JSK/HR

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

## S.F. No. 1894

## (SENATE AUTHORS: CHAMBERLAIN, Senjem, Miller, Bigham and Housley) DATE D-PG OFFICIAL STATUS **D-PG** 586

**DATE** 02/28/2019 03/11/2019 OFFICIAL STATUS Introduction and first reading Referred to Taxes Comm report: To pass as amended and re-refer to State Government Finance and Policy and Elections

A bill for an act
relating to gambling; creating a sports wagering commission; providing for licensing of sports pool operators and sports wagering premises; establishing mobile and electronic sports pool licenses; prescribing the conduct of sports pools; prohibiting local restrictions; restricting participation in sports wagering; imposing an excise tax on sports wagers in lieu of the corporate tax; providing for the administration of the tax; requiring a report; amending Minnesota Statutes 2018, sections 290.0131, by adding a subdivision; 290.0132, by adding a subdivision; 290.0133, by adding a subdivision; 290.0134, by adding a subdivision; 297E.02, subdivision 3; 541.20; 541.21; proposing coding for new law as Minnesota Statutes, chapters 240B; 297J.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
ARTICLE 1
<b>REGULATION OF SPORTS WAGERING</b>
Section 1. [240B.01] DEFINITIONS.
Subdivision 1. Individual wager. "Individual wager" means a wager as to which of the
participating contestants will win specified sports events.
Subd. 2. Line. "Line" means the odds or point spread on a particular sporting event, including a money line.
Subd. 3. Electronic sports pool. "Electronic sports pool" means the conduct of a sports
pool by the use of communications technology that allows a person to transmit information
via the Internet, mobile application, computer, mobile device, tablet, or other electronic
device to assist in the placing of a bet or wager.
Subd. 4. Money line. "Money line" means the odds on a particular sporting event expressed in terms of money.

2.1	Subd. 5. On-site sports pool. "On-site sports pool" means the conduct of a sports pool
2.2	in which the placing of a bet or wager takes place on a premises licensed under section
2.3	240B.25, subdivision 2.
2.4	Subd. 6. Parlay card wager. "Parlay card wager" means a wager on the outcome of a
2.5	series of three or more games, matches, or similar sporting events or on a series of three or
2.6	more contingencies incident to particular games, matches, or similar sporting events.
2.7	Subd. 7. Proposition wager. "Proposition wager" means a wager as to whether the total
2.8	points scored in a specified game, match, or similar sporting event will be higher or lower
2.9	than a number specified for that event, and other contingencies for which the outcomes are
2.10	reported in newspapers of general circulation or in official public records maintained by
2.11	the appropriate league or other governing body.
2.12	Subd. 8. Sporting event. "Sporting event" means a contest in any sport, including a
2.13	motor sport, between individuals or teams which is usually attended by the public and is
2.14	governed by rules established by a sporting body, which stages a sporting event, or a
2.15	regulatory body under whose authorization a sporting event takes place. An activity, sport,
2.16	or athletic event organized by an elementary, middle, or high school, or by any youth activity
2.17	sports program, league, or clinic, is not a sporting event. Horse racing as defined in chapter
2.18	240 is not a sporting event.
2.19	Subd. 9. Sports pool. "Sports pool" means the business of accepting wagers on a sporting
2.20	event by a system or method of wagering.
2.21	Subd. 10. Sports pool operator. "Sports pool operator" means an individual or legal
2.22	entity licensed to conduct an on-site sports pool or mobile and electronic sports pool.
2.23	Subd. 11. Sports wager. "Sports wager" means any type of authorized wager on a
2.24	sporting event.
2.25	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
2.26	Sec. 2. [240B.05] SPORTS POOLS.
2.27	The operation of, or participation in, a sports pool is not a bet or sports bookmaking
2.28	within the meaning of sections 609.75 to 609.76 if conducted under this chapter. Any device
2.29	used in the conduct of a sports pool is not a gambling device within the meaning of sections
2.30	609.75 to 609.76 and chapter 299L.
2.31	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.

