

SENATE AMENDMENT NO. _____

Offered by _____ of _____

Amend SS/House Bill No. 2400, Page 5, Section 285.730, Line 143,

2 by inserting after all of said line the following:

3 "313.230. The commission shall:

4 (1) Issue rules and regulations concerning the
5 operation of the Missouri state lottery. The rules and
6 regulations shall include, but shall not be limited to, the
7 following:

8 (a) The type of lottery to be conducted, [except no
9 lottery may use any coin- or token-operated amusement device
10 and no lottery game shall be based in any form on the
11 outcome of sporting events. However, it shall be legal to]
12 including the use of clerk- or player-activated terminals,
13 which are coin- or currency-operated, lottery games based on
14 the outcome of a sporting event, and to dispense lottery
15 tickets. Lottery games based on the outcome of a sporting
16 event shall be limited to "parlay games", which term shall
17 mean a game in which two or more teams are involved in
18 determining the winning outcome of the game;

19 (b) The price, or prices, of tickets or shares in the
20 lottery;

21 (c) The numbers and sizes of the prizes on the winning
22 tickets or shares;

23 (d) The manner of selecting the winning tickets or
24 shares;

25 (e) The manner of payment of prizes to the holders of
26 winning tickets or shares;

- 27 (f) The frequency of the drawings or selections of
28 winning tickets or shares, without limitation;
- 29 (g) The types or numbers of locations at which tickets
30 or shares may be sold and the method to be used in selling
31 tickets or shares;
- 32 (h) The method to be used in selling tickets or shares;
- 33 (i) The licensing of lottery game retailers to sell
34 tickets or shares;
- 35 (j) The manner and amount of compensation, including
36 commissions, ticket discounts, incentives and any other
37 remuneration, to be paid to or retained by lottery game
38 retailers;
- 39 (k) The apportionment of the total revenues accruing
40 from the sale of lottery tickets or shares and from all
41 other sources among:
- 42 a. The payment of prizes to the holders of winning
43 tickets or shares;
- 44 b. The payment of costs incurred in the operation and
45 administration of the lottery, including the expenses of the
46 commission and the costs resulting from any contract or
47 contracts entered into for promotional, advertising or
48 operational services or for the purchase or lease of lottery
49 equipment and materials;
- 50 c. For the repayment to the general revenue fund of
51 any amount appropriated for initial start-up of the lottery;
52 and
- 53 d. For timely transfer to the state lottery fund as
54 provided by law;
- 55 (l) Such other matters necessary or desirable for the
56 efficient and economical operation and administration of the
57 lottery and for the convenience of the purchasers of tickets
58 or shares and the holders of winning tickets or shares. The
59 commission may disburse money for payment of lottery prizes;

60 (2) Amend, repeal, or supplement any such rules and
61 regulations from time to time as it deems necessary or
62 desirable;

63 (3) Advise and make recommendations to the director
64 regarding the operation and administration of the lottery;

65 (4) Report quarterly to the governor and the general
66 assembly the total lottery revenues, prize disbursements and
67 other expenses for the preceding quarter, and to make an
68 annual report, which shall include a full and complete
69 statement of lottery revenues, prize disbursements and other
70 expenses, to the governor and the general assembly, and
71 including such recommendations for changes in sections
72 313.200 to 313.350 as it deems necessary or desirable;

73 (5) Report to the governor and general assembly any
74 matters which shall require immediate changes in the laws of
75 this state in order to prevent abuses and evasions of
76 sections 313.200 to 313.350 or rules and regulations
77 promulgated thereunder or to rectify undesirable conditions
78 in connection with the administration or operation of the
79 lottery;

80 (6) Carry on a continuous study and investigation of
81 the lottery throughout the state and to make a continuous
82 study and investigation of the operation and the
83 administration of similar laws which may be in effect in
84 other states or countries, any literature on the subject
85 which from time to time may be published or available, any
86 federal laws which may affect the operation of the lottery,
87 and the reaction of Missouri citizens to existing and
88 potential features of the lottery with a view to
89 recommending or effecting changes that will tend to serve
90 the purposes of sections 313.200 to 313.350;

91 (7) Ensure that all employees of the state lottery
92 commission hired after July 12, 1990, shall not be related

93 to any member of the state lottery commission or any
94 employee of the state lottery commission within the third
95 degree of consanguinity or affinity.

96 313.800. 1. As used in sections 313.800 to 313.850,
97 unless the context clearly requires otherwise, the following
98 terms mean:

99 (1) "Adjusted gross receipts", the gross receipts from
100 licensed gambling games and devices less winnings paid to
101 wagerers;

102 (2) "Applicant", any person applying for a license
103 authorized under the provisions of sections 313.800 to
104 313.850;

105 (3) "Bank", the elevations of ground which confine the
106 waters of the Mississippi or Missouri Rivers at the ordinary
107 high water mark as defined by common law;

108 (4) "Capital, cultural, and special law enforcement
109 purpose expenditures" shall include any disbursement,
110 including disbursements for principal, interest, and costs
111 of issuance and trustee administration related to any
112 indebtedness, for the acquisition of land, land
113 improvements, buildings and building improvements, vehicles,
114 machinery, equipment, works of art, intersections, signing,
115 signalization, parking lot, bus stop, station, garage,
116 terminal, hanger, shelter, dock, wharf, rest area, river
117 port, airport, light rail, railroad, other mass transit,
118 pedestrian shopping malls and plazas, parks, lawns, trees,
119 and other landscape, convention center, roads, traffic
120 control devices, sidewalks, alleys, ramps, tunnels,
121 overpasses and underpasses, utilities, streetscape,
122 lighting, trash receptacles, marquees, paintings, murals,
123 fountains, sculptures, water and sewer systems, dams,
124 drainage systems, creek bank restoration, any asset with a
125 useful life greater than one year, cultural events, and any

126 expenditure related to a law enforcement officer deployed as
127 horse-mounted patrol, school resource or drug awareness
128 resistance education (D.A.R.E) officer;

129 (5) "Cheat", to alter the selection of criteria which
130 determine the result of a gambling game or the amount or
131 frequency of payment in a gambling game;

132 (6) "Commission", the Missouri gaming commission;

133 (7) "Credit instrument", a written check, negotiable
134 instrument, automatic bank draft or other authorization from
135 a qualified person to an excursion gambling boat licensee or
136 any of its affiliated companies licensed by the commission
137 authorizing the licensee to withdraw the amount of credit
138 extended by the licensee to such person from the qualified
139 person's banking account in an amount determined under
140 section 313.817 on or after a date certain of not more than
141 thirty days from the date the credit was extended, and
142 includes any such writing taken in consolidation, redemption
143 or payment of a previous credit instrument, but does not
144 include any interest-bearing installment loan or other
145 extension of credit secured by collateral;

