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26	anne.	uthorize sports wagering in the District	
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29		STRICT OF COLUMBIA, That this	
30	act may be cited as the "Sports Wagering Lottery Amendme	nt Act of 2018".	
31	Sec. 2. The Law to Legalize Lotteries, Daily Num	bers Games, and Bingo and Raffles for	
32	Charitable Purposes in the District of Columbia, effective March 10, 1981 (D.C. Law 3-172; D.C.		
33	Official Code § 3-1301 passim), is amended as follows:		
34	(a) Section 3 is amended as follows:		
35	(1) Section 3 (D.C. Official Code § 22-1716)	is amended by striking the	
36	phrase "and Monte Carlo night parties," and inserting the pl	phrase "and Monte Carlo night parties," and inserting the phrase "Monte Carlo night parties, and	
37	sports wagering," in its place.		
38	38 (2) Section 3 (D.C. Official Code § 22-1717)	is amended to read as follows:	

9	"Nothing in subchapter I of this chapter shall be construed to prohibit the operation
0	of or participation in lotteries or daily numbers games operated by and for the benefit of the Distric
1	of Columbia by the Office of Lottery and Gaming, including bingo, raffles, and Monte Carlo night
2	parties organized for educational and charitable purposes, regulated by the Office of Lottery and
3	Gaming, or sports wagering regulated, licensed, or operated by the Office of Lottery and Gaming.'
4	(3) Section 3(a) (D.C. Official Code § 22-1718(a)) is amended as follows:
5	(A) Strike the phrase "hereof, and the sale" and insert the
6	phrase "the sale" in its place.
7	(B) Strike the phrase "hereof." and insert the phrase "or the sale, lease, purchase, or
8	possession of tickets, slips, certificates, or cards for sports wagering excepted and permissible
.9	pursuant to § 22-1717." in its place.
0	(b) Section 4 is amended as follows:
1	(1) Section 4 (D.C. Official Code § 3-1301) is amended as follows:
2	(A) Subsection (b) is amended by striking the phrase "and Charitable Games"
3	and inserting the phrase "and Gaming" in its place.
4	(B) Subsection (c) is amended as follows:
5	(i) New paragraphs (1A), (1B), and (1C) are added to read as follows:
6	"(1A) "Gaming equipment" or "sports wagering equipment" means any
7	mechanical, electronic or other device, mechanism, or equipment, and related supplies used or
8	consumed in the operation of sports wagering at a licensed sports wagering facility including, but
9	not limited to, a self-service terminal installed to accept sports wagers.
0	"(1B) "Gaming facility" or "sports wagering facility" means the premises
51	approved under a sports wagering license on which a sports wagering operator may offer sports
2	wagering A gaming facility or sports wagering facility may be a building or set of buildings

03	subsection of subdivision of a single building of structure, of a footh of set of fooths within a	
64	building or structure.".	
65	"(1C) "Gross sports wagering revenue" means:	
66	"(A) The total of cash or cash equivalents received from sports wagering	
67	minus the total of:	
68	"(i) Cash or cash equivalents paid to players as a result of sports	
69	wagering;	
70	"(ii) Cash or cash equivalents paid to purchase annuities to fund	
71	prizes payable to players over a period of time as a result of sports wagering; and	
72	"(iii) The actual cost paid by the license holder for any personal	
73	property distributed to a player as a result of sports wagering. This subparagraph does not include	
74	travel expenses, food, refreshments, lodging or services."	
75	(ii) Paragraph (2) is amended by striking the phrase "Charitable Games" and	
76	inserting the phrase "Gaming" in its place.	
77	(iii) New paragraphs (4), (5), and (6) are added to read as follows:	
78	"(4) "Sports wagering" means accepting wagers on sporting events or	
79	portions of sporting events, or on the individual performance statistics of athletes in a sporting even	
80	or combination of sporting events, by any system or method of wagering, including but not limited	
81	to in-person, or over the internet through websites and on mobile devices. The term includes, but is	
82	not limited to, single- game bets, teaser bets, parlays, over-under, moneyline, pools, exchange	
83	wagering, in-game wagering, in-play bets, proposition bets, and straight bets.	
84	"(5) "Sports wagering operator" or "operator" means an entity that holds a	
85	sports wagering license and offers sports wagering.	
86	"(6) "Wager" or "bet" means the staking or risking by a person of	

