JSK/KR

#### **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

### S.F. No. 3803

(SENATE AUTHORS: MILLER, Pratt, Coleman and Duckworth)				
DATE	D-PG	OFFICIAL STATUS		
02/15/2024	11618	Introduction and first reading Referred to State and Local Government and Veterans		
02/19/2024	11661	Authors added Pratt; Coleman		
04/02/2024	13340	Author added Duckworth		

1.1	A bill for an act
1.2	relating to gambling; authorizing and providing for sports betting; establishing
1.3	licenses; prohibiting local restrictions; providing for taxation of sports betting;
1.4	providing civil and criminal penalties; providing for amateur sports grants; requiring
1.5	reports; appropriating money; amending Minnesota Statutes 2022, sections 240.01,
1.6	subdivision 1b; 245.98, subdivision 2; 260B.007, subdivision 16; 297E.02, by
1.7	adding a subdivision; 609.75, subdivisions 3, 4, 7, by adding a subdivision; 609.755;
1.8	609.76, subdivision 2; Minnesota Statutes 2023 Supplement, section 349.12,
1.9	subdivision 12c; proposing coding for new law in Minnesota Statutes, chapters
1.10	240A; 299L; 609; proposing coding for new law as Minnesota Statutes, chapter
1.11	297J.
1.12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.13	ARTICLE 1
1.14	SHORT TITLE
1.15	Section 1. CITATION.
1.16	This act may be cited as the "Minnesota Sports Betting Act 2.0."
1.17	ARTICLE 2
1.1/	
1.18	LAWFUL SPORTS BETTING
1.19	Section 1. [299L.10] DEFINITIONS.
1.20	Subdivision 1. Terms. For the purposes of this chapter, the following terms have the
1.21	meanings given them.
1.22	Subd. 2. Athletic event. "Athletic event" means a sports game, match, or activity, or
1.23	series of games, matches, activities, or tournaments involving the athletic skill of one or
1.24	more players or participants. Athletic event does not include any of the following:

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2.1	(1) horse	racing as defined	in section 240.01,	subdivision 8;	
2.2	(2) an esp	orts or athletic con	mpetition, demons	stration, activity, or tour	nament organized
2.3	by an elemen	tary, middle, or hi	gh school, or by a	ny youth activity sports	program, league,
2.4	or clinic;				
2.5	(3) a fanta	sy sports contest ir	which participant	s assemble teams of athl	etes or individuals
2.6	<u> </u>		• •	owledge and skill of the	
2.7	-	0		statistical results of the	• •
2.8	athletes or inc	dividuals in an act	ual event; or		
2.9	(4) the per	rformance of an ir	ndividual athlete p	articipating in a single g	game or match of
2.10	a collegiate te	eam.			
2.11	<u>Subd. 3.</u>	Authorized partic	<b>ipant.</b> "Authorize	ed participant" means an	individual who is
2.12	at least 21 year	ars of age and, to p	articipate in mobi	le sports betting, has a v	alid mobile sports
2.13	betting accou	nt.			
2.14	<u>Subd. 4.</u>	C <b>asino.</b> "Casino" m	neans an establishn	nent in which gaming is la	awfully conducted
2.15	by an Indian '	Tribe in the state c	of Minnesota pursu	ant to the Indian Gamir	ng Regulatory Act
2.16	and in accord	ance with a Triba	l gaming ordinanc	e and applicable Tribal-	state compacts.
2.17	<u>Subd. 5.</u>	Class III gaming.	"Class III gaming	" has the meaning giver	n in United States
2.18	Code, title 25	, section 2703.			
2.19	Subd. 6. (	College sports. "C	ollege sports" me	ans a sporting event in v	which at least one
2.20	participant is	a team or individu	al from a public	or private institution of l	higher education.
2.21	<u>Subd. 7.</u>	C <b>ompact.</b> "Compa	act" means a Triba	ll-state compact governi	ng the conduct of
2.22	class III gami	ng on Indian lands	s that is negotiated	under section 3.9221, as	ny other state law,
2.23	or pursuant to	o the Indian Gamin	ng Regulatory Ac	t, Public Law 100-497, a	and future
2.24	amendments	to it.			
2.25	<u>Subd. 8.</u>	Esports events. <u>"E</u>	sports events" are	leagues, competitive circ	euits, tournaments,
2.26	or similar con	npetitions where in	ndividuals or team	s play video games typic	ally for spectators
2.27	either in-pers	on or online for th	e purpose of ente	rtainment, prizes, and m	oney that meets
2.28	the following	conditions:			
2.29	(1) the vic	leo game does not	simulate the play	of a game classified as	Class I, II, or III
2.30	under the Ind	ian Gaming Regu	latory Act, Public	Law 100-497, and futur	re amendments to
2.31	it; and				

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3.1	(2) the vid	leo game is approv	ved by the commiss	sioner and publisher to be	e an event eligible
3.2	for wagering.				
3.3	<u>Subd. 9.</u> I	ndian Tribe. "Inc	lian Tribe" means	the following federally r	ecognized Tribes
3.4	<b>*</b>	•		gal entity, or other organi	zation through
3.5	which one of	them conducts bu	isiness:		
3.6	<u>(1) the Fo</u>	nd du Lac Band;			
3.7	(2) the Gr	and Portage Band	l <u>;</u>		
3.8	(3) the Mi	ille Lacs Band;			
3.9	(4) the W	hite Earth Band;			
3.10	(5) the Bo	ois Forte Band;			
3.11	(6) the Le	ech Lake Band;			
3.12	(7) the Re	d Lake Nation;			
3.13	<u>(8)</u> the Up	oper Sioux Comm	unity;		
3.14	<u>(9) the Lo</u>	wer Sioux Indian	Community;		
3.15	(10) the S	hakopee Mdewak	anton Sioux Com	munity; and	
3.16	(11) the P	rairie Island India	n Community.		
3.17	Subd. 10.	In-game betting	. "In-game betting	" means placing a sports	betting wager
3.18	after a sportir	ng event has starte	ed but before the o	utcome of the wager is d	letermined.
3.19	Subd. 11.	Mobile applicati	i <b>on.</b> "Mobile appli	cation" means an applica	ation on a mobile
3.20	phone or othe	r device through	which an individu	al is able to place a mob	ile sports betting
3.21	wager.				
3.22	Subd. 12.	<u>Mobile sports be</u>	etting. "Mobile spo	orts betting" means opera	ting, conducting,
3.23	or offering fo	r play sports betti	ng through the Int	ernet.	
3.24	Subd. 13.	Mobile sports be	etting account. "N	Iobile sports betting acc	ount" means an
3.25	electronic led	ger in which all of	f the following typ	es of transactions relative	e to an authorized
3.26	participant ar	e recorded:			
3.27	<u>(1)</u> deposi	its and credits;			
3.28	(2) withdr	rawals;			
3.29	<u>(3) mobile</u>	e sports betting wa	agers;		

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4.1	<u>(4) moneta</u>	ary value of winn	ings;		
4.2	(5) service	or other transact	ion related charge	es authorized by the author	rized participant
4.2	if any;	of other transact	ion related enarge	es authorized by the authori	lized participant,
1.5					
4.4	<u>(6) adjustn</u>	nents to the accou	<u>unt;</u>		
4.5	<u>(7)</u> promot	tional activity; an	<u>id</u>		
4.6	(8) respons	sible gaming para	ameters.		
4.7	Subd. 14.	Participant in a	sporting event.	"Participant in a sporting e	event" means a
4.8	person engagi	ng in a sporting of	event as a player,	coach, or official, or who	is an owner or
4.9	officer of a tea	am engaging in a	sporting event of	r the league or organizatio	n organizing the
4.10	sporting event	<u>t.</u>			
4.11	Subd. 15.	Racetrack. "Rac	etrack" means a	racetrack licensed under c	hapter 240.
4.12	Subd. 16.	Retail affiliate. '	'Retail affiliate" 1	neans the operator of a rac	cetrack or a team
4.13	that is the prin	mary tenant of a s	sports facility.		
4.14	Subd. 17.	Retail sports bet	<b>ting.</b> "Retail spor	rts betting" means the in-p	erson acceptance
4.15	and redemption	on of sports wage	ers on or around t	he premises of a retail affi	liate, conducted
4.16	under a retail	affiliate partnersl	nip agreement be	tween a sports betting ope	rator and a retail
4.17	affiliate under	section 299L.35	<u>.</u>		
4.18	<u>Subd. 18.</u>	Sporting event.	"Sporting event"	means an athletic event, e	sports event,
4.19	college sports	event, or other e	vent approved by	the commissioner to be a	n event eligible
4.20	for wagering u	under this sectior	to section 299L	.80.	
4.21	Subd. 19.	<u>Sports betting. (</u>	a) "Sports betting	g" means wagering on the	outcome of a
4.22	sporting event	t or portions there	eof or individual	performance statistics the	rein that is:
4.23	(1) organiz	zed by a profession	onal sports organ	ization, internationally rec	ognized sports
4.24	organization,	amateur sports or	rganization, or a j	postsecondary educational	institution or
4.25	group of posts	secondary educat	ional institutions	; and	
4.26	(2) approv	ed by the commi	ssioner to be an e	event eligible for wagering	g under this act.
4.27	(b) Sports	betting includes	but is not limited	to single-game bets; futur	es bets; teaser
4.28	bets; parlay be	ts; over-under bet	ts; money line bet	s; in-game betting; proposi	tion bets; straight
4.29	bets; exchange	e wagering; futur	es bets placed on	end of the season standin	gs, awards, or
4.30	statistics; and	any other bets ap	proved by the co	ommissioner.	

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5.1	(c) A con	ntract for insurance	e on the life or hea	lth of a participant in a s	sporting event is
5.2		etting regulated une			
5.3	(d) A pri	vate social bet as c	lescribed in section	n 609.75, subdivision 3,	clause (5), is not
5.4		ng regulated under			
5.5	(e) A spo	orts-themed tipboar	d as described in se	ection 349.12, subdivisio	on 34, is not sports
5.6	<u> </u>	lated under this sec			
5.7	Subd. 20	). Sports betting o	<b>perator.</b> "Sports b	etting operator" means a	an Indian Tribe
5.8			•	operate, conduct, or offe	
5.9	sports bettin	g under section 29	9L.80, or to opera	te, conduct, or offer for	play retail sports
5.10	betting on o	r around the premi	ses of one retail af	filiate, under a retail aff	iliate partnership
5.11	agreement b	etween a sports be	tting operator and	the retail affiliate under	section 299L.35.
5.12	<u>Subd. 21</u>	<u>.</u> Sports betting pl	atform. <u>"Sports be</u>	tting platform" means an	integrated system
5.13	of hardware	, software, or appli	cations, including	mobile applications and	l servers, through
5.14	which a spo	rts betting operator	operates, conduct	s, or offers sports bettin	<u>.g.</u>
5.15	<u>Subd. 22</u>	2. Sports betting p	latform provider.	"Sports betting platform	n provider" means
5.16	a sports bett	ing supplier that co	ontracts with a spo	rts betting operator to p	rovide a sports
5.17	betting platf	<u>òrm.</u>			
5.18	<u>Subd. 23</u>	S. Sports betting su	<b>upplier.</b> "Sports be	tting supplier" means a	person that, either
5.19	directly or in	ndirectly, provides	sports betting oper	rators with services, goo	ods, software, or
5.20	any other pr	oduct or information	on necessary to co	nduct sports betting or d	letermine the
5.21	outcome of	wagers, including a	a person who prov	ides data feeds and odds	s services, risk
5.22	managemen	t providers, and int	egrity monitoring	providers. Sports betting	supplier does not
5.23	include a sp	orts governing bod	y that provides rav	w statistical match data.	
5.24	<u>Subd. 24</u>	Sports facility. "	Sports facility" mea	ans a facility in Minneso	ta that is the home
5.25	location of a	professional sports	team that compete	s in Major League Baseb	all, Major League
5.26	Soccer, the N	National Basketball	Association, the V	Vomen's National Baske	tball Association,
5.27	the National	Football League,	the National Hock	ey League, or a facility	that, as of 2024,
5.28	hosts a golf	tournament on the	Professional Golfe	ers' Association Tour.	
5.29	<u>Subd. 25</u>	<u>.</u> Sports governing	<b>g body.</b> "Sports go	verning body" means an	organization that
5.30	prescribes a	nd enforces final ru	les and codes of co	nduct for a sporting ever	nt and participants
5.31	engaged in t	he sport. For a spor	ting event sanction	ed by a higher education	institution, sports
5.32	governing be	ody means the athle	etic conference to w	which the institution below	ngs. For an esport,

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6.1	sports gover	ning body means t	he video game pu	blisher of the title used ir	the esports
6.2	competition.				<b>i</b>
6.3	Subd 26	Wager "Wager"	means a transacti	on between an individual	and a licensed
6.4				s, deposits, or risks cash or	
6.5	· · · · · · · · · · · · · · · · · · ·	s betting on an unc	* *		<u> </u>
	0				
6.6	Sec. 2. [29	9L.11] SCOPE.			
6.7	Subdivisi	ion 1. <mark>Lawful spo</mark> l	rts betting. A pers	son 21 years of age or olde	r may participate
6.8	in sports bett	ing within the state	provided the pers	son places all wagers with a	an entity licensed
6.9	under section	ns 299L.10 to 299	L.80 and is not di	squalified, prohibited, or	excluded from
6.10	placing a wa	ger on a sporting of	event.		
6.11	Subd. 2.	Unlawful sports b	etting. It is unlaw	vful to wager on a sporting	event, or engage
6.12	in sports bett	ing except in comp	liance with the ter	rms, conditions, limitations	s, and restrictions
6.13	of sections 2	99L.10 to 299L.80	) or the rules ado	oted under those sections,	other than class
6.14	III sports bet	tting conducted by	an Indian Tribe p	oursuant to a Tribal-state of	compact.
6.15	Subd. 3. 1	Inapplicability to s	sports betting on	Indian lands. Sections 299	9L.10 to 299L.80,
6.16	except for an	y provisions autho	rizing the negotia	tions of Tribal-state compa	acts, do not apply
6.17	to sports bett	ing conducted excl	usively on Indian	ands by an Indian Tribe co	nducted pursuant
6.18	to a Tribal ga	aming ordinance a	pproved by the N	ational Indian Gaming Co	ommission and a
6.19	Tribal-state of	compact.			
6.20	Sec. 3 [20]	91 151 POWFRS	AND DUTIES (	OF COMMISSIONER.	
6.21				e commissioner has the po	
6.22				s 299L.10 to 299L.80. In 1	
6.23	establishing	policy, and regula	ting sports betting	g, the commissioner shall:	
6.24	(1) ensur	e that sports bettin	g is conducted in	a fair and lawful manner;	_
6.25	<u>(2) prom</u>	ote public safety a	nd welfare; and		
6.26	(3) ensur	e that sports bettin	g is conducted in	a manner that is transpare	ent to authorized
6.27	participants.				
6.28	Subd. 2.	Rulemaking. (a)	The commissione	r may adopt and enforce r	ules that are
6.29	consistent w	ith sections 299L.	10 to 299L.80 and	d address the following su	bjects:
6.30	<u>(1)</u> the m	anner in which wa	igers are accepted	l and payouts are remitted	, except the
6.31	commissione	er shall not promu	lgate a regulation	setting a minimum hold r	equirement;