146 (8) "Dock", the location in a city or county
147 authorized under subsection 10 of section 313.812 which
148 contains any natural or artificial space, inlet, hollow, or
149 basin, in or adjacent to a bank of the Mississippi or
150 Missouri Rivers, next to a wharf or landing devoted to the
151 embarking of passengers on and disembarking of passengers
152 from a gambling excursion but shall not include any
153 artificial space created after May 20, 1994, and is located
154 more than one thousand feet from the closest edge of the
155 main channel of the river as established by the United
156 States Army Corps of Engineers;

157 (9) "Excursion gambling boat", a boat, ferry, other
158 floating facility, or any nonfloating facility licensed by

159 the commission on or inside of which gambling games are
160 allowed;

161 (10) "Fiscal year", the fiscal year of a home dock
162 city or county;

163 (11) "Floating facility", any facility built or
164 originally built as a boat, ferry or barge licensed by the
165 commission on which gambling games are allowed;

166 (12) "Gambling excursion", the time during which
167 gambling games may be operated on an excursion gambling boat
168 whether docked or during a cruise;

169 (13) "Gambling game" includes, but is not limited to,
170 games of skill or games of chance on an excursion gambling
171 boat [but does not include gambling on sporting events];
172 provided such games of chance are approved by amendment to
173 the Missouri Constitution;

174 (14) "Games of chance", any gambling game in which the
175 player's expected return is not favorably increased by the
176 player's reason, foresight, dexterity, sagacity, design,
177 information or strategy;

178 (15) "Games of skill", any gambling game in which
179 there is an opportunity for the player to use the player's
180 reason, foresight, dexterity, sagacity, design, information
181 or strategy to favorably increase the player's expected
182 return; including, but not limited to, the gambling games
183 known as "poker", "blackjack" (twenty-one), "craps",
184 "Caribbean stud", "pai gow poker", "Texas hold'em", "double
185 down stud", "sports wagering", and any video representation
186 of such games;

187 (16) "Gross receipts", the total sums wagered by
188 patrons of licensed gambling games;

189 (17) "Holder of occupational license", a person
190 licensed by the commission to perform an occupation within

191 excursion gambling boat operations which the commission has
192 identified as requiring a license;

193 (18) "Licensee", any person licensed under sections
194 313.800 to 313.850;

195 (19) "Mississippi River" and "Missouri River", the
196 water, bed and banks of those rivers, including any space
197 filled wholly or partially by the water of those rivers in a
198 manner approved by the commission but shall not include any
199 artificial space created after May 20, 1994, and is located
200 more than one thousand feet from the closest edge of the
201 main channel of the river as established by the United
202 States Army Corps of Engineers;

203 (20) "Nonfloating facility", any structure within one
204 thousand feet from the closest edge of the main channel of
205 the Missouri or Mississippi River, as established by the
206 United States Army Corps of Engineers, that contains at
207 least two thousand gallons of water beneath or inside the
208 facility either by an enclosed space containing such water
209 or in rigid or semirigid storage containers, tanks, or
210 structures;

211 (21) "Supplier", a person who sells or leases gambling
212 equipment and gambling supplies to any licensee.

213 2. (1) In addition to the games of skill defined in
214 this section, the commission may approve other games of
215 skill upon receiving a petition requesting approval of a
216 gambling game from any applicant or licensee. The
217 commission may set the matter for hearing by serving the
218 applicant or licensee with written notice of the time and
219 place of the hearing not less than five days prior to the
220 date of the hearing and posting a public notice at each
221 commission office. The commission shall require the
222 applicant or licensee to pay the cost of placing a notice in
223 a newspaper of general circulation in the applicant's or

224 licensee's home dock city or county. The burden of proof
225 that the gambling game is a game of skill is at all times on
226 the petitioner. The petitioner shall have the affirmative
227 responsibility of establishing the petitioner's case by a
228 preponderance of evidence including:

229 (a) Is it in the best interest of gaming to allow the
230 game; and

231 (b) Is the gambling game a game of chance or a game of
232 skill?

233 (2) All testimony shall be given under oath or
234 affirmation. Any citizen of this state shall have the
235 opportunity to testify on the merits of the petition. The
236 commission may subpoena witnesses to offer expert
237 testimony. Upon conclusion of the hearing, the commission
238 shall evaluate the record of the hearing and issue written
239 findings of fact that shall be based exclusively on the
240 evidence and on matters officially noticed. The commission
241 shall then render a written decision on the merits which
242 shall contain findings of fact, conclusions of law and a
243 final commission order. The final commission order shall be
244 within thirty days of the hearing. Copies of the final
245 commission order shall be served on the petitioner by
246 certified or overnight express mail, postage prepaid, or by
247 personal delivery.

248 313.813. The commission may promulgate rules allowing
249 a person that is a problem gambler to voluntarily exclude
250 him/herself from an excursion gambling boat, or a licensed
251 facility or platform regulated under sections 313.1000 to
252 313.1022. Any person that has been self-excluded is guilty
253 of trespassing in the first degree pursuant to section
254 569.140 if such person enters an excursion gambling boat.
255 Any person who has been self-excluded and is found to have
256 placed a wager under sections 313.1000 to 313.1022 shall

257 forfeit his or her winnings and such winnings shall be
258 credited to the compulsive gamblers fund created under
259 section 313.842.

260 313.842. 1. There **[may]** shall be established programs
261 which shall provide treatment, prevention, recovery, and
262 education services for compulsive gambling. As used in this
263 section, "compulsive gambling" means a condition suffered by
264 a person who is chronically and progressively preoccupied
265 with gambling and the urge to gamble. Subject to
266 appropriation, such programs shall be funded from the one-
267 cent admission fee authorized pursuant to section 313.820,
268 and in addition, may be funded from the taxes collected and
269 distributed to any city or county under section 313.822 or
270 any other funds appropriated by the general assembly. Such
271 moneys shall be submitted to the state and credited to the
272 "Compulsive Gamblers Fund", which is hereby established
273 within the department of mental health. Notwithstanding the
274 provisions of section 33.080 to the contrary, moneys in the
275 fund at the end of any biennium shall not be transferred to
276 the credit of the general revenue fund. The department of
277 mental health shall administer programs, either directly or
278 by contract, for compulsive gamblers. The commission **[may]**
279 shall administer programs to educate the public about
280 problem gambling and promote treatment programs offered by
281 the department of mental health. In addition, the
282 commission shall administer the voluntary exclusion program
283 for problem gamblers authorized by section **[313.833]** 313.813.

