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SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 2835

(SENATE AUTHORS: SPARKS, Pappas, Pratt, Metzen and Senjem)

DATE	D-PG	OFFICIAL STATUS
03/17/2016	5102	Introduction and first reading Referred to State and Local Government
03/31/2016	5418a	Comm report: To pass as amended and re-refer to Judiciary
04/04/2016 05/05/2016		Comm report: To pass and re-referred to Finance Comm report: To pass as amended and re-refer to Taxes

1.1 1.2 1.3 1.4 1.5 1.6 1.7 1.8	A bill for an act relating to pari-mutuel horse racing; authorizing advance deposit wagering; providing for horse-racing revenue; appropriating money; amending Minnesota Statutes 2014, sections 240.08, subdivision 1; 240.13, subdivision 4; 240.15, subdivision 2; 240.25, subdivision 1; Minnesota Statutes 2015 Supplement, sections 240.01, by adding subdivisions; 240.08, subdivision 2; 240.10; 240.15, subdivisions 1, 6; 240.22; proposing coding for new law in Minnesota Statutes, chapter 240.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. PURPOSE.
1.11	The legislature finds that over the last decade nonregulation of multijurisdictional
1.12	advance deposit wagering providers has had a negative impact on the state's racing
1.13	industry as well as the state's collection of revenues necessary to ensure the proper
1.14	regulation of pari-mutuel racing.
1.15	By enacting this amendment to Minnesota Statutes, chapter 240, the Minnesota
1.16	legislature intends to grant authority to the Minnesota Racing Commission to license
1.17	and regulate advance deposit wagering companies, to ensure such companies provide a
1.18	fair share of revenues to the state's horse racing and breeding industries, and to provide
1.19	consumer protections to Minnesota residents who do business with such companies.
1.20	Due to the nonregulation of advance deposit wagering companies, Minnesota's
1.21	horse racing industry has lost revenue as Minnesota residents are increasingly drawn
1.22	to these wagering platforms for their convenience and their ability to offer attractive
1.23	promotions and rebates, mostly from savings derived from not having to provide much
1.24	needed revenues to the Minnesota Racing Commission and the state's racing industry. As
1.25	in many states that have licensed and regulated advance deposit wagering companies,
1.26	enacting this legislation will allow Minnesota's racing industry to recapture lost revenues

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derived	from wagering currently	being conduc	ted by Minnesota resid	dents and ensure such
wagerin	g benefits Minnesota's ra	acing industry.		
Sec	2. Minnesota Statutes 20	15 Supplement	1 section 240.01 is a	mandad by adding a
	sion to read:	15 Supplement	It, section 240.01, is a	mended by adding a
	ıbd. 1a. Account holder	. "Account ho	lder" means a natural	person not otherwise
	ed from wagering who a			
provide				
Sec.	3. Minnesota Statutes 20)15 Supplemen	nt, section 240.01, is a	mended by adding a
subdivis	sion to read:			
Su	ıbd. 1b. Advance depos	sit wager. "Ad	lvance deposit wager"	means a wager
placed t	hrough an advance depos	sit wagering p	rovider on a horse race	e that is conducted
outside	of the state.			
Sec.	4. Minnesota Statutes 20)15 Supplemen	nt, section 240.01, is a	mended by adding a
subdivis	sion to read:			
<u>Sı</u>	ibd. 1c. Advance depos	it wagering;	ADW. "Advance depo	osit wagering" or
"ADW"	means a system of pari-	mutuel wageri	ing in which wagers a	nd withdrawals are
debited	and winning payoffs and	deposits are c	redited to an account	held by an authorized
ADW p	rovider on behalf of an a	eccount holder	<u>.</u>	
Sec.	5. Minnesota Statutes 20)15 Supplemen	nt, section 240.01, is a	mended by adding a
subdivis	sion to read:			
<u>Sı</u>	ibd. 1d. Authorized adv	vance deposit	wagering provider;	ADW provider.
"Author	ized advance deposit wa	gering provide	er" or "ADW provider'	" means a person who
holds a	class C license under this	s chapter as a	racing or gaming-relat	ted vendor and has
entered	into a commission-appro	ved contract v	with a class A or class	B licensee to provide
advance	e deposit wagering on ho	rse racing und	er this chapter.	
Sec.	6. Minnesota Statutes 20)15 Supplemen	nt, section 240.01, is a	mended by adding a
subdivis	sion to read:			
<u>Sı</u>	ıbd. 10a. Minnesota res	ident. "Minne	sota resident" means a	person who provides
a physic	al address or post office	box address in	the state of Minnesota	a as the person's home
address	or credit card billing add	lress when app	lying for and opening	an ADW account.

