public aware	ness of problen	n gambling, provide ed	ucation and training		
33.11	for individuals a	nd organizations p	roviding effect	ve treatment services t	o problem gamblers		
33.12	and their familie	es, and research re	lating to proble	em gambling. Funds p	rovided to the		
33.13	commissioner o	f human services f	or the compuls	ive gambling treatmen	t program must also		
33.14	be available for	up to 60 hours of	intervention se	rvices for a family me	mber or concerned		
33.15	significant other	who is a Minnes	ota resident and	l is negatively impacte	d by problem or		
33.16	compulsive gam	ıbling. Money app	propriated by the	is clause must suppler	nent and must not		
33.17	replace existing	state funding for	these programs	; and			
33.18	(2) 50 percen	t shall be transferr	ed to the amate	ur sports integrity and p	articipation account		
33.19	established purs	uant to section 24	0A.15, subdivi	sion 1.			
33.20	(f) By Februa	ary 1 of every odd	-numbered year	r, the Minnesota Racing	g Commission must		
33.21	submit a report	to the chairs and r	anking minorit	y members of the legis	slative committees		
33.22	with jurisdictior	n over pari-mutuel	horse racing a	nd sports wagering au	thorized in chapter		
33.23	299L, detailing	grants made under	r paragraph (d)	<u>-</u>			
33.24	EFFECTIVE DATE. This section is effective for sports betting net revenue received						
33.25	after June 30, 20	24, except that sul	odivision 7 is et	fective July 1, 2023, a	nd applies to license		
33.26	and renewal fee	s received after Ju	ne 30, 2023, an	d sports betting net rev	venue received after		
33.27	June 30, 2024.						
33.28	Sec. 3. [297J.	03] MOBILE SP	ORTS BETTI	NG OPERATOR RE	PORTS AND		
33.29	RECORDS.						
33.30	Subdivision	1. Business recor	ds. A mobile s	ports betting operator	or mobile sports		

33.30 Subdivision 1. Business records. A mobile sports betting operator or mobile sports

33.31 betting platform provider must maintain records supporting the sports betting activity and

- 33.32 taxes owed. Records required to be kept in this section must be preserved by the mobile
- 33.33 sports betting operator or mobile sports betting platform provider for at least 3-1/2 years

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34.1	after the return	is due or filed, whi	chever is later,	and may be inspected by	the commissioner
34.2	at any reasonal	ble time without no	otice or a search	n warrant.	
34.3	<u>Subd. 2.</u> Au	udits. The commiss	sioner may req	uire a financial audit of a	a mobile sports
34.4	betting operato	or's or mobile sports	s betting platfor	rm provider's sports betti	ng activities if the
34.5	mobile sports b	etting operator or n	nobile sports be	tting platform provider ha	as failed to comply
34.6	with this chapt	er as it relates to fi	nancial reporti	ng. Audits must be perfo	ormed by an
34.7	independent ac	countant licensed	according to ch	hapter 326A. The commi	ssioner must
34.8	prescribe stand	ards for an audit rec	quired under thi	s subdivision. A complet	e, true, and correct
34.9	copy of an audi	t must be filed as pr	rescribed by the	commissioner. Nothing	in this subdivision
34.10	limits the com	missioner's ability	to conduct its c	own audit pursuant to its	authority under
34.11	chapter 270C.				
34.12	EFFECTI	VE DATE. This se	ection is effecti	ve for sports betting net	revenue received
34.13	after June 30, 2	2024.			
34.14	Sec. 4. [297J	1.04] OTHER PRO	DVISIONS AI	PPLY.	
34.15	Except for	those provisions sp	pecific to distri	outors, gambling produc	ts, or gambling
34.16	equipment, sec	ctions 297E.11 to 2	97E.14 apply t	o this chapter.	
34.17	EFFECTI	VE DATE. This se	ection is effecti	ve for sports betting net	revenue received
34.18	after June 30, 2	2024.			
34.19			ARTICL	E 3	
34.20		CRIMES R		SPORTS BETTING	
34.21	Section 1. Mi	nnesota Statutes 20)22, section 260	B.007, subdivision 16, is	s amended to read:
34.22	Subd. 16. J	uvenile petty offe	nder; juvenile	petty offense. (a) "Juver	nile petty offense"
34.23	includes a juve	nile alcohol offens	se, a juvenile co	ontrolled substance offen	ise, <u>a juvenile</u>
34.24	violation of sec	ction 299L.80, sub	division 3, para	agraph (a), a violation of	section 609.685,
34.25	or a violation of	of a local ordinance	e, which by its	terms prohibits conduct	by a child under
34.26	the age of 18 y	ears which would	be lawful cond	uct if committed by an a	dult.
34.27	(b) Except a	as otherwise provid	led in paragrap	h (c), "juvenile petty offe	nse" also includes
34.28	an offense that	would be a misder	meanor if com	nitted by an adult.	
34.29	(c) "Juvenil	le petty offense" do	bes not include	any of the following:	