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7.1	(2) the m	anner in which bett	ing lines are con	nmunicated to the public;	
7.2	(3) the ca	alculation of sports l	betting net reven	ue and standards for daily	counting and
7.3	recording of	cash and cash equiv	valents received	in the conduct of sports be	tting;
7.4	(4) the m	ethod of accounting	g to be used by s	ports betting operators;	
7.5	(5) the ty	pes of records that	shall be kept by	sports betting operators, sp	orts betting
7.6	platform pro	oviders, and sports b	etting suppliers;		
7.7	<u>(6) the te</u>	esting and auditing r	equirements for	licensees, including require	ements related
7.8	to mobile sp	orts betting account	<u>s;</u>		
7.9	(7) the c	ceation, funding, and	d use of mobile s	ports betting accounts, deb	it cards, and
7.10	checks by a	uthorized participant	ts provided that	the rules permit an authoriz	ed participant
7.11	to fund a mo	bile sports betting a	account through	a bonus or promotion, elec	tronic bank
7.12	transfer, an	online or mobile pay	ment system that	at supports online money tr	ansfers, a
7.13	reloadable o	r prepaid card, and a	iny other approp	riate means approved by the	e commissioner
7.14	other than the	ne use of credit cards	<u>s;</u>		
7.15	(8) the a	opropriate standards	and practices to	prevent and address comp	ulsive and
7.16	problem gar	nbling;			
7.17	(9) the a	opropriate standards	and practices to	prevent and address sports	s betting by
7.18	individuals v	who are not authorize	ed participants or	who are otherwise disqualit	fied, prohibited,
7.19	or excluded	from placing a wage	er on a sporting	event;	
7.20	(10) the	sporting events on w	which wagers are	authorized to be placed;	
7.21	(11) the 1	requirements for obt	aining and retain	ing sports betting operator	licenses, sports
7.22	betting platf	orm provider license	es, and sports wa	agering supplier licenses, in	ncluding
7.23	requirement.	s for criminal and fin	ancial backgrou	nd checks, financial disclosu	re and auditing
7.24	requirement	s, data practices and s	security requirem	nents, bonding or other suret	y requirements,
7.25	and the cond	luct of inspections;			
7.26	(12) the r	equirements for spor	rts betting platfor	rm provider licensees to pro	vide equipment
7.27	and supplies	used in sports betti	<u>ng;</u>		
7.28	(13) the	requirements for spo	orts wagering sup	oplier licensees to provide s	ervices, goods,
7.29	software, or	any other product or	information nece	ssary to conduct sports betti	ng or determine
7.30	the outcome	of wagers;			

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8.1	(14) the requirements for employees of sports betting operators whose exclusive or
8.2	primary responsibilities involve mobile sports betting, including minimum age requirements,
8.3	criminal background checks, and retention of documents related to the employees;
8.4	(15) the appropriate limits, requirements, standards, and regulations, if any, related to
8.5	marketing and advertising, developed in consultation with the state affiliate recognized by
8.6	the National Council on Problem Gambling, including rules to address the time, place, and
8.7	manner of marketing and advertising, the types of wagers that may be marketed or advertised,
8.8	and the types of mobile sports betting accounts that may be marketed or advertised;
8.9	(16) the limits and requirements related to advertising, including:
8.10	(i) rules that prohibit depicting an individual under age 21 engaging in sports betting;
8.11	(ii) rules that prohibit advertisement in any print publication or on radio, television, or
8.12	any other medium if the targeted audience of that medium is reasonably expected to be
8.13	individuals who are under age 21; and
8.14	(iii) rules that establish what warnings and other information an advertisement must
8.15	contain;
8.16	(17) the requirements for monitoring patterns of wagering to identify behaviors consistent
8.17	with problem gambling and the appropriate actions to take when problem gambling is
8.18	suspected, including pausing or suspending activities from an identified mobile sports betting
8.19	account; and
8.20	(18) the appropriate limits, standards, and requirements necessary to prevent excessive
8.21	wagering by an individual whose ability to control impulsive wagering is impaired in any
8.22	<u>way.</u>
8.23	(b) Rules for which notice is published in the State Register before January 1, 2024,
8.24	may be adopted using the expedited rulemaking process in section 14.389.
8.25	(c) The commissioner shall regularly review and update rules designed to prevent and
8.26	address compulsive and problem gambling to incorporate advances in the understanding of
8.27	compulsive and problem gambling and updated best practices in the area.
8.28	Subd. 3. Delegation. The commissioner may delegate any of its authority under this
8.29	chapter to the director if, in the judgment of the commissioner, doing so would promote the
8.30	efficient administration of this chapter.
8.31	Subd. 4. Requests for restrictions on wager types. (a) A sports governing body may
8.32	request that the commissioner prohibit or restrict wagers on a particular sporting event, or

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9.1	prohibit or re	estrict particular ty	pes of wagers if the	e sports governing body b	elieves that such
9.2	•			ermine the integrity or per	
9.3		governing body of			
9.4	(b) Requ	ests from a sports	governing body sh	all be made in the form a	nd manner
9.5	<u> </u>	by the commission			
		-		subdivision the commiss	vionar shall sand
9.6				subdivision, the commiss	
9.7				ovide sports betting oper	
9.8		•	•	er any timely response su	<b>E</b>
9.9	sports bettin	g operator. The con	mmissioner may n	ot take action without pro	oviding sports
9.10	betting operation	ators with an oppor	rtunity to respond,	but may establish reason	able deadlines
9.11	for the respo	nse based on the na	ature of the request	and any exigent circums	tances that exist.
9.12	(d) If the	commissioner dete	ermines that the spo	orts governing body has sh	iown good cause
9.13	to support th	e requested prohib	oition or restriction	, the commissioner shall	adopt the
9.14	prohibition of	or restriction and se	end notice of the p	rohibition or restriction to	o every sports
9.15	betting opera	ator. If the commis	sioner determines	that the sports governing	body has not
9.16	shown good	cause to support th	e requested prohib	ition or restriction, the cor	nmissioner shall
9.17	provide the s	sports governing b	ody with notice an	d an opportunity for a he	aring to offer
9.18	further evide	nce in support of it	ts request. The con	missioner shall provide t	he sports betting
9.19	operators wi	th notice of the he	aring and an oppor	tunity to participate.	
9.20	<u>(e)</u> The c	ommissioner shall	respond to a requ	est concerning a particula	r event before
9.21	the start of the	ne event or, if it is	not feasible to resp	oond before the start of th	e event, no later
9.22	than seven d	ays after the reque	est is made.		
9.23	(f) If the	commissioner dete	ermines that the re	questor is more likely that	n not to prevail
9.24	in successful	lly demonstrating	good cause for the	ir request, the commissio	ner may
9.25	provisionally	y grant the request	of the sports gove	rning body until the com	nissioner makes
9.26	<u>a final deterr</u>	nination as to whet	her the requestor h	as demonstrated good cau	ise. Absent such
9.27	a provisional	l grant, sports betti	ng operators may o	continue to offer sports be	tting on covered
9.28	sporting even	nts that are the subj	ect of the request of	luring the pendency of the	commissioner's
9.29	consideration	n of the applicable	request.		
9.30	Subd. 5.	Mobile sports bet	ting start date. T	he commissioner shall de	signate a start

# 9.30 Subd. 5. Mobile sports betting start date. The commissioner shall designate a start 9.31 date for mobile sports betting that is not later than November 15, 2024. No person shall 9.32 offer sports betting in this state before the start date. All applicants for a mobile sports

9.33 <u>betting operator or sports betting platform provider license that have submitted an application</u>

9.34 within 30 days of the date on which the commissioner begins to accept sports betting operator

10.1	or sports betting platform provider license applications shall be given an equal opportunity
10.2	to first commence offering, conducting, and operating mobile sports betting in this state on
10.3	the same day.
10.4	Sec. 4. [299L.20] LICENSE TYPES; TRANSFERS PROHIBITED.
10.5	(a) The commissioner shall issue the following licenses for sports betting:
10.6	(1) up to 11 sports betting operator licenses;
10.7	(2) up to 11 sports betting platform provider licenses; and
10.8	(3) sports betting supplier licenses.
10.9	(b) Licenses issued under sections 299L.10 to 299L.80 may not be transferred.
10.10	Notwithstanding the foregoing, platform provider licenses may be transferred with the
10.11	commissioner's approval.
10.12	Sec. 5. [299L.25] GENERAL LICENSING REQUIREMENTS;
10.13	<b>DISQUALIFICATIONS; BACKGROUND INVESTIGATIONS.</b>
10.14	Subdivision 1. General requirements. (a) A licensee or applicant must meet each of
10.15	the following requirements, if applicable, to hold or receive a license issued under sections
10.16	299L.10 to 299L.80:
10.17	(1) have completed an application for licensure or application for renewal;
10.18	(2) have paid the applicable application and licensing fees;
10.19	(3) not be employed by any state agency with regulatory authority over sports betting;
10.20	(4) not owe \$500 or more in delinquent taxes, as defined in section 270C.72;
10.21	(5) not have had a sales and use tax permit revoked by the commissioner of revenue
10.22	within the past two years; and
10.23	(6) not have, after demand, failed to file tax returns required by the commissioner of
10.24	revenue.
10.25	(b) The requirements under paragraph (a) apply to the applicant or licensee, or a director,
10.26	officer, partner, member of the governing body for the applicant or licensee, whose exclusive
10.27	or primary responsibility is to conduct sports betting operations in this state.
10.28	(c) The requirements under paragraph (a) do not apply to an elected or appointed
10.29	representative of any applicant or licensee that is an Indian Tribe unless the representative
10.30	is also a full-time employee of the applicant's or licensee's sports betting operations.

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11.1	Subd. 2.	<b>Criminal offenses</b>	; disqualification	s. (a) No person may ho	ld or receive a		
11.2	license issued under sections 299L.10 to 299L.80 if the person has been convicted of, or						
11.3	received a stay of adjudication for, a violation of a state or federal law that:						
11.4	(1) is a felony, other than any act that would be a violation of section 152.025 under						
11.5	Minnesota law;						
11.6	<u>(2) is a cr</u>	rime involving gan	nbling; or				
11.7	(3) is a cr	ime involving theft	or fraud that woul	d be a gross misdemeand	or or felony under		
11.8	Minnesota la	lW.					
11.9	(b) The re	equirements under	paragraph (a) appl	y to the applicant or licen	see, or a director,		
11.10	officer, partn	er, member of the	governing body fo	or the applicant or licens	ee, person in a		
11.11	supervisory of	or management po	sition of the applic	cant or licensee, or any d	irect or indirect		
11.12	holder of mo	ore than ten percent	t financial interest	in the applicant or licen	see.		
11.13	<u>(c)</u> The re	equirements under	paragraph (a) do 1	not apply to an elected o	r appointed		
11.14	representativ	e of any applicant	or licensee that is	an Indian Tribe unless t	he representative		
11.15	is also a full-	time employee of	the applicant's or l	icensee's sports betting	operations.		
11.16	Subd. 3.	Background inves	stigation. The con	missioner must perform	a background		
11.17	investigation	on applicants for	a license or license	e renewal and on each d	irector, officer,		
11.18	partner, mem	ber of the governir	ng body for the app	licant or licensee, person	n in a supervisory		
11.19	or manageme	ent position of the a	applicant or license	ee, or any direct or indire	ct holder of more		
11.20	than ten perce	ent financial interes	st in the applicant o	r licensee. The commissi	oner may request		
11.21	the director a	and the commission	ner of revenue to a	assist in investigating the	background of		
11.22	an applicant	or a licensee under	this section. The	commissioner may char	ge an applicant		
11.23	an investigat	ion fee to cover the	e cost of the invest	tigation and shall from t	his fee reimburse		
11.24	the Division	of Alcohol and Ga	mbling Enforcem	ent and the Department	of Revenue for		
11.25	their respecti	ve shares of the co	ost of the investiga	tion. The commissioner	is authorized to		
11.26	have access t	to all data compiled	l by the Division o	f Alcohol and Gambling	; Enforcement on		
11.27	licensees and	l applicants.					
11.28	Subd. 4.	Criminal history	record check. The	e commissioner must per	rform a criminal		
11.29	history recor	d check on each of	fficer, director, or s	stakeholder with more th	an ten percent		
11.30	interest in the	e licensee or application	ant. The records ch	eck must include a crimi	nal history check		
11.31	of the state a	nd federal crimina	l records. The app	licant or licensee must p	rovide signed		
11.32	consent for t	he national crimina	al history records o	check and fingerprints for	or each person		
11.33	<b>-</b>	subject to a check under this subdivision, except that an individual who has submitted to a					
11.34	national crim	ninal history record	ls check in this or	any other state within th	e previous 12		

months shall not be required to submit to another national criminal history records check 12.1 provided that the person submits the results of such previous national criminal history 12.2 12.3 records check. The director shall assist in performing the criminal history records check. The director may charge an applicant a fee to cover the cost of the criminal history record 12.4 check, and shall from this fee reimburse the Division of Alcohol and Gambling Enforcement 12.5 for its share of the cost of the investigation. The commissioner or the director must submit 12.6 the signed informed consent, fingerprints, and Bureau of Criminal Apprehension and Federal 12.7 12.8 Bureau of Investigation fees to the superintendent of the Bureau of Criminal Apprehension 12.9 who is authorized to exchange the fingerprints with the Federal Bureau of Investigation to obtain the applicant's national criminal history data. The superintendent of the Bureau of 12.10 Criminal Apprehension shall retrieve Minnesota criminal history data and shall provide the 12.11 results of the state and federal criminal history record check to the director. The commissioner 12.12 12.13 is authorized to have access to all criminal history data compiled on licensees and applicants by the Division of Alcohol and Gambling Enforcement, including criminal history data on 12.14 each officer, director, or stakeholder with more than ten percent interest in the licensee or 12.15 applicant. 12.16 Subd. 5. **Prohibition on use of information.** The provisions of this section only apply 12.17 to sports betting operations and do not apply to other activities relating to Tribal gaming 12.18 operations, Tribal government records, or class III sports betting operations conducted 12.19

12.20 exclusively on Indian lands.

Subd. 6. Applicability. The requirements under this section do not apply to an elected
 or appointed representative of any applicant or licensee that is an Indian Tribe unless the
 representative is also a full-time employee of the applicant's or licensee's sports betting
 operations.