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3.1	Sec. 7. Mi	nnesota Statutes 201	5 Supplemer	nt, section 240.01, is a	mended by adding a
3.2	subdivision to				
3.3	Subd. 2	0a. Source market	fee. "Source	market fee" means a	percentage of the
3.4	amount wager	red by a Minnesota r	esident throu	igh an authorized adva	ance deposit wagering
3.5	provider that	is paid by the ADW	provider to a	class A or class B lic	ensee.
3.6	Sec. 8. Mi	nnesota Statutes 201	4, section 24	0.08, subdivision 1, is	amended to read:
3.7	Subdivis	sion 1. Authority. T	The commission	ion may issue class C	occupational licenses
3.8	to persons wh	o wish to be employ	yed in horse	racing where pari-mu	tuel betting is
3.9	conducted as:				
3.10	(a) horse	e owners or lessees;			
3.11	(b) jock	eys or drivers;			
3.12	(c) exer	cise riders;			
3.13	(d) groo	oms;			
3.14	(e) train	ers and their assistan	nts;		
3.15	(f) pari-	mutuel personnel;			
3.16	(g) secu	rity officers;			
3.17	(h) <u>venc</u>	lors; and			
3.18	(i) other	occupations the cor	nmission by	rule determines requir	re licensing to ensure
3.19	the integrity of	of horse racing in Mi	innesota.		
	~ ~ ~ ~ ~				
3.20			15 Suppleme	nt, section 240.08, su	bdivision 2, is
3.21	amended to re				
3.22				n for a class C license	
3.23		-	ust be accom	panied by an affidavit	of qualification
3.24	that the applic			.1.1	
3.25		-	tyment of an	obligation or debt to t	ne state under Laws
3.26	1983, chapter		anviation of	record in a state or fee	laral against and daga
3.27				record in a state or fec	ierai court and does
3.28		te or federal felony		vith or engaged in an i	illagal husinass
3.29				or misrepresentation i	-
3.30	racing or bree	-	inty of flaud	or misrepresentation r	in connection with
3.31	-	-	ilty of a viol	ation of law or rule rel	ating to horse racing
3.32 3.33		_	-	ling which is a serious	
3.33		ission's rules; and	Jin or gamu.		
5.54		ssion s ruics, and			