19-4101

3.1	Sec. 3. [240B.10] MINNESOTA SPORTS WAGERING COMMISSION.
3.2	Subdivision 1. Authority created. The Minnesota Sports Wagering Commission is
3.3	created with the powers and duties established by this section.
3.4	Subd. 2. Membership. (a) The commission consists of five members appointed by the
3.5	governor. When a vacancy on the commission exists, the governor will notify the legislature
3.6	of the vacancy and invite a member of the legislature to recommend a candidate to fill the
3.7	available position as prescribed under this subdivision. For the first vacancy, the governor
3.8	will invite a recommendation from the senate majority leader; for the second vacancy, the
3.9	governor will invite a recommendation from the speaker of the house of representatives;
3.10	for the third vacancy, the governor will invite a recommendation from the senate minority
3.11	leader; for the fourth vacancy, the governor will invite a recommendation from the house
3.12	of representatives minority leader; for the fifth vacancy, the governor will not invite a
3.13	recommendation from a member of the legislature. The governor must invite or not invite
3.14	a recommendation from a member of the legislature for all vacancies following the fifth
3.15	vacancy in the same order and manner as the governor is required to invite or not invite
3.16	recommendations for the first to fifth vacancies. The governor may choose to fill a
3.17	commission vacancy with a candidate recommended by a member of the legislature under
3.18	this subdivision. Appointments under this subdivision must be made with the advice and
3.19	consent of the legislative body of which the legislator making the submission is a member.
3.20	If no legislative recommendation is made, the appointment must be made with the advice
3.21	and consent of both the house and senate. The commission must select one of its members
3.22	as chair. The term of the chair may not exceed four years and no person may serve
3.23	consecutive terms as chair. Appointments to the commission are for four years, but a member
3.24	may be reappointed.
3.25	(b) A person may not serve on the commission, be the director, or be an employee of
3.26	the commission who has an interest in or receives compensation from any corporation,
3.27	association, limited liability company, or partnership that is licensed by the commission.
3.28	Subd. 3. Compensation. Members of the commission serve in the unclassified service.
3.29	Subd. 4. Powers and duties. (a) The commission has the power and duty to regulate
3.30	sports wagering to ensure that it is conducted in a fair and lawful manner and to take all
3.31	necessary actions sufficient to administer and enforce the provisions of this section.
3.32	(b) The commission must adopt rules consistent with this section for the conduct of
3.33	sports pools, including but not limited to:
3.34	(1) the manner in which wagers are accepted and payouts are remitted;

3

	02/26/19	REVISOR	JSK/HR	19-4101	as introduced
4.1	(2) the man	nner in which line	s are determined;		
4.2	(3) in cons	ultation with the c	commissioner of 1	evenue, the calculation of	f gross sports
4.3	wagering reve	nue and standards	for the daily cou	nting and recording of cas	sh and cash
4.4	equivalents re-	ceived in the cond	luct of sports wag	ering;	
4.5	<u>(4) minimu</u>	um and maximum	wagers;		
4.6	(5) standar	ds to address and	prevent compulsi	ve and problem gambling	
4.7	(6) the spo	rting events on wl	hich wagers are a	uthorized to be placed inc	luding but not
4.8	limited to any	professional or N	ational Collegiate	e Athletic Association div	ision I sporting
4.9	event;				
4.10	(7) applica	tion requirements	for mobile and e	lectronic sports pool licen	ses; and
4.11	(8) applica	tion requirements	for licenses, bacl	kground checks, prohibitio	ons, audits,
4.12	registration of	employees, inspe	ctions, filing of in	nventory, serial numbers,	or termination
4.13	plans.				
4.14	<u>Subd. 5.</u> O	rders. The comm	ission may order	any person subject to its j	urisdiction who
4.15	has violated a	provision of this of	chapter or rule to	take appropriate action to	correct the
4.16	violation.				
4.17	<u>Subd. 6.</u> C	ourt orders. In the	e event of a refusal	to appear by or refusal to o	bey a subpoena
4.18	issued to any p	person under this	chapter, the distri	ct court may on application	on of the
4.19	commission is	sue to the person a	n order directing t	he person to appear before	the commission
4.20	and to produce	e documentary evidence	dence if so ordere	d or to give evidence relati	ng to the matter
4.21	under investig	ation or in questic	on. Failure to obe	y such an order may be pu	inished by the
4.22	court as conten	mpt of court.			
4.23	<u>Subd. 7.</u> D	elegation. The cor	nmission may del	egate any of its authority un	nder this chapter
4.24	to the director	if, in the judgmer	nt of the commiss	ion, doing so would prom	ote the efficient
4.25	administration	of this chapter.			
4.26	<u>Subd. 8.</u> <b>R</b>	eport. By Februar	ry 15 of each year	r, the commission shall su	bmit a report to
4.27	the governor a	ind legislature on	its activities, rece	ipts and disbursements, an	nd
4.28	recommendati	ons for changes in	n the laws relating	g to sports wagering.	
4.29	EFFECTI	VE DATE. This s	section is effectiv	e the day following final of	enactment.