## 12.25 Sec. 6. [299L.26] LICENSE APPLICATION AND RENEWAL; GENERAL 12.26 REQUIREMENTS; PROCEDURE.

- 12.27 Subdivision 1. Application; contents. An application for a license under sections
- 12.28 299L.10 to 299L.80 must be submitted on a form prescribed by the commissioner. At a
- 12.29 <u>minimum, the application must include:</u>
- 12.30 (1) the name and address of the applicant and, if it is a corporation, the names of all
- 12.31 officers, directors, and shareholders with more than ten percent interest in the corporation
- 12.32 and any of its holding companies;
- 12.33 (2) the type of license being sought;

13.1	(3) if required by the commissioner, the names of any person holding directly, indirectly,
13.2	or beneficially an interest of any kind in the applicant or any of its holding corporations,
13.3	whether the interest is financial, administrative, policy making, or supervisory. This provision
13.4	does not extend to individual Tribal members whose only relation to the applicant is their
13.5	membership in their respective Tribal Nations, or to an elected or appointed representative
13.6	of any applicant or licensee that is an Indian Tribe unless the representative is also a full-time
13.7	employee of the applicant's or licensee's sports betting operations;
13.8	(4) an affidavit executed by the applicant setting forth that, to the best of the applicant's
13.9	knowledge, no officer, director, or other person with a present direct or indirect financial
13.10	or management interest in the applicant:
13.11	(i) is in default in the payment of an obligation or debt to the state;
13.12	(ii) has ever been convicted of a crime listed in section 299L.25, subdivision 2, paragraph
13.13	(a), or has a state or federal charge for one of those crimes pending;
13.14	(iii) is or has been convicted of engaging in an illegal business;
13.15	(iv) has ever been found guilty of fraud or misrepresentation in connection with wagering;
13.16	or
13.17	(v) has ever knowingly violated a rule or order of the commissioner or a law of Minnesota
13.18	relating to wagering;
13.19	(5) an irrevocable consent statement, signed by the applicant, which states that suits and
13.20	actions limited to the enforcement of this chapter may be commenced against the applicant
13.21	by the commissioner in any court of competent jurisdiction in this state by the service on
13.22	the secretary of state of any summons, process, or pleadings authorized by the laws of this
13.23	state. If any summons, process, or pleadings is served upon the secretary of state, it must
13.24	be by duplicate copies. One copy must be retained in the Office of the Secretary of State
13.25	and the other copy must be forwarded immediately by certified mail to the address of the
13.26	applicant, as shown by the records of the commissioner;
13.27	(6) a declaration that the laws of the state of Minnesota will be followed, including any
13.28	applicable provisions of the Minnesota Human Rights Act, chapter 363A; and
13.29	(7) any additional information required for the specific license the applicant is seeking.
13.30	Subd. 2. Application; process. (a) Applicants must submit all required information to
13.31	the commissioner on the forms and in the manner prescribed by the commissioner.

(b) If the commissioner receives an application that fails to provide the required
information, the commissioner shall issue a deficiency notice to the applicant. The applicant
shall have ten business days from the date of the deficiency notice to submit the required
information.
(c) Failure by an applicant to submit all required information will result in the application
being rejected.
(d) Within 90 days of receiving a completed application, the commissioner shall issue
the appropriate license or send the applicant a notice of rejection setting forth specific
reasons why the commissioner did not approve the application.
(e) An applicant whose application is not approved may reapply at any time, but must
submit a new application and pay an additional application fee.
Sec. 7. [299L.27] DUTY TO UPDATE.
(a) During the pendency of an application and at any time after a license has been issued

(a) During the pendency of an application and at any time after a license has been issued,
an applicant or licensee shall notify the commissioner of any changes to the information
provided under section 299L.25 or 299L.26.

- 14.16 (b) If a change in the officers, directors, shareholders, or other persons with a present
- 14.17 or future direct or indirect financial or management interest in a licensee, or a change of
- 14.18 ownership of more than ten percent of the shares of the licensee is made after the application
- 14.19 for a license is filed or a license is issued, the applicant or licensee must notify the

14.20 commissioner of the changes within ten business days of their occurrence and submit a new

14.21 affidavit as required by section 299L.26, subdivision 1, clause 4.

### 14.22 Sec. 8. [299L.28] SPORTS BETTING OPERATOR LICENSE.

Subdivision 1. Issuance. (a) The commissioner may issue up to 11 sports betting operator
 licenses that are valid for 20 years. A sports betting operator license may be renewed under
 conditions required by rule adopted pursuant to section 299L.15.

- 14.26 (b) The commissioner shall only issue a sports betting operator license to an Indian Tribe
- 14.27 that lawfully conducts class III gaming in a casino located in this state under a facility license
- 14.28 issued in accordance with a Tribal gaming ordinance approved by the chair of the National
- 14.29 Indian Gaming Commission.

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(c) Each Indian Tribe described in paragraph (b) is not eligible for more than one sports
betting operator license.

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15.1	<u>Subd. 2.</u>	Authorized action	ns. <u>A sports betting</u>	g operator license entitle	s the licensee to:
15.2	(1) operat	e, conduct, or offe	er for play mobile	sports betting in Minnes	<u>ota;</u>
15.3	(2) operat	e, conduct, or offe	er for play retail sp	oorts betting on or around	1 the premises of
15.4	one retail affi	liate conducted un	nder a retail affiliat	e partnership agreement	between a sports
15.5	betting opera	tor and the retail a	affiliate under sect	ion 299L.35;	
15.6	(3) contra	ct with a licensed	sports betting plat	form provider for the pro-	ovision of sports
15.7	betting, unde	r section 299L.35	• <u>2</u>		
15.8	(4) contra	ct with licensed s	ports betting suppl	iers; and	
15.9	(5) perfor	m any other action	as approved by the	commissioner to ensure t	hat sports betting
15.10	is conducted	in a fair, lawful, a	nd transparent ma	nner.	
15.11	<u>Subd. 3.</u>	Licensing require	ements. <u>A sports b</u>	etting operator must:	
15.12	(1) be an	entity wholly own	ed and controlled	by an Indian Tribe;	
15.13	(2) submi	t a completed appli	ication and all requ	ired documents or other n	naterials pursuant
15.14	to sections 29	99L.25 and 299L.2	26 and any relevar	t rules;	
15.15	<u>(3) submi</u>	t a detailed plan a	nd specifications f	for the implementation of	f mobile sports
15.16	betting and, in	f the sports betting	operator conducts	retail sports betting, subn	nit in conjunction
15.17	with its retail	affiliate a detaile	d plan and specific	cations for the implement	tation of retail
15.18	sports betting	r. 22			
15.19	(4) includ	e commercially re	easonable and prac	ticable mechanisms on t	he sports betting
15.20	operator's spo	orts betting platfor	rm that are designed	ed to detect and prevent t	he unauthorized
15.21	use of mobile	e sports betting ac	counts and to dete	ct and prevent fraud, mo	ney laundering,
15.22	and collusion	or require a contr	racted sports bettir	ng platform provider to in	nclude those
15.23	commercially	y reasonable and p	practicable mechan	<u>iisms;</u>	
15.24	<u>(5)</u> submi	t a statement of th	e assets and liability	ties of the license holder	to the
15.25	commissione	<u>r;</u>			
15.26	<u>(6) not be</u>	disqualified unde	er section 299L.25	or any relevant rules;	
15.27	<u>(7) pay ar</u>	annual licensing	fee in the amount	of \$2,125; and	
15.28	<u>(8) meet a</u>	any other conditio	ns required by rule	e adopted pursuant to sec	tion 299L.15.
15.29	Subd. 4. 1	Reporting. A spor	ts betting operator	must report monthly to t	he commissioner
15.30	on wagers pl	aced and redeeme	d during the repor	ting month and outstandi	ng at the time of
15.31	the report.				

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16.1	Subd. 5. Prohibition on use of information. The provisions of this section only apply						
16.2				not apply to other activiti			
16.3	<b>.</b>			ords, or class III sports be			
16.4	conducted ex	clusively on India	n lands.				
16.5	Sec. 9. [29	9L.29] SPORTS I	BETTING PLAT	FORM PROVIDER LI	CENSE.		
16.6	Subdivisi	ion 1. <b>Issuance.</b> Tl	ne commissioner	may issue up to 11 sports	betting platform		
16.7	provider lice	nses that are valid	for three years. A	sports betting platform p	rovider license		
16.8	may be renev	wed under condition	ons required by ru	le adopted pursuant to sec	xtion 299L.15.		
16.9	Subd. 2.	Authorized action	<b>ns.</b> A sports bettin	g platform provider licens	se entitles the		
16.10	licensee to p	rovide a sports bet	ting platform, spo	rts betting technology, sp	orts betting		
16.11	applications,	or associated sport	s betting hardware	e, software, or equipment to	o a sports betting		
16.12	operator.						
16.13	Subd. 3.	Licensing require	ments. A sports b	petting platform provider	<u>must:</u>		
16.14	<u>(</u> 1) submi	t a completed appli	cation and all requ	ired documents or other m	aterials pursuant		
16.15	to sections 2	99L.25 and 299L.2	26 and any relevan	nt rules;			
16.16	<u>(2) not be</u>	e disqualified unde	r section 299L.25	or any relevant rules;			
16.17	<u>(3) pay a</u>	n application fee o	f \$6,000 with sub	mission of an application;	<u>.</u>		
16.18	<u>(</u> 4) pay a	licensing fee after	the application is	approved in the amount of	of \$38,250 or a		
16.19	license renev	wal fee of \$25,500;	and				
16.20	<u>(5) meet</u>	any other condition	ns required by rul	e adopted pursuant to sect	tion 299L.15.		
16.21	Sec. 10. [2	99L.30] SPORTS	BETTING SUP	PLIER LICENSE.			
16.22	Subdivisi	on 1. <b>Issuance.</b> Th	ne commissioner	may issue sports betting s	upplier licenses		
16.23	that are valid	l for three years. A	sports betting su	oplier license may be rene	wed under		
16.24	conditions re	equired by rule ado	pted pursuant to s	section 299L.15.			
16.25	<u>Subd. 2.</u>	Authorized action	<b>ns.</b> A sports bettin	g supplier license entitles	the licensee to		
16.26	directly prov	ide sports betting	operators with inf	ormation and support nec	essary to offer		
16.27	sports betting	g. Information and	support may be p	rovided in the form of ser	vices, goods, or		
16.28	software, and	d may include data	feeds and odds s	ervices, risk management	, and integrity		
16.29	monitoring.						
16.30	Subd. 3.	Licensing require	ments. (a) A spor	ts betting supplier must:			

17.1	(1) submit a completed application and all required documents for the applicant's principal
17.2	owners who directly own ten percent or more of the applicant and the applicant's officers;
17.3	(2) pay an application fee of \$6,000 with submission of an application;
17.4	(3) pay a licensing fee after the application is approved in the amount of \$38,250 or a
17.5	license renewal fee of \$25,500; and
17.6	(4) meet any other conditions required by rule adopted pursuant to section 299L.15.
17.7	(b) Provided an application has been completed to the satisfaction of the commissioner,
17.8	disclosure of the following public information may be waived:
17.9	(1) statutorily authorized pension investment boards that are direct or indirect shareholders
17.10	of an applicant; and
17.11	(2) investment funds or entities registered with the Securities and Exchange Commission,
17.12	including any investment advisors or entities under the management of an entity registered
17.13	with the Securities and Exchange Commission, that are direct or indirect shareholders of
17.14	the applicant.
17.15	Sec. 11. [299L.35] PARTNERSHIP ALLOWED.
17.16	Subdivision 1. Ability to contract with platform providers. (a) A sports betting operator
17.17	may, but is not required to:
17.18	
	(1) contract with one sports betting platform provider to operate, conduct, or offer for
17.19	(1) contract with one sports betting platform provider to operate, conduct, or offer for play mobile sports betting, including operating sports betting platforms, sports betting
17.19 17.20	
	play mobile sports betting, including operating sports betting platforms, sports betting
17.20	play mobile sports betting, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or
17.20 17.21	play mobile sports betting, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment; and
17.20 17.21 17.22	play mobile sports betting, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment; and (2) contract with one sports betting platform provider to operate, conduct, or offer for
<ul><li>17.20</li><li>17.21</li><li>17.22</li><li>17.23</li></ul>	play mobile sports betting, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment; and (2) contract with one sports betting platform provider to operate, conduct, or offer for play retail sports betting on or around the premises of one retail affiliate, including operating
<ol> <li>17.20</li> <li>17.21</li> <li>17.22</li> <li>17.23</li> <li>17.24</li> </ol>	play mobile sports betting, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment; and (2) contract with one sports betting platform provider to operate, conduct, or offer for play retail sports betting on or around the premises of one retail affiliate, including operating sports betting platforms, sports betting technology, sports betting applications, or associated
<ol> <li>17.20</li> <li>17.21</li> <li>17.22</li> <li>17.23</li> <li>17.24</li> <li>17.25</li> </ol>	play mobile sports betting, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment; and (2) contract with one sports betting platform provider to operate, conduct, or offer for play retail sports betting on or around the premises of one retail affiliate, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment.
<ol> <li>17.20</li> <li>17.21</li> <li>17.22</li> <li>17.23</li> <li>17.24</li> <li>17.25</li> <li>17.26</li> </ol>	play mobile sports betting, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment; and (2) contract with one sports betting platform provider to operate, conduct, or offer for play retail sports betting on or around the premises of one retail affiliate, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment. (b) A sports betting operator may contract with a sports betting platform provider for
<ol> <li>17.20</li> <li>17.21</li> <li>17.22</li> <li>17.23</li> <li>17.24</li> <li>17.25</li> <li>17.26</li> <li>17.27</li> </ol>	play mobile sports betting, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment; and (2) contract with one sports betting platform provider to operate, conduct, or offer for play retail sports betting on or around the premises of one retail affiliate, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment. (b) A sports betting operator may contract with a sports betting platform provider for the provision of mobile sports betting and a different platform provider for the provision of
<ol> <li>17.20</li> <li>17.21</li> <li>17.22</li> <li>17.23</li> <li>17.24</li> <li>17.25</li> <li>17.26</li> <li>17.27</li> <li>17.28</li> </ol>	play mobile sports betting, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment; and (2) contract with one sports betting platform provider to operate, conduct, or offer for play retail sports betting on or around the premises of one retail affiliate, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment. (b) A sports betting operator may contract with a sports betting platform provider for the provision of mobile sports betting and a different platform provider for the provision of retail sports betting.
<ol> <li>17.20</li> <li>17.21</li> <li>17.22</li> <li>17.23</li> <li>17.24</li> <li>17.25</li> <li>17.26</li> <li>17.27</li> <li>17.28</li> <li>17.29</li> </ol>	play mobile sports betting, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment; and (2) contract with one sports betting platform provider to operate, conduct, or offer for play retail sports betting on or around the premises of one retail affiliate, including operating sports betting platforms, sports betting technology, sports betting applications, or associated sports betting hardware, software, or equipment. (b) A sports betting operator may contract with a sports betting platform provider for the provision of mobile sports betting and a different platform provider for the provision of retail sports betting. (c) If a sports betting operator chooses not to contract with a sports betting platform

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18.1	Subd. 2. Logo display required. A sports betting platform provider that has contracted
18.2	with a sports betting operator for the provision of mobile sports betting must clearly display
18.3	a brand of the sports betting operator within its mobile application in addition to any other
18.4	brand that the sports betting platform provider uses to conduct, offer, or play mobile sports
18.5	betting in Minnesota.
18.6	Sec. 12. [299L.355] RETAIL SPORTS BETTING.
18.7	Subdivision 1. Locations for retail sports betting. A sports betting operator may conduct
18.8	retail sports betting at the following locations, under the terms of a contract between the
18.9	operator and the retail affiliate associated with the premises:
18.10	(1) on the physical premises of a racetrack or a sports facility; or
18.11	(2) on property that is located within a one-half mile radius of a racetrack or sports
18.12	facility and that:
18.13	(i) is owned or controlled by the owner of the racetrack;
18.14	(ii) is owned or controlled by the owner of the professional sports team for which the
18.15	sports facility serves as the home location; or
18.16	(iii) is owned or controlled by an entity affiliated with the retail affiliate.
18.17	Subd. 2. Affiliate partnership agreement. A sports betting operator may offer retail
18.18	sports betting only under a retail affiliate partnership agreement with a retail affiliate. The
18.19	agreement must be approved by the commissioner to be valid and enforceable. A retail
18.20	affiliate partnership agreement must be a standalone agreement and must not be constituted
18.21	by an amendment to a preexisting agreement between a sports betting operator and a retail
18.22	affiliate.
18.23	Subd. 3. Rulemaking. The commissioner must adopt rules for the conduct of retail
18.24	sports betting to ensure retail sports betting is conducted in a fair, lawful, and transparent
18.25	manner.
18.26	Sec. 13. [299L.36] DEPOSIT AND APPROPRIATION OF FEES.
18.27	Application, license, and renewal fees shall be deposited in the sports betting revenue
18.28	account in the special revenue fund.