(1) a misdemeanor-level violation of section 518B.01, 588.20, 609.224, 609.2242,
609.324, subdivision 2 or 3, 609.5632, 609.576, 609.66, 609.746, 609.748, 609.79, or
617.23;

35.4 (2) a major traffic offense or an adult court traffic offense, as described in section
35.5 260B.225;

35.6 (3) a misdemeanor-level offense committed by a child whom the juvenile court previously
35.7 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.

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

- 35.20 Subdivision 1. Definitions. As used in this section:
- 35.21 (1) "accepts a wager" includes receiving, recording, or forwarding a wager or an offer
- 35.22 to wager on a sporting event, and attempts to do so;

35.23 (2) "nonpublic information" means information regarding a participant's ability or

- 35.24 <u>likelihood to perform in a sporting event that:</u>
- 35.25 (i) is not available to the general public;
- 35.26 (ii) is derived from a personal or professional relationship with the participant; and
- 35.27 (iii) if the information was disseminated, would likely affect the odds of the participant
- 35.28 or the participant's team in achieving a particular outcome in the event; and
- 35.29 (3) "places a wager" includes an offer or attempt to place a wager on a sporting event.

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36.1	<u>Subd. 2.</u> S	ale or transfer of p	rivate data. (a) Whoever sells or tran	sfers private data
36.2	on individuals	s collected through t	he practice of v	vagering on sporting ev	vents is guilty of a
36.3	misdemeanor	<u>-</u>			
36.4	(b) Paragr	aph (a) does not app	ly to the transfe	er of data between a per	son licensed under
36.5	section 299L.	10 to 299L.80 or an e	employee of a li	censee and the commis	sioner, the director,
36.6	or the commis	ssioner of revenue w	hen that transfe	r is necessary to perform	n duties prescribed
36.7	by law relatin	g to wagering on sp	orting events o	r to information shared	with a sports
36.8	governing bo	dy pursuant to section	on 299L.53, sub	odivision 3.	
36.9	<u>Subd. 3.</u> <u>V</u>	Vagering by a perso	on under age 2	a. (a) A person who is	under 21 years of
36.10	age and does	either of the followi	ng is guilty of a	a misdemeanor:	
36.11	<u>(1) places</u>	a wager on a sportir	ng event; or		
36.12	(2) misrep	presents the person's	age as being 2	l or older for the purpo	ses of placing a
36.13	wager on a sp	oorting event.			
36.14	(b) A pers	on licensed under se	ections 299L.10	to 299L.80 or an emp	loyee of a licensee
36.15	who knowing	ly accepts a wager o	on a sporting ev	ent placed by someone	under the age of
36.16	21 years is gu	uilty of a gross misde	emeanor.		
36.17	(c) Paragra	aph (a), clause (1) do	oes not prohibit	private social bets on s	porting events that
36.18	are not part of	f or incidental to org	anized, comme	ercialized, or systematic	z gambling.
36.19	<u>Subd. 4.</u> U	Inauthorized wage	rs. (a) The follo	owing persons who place	e a wager with an
36.20	entity licensed	l under sections 2991	L.10 to 299L.80	are guilty of a crime and	d may be sentenced
36.21	as provided in	n paragraphs (b) to (<u>e):</u>		
36.22	<u>(1) a perso</u>	on who is a participa	nt in a sporting	event and who places	a wager on that
36.23	event or who	induces another to p	lace a wager of	n the event on behalf of	f the person;
36.24	<u>(2)</u> a perso	on licensed under see	ctions 299L.10	to 299L.80, or an empl	loyee of a licensee
36.25	whose exclusion	ive or primary respo	nsibilities invo	lve mobile sports bettin	1g, who places a
36.26	wager on a sp	orting event on an or	nline website on	mobile application wit	h which the person
36.27	is affiliated;				
36.28	<u>(3) an offi</u>	cer, director, membe	er, or employee	of the Division of Alco	ohol and Gambling
36.29	Enforcement	of the Department o	f Public Safety	or the division who pla	aces a wager on a
36.30	sporting event	, unless the person is	a peace officer	with the Division of Alc	ohol and Gambling
36.31	Enforcement	who places a wager	as part of a cri	ninal or regulatory invo	estigation; or