5.1	Sec. 4. [240B.16] DIRECTOR.
5.2	The governor must appoint a director to the Minnesota Sports Wagering Commission.
5.3	The director has the duty to operate and manage the day-to-day functions of the commission;
5.4	to execute the authority delegated to the director by the commission, statute, or rule; and to
5.5	advise the commission on policy, rule, or legislative changes. The director serves in the
5.6	unclassified service at the pleasure of the governor.
5.7	Sec. 5. [240B.22] LICENSES.
5.8	Subdivision 1. Forms. All applications for a license or renewal must be on a form
5.9	prescribed by the commission. The commission may require an applicant to submit any
5.10	documents it deems necessary.
5.11	Subd. 2. Fees. The commission may charge a license fee of \$ to administer and
5.12	cover the costs associated with the application or renewal process.
5.13	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
5.14	Sec. 6. [240B.25] SPORTS POOL LICENSES.
5.15	Subdivision 1. License required. No sports pool may be conducted by a sports pool
5.16	operator unless the operator has been issued a license under this chapter. This subdivision
5.17	does not a apply to a private social bet as defined in section 609.75, subdivision 3, clause
5.18	(5).
5.19	Subd. 2. Sports pool operator license. (a) No person may operate a sports pool without
5.20	a valid license issued under this subdivision. A license may only be issued under this section
5.20	to:
	(1) a federally recognized Indian tribe or group of tribes that is located in this state to
5.22 5.23	conduct sports wagering on tribal land;
5.25	
5.24	(2) a class A license under section 240.06 to conduct wagering at a racetrack; or
5.25	(3) a provider of an electronic sports wagering platform to operate an electronic sports
5.26	pool through a website or mobile application.
5.27	Licenses must be renewed annually.
5.28	(b) The governor may negotiate with a tribe for the purpose of entering into a compact
5.29	to conduct sports wagering in a manner consistent with this chapter. A request made by the
5.30	governor pursuant to this section is limited to sports wagering matters unless a tribe expressly
5.31	requests that the scope of negotiations include other matters. The compact and negotiations

6.1	are governed under this paragraph and all applicable provisions of section 3.9221. The
6.2	governor may delegate authority to negotiate a compact under this section to the commission.
6.3	Subd. 3. Third-party agreements. Nothing in this section prohibits a licensee from
6.4	entering into an agreement with a third party to manage or operate an on-site sports pool,
6.5	a mobile and electronic sports pool, or both.
6.6	<b>EFFECTIVE DATE.</b> This section is effective 90 days following final enactment.
6.7	Sec. 7. [240B.35] CONDUCT OF SPORTS POOLS.
6.8	Subdivision 1. Tribal casino premises only. Except for wagers received in an electronic
6.9	sports pool, wagers in a sports pool may only be received:
6.10	(1) in a casino operated under a tribal-state compact under section 3.9221; or
6.11	(2) at a racetrack licensed under chapter 240.
6.12	Subd. 2. Reserve funds. (a) A sports pool operator must maintain a reserve fund equal
6.13	to the sum of the following amounts:
6.14	(1) amounts held by the sports pool operator for the account of patrons;
6.15	(2) amounts accepted by the book as wagers on contingencies whose outcomes have not
6.16	been determined; and
6.17	(3) amounts owed but unpaid by the book on winning wagers through the period
6.18	established by the commission for honoring winning wagers.
6.19	(b) Before beginning operations, each newly licensed sports pool operator must establish
6.20	a reserve of \$25,000, or the amount specified by the commission, whichever is greater.
6.21	(c) The commission may require a sports pool operator to maintain any other accounts
6.22	that the commission deems necessary to ensure that all payouts may be made.
6.23	Subd. 3. Types of wagers allowed. A sports pool may take wagers, including parlay
6.24	card wagers, individual wagers, proposition wagers, or any other type of wager authorized
6.25	by the commission on any sporting event authorized by the commission.
6.26	Subd. 4. Types of wagers prohibited. No wagers may be accepted or paid by a sports
6.27	pool on:
6.28	(1) any sport or athletic event other than one authorized by the commission;
6.29	(2) any sporting event that the sports pool operator knows, or reasonably should know,
6.30	is being placed by or on behalf of a person prohibited from wagering under section 240B.45;