19.1	Sec. 14. [299L.37] ADVERTISING.
19.2	Subdivision 1. Prohibition on targeting individuals under age 21. No licensee or
19.3	other person shall publish or cause to be published an advertisement for sports betting that:
19.4	(1) depicts a person under age 21 engaging in sports betting;
19.5	(2) includes an image that is designed to be appealing to individuals under age 21 or
19.6	encourage sports betting by individuals under age 21; or
19.7	(3) is in any print publication or on radio, television, or any other medium if 30 percent
19.8	or more of the audience of that medium is reasonably expected to be individuals who are
19.9	under age 21, as determined by reliable and current audience composition data.
19.10	Subd. 2. Prohibition on targeting individuals prohibited from placing wagers. No
19.11	licensee or other person shall publish or cause to be published an advertisement for sports
19.12	betting that targets individuals who are disqualified, prohibited, or excluded from placing
19.13	a wager on a sporting event for any reason, including being identified on the exclusion list
19.14	identified in section 299L.45, subdivision 1.
19.15	Subd. 3. Advertising content. (a) All advertisements for sports betting must display
19.16	"1-800-GAMBLER" or other national toll-free numbers approved by the commissioner for
19.17	information and referral services for compulsive and problem gambling.
19.18	(b) Any advertisement for sports betting referencing a promotion shall:
19.19	(1) disclose applicable terms if the authorized participant must risk or lose the authorized
19.20	participant's own funds as part of the promotion or if such promotion has conditions that
19.21	an authorized participant's own funds must be used to qualify for such promotion;
19.22	(2) not be described as "risk-free" if the authorized participant needs to incur any loss
19.23	or risk the authorized participant's own money to use or withdraw winnings from the risk-free
19.24	bet; and
19.25	(3) not restrict the authorized participant from withdrawing the authorized participant's
19.26	own funds or withdraw winnings from bets placed using the authorized participant's own
19.27	funds.
19.28	(c) Partnerships between sports betting operators or sports betting platform providers
19.29	and colleges or universities shall not include any component that advertises, markets, or
19.30	promotes sports betting activity unless such partnerships are exclusively with alumni
19.31	networks or are content that is exclusively focused on responsible gambling education or
19.32	problem gambling awareness.

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20.1	(d) Sports	s betting operators	or sports betting p	latform providers shall n	ot enter name,
20.2	image, and li	keness endorsemer	nts or partnerships	with amateur athletes in	the state.
20.3	<u>(e) No ad</u>	vertising, marketing	g, or other promoti	onal materials published,	aired, displayed,
20.4	disseminated	, or distributed by	or on behalf of a s	ports betting operator or	sports betting
20.5	platform pro	vider for sports bet	ting shall be publi	shed, aired, displayed, di	isseminated, or
20.6	distributed:				
20.7	<u>(1) on an</u>	y college or univer	sity campus prope	erty, unless that advertisir	ng is generally
20.8	available and	l primarily directed	l at an audience ou	atside of college and cam	ipus; or
20.9	<u>(2) in col</u>	lege- or university-	owned news asset	<u>ts.</u>	
20.10	(f) Nothin	ng in this act shall a	apply to any adver	tisements for commercia	al retail products
20.11	or services o	ther than mobile sp	oorts betting.		
20.12	Subd. 4.	Prohibition on fals	se or misleading	<b>claims.</b> No licensee or ot	her person shall
20.13	publish or ca	use to be published	l an advertisemen	t for mobile sports bettin	g that contains
20.14	false or misle	eading claims or w	hich contains state	ements, words, or picture	s of an obscene,
20.15	indecent, or	immoral character,	or such as would	offend public morals or o	lecency.
20.16	Sec. 15. [2]	99L.40] WAGERI	NG.		
20.17	Subdivisi	on 1. Placing wag	ers. <u>An individual</u>	who is 21 years of age or	older may place
20.18	wagers pursu	ant to sections 299	PL.10 to 299L.80	provided the individual is	s not otherwise
20.19	disqualified,	prohibited, or excl	uded from doing s	<u>30.</u>	
20.20	Subd. 2.	Wager type. A spo	orts betting operato	or, or a sports betting plat	tform provider
20.21	on behalf of a	a sports betting oper	rator, may only acc	cept wagers of a type prev	viously approved
20.22	by the comm	issioner. Wager typ	bes that the comm	issioner may approve inc	lude but are not
20.23	limited to the	following			

- 20.23 <u>limited to the following:</u>
- 20.24 (1) a wager that a participant or participating team will win a sporting event or will win
  20.25 by a specified number of points;
- 20.26 (2) a wager as to whether the total points scored in a sporting event will be higher or 20.27 lower than a number specified;
- 20.28 (3) a wager on an outcome contingency or proposition incidental to a sporting event,
- 20.29 series, tournament, or season for which the outcome is published in newspapers of general
- 20.30 circulation or in records made publicly available by the league or governing body for the
- 20.31 event;

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21.1	(4) a wage	r on the outcome	of a series of two	or more sporting events	or a series of two
21.2	or more contin	ngencies incident	tal to a sporting ev	vent;	
21.3	<u>(5) in-gam</u>	e betting;			
21.4	(6) future	bets placed on en	d of the season st	andings, awards, or statis	tics; and
21.5	(7) a wage	r that a participar	nt or participating	team will win an esports	event or will win
21.6	<u> </u>	number of point	· · · ·	<b>I</b>	
21.7	Subd. 3. <b>V</b>	Vager types proh	<b>ubited.</b> Sports be	tting operators, or a sports	betting platform
21.8				hall not offer or accept w	
21.9	•			ns that may occur during o	
21.10	event:		0		1_2
21.11	(1) player	injuries;			
21.12	(2) penalti	es;			
21.13	(3) the out	come of player d	isciplinary ruling	s; or	
21.14	(4) replay	reviews.			
21.15	<u>Subd. 4.</u> N	Iobile sports bett	ting account; esta	<b>blishment.</b> (a) An individ	lual may establish
21.16	a mobile spor	ts betting account	t by electronic me	eans from any location, and	nd may fund an
21.17	account by an	y means approve	d by the commiss	sioner.	
21.18	<u>(b)</u> A mob	ile sports betting	account must pro	ovide a mechanism for an	individual to set
21.19	limits on the a	mount of time th	ey spend on the s	ports betting platform, se	t limits on the
21.20	amount of mo	oney they spend o	on the platform, an	nd self-exclude from usin	g the platform.
21.21	(c) Informa	ation provided by	an individual who	establishes a mobile spor	ts betting account
21.22	may be access	sed, stored, and u	sed by a sports be	etting operator.	
21.23	<u>Subd. 5.</u> C	Consideration; m	obile sports bett	<b>ing account.</b> (a) A sports	betting operator
21.24	or sports bettin	ng platform provi	der must not acce	pt a wager unless the authority	orized participant
21.25	provides cons	ideration in the fo	orm of funds or o	ther thing of value such a	s use of free bets
21.26	or promotiona	al credits from the	eir mobile sports	betting account at the tim	e of making the
21.27	wager.				
21.28	(b) Consid	eration must be ir	the form of with	lrawal from a mobile spor	ts betting account
21.29	maintained by	the sports bettin	g operator or spor	ts betting platform provid	ler for the benefit
21.30	of and in the r	name of the wage	prer.		

22.1	(c) A sports betting operator, or a sports betting platform provider on behalf of a sports
22.2	betting operator, shall verify an individual's age and identity before allowing that individual
22.3	to establish a mobile sports betting account. Sports betting operators and sports betting
22.4	platform providers may utilize an approved identity verification service provider to confirm
22.5	an individual's age and identity.
22.6	(d) A person shall have the right to withdraw the balance of funds in the mobile sports
22.7	betting account in the person's name at any time with proof of identity, as determined by
22.8	rules adopted pursuant to section 299L.15.
22.9	Subd. 6. Wager location. (a) Mobile sports betting wagers regulated under sections
22.10	299L.10 to 299L.80 may only be accepted from a person placing a wager online, through
22.11	a website or mobile application, while the person placing the wager is physically within the
22.12	state. The website or application may be hosted by a sports betting operator operating in
22.13	conjunction with a sports betting platform provider. The incidental routing of a mobile
22.14	sports wager shall not determine the location or locations in which the wager is initiated,
22.15	received, or otherwise made.
22.16	(b) Retail sports betting wagers regulated under sections 299L.10 to 299L.80 may only
22.17	be accepted while the person placing the wager is physically located in an area defined in
22.18	section 299L.355.
22.19	Subd. 7. Information provided at the time of wager. A sports betting operator or sports
22.20	betting platform provider must disclose the betting line and terms of a wager prior to
22.21	accepting a wager. Terms of the wager include the ratio of the amount to be paid for winning
22.22	to the wagered amount.
22.23	Subd. 8. Outcome determined. A sports betting operator or sports betting platform
22.24	provider must not accept a wager on the outcome of an event or proposition that has already
22.25	been determined.
22.26	Subd. 9. Receipt. A sports betting operator or sports betting platform provider must
22.27	provide a person who places a wager with an electronic receipt at the time of sale that
22.28	contains the following information:
22.29	(1) the sporting event or proposition that is the subject of the wager;
22.30	(2) the outcome that will constitute a win on the wager;
22.31	(3) the amount wagered; and
22.32	(4) the payout in the event of a winning wager.

23.1	Subd. 10. Wager data; safeguards necessary. (a) Information regarding wagers made
23.2	by an authorized participant who engages in mobile sports betting, including but not limited
23.3	to wager type and consideration paid, may be accessed, stored, or used for ordinary business
23.4	purposes by the sports betting operator.
23.5	(b) Sports betting operators and sports betting platform providers must use commercially
23.6	reasonable methods to maintain the security of wager data, authorized participant data, and
23.7	other confidential information from unauthorized access and dissemination, however, nothing
23.8	in this act shall preclude the use of Internet or cloud-based hosting of such data and
23.9	information or disclosure as required by court order, other law, or this act.
23.10	Sec. 16. [299L.41] PUSH NOTIFICATIONS.
23.11	Sports betting operators and sports betting platform providers are prohibited from sending
23.12	a message from a sports betting application or website that appears on a user's device while
23.13	the application or website is inactive unless the user opts in to receiving such messages or
23.14	the message is sent to notify the user of potentially fraudulent activity associated with the
23.15	user's mobile sports betting account.
23.16	Sec. 17. [299L.45] EXCLUSION LIST AND PROHIBITION ON WAGERING.
23.17	Subdivision 1. Exclusion list. (a) The commissioner shall maintain a list of persons who
23.18	are not eligible to wager on sporting events through a sports betting operator. The list shall
23.19	include the names of:
23.20	(1) persons who have themselves requested to be on the exclusion list;
23.21	(2) persons whose names have been submitted, for their protection, by their legal
23.22	guardians;
23.23	(3) persons whose names have been submitted by sports betting operators, sports betting
23.24	platform providers, or sports betting suppliers for good cause; and
23.25	(4) persons whose names have been submitted by sports governing bodies.
23.26	(b) A person who has requested to be on the exclusion list may specify a time limit of
23.27	one, three, or five years for the person's name to be on the list. The commissioner will
23.28	remove the person's name from the list at the conclusion of the specified time. A person
23.29	may be removed from the list before the specified time by providing proof of completion
23.30	of a class approved by the commission to address compulsive gambling.

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24.1	(c) The information contained on the list is private data on individuals, as defined in
24.2	section 13.02, subdivision 12, except the commissioner shall transmit the list with sports
24.3	betting operators and sports betting platform providers to prevent persons on the exclusion
24.4	list from placing sports betting wagers.
24.5	Subd. 2. Prohibited wagers by certain persons. The following individuals who are
24.6	otherwise authorized to place wagers are prohibited from placing the wagers described:
247	(1) an individual who is prohibited from placing wagers by a sports betting energies or
24.7	(1) an individual who is prohibited from placing wagers by a sports betting operator or sports betting platform provider for good cause, including but not limited to any individual
24.8	sports betting platform provider for good cause, including but not limited to any individual
24.9	placing a wager as an agent or proxy on behalf of another may not place a wager of any
24.10	<u>kind;</u>
24.11	(2) an individual who is an athlete, coach, referee, player, trainer, or team employee is
24.12	prohibited from wagering on a sporting event overseen by that person's sports governing
24.13	body;
24.14	(3) an individual who holds a position of authority sufficient to exert influence over the
24.15	participants in a sporting event, including, but not limited to, a coach, manager, or owner
24.16	is prohibited from wagering on that sporting event;
24.17	(4) an individual who has access to certain types of exclusive or nonpublic information
24.18	regarding a sporting event is prohibited from wagering on that sporting event and any other
24.19	sporting event overseen by the sports governing body of that sporting event; and
24.20	(5) for purposes of this subdivision, "owner" means an individual who owns more than
24.21	five percent of the team.
24.22	Subd. 3. <b>Prohibition on accepting wagers.</b> (a) A sports betting operator or sports betting
24.23	platform provider shall not knowingly accept a wager from a person on the exclusion list
24.24	or allow a person on the exclusion list to establish a mobile sports betting account.
24.25	(b) A sports betting operator or a sports betting platform provider shall not knowingly
24.26	accept a wager prohibited under subdivision 2 from any individual who can reasonably be
24.27	identified by publicly available information or by any lists provided to the commissioner.
24.28	(c) Knowingly accepting a wager from a person on the exclusion list is a license violation,
24.29	subject to a penalty established by the commissioner.
24.30	Subd. 4. Notice. The commissioner shall notify a person whose name has been added
24.31	to the exclusion list under subdivision 1, paragraph (a), clause (2), (3), or (4).