- 4.1 (6) has never been found to have knowingly violated an order of the commission or
 4.2 a law or rule of Minnesota or another jurisdiction relating to horse racing, pari-mutuel
 4.3 betting, or any other form of gambling-; and
- 4.4 (7) has never been convicted of or entered a guilty plea, Alford plea, or plea of no
 4.5 contest to an offense under chapter 343 or 346 or a similar law in another jurisdiction
 4.6 pertaining to mistreatment of animals.
- (b) The application must also contain an irrevocable consent statement, to be signed 4.7 by the applicant, which states that suits and actions relating to the subject matter of the 48 application or acts or omissions arising from it may be commenced against the applicant in 4.9 any court of competent jurisdiction in this state by the service on the secretary of state of 4.10 any summons, process, or pleading authorized by the laws of this state. If any summons, 4.11 process, or pleading is served upon the secretary of state, it must be by duplicate copies. 4.12 One copy must be retained in the Office of the Secretary of State and the other copy must 4.13 be forwarded immediately by certified mail to the address of the applicant, as shown by 4.14 4.15 the records of the commission.
- 4.16 Sec. 10. Minnesota Statutes 2015 Supplement, section 240.10, is amended to read:
- 4.17 **240.10 LICENSE FEES.**
- 4.18 (a) The fee for a class A license is \$253,000 per year and must be remitted on July
 4.19 1. The fee for a class B license is \$500 for each assigned racing day and \$100 for each
 4.20 day on which simulcasting is authorized and must be remitted on July 1. The fee for a
 4.21 class D license is \$50 for each assigned racing day on which racing is actually conducted.
 4.22 Fees imposed on class D licenses must be paid to the commission at a time and in a
 4.23 manner as provided by rule of the commission.
 4.24 (b) The commission shall by rule establish an annual license fee for each occupation
- 4.25 it licenses under section 240.08.
- 4.26 (c) The initial annual license application fee for a class C license to provide advance
 4.27 deposit wagering on horse racing under this chapter is \$10,000 and an annual license
 4.28 fee of \$2,500 applies thereafter.
- 4.29 Sec. 11. Minnesota Statutes 2014, section 240.13, subdivision 4, is amended to read:
 4.30 Subd. 4. Takeout; distribution of winnings. A class B or class D licensee
 4.31 conducting pari-mutuel betting must deduct from a straight pari-mutuel pool, before
 4.32 payments to holders of winning tickets, an amount equal to not more than 17 percent of
 4.33 the total money in that pool. The class B or class D licensee must deduct from a multiple
 4.34 pari-mutuel pool, before payments to the holders of winning tickets, an amount equal to

not more than 23 percent of the total money in that pool. The remaining money in each 5.1 pool must be distributed among the holders of winning tickets in a manner the commission 5.2 by rule prescribes for each type of pool. Breakage must be computed on the basis of 5.3 payoffs rounded down to the next lowest increment of 10 cents, with a minimum payoff of 5.4 \$1.10 on a \$1 ticket, except that the licensee may reduce the minimum payoff to \$1.05 on 5.5 a \$1 ticket if there is not a sufficient amount in a pool to make a minimum payoff of \$1.10. 5.6 Sec. 12. [240.131] ADVANCE DEPOSIT WAGERING. 5.7 Subdivision 1. Advance deposit wagering authorized. Advance deposit wagering 5.8 is authorized pari-mutuel betting on horse racing under this chapter if conducted in 5.9 compliance with this section. 5.10 Subd. 2. Prohibited acts. It is unlawful for any person to accept an advance deposit 5.11 wager from a Minnesota resident unless the person is an authorized advance deposit 5.12 wagering provider as defined in section 240.01, subdivision 1d, and conducts advance 5.13 5.14 deposit wagering under the terms of a contract that meets the requirements in subdivision 3 and other requirements of this chapter. 5.15 Subd. 3. Contract required. Before accepting an advance deposit wager from a 5.16 Minnesota resident, an authorized advance deposit wagering provider must have a written 5.17 contract in place with the licensed racetrack that conducts racing of the breed on which 5.18 5.19 wagers will be accepted. The contract must be approved by the commission and by the horsepersons' organization representing the majority of horsepersons racing the breed 5.20 involved at the licensed racetrack. The contract must, at a minimum: 5.21 5.22 (1) provide for the payment of a source market fee for advance deposit wagers placed by Minnesota residents. The payment must be made, at a minimum, on a quarterly basis; 5.23 (2) specify the manner in which the amount of the source market fee is determined; 5.24 5.25 (3) govern all other aspects of the business relationship between the licensed racetrack and the ADW provider; 5.26 (4) contain a provision reserving all rights of horsepersons' associations under the 5.27 Interstate Horseracing Act of 1978, United States Code, title 15, section 3001 et seq; 5.28 (5) provide for what will happen if either party to the contract discontinues 5.29 operations or ceases to be licensed in Minnesota; 5.30 (6) provide that the contract is enforceable only in the state courts of Minnesota; and 5.31 (7) provide for a term of agreement of not more than one year. 5.32 Subd. 4. Bond required. Before accepting an advance deposit wager from a 5.33 Minnesota resident, an authorized advance deposit wagering provider shall demonstrate 5.34 evidence of financial responsibility in a format prescribed by the commission through a 5.35

