H.127 (Sports Wagering) Side By Side – APBH & Senate Proposals of Amendment

Section and	As Passed by House	Senate Amendments
V.S.A. Citation		
Sec. 1, 31 V.S.A. § 1302	§ 1302. DEPARTMENT OF LIQUOR AND LOTTERY; AUTHORITY AND DUTIES * * *	§ 1302. DEPARTMENT OF LIQUOR AND LOTTERY; AUTHORITY AND DUTIES * * *
	(c) The Department, either independently or through its operator, shall provide:	(c) The Department, either independently or through its operator, shall provide: * * *
	(5) A statewide voluntary self-exclusion program for players to exclude themselves from wagering for a set period of time. The Department shall establish a uniform self-exclusion program that ensures a listed player is excluded from placing wagers with any of the State's authorized sports wagering operators and fantasy sports contest operators. The Department shall establish a process that allows a holder of a joint bank account to exclude the joint account from all operator platforms in the State. *** (g) The Department shall include in its contract with each operator: (1) a provision that prohibits the use of sports wagering advertisements, logos, trademarks, or brands on products that are sold in Vermont and intended primarily for persons under 21 years of age;	(5) A statewide voluntary self- exclusion program for players to exclude themselves from wagering for a set period of time. The Department shall establish a uniform self-exclusion program that ensures a listed player is excluded from placing wagers with any of the State's authorized sports wagering operators and fantasy sports contest operators. (g) The Department shall include in its contract with each operator: (1) a provision that prohibits the use of sports wagering advertisements, logos, trademarks, or brands on products that are sold in Vermont and intended primarily for persons under 21 years of age; and (2) an advertising plan, which shall include strategies to limit unwanted advertising and advertising aimed at persons under 21 years of age.
	(2) the requirement that the Department and its operators shall cooperatively develop an advertising plan, which shall include strategies to limit unwanted advertising and advertising aimed at persons under 21 years of age; and	

	(3) a cap on the amount spent by the Department and its operators on sports wagering advertising within the State.	
Sec. 1, 31 V.S.A. § 1304	§ 1304. REVENUES TO SPORTS WAGERING FUND	§ 1304. REVENUES TO SPORTS WAGERING ENTERPRISE FUND
	The revenues and fees received by the Department pursuant to this chapter shall be deposited in the Sports Wagering Fund.	The revenues and fees received by the Department pursuant to this chapter shall be deposited in the Sports Wagering Enterprise Fund.
Sec. 1, 31 V.S.A. § 1320	§ 1320. SPORTS WAGERING OPERATORS; COMPETITIVE BIDDING PROCESS * * *	§ 1320. SPORTS WAGERING OPERATORS; COMPETITIVE BIDDING PROCESS * * *
	(c) The Department shall assess an annual operator fee based on the number of operators that are accepted through the competitive bidding process. The annual operator fee shall be assessed as follows: (1) For one operator, \$550,000.00. (2) For two operators, \$275,000.00 per operator. (3) For three operators, \$200,000.00 per operator. (4) For four operators, \$162,500.00 per operator. (5) For five operators, \$140,000.00 per operator. (6) For six operators, \$125,000.00 per operator. ***	(c) Each operator selected through the competitive bidding process shall pay an operator fee of \$550,000.00. The Commissioner and an operator may negotiate the renewal term upon which the fee will be reassessed. However, the Department shall not require an operator to pay the fee more than once in any three-year period. *** (e) The Board shall adopt procedures governing the review and consideration of criminal background checks as a component of the competitive bidding process. The procedures shall establish standards for determining whether an applicant should not be selected as an operator due to the criminal history of the applicant's principals or other individuals who control the operator applicant. The Department shall obtain a copy of fingerprint-based Vermont criminal history records, out-of-state criminal history records, and criminal history records from the Federal Bureau of Investigation for each operator applicant, principal of an operator applicant, and any individual who controls an operator applicant. (f) Notwithstanding subsection (e) of this section, the Department may accept third-

		party criminal background checks submitted by an operator applicant, principal of an operator applicant, or any individual who controls an operator applicant in lieu of obtaining those records from the Vermont Crime Information Center. The third-party background check shall: (1) be conducted by a third-party consumer reporting agency or background screening company that is in compliance with the federal Fair Credit Reporting Act; and (2) include a multistate and multijurisdiction criminal record locator.
Sec. 1, 31 V.S.A. § 1325	§ 1325. CRIMES AND PENALTIES	§ 1325. CRIMES AND PENALTIES
	(a) A person who is not permitted to conduct sports wagering pursuant to this chapter that operates, conducts, or exposes sports wagering for play or accepts a bet or wager associated with sports wagering shall: (1) for a first violation of this subchapter, be fined not more than \$25,000.00 or imprisoned not more than six months, or both; (2) for a second violation of this subsection, be fined not more than \$75,000.00 or imprisoned not more than one year, or both; and (3) for a third or subsequent violation of this subsection, be fined not more than \$150,000.00 or imprisoned not more than two years, or both. ****	(a) A corporation, association, or partnership that is not permitted to conduct sports wagering pursuant to this chapter that operates, conducts, or exposes sports wagering for play or accepts a bet or wager associated with sports wagering shall: (1) for a first violation of this subsection, be fined not more than \$50,000.00 or imprisoned not more than six months, or both; (2) for a second violation of this subsection, be fined not more than \$150,000.00 or imprisoned not more than \$150,000.00 or imprisoned not more than one year, or both; and (3) for a third or subsequent violation of this subsection, be fined not more than \$300,000.00 or imprisoned not more than \$300,000.00 or imprisoned not more than two years, or both.
Sec. 1, 31 V.S.A. § 1341	§ 1341. SPORTS WAGERING FUND (a) The Sports Wagering Fund is established. It shall consist of all revenues and fees received by the Department pursuant to this chapter and all amounts that are from time to time appropriated to the Department for purposes of this chapter.	§ 1341. SPORTS WAGERING ENTERPRISE FUND (a) The Sports Wagering Enterprise Fund is established. It shall consist of all revenues and fees received by the Department pursuant to this chapter and all amounts that are from time to time appropriated to the