25.1	Sec. 18. [299L.50] FINANCIAL RESPONSIBILITY.
25.2	Subdivision 1. Responsibility for satisfying winning wagers. A wager on a sporting
25.3	event placed with a sports betting operator or sports betting platform provider is an
25.4	enforceable contract. A sports betting operator or sports betting platform provider who
25.5	accepts a wager bears all risk of loss to satisfy winnings on the wager. A wager that is not
25.6	redeemed within one year of the outcome that is the subject of the wager may be canceled
25.7	by the sports betting operator or the sports betting platform provider.
25.8	Subd. 2. Reserve requirements. (a) A sports betting operator shall, in conjunction with
25.9	the sports betting platform provider, maintain reserves in an amount that is not less than the
25.10	greater of \$25,000 or the sum of the following three amounts:
25.11	(1) amounts held by the sports betting operator for the mobile sports betting accounts
25.12	of authorized participants;
25.13	(2) amounts accepted by the sports betting operator as wagers on contingencies whose
25.14	outcome have not been determined; and
25.15	(3) amounts owed but unpaid by the sports betting operator on winning wagers through
25.16	the period established by the operator, subject to time limits set by the commissioner, for
25.17	honoring winning wagers.
25.18	(b) Such reserves shall be held in the form of cash or cash equivalents segregated from
25.19	operational funds, payment processor reserves and receivables, any bond, an irrevocable
25.20	letter of credit, or any combination thereof.
25.21	(c) In lieu of holding cash reserves outlined in subdivision 2, paragraphs (a) and (b), a
25.22	sports betting operator or sports betting platform provider may post a bond, securities, or
25.23	an irrevocable letter of credit in an amount the commissioner deems necessary after taking
25.24	into consideration the amount of the sports betting operator's cash reserves, to protect the
25.25	financial interests of people wagering on sporting events. If securities are deposited or an
25.26	irrevocable letter of credit filed, the securities or letter of credit must be of a type or in the
25.27	form provided under section 349A.07, subdivision 5, paragraphs (b) and (c).
25.28	Sec. 19. [299L.51] INTEGRITY MONITORING.
25.29	(a) Each sports betting operator or sports betting platform provider must contract with
25.30	a licensed independent integrity monitoring provider in order to identify any unusual betting

25.31 activity or patterns that may indicate a need for further investigation. The commissioner

25.32 shall establish minimum standards requiring each sports betting operator or sports betting

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26.1	platform pro	ovider to participat	e in a monitoring	system as part of that lice	nsee's minimum
26.2	internal con	trol standards.	<b>z</b>		
26.3	(b) If an	v unusual betting a	ctivity is deemed	by the independent integr	itv monitoring
26.4	<u> </u>		-	ting activity, then the inde	
26.5	•		•	e suspicious activity to the	
26.6				orm provider licensees that	
26.7	that integrit	y provider, and the	sports governing	body that governs the spo	rting event on
26.8	which the s	uspicious activity v	was deemed to hav	e taken place.	
26.9	(c) The	commissioner spo	rts hetting operato	rs, and any sports governi	ng hody that
26.10	<u></u>			) from an independent inte	
26.11	-			information and use the in	<b>-</b>
26.12	•			onduct described in this s	
26.13				ner, other law, or court or	
26.14		• •		e information may not be	
26.15		or other purpose.			
26.16	(d) Noty	vithstanding narag	ranh (c) a sports o	overning body may make	disclosures
26.17				l investigations and may	
26.18				ning body's integrity polic	
26.19				dgment to be necessary to	
26.20				s. Before the public discl	
26.20				sports governing body wi	
26.22			•	ure and an opportunity to	<b>^</b>
26.22	disclosure.				
20.25					
26.24	Sec. 20. [2	299L.53] RECOR	D KEEPING; IN	FORMATION SHARIN	<b>G.</b>
26.25	Subdivis	sion 1. Record ret	e <b>ntion.</b> (a) Sports l	petting operators or sports	betting platform
26.26	providers sl	nall maintain record	ds of all bets and v	vagers placed, including p	ersonally
26.27	identifiable	information of an	authorized particip	pant, amount and type of y	wager, time the
26.28	wager was	placed, location of	the wager, includi	ng IP address if applicabl	e, the outcome
	C (1	1 1 0 1	11		, <b>.</b> ,

- 26.29 of the wager, and records of abnormal betting activity for three years after the sporting event
  26.30 occurs.
- 26.31 (b) Sports betting operators or sports betting platform providers shall make the data
   26.32 described in paragraph (a) available for inspection upon request of the commissioner or as
   26.33 required by court order.

#### 27.1 Subd. 2. Anonymization required. Sports betting operators or sports betting platform providers shall use commercially reasonable efforts to maintain in real time and at the 27.2 27.3 account level anonymized information regarding an authorized participant, amount and type of wager, the time the wager was placed, the location of the wager, including the IP address 27.4 if applicable, the outcome of the wager, and records of abnormal betting activity. Nothing 27.5 in this section shall require a sports betting operator and sports betting platform provider 27.6 to provide any information that is prohibited by federal, state, or local laws or regulations, 27.7 27.8 including laws and regulations relating to privacy and personally identifiable information. 27.9 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 27.10 on sporting events of the sports governing body is necessary to monitor the integrity of such 27.11 body's sporting events, then sports betting operators shall share, in a commercially reasonable 27.12 frequency, form, and manner, with the sports governing body or its designees the information 27.13 under subdivision 2 with respect to sports wagers on sporting events of such sports governing 27.14 27.15 body.

(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.

27.19 (c) Nothing in this section shall require a sports betting operator and sports betting
27.20 platform provider to provide any information that is prohibited by federal, state, or local
27.21 laws or regulations, including without limitation laws and regulations relating to privacy
27.22 and personally identifiable information.

#### 27.23 Sec. 21. [299L.55] INSPECTION AND AUDITING.

Subdivision 1. Inspection. The commissioner, the commissioner of revenue, and the 27.24 27.25 director are authorized to inspect the accounting records of sports betting operators and sports betting platform providers at any time provided the sports betting operators and sports 27.26 betting platform providers are given notice at least 24 hours before the inspection. This 27.27 provision only applies to mobile sports betting operations and does not authorize the 27.28 inspection of records related to Tribal gaming operations, Tribal governmental records, or 27.29 27.30 class III sports betting operations conducted exclusively on Indian Lands. Subd. 2. Annual audit. To ensure compliance with this chapter and rules adopted under 27.31 this chapter, a sports betting operator and sports betting platform provider must contract 27.32

27.33 with an independent third party to perform a financial audit, consistent with the standards

27.34 established by the Public Company Accounting Oversight Board or using the Statements

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28.1	on Accountir	ig standards issued	by the Audit Stan	dards Board of the Am	erican Institute of
28.2				operator must submit th	
28.3				hin 120 days of the end	
28.4	Sec. 22. [29	9L.60] LICENSE	E VIOLATIONS;	ENFORCEMENT.	
28.5	Subdivisi	on 1. Schedule of	penalties. The con	nmissioner must adopt	rules that provide
28.6	a graduated s	chedule of penaltic	es for violations of	f license requirements u	under statute or
28.7	rule. The sch	edule must specify	penalties that ma	y range from warnings	and probation
28.8	periods to civ	il fines, temporary	suspension of lic	enses, or revocation of	licenses.
28.9	<u>Subd. 2.</u>	Authority to act. (a	) The commission	er may issue administrat	ive orders, impose
28.10	civil penaltie	s, and suspend, rev	oke, or not renew	a license issued pursua	ant to sections
28.11	299L.10 to 2	99L.80 if the comm	nissioner determir	nes that a licensee has c	ommitted or is
28.12	about to com	mit a violation of t	hose sections or r	ales adopted pursuant to	o those sections,
28.13	or if the com	missioner determir	nes that the license	e is disqualified or inel	igible to hold a
28.14	license pursu	ant to section 299I	L.25 or 299L.26. A	conviction for a viola	tion of section
28.15	299L.80 is no	ot required for the	commissioner to t	ake action on a violatio	<u>n.</u>
28.16	(b) Enforce	ement actions, lice	nse suspensions, li	cense revocations, or lic	ense nonrenewals
28.17	related to a sp	pecific sports bettin	ng operator shall n	ot impact or limit the a	bility of another
28.18	sports betting	g operator to condu	ct, offer, or offer f	for play mobile sports b	betting.
28.19	Subd. 3.	<b>Cemporary susper</b>	nsion. (a) The com	missioner may tempor	arily, without
28.20	hearing, susp	end the license and	l operating privile	ge of any licensee for a	period of up to 90
28.21	days if there	is clear and convin	cing evidence that	<u>t:</u>	
28.22	<u>(1)</u> condu	ct of a licensee, or	anticipated failure	e of a licensee to fulfill	an obligation,
28.23	requires imm	ediate action to pro	otect the public fro	om harm;	
28.24	(2) the lic	ensee has not time	ly filed a tax retur	n or paid the tax require	ed under chapter
28.25	<u>297J; or</u>				
28.26	(3) the lic	ensee has not time	ly paid all fees du	e under sections 299L.	10 to 299L.80.
28.27	<u>(b)</u> The co	ommissioner shall r	notify the licensee	of the violation that cau	sed the temporary
28.28	suspension a	nd may lift the tem	porary suspensior	if the licensee corrects	s the violation.
28.29	<u>(c)</u> The co	ommissioner may e	extend the period of	of suspension if the vio	lation is not
28.30	corrected, the	commissioner not	tifies the business	that it intends to revoke	e or not renew a
28.31	license, and a	a contested case he	aring has not take	n place.	

29.1	Subd. 4. Notice of violation; administrative orders; request for reconsideration;
29.2	demand for hearing. (a) The commissioner may issue an administrative order to any
29.3	licensee who has committed a violation. The order may require the licensee to correct the
29.4	violation or to cease and desist from committing the violation and may impose civil penalties.
29.5	The order must state the deficiencies that constitute a violation, the time by which the
29.6	violation must be corrected, and the amount of any civil penalty.
29.7	(b) If the licensee believes the information in the administrative order is in error, the
29.8	licensee may ask the commissioner to reconsider any parts of the order that are alleged to
29.9	be in error. The request must be in writing, delivered to the commissioner by certified mail
29.10	within seven days after receipt of the order, and provide documentation to support the
29.11	allegation of error. The commissioner must respond to a request for reconsideration within
29.12	15 days after receiving the request. A request for reconsideration does not stay the order
29.13	unless the commissioner issues a supplemental order granting additional time. The
29.14	commissioner's disposition of a request for reconsideration is final.
29.15	(c) An administrative order that imposes a civil penalty of more than \$2,000 shall be
29.16	treated as a contested case under chapter 14.
29.17	(d) A licensee may request a hearing on the administrative order within 30 days of the
29.18	service of the order. The request must be in writing and delivered to the commissioner by
29.19	certified mail. If the licensee does not request a hearing within 30 days, the order becomes
29.20	<u>final.</u>
29.21	(e) If the licensee requests a hearing, the hearing must be held not later than 30 days
29.22	after the commissioner receives the request unless the licensee and the commissioner agree
29.23	on a later date. After the hearing, the commissioner may enter an order making such
29.24	disposition as the facts require. If the licensee fails to appear at the hearing after having
29.25	been notified of it, the licensee is considered in default and the proceeding may be determined
29.26	against the licensee on consideration of the administrative order, the allegations of which
29.27	may be considered to be true. An action of the commissioner under this paragraph is subject
29.28	to judicial review pursuant to chapter 14.
29.29	(f) Civil penalties collected by the commissioner shall be deposited in the general fund.
29.30	Civil penalties may be recovered in a civil action in the name of the state brought in the
29.31	district court.
29.32	Subd. 5. Revocation, nonrenewal, civil penalties; contested case. If the commissioner
29.33	intends to revoke or not renew a license, or impose a civil penalty in excess of \$2,000, the
29.34	commissioner shall provide the licensee with a statement of the complaints made against

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30.1	the licensee a	and shall initiate a	contested case pro	ceeding. The contested of	case shall be held
30.2	pursuant to c		1		
			·	4 - 1 :	
30.3				ted in this section, a pers	
30.4			sections 299L.10	o 299L.80 is subject to a	iny applicable
30.5	criminal pena	<u>alty.</u>			
30.6	Sec. 23. [29	99L.65] REPORT	<u> ING.</u>		
30.7	Subdivisi	on 1. Financial re	<b>port.</b> By June 1 of	each year, the commissi	oner must submit
30.8	a report to th	e chairs and ranking	ng minority memb	ers of the legislative cor	nmittees with
30.9	jurisdiction of	over public safety,	the legislative con	nmittees with jurisdiction	n over taxes, the
30.10	committee in	the house of repre	esentatives with ju	risdiction over commerc	e, the committee
30.11	in the senate	with jurisdiction c	over state governm	ent finance and policy, t	he committee in
30.12	the house of	representatives wi	th jurisdiction ove	r ways and means, and t	he committee in
30.13	the senate wi	th jurisdiction ove	r finance. The rep	ort must describe the act	ivities of the
30.14	commissione	er with respect to w	vagering on sporti	ng events and include su	mmary financial
30.15	information of	on sports betting an	d the regulated spo	orts betting industry as a v	whole. The report
30.16	must not incl	ude information of	r data on individu	als or entities that is clas	sified as private
30.17	data under se	ction 299L.70 or s	eparately list the e	arnings, wagers, or tax re	evenue generated
30.18	by or use ide	ntifying information	on for specific spo	rts betting operators.	
30.19	Subd. 2.	License activity r	e <b>port.</b> By Februar	y 1 of each year beginni	ng in 2024, the
30.20	commissione	r shall submit a re	port to the chairs a	and ranking minority me	mbers of the
30.21	committees i	n the house of repr	resentatives and th	e senate with jurisdictio	n over public
30.22	safety, the co	mmittee in the hou	use of representati	ves with jurisdiction ove	r commerce, and
30.23	the committe	e in the senate wit	h jurisdiction over	state government finan	ce and policy on
30.24	the following	<u>;:</u>			
30.25	(1) the sta	atus of application	s for licenses issue	ed by the commissioner,	including the
30.26	number of ap	plications for each	type of license, th	ne number of licenses of	each type issued,
30.27	and the avera	age time between r	eccipt of a comple	ete application and issua	nce of each type
30.28	of license;				
30.29	<u>(2)</u> an ove	erview of the sport	s betting market, i	ncluding but not limited	to the actual and
30.30	anticipated d	emand;			
30.31	(3) the an	nount of revenue g	generated to the sta	te by sports betting and	the expenses
30.32	incurred by t	he commissioner i	n enforcing restric	tions on lawful sports be	etting; and

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- 31.1 (4) the commissioner's enforcement actions taken against persons licensed under sections
   31.2 299L.10 to 299L.80 for licensing violations, including violations of the rules adopted under
   31.3 section 299L.15.
- 31.4 Sec. 24. [299L.70] DATA PROTECTIONS.
- 31.5 Subdivision 1. Classification. Data in which an individual who has wagered on sporting
- 31.6 events is identified by name, account number, Social Security number, or any other uniquely
- 31.7 identifying indicia, is private data on individuals, as defined in section 13.02, subdivision
- 31.8 <u>12. Data on individual earnings of sports betting operators, sports betting platform providers,</u>
- 31.9 sports betting operator application and licensing information, sports betting platform provider
- 31.10 application and licensing information, and all Tribal revenue records unassociated with
- 31.11 sports betting operators is nonpublic data, as defined in section 13.02, subdivision 9.
- 31.12 Subd. 2. Sale of private data on individuals. The commissioner shall revoke any license
- 31.13 issued under sections 299L.10 to 299L.80 of a person who sells data on individuals that
- 31.14 would be classified as private under subdivision 1 collected through the practice of sports
- 31.15 betting, unless sharing of that data is otherwise allowed in this act.