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6.1	surety bond executed and issued by an insurer authorized to issue surety bonds in this
6.2	state in the principal amount of \$1,000,000. The commission shall accept, as evidence
6.3	of financial responsibility, that a surety bond in accordance with this subdivision has
6.4	been filed with one or more states where the applicant is licensed as an advance deposit
6.5	wagering provider. The commission may ask for evidence of financial responsibility at any
6.6	time the commission deems necessary. Any surety bond issued under this subdivision shall
6.7	be in favor of this state and shall specifically authorize recovery by the commission for the
6.8	payment of all fees required by this chapter, including source market fees, regulatory fees,
6.9	and breeders fund fees, as well as payments due to Minnesota resident account holders.
6.10	Subd. 5. Plan of operation. (a) The commission shall not license or authorize
6.11	a person to conduct advance deposit wagering under this section unless the person
6.12	has submitted, and the commission approved, a plan of operation for advance deposit
6.13	wagering. At a minimum, the plan of operation must provide for:
6.14	(1) methods of resolving disputes with account holders and licensed racetracks;
6.15	(2) procedures to protect the security of account holders' accounts and information;
6.16	(3) methods to verify the identity of account holders and ensure that all account
6.17	holders are natural persons who are at least 18 years of age;
6.18	(4) procedures to ensure that wagers are only accepted from account holders who have
6.19	sufficient funds on deposit and that no credit is extended by the person to an account holder;
6.20	(5) procedures for keeping accurate records of all contests, wagers, and payouts;
6.21	(6) annually contracting with an independent third party to conduct an audit and
6.22	submit the results of the audit to the commission; and
6.23	(7) other requirements established by the commission in rule.
6.24	(b) A plan of operation must be submitted in a manner prescribed by the commission.
6.25	A plan of operation may only be amended with the approval of the commission. The
6.26	commission may withdraw approval of a plan of operation.
6.27	Subd. 6. Source market fees; payment; distribution. (a) It is the intent of the
6.28	legislature that the proceeds of advance deposit wagering authorized by this chapter
6.29	be used to support and improve the horse racing industry in Minnesota by improving
6.30	purses, supporting breeding, and ensuring that the industry is adequately regulated for
6.31	the protection of all participants.
6.32	(b) Source market fees shall be established by contract and are in addition to other
6.33	contractual fees such as host fees.
6.34	(c) Except as provided in paragraph (e), a class A or class B licensee shall pay all
6.35	source market fees it receives from an ADW provider as follows:

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7.1	(1) 28	percent to a licensed	racetrack that	primarily conducts st	andardbred horse
7.2	racing; and				
7.3	_ ·	percent to a licensed	racetrack that	primarily conducts th	oroughbred and
7.4	quarter horse	-			
7.5	-	_	ket fees receive	ed by a licensed racetra	ack under paragraph
7.6	<u> </u>			eders awards and purs	
7.7				y the racetrack to the s	
7.8				for breeders awards in	
7.9				lause (2), and 3, parag	
7.10	and (2) the re	emainder shall be pa	id by the racet	rack to purse accounts	for races held at the
7.11	racetrack put	rsuant to agreements	between the ra	acetrack and the horse	persons' associations
7.12	that represen	t a majority of the ty	pe of breed th	at races at the track.	
7.13	<u>(e) No</u>	source market fees s	hall be paid by	v a class A or class B l	icensee to a licensed
7.14	racetrack wh	ose license has been	revoked or no	t renewed under this c	hapter. In the event
7.15	that a racetra	ck's license has beer	n revoked or no	ot renewed, source ma	rket fees otherwise
7.16	payable to th	at racetrack by a cla	ss A or class E	B licensee under this se	ection shall be paid
7.17	to the other l	licensed racetrack.			
7.18	Subd.	7. Payments to stat	e. (a) A regula	atory fee is imposed a	t the rate of one
7.19	percent of all	amounts wagered b	y Minnesota re	sidents with an author	ized advance deposit
7.20	wagering pro	ovider. The fee shall	be declared or	n a form prescribed by	the commission.
7.21	The ADW p	rovider must pay the	fee to the con	mission no more than	n seven days after
7.22	the end of the	e month in which the	e wager was m	ade. Fees collected un	nder this paragraph
7.23	must be depo	osited in the state trea	asury and credi	ited to a racing and can	rd-playing regulation
7.24	account in th	e special revenue fur	nd and are app	ropriated to the comm	ission to offset the
7.25	costs associa	ted with regulating h	norse racing an	d pari-mutuel wagerin	ig in Minnesota.
7.26	<u>(b)</u> A b	preeders fund fee is in	mposed in the	amount of one-quarter	of one percent of all
7.27	amounts wag	gered by Minnesota 1	residents with a	an authorized advance	deposit wagering
7.28	provider. Th	e fee shall be declare	ed on a form p	rescribed by the comm	nission. The ADW
7.29	provider mus	st pay the fee to the	commission no	more than seven day	s after the end of
7.30	the month in	which the wager wa	as made. Fees	collected under this pa	aragraph must be
7.31	deposited in	the state treasury and	d credited to a	racing and card-playin	ng regulation account
7.32	in the special	l revenue fund and a	re appropriated	d to the commission to	o offset the cost of
7.33	administering	g the breeders fund a	and promote ho	orse breeding in Minne	esota.
7.34	Subd. 8	8. Enforcement. (a)	A class A or c	lass B licensee shall h	ave a private right of
7.35	action agains	st any person who ac	cepts a pari-m	utuel wager from a Mi	nnesota resident that
7.36	is not author	ized by this chapter.	The class A or	r class B licensee is er	titled to injunctive