284 2. Effective January 1, 2023, every five years the
285 commission shall conduct a socioeconomic study on the impact
286 of gaming. Results of the study shall be submitted to the
287 governor, president pro tempore of the senate and speaker of
288 the house of representatives. The commission shall ensure

289 the results of each study are readily accessible to the
290 public.

291 313.1000. 1. As used in sections 313.1000 to
292 313.1022, the following terms shall mean:

293 (1) "Adjusted gross receipts", the same meaning as
294 defined in section 313.800:

295 (2) "Certificate holder", a licensed applicant issued
296 a certificate of authority by the commission;

297 (3) "Certificate of authority", a certificate issued
298 by the commission authorizing a licensed applicant to
299 conduct sports wagering under sections 313.1000 to 313.1022;

300 (4) "Commission", the Missouri gaming commission;

301 (5) "Covered persons", includes athletes; umpires,
302 referees, and officials; personnel associated with clubs,
303 teams, leagues, and athletic associations; medical
304 professionals, including athletic trainers, who provide
305 services to athletes and players; and the family members and
306 associates of such persons where required to serve the
307 purposes of sections 313.1000 to 313.1022;

308 (6) "Department", the department of revenue;

309 (7) "Designated sports district", the premises of a
310 facility located in this state with a capacity of eleven
311 thousand five hundred people or more, at which one or more
312 professional sports teams that is a member of the National
313 Football League, Major League Baseball, the National Hockey
314 League, the National Basketball Association, Major League
315 Soccer, the Women's National Basketball Association, or the
316 National Women's Soccer League plays its home games, and the
317 surrounding area within four hundred yards of such premises;

318 (8) "Designated sports district mobile licensee", a
319 person or entity, registered to do business within this
320 state, that is designated by a professional sports team
321 entity to be a licensed applicant and an interactive sports

322 wagering platform operator authorized to offer sports
323 wagering only via the internet in this state, subject to the
324 commission's approval and licensure under sections 313.1000
325 to 313.1022; provided, however, for purposes of
326 clarification and avoidance of doubt, the designated person
327 or entity, rather than the applicable professional sports
328 team entity, shall be the party that submits to the
329 commission for licensure under sections 313.1000 to 313.1022;

330 (9) "Excursion gambling boat", the same meaning as
331 defined under section 313.800;

332 (10) "Gross receipts", the total amount of cash and
333 cash equivalents paid by sports wagering patrons to a sports
334 wagering operator to participate in sports wagering;

335 (11) "Interactive sports wagering platform" or
336 "platform", a platform operated by an interactive sports
337 wagering platform operator that offers sports wagering
338 through an individual account registered to an eligible
339 person, under section 313.1014, over the internet, including
340 on websites and mobile devices, on behalf of a licensed
341 facility or designated sports district. Except as otherwise
342 provided, an interactive sports wagering platform may also
343 offer in-person sports wagering on behalf of a licensed
344 facility that is an excursion gambling boat at its licensed
345 facility, including through sports wagering devices;

346 (12) "Interactive sports wagering platform operator",
347 a suitable legal entity that holds a license issued by the
348 commission to operate an interactive sports wagering
349 platform;

350 (13) "Licensed applicant", a person holding a license
351 issued under section 313.807 to operate an excursion
352 gambling boat, an interactive sports wagering platform
353 operator, or a designated sports district mobile licensee;

354 (14) "Licensed facility", an excursion gambling boat
355 licensed under this chapter or a designated sports district
356 for which a certificate holder is licensed under sections
357 313.1000 to 313.1022;

358 (15) "Licensed supplier", a person holding a
359 supplier's license issued by the commission;

360 (16) "Occupational license", a license issued by the
361 commission;

362 (17) "Official league data", statistics, results,
363 outcomes, and other data related to a sports event or other
364 event utilized to determine the outcome of tier 2 bets
365 obtained pursuant to an agreement with the relevant sports
366 governing body or an entity expressly authorized by the
367 sports governing body to provide such information that
368 authorizes a sports wagering operator to use such data for
369 determining the outcome of tier 2 bets;

370 (18) "Person", an individual, sole proprietorship,
371 partnership, association, fiduciary, corporation, limited
372 liability company, or any other business entity;

373 (19) "Personal biometric data", any information about
374 an athlete that is derived from the athlete's DNA, heart
375 rate, blood pressure, perspiration rate, internal or
376 external body temperature, hormone levels, glucose levels,
377 hydration levels, vitamin levels, bone density, muscle
378 density, or sleep patterns or other information as may be
379 prescribed by the commission;

380 (20) "Professional sports team entity", a person or
381 entity, registered to do business in this state, which owns
382 or operates a professional sports team that is a member of
383 the National Football League, Major League Baseball, the
384 National Hockey League, the National Basketball Association,
385 Major League Soccer, the Women's National Basketball

386 Association, or the National Women's Soccer League and that
387 plays its home games within a designated sports district;

388 (21) "Prohibited conduct", any statement, action, or
389 other communication intended to influence, manipulate, or
390 control a betting outcome of a sporting contest or of any
391 individual occurrence or performance in a sporting contest
392 in exchange for financial gain or to avoid financial or
393 physical harm. "Prohibited conduct" shall include
394 statements, actions, and communications made to a covered
395 person by a third party, such as a family member or through
396 social media, but shall not include statements, actions, or
397 communications made or sanctioned by a team or sports
398 governing body;

399 (22) "Sports governing body", an organization
400 headquartered in the United States that prescribes final
401 rules and enforces codes of conduct with respect to a sports
402 event and participants therein;

403 (23) "Sports wagering", "sports wager", "sports bet",
404 or "bet", wagering on athletic, sporting, and other
405 competitive events involving human competitors or on other
406 events as approved by the commission. Such terms shall
407 include, but not be limited to, bets or wagers made on:
408 portions of athletic and sporting events, including those on
409 outcomes determined prior to the start of a sporting event,
410 or on the individual statistics of athletes in a sporting
411 event or compilation of sporting events, involving human
412 competitors. The term includes, but is not limited to,
413 single-game wagers, teaser wagers, parlays, over-unders,
414 moneyline bets, pools, exchange wagering, in-game wagers, in-
415 play wagers, proposition wagers, and straight wagers or
416 other wagers approved by the commission. Sports wagering
417 shall not include fantasy sports under section 313.900 to
418 313.955 or those games and contests in which the outcome is

419 determined purely on chance and without any human skill,
420 intention, interaction, or direction;