02/26/19

REVISOR

JSK/HR

19-4101

as introduced

	02/26/19	REVISOR	JSK/HR	19-4101	as introduced
7.1	(3) any n	onsports or athletic	event including	but not limited to the out	come of any
7.2	<u> </u>	any public office;			
7.3	<u>(4) any v</u>	rirtual event; or			
7.4	<u>(5) a spor</u>	rting event for which	ch the line was n	ot posted.	
7.5	Subd. 5.	Pool cancellation.	The commission	n may order the cancellation	on of an open
7.6	sports pool a	und refund of wager	rs if, in the judgr	ment of the director, the im	nmediate
7.7	cancellation	of a pool is necessa	ary to ensure the	fairness, lawfulness, or in	tegrity of sports
7.8	wagering or	of a sporting event	<u>.</u>		
7.9	EFFECT	<b>FIVE DATE.</b> This	section is effecti	ve the day following final	enactment.
7.10	Sec. 8. [24	0B.45] RESTRIC	TIONS ON WH	IO MAY PARTICIPATE	IN A SPORTS
7.11	POOL.				
7.12	The follo	wing persons must	not place a wag	er in a sports pool:	
7.13	<u>(1) a pers</u>	son under the age o	<u>f 18;</u>		
7.14	(2) sports	s pool operators;			
7.15	<u>(3) a dire</u>	ector, officer, partne	er, governor, or d	irect or indirect holder of	more than a five
7.16	percent finar	ncial interest in a sp	oorts pool operat	<u>or;</u>	
7.17	<u>(4) an em</u>	ployee of a sports p	ool operator or ot	her entity that has entered i	nto an agreement
7.18	to manage of	r operate a sports p	ool on behalf of	<u>a licensee;</u>	
7.19	<u>(5) a pers</u>	son participating in	a sporting event	as a player, coach, or offic	cial; or who is an
7.20	owner, empl	oyee, or officer of a	a team participat	ing in the sporting event o	or of the league;
7.21	or the organi	izer of a sporting ev	vent;		
7.22	<u>(6)</u> an im	mediate family me	mber of a player	participating in the sporti	ng event;
7.23	(7) a pers	son who possesses 1	nonpublic inform	nation about a player's abil	ity to perform in
7.24	the sporting	event;			
7.25	<u>(8)</u> an off	ficer, director, or er	nployee of the N	Iinnesota Sports Wagering	g Commission or
7.26	the Departm	ent of Public Safety	<u>y;</u>		
7.27	<u>(9) a pers</u>	son who is placing	the wager on bel	half of another person in e	xchange for
7.28	compensatio	on; or			
7.29	<u>(10) a pe</u>	rson who has been	convicted of a c	rime related to sports wag	ering.
7.30	EFFECT	<b>FIVE DATE.</b> This	section is effecti	ve the day following final	enactment.

