LEGISLATURE OF NEBRASKA

ONE HUNDRED NINTH LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 357

Introduced by General Affairs Committee: Holdcroft, 36, Chairperson; Andersen, 49; Cavanaugh, J., 9; Clouse, 37; DeKay, 40; Quick, 35; Rountree, 3; Storm, 23.

Read first time January 16, 2025

Committee:

1 A BILL FOR AN ACT relating to the State Racing and Gaming Commission; to 2 amend sections 2-1203, 2-1203.01, 2-1203.02, 2-1204, 2-1223, 2-1225, 2-1244, 2-1245, 9-1101, 9-1108, 9-1203, 9-1205, 9-1206, 9-1207, 3 9-1208, 9-1209, and 25-21,252, Reissue Revised Statutes of Nebraska, 4 5 and sections 2-1201, 2-1202, 2-1205, 9-1103, 9-1106, and 9-1107, Revised Statutes Cumulative Supplement, 2024; to provide, change, 6 and eliminate definitions; to change provisions relating to the 7 8 powers and duties of the State Racing and Gaming Commission and 9 licenses issued by the commission; to require licensure of a racetrack enclosure as prescribed; to change provisions relating to 10 the Nebraska Racetrack Gaming Act; to rename and change provisions 11 relating to the Racing and Gaming Commission's Racetrack Gaming 12 to transfer funds; to eliminate the Racing and 13 Fund; Gaming 14 Commission's Racing Cash Fund; to harmonize provisions; to repeal the original sections; and to outright repeal sections 2-1222 and 15 9-1202, Reissue Revised Statutes of Nebraska. 16

17 Be it enacted by the people of the State of Nebraska,

-1-

Section 1. Section 2-1201, Revised Statutes Cumulative Supplement,
 2024, is amended to read:

2-1201 (1) There hereby is created a State Racing and Gaming
Commission. For purposes of sections 2-1201 to 2-1229 and section 6 of
<u>this act</u>, commission means the State Racing and Gaming Commission.

(2) The commission shall consist of seven members who shall be 6 7 appointed by the Governor and subject to confirmation by a majority of the members elected to the Legislature and may, after an opportunity to 8 9 be heard, be removed for cause by the Governor. A violation by a member of the commission of section 2-1219 or any malfeasance, misfeasance, or 10 neglect in office shall be considered cause for removal. No person shall 11 be appointed to the commission, or continue to hold that office after 12 appointment, while holding any other office or position under the laws of 13 this state, any other state, or the United States. One member of the 14 15 commission shall be appointed from each congressional district, as such 16 districts existed on January 1, 2010, and four members of the commission 17 shall be appointed at large for terms as follows:

(a) The member representing the second congressional district who is
appointed on or after April 1, 2010, shall serve until March 31, 2014,
and until his or her successor is appointed and qualified. Thereafter the
term of the member representing such district shall be four years and
until his or her successor is appointed and qualified;

(b) The member representing the third congressional district who is
appointed on or after April 1, 2011, shall serve until March 31, 2015,
and until his or her successor is appointed and qualified. Thereafter the
term of the member representing such district shall be four years and
until his or her successor is appointed and qualified;

(c) The member representing the first congressional district who is
appointed on or after April 1, 2012, shall serve until March 31, 2016,
and until his or her successor is appointed and qualified. Thereafter the
term of the member representing such district shall be four years and

-2-

1 until his or her successor is appointed and qualified;

2 (d) Not later than sixty days after July 15, 2010, the Governor 3 shall appoint one at-large member who shall serve until March 31, 2013, 4 and until his or her successor is appointed and qualified. Thereafter the 5 term of such member shall be four years and until his or her successor is 6 appointed and qualified;

7 (e) Not later than sixty days after July 15, 2010, the Governor 8 shall appoint one at-large member who shall serve until March 31, 2014, 9 and until his or her successor is appointed and qualified. Thereafter the 10 term of such member shall be four years and until his or her successor is 11 appointed and qualified; and

(f) Not later than sixty days after May 26, 2021, the Governor shall appoint two additional at-large members who shall serve until March 31, 2025, and until their successors are appointed and qualified. One of such members shall have experience in the Nebraska gaming industry, and one shall have experience in the Nebraska horseracing industry. Thereafter the terms of such at-large members shall be four years and until their successors are appointed and qualified.

19 (3) Not more than four members of the commission shall belong to the same political party. No more than three of the members shall reside, 20 when appointed, in the same congressional district. No more than two of 21 the members shall reside in any one county. Any vacancy shall be filled 22 23 by appointment by the Governor for the unexpired term. The compensation 24 of the members of the commission shall be one thousand dollars per month, which may be adjusted every two years in an amount not to exceed the 25 change in the Consumer Price Index for Urban Wage Earners and Clerical 26 Workers for the period between June 30 of the first year to June 30 of 27 the year of adjustment. The members shall be reimbursed for expenses 28 incurred in the performance of their duties as provided in sections 29 81-1174 to 81-1177. The members of the commission shall be bonded or 30 insured as required by section 11-201. 31

-3-

(4) No member shall have any personal financial interest in any
 licensed racetrack enclosure or authorized gaming operator as defined in
 the Nebraska Racetrack Gaming Act for the duration of the member's term.
 Sec. 2. Section 2-1202, Revised Statutes Cumulative Supplement,
 2024, is amended to read:

2-1202 (1) The commission shall elect one of its members to be 6 7 chairperson thereof, and it shall be authorized to employ such other assistants and employees as may be necessary to carry out the purposes of 8 9 sections 2-1201 to 2-1218 - and the Nebraska Racetrack Gaming Act - and sections 9-1201 to 9-1209. The commission shall employ an executive 10 director who shall be selected by the commission subject to the approval 11 of the Governor. The executive director shall devote full time to the 12 13 duties of the office and shall not engage in any other business or profession or hold any other state public office. The executive director 14 shall keep a record of the proceedings of the commission, preserve the 15 16 books, records, and documents entrusted to the executive director, and perform such other duties as the commission shall prescribe; and the 17 commission shall require the executive director to give bond in such sum 18 19 as it may fix, conditioned for the faithful performance of the duties of the executive director. The commission shall be authorized to fix the 20 compensation of the executive director, and also the compensation of its 21 22 other employees, subject to the approval of the Governor. The commission 23 shall have an office at such place within the state as it may determine 24 and shall meet at least <u>six</u> eight times per year.