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37.1	(4) a person	n who possesses no	onpublic inform	ation on a sporting even	nt and who places
37.2	a wager on tha	-	•		
37.3	(b) A perso	on who violates par	agraph (a) is gui	ilty of a misdemeanor it	f the amount of the
37.4	wager is no me	-			
37.5	(c) A perso	on who violates par	agraph (a) is gu	ilty of a gross misdeme	eanor if:
37.6	(1) the pers 609.76; or	son has previously	been convicted	of a violation of this se	ction or section
37.7					
37.8	(2) the amo	ount of the wager is	s more than \$50	0 but not more than \$1,	<u>,000.</u>
37.9	(d) A perso	on who violates par	agraph (a) is gu	ilty of a felony and ma	y be sentenced to
37.10	imprisonment	for not more than t	wo years or to p	ayment of a fine of not	more than \$4,000,
37.11	or both, if the	amount of the wag	er is more than	\$1,000 but not more the	an \$5,000.
37.12	(e) A perso	on who violates par	agraph (a) is gu	ilty of a felony and may	y be sentenced to
37.13	imprisonment	for not more than fi	ive years or to pa	ayment of a fine of not r	nore than \$10,000,
37.14	or both, if:				
37.15	(1) the amo	ount of the wager is	s more than \$5,0	000; or	
37.16	(2) the pers	son places more that	an five wagers c	on any one or more spor	rting events within
37.17	any 30-day per	riod and the total a	mount wagered	is more than \$2,500.	
37.18	<u>Subd. 5.</u> U	nauthorized accep	otance of wager	rs. (a) A person license	d under sections
37.19	299L.10 to 299	L.80, or an employ	ee of a licensee v	whose exclusive or prim	ary responsibilities
37.20	involve mobile	e sports betting, wh	to accepts a wag	ger on a sporting event	knowing that the
37.21	wager was ma	de in violation of s	ubdivision 4, pa	aragraph (a) is guilty of	a crime and may
37.22	be sentenced a	s provided in parag	graphs (b) to (e)	<u>-</u>	
37.23	(b) A perso	on who violates par	agraph (a) is gui	ilty of a misdemeanor i	f the amount of the
37.24	wager is no me	ore than \$500.			
37.25	(c) A perso	on who violates par	agraph (a) is gu	ilty of a gross misdeme	eanor if:
37.26	(1) the pers	son has previously	been convicted	of a violation of this se	ection or section
37.27	<u>609.76; or</u>				
37.28	(2) the amo	ount of the wager is	s more than \$50	0 but not more than \$1,	,000.
37.29	(d) A perso	on who violates par	agraph (a) is gu	ilty of a felony and ma	y be sentenced to
37.30	imprisonment	for not more than t	wo years or to p	ayment of a fine of not	more than \$4,000,
37.31	or both, if the	amount of the wag	er is more than	\$1,000 but not more that	an \$5,000.