	02/26/19	REVISOR	JSK/HR	19-4101	as introduced
8.1	Sec. 9. [24	0B.60] ACCEPTA	ANCE OF WAGE	ERS.	
8.2	A sports	pool operator may	not accept wager	s unless made with a meth	nod of payment
8.3		the commission.			
8.4	EFFECT	<b>FIVE DATE.</b> This	section is effectiv	e the day following final	enactment.
8.5	Sec. 10. [2	40B.65] ZONING	<u>E LAWS.</u>		
8.6	Sports w	agering in a sports	pool operated by	a licensed sports pool ope	erator shall be a
8.7	permitted us	e in all commercia	l, retail, industrial	, nonresidential, and mixe	ed-use zoning
8.8	districts of a	municipality.			
8.9	Sec. 11. M	innesota Statutes 2	2018, section 541.2	20, is amended to read:	
8.10	541.20 R	ECOVERY OF N	MONEY LOST.		
8.11	Every pe	rson who, by playi	ing at cards, dice,	or other game, or by betti	ng on the hands
8.12	or sides of s	uch as are gamblin	g, shall lose to any	y person so playing or bet	ting any sum of
8.13	money or an	y goods, and pays	or delivers the san	ne, or any part thereof, to	the winner, may
8.14	sue for and r	ecover such money	by a civil action, l	before any court of compe	tent jurisdiction.
8.15	For purposes	s of this section, ga	ambling shall not i	nclude pari-mutuel wager	ring conducted
8.16	under a licen	se issued pursuant	to chapter 240, pur	chase or sale of tickets in t	he State Lottery,
8.17	<del>or</del> gambling	authorized under c	chapters 349 and 3	49A, or sports wagering a	uthorized under
8.18	chapter 2401	<u>3</u> .			
8.19	EFFECT	<b>FIVE DATE.</b> This	section is effectiv	e the day following final	enactment.
8.20	Sec. 12. M	innesota Statutes 2	2018, section 541.2	21, is amended to read:	
8.21	541.21 C	COMMITMENTS	FOR GAMBLIN	NG DEBT VOID.	
8.22	Every no	te, bill, bond, mort	gage, or other secu	urity or conveyance in wh	ich the whole or
8.23	any part of the	he consideration sl	hall be for any more	ney or goods won by gam	bling or playing
8.24	at cards, dice	e, or any other gam	e whatever, or by l	betting on the sides or han	ds of any person
8.25	gambling, or	for reimbursing o	r repaying any mo	oney knowingly lent or ad	vanced at the
8.26	time and plac	ce of such gambling	g or betting, or lent	and advanced for any gan	nbling or betting
8.27	to any perso	ns so gambling or	betting, shall be ve	oid and of no effect as bet	ween the parties
8.28	to the same,	and as to all perso	ns except such as	hold or claim under them	in good faith,

- 8.29 without notice of the illegality of the consideration of such contract or conveyance. The
- 8.30 provisions of this section shall not apply to: (1) pari-mutuel wagering conducted under a
- 8.31 license issued pursuant to chapter 240; (2) purchase of tickets in the State Lottery under

	02/26/19	REVISOR	JSK/HR	19-4101	as introduced
9.1	chapter 349A	A; (3) gaming activ	vities conducted p	ursuant to the Indian Ga	ning Regulatory
9.2	Act, United S	States Code, title 2	25, section 2701 et	seq.; <del>or</del> (4) lawful gamb	oling activities
9.3	permitted und	der chapter 349 <u>; or</u>	(5) sports wagerin	g activities permitted un	der chapter 240B.
9.4	EFFECT	<b>TIVE DATE.</b> This	section is effectiv	e the day following fina	l enactment.
9.5	Sec. 13. <u>EI</u>	FECTIVE DAT	<u>E.</u>		
9.6	This artic	le is effective Sep	tember 1, 2020, or	the day following the e	ffective date of a
9.7	law that mak	es wagering on sp	orting events lega	l if conducted under Mir	mesota Statutes,
9.8	chapter 240E	<u>3.</u>			
9.9			ARTICL	E <b>2</b>	
9.10		TAXA	TION OF SPOR		
9.11	Section 1. N	Ainnesota Statutes	2018, section 290	.0131, is amended by add	ling a subdivision
9.12	to read:				
9.13	Subd. 15.	Nontaxable spor	ts wagering losse	<b>s.</b> Losses from the busin	ess of conducting
9.14	a sports pool	under chapter 240	B that are not sub	ject to Minnesota franch	nise tax are an
9.15	addition.				
9.16	Sec. 2. Min	nesota Statutes 20	)18, section 290.0	132, is amended by addi	ng a subdivision
9.17	to read:				
9.18	Subd. 27.	Exempt sports v	vagering income.	Income or gains from th	e business of
9.19	conducting a	sports pool under	chapter 240B tha	t are not subject to Minn	esota franchise
9.20	tax are a subt	traction.			
9.21	Sec. 3. Min	nnesota Statutes 20	)18, section 290.0	133, is amended by addi	ng a subdivision
9.22	to read:				
9.23	<u>Subd. 15.</u>	Nontaxable spor	ts wagering losse	<b>s.</b> Losses from the busin	ess of conducting
9.24	a sports pool	under chapter 240	B that are not sub	ject to Minnesota franch	nise tax are an
9.25	addition.				