25 (2) The commission shall appoint or employ deputies, investigators, 26 inspectors, agents, security personnel, and other persons as deemed 27 necessary to administer and effectively enforce the regulation of 28 horseracing τ and the Nebraska Racetrack Gaming Act τ and sections 9-1201 29 to 9-1209. Any appointed or employed personnel shall perform the duties 30 assigned by the commission.

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(3) All personnel appointed or employed by the commission shall be

-4-

bonded or insured as required by section 11-201. As specified by the commission, certain personnel shall be vested with the authority and power of a law enforcement officer to carry out the laws of this state administered by the commission.

5 Sec. 3. Section 2-1203, Reissue Revised Statutes of Nebraska, is
6 amended to read:

7 2-1203 The commission shall have power to prescribe and enforce 8 rules and regulations governing horseraces and race meetings licensed as 9 provided in sections 2-1201 to 2-1229 <u>and section 6 of this act</u> and games 10 of chance as provided in the Nebraska Racetrack Gaming Act. Such rules 11 and regulations shall contain criteria to be used by the commission for 12 decisions on approving and revoking track licenses and setting racing 13 dates.

The commission may revoke or suspend licenses issued to racing 14 industry participants and may, in lieu of or in addition to such 15 suspension or revocation, impose a fine in an amount not to exceed 16 17 twenty-five thousand dollars upon a finding that a rule or regulation has been violated by a licensed racing industry participant. The exact amount 18 19 of the fine shall be proportional to the seriousness of the violation and the extent to which the licensee derived financial gain as a result of 20 21 the violation.

The commission may delegate to a board of stewards such of the commission's powers and duties as may be necessary to carry out and effectuate the purposes of sections 2-1201 to 2-1229 and section 6 of <u>this act</u>.

Any decision or action of such board of stewards may be appealed to the commission or may be reviewed by the commission on its own initiative. The board of stewards may impose a fine not to exceed five thousand dollars upon a finding that a rule or regulation has been violated.

31 The commission shall remit administrative fines collected under this

-5-

section to the State Treasurer for distribution in accordance with
 Article VII, section 5, of the Constitution of Nebraska.

3 Sec. 4. Section 2-1203.01, Reissue Revised Statutes of Nebraska, is
 4 amended to read:

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2-1203.01 The commission shall:

6 (1) Enforce all state laws covering horseracing as required by 7 sections 2-1201 to 2-1229 <u>and section 6 of this act</u> and enforce rules and 8 regulations covering horseracing adopted and promulgated by the 9 commission under the authority of section 2-1203;

10 (2) License <u>racetrack enclosures</u>, racing industry participants, race 11 officials, mutuel employees, concessionaires, and such other persons as 12 deemed necessary by the commission if the license applicants meet 13 eligibility standards established by the commission;

14 (3) Prescribe and enforce security provisions, including, but not
15 limited to, the restricted access to areas within <u>racetrack</u> track
16 enclosures and backstretch areas, and prohibitions against misconduct or
17 corrupt practices;

(4) Determine or cause to be determined by chemical testing and
analysis of body fluids whether or not any prohibited substance has been
administered to the winning horse of each race and any other horse
selected by the board of stewards;

(5) Verify the certification of horses registered as being Nebraska bred under section 2-1213; and

24 (6) Collect and verify the amount of revenue received by the25 commission under section 2-1208.

Sec. 5. Section 2-1203.02, Reissue Revised Statutes of Nebraska, is amended to read:

28 2-1203.02 <u>(1)(a)</u> (1) Any person between sixteen and seventy-five 29 years of age applying for or holding a license to participate in or be 30 employed at a horserace meeting licensed by the commission shall be 31 subject to fingerprinting and a check of his or her criminal history

-6-

record information maintained by the Federal Bureau of Investigation 1 2 through the Nebraska State Patrol. Each applicant shall furnish to the Nebraska State Patrol a full set of legible fingerprints to enable a 3 4 criminal background investigation to be conducted. The Nebraska State 5 Patrol shall submit the fingerprints to the Federal Bureau of Investigation for a national criminal history record check. The Nebraska 6 7 State Patrol shall issue a report to the commission that includes the information collected from the national criminal history record 8 9 information check concerning the individual. Such requirements shall be 10 Identification Division of the Federal Bureau of Investigation for the purpose of determining whether the commission has a basis to deny the 11 license application or to suspend, cancel, or revoke the person's 12 13 license , except that the commission shall not require a person to be fingerprinted if such person has been previously fingerprinted in 14 15 connection with a license application in this state within the last five 16 years prior to the application for such license.

17 (b) Any person between sixteen and seventy-five years of age involved in the administration or management of a racetrack, including 18 the governing body, shall be subject to fingerprinting and a check of his 19 or her criminal history record information maintained by the Federal 20 Bureau of Investigation through the Nebraska State Patrol. Each applicant 21 shall furnish to the Nebraska State Patrol a full set of legible 22 23 fingerprints to enable a criminal background investigation to be 24 conducted. The Nebraska State Patrol shall submit the fingerprints to the Federal Bureau of Investigation for a national criminal history record 25 check. The Nebraska State Patrol shall issue a report to the commission 26 that includes the information collected from the national criminal 27 28 history record information check concerning the individual Identification Division of the Federal Bureau of Investigation. 29

30 <u>(c)</u> The applicant, licensee, or person involved in the 31 administration or management of a racetrack shall pay the actual cost of

-7-

any fingerprinting or check of his or her criminal history record
 information.

3 <u>(d)</u> The requirements of this subsection shall not apply to employees 4 of concessions who do not work in restricted-access areas, admissions 5 employees whose duties involve only admissions ticket sales and 6 verification or parking receipts sales and verification, and medical or 7 emergency services personnel authorized to provide such services at the 8 racetrack.

9 (2) If the applicant is an individual who is applying for a license 10 to participate in or be employed at a horserace meeting, the application 11 shall include the applicant's social security number.