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38.1	(e) A per	son who violates para	agraph (a) is gui	lty of a felony and m	ay be sentenced to			
38.2	imprisonment for not more than five years or to payment of a fine of not more than \$10,000,							
38.3	or both, if:							
38.4	(1) the ar	nount of the wager is	more than \$5,0	<u>00; or</u>				
38.5	(2) the pe	erson accepts one or r	nore wagers kno	owing that:				
38.6	(i) the wa	ager is prohibited und	er subdivision 4	, paragraph (a);				
38.7	(ii) accep	tance of the wager wi	ll result in the pe	erson making a wager	having placed more			
38.8	than five way	gers on any one or me	ore sporting eve	nts within any 30-day	y period; and			
38.9	(iii) the to	otal amount wagered	is more than \$2	<u>,500.</u>				
38.10	Subd. 6.	Aggregation; venue.	In any prosecu	tion under subdivisio	n 4 or 5, the amount			
38.11	of money wa	gered within any six-	month period m	ay be aggregated and	the accused charged			
38.12	accordingly	in applying the provis	ions of those sul	odivisions. In addition	n, when two or more			
38.13	offenses are	committed by the sar	ne person in two	o or more counties, th	e accused may be			
38.14	prosecuted in	n any county in which	one of the offer	nses was committed for	or all of the offenses			
38.15	aggregated u	nder this subdivision	<u>.</u>					
38.16	Subd. 7.	Proof of age; defens	e; seizure of fal	se identification. (a)	Proof of age for			
38.17	placing a wa	ger under sections 29	9L.10 to 299L.8	30 on a sporting event	t may be established			
38.18	only by one	of the following:						
38.19	<u>(1) a vali</u>	d driver's license or i	dentification car	d issued by Minneso	ta, another state, a			
38.20	Tribal gover	nment, or a province	of Canada, that	includes the photogra	ph and date of birth			
38.21	of the person	l <u>;</u>						
38.22	<u>(2)</u> a valio	l military identificatio	n card issued by	the United States Dep	partment of Defense;			
38.23	<u>(3)</u> a vali	d United States passp	oort;					
38.24	<u>(</u> 4) a vali	d instructional permit	t issued under se	ection 171.05 that inc	ludes a photograph			
38.25	and the date	of birth of the person	<u>.</u>					
38.26	<u>(5) a Trib</u>	val identification;						
38.27	(6) in the	case of a foreign nat	ional, a valid pa	ssport; or				
38.28	<u>(7) use of</u>	an identity verificatio	n process approv	ved by the commission	ner and implemented			
38.29	by the mobil	e sports betting opera	ator or mobile sp	oorts betting platform	provider.			
38.30	<u>(b)</u> In a p	rosecution for accept	ing a wager on	a sporting event from	a person under the			
38.31	age of 21, it	is an affirmative defe	nse for the defe	ndant to prove by a p	reponderance of the			

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39.1	evidence that	t the defendant reaso	nably and in go	od faith relied upon 1	representations of			
39.2	proof of age authorized in paragraph (a).							
39.3	(c) A mo	bile sports betting op	erator or emplo	vee of a mobile sport	s betting operator, or			
39.4		r employee authorized						
39.5	compact reg	ulating the conduct o	f class III sports	betting on the India	n lands of an Indian			
39.6	Tribe, may s	seize a form of identif	ication listed un	nder paragraph (a) if	the person has			
39.7	reasonable g	grounds to believe that	t the form of ide	ntification has been a	altered or falsified or			
39.8	is being used	d to violate any law. A	A person who se	eizes a form of identi	fication under this			
39.9	paragraph m	nust deliver it to a law	enforcement ag	gency, as defined in s	ection 626.84,			
39.10	subdivision	1, paragraph (f), with	in 24 hours of s	eizure.				
39.11	Sec. 3. Min	nnesota Statutes 2022	2, section 609.75	5, subdivision 3, is an	nended to read:			
39.12	Subd. 3.	What are not bets. 7	The following a	re not bets:				
39.13	(1) a con	tract to insure, indem	nify, guarantee	or otherwise comper	sate another for a			
39.14	harm or loss	sustained, even thou	gh the loss depe	ends upon chance;				
39.15	(2) a con	tract for the purchase	or sale at a futu	e date of securities of	r other commodities;			
39.16	(3) offers	s of purses, prizes or p	remiums to the	actual contestants in a	any bona fide contest			
39.17	for the deter	mination of skill, spe	ed, strength, en	durance, or quality of	to the bona fide			
39.18	owners of ar	nimals or other proper	rty entered in su	ich a contest;				
39.19	(4) the ga	ame of bingo when co	onducted in con	pliance with section	s 349.11 to 349.23;			
39.20	(5) a priv	vate social bet not par	t of or incidenta	ll to organized, comn	nercialized, or			
39.21	systematic g	ambling;						
39.22	(6) the op	peration of equipment	or the conduct of	of a raffle under section	ons 349.11 to 349.22,			
39.23	by an organi	zation licensed by the	Gambling Cont	rol Board or an organ	nization exempt from			
39.24	licensing un	der section 349.166;						
39.25	(7) pari-r	nutuel betting on hors	e racing when the	ne betting is conducte	ed under chapter 240;			
39.26	and							
39.27	(8) the pr	urchase and sale of St	tate Lottery tick	ets under chapter 34	PA; and			
39.28	(9) sports	s betting when the bett	ting is conducted	l pursuant to sections	299L.10 to 299L.80.			