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8.1	relief and to presumptive damages equal to ten percent of the total of wagers accepted
8.2	in violation of this section, as well as reasonable costs and attorney fees. Presumptive
8.3	damages recovered under this subdivision shall be distributed as source market fees as
8.4	provided in subdivision 6.
8.5	(b) The commission shall have a right of action against any person who accepts a
8.6	pari-mutuel wager that is not authorized by this chapter. The commission is entitled to
8.7	injunctive relief and to recovery of all amounts that would have been payable to the state
8.8	under subdivision 7, as well as reasonable costs and attorney fees. The commission may
8.9	also fine the person under section 240.22.
8.10	Subd. 9. Rules. The commission may adopt rules to implement this section using
8.11	the exempt procedures in section 14.386, except that section 14.386, paragraph (b), does
8.12	not apply.
8.13	Sec. 13. Minnesota Statutes 2015 Supplement, section 240.15, subdivision 1, is
8.14	amended to read:
8.15	Subdivision 1. Taxes imposed. (a) There is imposed a tax at the rate of six percent
8.16	of the amount in excess of \$12,000,000 annually withheld from all pari-mutuel pools by
8.17	the a class B or class D licensee, including breakage and amounts withheld under section
8.18	240.13, subdivision 4. For the purpose of this subdivision, "annually" is the period from
8.19	July 1 to June 30 of the next year.
8.20	In addition to the above tax, the a class B or class D licensee must designate and pay
8.21	to the commission a tax of one percent of the handle for live races conducted at a class A
8.22	facility, for deposit in the Minnesota breeders fund.
8.23	The taxes imposed by this clause must be paid from the amounts permitted to be
8.24	withheld by a licensee under section 240.13, subdivision 4.
8.25	(b) The commission may impose an admissions tax of not more than ten cents on
8.26	each paid admission at a licensed racetrack on a racing day if:
8.27	(1) the tax is requested by a local unit of government within whose borders the
8.28	track is located;
8.29	(2) a public hearing is held on the request; and
8.30	(3) the commission finds that the local unit of government requesting the tax is in
8.31	need of its revenue to meet extraordinary expenses caused by the racetrack.
8.32	Sec. 14. Minnesota Statutes 2014, section 240.15, subdivision 2, is amended to read:
8.33	Subd. 2. Payment. The licensee must remit the tax to the commission or its
8.34	representative within seven days of the day on after the end of the month in which it was

9.1 collected. The payments must be accompanied by a detailed statement of the remittance
9.2 on a form the commission prescribes. The commission may by rule provide for the
9.3 direct deposit of required payments in the commission's account in a financial institution
9.4 within the state and for determining the time of applicability of different tax rates under
9.5 subdivision 1.