Sec. 6. (1) For purposes of sections 2-1201 to 2-1218, licensed 12 13 racetrack enclosure means all real property licensed and utilized for the conduct of a race meeting, including the racetrack and any grandstand, 14 concession stand, office, barn, barn area, employee housing facility, 15 parking lot, and additional area designated by the commission in 16 17 accordance with the Constitution of Nebraska and applicable Nebraska law. (2) The Nebraska State Fair Board, a county fair board, a county 18 19 agricultural society for the improvement of agriculture organized under the County Agricultural Society Act, or a corporation or association of 20 persons organized and carried on for civic purposes or which conducts a 21 22 livestock exposition for the promotion of the livestock or horse-breeding industries of the state and which does not permit its members to derive 23 24 personal profit from its activities by way of dividends or otherwise may 25 apply in a manner prescribed by the commission for a racetrack enclosure <u>license</u> to operate a licensed racetrack enclosure along with an 26 application fee of ten thousand dollars. A racetrack enclosure license 27 28 shall be valid for a period of three years. An individual may renew a racetrack enclosure license in a manner prescribed by the commission, and 29 such application for renewal shall be accompanied by a fee of ten 30 thousand dollars. 31

1 (3) A racetrack enclosure license issued pursuant to this section 2 for purposes of operating a licensed racetrack enclosure is separate and 3 distinct from the license required to conduct horseracing meets issued 4 pursuant to section 2-1204.

5 Sec. 7. Section 2-1204, Reissue Revised Statutes of Nebraska, is
6 amended to read:

7 2-1204 (1) The Nebraska State Fair Board, a county fair board, a county agricultural society for the improvement of agriculture organized 8 9 under the County Agricultural Society Act, or a corporation or 10 association of persons organized and carried on for civic purposes or which conducts a livestock exposition for the promotion of the livestock 11 or horse-breeding industries of the state and which does not permit its 12 members to derive personal profit from its activities by way of dividends 13 or otherwise may apply to the commission for a license to conduct 14 15 horseracing meets at a designated place within the state. Such application shall be filed with the executive director of the commission 16 at least sixty days before the first day of the horserace meeting which 17 such corporation or association proposes to hold or conduct, shall 18 19 specify the day or days when and the exact location where it is proposed to conduct such racing, and shall be in such form and contain such 20 information as the commission shall prescribe. 21

(2) A license to conduct horseracing meets issued pursuant to this
 section is separate and distinct from the license required for racetrack
 enclosures pursuant to section 6 of this act.

Sec. 8. Section 2-1205, Revised Statutes Cumulative Supplement,
26 2024, is amended to read:

27 2-1205 (1) If the commission is satisfied that its rules and 28 regulations and all provisions of sections 2-1201 to 2-1218 have been and 29 will be complied with, it may issue a license <u>to conduct a race or race</u> 30 <u>meeting</u> for a period of not more than <u>three</u> five years. The license shall 31 set forth the name of the licensee, the place where the races or race

-9-

meetings are to be held, and the time and number of days during which 1 racing may be conducted by such licensee. Any such license issued shall 2 3 not be transferable or assignable. The commission shall have the power to revoke any license issued at any time for good cause upon reasonable 4 notice and hearing. No license shall be granted to any corporation or 5 association except upon the express condition that it shall not, by any 6 lease, contract, understanding, or arrangement of whatever kind or 7 nature, grant, assign, or turn over to any person, corporation, or 8 9 association the operation or management of any racing or race meeting licensed under such sections or of the parimutuel system of wagering 10 described in section 2-1207 or in any manner permit any person, 11 corporation, or association other than the licensee to have any share, 12 percentage, or proportion of the money received for admissions to the 13 racing or race meeting or from the operation of the parimutuel system; 14 and any violation of such conditions shall authorize and require the 15 16 commission immediately to revoke such license. No licensee shall be considered in violation of this section with respect to an agreement with 17 an authorized gaming operator regarding employees and the acceptance of 18 19 any parimutuel wager or sports wager pursuant to section 9-1110.

(2)(a) Any racetrack for which a licensee is issued a license to
conduct a race or race meeting under sections 2-1201 to 2-1218 which is
in existence and operational as of April 20, 2022, shall:

(i) Hold a minimum of five live racing meet days and fifty live
horseraces annually beginning January 1, 2026, through December 31, 2030;
and

(ii) Beginning January 1, 2031, hold a minimum of fifteen live
 racing meet days and one hundred twenty live horseraces annually.

(b) Any racetrack for which a licensee is issued a license to
conduct a race or race meeting under sections 2-1201 to 2-1218 which is
not in existence and operational until after April 20, 2022, shall:

31 (i) Hold a minimum of one live racing meet day annually for the

-10-

1 first three years of operation;

2 (ii) Hold a minimum of five live racing meet days and fifty live 3 horseraces annually for the fourth year of operation through the seventh 4 year of operation; and

5 (iii) Beginning with the eighth year of operation, hold a minimum of 6 fifteen live racing meet days and one hundred twenty live horseraces 7 annually.

8 (c) A racetrack that fails to meet the minimum requirements under 9 this subsection is subject to discipline by the commission, including 10 revocation of the license issued under sections 2-1201 to 2-1218.

(3) A racetrack for which a licensee is issued a license to conduct 11 a race or race meeting under sections 2-1201 to 2-1218 in existence on 12 November 1, 2020, which is located in the counties of Adams, Dakota, 13 Douglas, Hall, Lancaster, and Platte, may move such racetrack location to 14 another county in Nebraska that does not have a racetrack one time only, 15 subject to approval by the commission as provided in subdivision (27) of 16 17 section 9-1106, subsequent to the initial issuance of the market analysis and socioeconomic-impact studies conducted pursuant to section 9-1106. 18

19 Sec. 9. Section 2-1223, Reissue Revised Statutes of Nebraska, is 20 amended to read:

21 2-1223 Those corporations or associations eligible for licenses to 22 conduct horseracing <u>meets</u> by the parimutuel method as defined in section 23 2-1204, shall be exempt from the provisions of the Uniform Disposition of 24 Unclaimed Property Act.

25 Sec. 10. Section 2-1225, Reissue Revised Statutes of Nebraska, is 26 amended to read:

27 2-1225 For purposes of sections 2-1207 and 2-1224 to 2-1229, unless
28 the context otherwise requires:

(1) Commission <u>means</u> shall mean the State Racing and Gaming
 Commission;

31 (2) Interstate simulcast <u>means</u> shall mean parimutuel wagering at any

-11-

licensed racetrack within the state on the results of any horserace
 conducted outside the state;

3 (3) Licensed horserace meeting <u>includes</u> shall include, but <u>is</u> not be
4 limited to, licensed <u>racetrack enclosures</u> racetracks at which simulcasts
5 or interstate simulcasts are conducted;

6 (4) Operator <u>means</u> shall mean any licensee issued a license under 7 sections 2-1201 to 2-1223 operating a simulcast facility in accordance 8 with sections 2-1224 to 2-1229;

9 (5) Receiving track <u>means</u> shall mean any track which displays a 10 simulcast which originates from another track or which conducts 11 interstate simulcasts;

12 (6) Sending track <u>means</u> shall mean any track from which a simulcast
 13 or interstate simulcast originates;

14 (7) Simulcast <u>means</u> shall mean the telecast of live audio and visual
15 signals of any horserace conducted in the state for the purpose of
16 parimutuel wagering;

(8) Simulcast facility <u>means</u> shall mean a facility within the state which is authorized to display simulcasts for parimutuel wagering purposes under sections 2-1224 to 2-1227 or to conduct interstate simulcasts under sections 2-1228 and 2-1229; and

(9) Track means shall mean the grounds within the licensed racetrack
enclosure where or enclosures within which horseraces are conducted by
licensees authorized to conduct such races in accordance with sections
2-1201 to 2-1223.