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Sec. 4. Minnesota Statutes 2022, section 609.75, subdivision 4, is amended to read: 40.1 Subd. 4. Gambling device. A gambling device is a contrivance the purpose of which is 40.2 that for a consideration a player is afforded an opportunity to obtain something of value, 40.3 other than free plays, automatically from the machine or otherwise, the award of which is 40.4 determined principally by chance, whether or not the contrivance is actually played. 40.5 "Gambling device" also includes a video game of chance, as defined in subdivision 8. 40.6 Gambling device does not include a website or mobile application, or device used for 40.7 accessing the website or mobile application, authorized to be used in conducting mobile 40.8 sports betting pursuant to sections 299L.10 to 299L.80. 40.9 Sec. 5. Minnesota Statutes 2022, section 609.75, subdivision 7, is amended to read: 40.10 40.11 Subd. 7. **Sports bookmaking.** Sports bookmaking is the activity of intentionally receiving, recording or forwarding within any 30-day period more than five bets, or offers 40.12 to bet, that total more than \$2,500 on any one or more sporting events. Sports bookmaking 40.13 does not include sports betting when the betting is conducted pursuant to sections 299L.10 40.14 to 299L.80. 40.15 Sec. 6. Minnesota Statutes 2022, section 609.75, is amended by adding a subdivision to 40.16 read: 40.17 Subd. 7a. Sporting event. "Sporting event" has the meaning given in section 299L.10, 40.18 subdivision 18, and includes any event, such as a game, match, contest, or activity, or series 40.19

40.20 of games, matches, contests, activities, or tournaments, involving the athletic skill or

40.21 performance in a video game of one or more players or participants, regardless of whether
40.22 the event is approved by the commissioner to be an event eligible for wagering under sections

- 40.23 **299L.10 to 299L.80.**
- 40.24 Sec. 7. Minnesota Statutes 2022, section 609.755, is amended to read:

40.25 **609.755 GAMBLING; MISDEMEANOR.**

- 40.26 Whoever does any of the following is guilty of a misdemeanor:
- 40.27 (1) makes a bet, other than a bet on a sporting event;
- 40.28 (2) sells or transfers a chance to participate in a lottery;

40.29 (3) disseminates information about a lottery, except a lottery conducted by an adjoining
40.30 state, with intent to encourage participation therein;

41.1	(4) permits a structure or location owned or occupied by the actor or under the actor's
41.2	control to be used as a gambling place; or
41.3	(5) except where authorized by statute, possesses a gambling device.
41.4	Clause (5) does not prohibit possession of a gambling device in a person's dwelling for
41.5	amusement purposes in a manner that does not afford players an opportunity to obtain
41.6	anything of value.
41.7	Sec. 8. Minnesota Statutes 2022, section 609.76, subdivision 2, is amended to read:
41.8	Subd. 2. Sports bookmaking. (a) Whoever makes a bet on a sporting event with a person
41.9	who is not licensed to engage in sports betting under sections 299L.10 to 299L.80 is guilty
41.10	of a misdemeanor if the amount of the wager is no more than \$500.
41.11	(b) Whoever makes a bet on a sporting event with a person who is not licensed to engage
41.12	in sports betting under sections 299L.10 to 299L.80 is guilty of a gross misdemeanor if:
41.13	(1) the person has previously been convicted of a violation of this section or section
41.14	<u>609.76; or</u>
41.15	(2) the amount of the wager is more than \$500 but not more than \$1,000.
41.16	(c) Whoever makes a bet on a sporting event with a person who is not licensed to engage
41.17	in sports betting under sections 299L.10 to 299L.80 is guilty of a felony if the amount of
41.18	the wager is more than \$1,000.
41.19	(d) Whoever engages in sports bookmaking is guilty of a felony.
41.20	(e) In any prosecution under paragraph (b) or (c), the amount of money wagered within
41.21	any six-month period may be aggregated and the accused charged accordingly in applying
41.22	the provisions of those paragraphs. In addition, when two or more offenses are committed
41.23	by the same person in two or more counties, the accused may be prosecuted in any county
41.24	in which one of the offenses was committed for all of the offenses aggregated under this
41.25	subdivision.
41.26	Sec. 9. [609.764] SPORTING EVENTS; FRAUD; BRIBERY.
41.27	(a) As used in this section:
41.28	(1) "participant in a sporting event" has the meaning given in section 299L.10, subdivision
41.29	<u>17; and</u>
41.30	(2) "sporting event" has the meaning given in section 299L.10, subdivision 18.