421 (24) "Sports wagering commercial activity", any
422 operation, promotion, signage, advertising, or other
423 business activity relating to sports wagering, including the
424 operation or advertising of a business or location at which
425 sports wagering is offered or a business or location at
426 which sports wagering through one or more interactive
427 platforms is promoted or advertised;

428 (25) "Sports wagering device" or "sports wagering
429 kiosk", a self-service mechanical, electrical, or
430 computerized contrivance, terminal, device, apparatus, piece
431 of equipment, or supply approved by the commission for
432 conducting sports wagering under sections 313.1000 to
433 313.1022. "Sports wagering device" shall not include a
434 device used by a sports wagering patron to access an
435 interactive sports wagering platform. The hardware of a
436 sports wagering device not capable of accepting wagers shall
437 not be considered a sports wagering device;

438 (26) "Sports wagering operator" or "operator", a
439 licensed facility that is an excursion gambling boat or an
440 interactive sports wagering platform operator offering
441 sports wagering on behalf of a licensed facility;

442 (27) "Sports wagering supplier", a person that
443 provides goods, services, software, or any other components
444 necessary for the creation of sports wagering markets and
445 determination of wager outcomes, directly or indirectly, to
446 any sports wagering operator or applicant involved in the
447 acceptance of wagers, including any of the following:
448 providers of data feeds and odds services, providers of
449 kiosks used for self-wagering made in-person, risk
450 management providers, integrity monitoring providers, and
451 other providers of sports wagering supplier services as

452 determined by the commission; provided, however, that no
453 sports governing body shall be a sports wagering supplier
454 for any purposes under sections 313.1000 to 313.2022;

455 (28) "Supplier's license", a license issued by the
456 commission under section 313.807;

457 (29) "Tier 1 bet", an internet bet that is determined
458 solely by the final score or final outcome of the sports
459 event and is placed before the sports event has begun;

460 (30) "Tier 2 bet", an internet bet that is not a tier
461 1 bet.

462 313.1002. 1. The state of Missouri shall be exempt
463 from the provisions of 15 U.S.C. Section 1172, as amended.

464 2. All shipments of gambling devices, which shall
465 include devices capable of accepting sports wagers used to
466 conduct sports wagering under sections 313.1000 to 313.1022
467 to licensed applicants or sports wagering operators, the
468 registering, recording, and labeling of which have been
469 completed by the manufacturer or dealer thereof in
470 accordance with 15 U.S.C. Sections 1171 to 1178, as amended,
471 shall be legal shipments of gambling devices into this
472 state. Point-of-contact devices or kiosks not yet capable
473 of accepting sports wagers shall not be considered gambling
474 devices for purposes of this section.

475 313.1003. 1. Sports wagering shall not be offered in
476 this state except by a certificate holder.

477 2. A certificate holder may offer sports wagering:

478 (1) In person within its applicable licensed facility,
479 provided that such certificate holder is an excursion
480 gambling boat licensed under this chapter; and

481 (2) Over the internet through an interactive sports
482 wagering platform to persons physically located in this
483 state.

484 3. Notwithstanding any other provision of law to the
485 contrary, except as provided under sections 313.1000 to
486 313.1022, sports wagering commercial activity shall be
487 prohibited from occurring within any designated sports
488 district without the approval of each professional sports
489 team entity applicable to such designated sports district,
490 provided, however, that no such approval shall be required
491 for the sole activity of offering sports wagering over the
492 internet via an interactive sports wagering platform that is
493 accessible to persons physically located within such
494 designated sports district.

495 313.1004. 1. The commission shall have full
496 jurisdiction to supervise all gambling operators governed by
497 sections 313.1000 to 313.1022 and shall adopt rules and
498 regulations to implement the provisions of sections 313.1000
499 to 313.1022. Any rule or portion of a rule, as that term is
500 defined in section 536.010, that is created under the
501 authority delegated in this section shall become effective
502 only if it complies with and is subject to all of the
503 provisions of chapter 536 and, if applicable, section
504 536.028. This section and chapter 536 are nonseverable, and
505 if any of the powers vested with the general assembly
506 pursuant to chapter 536 to review, to delay the effective
507 date, or to disapprove and annul a rule are subsequently
508 held unconstitutional, then the grant of rulemaking
509 authority and any rule proposed or adopted after August 28,
510 2022, shall be invalid and void.

511 2. Rules adopted under this section shall include, but
512 not be limited to, the following:

513 (1) Standards and procedures to govern the conduct of
514 sports wagering, including the manner in which:

515 (a) Wagers are received;

516 (b) Payouts are paid; and

- 517 (c) Point spreads, lines, and odds are disclosed;
518 (2) Standards governing how a sports wagering operator
519 offers sports wagering over the internet through an
520 interactive sports wagering platform to patrons physically
521 located in Missouri;
522 (3) The manner in which a sports wagering operator's
523 books and financial records relating to sports wagering are
524 maintained and audited, including standards for the daily
525 counting of a sports wagering operator's gross receipts from
526 sports wagering and standards to ensure that internal
527 controls are followed; and
528 (4) Standards concerning the detection and prevention
529 of compulsive gambling, including:
530 (a) Use of a commission-approved problem gambling
531 helpline number in promotional activity;
532 (b) Training for all staff regarding responsible
533 gambling and identifying compulsive or problem gamblers;
534 (c) Policies for handling situations in which players
535 indicate they are experiencing a problem with gambling
536 responsibly; and
537 (d) Policies to address third party concerns about a
538 player's gambling behavior.
539 3. Rules adopted under this section shall require a
540 sports wagering operator to make commercially reasonable
541 efforts to do the following:
542 (1) Designate one or more areas within the licensed
543 facility operated by the sports wagering operator if the
544 sports wagering operator is a licensed facility that is an
545 excursion gambling boat;
546 (2) Ensure the security and integrity of sports wagers
547 accepted through any interactive sports wagering platform
548 operated or authorized by such sports wagering operator;

549 (3) Ensure that the sports wagering operator's
550 surveillance system covers all areas of the in-person sports
551 wagering activity conducted within a licensed facility that
552 is an excursion gambling boat;

553 (4) Allow the commission to be present through the
554 commission's gaming agents when sports wagering is conducted
555 in all areas of the sports wagering operator's licensed
556 facility that is an excursion gambling boat in which sports
557 wagering is conducted to do the following:

558 (a) Ensure maximum security of the counting and
559 storage of the sports wagering revenue received by the
560 sports wagering operator;

561 (b) Certify the sports wagering revenue received by
562 the sports wagering operator; and

563 (c) Receive complaints from the public;

564 (5) Ensure that wager results are determined only from
565 data that is provided by the applicable sports governing
566 body or the licensed sports wagering suppliers;

567 (6) Ensure that persons who are under twenty-one years
568 of age do not make sports wagers;

569 (7) Establish house rules specifying the amounts to be
570 paid on winning wagers and the effect of schedule changes.
571 The house rules shall be displayed in the sports wagering
572 operator's sports wagering area or posted on the sports
573 wagering operator's internet site or mobile application and
574 included in the terms and conditions thereof or another
575 approved area; and

576 (8) Establish industry-standard procedures regarding
577 the voiding or cancelling of wagers in the sports wagering
578 operator's internal controls and house rules.