87	something of value upon an agreement or understanding that the person or another person will	
88	receive something of value in the event of a certain outcome. The terms "wager" or "bet" do not	
89	include:	
90	"(A) Any activity governed by the securities laws of the	
91	United States or the District of Columbia;	
92	"(B) A contract of indemnity or guarantee;	
93	"(iii) A contract for insurance; or	
94	"(iv) Participation in any game or contest in which the	
95	participants do not stake or risk anything of value other than personal efforts of the participants in	
96	playing the game or contest or obtaining access to the internet, or points or credits that the sponsor	
97	of the game or contest provides to participants free of charge and that can be used or redeemed only	
98	for participation in games or contests offered by the sponsor.".	
99	(2) Section 4 (D.C. Official Code § 3-1303) is amended by adding a new	
100	subsection (c) to read as follows:	
101	"(c) The Chief Financial Officer may require fingerprinting of persons required to	
102	be named in sports wagering license applications.".	
103	(3) Section 4 (D.C. Official Code § 3-1305) is amended striking the phrase "or	
104	Monte Carlo night party" wherever it appears and inserting the phrase "Monte Carlo night party or	
105	sports wagering enterprise" in its place.	
106	(4) Section 4(a) (D.C. Official Code § 3-1306(a)) is amended by striking the phrase	
107	"enterprises;" inserting the phrase "enterprises; for auditing the books and records of sports betting	
108	licensees;" in its place.	
109	(5) Section 4 (D.C. Official Code § 3-1309) is amended by striking the phrase "and	

Monte Carlo Night parties" and inserting the phrase "Monte Carlo Night parties and authorized

111 sports wagering activities," in its place.

- 112 (6) Section 4(a) (D.C. Official Code § 3-1312(a)) is amended by striking the phrase

 "Lottery and Charitable Games Fund" and inserting the phrase "Lottery, Charitable Games and

 Sports Wagering Fund" in its place.
 - (7) Section 4(a) (D.C. Official Code § 3-1316(a)) is amended by striking the word "Board" wherever it appears and inserting the word "Office" in its place.
 - (8) Section 4 (D.C. Official Code § 3-1319) is amended by striking the phrase "and daily numbers games." and inserting the phrase ", daily numbers games and sports wagering operations." in its place.
 - (9) New sections 4a, 4b, 4c, 4d, 4e, 4f, 4g, 4h, 4i, 4j, and 4k are added to read as follows:
 - "4a. Authorization of sports wagering.
 - "The operation of sports wagering and ancillary activities are lawful in the District of Columbia when conducted in accordance with the provisions of this chapter and rules of the Office.
 - "4b. Rules and regulations governing conduct of sports wagering.
 - "(a) The Chief Financial Officer shall adopt rules and regulations governing the conduct of sports wagering to ensure the integrity of the conduct of sports wagering activities and to protect the economic welfare and interests in fair and honest play of sports wagering participants. Such rules and regulations shall include, but not be limited to, those governing the acceptance of wagers on a sports event or a series of sports events; maximum wagers which may be accepted by a sports wagering operator from any one patron on any one sports event; type of wagering tickets which may be used; method of issuing tickets; method of accounting to be used by sports wagering operators; requirements concerning how fees and taxes are to be remitted, including whether fees

and taxes must be remitted electronically; methods of age verification; the posting of house rules; player exclusion; the facilities to be used by sports wagering operators; the types of records which shall be kept; use of credit and checks by patrons; type of system for wagering; protections for patrons placing wagers; and promotion of social responsibility and responsible gaming.