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42.1	(b) A pe	rson is guilty of a felo	ony and may be	sentenced to imprisor	nment for not more
42.2	than five ye	ars or to payment of a	fine of not mor	re than \$10,000, or bo	th, if the person:
42.3	<u>(1) offer</u>	rs, gives, or promises t	o give, directly	or indirectly, to a part	icipant in a sporting
42.4	event any b	enefit, reward, or cons	sideration to wh	ich the participant is	not legally entitled
42.5	as compens	ation or a prize, with i	intent to influen	ce the performance of	f the participant, or
42.6	the outcome	e of the event or a con	ponent of the e	vent; or	
42.7	<u>(2)</u> as a j	participant in a sportir	ng event, reques	ts, receives, or agrees	to receive, directly
42.8	or indirectly	y, a benefit, reward, or o	consideration to	which the participant i	s not legally entitled
42.9	to intention	ally lose, cause to lose	e, or attempt to l	ose or cause to lose the	he event, or to
42.10	intentionally	y perform below abili	ties to adversely	affect the outcome o	f the event or a
42.11	component	of the event.			
42.12	Sec. 10. <u>E</u>	EFFECTIVE DATE.			
42.13	Sections	1 to 9 are effective th	e day that sport	s betting becomes law	vful under article 1
42.14	and applies	to crimes committed	on or after that o	late.	
42.15			ARTICLE	E 4	
42.16		AMATEUR SPO	DRTS GRANT	S; APPROPRIATIO	NS
42.17	Section 1.	[240A.15] GRANTS	FOR PROMO	DTING INTEGRITY	AND
42.18	PARTICIP	ATION.			
42.19	Subdivis	sion 1. Account estab	lished; approp	riation. The amateur	sports integrity and
42.20	participation	n account is establishe	ed in the special	revenue fund. The ac	count shall consist
42.21	of the amou	int deposited pursuant	to section 297J	.02, subdivision 7, pa	ragraph (d). The
42.22	amounts de	posited into the accou	nt are appropria	ted to the Minnesota	Amateur Sports
42.23	Commission	n to make grants under	this section. Th	e Minnesota Amateur	Sports Commission
42.24	may retain f	four percent of the tota	al appropriation	to administer the gra	nts.
42.25	<u>Subd. 2.</u>	Grants to promote t	he integrity of	<u>amateur sports. (a) '</u>	The Minnesota
42.26	Amateur Sp	oorts Commission shal	ll use 20 percent	t of the amount depos	ited in the amateur
42.27	sports integ	rity and participation	account in the p	revious fiscal year to	award grants to
42.28	collegiate a	nd amateur sports asso	ociations, includ	ling institutions of hig	gher education, to
42.29	promote the	integrity of amateur	sports.		

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43.1	(1) provide comprehensive gambling and athlete protection education and programming
43.2	related to disordered gambling to athletes and others directly involved with amateur athletic
43.3	organizations;
43.4	(2) promote the independence, safety, and training of amateur sports leagues and officials;
43.5	(3) provide educational substance abuse prevention and intervention programs related
43.6	to the use of performance-enhancing drugs;
43.7	(4) provide problem gambling prevention education;
43.8	(5) provide training to coaches and athletes on safe relationships and how to establish
43.9	and maintain an environment free from bullying, harassment, and discrimination based on
43.10	race or sex; or
43.11	(6) provide training or resources to address the mental health needs of amateur athletes,
43.12	including programs to address depression, anxiety, and disordered eating.
43.13	(c) By September 1 of each year, individuals or organizations that received a grant in
43.14	the previous fiscal year shall provide a report in a form and manner established by the
43.15	Minnesota Amateur Sports Commission describing the way in which grant funds were used
43.16	and providing any additional information required by the Minnesota Amateur Sports
43.17	Commission.
43.18	Subd. 3. Grants to promote and facilitate participation in youth sports. (a) The
43.19	Minnesota Amateur Sports Commission shall use 80 percent of the amount deposited in the
43.20	amateur sports integrity and participation account in the previous fiscal year to award grants
43.21	to organizations to promote and facilitate participation in youth sports in areas that have
43.22	experienced a disproportionately high rate of juvenile crime.
43.23	(b) Applicants may demonstrate that an area has experienced a disproportionately high
43.24	rate of juvenile crime through the use of public data or reports, a submission from the local
43.25	law enforcement agency, or any other reliable information showing that the area to be served
43.26	by the applicant has experienced more incidents of juvenile crime than the state average or
43.27	than surrounding communities.
43.28	(c) Grant recipients may use funds to:
43.29	(1) establish, maintain, or expand youth sports;
43.30	(2) improve facilities for youth sports;