579 4. (1) A sports governing body or other authorized
580 entity that maintains official league data may notify the

581 commission that official league data for settling tier 2
582 bets is available for sports wagering operators.

583 (2) The commission shall notify sports wagering
584 operators within seven days of receipt of the notification
585 from the sports governing body or other authorized entity
586 that maintains official league data of the availability of
587 official league data. Within sixty days following such
588 notification by the commission, each sports wagering
589 operator shall use only official league data to settle tier
590 2 bets on athletic events sanctioned by the applicable
591 sports governing body, except:

592 (a) During the pendency of a request by such sports
593 wagering operator to the commission, under subdivision (4)
594 of this subsection, to use alternative data sources approved
595 by the commission to settle such tier 2 bets; or

596 (b) Following approval by the commission of a request
597 by such sports wagering operator to use alternative data
598 sources approved by the commission in accordance with
599 subdivision (4) of this subsection.

600 (3) Official league data made available to sports
601 wagering operators by the sports governing body or other
602 authorized entity that maintains official league data shall
603 be offered on commercially reasonable terms.

604 (4) A sports wagering operator may submit a written
605 request to the commission for the use, or continued use, of
606 alternative data sources approved by the commission within
607 sixty days of receiving the notification from the commission
608 regarding the availability of official league data. The
609 request shall demonstrate in detail that the sports
610 governing body or other authorized entity that maintains
611 official league data is unable or unwilling to offer
612 official league data on commercially reasonable terms.
613 Within sixty days of receipt of the written request from a

614 sports wagering operator to use an alternative data source,
615 the commission shall issue a written approval or disapproval
616 of such a request.

617 (5) The commission shall publish a list of official
618 league data providers on its website.

619 (6) For the purposes of this subsection, "commercially
620 reasonable terms" shall include the following nonexclusive
621 factors:

622 (a) The extent to which sports wagering operators have
623 purchased the same or similar official league data on the
624 same or similar terms;

625 (b) The speed, accuracy, timeliness, reliability,
626 quality, and quantity of the official league data as
627 compared to comparable alternative data sources;

628 (c) The quality and complexity of the process used to
629 collect and distribute the official league data as compared
630 to comparable alternative data sources; and

631 (d) The availability and cost of similar league data
632 from multiple sources;

633 5. The commission may enter into agreements with other
634 jurisdictions to facilitate, administer, and regulate multi-
635 jurisdictional sports betting by sports betting operators to
636 the extent that entering into the agreement is consistent
637 with state and federal laws and the sports betting agreement
638 is conducted only in the United States.

639 6. (1) The commission shall establish a hotline or
640 other method of communication that allows any person to
641 confidentially report information about prohibited conduct
642 to the commission.

643 (2) The commission shall investigate all reasonable
644 allegations of prohibited conduct and refer any allegations
645 it deems credible to the appropriate law enforcement entity.

646 (3) The identity of any reporting person shall remain
647 confidential unless such person authorizes the disclosure of
648 his or her identity or until such time as the allegation of
649 prohibited conduct is referred to law enforcement.

650 (4) If the commission receives a complaint of
651 prohibited conduct by an athlete, the commission shall
652 notify the appropriate sports governing body of the athlete
653 to review the complaint as provided by rule.

654 (5) The commission shall adopt rules governing
655 investigations of prohibited conduct and referrals to law
656 enforcement entities. Any rule or portion of a rule, as that
657 term is defined in section 536.010, that is created under
658 the authority delegated in this section shall become
659 effective only if it complies with and is subject to all of
660 the provisions of chapter 536 and, if applicable, section
661 536.028. This section and chapter 536 are nonseverable and
662 if any of the powers vested with the general assembly
663 pursuant to chapter 536 to review, to delay the effective
664 date, or to disapprove and annul a rule are subsequently
665 held unconstitutional, then the grant of rulemaking
666 authority and any rule proposed or adopted after August 28,
667 2022, shall be invalid and void.

668 313.1006. 1. A licensed applicant holding a license
669 issued under section 313.807 to operate an excursion
670 gambling boat who wishes to offer sports wagering under
671 sections 313.1000 to 313.1022 shall:

672 (1) Submit an application to the commission in the
673 manner prescribed by the commission for each licensed
674 facility in which the licensed applicant wishes to conduct
675 sports wagering; and

676 (2) Pay an initial application fee not to exceed one
677 hundred thousand dollars, which shall be deposited in the

678 gaming commission fund and distributed according to section
679 313.835.

680 2. Upon receipt of the application and fee required
681 under subsection 1 of this section, the commission shall
682 issue a certificate of authority to a licensed applicant
683 authorizing the licensed applicant to conduct sports
684 wagering under sections 313.1000 to 313.1022 in a licensed
685 facility or through an interactive sports wagering platform.

686 313.1008. 1. The commission shall ensure that new
687 sports wagering devices and new forms, variations, or
688 composites of sports wagering are tested under the terms and
689 conditions that the commission considers appropriate prior
690 to authorizing a sports wagering operator to offer a new
691 sports wagering device or a new form, variation, or
692 composite of sports wagering. The commission may utilize an
693 approved independent testing laboratory to assist with any
694 requirements of this section. The commission shall accept
695 such testing of another sports wagering governing body in
696 the United States if the commission determines the testing
697 of that governing body is substantially similar to the
698 testing that would otherwise be required by the commission
699 and the sports wagering operator verifies that its sports
700 wagering devices and forms have not materially changed since
701 such testing.

702 2. A licensed facility that is an excursion gambling
703 boat may also offer sports wagering through up to three
704 individually branded interactive sports wagering platforms
705 under the brand, trade name, or another name it is doing
706 business as (d/b/a) selected by the sports wagering operator
707 or, as applicable, the interactive sports wagering platform
708 operator. A sports wagering operator may operate each
709 interactive sports wagering platform or contract with one or
710 more interactive sports wagering platform operators to

711 administer any or all of the interactive sports wagering
712 platforms on the licensed facility's behalf.