- "(b) The Office shall establish internal control standards and approve internal control standards proposed by licensed sports wagering operators for administration of sports wagering operations, wagering equipment and systems, or other items used to conduct sports wagering, as well as maintenance of financial records and other required records.
- "(c) The Office shall have the authority to impose a fine of not more than \$50,000 for any violation of this chapter or the Office's rules and regulations. All fines imposed pursuant to this section shall be paid over to the District of Columbia Treasurer, who shall place such fines in the General Fund of the District of Columbia as general purpose revenue funds of the District of Columbia.
- "(d) The Office shall have the authority to revoke sports wagering licenses for any violation of this chapter or the Office's rules and regulations.
- "(e) The Office shall have the authority to suspend sports wagering licenses for a period not to exceed 365 days for any violation of this chapter or the Office's rules and regulations.
- "(f) Any person, firm, partnership, association, organization, or corporation who has been fined, or whose application has been denied, or whose license has been revoked, or suspended pursuant to this section shall have a right to a hearing before the Office and, in the event of its affirmation of such fine, denial, revocation or suspension, the right to appeal such fine, denial, revocation or suspension to the Superior Court of the District of Columbia."
 - "(g) Consumer protections:

159 (1) Sports wagering operators shall verify that a person placing a wager is of 160 the legal minimum age for placing such a wager.

- (2) Operators shall allow individuals to restrict themselves from placing wagers with the operator, including limits on the time spent betting and amounts wagered, and take reasonable steps to prevent those individuals from placing such wagers, including upon request of such individual to share the request with the Office for the sole purpose of disseminating the request to other operators.
 - (3) Operators shall employ commercially reasonable methods to:
- (A) Prohibit the operator, directors, officers, owners, and employees of the operator, and any relative living in the same household as such persons, from placing bets with the operator;
- (B) Prohibit athletes, coaches, referees, team owners, employees of a sports governing body or its member teams, and player and referee union personnel from wagering on any sporting event overseen by their sport's governing body. In determining which persons are excluded from placing wagers under this subsection, operators shall use publicly available information and any lists of such persons that the sports governing body may provide to the Office;
- (C) Prohibit any individual with access to non-public confidential information held by the operator from placing wagers with the operator;
 - (D) Prohibit persons from placing wagers as agents or proxies for others."
- (h) The Office shall require proof of clean hands and good standing as required by §§ 47-2861 and 29-102.08 or the certified business enterprises' authorization that the Department may confirm clean hands and good standing with relevant District agencies. The Office may also require a certification that the Citywide Clean Hands Database indicates that the

proposed licensee is current with its District taxes.

"4c. Sports wagering licenses.

- "(a) Except for sports wagering activities conducted directly by the Office, no person may engage in any activity in connection with sports wagering in the District of Columbia unless all necessary licenses have been obtained in accordance with this chapter and rules of the Office.
 - "(b) The Office may issue four types of sports wagering licenses: Operator; supplier; management services provider; and occupational.
- "(c) The Office may not grant a license until it determines that each person who has control of the applicant meets all qualifications for licensure. The following persons are considered to have control of an applicant:
- "(1) Each person associated with a corporate applicant, including any corporate holding company, parent company, or subsidiary company of the applicant who has the ability to control the activities of the corporate applicant or elect a majority of the board of directors of that corporation; this does not include any bank or other licensed lending institution which holds a mortgage or other lien acquired in the ordinary course of business;
- "(2) Each person associated with a non-corporate applicant who directly or indirectly holds a beneficial or proprietary interest in the applicant's business operation, or who the commission otherwise determines has the ability to control the applicant; and
- "(3) Key personnel of an applicant, including any executive, employee, or agent, having the power to exercise significant influence over decisions concerning any part of the applicant's business operation.
- "(d) All applicants for any license or renewal license issued under this chapter shall submit an application to the Office in the form the Office requires and submit fingerprints for

a national criminal records check by the Metropolitan Police Department and the Federal Bureau of Investigation. The fingerprints shall be furnished by all persons required to be named in the application and shall be accompanied by a signed authorization for the release of information by the Metropolitan Police Department and the Federal Bureau of Investigation. The Office may require additional background checks on licensees when they apply for license renewals. Any applicant convicted of any disqualifying offense shall not be licensed. License application information that contains proprietary information, trade secrets, financial information, or personal information about any person collected by the Office pursuant to this chapter shall not be a public record and may not be made available for inspection by the public under subchapter II of Chapter 5 of Title 2 or any other law.