9.6 Sec. 15. Minnesota Statutes 2015 Supplement, section 240.15, subdivision 6, is
9.7 amended to read:

Subd. 6. Disposition of proceeds; account. The commission shall distribute all 9.8 money received under this section, and, except as provided otherwise by section 240.131, 9.9 all money received from license fees and fines it collects, according to this subdivision. 9.10 All money designated for deposit in the Minnesota breeders fund must be paid into that 9.11 fund for distribution under section 240.18 except that all money generated by simulcasts 9.12 must be distributed as provided in section 240.18, subdivisions 2, paragraph (d), clauses 9.13 (1), (2), and (3); and 3. Revenue from an admissions tax imposed under subdivision 1 9.14 must be paid to the local unit of government at whose request it was imposed, at times 9.15 and in a manner the commission determines. Taxes received under this section and fines 9.16 collected under section 240.22 must be paid to the commissioner of management and 9.17 budget for deposit in the general fund. All revenues from licenses and other fees imposed 9.18 9.19 by the commission must be deposited in the state treasury and credited to a racing and card playing regulation account in the special revenue fund. Receipts in this account are 9.20 available for the operations of the commission up to the amount authorized in biennial 9.21 9.22 appropriations from the legislature.

9.23 Sec. 16. Minnesota Statutes 2015 Supplement, section 240.22, is amended to read:

9.24

240.22 FINES.

(a) The commission shall by rule establish a graduated schedule of civil fines for 9.25 violations of laws related to horse racing or of the commission's rules. The schedule must 9.26 include minimum and maximum fines for each violation and be based on and reflect the 9.27 culpability, frequency and severity of the violator's actions. The commission may impose 9.28 a fine from this schedule on a licensee for a violation of those rules or laws relating 9.29 to horse racing. The fine is in addition to any criminal penalty imposed for the same 9.30 violation. Fines imposed by the commission must be paid to the commission and except as 9.31 provided in paragraph (b) (c), forwarded to the commissioner of management and budget 9.32 for deposit in the general fund state treasury and credited to a racing and card-playing 9.33 regulation account in the special revenue fund and appropriated to the commission to 9.34

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10.1	support racehorse adoption, retirement, and repurposing. A fine in excess of \$5,000 is a
10.2	contested case under the Administrative Procedure Act.
10.3	(b) If the commission issues a fine in excess of \$5,000, the license holder has the
10.4	right to request a contested case hearing under chapter 14, to be held as set forth in
10.5	Minnesota Rules, chapter 1400. The appeal of a fine must be made in writing to the
10.6	commission by certified mail or personal service. An appeal sent by certified mail must
10.7	be postmarked within ten days after the license holder receives the fine order from the
10.8	commission. An appeal sent by personal service must be received by the commission
10.9	within ten days after the license holder receives the fine order from the commission.
10.10	(b) (c) If the commission is the prevailing party in a contested case proceeding, the
10.11	commission may recover, from amounts to be forwarded under paragraph (a), reasonable
10.12	attorney fees and costs associated with the contested case.
10.13	Sec. 17. Minnesota Statutes 2014, section 240.25, subdivision 1, is amended to read:
10.14	Subdivision 1. Illegal bets. No person may place or accept a bet as defined in
10.15	section 609.75 on or off the premises of a licensed racetrack other than a bet made with an
10.16	approved pari-mutuel system authorized under this chapter.
10.17	Sec. 18. EFFECTIVE DATE; APPLICATION.

10.18 This act is effective July 1, 2016, except that: (1) the enforcement provisions in

10.19 Minnesota Statutes, section 240.131, subdivision 8, paragraphs (a) and (b), are effective

10.20 November 1, 2016, and apply to the acceptance of pari-mutuel wagers from Minnesota

10.21 residents on or after that date; and (2) Minnesota Statutes, section 240.131, subdivision 9,

10.22 granting rulemaking authority, is effective the day following final enactment.