25 Sec. 11. Section 2-1244, Reissue Revised Statutes of Nebraska, is 26 amended to read:

27 2-1244 For purposes of sections 2-1243 to 2-1246, horseracing 28 industry participant shall mean an individual who currently holds a valid 29 license for purposes of conducting horseracing from the State Racing and 30 Gaming Commission and who owns, trains, cares for, or rides horses 31 stabled at a <u>licensed Nebraska-licensed</u> racetrack <u>enclosure in this state</u>

-12-

1 for the purpose of horseracing at the live race meeting at such 2 racetrack.

3 Sec. 12. Section 2-1245, Reissue Revised Statutes of Nebraska, is
4 amended to read:

5 2-1245 (1) A horseracing industry participant shall be entitled to 6 reasonable treatment from those licensed to conduct thoroughbred race 7 meets.

8 (2) Private property belonging to a horseracing industry participant 9 at a racetrack facility shall not unlawfully be converted, seized, 10 damaged, or destroyed by racetrack employees or agents without 11 compensation.

12 (3) A horseracing industry participant shall not be deemed to 13 forfeit or waive any right to privacy without reasonable cause guaranteed 14 by law by virtue of being licensed by the state, by entry upon licensed 15 <u>racetrack enclosures horseracing facilities</u>, or by engaging in the sport 16 of horseracing in this state.

(4) A horseracing industry participant may not be excluded from the 17 grounds of any licensed racetrack enclosure by track management without a 18 hearing by the stewards at such racetrack unless there are reasonable 19 grounds to believe such participant has committed a felony or is posing a 20 physical danger to himself or herself, to others, or to animals in his or 21 22 her care or his or her physical presence will bring immediate harm to 23 horseracing. Such hearing shall be held as soon as practicable and shall 24 be given first priority and precedence by the stewards. This subsection 25 shall not apply to the allocation of stalls pursuant to an agreement between the horseracing industry participant and the licensed racetrack. 26

(5) A horseracing industry participant shall be free from
unreasonable searches and seizures of his or her person without probable
cause and shall be free from unreasonable searches and seizures of his or
her housing, vehicle, papers, and effects.

31 (6) If a horseracing industry participant has been charged with a

-13-

violation of a rule of racing which involves a substantial risk of loss
or suspension of his or her license or which involves a criminal penalty,
he or she shall be entitled to the following protections as a matter of
right:

5 (a) To remain silent;

6 (b) To the benefit of counsel, including the opportunity to confer7 with counsel in preparation of a defense;

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(c) To a speedy and public hearing;

9 (d) To present evidence and to testify in person at his or her 10 hearing;

11 (e) To cross-examine the witnesses who testify against him or her; 12 and

13 (f) To have prospective witnesses excluded from the hearing room14 during the hearing.

15 Nothing in this section shall prevent a horseracing industry 16 participant from knowingly waiving any rights afforded under this 17 subsection.

(7) A horseracing industry participant shall not be required to
waive his or her constitutional rights nor the rights granted pursuant to
sections 2-1243 to 2-1246 as a condition of pursuing a livelihood in this
state or at any licensed thoroughbred horseracing facility.

Sec. 13. Section 9-1101, Reissue Revised Statutes of Nebraska, is amended to read:

9-1101 Sections 9-1101 to 9-1118 <u>and sections 9-1201 to 9-1209</u> shall
be known and may be cited as the Nebraska Racetrack Gaming Act.

Sec. 14. Section 9-1103, Revised Statutes Cumulative Supplement,
 2024, is amended to read:

28 9-1103 For purposes of the Nebraska Racetrack Gaming Act:

(1) Authorized gaming operator means a person or entity licensed
 pursuant to the act to operate games of chance within a licensed
 racetrack enclosure;

-14-

(2) Authorized gaming operator license means a license to operate
 games of chance as an authorized gaming operator at a licensed racetrack
 enclosure;

4 (3)(a) Except as otherwise provided in subdivision (b) of this 5 subdivision, authorized sporting event means a professional sporting 6 event, a collegiate sporting event, an international sporting event, a 7 professional motor race event, a professional sports draft, an individual 8 sports award, an electronic sport, or a simulated game; and

9 (b) Authorized sporting event does not include an instate collegiate 10 sporting event in which an instate collegiate or university team is a 11 participant, a parimutuel wager, a fantasy sports contest, a minor league 12 sporting event, a sporting event at the high school level or below 13 regardless of the age of any individual participant, or any sporting 14 event excluded by the commission;

(4) Collegiate sporting event means an athletic event or competition of an intercollegiate sport played at the collegiate level for which eligibility requirements for participation by a student athlete are established by a national association for the promotion or regulation of collegiate athletics;

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(5) Commission means the State Racing and Gaming Commission;

(6) Designated sports wagering area means an area, as approved by
 the commission, in which sports wagering is conducted;

(7) Dollar amount collected means the total dollar amount wagered by
 players of games of chance less the total dollar amount returned to such
 players as prizes;

26 (8) (7) Game of chance means any game which has the elements of 27 chance, prize, and consideration, including any wager on a slot machine, 28 table game, counter game, or card game, a keno lottery conducted in 29 accordance with the Nebraska County and City Lottery Act, or sports 30 wagering. Game of chance does not include any game the operation of which 31 is prohibited at a casino by federal law;

-15-

(9) (8) Gaming device means an electronic, mechanical, or other
 device which plays a game of chance when activated by a player using
 currency, a token, or other item of value;