713 Notwithstanding any provision of this section and anything
714 to the contrary set forth under sections 313.1000 through
715 313.1022, in no event shall sports wagering be offered
716 through more than six sports wagering platforms contracting
717 with any one owner of a licensed facility, directly or
718 indirectly through any parent company, subsidiary, or
719 affiliate of such owner.

720 3. Each designated sports district mobile licensee may
721 offer sports wagering within the state through one
722 interactive sports wagering platform. Each designated
723 sports district mobile licensee shall be required to be
724 licensed by the commission as an interactive sports wagering
725 platform operator. Sports wagering over the internet
726 through any interactive sports wagering platform may be
727 offered by any licensed sports wagering operator within any
728 designated sports district.

729 4. Notwithstanding anything to the contrary set forth
730 under sections 313.1000 through 313.1022, no sports wagering
731 operator may offer sports wagering in person or through any
732 sports wagering kiosk, except within a licensed facility
733 that is an excursion gambling boat.

734 5. (1) Sports wagering may be conducted with chips,
735 tokens, electronic cards, cash, cash equivalents, debit or
736 credit cards, other negotiable currency, online payment
737 services, automated clearing houses, promotional funds, or
738 any other means approved by the commission.

739 (2) A sports wagering operator shall in its internal
740 controls or house rules determine a minimum wager amount in
741 sports wagering conducted by the sports wagering operator
742 and may determine a maximum wager amount.

743 6. A sports wagering operator shall not permit any
744 sports wagering on the premises of the licensed facility
745 except as provided under this chapter.

746 7. A sports wagering device, point-of-contact sports
747 wagering device, or sports wagering kiosk shall be approved
748 by the commission and acquired by a sports wagering operator
749 from a licensed supplier.

750 8. The commission shall determine the occupations
751 related to sports wagering that require an occupational
752 license, which shall not include employees that do not
753 possess the authority or ability to alter material systems
754 required for sports wagering in this state.

755 9. A sports wagering operator may lay off one or more
756 sports wagers. The commission may promulgate rules
757 permitting sports wagering operators or platforms to employ
758 systems that offset loss or manage risk in the operation of
759 sports wagering under sections 313.1000 to 313.1022 through
760 the use of liquidity pools in other jurisdictions in which
761 the sports wagering operator, platform, an affiliate of the
762 sports wagering operator or platform, or a third party also
763 holds licenses to conduct sports wagering; provided that, at
764 all times adequate protections are maintained to ensure
765 sufficient funds are available to pay winnings to patrons.

766 10. A sports wagering operator shall include
767 information and tools to assist players in making
768 responsible decisions. The sports wagering operator shall
769 provide at a minimum:

770 (1) Displayed tools to set limits on the amount of
771 time and money a player spends on any interactive sports
772 wagering platform; and

773 (2) Displayed information regarding compulsive
774 gambling and ways to seek treatment and support if a player
775 believes he or she has a problem.

776 313.1010. 1. An interactive sports wagering platform
777 operator shall offer sports wagering on behalf of a licensed
778 facility only if the interactive sports wagering platform
779 operator is properly licensed by the commission and has
780 contracted with a licensed facility.

781 2. An applicant for an interactive sports wagering
782 platform license shall:

783 (1) Submit an application to the commission in the
784 manner prescribed by the commission to verify the platform's
785 eligibility under this section; and

786 (2) Pay an initial application fee not to exceed one
787 hundred fifty thousand dollars.

788 3. On or before the anniversary date of the payment of
789 the initial application fee under this section, an
790 interactive sports wagering platform provider holding a
791 license issued under this section shall pay to the
792 commission a license renewal fee not to exceed one hundred
793 twenty-five thousand dollars. Such funds shall be deposited
794 into the gaming commission fund established under section
795 313.835.

796 4. Notwithstanding any other provision of law to the
797 contrary, the following information shall be confidential
798 and shall not be disclosed to the public unless required by
799 court order or by any other provision of sections 313.1000
800 to 313.1022:

801 (1) Any application submitted to the commission
802 relating to sports wagering in this state; and

803 (2) All documents, reports, and data submitted by an
804 applicant relating to sports wagering in this state to the
805 commission containing proprietary information, trade
806 secrets, financial information, or personally identifiable
807 information about any person.

808 313.1011. 1. The commission may issue a supplier's
809 license to a sports wagering supplier.

810 2. A sports wagering supplier may provide its services
811 to licensees under a fixed-fee or revenue-sharing agreement
812 only if the supplier is properly licensed by the commission.

813 3. At the request of an applicant for a sports
814 wagering supplier's license, the commission may issue a
815 provisional license to the applicant, as long as the
816 applicant has submitted a completed application for the
817 license, including paying the required application fee. The
818 commission may prescribe by rule the requirements to receive
819 a provisional license.

820 4. An applicant for a sports wagering supplier's
821 license shall disclose the identity of:

822 (1) The applicant's principal owners who directly own
823 ten percent or more of the applicant;

824 (2) Each holding, intermediary, or parent company that
825 directly owns fifteen percent or more of the applicant; and

826 (3) The applicant's CEO and CFO, or their equivalents,
827 as determined by the commission.

828 5. Government-created entities, including statutory
829 authorized pension investment boards and Canadian Crown
830 corporations, that are direct or indirect shareholders of an
831 applicant shall be waived in the applicant's disclosure of
832 ownership and control as determined by the commission.

833 6. Investment funds or entities registered with the
834 Securities and Exchange Commission (SEC), including
835 investment advisors and entities under the management of the
836 SEC-registered entity, that are direct or indirect
837 shareholders of an applicant shall be waived in the
838 applicant's disclosure of ownership and control as
839 determined by the commission.

840 7. A supplier's license or provisional supplier's
841 license shall be sufficient to provide sports wagering
842 supplier services to licensees. A renewal fee shall be
843 submitted biennially as determined by the commission.

844 313.1012. 1. A sports wagering operator shall verify
845 that a person placing a wager is at least the legal minimum
846 age for placing a wager under sections 313.1000 to 313.1022.

847 2. The commission shall establish an online method for
848 a player to apply for placement in the self-exclusion
849 program. Each sports wagering operator shall include a link
850 to such application on all sports wagering platforms.

851 3. The commission shall adopt rules and regulations
852 that incorporate a sports wagering self-exclusion program
853 into the program adopted under sections 313.800 to 313.850.
854 Any rule or portion of a rule, as that term is defined in
855 section 536.010, that is created under the authority
856 delegated in this section shall become effective only if it
857 complies with and is subject to all of the provisions of
858 chapter 536 and, if applicable, section 536.028. This
859 section and chapter 536 are nonseverable, and if any of the
860 powers vested with the general assembly pursuant to chapter
861 536 to review, to delay the effective date, or to disapprove
862 and annul a rule are subsequently held unconstitutional,
863 then the grant of rulemaking authority and any rule proposed
864 or adopted after August 28, 2022, shall be invalid and void.

