S0512-2

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

JSK

S.F. No. 512

(SENATE AUTHORS: KORAN, Tomassoni and Hoffman)				
DATE	D-PG	OFFICIAL STATUS		
01/28/2019	176	Introduction and first reading		
		Referred to State Government Finance and Policy and Elections		
03/20/2019	1067	Author added Tomassoni		
03/26/2019	1336	Author added Hoffman		
05/07/2020	6365a	Comm report: To pass as amended		
		Joint rule 2.03, referred to Rules and Administration		
	6424	Comm report: Adopt previous comm report Jt. rule 2.03 suspended		
		Second reading		
05/15/2020	7054a	Special Order: Amended		
	7055	Third reading Passed		

1.1	A bill for an act
1.2 1.3 1.4	relating to state government; making temporary adjustments to gambling control laws in response to COVID-19; amending Minnesota Statutes 2018, section 349.19, by adding a subdivision.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2018, section 349.19, is amended by adding a subdivision
1.7	to read:
1.8	Subd. 12. Annual audit. A licensed organization must report to the board, in an electronic
1.9	format prescribed by the board, any audit that is required under section 297E.06, subdivision
1.10	4, but excluding any requirement that is to be reported as described in section 297E.06,
1.11	subdivision 4, paragraph (d), at the same time the audit is submitted to the commissioner
1 1 2	af marran a
1.12	of revenue.
1.12	Sec. 2. EMERGENCY EXPENDITURES; BUSINESS LOANS.
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1.13 1.14	Sec. 2. EMERGENCY EXPENDITURES; BUSINESS LOANS. (a) Notwithstanding any law to the contrary, a congressionally chartered veterans
1.13 1.14 1.15	Sec. 2. EMERGENCY EXPENDITURES; BUSINESS LOANS. (a) Notwithstanding any law to the contrary, a congressionally chartered veterans organization or a fraternal organization as defined in Minnesota Statutes, section 349.12,
1.13 1.14 1.15 1.16	Sec. 2. <u>EMERGENCY EXPENDITURES; BUSINESS LOANS.</u> (a) Notwithstanding any law to the contrary, a congressionally chartered veterans organization or a fraternal organization as defined in Minnesota Statutes, section 349.12, subdivision 16a, that qualifies to make utility payments under Minnesota Statutes, section
1.13 1.14 1.15 1.16 1.17	Sec. 2. <u>EMERGENCY EXPENDITURES; BUSINESS LOANS.</u> (a) Notwithstanding any law to the contrary, a congressionally chartered veterans organization or a fraternal organization as defined in Minnesota Statutes, section 349.12, <u>subdivision 16a, that qualifies to make utility payments under Minnesota Statutes, section</u> 349.12, subdivision 25, paragraph (a), clause (16), may loan lawful gambling funds to the
1.13 1.14 1.15 1.16 1.17 1.18	Sec. 2. EMERGENCY EXPENDITURES; BUSINESS LOANS. (a) Notwithstanding any law to the contrary, a congressionally chartered veterans organization or a fraternal organization as defined in Minnesota Statutes, section 349.12, subdivision 16a, that qualifies to make utility payments under Minnesota Statutes, section 349.12, subdivision 25, paragraph (a), clause (16), may loan lawful gambling funds to the organization's general account for emergency expenditures with prior approval. For purposes
1.13 1.14 1.15 1.16 1.17 1.18 1.19	Sec. 2. EMERGENCY EXPENDITURES; BUSINESS LOANS. (a) Notwithstanding any law to the contrary, a congressionally chartered veterans organization or a fraternal organization as defined in Minnesota Statutes, section 349.12, subdivision 16a, that qualifies to make utility payments under Minnesota Statutes, section 349.12, subdivision 25, paragraph (a), clause (16), may loan lawful gambling funds to the organization's general account for emergency expenditures with prior approval. For purposes of this section, "emergency expenditure" means money required by the organization to have