4 (10) Gross gaming revenue means the dollar amount collected by an authorized gaming operator from operation of all games of chance within a 5 licensed racetrack enclosure as computed pursuant to applicable statutes, 6 7 rules, and regulations less the total of (a) all federal taxes, other than income taxes, imposed on the operation of such games of chance and 8 9 (b) the amount provided to players by an authorized gaming operator as promotional gaming credits, but only to the extent such promotional 10 11 gaming credits are redeemed by players to play one or more games of chance being operated by the authorized gaming operator; 12

13 (<u>11</u>) (9) International sporting event means an international team or 14 individual sporting event governed by an international sports federation 15 or sports governing body, including sporting events governed by the 16 International Olympic Committee and the International Federation of 17 Association Football;

18 (12) (10) Licensed racetrack enclosure <u>has the same meaning as in</u> 19 <u>section 6 of this act; means all real property licensed and utilized for</u> 20 the conduct of a race meeting, including the racetrack and any 21 grandstand, concession stand, office, barn, barn area, employee housing 22 facility, parking lot, and additional area designated by the commission 23 in accordance with the Constitution of Nebraska and applicable Nebraska 24 law;

(13) (11) Limited gaming device means an electronic gaming device
which (a) offers games of chance, (b) does not dispense currency, tokens,
or other items of value, and (c) does not have a cash winnings hopper,
mechanical or simulated spinning reel, or side handle;

(14) (12) Prohibited participant means any individual whose
 participation may undermine the integrity of the wagering or the sporting
 event or any person who is prohibited from sports wagering for other good

-16-

1 cause shown as determined by the commission, including, but not limited 2 to: (a) Any individual placing a wager as an agent or proxy; (b) any person who is an athlete, a coach, a referee, or a player in any sporting 3 4 event overseen by the sports governing body of such person based on publicly available information; (c) a person who holds a paid position of 5 influence sufficient to exert influence over 6 authority or the participants in a sporting event, including, but not limited to, any 7 8 coach, manager, handler, or athletic trainer, or a person with access to 9 certain types of exclusive information, on any sporting event overseen by the sports governing body of such person based on publicly available 10 information; or (d) a person identified as prohibited from sports 11 wagering by any list provided by a sports governing body to the 12 13 commission;

<u>(15) Promotional gaming credit means a credit, token, or other item</u>
 <u>of value provided by an authorized gaming operator to a player for the</u>
 <u>purpose of enabling the player to play a game of chance;</u>

17 (<u>16</u>) (13) Racing license means a license issued for a licensed 18 racetrack enclosure by the commission; and

19 (17) (14) Sports wagering means the acceptance of wagers on an authorized sporting event by any system of wagering as authorized by the 20 commission. Sports wagering does not include (a) placing a wager on the 21 performance or nonperformance of any individual athlete participating in 22 a single game or match of a collegiate sporting event in which a 23 24 collegiate team from this state is participating, (b) placing an in-game wager on any game or match of a collegiate sporting event in which a 25 collegiate team from this state is participating, (c) placing a wager on 26 the performance or nonperformance of any individual athlete under 27 28 eighteen years of age participating in a professional or international sporting event, or (d) placing a wager on the performance of athletes in 29 an individual sporting event excluded by the commission. 30

31 Sec. 15. Section 9-1106, Revised Statutes Cumulative Supplement,

-17-

1 2024, is amended to read:

2 9-1106 The commission shall:

3 (1) License and regulate authorized gaming operators for the 4 operation of all games of chance authorized pursuant to the Nebraska 5 Racetrack Gaming Act, including adopting, promulgating, and enforcing 6 rules and regulations governing such authorized gaming operators 7 consistent with the act;

8 (2) Regulate the operation of games of chance in order to prevent 9 and eliminate corrupt practices and fraudulent behavior, and thereby 10 promote integrity, security, and honest administration in, and accurate 11 accounting of, the operation of games of chance which are subject to the 12 act;

(3) Establish criteria to license applicants for authorized gaming operator licenses and all other types of gaming licenses for other positions and functions incident to the operation of games of chance, including adopting, promulgating, and enforcing rules, regulations, and eligibility standards for such authorized gaming operator licenses, gaming licenses, and positions and functions incident to the operation of games of chance;

(4) Charge fees for applications for licenses and for the issuance
of authorized gaming operator licenses and all other types of gaming
licenses to successful applicants which shall be payable to the
commission;

(5) Charge fees to authorized gaming operators in an amount
necessary to offset the cost of oversight and regulatory services to be
provided which shall be payable to the commission;

(6) Impose a one-time authorized gaming operator license fee of five million dollars on each authorized gaming operator for each licensed racetrack enclosure payable to the commission. The license fee may be paid over a period of five years with one million dollars due at the time the license is issued and one million dollars due each year thereafter

-18-

until the initial five-million-dollar license fee is paid in full;

2 (7) Grant, deny, revoke, and suspend authorized gaming operator 3 licenses and all other types of gaming licenses based upon reasonable 4 criteria and procedures established by the commission to facilitate the 5 integrity, productivity, and lawful conduct of gaming within the state;

6 (8) Grant or deny for cause applications for authorized gaming 7 operator licenses of not less than twenty years in duration, subject to 8 an annual review by the commission and receipt by the commission of a 9 fifty-thousand-dollar annual review fee, with no more than one such 10 authorized gaming operator license granted for any licensed racetrack 11 enclosure within the state;

(9) Conduct background investigations of applicants for authorized
 gaming operator licenses and all other types of gaming licenses;

14 (10) Adopt and promulgate rules and regulations for the standards of15 manufacture of gaming equipment;

(11) Inspect the operation of any authorized gaming operator
 conducting games of chance for the purpose of certifying the revenue
 thereof and receiving complaints from the public;

19 (12) Issue subpoenas for the attendance of witnesses or the 20 production of any records, books, memoranda, documents, or other papers 21 or things at or prior to any hearing as is necessary to enable the 22 commission to effectively discharge its duties;

(13) Administer oaths or affirmations as necessary to carry out theact;

(14) Have the authority to impose, subject to judicial review, appropriate administrative fines and penalties for each violation of the act or any rules and regulations adopted and promulgated pursuant to the act in an amount not to exceed:

(a) For any licensed racetrack enclosure with an authorized gaming
operator operating games of chance for one year or less, fifty thousand
dollars per violation; or

-19-

1 (b) For any licensed racetrack enclosure with an authorized gaming 2 operator operating games of chance for more than one year, three times 3 the highest daily amount of gross receipts derived from wagering on games 4 of chance during the twelve months preceding the violation at such 5 licensed racetrack enclosure gaming facility per violation;