865 4. The commission shall adopt rules to ensure that
866 advertisements for sports wagering:

867 (1) Do not knowingly target minors or other persons
868 who are ineligible to place wagers, problem gamblers, or
869 other vulnerable persons;

870 (2) Disclose the identity of the sports wagering
871 operator;

872 (3) Provide information about or links to resources
873 relating to gambling addiction;

874 (4) Are not otherwise false, misleading, or deceptive
875 to a reasonable consumer;

876 (5) Are not included on internet sites or pages
877 dedicated to compulsive or problem gambling; and

878 (6) Include responsible gambling messages and a
879 commission-approved problem gambling helpline number in all
880 promotional activity.

881 5. The commission shall establish penalties of not
882 less than ten thousand dollars but not more than one hundred
883 thousand dollars for any sports wagering operator who
884 violates the restrictions placed on advertising to persons
885 listed in subdivision (1) of subsection 4 of this section.

886 313.1014. 1. The commission shall conduct background
887 checks on individuals seeking licenses under sections
888 313.1000 to 313.1022. A background check conducted under
889 this section shall include a search for criminal history and
890 any charges or convictions involving corruption or
891 manipulation of sporting events. A background check under
892 this section shall be consistent with the provisions of
893 section 313.810.

894 2. (1) A sports wagering operator shall employ
895 commercially reasonable methods to:

896 (a) Prohibit the sports wagering operator; directors,
897 officers, and employees of the sports wagering operator; and
898 any relative of an operator, director, or officer living in
899 the same household from placing sports wagers with the
900 sports wagering operator;

901 (b) Prohibit any person with access to nonpublic
902 confidential information held by the sports wagering
903 operator from placing sports wagers with the sports wagering
904 operator;

905 (c) Prevent the sharing of confidential information
906 that could affect sports wagering offered by the sports
907 wagering operator or by third parties until the information
908 is made publicly available;

909 (d) Prohibit persons from placing sports wagers as
910 agents or proxies for other persons; and

911 (e) Prohibit the purchase or use by the sports
912 wagering operator of any personal biometric data of an
913 athlete, unless the sports wagering operator has received
914 written permission from the athlete or the athlete's
915 representative.

916 (2) Nothing in this section shall preclude the use of
917 internet-based hosting or cloud-based hosting of data or any
918 disclosure of information required by court order or other
919 provisions of law.

920 3. (1) The following individuals are prohibited from
921 engaging in sports wagering under sections 313.1000 to
922 313.1022:

923 (a) Any person whose participation may undermine the
924 integrity of the betting or sports event; or

925 (b) Any person who is prohibited for other good cause
926 including, but not limited to:

927 a. Any person placing a wager as an agent or proxy;

928 b. Any person who is an athlete, coach, referee,
929 player, or referee personnel member in or on any sports
930 event overseen by that person's sports governing body based
931 on publicly available information;

932 c. Any person who holds a position of authority or
933 influence sufficient to exert influence over the
934 participants in a sporting contest including, but not
935 limited to, coaches, managers, handlers, or athletic
936 trainers;

937 d. Any person under twenty-one years of age;

938 e. Any person with access to certain types of
939 exclusive information on any sports event overseen by that
940 person's sports governing body based on publicly available
941 information; or

942 f. Any person identified by any lists provided by the
943 commission.

944 (2) The direct or indirect legal or beneficial owner
945 of five percent or more of a sports governing body or any of
946 its member teams shall not place or accept any wager on a
947 sports event in which any member team of that sports
948 governing body participates. Any violation of this
949 subdivision shall constitute disorderly conduct. Disorderly
950 conduct under this subdivision shall be a class C
951 misdemeanor.

952 (3) The provisions of subdivision (1) of this
953 subsection shall not apply to any person who is a direct or
954 indirect owner of a specific sports governing body member
955 team and:

956 (a) Has less than five percent direct or indirect
957 ownership interest in a casino or sports wagering operator;
958 or

959 (b) The value of the ownership of such team represents
960 less than one percent of the person's total enterprise value
961 and such shares of such person are registered under section
962 12 of the Securities Exchange Act of 1934, 15 U.S.C. Section
963 781, as amended.

964 (4) (a) A sports wagering operator shall adopt
965 procedures to prevent wagering on sports events by persons
966 who are prohibited from placing sports wagers.

967 (b) A sports wagering operator shall not knowingly
968 accept wagers from any person whose identity is known to the
969 operator and:

970 a. Whose name appears on the exclusion list maintained
971 by the commission;

972 b. Who is the operator, director, officer, owner, or
973 employee of the operator;

974 c. Who has access to nonpublic confidential
975 information held by the operator; or

976 d. Who is an agent or proxy for any other person.

977 (5) An operator shall adopt procedures to obtain
978 personally identifiable information from any individual who
979 places any single wager of ten thousand dollars or more on a
980 sports event while physically present at a casino.

981 4. Given good and sufficient reason, each of the
982 commission and sports wagering operators shall cooperate
983 with investigations conducted by law enforcement agencies or
984 sports governing bodies, including providing or facilitating
985 the provision of relevant betting information and audio or
986 video files relating to persons placing sports wagers;
987 except that, with respect to any such information or files
988 disclosed by a sports wagering operator to a sports
989 governing body, the sports governing body shall:

990 (1) Maintain the confidentiality of such information
991 or files;

992 (2) Comply with all privacy laws applicable to such
993 information or files; and

994 (3) Use the information or files solely in connection
995 with the sports governing body's investigation.

996 5. A sports wagering operator shall immediately report
997 to the commission any information relating to:

998 (1) Criminal or disciplinary proceedings commenced
999 against the sports wagering operator in connection with its
1000 operations;

1001 (2) Bets or wagers that violate state or federal law;

1002 (3) Abnormal wagering activity or patterns that may
1003 indicate a concern regarding the integrity of a sporting
1004 event or events;

1005 (4) Any other conduct that corrupts the wagering
1006 outcome of a sporting event or events for purposes of
1007 financial gain; and

1008 (5) Suspicious or illegal wagering activities.

1009 A sports wagering operator shall also immediately report any
1010 information relating to conduct described in subdivision (3)
1011 or (4) of this subsection to the applicable sports governing
1012 body.

1013 6. A sports wagering operator shall maintain the
1014 confidentiality of information provided by a sports
1015 governing body to the sports wagering operator unless
1016 disclosure is required by court order, the commission, or
1017 any other provision of law.