# 31.16 Sec. 25. [299L.75] LOCAL RESTRICTIONS; PROHIBITION ON LOCAL TAXES 31.17 OR FEES.

31.18 <u>No political subdivision may require a local license to offer sports betting or impose a</u> 31.19 tax or fee on the sports betting conducted pursuant to this chapter.

#### 31.20 Sec. 26. INDIAN TRIBES; COMPACTS TO BE NEGOTIATED.

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

- 31.22 <u>new Tribal-state compacts regulating the conduct of class III sports betting on the Indian</u>
- 31.23 lands of an Indian Tribe requesting negotiations, under Minnesota Statutes, section 3.9221.
- 31.24 Compacts in effect on January 1, 2023, shall not be modified to accommodate sports betting.
  - ARTICLE 3
- 31.2531.26

#### TAXATION OF SPORTS BETTING

- 31.27 Section 1. Minnesota Statutes 2022, section 297E.02, is amended by adding a subdivision
  31.28 to read:
- 31.29 Subd. 12. Tax relief payments. By October 1 of each year, the commissioner shall remit
- 31.30 payments, as required under section 297J.02, subdivision 7, paragraph (b), to each
- 31.31 organization licensed to conduct lawful gambling under chapter 349 on a pro rata basis

32.1	according to the organization's combined net receipts, as defined under this section, for the
32.2	period beginning July 1 of the previous calendar year and ending on June 30 of the current
32.3	calendar year, and the total combined net receipts from all organizations licensed under
32.4	chapter 349 for the period beginning July 1 of the previous calendar year and ending on
32.5	June 30 of the current calendar year.
32.6	EFFECTIVE DATE. This section is effective for sports betting net revenue received
32.7	after June 30, 2025.
32.8	Sec. 2. [297J.01] DEFINITIONS.
32.9	Unless otherwise defined in this chapter, or unless the context clearly indicates otherwise,
32.10	the following terms have the meanings given:
32.11	(1) "card club" has the meaning given in section 240.01, subdivision 4;
32.12	(2) "casino" has the meaning given in section 299L.10, subdivision 4;
32.13	(3) "commissioner" means the commissioner of revenue;
32.14	(4) "licensed racetrack" has the meaning given in section 240.01, subdivision 10;
32.15	(5) "retail affiliate" has the meaning given in section 299L.10, subdivision 16;
32.16	(6) "sporting event" has the meaning given in section 299L.10, subdivision 18;
32.17	(7) "sports betting" has the meaning given in section 299L.10, subdivision 19;
32.18	(8) "sports betting operator" has the meaning given in section 299L.10, subdivision 20;
32.19	(9) "sports betting net revenue" means the total of all cash and cash equivalents received
32.20	in a month by a sports betting operator from wagers on sporting events, less the following:
32.21	(i) cash paid out as winnings in the month; and
32.22	(ii) the cash equivalent of noncash prizes paid out as winnings in the month, except that
32.23	for purposes of calculating sports betting net revenue, cash and cash equivalents received
32.24	in a month by a sports betting operator or sports betting platform provider from wagers on
32.25	sporting events do not include cash and cash equivalents received by a sports betting operator
32.26	or sports betting platform provider for activities other than sports betting or excise taxes
32.27	paid to the federal government; and
32.28	(10) "wager" has the meaning given in section 299L.10, subdivision 26.
32.29	EFFECTIVE DATE. This section is effective for sports betting net revenue received
32.30	after June 30, 2025.

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33.1	Sec. 3. [29	97J.02] TAX ON S	PORTS BETTIN	IG NET REVENUE.	
33.2	Subdivis	ion 1. Tax impose	<b>d.</b> (a) Except as pr	ovided in paragraph (b),	a tax is imposed
33.3	on sports be	tting net revenue re	eceived equal to 1.	5 percent on wagers place	ed as allowed
33.4	under sectio	n 299L.40.			
33.5	(b) Any	wager placed on In	dian lands is not s	ubject to state taxation. F	for purposes of
33.6	<u> </u>			ation of the individual pla	• •
33.7	Subd. 2.	Sports betting net	t revenue tax in li	eu of other taxes. (a) Ind	come derived by
33.8		U		n provider from the cond	
33.9	-			sed in chapter 290. Wage	
33.10	sports bettin	g operator are not	subject to the tax i	mposed in section 297A.	62 or 297E.03.
33.11	(b) When	n sports betting net	revenue for a more	nth is less than zero, the c	commissioner
33.12	must allow t	the sports betting of	perator or sports b	etting platform provider	to carry over the
33.13	negative am	ount to returns file	d for subsequent n	nonths. The negative amo	ount of sports
33.14	betting net r	evenue may not be	carried back to an	earlier month and remitta	ances previously
33.15	received by	the commissioner y	will not be refunde	ed, except if the sports be	tting operator or
33.16	sports bettin	g platform provide	r surrenders its sp	orts betting license and th	ne last return
33.17	reported a n	egative amount of s	sports betting net	revenue.	
33.18	<u>Subd. 3.</u>	Returns; due dates	s. A sports betting	operator or sports betting p	latform provider
33.19	must file a r	eturn by the 20th da	ay of each month r	eporting the tax due unde	r this section for
33.20	the precedin	g month. The retur	n must include the	e amount of all wagers re	ceived, payouts
33.21	made, all sp	orts betting taxes o	wed, and other inf	formation required by the	commissioner.
33.22	The tax und	er this chapter is du	ie to be paid to the	e commissioner on the da	y the return is
33.23	due.				
33.24	<u>Subd. 4.</u>	Public informatio	n. All records con	cerning the administration	on of taxes under
33.25	this chapter	are classified as pu	blic information.		
33.26	<u>Subd. 5.</u>	Refunds. A persor	n who has, under t	his chapter, paid to the co	ommissioner an
33.27	amount of ta	ax for a period in ex	cess of the amour	t legally due for that peri	od may file with
33.28	the commiss	ioner a claim for a r	efund of the excess	s. The amount necessary to	o pay the refunds
33.29	under this su	ubdivision is approp	priated from the sp	ports betting revenue acco	ount established
33.30	in subdivisio	on 7 to the commiss	sioner.		
33.31	<u>Subd. 6.</u>	<b>Extensions.</b> If in the	he commissioner's	judgment good cause ex	ists, the
33.32	commission	er may extend the t	time for filing tax	returns, paying taxes, or	both under this
33.33	section for r	not more than six m	onths.		

34.1	Subd. 7. Distribution of funds. (a) The sports betting revenue account is established in
34.2	the special revenue fund. All amounts collected by the commissioner under this chapter
34.3	must be deposited in the account and distributed as provided in this subdivision. Any money
34.4	remaining in the account at the end of each fiscal year does not cancel. Interest and income
34.5	earned on money in the account, after deducting any applicable charges, shall be credited
34.6	to the account. After deducting any amounts necessary to pay the refunds under subdivision
34.7	5, the money shall be distributed as provided in paragraphs (b) to (g).
34.8	(b) Fifty percent is annually appropriated to the commissioner of revenue for the purposes
34.9	of making payments under section 297E.02, subdivision 12. Any money remaining at the
34.10	end of each fiscal year is canceled to the sports betting revenue account.
34.11	(c) Twenty-five percent is transferred to the sports marketing and awareness account
34.12	under subdivision 8 for grants to Minnesota Sports and Events.
34.13	(d) Fifteen percent is appropriated to the Minnesota Racing Commission for grants to
34.14	licensed racetracks. Any amounts appropriated under this paragraph must not be used for
34.15	casino or card club operations.
34.16	(e) Four percent is appropriated to the commissioner of human services for the compulsive
34.17	gambling treatment program established under section 245.98.
34.18	(f) Four percent is appropriated to the commissioner of education for grants to
34.19	municipalities, businesses, or nonprofit organizations that organize youth sports programs.
34.20	(g) Two percent is transferred to the amateur sports integrity and participation account
34.21	established under section 240A.15, subdivision 1, for professional and amateur athlete
34.22	education and integrity.
34.23	Subd. 8. Account created. (a) The sports marketing and awareness account is established
34.24	in the special revenue fund. The account consists of the amounts deposited pursuant to
34.25	subdivision 7, paragraph (c). The amounts deposited are appropriated to Explore Minnesota
34.26	Tourism to make grants as allowed under section 116U.30, paragraph (b), clause (5). The
34.27	grants must be awarded to Minnesota Sports and Events to:
34.28	(1) attract and host large-scale sporting events in Minnesota; and
34.29	(2) coordinate statewide initiatives, including greater Minnesota youth legacy programs
34.30	and a statewide marketing campaign, and increase access and awareness for greater
34.31	Minnesota residents.
34.32	(b) To the extent feasible, grant funds must also be used to conduct one signature event
34.33	in greater Minnesota on an annual basis.

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35.1	<u>(c) For pu</u>	rposes of this sub	division, "greater	Minnesota" means the a	area of Minnesota
35.2	located outsic	de of the metropol	litan area as defin	ed in section 473.121, su	ubdivision 2.
35.3	EFFECT	<b>IVE DATE.</b> This	section is effecti	ve for sports betting net	revenue received
35.4	after June 30,	, 2025.			
35.5	Sec. 4. [297	J.03] SPORTS E	BETTING OPER	RATOR REPORTS AN	<u>D RECORDS.</u>
35.6	Subdivisio	on 1. Business re	<b>cords.</b> A sports b	etting operator or sports	betting platform
35.7	provider must	t maintain records	supporting the spo	orts betting activity and tax	kes owed. Records
35.8	required to be	e kept in this section	on must be preser	ved by the sports betting	operator or sports
35.9	betting platfo	orm provider for a	t least 3-1/2 years	after the return is due of	r filed, whichever
35.10	is later, and n	nay be inspected b	by the commission	ner at any reasonable tim	e without notice
35.11	or a search w	arrant.			
35.12	<u>Subd. 2.</u>	Audits. The comn	nissioner may req	uire a financial audit of a	a sports betting
35.13	operator's or	sports betting plat	form provider's s	ports betting activities if	the sports betting
35.14	operator or sp	oorts betting platfo	orm provider has	failed to comply with the	is chapter as it
35.15	relates to fina	ncial reporting. A	udits must be per	rformed by an independe	ent accountant
35.16	licensed acco	ording to chapter 3	26A. The commi	ssioner must prescribe st	andards for an
35.17	audit required	d under this subdi	vision. A complet	te, true, and correct copy	of an audit must
35.18	be filed as pro	escribed by the co	ommissioner. Not	hing in this subdivision l	imits the
35.19	commissione	r's ability to condu	ict its own audit p	ursuant to its authority un	der chapter 270C.
35.20	EFFECT	<b>IVE DATE.</b> This	section is effecti	ve for sports betting net	revenue received
35.21	after June 30,	, 2025.			
35.22	Sec. 5. [297	J.04] OTHER P	ROVISIONS AI	<u>PPLY.</u>	
35.23	Except for	r those provisions	specific to distri	butors, gambling product	ts, or gambling
35.24	equipment, se	ections 297E.11 to	o 297E.14 apply t	o this chapter.	
35.25	EFFECT	<b>IVE DATE.</b> This	section is effecti	ve for sports betting net	revenue received
35.26	after June 30,	, 2025.		· · · · ·	
35.27			ARTICL		
35.28		CRIMES	RELATED TO	SPORTS BETTING	
35.29	Section 1. N	Ainnesota Statutes	2022, section 260	)B.007, subdivision 16, is	amended to read:
35.30	Subd. 16.	Juvenile petty of	ffender; juvenile	petty offense. (a) "Juver	nile petty offense"
35.31	includes a juv	venile alcohol offe	ense, a juvenile co	ontrolled substance offen	se, <u>a juvenile</u>

as introduced

36.1	violation of section 299L.80, subdivision 3, paragraph (a), a violation of section 609.685,
36.2	or a violation of a local ordinance, which by its terms prohibits conduct by a child under
36.3	the age of 18 years which would be lawful conduct if committed by an adult.
36.4	(b) Except as otherwise provided in paragraph (c), "juvenile petty offense" also includes
36.5	an offense that would be a misdemeanor if committed by an adult.
36.6	(c) "Juvenile petty offense" does not include any of the following:
36.7	(1) a misdemeanor-level violation of section 518B.01, 588.20, 609.224, 609.2242,
36.8	609.324, subdivision 2 or 3, 609.5632, 609.576, 609.66, 609.746, 609.748, 609.79, or
36.9	617.23;
36.10	(2) a major traffic offense or an adult court traffic offense, as described in section
36.11	260B.225;
36.12	(3) a misdemeanor-level offense committed by a child whom the juvenile court previously
36.13	has found to have committed a misdemeanor, gross misdemeanor, or felony offense; or
36.14	(4) a misdemeanor-level offense committed by a child whom the juvenile court has
36.15	found to have committed a misdemeanor-level juvenile petty offense on two or more prior
36.16	occasions, unless the county attorney designates the child on the petition as a juvenile petty
36.17	offender notwithstanding this prior record. As used in this clause, "misdemeanor-level
36.18	juvenile petty offense" includes a misdemeanor-level offense that would have been a juvenile
36.19	petty offense if it had been committed on or after July 1, 1995.
36.20	(d) A child who commits a juvenile petty offense is a "juvenile petty offender." The
36.21	term juvenile petty offender does not include a child alleged to have violated any law relating
36.22	to being hired, offering to be hired, or agreeing to be hired by another individual to engage
36.23	in sexual penetration or sexual conduct which, if committed by an adult, would be a
36.24	misdemeanor.
36.25	Sec. 2. [299L.80] CRIMES RELATING TO WAGERING ON SPORTING EVENTS.
36.26	Subdivision 1. Definitions. As used in this section:
36.27	(1) "accepts a wager" includes receiving, recording, or forwarding a wager or an offer
36.28	to wager on a sporting event, and attempts to do so;
36.29	(2) "nonpublic information" means information regarding a participant's ability or
20.21	(=) here were internation means internation regulating a participant's admity of

- 36.30 <u>likelihood to perform in a sporting event that:</u>
- 36.31 (i) is not available to the general public;

