

Sen. Dan McConchie

Filed: 4/10/2024

	10300SB1055sam001 LRB103 05476 CES 71583 a
1	AMENDMENT TO SENATE BILL 1055
2	AMENDMENT NO Amend Senate Bill 1055 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Sports Wagering Act is amended by changing
5	Section 25-25 as follows:
6	(230 ILCS 45/25-25)
7	Sec. 25-25. Sports wagering authorized.
8	(a) Notwithstanding any provision of law to the contrary,
9	the operation of sports wagering is only lawful when conducted
10	in accordance with the provisions of this Act and the rules of
11	the Illinois Gaming Board and the Department of the Lottery.
12	(b) A person placing a wager under this Act shall be at
13	least 21 years of age.
14	(c) A licensee under this Act may not accept a wager on a
15	minor league sports event.
16	(d) Except as otherwise provided in this Section, a

10300SB1055sam001 -2- LRB103 05476 CES 71583 a

licensee under this Act may not accept a wager for a sports
 event involving an Illinois collegiate team.

3 (d-5) Beginning on the effective date of this amendatory 4 Act of the 102nd General Assembly until July 1, 2024, a 5 licensee under this Act may accept a wager for a sports event 6 involving an Illinois collegiate team if:

7

(1) the wager is a tier 1 wager;

8 (2) the wager is not related to an individual
9 athlete's performance; and

10 (3) the wager is made in person instead of over the 11 Internet or through a mobile application.

12 (e) A licensee under this Act may only accept a wager from13 a person physically located in the State.

14 (f) Master sports wagering licensees may use any data 15 source for determining the results of all tier 1 sports 16 wagers.

(g) A sports governing body headquartered in the United 17 18 States may notify the Board that it desires to supply official 19 leaque data to master sports wagering licensees for 20 determining the results of tier 2 sports wagers. Such notification shall be made in the form and manner as the Board 21 22 may require. If a sports governing body does not notify the 23 Board of its desire to supply official league data, a master 24 sports wagering licensee may use any data source for 25 determining the results of any and all tier 2 sports wagers on 26 sports contests for that sports governing body.

10300SB1055sam001 -3- LRB103 05476 CES 71583 a

1 Within 30 days of a sports governing body notifying the 2 Board, master sports wagering licensees shall use only official league data to determine the results of tier 2 sports 3 4 wagers on sports events sanctioned by that sports governing 5 body, unless: (1) the sports governing body or designee cannot 6 provide a feed of official league data to determine the results of a particular type of tier 2 sports wager, in which 7 8 case master sports wagering licensees may use any data source for determining the results of the applicable tier 2 sports 9 10 wager until such time as such data feed becomes available on 11 commercially reasonable terms; or (2) a master sports wagering licensee can demonstrate to the Board that the 12 sports 13 governing body or its designee cannot provide a feed of 14 official league data to the master sports wagering licensee on 15 commercially reasonable terms. During the pendency of the 16 Board's determination, such master sports wagering licensee may use any data source for determining the results of any and 17 18 all tier 2 sports wagers.

(h) A licensee under this Act may not accept wagers on akindergarten through 12th grade sports event.

(i) A master sports wagering licensee that accepts wagers over the Internet or through a mobile application and that allows patrons to deposit funds into an account for the purpose of placing wagers shall, in a clear and conspicuous manner, inform patrons that using a credit card to deposit funds into an account to place wagers may incur additional 10300SB1055sam001 -4- LRB103 05476 CES 71583 a

1	fees or interest, including, but not limited to, cash advance
2	fees. As used in this subsection, "clear and conspicuous"
3	means large or emphasized text or a pop-up message that
4	appears to a patron before the completion of a transaction
5	involving a credit card which is reasonably understandable and
6	designed to call attention to the nature and significance of
7	the information presented.
8	(Source: P.A. 102-689, eff. 12-17-21; 103-4, eff. 5-31-23.)
9	Section 99. Effective date. This Act takes effect January
10	1, 2025.".