GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL DRH30117-MQfqq-12A (01/04)

	Short Title:	Fantasy Sports Regulation.(Public)
	Sponsors:	Representatives Saine, Hardister, Hanes, and Duane Hall (Primary Sponsors).
	Referred to:	
1		A BILL TO BE ENTITLED
2 3		REQUIRE REGISTRATION OF FANTASY SPORTS CONTEST OPERATORS E DEPARTMENT OF THE SECRETARY OF STATE.
3 4		Assembly of North Carolina enacts:
4 5		•
5 6	SE	CTION 1. The General Statutes are amended by adding a new Chapter to read:
7		" <u>Chapter 78E.</u> " <u>Fantasy Sports Contests.</u>
8	" <u>§ 78E-1. Tit</u>	
9		ter shall be known and may be cited as the "Fantasy Sports Contests Act."
10	" <u>§ 78E-2. De</u>	
11		apter, unless the context otherwise requires, the following definitions shall apply:
12	$\frac{\text{In this Cha}}{(1)}$	
12	$\frac{(1)}{(2)}$	
13	(2)	to an operator in order to participate in a fantasy contest.
15	(3)	· · · · ·
16	<u>(5)</u>	entry fee is charged and all of the following conditions apply:
17		<u>a.</u> The value of all prizes and awards offered to winning participants is
18		established and made known to the participants in advance of a contest
19		that is open to the general public.
20		b. All winning outcomes reflect the relative knowledge and skill of the
21		participants and shall be determined by accumulated statistical results of
22		the performance of individuals, including athletes in the case of sports
23		events.
24		c. No winning outcome is based on the score, point spread, or any
25		performance of any single actual team or combination of teams or solely
26		on any single performance of an individual athlete or player in any
27		single actual event.
28	<u>(4)</u>	
29	<u> </u>	tenth of a percent (1/10 of 1%), of the total amount of entry fees collected from
30		players located in this State, divided by the total entry fees collected by the
31		operator from all players.
32	<u>(5)</u>	
33	<u></u>	collects from all players, less the total of all sums paid out as winnings to all
34		players, multiplied by the location percentage. The term includes the value of
35		any promotional tickets and credits.



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<u> </u>	<u>(6)</u>	public	tor. – A person or entity that offers fantasy contests . The term does not include an Internet service provid e data services merely as a result of that entity's tra	ler or a provider of
		traffic	that may include a fantasy contest.	
	(7)	Player	. – A person who participates in a fantasy contest offer	ed by an operator.
	(8)		pal stockholder. – Any person who individually, or i	
		persor	's spouse and immediate family members, (i) ber ls, directly or indirectly, at least fifteen percent (1)	neficially owns or
		owner	ship of an operator or (ii) has the power to vote or ca	· · · · ·
			ifteen percent (15%) of an operator.	
			or registration; expiration and renewal.	
		•	ontest shall be offered in this State unless the operator l	has been registered
with the De	1			
			for registration shall be registered by the Departme	nt if the applicant
meets all of			g requirements:	
<u>(</u>	(1)	Subm	ission of an application, on a form to be prescribed b	by the Department,
		that co	ontains all of the following information:	
		<u>a.</u>	The name and principal address of the applicant.	
		<u>b.</u>	The address of any offices of the applicant in this Stat	te and its registered
			agent within this State. If the applicant does not ma	aintain an office in
			this State, the name and address of the person hav	ving custody of its
			financial records.	
		<u>c.</u>	The location and date the applicant was legally establ	ished and the form
		_	of its organization.	
		<u>d.</u>	The names and addresses of the officers, direct	tors, trustees, and
			principal salaried executive staff officer.	
		<u>e.</u>	The name and address of each principal stockholder	of the applicant, if
		<u></u>	any.	
		<u>f.</u>	Any information the Department deems necessary to	ensure compliance
			with the provisions of this Chapter.	<u>ensure compnunce</u>
	(2)	Submi	ission of evidence satisfactory to the Department that	at the operator has
-	(2)		ished commercially reasonable procedures for fantasy	
			ed to do the following:	y contests that are
			Prevent the operator and its employees and their	immediate family
		<u>a.</u>	members living in the same household from compe	
			fantasy contest offered by the operator in which a cash	
		h	Prevent the sharing of information by fantasy conte	
		<u>b.</u>	the potential to affect fantasy that is obtained as a res	
		-	of a person's employment and that is not publicly avai	lladle.
		<u>C.</u>	<u>Verify that a player is at least 18 years of age.</u>	
		<u>d.</u>	Ensure that players participating in a fantasy contest	
			entering any fantasy contest where the outcome is de	
			or part, on the accumulated statistical results of a team	m of individuals in
			which such players are participants.	
		<u>e.</u>	Allow individuals, upon request, to restrict themselv	
			fantasy contest and take reasonable steps to preven	t those individuals
		_	from entering the operator's fantasy contests.	
		<u>f.</u>	Disclose the maximum number of entries a single fan	
			may submit to each fantasy contest and take reasonab	· ·
			any player from submitting more than the maximum a	allowable number.