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37.1	(ii) is der	ived from a person	al or professional	relationship with the part	ticipant; and
37.2	<u>(iii) if the</u>	information was d	lisseminated, wou	ld likely affect the odds o	f the participant
37.3	or the partici	pant's team in achi	eving a particular	outcome in the event; an	<u>d</u>
37.4	(3) "place	es a wager" include	es an offer or atten	npt to place a wager on a	sporting event.
37.5	Subd. 2.	Sale or transfer of	<mark>f private data.</mark> (a)	Whoever sells or transfe	ers private data
37.6	on individua	ls collected through	h the practice of w	agering on sporting even	ts is guilty of a
37.7	misdemeano	<u>r.</u>			
37.8	(b) Parag	raph (a) does not a	pply to the transfe	r of data between a person	n licensed under
37.9	section 299L	.10 to 299L.80 or a	n employee of a lie	censee and the commissio	ner, the director,
37.10	or the comm	issioner of revenue	when that transfer	is necessary to perform d	luties prescribed
37.11	by law relation	ng to wagering on	sporting events or	to information shared wi	th a sports
37.12	governing bo	ody pursuant to sec	tion 299L.53, sub	division 3.	
37.13	<u>Subd. 3.</u>	Wagering by a per	rson under age 2	1. (a) A person who is un	der 21 years of
37.14	age and does	either of the follow	wing is guilty of a	misdemeanor:	
37.15	(1) places	s a wager on a spor	ting event; or		
37.16	(2) misre	presents the person	l's age as being 21	or older for the purposes	of placing a
37.17	wager on a s	porting event.			
37.18	<u>(b)</u> A per	son licensed under	sections 299L.10	to 299L.80 or an employ	ee of a licensee
37.19	who knowing	gly accepts a wage	r on a sporting eve	ent placed by someone ur	nder the age of
37.20	21 years is g	uilty of a gross mis	sdemeanor.		
37.21	(c) Parag	raph (a), clause (1)	does not prohibit	private social bets on spo	rting events that
37.22	are not part of	of or incidental to o	organized, comme	rcialized, or systematic g	ambling.
37.23	Subd. 4.	Unauthorized wag	gers. (a) The follo	wing persons who place	a wager with an
37.24	entity license	d under sections 29	9L.10 to 299L.80	are guilty of a crime and m	nay be sentenced
37.25	as provided i	in paragraphs (b) to	<u>o (e):</u>		
37.26	<u>(1)</u> a pers	on who is a partici	pant in a sporting	event and who places a v	vager on that
37.27	event or who	induces another to	o place a wager or	the event on behalf of th	e person;
37.28	<u>(2)</u> a pers	on licensed under	sections 299L.10	to 299L.80, or an employ	ee of a licensee
37.29	whose exclusion	sive or primary res	ponsibilities invol	ve mobile sports betting,	who places a
37.30	wager on a sp	porting event on an	online website or	mobile application with v	vhich the person
37.31	is affiliated;				

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38.1	(3) an offi	cer. director. mem	ber. or emplovee	of the Division of Alcoho	ol and Gambling
38.2				or the division who place	
38.3			-	with the Division of Alcoh	
38.4	Enforcement	who places a wage	er as part of a cri	minal or regulatory invest	igation; or
38.5	(4) a perso	on who possesses i	nonpublic inform	nation on a sporting event	and who places
38.6	a wager on the	-	- <b>I</b>		<u>1</u>
38.7	(b) A pers	on who violates n	aragranh (a) is gu	ilty of a misdemeanor if th	he amount of the
38.8	<u> </u>	ore than \$500.	<u>augruph (u) is gu</u>		
			ano anomina (a) in an	.:	
38.9	(c) A pers	on who violates pa	aragraph (a) is gl	uilty of a gross misdemear	<u>IOF 11:</u>
38.10	<u> </u>	son has previously	y been convicted	of a violation of this section	on or section
38.11	<u>609.76; or</u>				
38.12	(2) the am	ount of the wager	is more than \$50	00 but not more than \$1,00	<u>)0.</u>
38.13	(d) A pers	on who violates p	aragraph (a) is gu	uilty of a felony and may b	be sentenced to
38.14	imprisonment	for not more than	two years or to p	payment of a fine of not m	ore than \$4,000,
38.15	or both, if the	amount of the wa	ger is more than	\$1,000 but not more than	\$5,000.
38.16	(e) A perse	on who violates pa	aragraph (a) is gu	uilty of a felony and may b	be sentenced to
38.17	imprisonment	for not more than	five years or to p	ayment of a fine of not mo	re than \$10,000,
38.18	or both, if:				
38.19	<u>(1) the am</u>	ount of the wager	is more than \$5,	<u>000; or</u>	
38.20	(2) the per	son places more t	han five wagers of	on any one or more sportin	ng events within
38.21	any 30-day pe	eriod and the total	amount wagered	is more than \$2,500.	
38.22	<u>Subd. 5.</u> U	nauthorized acco	eptance of wage	<b>rs.</b> (a) A person licensed u	under sections
38.23	299L.10 to 29	9L.80, or an emplo	yee of a licensee	whose exclusive or primary	y responsibilities
38.24	involve sports	betting, who acco	epts a wager on a	sporting event knowing t	hat the wager
38.25	was made in v	violation of subdiv	vision 4, paragrap	bh (a) is guilty of a crime a	and may be
38.26	sentenced as p	provided in paragr	aphs (b) to (e).		
38.27	(b) A perso	on who violates pa	aragraph (a) is gu	ilty of a misdemeanor if th	ne amount of the
38.28	wager is no m	ore than \$500.			
38.29	(c) A perso	on who violates pa	aragraph (a) is gu	uilty of a gross misdemear	or if:
38.30	(1) the per	son has previously	y been convicted	of a violation of this section	on or section
38.31	<u>609.76; or</u>				

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39.1	(2) the ame	ount of the wager	r is more than \$50	0 but not more than \$1,0	<u>00.</u>			
39.2	(d) A perso	(d) A person who violates paragraph (a) is guilty of a felony and may be sentenced to						
39.3				payment of a fine of not m				
39.4				\$1,000 but not more than				
39.5	$(e) \land nerse$	on who violates r	aragraph (a) is gu	ilty of a felony and may	be sentenced to			
39.5				ayment of a fine of not mo				
39.7	or both, if:				<u>ne mun (10,000,</u>			
39.8		ount of the wager	r is more than \$5,0	<u>000; or</u>				
39.9	(2) the per	son accepts one c	or more wagers kr	owing that:				
39.10	(i) the wag	ger is prohibited u	under subdivision	4, paragraph (a);				
39.11	(ii) accepta	ance of the wager	will result in the p	erson making a wager ha	ving placed more			
39.12	than five wage	ers on any one or	more sporting ev	ents within any 30-day p	eriod; and			
39.13	(iii) the tot	al amount wager	ed is more than \$2	2,500.				
39.14	<u>Subd. 6.</u> A	ggregation; ven	ue. In any prosect	ution under subdivision 4	or 5, the amount			
39.15	of money wag	ered within any s	ix-month period n	nay be aggregated and the	accused charged			
39.16	accordingly in	applying the pro	visions of those su	bdivisions. In addition, w	when two or more			
39.17	offenses are co	ommitted by the	same person in tw	o or more counties, the a	ccused may be			
39.18	prosecuted in	any county in wh	ich one of the offe	nses was committed for a	ll of the offenses			
39.19	aggregated un	der this subdivisi	ion.					
39.20	<u>Subd. 7.</u> <b>P</b>	roof of age; defe	ense; seizure of fa	llse identification. (a) Pr	oof of age for			
39.21	placing a wag	er under sections	299L.10 to 299L.	80 on a sporting event ma	ay be established			
39.22	only by one of	f the following:						
39.23	<u>(</u> 1) a valid	driver's license o	or identification ca	rd issued by Minnesota,	another state, a			
39.24	Tribal governi	ment, or a provin	ce of Canada, that	includes the photograph	and date of birth			
39.25	of the person;							
39.26	<u>(2) a valid</u>	military identifica	tion card issued by	y the United States Depart	ment of Defense;			
39.27	<u>(3)</u> a valid	United States pas	ssport;					
39.28	<u>(4) a valid</u>	instructional per	mit issued under s	ection 171.05 that includ	les a photograph			
39.29	and the date o	f birth of the pers	son;					
39.30	<u>(5) a Triba</u>	l identification;						
39.31	(6) in the c	ase of a foreign 1	national, a valid p	assport; or				

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40.1	(7) use of an identity verification process approved by the commissioner and implemented
40.2	by the sports betting operator or sports betting platform provider.
40.3	(b) In a prosecution for accepting a wager on a sporting event from a person under the
40.4	age of 21, it is an affirmative defense for the defendant to prove by a preponderance of the
40.5	evidence that the defendant reasonably and in good faith relied upon representations of
40.6	proof of age authorized in paragraph (a).
40.7	(c) A sports betting operator or employee of a sports betting operator, or an official or
40.8	employee authorized to accept wagers on sporting events under a Tribal-state compact
40.9	regulating the conduct of class III sports betting on the Indian lands of an Indian Tribe, may
40.10	seize a form of identification listed under paragraph (a) if the person has reasonable grounds
40.11	to believe that the form of identification has been altered or falsified or is being used to
40.12	violate any law. A person who seizes a form of identification under this paragraph must
40.13	deliver it to a law enforcement agency, as defined in section 626.84, subdivision 1, paragraph
40.14	(f), within 24 hours of seizure.
40.15	Sec. 3. Minnesota Statutes 2022, section 609.75, subdivision 3, is amended to read:
40.16	Subd. 3. What are not bets. The following are not bets:
40.17	(1) a contract to insure, indemnify, guarantee or otherwise compensate another for a
40.18	harm or loss sustained, even though the loss depends upon chance;
40.19	(2) a contract for the purchase or sale at a future date of securities or other commodities;
40.20	(3) offers of purses, prizes or premiums to the actual contestants in any bona fide contest
40.21	for the determination of skill, speed, strength, endurance, or quality or to the bona fide
40.22	owners of animals or other property entered in such a contest;
40.23	(4) the game of bingo when conducted in compliance with sections 349.11 to 349.23;
40.24	(5) a private social bet not part of or incidental to organized, commercialized, or
40.25	systematic gambling;
40.26	(6) the operation of equipment or the conduct of a raffle under sections 349.11 to 349.22,
40.27	by an organization licensed by the Gambling Control Board or an organization exempt from
40.28	licensing under section 349.166;
40.29	(7) pari-mutuel betting on horse racing when the betting is conducted under chapter 240;
40.30	and
40.31	(8) the purchase and sale of State Lottery tickets under chapter 349A; and

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41.1	<u>(9)</u> sports	s betting when the b	betting is conducted	pursuant to sections 299	9L.10 to 299L.80.
41.2	Sec. 4. Mi	nnesota Statutes 20	)22, section 609.75	, subdivision 4, is amen	ded to read:
41.3	Subd. 4.	Gambling device.	A gambling devic	e is a contrivance the pu	rpose of which is
41.4	that for a co	nsideration a playe	r is afforded an op	portunity to obtain some	ething of value,
41.5	other than fr	ee plays, automatio	cally from the mac	hine or otherwise, the av	ward of which is
41.6	determined principally by chance, whether or not the contrivance is actually played.				
41.7	"Gambling device" also includes a video game of chance, as defined in subdivision 8.				
41.8	Gambling de	evice does not incl	ude a website or m	obile application, or dev	vice used for
41.9	accessing th	e website or mobil	e application, auth	orized to be used in con-	ducting mobile
41.10	sports bettin	g pursuant to section	ons 299L.10 to 299	<u>9L.80.</u>	
41.11	Sec. 5. Mi	nnesota Statutes 20	)22, section 609.75	, subdivision 7, is amen	ded to read:
41.12	Subd. 7.	Sports bookmaki	<b>ng.</b> Sports bookma	king is the activity of in	itentionally
41.13	receiving, re	cording or forward	ling within any 30-	day period more than fi	ve bets, or offers

41.14 to bet, that total more than \$2,500 on any one or more sporting events. Sports bookmaking
41.15 does not include sports betting when the betting is conducted pursuant to sections 299L.10
41.16 to 299L.80.

41.17 Sec. 6. Minnesota Statutes 2022, section 609.75, is amended by adding a subdivision to
41.18 read:

41.19 Subd. 7a. Sporting event. "Sporting event" has the meaning given in section 299L.10,
41.20 subdivision 18, and includes any event, such as a game, match, contest, or activity, or series
41.21 of games, matches, contests, activities, or tournaments, involving the athletic skill or
41.22 performance in a video game of one or more players or participants, regardless of whether
41.23 the event is approved by the commissioner to be an event eligible for wagering under sections

- 41.24 **299L.10 to 299L.80.**
- 41.25 Sec. 7. Minnesota Statutes 2022, section 609.755, is amended to read:

### 41.26 **609.755 GAMBLING; MISDEMEANOR.**

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

42.1	(3) disseminates information about a lottery, except a lottery conducted by an adjoining
42.2	state, with intent to encourage participation therein;
42.3	(4) permits a structure or location owned or occupied by the actor or under the actor's
42.4	control to be used as a gambling place; or
42.5	(5) except where authorized by statute, possesses a gambling device.
42.6	Clause (5) does not prohibit possession of a gambling device in a person's dwelling for
42.7	amusement purposes in a manner that does not afford players an opportunity to obtain
42.8	anything of value.
42.9	Sec. 8. Minnesota Statutes 2022, section 609.76, subdivision 2, is amended to read:
42.10	Subd. 2. Sports bookmaking. (a) Whoever makes a bet on a sporting event with a person
42.11	who is not licensed to engage in sports betting under sections 299L.10 to 299L.80 is guilty
42.12	of a misdemeanor if the amount of the wager is no more than \$500.
42.13	(b) Whoever makes a bet on a sporting event with a person who is not licensed to engage
42.14	in sports betting under sections 299L.10 to 299L.80 is guilty of a gross misdemeanor if:
42.15	(1) the person has previously been convicted of a violation of this section or section
42.16	<u>609.76; or</u>
42.17	(2) the amount of the wager is more than $$500$ but not more than $$1,000$ .
42.18	(c) Whoever makes a bet on a sporting event with a person who is not licensed to engage
42.19	in sports betting under sections 299L.10 to 299L.80 is guilty of a felony if the amount of
42.20	the wager is more than \$1,000.
42.21	(d) Whoever engages in sports bookmaking is guilty of a felony.
42.22	(e) In any prosecution under paragraph (b) or (c), the amount of money wagered within
42.23	any six-month period may be aggregated and the accused charged accordingly in applying
42.24	the provisions of those paragraphs. In addition, when two or more offenses are committed
42.25	by the same person in two or more counties, the accused may be prosecuted in any county
42.26	in which one of the offenses was committed for all of the offenses aggregated under this
42.27	subdivision.
42.28	Sec. 9. [609.764] SPORTING EVENTS; FRAUD; BRIBERY.