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(3) reduce or eliminate participation costs for youth through the use of scholarships, 44.1 assistance with the purchase of equipment, reductions or elimination of program fees, and 44.2 accounting for other reasonable costs that serve as a barrier to participation; 44.3 (4) recruit and train adults to serve as coaches, officials, or in other supportive roles; or 44.4 44.5 (5) coordinate additional services for youth, including tutoring, mental health services, substance abuse treatment, and family counseling. 44.6 44.7 (d) By September 1 of each year, individuals or organizations that received a grant in the previous fiscal year shall provide a report in a form and manner established by the 44.8 Minnesota Amateur Sports Commission describing the way in which grant funds were used 44.9 and providing any additional information required by the Minnesota Amateur Sports 44.10 44.11 Commission. Subd. 4. Annual report. By January 15 of each year, the Minnesota Amateur Sports 44.12

Commission must submit a report to the chairs and ranking minority members of the 44.13 legislative committees with jurisdiction over public safety, the legislative committees with 44.14 jurisdiction over taxes, the committee in the house of representatives with jurisdiction over 44.15 commerce, the committee in the senate with jurisdiction over state government finance and 44.16 policy, the committee in the house of representatives with jurisdiction over ways and means, 44.17 and the committee in the senate with jurisdiction over finance. The report must identify the 44.18 grants issued under this section since the previous report, including the individual or 44.19 organization that received the grant, the amount awarded, and the purpose of the grant. The 44.20

44.21 report must also compile and provide the annual reports received from grantees.

44.22 Sec. 2. Minnesota Statutes 2022, section 245.98, subdivision 2, is amended to read:

44.23 Subd. 2. Program. The commissioner of human services shall establish a program for the treatment of compulsive gamblers and their families. The commissioner may contract 44.24 44.25 with an entity with expertise regarding the treatment of compulsive gambling to operate the program. The program may include the establishment of a statewide toll-free number, 44.26 resource library, public education programs; regional in-service training programs and 44.27 conferences for health care professionals, educators, treatment providers, employee assistance 44.28 programs, and criminal justice representatives; and the establishment of certification standards 44.29 44.30 for programs and service providers. The commissioner may enter into agreements with other entities and may employ or contract with consultants to facilitate the provision of 44.31 these services or the training of individuals to qualify them to provide these services. The 44.32 program must include up to 60 hours of intervention services for a family member or 44.33 concerned significant other who is a Minnesota resident and is negatively impacted by 44.34

45.1 problem or compulsive gambling. The program may also include inpatient and outpatient 45.2 treatment and rehabilitation services for residents in different settings, including a temporary 45.3 or permanent residential setting for mental health or substance use disorder, and individuals 45.4 in jails or correctional facilities. The program may also include research studies. The research 45.5 studies must include baseline and prevalence studies for adolescents and adults to identify 45.6 those at the highest risk. The program must be approved by the commissioner before it is 45.7 established.