- "(e) Each sports wagering licensee, licensed supplier, or a licensed management services provider shall display the District of Columbia license conspicuously in its place of business or have the license available for inspection by any employee of the Office or any law enforcement agency.
- "(f) Each holder of an occupational license shall carry the license and have some indicia of licensure prominently displayed on his or her person when present in a sports wagering facility at all times, in accordance with the rules of the Office.
- "(g) Each person licensed under this chapter shall give the Office written notice within 10 days of any change to any information provided in the licensee's application for a license or renewal.
- "(h) No Office employee may be an applicant for any license issued under this chapter.
 - "4d. Sports wagering operators.
 - "(a) An individual or entity may offer sports wagering in the District only if it

holds a sports wagering operator license issued by the Office. 231 232 "(b) The Office shall prescribe the form of the application for sports wagering operator licenses, which shall require: 233 234 "(1) the name of the applicant; 235 "(2) the mailing address and, if a corporation, the name of the state under the 236 laws of which it is incorporated, the location of its principal place of business and the names and 237 addresses of its directors; 238 "(3) a report of the applicant's financial activities; 239 "(4) evidence of financial stability, which may include bank references, business 240 and personal income and disbursement schedules, tax returns and other reports filed by 241 government agencies and business and personal accounting check records and ledgers; 242 "(5) information and documentation to demonstrate that the applicant has 243 sufficient business ability and experience to create the likelihood of establishing and maintaining a 244 successful sports wagering business: 245 "(6) a description of the proposed internal controls and security systems to be 246 used in conducting sports wagering or processing sports wagering transactions; 247 "(7) the number of employees to be employed at the proposed sports wagering 248 facility or operation; 249 "(8) the estimated tax revenue to be generated by the sports wagering facility or 250 operation; 251 "(9) the location of the proposed sports wagering facility or operation; 252 "(10) any other information required by rule adopted by the Office. 253 "(c) The Chief Financial Officer shall take into consideration the following

factors in determining whether to approve an application:

- 255 "(1) Whether the sports wagering proposed to be conducted by the applicant will have a positive impact through increased revenues on the District of Columbia and its residents.
 - "(2) Whether the applicant possesses adequate funds or has secured adequate financing to commence and maintain sports wagering operations.

- "(3) Whether the applicant has the financial stability, integrity, and responsibility to conduct sports wagering and a sports wagering operation.
- "(4) Whether the applicant has sufficient business ability and experience to create and maintain a successful sports wagering operation.
- "(5) Whether the applicant's proposed internal and external security and proposed surveillance measures are adequate.
- "(6) Whether the applicant has satisfied the sports wagering license application requirements and provided all other information requested by the Office.
- "(d) The initial license term under this section shall be five years. The initial license and application fee under this section shall be \$50,000. The license and application fee shall be submitted to the Office at the time of license application. The license may be renewed for five-year periods upon approval of a renewal application and payment of a renewal fee. The amount of the renewal fee shall be \$50,000. The renewal application shall be approved as long as the sports wagering operator continues to meet all qualification requirements.
- "(e) A sports wagering operator license authorizes the operation of sports wagering at locations approved by the Office and through any internet, mobile application or other digital platforms approved by the Office. All sports wagering, including sports wagering conducted through internet, mobile applications or digital platforms, shall be initiated and received or otherwise made exclusively within the physical confines of the approved sports wagering facility. A sports wagering operator shall demonstrate that its sports operation will be licensed in

accordance with this chapter and all other applicable federal and District laws and meet any other qualifications specified in rules adopted by the Office.