6 (15) Collect and remit administrative fines and penalties collected 7 under this section to the State Treasurer for distribution in accordance 8 with Article VII, section 5, of the Constitution of Nebraska;

9 (16) Adopt and promulgate rules and regulations for any gaming taxes
10 assessed to authorized gaming operators;

(17) Collect and account for any gaming taxes assessed to authorized
 gaming operators and remit such taxes to the State Treasurer or county
 treasurer as required by Nebraska law;

14 (18) Promote treatment of gaming-related behavioral disorders;

15 (19) Establish procedures for the governance of the commission;

16 (20) Acquire necessary offices, facilities, counsel, and staff;

17 (21) Establish procedures for an applicant for a staff position to
 18 disclose conflicts of interest as part of the application for employment;

(22) Establish a process to allow a person to be voluntarily
excluded from wagering in any game of chance under the act in accordance
with section 9-1118;

(23) Remit all license and application fees collected under the
 Nebraska Racetrack Gaming Act to the State Treasurer for credit to the
 Racing and Gaming Commission's Racetrack Gaming Fund;

(24) Conduct or cause to be conducted a statewide horseracing market analysis to study the racing market as it currently exists across the state and within the locations in Nebraska of the racetracks in Adams, Dakota, Douglas, Hall, Lancaster, and Platte counties as of the date of the market analysis. Such market analysis shall be completed as soon as practicable but not later than January 1, 2025, and every five years thereafter and shall be submitted electronically to the General Affairs

-20-

Committee of the Legislature and to the Governor. Such market analysis
 shall examine the market potential and make recommendations involving:

3 (a) The number of live racing days per track, number of races run,
4 and number of horses that should be entered per race;

5 (b) The number of Nebraska-bred horses available in the market for 6 running races, including foals dropped in the state for the past three 7 years at the time of the market analysis;

8 (c) The circuit scheduled in the state and if any overlapping dates 9 would be beneficial to the circuit and market as a whole;

(d) The total number of horses available for the total annual
schedule, with separate analysis for thoroughbred races and quarterhorse
races;

13 (e) The purse money available per race and per track;

14 (f) The strength of the potential and ongoing simulcast market;

(g) The staffing patterns and problems that exist at each track,including unfilled positions;

(h) The positive and negative effects, including financial, on each
existing racetrack at the time of the market analysis in the event the
commission approves a new racetrack application;

20 (i) The potential to attract new owners and horses from other21 states;

(j) The market potential for expansion at each licensed racetrack enclosure to the live race meet days and the number of live horseraces required by section 2-1205, and the room for expansion, if any, for additional licensed racetrack enclosures into the market in Nebraska and the locations most suitable for such expansion; and

27

(k) Any other data and analysis required by the commission;

(25) Conduct or cause to be conducted a statewide casino gaming market analysis study across the state and within each location of a racetrack in Adams, Dakota, Douglas, Hall, Lancaster, and Platte counties. Such market analysis study shall be completed as soon as

-21-

practicable but not later than January 1, 2025, and every five years
 thereafter and shall be submitted electronically to the General Affairs
 Committee of the Legislature and to the Governor. The market analysis
 study shall include:

5 (a) A comprehensive assessment of the potential casino gaming market6 conditions;

7 (b) An evaluation of the effects on the Nebraska market from
8 competitive casino gaming locations outside of the state;

9 (c) Information identifying underperforming or underserved markets
 10 within Nebraska;

(d) A comprehensive study of potential casino gaming revenue in
 Nebraska; and

13

(e) Any other data and analysis required by the commission;

(26) Conduct or cause to be conducted a statewide socioeconomic-14 impact study of horseracing and casino gaming across the state and at 15 each licensed racetrack enclosure and gaming facility in Adams, Dakota, 16 Douglas, Hall, Lancaster, and Platte counties. Such socioeconomic-impact 17 study shall be completed as soon as practicable but not later than 18 January 1, 2025, and shall be submitted electronically to the General 19 Affairs Committee of the Legislature and to the Governor. The study shall 20 include: 21

(a) Information on financial and societal impacts of horseracing and
 casino gaming, including crime and local businesses;

24

(b) An analysis of problem gambling within the state; and

(c) A comparison of the economy of counties which contain a licensed
racetrack enclosure operating games of chance and counties which do not
contain such a licensed racetrack enclosure as of the date of the study,
which comparison shall include:

29

(i) The population of such counties;

(ii) Jobs created by each licensed racetrack enclosure operating
 games of chance in such counties;

-22-

4

(vi) Property values in such counties;

5 (vii) An analysis of the impact on community services, including 6 police protection expenditures, fire protection expenditures, road, 7 bridge, and sidewalk expenditures, and capital project expenditures in 8 such counties;

9

(viii) Impact on community health in such counties;

10 (ix) Divorce rates in such counties;

11 (x) Information on available education and education levels in such 12 counties;

13 (xi) Life expectancy in such counties;

14 (xii) Homelessness in such counties; and

15

(xiii) Any other data and analysis required by the commission;

16 (27) Approve or deny an application for any licensed racetrack 17 enclosure which is not in existence or operational as of April 20, 2022, or any licensed racetrack enclosure in existence and operational as of 18 19 November 1, 2020, that applies to move such licensed racetrack enclosure pursuant to section 2-1205, on the basis of the placement and location of 20 such licensed racetrack enclosure and based on the market as it exists as 21 of the most recent issuance of the statewide horseracing market analysis, 22 23 statewide casino gaming market analysis, and statewide socioeconomic-24 impact studies conducted by the commission pursuant to this section. The 25 commission shall deny a licensed racetrack enclosure or gaming operator license application if it finds that approval of such application in such 26 placement and location would be detrimental to the racing or gaming 27 28 market that exists across the state based on the most recent statewide horseracing market analysis, statewide casino gaming market analysis, and 29 statewide socioeconomic-impact studies; 30

31

(28) Do all things necessary and proper to carry out its powers and

duties under the Nebraska Racetrack Gaming Act, including the adoption
 and promulgation of rules and regulations and such other actions as
 permitted by the Administrative Procedure Act;

4 (29) Recommend to the Governor and to the General Affairs Committee
5 of the Legislature amendments to all laws administered by the commission;
6 and