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1 2 3		g. <u>Segregate player funds from operational fund</u> maintain a reserve in the form of cash, cash letter of credit, bond, credit card and payment	h equivalents, irrevocable
4 5		receivables, or a combination thereof, in an apprizes and awards offered to winning participa	mount sufficient to pay all
6 7		h. Prevent fantasy contests based on the perfor collegiate, high school, or youth athletic comp	mances of participants in
8	(3)	Submission of an initial registration fee equal to	
9 10		operator's gross fantasy contest revenues from the provided, however, that the fee shall not be less than	e previous calendar year;
11		dollars (\$2,500) or more than ten thousand dollars (\$1	0,000).
12	(c) Regist	rations issued pursuant to this Chapter shall expire fi	ve years after issuance or
13		partment shall renew the registration of an operator	•
14		ordance with subsection (b) of this section and a rene	-
15		dollars (\$5,000) or ten percent (10%) of the operate	-
16	previous calendar		
17	A	erator applying for registration who has been in con	ntinuous operation in this
18		80 days as of the effective date of this act may continu	-
19		l in the State until 60 days after applications for registr	•
20		rators who have applied for registration during that 60	
21		the registration is pending. Operators who have r	
22	-	this State by the expiration of the 60-day period.	<i>C</i>
23	-	erator applying for registration or renewal of a registration	ration may operate during
24		riod unless the Department has reasonable cause to bel	• • •
25		on of the provisions of this Chapter and the Departme	-
26		y contests until registration or renewal of registration is	
27	-	epartment shall issue a registration within 60 days of	
28		the registration is not issued, the Department shall pro-	
29	-	t issuing such registration with specificity.	<u>, , , , , , , , , , , , , , , , , , , </u>
30	•	, revocation, or suspension of registration; hearings	s: civil penalties.
31		epartment may deny, revoke, or suspend a registratio	
32		y officer, partner, principal stockholder, or director of	-
33	of the following:	y onneer, puttier, principul stockholder, or uncettor of	the operator, has done any
34	<u>(1)</u>	Knowingly made a false statement of material fact or	r has deliberately failed to
35	<u>(1)</u>	disclose any information requested.	Thas deliberately failed to
36	<u>(2)</u>	Committed an illegal, corrupt, or fraudulent act,	practice or conduct in
37	<u>(2)</u>	connection with any fantasy contest in any jurisdicti	
38		of a felony, a crime of moral turpitude, or any c	
39		dishonesty or breach of trust within 10 years prior to	
40		registration.	
40	<u>(3)</u>	Knowingly failed to comply with the provisions of	of this Chapter or of any
42	<u>(J)</u>	requirements of the Department.	in this chapter of or any
43	(4)	Defaulted in the payment of any obligation or debt du	a to the State
43 44	$\frac{(4)}{(5)}$	Fails to be qualified to do business in this State	
44 45	<u>(J)</u>	jurisdiction of the courts of this State.	of is not subject to the
45 46	(b) After	a hearing with 30 days' notice, the Department ma	av suspand or ravaka an
47 18		tion where a violation of this Chapter has been found	
48		tion, the Department may assess a civil penalty not i	
49 50		for any violation of this Chapter demonstrated by d, however, that the penalty shall not exceed ten thousa	1 1
50 51		on. The clear proceeds of any civil penalty assessed u	