	* * *	Department for purposes of this chapter.
		* * *
Sec. 1,	§ 1341a. PROBLEM GAMBLING	§ 1341a. PROBLEM GAMBLING
31 V.S.A. § 1341a	PROGRAM	PROGRAM
3	<u> </u>	
	(a) The Department of Mental Health shall	(a) The Department of Mental Health shall
	establish and administer the	establish and administer the
	Problem Gambling Program to:	Problem Gambling Program to:
	(1) provide support to agencies,	(1) provide support to agencies,
	organizations, and persons that provide	organizations, and persons that provide
	education, assistance, awareness, treatment,	education, assistance, awareness, treatment,
	and recovery services to persons	and recovery services to persons
	and families experiencing difficulty as a result	and families experiencing difficulty as a
	of addictive or problematic	result of addictive or problematic
	gambling;	gambling;
	(2) promote public awareness of and	(2) promote public awareness of and
	provide education concerning	provide education concerning gambling
	gambling addiction;	addiction using online capabilities and other
	(3) establish programs to certify	best practices; and
	addiction counselors;	(3) promote public awareness of
	(4) promote public awareness of	assistance programs for gambling addiction
	assistance programs for gambling	using online capabilities and other best
	addiction; and	practices.
	(5) fund a helpline with text messaging	
	and online chat capabilities.	* * *

Sec. 2a	<u>APPROPRIATIONS</u>	<u>APPROPRIATIONS</u>
(appropriations)		
(FF- F- M-	(a) The following sums are appropriated	(a) In fiscal year 2024, the following
	from the Sports Wagering Fund to	sums are appropriated from the Sports
	the Department of Mental Health for purposes	Wagering Fund:
	of establishing and	(1) \$250,000.00 to the Department of
	administering the Problem Gambling Program:	Mental Health for purposes of establishing
	(1) in fiscal year 2024, \$250,000.00; and	and administering the Problem Gambling
	(2) in fiscal year 2025, \$500,000.00.	Program;
		(2) \$550,000.00 to the Department of
	(b) In fiscal year 2024, \$550,000.00 is	Liquor and Lottery in anticipation of receipts
	appropriated from the Sports Wagering Fund to	from sports wagering operator fees; and
	the Department of Liquor and Lottery. This	(3) \$100,000.00 to the Agency of
	appropriation is made in anticipation of	Digital Services for purposes of establishing
	receipts from sports wagering operator fees.	the self-exclusion program required by this
	recorpts from operator recor.	act.
		act.

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		(b) The appropriation to the Problem
		Gambling Program in subsection (a) of this
		section shall be combined with the fiscal
		year 2024 funding from the State Lottery
		Fund for the same purpose. Any contract
		scope of work, memorandum of
		understanding parameters, or program
		design shall be executed in consultation with
		the Chief Prevention Officer.
		(1) On or before January 15, 2024, the
		Department of Mental Health, Department
		of Liquor and Lottery, and Chief Prevention
		Officer shall report to the General Assembly
		on the status of the Problem Gambling
		Program, Program funding, and the
		projected use of the Program. The report
		shall detail how the Program funding aligns
		with other similar programs.
		(2) The report required by this
		subsection shall include recommendations
		for allocations for problem gambling
		programs: (A) for fiscal year 2025, in the
		(A) for fiscal year 2025, in the
		form of a specific appropriation from each
		enterprise fund; and
		(B) for fiscal year 2026 and after,
		in the form of a recommended minimum
		appropriation or percentage of revenue
		allocation from each enterprise fund.
		(c) In each fiscal year after fiscal year
		2025, a sum equal to five percent of the
		annual sports wagering revenue received by
		the Department of Liquor and Lottery shall
		be appropriated from the Sports Wagering
		Fund to the Department of Mental Health for
		purposes of the Problem Gambling Program.
		purposes of the Frontein Gamoning Frogram.
Sec. 3	Sec. 3 (Repeal) is redesignated	
Sec. 3	Sec. 5 (Repeat) is redesignated	21 V C A & 655 in cover ded to made
		31 V.S.A. § 655 is amended to read:
		§ 655. DUTIES OF THE
		COMMISSIONER
		* * *
		(b) The Commissioner shall:
		* * *
		(7) Subject to the approval of the
		Board, establish a user agreement with the
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		Vermont Crime Information Center in accordance with 20 V.S.A. chapter 117 for the purpose of obtaining Vermont criminal history records, out-of-state criminal history records, and criminal history records from the Federal Bureau of Investigation to review applications of any sports wagering operator or for any Lottery sales agent license issued under this title and by renumbering the remaining sections to be numerically correct.
Sec. 4	Sec. 4 (effective date) is redesignated	§ 5823. VERMONT INCOME OF INDIVIDUALS, ESTATES, AND TRUSTS *** (b) For any taxable year, the Vermont income of a nonresident individual, estate, or trust is the sum of the following items of income to the extent they are required to be included in the adjusted gross income of the individual or the gross income of an estate or trust for that taxable year: *** (6) proceeds from wagering transactions made within the State; or any Vermont State Lottery, tri-state lottery, or multijurisdictional lottery ticket paid to a person who purchased the ticket in Vermont, including payments received from a third party for the transfer of the rights to future proceeds related to the ticket; and the Commissioner may require withholding of any taxes due to the State under this subdivision from payments of wagering or lottery proceeds. ***

and by renumbering the remaining sector to be numerically correct.
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