- "(f) A sports wagering operator may not enter into any management services contract that would permit any person other than the licensee to operate sports wagering unless the management service contract: Is with a person licensed under this chapter to provide management services; is in writing; and has been approved by the Office. No material changes to a management services contract are effective until such changes have been approved by the Office. The duties and responsibilities of a management services provider under a management services contract may not be assigned, delegated, subcontracted, or transferred to a third party without the prior approval of the Office. Third parties must be licensed as a management services provider under this article before providing services.
- "(g) The Chief Financial Officer shall require that sports wagering operators be bonded in such amounts and in such manner as determined by the Chief Financial Officer. The Chief Financial Officer shall condition the issuance of a license upon the written agreement of the sports wagering operator to indemnify and to save harmless the District of Columbia against any and all actions, claims, and demands of whatever kind or nature which the District of Columbia may incur by reason of or in consequence of issuing a sports wagering operator license to the licensee.
- "(h) Upon application for a license and annually thereafter, a sports wagering operator shall submit to the commission an annual audit of the financial transactions and condition of the licensee's total operations prepared by a certified public accountant in accordance with generally accepted accounting principles and applicable federal and District laws.
- "(i) A sports wagering operator shall employ a monitoring system utilizing software to identify irregularities in volume or odds swings which could signal suspicious activities that should require further investigation which shall be immediately reported and

investigated by the Office. System requirements and specifications shall be developed according to industry standards and implemented by the Office as part of the minimum internal control standards;

- "(k) A sports wagering operator shall promptly report to the Office any facts or circumstances related to the operation of a sports wagering licensee which constitute a violation of District or federal law and immediately report any suspicious betting over a threshold set by the operator that has been approved by the Office to the Office and the appropriate District or federal authorities;
- "(l) A sports wagering operator shall conduct all sports wagering activities and functions in a manner which does not pose a threat to the public health, safety, or welfare of the citizens of the District and does not adversely affect the security or integrity of the sports wagering operation;
- "(m) A sports wagering operator shall provide a secure location for the placement, operation, and play of sports wagering equipment;
- "(n) A sports wagering operator shall prevent any person from tampering with or interfering with the operation of any sports wagering or sports wagering equipment;
- "(o) A sports wagering operator shall ensure that sports wagering conducted at a sports wagering facility is within the sight and control of designated employees of the licensee and such wagering at the facility or otherwise available by the licensee is conducted under continuous observation by security equipment in conformity with specifications and requirements of the Office;
- "(p) A sports wagering operator shall ensure that sports wagering occurs only in the specific locations within designated sports wagering areas approved by the Office or using an Office approved mobile application or other digital platform that utilizes communications

technology to accept wagers originating within this state, or on a sports wagering device. Sports wagering shall only be relocated or offered in additional authorized manners in accordance with the rules of the Office;

- "(q) A sports wagering operator shall maintain sufficient cash within the boundaries of the District and other supplies to conduct sports wagering at all times; and
- "(r) A sports wagering operator shall maintain daily records showing the gross sports wagering receipts and adjusted gross sports wagering receipts of the licensee from District of Columbia sports wagering and shall timely file with the commission any additional reports required by rule or by other provisions of this code."
 - "4e. Sports wagering management service providers.
- "(a) A licensed management service provider may contract with an entity to conduct that operation in accordance with the regulations of the Office. That entity shall obtain a license as a management services provider prior to the execution of any such contract, and such license shall be issued pursuant to the provisions of this chapter and the rules of the Office.
- "(b) Each applicant for a management services provider license shall meet all requirements for licensure and pay a nonrefundable license and application fee of \$10,000. The Office may adopt rules establishing additional requirements for an authorized management services provider. The Office may accept licensing by another jurisdiction, that it specifically determines to have similar licensing requirements, as evidence the applicant meets authorized management services provider licensing requirements.
- "(c) Management services provider licenses shall be renewed annually. Renewal of a management services provider license will be granted to any renewal applicant who has continued to comply with all applicable statutory and regulatory requirements, upon submission of a renewal application and payment of a \$2,000 renewal fee.