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1	remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S.	115C-457.2. After a
2	hearing, the Department may revoke a registration if it finds that facts not know	· · · · · · · · · · · · · · · · · · ·
3	it considered the application indicate that such registration should not have	-
4	purposes of this section, a single act or omission by an operator that affects	
5	shall be treated as a single violation.	
6	(c) If the Department determines that a violation of this Chapter	r has occurred and
7	emergency action is required to protect the public health, safety, and welfare,	
8	suspend any registration for a period of not more than seven business days pe	ending a hearing and
9	final determination. The Department shall notify the operator of the date, tin	me, and place of the
10	hearing at least five business days prior to the hearing.	
11	(d) If the Department denies, suspends, or revokes a registration, or as	sesses a civil penalty
12	in accordance with this Chapter, the Department shall issue written notice	to the operator. An
13	operator aggrieved by the Department's action may seek review in accordance	e with Chapter 150B
14	of the General Statutes.	
15	" <u>§ 78E-5. Reporting and audit requirements.</u>	
16	A registered operator shall do all of the following:	
17	(1) File an annual report with the Department indicating co	ompliance with this
18	Chapter.	
19	(2) Conduct an independent financial audit and submit to the D	± • •
20	the independent financial audit report no less frequently the	
21	The audit shall be consistent with the standards establish	
22	Institute of Certified Public Accountants and may be part	t of a national audit
23	conducted by a certified public accountant.	
24	(3) Notify and update the Department of any material change	
25	provided in the application for registration under G.S. 78E-	
26	(4) <u>Notify the Department if the operator ceases to offer fan</u>	tasy contests in this
27 28	State. \$ 78E-6. Change of ownership or acquisition of interest in operator.	
28 29	If any person acquires a controlling interest of a registered operator, that	nerson shall register
30	with the Department in accordance with this act. The operator may continue t	
31	registration period unless the Department has reasonable cause to believe that	
32	in violation of the provisions of this Chapter. The Department may require the	
33	the operation of any fantasy contest until registration is issued or denied.	operator to suspend
34	"§ 78E-7. Powers and duties of the Department.	
35	(a) The Department shall have all powers and duties necessary to carr	ry out the provisions
36	of this Chapter. The Department may, in accordance with Chapter 150B of t	
37	adopt rules necessary to carry out the provisions of this Chapter.	/
38	(b) The Department may apply to the superior court for an injunc	tion to restrain any
39	person from violating the provisions of this Chapter or its rules. Actions under	
40	brought in the county where the operator maintains its principal place of bu	usiness or where the
41	alleged acts occurred.	
42	(c) Whenever the Department has reasonable cause to believe that a vi	olation of any of the
43	provisions of this Chapter may have occurred, the Department may, upon its	own motion or upon
44	complaint of any person, investigate any operator to determine whether a viola	tion has occurred.
45	" <u>§ 78E-8. Confidential information.</u>	
46	Reports, data, or documents submitted to the Department pursuant to the a	-
47	this Chapter and records submitted to the Department as part of an application	
48	renewal that contain information about the character or financial responsibili	•
49	its principal stockholders are confidential and shall not be considered public	c records within the
50	meaning of Chapter 132 of the General Statutes.	
51	"§ 78E-9. Fantasy contests not considered gambling.	

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1	Fantasy contests conducted pursuant to this Chapter do not constitute gambling, lotteries,
2	gaming, or any activity or enterprise subject to or prohibited by Chapter 14, 16, or 19 of the
3	General Statutes, or any other provision of law. The award of prize money for any fantasy contest
4	shall not be deemed to be part of any gaming contract prohibited pursuant to Chapter 16 of the
5	General Statutes.
6	" <u>§ 78E-10. Operator control of contests.</u>
7	Nothing in this Chapter shall be construed to limit the ability of an operator to control or
8	conduct its contests or to provide a uniform gameplay platform for players in multiple
9	jurisdictions."
10	SECTION 2. G.S. 18B-500 reads as rewritten:
11	"§ 18B-500. Alcohol law-enforcement agents.
12	
13	(b) Subject Matter Jurisdiction. – After taking the oath prescribed for a peace officer, an
14	alcohol law-enforcement agent shall have authority to arrest and take other investigatory and
15	enforcement actions for any criminal offense. The primary responsibility of an agent shall be
16	enforcement of the ABC and lottery laws, laws, as well as the enforcement of the provisions of
17	Chapter 78E of the General Statutes.
18	(c) Territorial Jurisdiction. – An alcohol law-enforcement agent is a State officer with
19	jurisdiction throughout the State.
20	(d) Service of Commission–Orders. – Alcohol law-enforcement agents may serve and
21	execute notices, orders, or demands issued by the Secretary of State, pursuant to Chapter 78E of
22	the General Statutes, the Alcoholic Beverage Control Commission or the North Carolina State
23	Lottery Commission for the surrender of permits or relating to any administrative proceeding.
24	While serving and executing such notices, orders, or demands, alcohol law-enforcement agents
25	shall have all the power and authority possessed by law-enforcement officers when executing an
26	arrest warrant.
27	
28	SECTION 3. This act becomes effective January 1, 2018.