42.29 (a) As used in this section:

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43.1	(1) "partic	cipant in a sporting	event" has the mean	ning given in section 299	9L.10, subdivision		
43.2	14; and						
43.3	(2) "sporting event" has the meaning given in section 299L.10, subdivision 18.						
43.4	(b) A person is guilty of a felony and may be sentenced to imprisonment for not more than five years or to payment of a fine of not more than \$10,000, or both, if the person:						
43.5	than five yea	rs or to payment of	of a fine of not mor	e than \$10,000, or both	i, if the person:		
43.6	(1) offers	, gives, or promise	es to give, directly o	or indirectly, to a partic	ipant in a sporting		
43.7	event any be	nefit, reward, or c	onsideration to whi	ich the participant is no	t legally entitled		
43.8	as compensa	tion or a prize, wi	th intent to influence	e the performance of t	he participant, or		
43.9	the outcome	of the event or a c	component of the ev	vent; or			
43.10	<u>(2)</u> as a p	articipant in a spo	rting event, request	ts, receives, or agrees to	o receive, directly		
43.11	or indirectly,	a benefit, reward,	or consideration to	which the participant is	not legally entitled		
43.12	to intentional	lly lose, cause to l	ose, or attempt to l	ose or cause to lose the	event, or to		
43.13	intentionally	perform below at	oilities to adversely	affect the outcome of t	the event or a		
43.14	component o	f the event.					
43.15	Sec. 10. EI	FFECTIVE DAT	E.				
43.16	Sections	1 to 9 are effectiv	e the day that sport	s betting becomes lawf	ul under article 1		
43.17			ed on or after that d	~			
	<u></u>						
43.18			ARTICLE	5			
43.19		MISCE	LLANEOUS; AP	PROPRIATIONS			
43.20	Section 1.	[240A.15] GRAN	TS FOR PROMO	TING INTEGRITY	AND		
43.21	PARTICIPA	ATION.					
43.22	Subdivisi	on 1. Account es	tablished: approp	riation. The amateur sp	ports integrity and		
43.23				revenue fund. The acco			
43.24	<b>*</b>		*	02, subdivision 7, para			
43.25	amounts dep	osited into the acc	count are appropriat	ted to the Minnesota A	mateur Sports		
43.26	Commission	to make grants un	der this section. The	e Minnesota Amateur S	ports Commission		
43.27	may retain fo	our percent of the	total appropriation	to administer the grant	<u>s.</u>		
43.28	Subd. 2.	Grants to promo	te the integrity of	<b>amateur sports.</b> (a) Th	ne Minnesota		
43.29				of the amount deposited			
43.30				revious fiscal year to av			
43.31				ing institutions of high			
43.32		integrity of amate					
	Article 5 Section						
			43				

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44.1	<u>(b)</u> Gran	t recipients may use	e funds to:		
44.2	(1) provi	de comprehensive ş	gambling and athle	te protection education	and programming
44.3	···-			rs directly involved with	
44.4	organization	<u>s;</u>		-	
44.5	<u>(2) prom</u>	ote the independenc	e, safety, and traini	ng of amateur sports lea	gues and officials;
44.6	<u>(3)</u> provi	de educational sub	stance abuse preve	ntion and intervention	programs related
44.7	to the use of	performance-enha	ncing drugs;		
44.8	<u>(4) provi</u>	de problem gambli	ng prevention edu	cation;	
44.9	<u>(5) provi</u>	de training to coacl	hes and athletes on	safe relationships and	how to establish
44.10	and maintain	1 an environment fr	ree from bullying,	harassment, and discrin	nination based on
44.11	race or sex;	or			
44.12	<u>(6) provi</u>	de training or resou	rces to address the	e mental health needs of	amateur athletes,
44.13	including pr	ograms to address	depression, anxiety	y, and disordered eating	. <u>.</u>
44.14	<u>(c) By Se</u>	eptember 1 of each	year, individuals of	or organizations that rec	eived a grant in
44.15	the previous	fiscal year shall pr	ovide a report in a	form and manner estab	olished by the
44.16	Minnesota A	mateur Sports Con	nmission describin	g the way in which gran	t funds were used
44.17	and providir	ig any additional in	formation required	l by the Minnesota Am	ateur Sports
44.18	Commission	<u>l.</u>			
44.19	<u>Subd. 3.</u>	Grants to promot	e and facilitate pa	articipation in youth s	ports. (a) The
44.20	Minnesota A	mateur Sports Con	nmission shall use	two-thirds of the amour	nt deposited in the
44.21	amateur spor	rts integrity and par	ticipation account	in the previous fiscal ye	ar to award grants
44.22	to organizati	ons to promote and	l facilitate particip	ation in youth sports in	areas that have
44.23	experienced	a disproportionatel	ly high rate of juve	enile crime.	
44.24	(b) Appl	cants may demons	trate that an area h	as experienced a dispro	portionately high
44.25	rate of juven	ile crime through t	he use of public da	ta or reports, a submissi	ion from the local
44.26	law enforcer	nent agency, or any	other reliable infor	mation showing that the	e area to be served
44.27	by the applic	ant has experience	d more incidents o	f juvenile crime than th	e state average or
44.28	than surroun	ding communities.			
44.29	(c) Grant	t recipients may use	e funds to:		
44.30	<u>(1)</u> estab	lish, maintain, or ex	xpand youth sports	<u>;;</u>	
44.31	<u>(2) impro</u>	ove facilities for yo	with sports;		

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#### (3) reduce or eliminate participation costs for youth through the use of scholarships, 45.1 assistance with the purchase of equipment, reductions or elimination of program fees, and 45.2 accounting for other reasonable costs that serve as a barrier to participation; 45.3 (4) recruit and train adults to serve as coaches, officials, or in other supportive roles; or 45.4 45.5 (5) coordinate additional services for youth, including tutoring, mental health services, substance abuse treatment, and family counseling. 45.6 45.7 (d) By September 1 of each year, individuals or organizations that received a grant in 45.8 the previous fiscal year shall provide a report in a form and manner established by the Minnesota Amateur Sports Commission describing the way in which grant funds were used 45.9 and providing any additional information required by the Minnesota Amateur Sports 45.10 Commission. 45.11 Subd. 4. Annual report. By January 15 of each year, the Minnesota Amateur Sports 45.12 Commission must submit a report to the chairs and ranking minority members of the 45.13 legislative committees with jurisdiction over public safety, the legislative committees with 45.14

jurisdiction over taxes, the committee in the house of representatives with jurisdiction over 45.15

commerce, the committee in the senate with jurisdiction over state government finance and 45.16 policy, the committee in the house of representatives with jurisdiction over ways and means,

and the committee in the senate with jurisdiction over finance. The report must identify the 45.18

grants issued under this section since the previous report, including the individual or 45.19

organization that received the grant, the amount awarded, and the purpose of the grant. The 45.20

report must also compile and provide the annual reports received from grantees. 45.21

Sec. 2. Minnesota Statutes 2022, section 245.98, subdivision 2, is amended to read: 45.22

45.23 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 45.24 45.25 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, 45.26 resource library, public education programs; regional in-service training programs and 45.27 conferences for health care professionals, educators, treatment providers, employee assistance 45.28 programs, and criminal justice representatives; and the establishment of certification standards 45.29 45.30 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 45.31 these services or the training of individuals to qualify them to provide these services. The 45.32 program must include up to 60 hours of intervention services for a family member or 45.33 concerned significant other who is a Minnesota resident and is negatively impacted by 45.34

45.17

46.1 problem or compulsive gambling. The program may also include inpatient and outpatient 46.2 treatment and rehabilitation services for residents in different settings, including a temporary 46.3 or permanent residential setting for mental health or substance use disorder, and individuals 46.4 in jails or correctional facilities. The program may also include research studies. The research 46.5 studies must include baseline and prevalence studies for adolescents and adults to identify 46.6 those at the highest risk. The program must be approved by the commissioner before it is 46.7 established.

46.8 Sec. 3. Minnesota Statutes 2023 Supplement, section 349.12, subdivision 12c, is amended
46.9 to read:

46.10 Subd. 12c. Electronic pull-tab game. (a) "Electronic pull-tab game" means a pull-tab46.11 game containing:

46.12 (1) facsimiles of pull-tab tickets that are played on an electronic pull-tab device;

46.13 (2) a predetermined, finite number of winning and losing tickets, not to exceed 7,500
46.14 tickets;

46.15 (3) the same price for each ticket in the game;

46.16 (4) a price paid by the player of not less than 25 cents per ticket;

46.17 (5) tickets that are in conformance with applicable board rules for pull-tabs;

46.18 (6) winning tickets that comply with prize limits under section 349.211;

- 46.19 (7) a unique serial number that may not be regenerated;
- 46.20 (8) an electronic flare that displays the game name; form number; predetermined, finite
  46.21 number of tickets in the game; and prize tier;

46.22 (9) no spinning reels or other representations that mimic a video slot machine, including
46.23 but not limited to free plays, bonus games, screens, or game features that are triggered after
46.24 the initial symbols are revealed that display the results of the game;

- 46.25 (10) a mechanism requiring a player to manually activate each electronic pull-tab ticket46.26 to be opened; and
- 46.27 (11) a mechanism requiring a player to manually activate the reveal of each single row46.28 of symbols with a separate and distinct action.
- (b) Each electronic pull-tab game shall include a certification from a board-approved
  testing laboratory that the game and device meets the standards and requirements established

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47.1	in Minnesot	a Statutes and Minr	nesota Rules and	l is in conformance with g	game procedures
47.2	provided by	the manufacturer.			
47.3	<u>EFFEC</u>	<b>FIVE DATE.</b> This	section is effect	ive for games played afte	<u>r</u>
47.4	Sec. 4. <u>ST</u>	UDY ON MOTIV	ATIONS AND	BELIEFS OF YOUNG	ADULT
47.5	GAMBLEF	RS; APPROPRIAT	TION.		
47.6	Subdivis	ion 1. Appropriati	on. Notwithstan	ding any law to the contra	ary, of the amount
47.7	distributed u	under Minnesota Sta	atutes, section 2	97J.02, subdivision 7, par	agraph (e), \$
47.8	in fiscal yea	r 2026 is appropriat	ted from the spo	rts betting revenue accou	nt in the special
47.9	revenue fune	d to the commission	ner of public saf	ety for a grant to a nonpro	ofit organization
47.10	to conduct a	study on the gamb	ling motivations	and beliefs of young adu	ilt gamblers. The
47.11	commission	er may not use any	amount of this a	appropriation to administe	er the grant. This
47.12	is a onetime	appropriation.			
47.13	<u>Subd. 2.</u>	Award. The commi	ssioner shall awa	ard the grant to a nonprofit	, gambling-neutral
47.14	organization	with experience rais	sing public award	eness about problem gamb	ling and providing
47.15	professional	training for those v	who work with p	problem gamblers.	
47.16	<u>Subd. 3.</u>	Focus group. (a) T	The grant recipie	nt shall convene a focus	group of 40
47.17	individuals v	who are at least 18 y	vears of age but 1	not more than 35 years of	age and who have
47.18	experience g	gambling in Minnes	sota.		
47.19	<u>(b) Mem</u>	bership of the focu	s group shall ref	lect the geographical and	demographic
47.20	diversity of	Minnesotans who a	are 18 to 35 year	s of age.	
47.21	<u>(c)</u> The f	ocus group shall ide	entify the reason	s that young adults gamb	le and the ways in
47.22	which they e	ngage in gambling,	including wheth	er they wager on sporting	events; participate
47.23	in fantasy sp	orts; purchase lotter	y tickets; visit ca	sinos; engage in online gar	nbling; participate
47.24	in card play	ing as defined in M	innesota Statute	s, section 240.01, subdivi	sion 5; engage in
47.25	pari-mutuel	betting as defined i	n Minnesota Sta	ututes, section 240.01, sub	odivision 14; or
47.26	participate in	n lawful gambling a	authorized under	Minnesota Statutes, cha	pter 349.
47.27	<u>Subd. 4.</u>	Qualitative survey	y. Following cor	npletion of the focus grou	1p described in
47.28	subdivision	3, the grant recipien	it shall create a q	ualitative survey and obta	in responses from
47.29	a sample of	at least 50,000 indi	viduals.		
47.30	<u>Subd. 5.</u>	<b>Report.</b> By Januar	y 15, 2026, the g	grant recipient shall subm	it a report to the
47.31	chairs and ra	anking minority me	mbers of the leg	sislative committees with	jurisdiction over
47.32	public safety	and taxes, the com	mittee in the hor	use of representatives with	n jurisdiction over
47.33	commerce, t	he committee in the	e senate with jur	sdiction over state govern	ment finance and

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48.1 policy, the committee in the house of representatives with jurisdiction over ways and means,

48.2 and the committee in the senate with jurisdiction over finance. The report shall summarize

48.3 the actions and findings of the grant recipient and shall make recommendations for policies

48.4 and the use of financial resources to prevent and address problem gambling by young adults.

## 48.5 Sec. 5. MINNESOTA SPORTS AND EVENTS; REPORT REQUIRED.

48.6 By ...., and each year after, Minnesota Sports and Events must submit a report to the

48.7 chairs and ranking minority members of the house of representatives and senate committees

48.8 with jurisdiction over economic development policy and finance that provides details on

48.9 the use of grant funds awarded under Minnesota Statutes, section 297J.02, subdivision 8.

48.10 The report must also provide details on bids placed for events, and any expenses made for

48.11 purposes of promoting events.

# 48.12 Sec. 6. DEPARTMENT OF PUBLIC SAFETY; APPROPRIATION.

48.13 <u>\$..... in fiscal year 2026 is appropriated from the general fund and \$..... in fiscal year</u>
48.14 <u>2027 is appropriated from the sports betting revenue account in the special revenue fund to</u>
48.15 <u>the commissioner of public safety to perform the duties required to establish and regulate</u>
48.16 <u>sports betting under Minnesota Statutes, sections 299L.10 to 299L.80.</u>

# 48.17 Sec. 7. <u>DEPARTMENT OF REVENUE; APPROPRIATION.</u>

48.18 <u>\$.....in fiscal year 2026 is appropriated from the general fund and \$.....in fiscal year</u>
48.19 <u>2027 is appropriated from the sports betting revenue account in the special revenue fund to</u>
48.20 <u>the commissioner of revenue to perform the duties necessary to establish and enforce the</u>
48.21 taxation of sports betting.

 48.22
 ARTICLE 6

 48.23
 CONFORMING AMENDMENTS

 48.24
 Section 1. Minnesota Statutes 2022, section 240.01, subdivision 1b, is amended to read:

 48.25
 Subd. 1b. Advance deposit wager. "Advance deposit wager" means a wager placed

 48.26
 through an advance deposit wagering provider on a horse race that is conducted outside of

 48.27
 the state.

# 48.28 Sec. 2. [299L.47] HISTORIC HORSE RACING.

48.29 <u>Subdivision 1.</u> Definition. For purposes of this section, "historic horse race" means any
 48.30 <u>horse race, whether running or harness, that was previously:</u>

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- 49.1 (1) conducted at a licensed pari-mutuel facility;
- 49.2 (2) concluded with official results; and
- 49.3 (3) concluded without scratches, disqualifications, or dead-heat finishes.
- 49.4 Subd. 2. Not authorized. Nothing in this chapter shall be construed to authorize the
- 49.5 <u>approval or use of historic horse race operations either in-person or by means of electronic</u>
- 49.6 terminals.