- "(d) Any entity or individual who shares in revenue, including any affiliate operating under a revenue share agreement, shall be licensed under this section."
 - "4f. Sports wagering suppliers.

- "(a) The Office may issue a supplier license to a person to sell or lease sports wagering equipment, systems, or other gaming items necessary to conduct sports wagering, and offer services related to such equipment or other gaming items to a sports wagering operator.
- "(b) The Office may adopt rules establishing additional requirements for a sports wagering supplier and any system or other equipment utilized for wagering. The Office may accept licensing by another jurisdiction, that it specifically determines to have similar licensing requirements, as evidence the applicant meets sports wagering supplier licensing requirements.
- "(c) An applicant for a supplier license shall demonstrate that the equipment, system, or services that the applicant plans to offer to the sports wagering licensee conform to standards established by the Office and applicable District law. The Office may accept approval by another jurisdiction, that it specifically determines have similar equipment standards, as evidence the applicant meets the standards established by the Office and applicable District law.
- "(d) Applicants shall pay to the Office a nonrefundable license and application fee in the amount of \$10,000. After the initial one-year term, the Office shall renew supplier licenses annually thereafter. Renewal of a supplier license will be granted to any renewal applicant who has continued to comply with all applicable statutory and regulatory requirements, upon submission of a renewal application and payment of a \$2,000 renewal fee.
- "(e) A licensed sports wagering supplier shall submit to the Office a list of all sports wagering equipment and services sold, delivered to, or offered to a sports wagering operator in the District, as required by the Office. All of such equipment must be tested and approved by an independent testing laboratory approved by the Office. A sports wagering operator may continue

to use supplies acquired from a licensed sports wagering supplier, even if a supplier's license expires or is otherwise cancelled, unless the Office finds a defect in the supplies."

"4g. Sports wagering occupational licenses.

- "(a) All persons employed to be engaged in sports wagering-related activities, or otherwise conducting or operating sports wagering, shall be licensed by the Office and maintain a valid occupational license at all times.
- "(b) An occupational license permits the licensee to be employed in the capacity designated by the Office while the license is still active. The Office may establish, by rule, job classifications with different requirements to recognize the extent to which a particular job has the ability to impact the proper operation of sports wagering.
- "(c) Applicants shall submit any required application forms established by the Office and pay a nonrefundable license and application fee of \$100. The fee may be paid on behalf of an applicant by the employer. Each licensed employee shall pay to the commission an annual license fee of \$100 by September 30 of each year. The fee may be paid on behalf of the licensed employee by the employer. In addition to a renewal fee, each licensed employee shall annually submit a renewal application on the form required by the Office."
 - "4h. District of Columbia operated sports wagering.
- "(a) Sports wagering may be conducted and operated by the District of Columbia through the Office.
- "(b) The Office may conduct sports wagering by any method of wagering approved by the Office including, but not limited to, internet, mobile applications and other digital platforms that utilize communications technology to accept wagers that are initiated and received or otherwise made exclusively within the District of Columbia. The methods of wagering approved by the Office shall include age and location verification requirements reasonably

designed to block access to minors and persons located out of the District of Columbia and shall include appropriate data security standards to prevent unauthorized access by any person whose age and current location has not been verified.