7 (30) As appropriate and as recommended by the executive director of the commission, delegate to an adjudication subcommittee of the 8 9 commission those powers and duties of the commission as necessary to carry out and effectuate the purposes of the Nebraska Racetrack Gaming 10 Act and investigate and respond to violations of the Nebraska Racetrack 11 Gaming Act. The adjudication subcommittee staff shall be appointed by the 12 executive director. No person may be appointed to the adjudication 13 subcommittee if such person is involved in the investigation of any 14 violation being heard or investigated by the subcommittee. Any action of 15 the adjudication subcommittee may be appealed to the commission or may be 16 17 reviewed by the commission on its own initiative. The adjudication subcommittee may impose a fine, consistent with the Nebraska Racetrack 18 19 Gaming Act, not to exceed fifteen thousand dollars, upon a finding that the act or any rule or regulation adopted and promulgated under the act 20 has been violated. The commission shall remit any fines collected under 21 22 this subdivision to the State Treasurer for distribution in accordance with Article VII, section 5, of the Constitution of Nebraska. 23

Sec. 16. Section 9-1107, Revised Statutes Cumulative Supplement, 25 2024, is amended to read:

9-1107 <u>(1)</u> The Racing and Gaming Commission's Racetrack Gaming Fund is created. The fund shall consist of all license, application, and other fees collected under the Nebraska Racetrack Gaming Act<u>and all license</u> <u>fees and gross tax receipts collected by the commission under sections</u> 2-1203, 2-1203.01, and 2-1208 relating to horseracing but shall not <u>include taxes collected pursuant to section 2-1208</u>. The fund shall be

-24-

used for administration of the Nebraska Racetrack Gaming Act and the 1 2 administration of horseracing pursuant to Chapter 2, article 12. Any money in the Racing and Gaming Commission's Racetrack Gaming Fund 3 4 available for investment shall be invested by the state investment 5 officer pursuant to the Nebraska Capital Expansion Act and the Nebraska State Funds Investment Act. Beginning October 1, 2024, any investment 6 7 earnings from investment of money in the fund shall be credited to the 8 General Fund.

9 (2) The State Treasurer shall transfer any money in the Racing and
 10 Gaming Commission's Racing Cash Fund on the effective date of this act to
 11 the Racetrack Gaming Fund.

Sec. 17. Section 9-1108, Reissue Revised Statutes of Nebraska, is amended to read:

9-1108 Any person applying for a gaming operator license pursuant to 14 the Nebraska Racetrack Gaming Act shall be subject to fingerprinting and 15 a check of such person's criminal history record information maintained 16 17 by the Federal Bureau of Investigation through the Nebraska State Patrol. Each applicant shall furnish to the Nebraska State Patrol a full set of 18 19 legible fingerprints to enable a criminal background investigation to be conducted. The Nebraska State Patrol shall submit the fingerprints to the 20 Federal Bureau of Investigation for a national criminal history record 21 22 check. The Nebraska State Patrol shall issue a report to the commission that includes the information collected from the national criminal 23 history record information check concerning the individual. Such 24 25 requirements shall be Identification Division of the Federal Bureau of Investigation for the purpose of determining whether the commission has a 26 basis to deny the license application or to suspend, cancel, or revoke 27 28 the person's license. The applicant shall pay the actual cost of any fingerprinting or check of such person's criminal history record 29 information. 30

31

Sec. 18. Section 9-1203, Reissue Revised Statutes of Nebraska, is

-25-

1 amended to read:

9-1203 An annual gaming tax is imposed on gross gaming revenue generated by authorized gaming operators within licensed racetrack enclosures from the operation of all games of chance equal to twenty percent of such gross gaming revenue. The gaming commission shall collect the tax and shall account for and remit such tax as set forth by law.

7 Sec. 19. Section 9-1205, Reissue Revised Statutes of Nebraska, is 8 amended to read:

9 9-1205 Every authorized gaming operator subject to taxation as set 10 forth in <u>section 9-1203</u> sections 9-1201 to 9-1209 shall pay such tax by 11 the fifteenth of each month to the gaming commission and make report 12 thereof to the gaming commission under such rules and regulations as may 13 be prescribed by the gaming commission.

Sec. 20. Section 9-1206, Reissue Revised Statutes of Nebraska, is amended to read:

9-1206 If the tax provided for in <u>section 9-1203</u> sections 9-1201 to 9-1209 is not paid within such time as provided in section 9-1205 or as may be prescribed for payment thereof by rules and regulations prescribed by the <u>gaming</u> commission, the same shall become delinquent and a penalty of ten percent shall be added thereto, together with interest at the rate specified in section 45-104.02, as such rate may from time to time be adjusted, until paid.

23 Sec. 21. Section 9-1207, Reissue Revised Statutes of Nebraska, is 24 amended to read:

9-1207 Any authorized gaming operator that willfully fails, neglects, or refuses to make any report required by <u>section 9-1205</u> sections 9-1201 to 9-1209, or by rules and regulations adopted and promulgated under <u>such section</u> sections 9-1201 to 9-1209, or that knowingly makes any false statement in any such report, is guilty of a Class IV felony.

31 Sec. 22. Section 9-1208, Reissue Revised Statutes of Nebraska, is

LB357 2025

-26-

1 amended to read:

9-1208 If any section or provision of <u>the Nebraska Racetrack Gaming</u> <u>Act sections 9-1201 to 9-1208</u> is determined by a court of competent jurisdiction to be unconstitutional or otherwise void or invalid for any reason, such determination shall not affect the validity of <u>the Nebraska</u> <u>Racetrack Gaming Act sections 9-1201 to 9-1208</u> as a whole or any part thereof, other than the part so determined to be unconstitutional or otherwise void or invalid.