45.8 Sec. 3. STUDY ON MOTIVATIONS AND BELIEFS OF YOUNG ADULT 45.9 GAMBLERS; APPROPRIATION.

45.10 Subdivision 1. Appropriation. Notwithstanding any law to the contrary, before the

45.11 distribution required under Minnesota Statutes, section 297J.02, subdivision 7, paragraph

45.12 (d), \$150,000 in fiscal year 2024 is appropriated from the sports betting revenue account

45.13 in the special revenue fund to the commissioner of public safety for a grant to a nonprofit

45.14 organization to conduct a study on the gambling motivations and beliefs of young adult

45.15 gamblers. The commissioner may not use any amount of this appropriation to administer

- 45.16 the grant. This is a onetime appropriation.
- 45.17 <u>Subd. 2.</u> <u>Award.</u> The commissioner shall award the grant to a nonprofit, gambling-neutral
 45.18 organization with experience raising public awareness about problem gambling and providing
 45.19 professional training for those who work with problem gamblers.
- 45.20 Subd. 3. Focus group. (a) The grant recipient shall convene a focus group of 40
 45.21 individuals who are at least 18 years of age but not more than 35 years of age and who have
 45.22 experience gambling in Minnesota.
- 45.23 (b) Membership of the focus group shall reflect the geographical and demographic
 45.24 diversity of Minnesotans who are 18 to 35 years of age.
- 45.25 (c) The focus group shall identify the reasons that young adults gamble and the ways in
- 45.26 which they engage in gambling, including whether they wager on sporting events; participate
- 45.27 in fantasy sports; purchase lottery tickets; visit casinos; engage in online gambling; participate
- 45.28 in card playing as defined in Minnesota Statutes, section 240.01, subdivision 5; engage in
- 45.29 pari-mutuel betting as defined in Minnesota Statutes, section 240.01, subdivision 14; or
- 45.30 participate in lawful gambling authorized under Minnesota Statutes, chapter 349.
- 45.31 Subd. 4. Qualitative survey. Following completion of the focus group described in
- 45.32 subdivision 3, the grant recipient shall create a qualitative survey and obtain responses from
- 45.33 a sample of at least 50,000 individuals.

46.1	Subd. 5. Report. By January 15, 2025, the grant recipient shall submit a report to the
46.2	chairs and ranking minority members of the legislative committees with jurisdiction over
46.3	public safety, the legislative committees with jurisdiction over taxes, the committee in the
46.4	house of representatives with jurisdiction over commerce, the committee in the senate with
46.5	jurisdiction over state government finance and policy, the committee in the house of
46.6	representatives with jurisdiction over ways and means, and the committee in the senate with
46.7	jurisdiction over finance. The report shall summarize the actions and findings of the grant
46.8	recipient and shall make recommendations for policies and the use of financial resources
46.9	to prevent and address problem gambling by young adults.
46.10	Sec. 4. DEPARTMENT OF PUBLIC SAFETY; APPROPRIATION.
46.11	\$6,598,000 in fiscal year 2024 is appropriated from the general fund and \$3,952,000 in
46.12	fiscal year 2025 is appropriated from the sports betting revenue account in the special
46.13	revenue fund to the commissioner of public safety to perform the duties required to establish
46.14	and regulate mobile sports betting under Minnesota Statutes, sections 299L.10 to 299L.80.
46.15	Sec. 5. DEPARTMENT OF REVENUE; APPROPRIATION.
46.16	\$1,852,000 in fiscal year 2024 is appropriated from the general fund and \$1,633,000 in
46.17	fiscal year 2025 is appropriated from the sports betting revenue account in the special
46.18	revenue fund to the commissioner of revenue to perform the duties necessary to establish
46.19	and enforce the taxation of mobile sports betting.
46.20	ARTICLE 5
46.20 46.21	CONFORMING AMENDMENTS
40.21	
46.22	Section 1. Minnesota Statutes 2022, section 240.01, subdivision 1b, is amended to read:
46.23	Subd. 1b. Advance deposit wager. "Advance deposit wager" means a wager placed
46.24	through an advance deposit wagering provider on a horse race that is conducted outside of
46.25	the state.
46.26	Sec. 2. [299L.47] HISTORIC HORSE RACING.
46.27	Subdivision 1. Definition. For purposes of this section, "historic horse race" means:
46.28	(1) any horse race, whether running or harness, that was previously conducted at a
46.29	licensed pari-mutuel facility;
16 20	(2) concluded with official results; and
46.30	(2) concluded with orneral results, all

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47.1	(3) conclud	ded without scratch	es, disqualificat	tions, or dead-heat fin	ishes.

- 47.2 Subd. 2. Not authorized. Nothing in this chapter shall be construed to authorize the
- 47.3 <u>approval or use of historic horse race operations either in-person or by means of electronic</u>
- 47.4 terminals.