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2.1	or a non-gar	nbling-related busine	ess it conducts at	its primary headqua	rters. Loans made	
2.2	or a non-gambling-related business it conducts at its primary headquarters. Loans made under this section cannot be used to pay salaries or payroll expenses.					
2.2		(b) All loans made under this section must be repaid to the gambling account within 12				
2.3		the date of the loan. I		•		
2.4						
2.5 2.6		by law. The Gambling Control Board is not authorized to forgive loans made under this section. As a condition of loan approval, the organization must agree to suspend the conduct				
2.0						
2.7	of lawful gambling one year from the loan date until such time as the entire amount has been repaid to the gambling fund, to the satisfaction of the director of the Gambling Control					
2.9						
2.10	· / • •	ications for loans und				
2.11		ter than 90 days follo				
2.12	authority has	s expired, or is termin	ated or rescinded	. For purposes of this	s section, "governor's	
2.13	emergency executive authority" means the governor's Emergency Executive Order 20-04,					
2.14	20-08, or 20-18, or other subsequent executive order that provides for, modifies, or extends					
2.15	the temporary closure of bars, restaurants, and other places of public accommodation in					
2.16	response to the COVID-19 pandemic.					
2.17	<u>(d) If a c</u>	ongressionally charte	ered veterans org	anization or a frater	nal organization as	
2.18	defined in M	linnesota Statutes, se	ection 349.12, sul	odivision 16a, is terr	ninating lawful	
2.19	gambling an	nd the loan under this	section has not b	been repaid, the loan	repayment must be	
2.20	included in	the termination plan.				
2.21	(e) This	section does not auth	orize the use of g	gambling funds as lo	an collateral.	
2.22	EFFEC	TIVE DATE. This se	ection is effective	e the day following f	final enactment and	
2.23	paragraphs ((a) and (c) expire the	day that the gove	rnor's emergency ex	ecutive authority has	
2.24	expired, or i	s terminated or resci	nded.			
2.25	Sec. 3. <u>US</u>	E OF GROSS PRO	FITS; TEMPO	RARY EXPENDIT	URE	
2.26	REQUIRE	<u>MENTS.</u>				
2.27	Notwiths	standing Minnesota S	statutes, section 3	349.15, subdivision	l, paragraph (c), or	
2.28	any other lav	w to the contrary, and	organization that	fails to expend a min	nimum of 30 percent	
2.29	annually of	gross profits on lawf	ul purposes, or 2	0 percent annually fo	or organizations that	
2.30	conduct law	ful gambling in a loc	ation where the	orimary business is b	pingo for fiscal year	
2.31	2019, is auto	omatically on probati	on effective July	1, 2019, for a perio	d of two years. The	
2.32	organization	n must increase its rat	ing to the require	ed minimum for fisc	al year 2021 or be	
2.33	subject to sa	unctions by the Gamb	ling Control Boa	rd. If an organizatio	n fails to meet the	