- "(c) The Chief Financial Officer may license, as sports wagering retailers, licensed lottery and daily numbers games agents.
- "(1) The Chief Financial Officer shall take into consideration the following factors in determining whether to approve a sports wagering retailer application: The financial responsibility of the person and the person's business or activity; the accessibility of the place of business or activity to the public; the sufficiency of existing licenses to serve the public convenience; and the volume of expected sports wagering sales.
- "(2) The initial license term under this section shall be two years. The initial license fee under this section shall be \$5,000. The license fee shall be submitted to the Office at the time of license application.
- "(3) The license may be renewed for two-year periods upon payment of a \$5,000 renewal fee, as long as the sports wagering retailer continues to meet all qualification requirements. The renewal fee shall be submitted to the Office at the time of license application.
- "(4) The Chief Financial Officer may authorize compensation to such sports wagering retailer in such manner and amounts and subject to such limitations as it may determine are necessary.
- "(5) The Chief Financial Officer shall require that a sports wagering retailer be bonded in such amounts and in such manner as determined by the Chief Financial Officer. The Chief Financial Officer shall condition the issuance of a license upon the written agreement of the licensee to indemnify and to save harmless the District of Columbia against any and all actions, claims, and demands of whatever kind or nature which the District of Columbia may incur by

reason of or in consequence of issuing such license. 423 424 "(6) No sports wagers shall be accepted by other than a licensee or the licensee's employee. Any person convicted of violating this section shall be subject to a fine not to exceed 425 \$1,000 or imprisonment not to exceed 6 months, or both." 426 427 "4i. License prohibitions. The Office shall not grant any license, pursuant to the provisions of this 428 "(a) chapter, if evidence satisfactory to the Office exists that the applicant: 429 430 "(1) Has knowingly made a false statement of a material fact to the Office; 431 "(2) has been suspended from operating a gambling game, gaming device, or 432 gaming operation, or had a license revoked by any governmental authority responsible for 433 regulation of gaming activities; 434 "(3) has been convicted of a felony who either has not received a pardon or has not been released from parole or probation for at least 5 years; 435 436 "(4) has been convicted of a gambling-related offense, a theft or fraud offense; 437 or 438 "(5) is a company or individual who has been directly employed by any illegal or 439 offshore book that serviced the United States, or otherwise accepted black market wagers from 440 individuals located in the United States. 441 "(b) The Office may deny a license to any applicant, or suspend or revoke a 442 license: 443 "(1) If the applicant or licensee has not demonstrated to the satisfaction of the 444 Office financial responsibility sufficient to adequately meet the requirements of the proposed 445 enterprise;

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"(2)

if the applicant or licensee is not the true owner of the business or is not the

sole owner and has not disclosed the existence or identity of other persons who have an ownership interest in the business; or

- "(3) if the applicant or licensee is a corporation which sells more than five percent of a licensee's voting stock, or more than five percent of the voting stock of a corporation which controls the licensee, or sells a licensee's assets, other than those bought and sold in the ordinary course of business, or any interest in the assets, to any person not already determined by the Office to have met the qualifications of a licensee under this article."
 - "4j. Taxation of Sports Wagering.

- "(a) On or before the 20th calendar day of each month, each sports wagering operator in the District shall:
- "(1) File a return with the Chief Financial Officer indicating the amount of its gross sports wagering revenue for the preceding calendar month;
- "(2) For all operators, pay to the District of Columbia Treasurer 10% of the gross sports wagering revenue from the preceding calendar month.
- "(b) All funds owed to the District under this section shall be held in trust within the boundaries of the District for the District by the sports wagering operator until the funds are paid to the District of Columbia Treasurer. A sports wagering operator shall establish a separate bank account into which gross sports wagering revenue shall be deposited and maintained until such time as the funds are paid to the District of Columbia Treasurer.
- "(c) The increased revenue realized from the tax imposed under subsection (a) of this section shall be directed as follows: 50% of the revenue shall be used to fund the Birth-to-Three for All DC Amendment Act of 2018 and the remainder to further fund the Commission on the Arts and Humanities. Any amounts in excess of what is needed for the foregoing shall be deposited into the General Fund of the District of Columbia as general purpose revenue."

471 Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement in the committee report as the fiscal impact statement required by section 4a of the General Legislative Procedures Act of 1975, approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).

Sec. 5. Effective date.

This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 60-day period of congressional review as provided in section 602(c)(2) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-206.02(c)(2)) and its publication in the District of Columbia Register.