1018 7. A sports governing body may submit to the
1019 commission a request in writing to restrict, limit, or
1020 exclude a type or form of sports wagering on its sporting
1021 events if such body believes that such sports wagering
1022 affects the integrity or perceived integrity of its sport.
1023 The commission may grant the request upon a showing of good
1024 cause by the applicable sports governing body. The
1025 commission shall promptly review any information provided
1026 and respond as expeditiously as practicable to the request.
1027 Prior to making a determination, the commission shall notify
1028 and consult with sports wagering operators. If the
1029 commission deems it relevant, it may also consult with any
1030 applicable independent monitoring providers or other
1031 jurisdictions. No restrictions, limitations, or exclusions
1032 of wagers shall be conducted without the express written
1033 approval of the commission. Sports wagering operators shall

1034 be notified of any restrictions, limitations, or exclusions
1035 granted by the commission.

1036 8. (1) No sports wagering operator shall offer any
1037 sports wagers on an elementary or secondary school athletic
1038 or sporting event in which a school team from this state is
1039 a participant, or on the individual performance statistics
1040 of an athlete in an elementary or secondary school athletic
1041 or sporting event in which a school team from this state is
1042 a participant.

1043 (2) No sports wager shall be placed on the performance
1044 or nonperformance of any individual athlete participating in
1045 a single game or match of a collegiate sporting event in
1046 which a collegiate team from this state is a participant.

1047 313.1016. 1. A sports wagering operator shall, for a
1048 wager that exceeds ten thousand dollars and that is placed
1049 in person by a patron, maintain the following records for a
1050 period of at least three years after the sporting event
1051 occurs:

1052 (1) Personally identifiable information of the patron;

1053 (2) The amount and type of bet placed;

1054 (3) The time and date the bet was placed;

1055 (4) The location, including specific information
1056 pertaining to the betting window or sports wagering device,
1057 where the bet was placed;

1058 (5) The outcome of the bet; and

1059 (6) Any discernible pattern of abnormal betting
1060 activity by the patron.

1061 2. A licensed facility, interactive sports wagering
1062 platform operator, or sports wagering supplier where
1063 applicable, for all bets and wagers placed through an
1064 interactive sports wagering platform, shall maintain the
1065 following records for a period of at least three years after
1066 the sporting event occurs:

- 1067 (1) Personally identifiable information of the patron;
1068 (2) The amount and type of bet placed;
1069 (3) The time and date the bet was placed;
1070 (4) The location, including specific information
1071 pertaining to the internet protocol address, where the bet
1072 was placed;
1073 (5) The outcome of the bet; and
1074 (6) Any discernible pattern of abnormal betting
1075 activity by the patron.

1076 3. A sports wagering operator shall make the records
1077 and data that it is required to maintain under this section
1078 available for inspection upon request of the commission or
1079 as required by court order.

1080 313.1018. A sports wagering operator is not liable
1081 under the laws of this state to any party, including
1082 patrons, for disclosing information as required under
1083 sections 313.1000 to 313.1022 and is not liable for refusing
1084 to disclose information unless required under sections
1085 313.1000 to 313.1022.

1086 313.1021. 1. A wagering tax equal to the rate imposed
1087 pursuant to section 313.822 is imposed on the adjusted gross
1088 receipts received from sports wagering conducted by a sports
1089 wagering operator under sections 313.1000 to 313.1022. If
1090 an interactive sports wagering platform operator is
1091 contracted to conduct sports wagering at a certificate
1092 holder's licensed facility that is an excursion gambling
1093 boat, or through an interactive sports wagering platform,
1094 the licensed interactive sports wagering platform operator
1095 may fulfill the certificate holder's duties under this
1096 section.

1097 2. A certificate holder or interactive sports wagering
1098 platform operator shall remit the tax imposed by subsection
1099 1 of this section to the department no later than one day

1100 prior to the last business day of the month following the
1101 month in which the taxes were generated. In a month when
1102 the adjusted gross receipts of a certificate holder or
1103 interactive sports wagering platform operator is a negative
1104 number, the certificate holder or interactive sports
1105 wagering platform operator may carry over the negative
1106 amount for a period of twelve months.

1107 3. The payment of the tax under this section shall be
1108 by an electronic funds transfer by an automated clearing
1109 house.

1110 4. Revenues received from the tax imposed under
1111 subsection 1 of this section shall be deposited in the state
1112 treasury to the credit of the "Gaming Proceeds for Education
1113 Fund", which shall be distributed as provided under section
1114 313.822.

1115 5. (1) A licensed facility that is an excursion
1116 gambling boat shall pay to the commission an annual license
1117 renewal fee not to exceed fifty thousand dollars. The fee
1118 imposed shall be due on the anniversary date of issuance of
1119 the license and on each anniversary date thereafter. The
1120 commission shall deposit the annual license renewal fees
1121 received under this subdivision in the gaming commission
1122 fund established under section 313.835.

1123 (2) In addition to the annual license renewal fee
1124 required in this subsection, a certificate holder shall pay
1125 to the commission a fee of ten thousand dollars to cover the
1126 costs of a full reinvestigation of the certificate holder in
1127 the fourth year after the date on which the certificate
1128 holder commences sports wagering operations under sections
1129 313.1000 to 313.1022 and on each fourth year thereafter.
1130 The commission shall deposit the fees received under this
1131 subdivision in the gaming commission fund established under
1132 section 313.835.

1133 6. Subject to appropriation, five hundred thousand
1134 dollars shall be appropriated from the gaming commission
1135 fund created under section 313.835 and credited annually to
1136 the compulsive gamblers fund created under section 313.842.

1137 313.1022. 1. All sports wagers authorized under
1138 sections 313.1000 to 313.1022 shall be deemed initiated,
1139 received, and otherwise made on the property of an excursion
1140 gambling boat within this state.

1141 2. Only to the extent required by federal law, all
1142 servers necessary to the placement or resolution of wagers,
1143 other than backup servers, shall be physically located
1144 within a certificate holder's licensed facility that is an
1145 excursion gambling boat in the state. Consistent with the
1146 intent of the United States Congress as articulated in the
1147 Unlawful Internet Gambling Enforcement Act of 2006, 31
1148 U.S.C. Sections 5361 to 5367, as amended, the intermediate
1149 routing of electronic data relating to lawful intrastate
1150 sports wagers authorized under sections 313.1000 to 313.1022
1151 shall not determine the location or locations in which such
1152 wager is initiated, received, or otherwise made. This
1153 subsection shall apply only to the extent required by
1154 federal law."; and

1155 Further amend the title and enacting clause accordingly.