Sec. 4. Minnesota Statutes 2018, section 290.0134, is amended by adding a subdivision
to read:

10.3 <u>Subd. 17.</u> Exempt sports wagering income. Income or gains from the business of
 10.4 <u>conducting a sports pool under chapter 240B that are not subject to Minnesota franchise</u>
 10.5 tax are a subtraction.

10.6 Sec. 5. Minnesota Statutes 2018, section 297E.02, subdivision 3, is amended to read:

Subd. 3. Collection; disposition. (a) Taxes imposed by this section are due and payable 10.7 to the commissioner when the gambling tax return is required to be filed. Distributors must 10.8 file their monthly sales figures with the commissioner on a form prescribed by the 10.9 commissioner. Returns covering the taxes imposed under this section must be filed with 10.10 the commissioner on or before the 20th day of the month following the close of the previous 10.11 calendar month. The commissioner shall prescribe the content, format, and manner of returns 10.12 or other documents pursuant to section 270C.30. The proceeds, along with the revenue 10.13 received from all license fees and other fees under sections 349.11 to 349.191, 349.211, 10.14 and 349.213, must be paid to the commissioner of management and budget for deposit in 10.15 10.16 the general fund.

(b) The sales tax imposed by chapter 297A on the sale of pull-tabs and tipboards by the
distributor is imposed on the retail sales price. The retail sale of pull-tabs or tipboards by
the organization is exempt from taxes imposed by chapter 297A and is exempt from all
local taxes and license fees except a fee authorized under section 349.16, subdivision 8.

10.21 (c) One-half of one percent of the revenue deposited in the general fund under paragraph (a), and one-half of one percent of the revenue deposited in the general fund under section 10.22 297J.05, must be transferred to the special revenue fund, and is appropriated to the 10.23 commissioner of human services for the compulsive gambling treatment program established 10.24 under section 245.98. One-half of one percent of the revenue deposited in the general 10.25 transferred to the special revenue fund under paragraph (a), is appropriated to the 10.26 commissioner of human services for a grant to the state affiliate recognized by the National 10.27 Council on Problem Gambling to increase public awareness of problem gambling, education 10.28 and training for individuals and organizations providing effective treatment services to 10.29 problem gamblers and their families, and research relating to problem gambling. Money 10.30 appropriated by this paragraph must supplement and must not replace existing state funding 10.31 for these programs. 10.32

10

	02/26/19	REVISOR	JSK/HR	19-4101	as introduced
11.1	Sec. 6. [29	7J.01] DEFINIT	IONS.		
11.2	Unless of	therwise defined in	this chapter, or unl	ess the context clearly in	dicates otherwise,
11.3	the followin	g terms have the n	neanings given:		
11.4	(1) "Inte	rnal Revenue Cod	e" means the Intern	al Revenue Code as det	fined in section
11.5	289A.02, su				
11.6	<u>(2)</u> "wag	er" means a wage	r as defined in secti	on 4421 of the Internal	Revenue Code <u>;</u>
11.7	<u>(</u> 3) "spor	ts pool operator" 1	means a sports pool	l operator as defined in	section 240B.01,
11.8	who is licen	sed to conduct a s	ports pool under ch	apter 240B, and who is	liable for paying
11.9	the federal e	excise tax on wage	rs in section 4401 of	of the Internal Revenue	Code;
11.10	<u>(4)</u> "spor	ts pool" has the me	eaning given in sect	tion 240B.01 provided th	nat the sports pool
11.11	is conducted	l by a sports pool o	operator;		
11.12	<u>(5) "com</u>	missioner" means	the commissioner	of revenue; and	
11.13	<u>(6)</u> "spor	ts wagering net re	venue" means the t	total of all cash received	by a sports pool
11.14	operator from	n sports wagering,	less cash paid out a	s winnings and cash equ	ivalent of noncash
11.15	prizes paid o	out as winnings. Spo	orts wagering net re	venue does not include o	ther cash received
11.16	by a sports p	bool operator for a	ctivities other than	sports wagering. The ca	ash received by a
11.17	sports pool o	operator as part of	the sports wagering	g net revenue calculation	n does not include
11.18	the value of	cash received as a	result of promotio	nal credits, free bets, or	other incentives.
11.19	Sec. 7. [29	97J.05] TAX ON \$	SPORTS WAGER	ING NET REVENUE	<u>.</u>
11.20	Subdivis	ion 1. Tax impose	ed. A tax is imposed	d on sports wagering ne	t revenue equal to
11.21	6.75 percent	<u>.</u>			
11.22	Subd. 2.	Sports wagering	net revenue tax is	in lieu of other taxes.	Income derived
11.23				orts pool is not subject t	
11.24		-		operator are not subject t	
11.25	in section 29	97A.62 or 297E.03	<u>3.</u>	-	
11.26	Subd. 3.	Personal debt. T	he tax imposed by	this section, and interest	and penalties
11.27	imposed wit	h respect to it, are	a personal debt of	the person required to f	ile a return from
11.28	the time the	liability for it aris	es, irrespective of v	when the time for payme	ent of the liability
11.29	occurs. The	debt must, in the ca	ase of the executor	or administrator of the es	state of a decedent
11.30	and in the ca	ase of a fiduciary,	be that of the perso	n in the person's officia	l or fiduciary
11.31	capacity onl	y, unless the perso	on has voluntarily d	istributed the assets hele	d in that capacity