9 Sec. 23. Section 9-1209, Reissue Revised Statutes of Nebraska, is
10 amended to read:

9-1209 (1) If any person liable to pay any tax or fee under the 11 Nebraska Racetrack Gaming Act or sections 9-1201 to 9-1208 neglects or 12 refuses to pay such tax or fee after demand, the amount of such tax or 13 fee, including any interest, penalty, and additions to such tax, and such 14 additional costs that may accrue, shall be a lien in favor of the gaming 15 commission upon all property and rights to property, whether real or 16 17 personal, then owned by such person or acquired by such person thereafter and prior to the expiration of the lien. Unless another date is 18 specifically provided by law, such lien shall arise at the time of the 19 assessment and shall remain in effect: (a) For three years from the time 20 of the assessment or one year after the expiration of an agreement 21 22 between the gaming commission and a taxpayer for payment of tax which is due, whichever is later, if the notice of lien is not filed for record in 23 24 the office of the appropriate filing officer; (b) for ten years from the 25 time of filing for record in the office of the appropriate filing officer; or (c) until such amounts have been paid or a judgment against 26 such person arising out of such liability has been satisfied or has 27 28 become unenforceable by reason of lapse of time, unless a continuation statement is filed prior to the lapse. 29

30 (2)(a) The gaming commission may present for filing or file for
 31 record in the office of the appropriate filing officer a notice of lien

LB357 2025

-27-

specifying the year the tax was due, the tax program, and the amount of 1 2 the tax and any interest, penalty, or addition to such tax that are due. Such notice shall be filed for record in the office of the appropriate 3 4 filing officer within three years after the time of assessment or within 5 one year after the expiration of an agreement between the gaming commission and a taxpayer for payment of tax which is due, whichever is 6 later. Such notice shall contain the name and last-known address of the 7 taxpayer, the last four digits of the taxpayer's social security number 8 9 or federal identification number, the gaming commission's serial number, and a statement to the effect that the gaming commission has complied 10 with all provisions of the Nebraska Racetrack Gaming Act and sections 11 9-1201 to 9-1208 in the determination of the amount of the tax and any 12 interest, penalty, and addition to such tax required to be paid. 13

(b) If the assets of the taxpayer are in the control or custody of the court in any proceeding before any court of the United States or of any state or the District of Columbia, before the end of the time period in subdivision (2)(a) of this section, the notice shall be filed for record within the time period or within six months after the assets are released by the court, whichever is later.

(3)(a) A lien imposed upon real property pursuant to the Uniform 20 State Tax Lien Registration and Enforcement Act shall be valid against 21 any subsequent creditor when notice of such lien and the amount due has 22 been presented for filing by the gaming commission in the office of the 23 24 Secretary of State and filed in the office of the register of deeds. A 25 lien imposed upon personal property pursuant to the Uniform State Tax Registration and Enforcement Act shall be valid against any 26 Lien subsequent creditor when notice of such lien and the amount due has been 27 filed by the gaming commission in the office of the Secretary of State. 28

(b) In the case of any prior mortgage on real property or secured
transaction covering personal property so written as to secure a present
debt and future advances, the lien provided in this section, when notice

-28-

thereof has been filed in the office of the appropriate filing officer, shall be subject to such prior lien unless the gaming commission has notified the lienholder in writing of the recording of such tax lien, in which case the lien of any indebtedness thereafter created under such mortgage or secured transaction shall be junior to the lien provided for in this section.

(4) The lien may, within ten years from the date of filing for 7 record of the notice of lien in the office of the appropriate filing 8 officer, be extended by filing for record a continuation statement. Upon 9 timely filing of the continuation statement, the effectiveness of the 10 original notice shall be continued for ten years after the last date to 11 which the filing was effective. After such period the notice shall lapse 12 in the manner prescribed in subsection (1) of this section unless another 13 continuation statement is filed prior to such lapse. 14

(5) When a termination statement of any tax lien issued by the gaming commission is filed in the office where the notice of lien is filed, the appropriate filing officer shall enter such statement with the date of filing in the state tax lien index where notice of the lien so terminated is entered and shall file the termination statement with the notice of the lien.

(6) The gaming commission may at any time, upon request of any party 21 involved, release from a lien all or any portion of the property subject 22 23 to any lien provided for in the Uniform State Tax Lien Registration and 24 Enforcement Act or subordinate a lien to other liens and encumbrances if 25 the gaming commission determines that (a) the tax amount and any interest, penalties, and additions to such tax have been paid or secured 26 sufficiently by a lien on other property, (b) the lien has become legally 27 unenforceable, (c) a surety bond or other satisfactory security has been 28 posted, deposited, or pledged with the gaming commission in an amount 29 sufficient to secure the payment of such taxes and any interest, 30 penalties, and additions to such taxes, or (d) the release, partial 31

-29-

release, or subordination of the lien will not jeopardize the collection
 of such taxes and any interest, penalties, and additions to such taxes.

3 (7) A certificate by the gaming commission stating that any property 4 has been released from the lien or the lien has been subordinated to 5 other liens and encumbrances shall be conclusive evidence that the 6 property has in fact been released or the lien has been subordinated 7 pursuant to the certificate.

8 Sec. 24. Section 25-21,252, Reissue Revised Statutes of Nebraska, is
9 amended to read:

10 25-21,252 (1) Sections 25-21,249 to 25-21,253 shall not apply to the 11 horseracing industry as regulated in sections 2-1201 to 2-1229 and 12 section 6 of this act.

(2) Nothing in section 25-21,251 prevents or limits the liability of
an equine activity sponsor, an equine professional, or any other person
if the equine activity sponsor, equine professional, or person:

(a) Provided the equipment or tack and the equipment or tack caused
the injury because the equine activity sponsor or professional failed to
reasonably and prudently inspect or maintain the equipment or tack;

(b) Provided the equine and failed to make reasonable and prudent efforts to determine the ability of the participant to engage safely in the equine activity and determine the ability of the participant to safely manage the particular equine based on the participant's representations of his or her ability;

24 (c) Owns, leases, rents, or otherwise is in lawful possession and 25 control of the land or facilities upon which the participant sustained injuries or death because of a dangerous latent condition which was known 26 27 or should have been known to the equine activity sponsor, equine professional, or person and for which warning signs 28 were not conspicuously posted; 29

30 (d) Commits an act or omission which a reasonable, prudent person31 would not have done or omitted under the same or similar circumstances or

-30-

1 which constitutes willful or wanton disregard for the safety of the 2 participant and that act or omission was a proximate cause of the injury; 3 or

4 (e) Intentionally injures the participant.

5 (3) Nothing in section 25-21,251 prevents or limits the liability of 6 an equine activity sponsor or an equine professional under product 7 liability laws.

Sec. 25. Original sections 2-1203, 2-1203.01, 2-1203.02, 2-1204,
2-1223, 2-1225, 2-1244, 2-1245, 9-1101, 9-1108, 9-1203, 9-1205, 9-1206,
9-1207, 9-1208, 9-1209, and 25-21,252, Reissue Revised Statutes of
Nebraska, and sections 2-1201, 2-1202, 2-1205, 9-1103, 9-1106, and
9-1107, Revised Statutes Cumulative Supplement, 2024, are repealed.

Sec. 26. The following sections are outright repealed: Sections
2-1222 and 9-1202, Reissue Revised Statutes of Nebraska.