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3.1	minimum for	fiscal year 2021, th	e board may sus	spend the organization	n's license or impose
3.2	a civil penalty as provided in Minnesota Statutes, section 349.15, subdivision 1, paragraph				
3.3	(c), clauses (1) and (2).			
3.4	EFFECTI	VE DATE. This se	ection is effectiv	ve the day following f	inal enactment and
3.5	expires June 3	0, 2021.			
3.6	Sec. 4. <u>TEN</u>	IPORARY SALES	S ON CREDIT	RESTRICTION.	
3.7	Notwithsta	anding any law to th	e contrary, the 3	30-day limit on credit	for the sale of lawful
3.8	gambling equi	ipment contained in	Minnesota Stat	tutes, section 349.191	, subdivision 1, does
3.9	not apply duri	ng the period that t	he governor's er	mergency executive a	uthority is in force.
3.10	For purposes of	of this section, "gov	vernor's emerge	ncy executive authori	ty" means the
3.11	governor's Em	ergency Executive	Order 20-04, 20-	08, or 20-18, or other s	subsequent executive
3.12	order that prov	vides for, modifies,	or extends the t	emporary closure of b	pars, restaurants, and
3.13	other places o	f public accommod	lation in respons	se to the COVID-19 p	andemic; and the
3.14	governor's Em	nergency Executive	Order 20-20, o	r other subsequent exe	ecutive order that
3.15	provides for, r	nodifies, or extend	s the restriction	to stay at home or in	place of residence,
3.16	except to enga	ige in exempt activi	ties and critical	sector work in respon	se to the COVID-19
3.17	pandemic.				
3.18	EFFECTI	VE DATE. This se	ection is effectiv	ve retroactively from N	March 17, 2020, and
3.19	expires the day	y that the governor	's emergency ex	ecutive authority has	expired, or is
3.20	terminated or	rescinded.			
3.21	Sec. 5. <u>USE</u>	OF GROSS PRO	FITS; EVALU	ATION OF EXPEN	<u>DITURES.</u>
3.22	Notwithsta	unding any law to th	e contrary, the re	equirements of Minnes	sota Statutes, section
3.23	349.15, subdiv	vision 1, paragraph	(b), are waived	for the fiscal year end	ding June 30, 2020.
3.24	EFFECTI	VE DATE. This se	ection is effectiv	ve the day following f	inal enactment.
3.25	Sec. 6. <u>EXT</u>	ENSION OF LIC	ENSE RENEV	VAL DATES.	
3.26	(a) The exp	piration dates for a	nnual licenses re	equired by Minnesota	Statutes, sections
3.27	349.16, subdiv	visions 3 and 6; 349	9.161, subdivisi	on 4; 349.163, subdiv	ision 2; 349.1635,
3.28	subdivision 2;	349.165, subdivisi	on 1; and 349.1	67, subdivision 2, par	agraph (b), are
3.29	extended two	calendar months fr	om the respectiv	ve licenses' current ex	piration dates.
3.30	<u>(b) This su</u>	bdivision applies o	only to licenses	hat were effective on	April 1, 2020.
3.31	EFFECTI	VE DATE. This se	ection is effectiv	ve the day following f	inal enactment.

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4.1	Sec. 7. EXEMPT ACTIVITIES.					
4.2	(a) The \$150 application fee under Minnesota Statutes, section 349.166, subdivision 2,					
4.3	paragraph (a), is waived for 60 days following the date that the governor's emergency					
4.4	executive authority has expired, or is terminated or rescinded. The waiver granted under					
4.5	this paragraph is onetime.					
4.6	<u>(b)</u> An o	organization that was gr	anted a permit	under Minnesota Statut	es, section 349.166,	
4.7	subdivision 2, paragraph (a), for an exempt activity that occurred during the time that the					
4.8	governor's emergency executive authority was in force, may postpone its exempt activity					
4.9	for up to 400 days from the original date.					
4.10	(c) For purposes of this section, "governor's emergency executive authority" means the					
4.11	governor's	Emergency Executive	Order 20-20, o	r other subsequent exe	cutive order that	
4.12	provides fo	or, modifies, or extends	the restriction	to stay at home or in p	lace of residence,	
4.13	except to engage in exempt activities and critical sector work in response to the COVID-19					
4.14	pandemic.					
4.15	EFFECTIVE DATE. This section is effective the day following final enactment and					
4.16	expires on the day that the governor's emergency executive authority has expired, or is					
4.17	terminated or rescinded.					
4.18	Sec. 8. <u>T</u>	RAINING OF GAME	BLING MANA	AGERS.		
4.19	The 90-	-day gambling training	requirement in	n Minnesota Statutes, s	ection 349.167,	
4.20	subdivision 4, is extended 60 days following the date that the governor's emergency executive					
4.21	authority has expired, or is terminated or rescinded. For purposes of this section, "governor's					
4.22	emergency executive authority" means the governor's Emergency Executive Order 20-20,					
4.23	or other subsequent executive order that provides for, modifies, or extends the restriction					
4.24	to stay at home or in place of residence, except to engage in exempt activities and critical					
4.25	sector work in response to the COVID-19 pandemic.					
4.26	EFFEC	CTIVE DATE. This see	ction is effectiv	ve the day following fi	nal enactment and	
4.27	expires on	the day that the govern	or's emergency	y executive authority h	as expired, or is	
4.28	terminated	or rescinded.				