12.1	without reserving sufficient assets to pay the tax, interest, and penalties, in which event the
12.2	person is personally liable for any deficiency.
12.3	Subd. 4. Public information. All records concerning the administration of the taxes
12.4	under this chapter are classified as public information.
10.5	Subd. 5. <b>Refunds.</b> A person who has, under this chapter, paid to the commissioner an
12.5	amount of tax for a period in excess of the amount legally due for that period may file with
12.6 12.7	the commissioner a claim for a refund of the excess. The amount necessary to pay the refunds
	under this subdivision is appropriated from the general fund to the commissioner.
12.8	under uns subdivision is appropriated nom the general fund to the commissioner.
12.9	Subd. 6. Extensions. If in the commissioner's judgment good cause exists, the
12.10	commissioner may extend the time for filing tax returns, paying taxes, or both under this
12.11	section for not more than six months.
12.12	Subd. 7. Distribution of funds. All amounts collected by the commissioner under this
12.13	chapter must be deposited in the general fund.
12.14	Sec. 8. [297J.15] SPORTS POOL OPERATOR REPORTS AND RECORDS.
12.15	Subdivision 1. Reports. A sports pool operator must file with the commissioner, on a
12.16	form prescribed by the commissioner, a report showing all sports wagering activity conducted
12.17	by that organization for each month. Sports wagering activity includes the amounts of all
12.18	wagers received, payouts, and all sports wagering taxes owed or paid to the commissioner.
12.19	The report must be filed with the commissioner on or before the 20th day of the month
12.20	following the month in which the sports wagering activity takes place. The commissioner
12.21	shall prescribe the content, format, and manner of returns or other documents pursuant to
12.22	section 270C.30.
12.23	Subd. 2. Business records. A sports pool operator must maintain records supporting
12.24	the sports wagering activity reported to the commissioner. Records required to be kept in
12.25	this section must be preserved by the sports pool operator for at least 3-1/2 years and may
12.26	be inspected by the commissioner of revenue at any reasonable time without notice or a
12.27	search warrant.
12.28	Subd. 3. Audits. The commissioner may require a financial audit of a sports pool
12.29	operator's sports wagering activities if the sports pool operator has failed to comply with
12.30	this chapter. Audits must be performed by an independent accountant licensed in accordance
12.30	with chapter 326A. The commissioner of revenue must prescribe standards for an audit
12.31	required under this subdivision. A complete, true, and correct copy of an audit must be filed
12.32	as prescribed by the commissioner.
14.33	

02/26/19

REVISOR

JSK/HR

19-4101

as introduced

as maloudeed	as	introduced
--------------	----	------------

13.1	Sec. 9.	[297J.25]	<b>OTHER</b>	PROVISIONS	APPLY.
------	---------	-----------	--------------	------------	--------

- 13.2 Except for those provisions specific to distributors, gambling products, or gambling
- 13.3 equipment, the provisions of sections 297E.11 to 297E.14 apply to this chapter.
- 13.4 Sec. 10. EFFECTIVE DATE.
- 13.5 This article is effective 90 days following final enactment.