SENATE No. 2880

The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

1	by inserting after section _ the following new sections:-
2	SECTION 1. Subclause (ii) of clause Tenth of section 7 of chapter 4 of the General Laws,
3	as appearing in the 2016 Official Edition, is hereby amended by inserting after the word "game",
4	the following woI rds:- or sports pool or online sports pool.
5	SECTION 2. Section 2 of chapter 23K of the General Laws, as so appearing, is hereby
6	amended, in the definition of "Game", by inserting at the end thereof the following words:- This
7	term shall also include sports pools and online sports pools as defined in section 20A.
8	SECTION 3. Said section 2 of said chapter 23K, as so appearing, is hereby further
9	amended, in the definition of "Gaming establishment", by inserting after the word "area" in line
10	112, the following words:-, a sports wagering lounge as defined in section 20A.
11	SECTION 4. Said section 2 of said chapter 23K, as so appearing, is hereby further
12	amended, in the definition of "Gaming license", by inserting at the end thereof, the following
13	words:-, sports pool or online sports pool as defined in section 20A.

14	SECTION 5. Section 8 of said chapter 23K, as so appearing, is hereby further amended
15	by inserting, in line 2, after the word "licenses", the following words:- and sports wagering
16	licenses as defined in section 20A.
17	SECTION 6. Section 9 of said chapter 23K, as so appearing, is hereby amended by
18	adding the following subsection:-
19	(c) The commission may waive certain provisions of subsection (a) that it deems
20	inapplicable to the issuance of a sports wagering license as defined in section 20A.
21	SECTION 7. Said chapter 23K of the General Laws, as so appearing, is hereby amended
22	by inserting after section 20, the following 6 sections:-
23	Section 20A. In addition to the definitions set forth in section 2, the following definitions
24	shall apply to sections 20A to 20F, inclusive:-
25	"Collegiate sport or athletic event", a sport or athletic event offered, sponsored by, or
26	played in connection with a public or private institution that offers educational services beyond
27	the secondary level;
28	"Electronic Sports" or "eSports", a multiplayer video game played competitively for
29	spectators by professionals;
30	"Online sports pool", a sports pool operation in which wagers on sports events are made
31	through computers or mobile or interactive devices and accepted at a sports wagering lounge
32	through an online gaming system which is operating pursuant to a sports wagering license issued
33	by the commission pursuant to section 20B;

34 "Online sports pool operator", an entity that holds a gaming license or a gaming vendor
35 license as defined in section 2 and that holds a license issued by the commission to operate an
36 online sports pool;

37 "Operator", a gaming licensee that has elected to operate a sports pool, either
38 independently or jointly, and any entity with whom a gaming licensee contracts to operate a
39 sports pool or online sports pool, including an online sports pool operator;

40 "Professional sport or athletic event", an event at which two or more persons participate
41 in sports or athletic events and receive compensation in excess of actual expenses for their
42 participation in such event;

43 "Prohibited sports event", any amateur sport or athletic event, including any collegiate
44 sport or athletic event or high school sport or athletic event regardless of where the event takes
45 place; and any electronic sports or eSports event;

46 "Sports event", any professional sport or athletic event, any Olympic or international 47 sports competition event, or any portion thereof, including, but not limited to, the individual 48 performance statistics of athletes in a sports event or combination of sports events, except "sports 49 event" shall not include a prohibited sports event or a fantasy contest, as defined in section 135 50 of chapter 219 of the acts of 2016;

51 "Sports governing body", a sports organization that has a regulatory, sanctioning or 52 organizing function for a specific sport or athletic event; provided, that this definition shall 53 include but not be limited to a professional sports organization as defined in 28 U.S.C. section 54 3701(3) and national governing body as defined in 36 U.S.C. section 220501(b)(8);

55	"Sports pool", the business of accepting wagers on any sports event by any system or
56	method of wagering, including but not limited to single-game bets, teaser bets, parlays, over-
57	under, moneyline, pools, exchange wagering, in-game wagering, in-play bets, proposition bets,
58	and straight bets;
59	"Sports wagering license", a license issued by the commission that permits the licensee to
60	operate a sports pool or online sports pool;
61	"Sports wagering licensee", an operator or online sports pool operator who holds a sports
62	wagering license under this chapter; and
63	"Sports wagering lounge", an area wherein a licensed sports pool is operated located in a
64	gaming establishment. For the purposes of this chapter, the sports wagering lounge shall be
65	considered part of the gaming area.
66	Section 20B. (a)The commission shall issue all sports wagering licenses and renewals
66	Section 20B. (a)The commission shall issue all sports wagering licenses and renewals
66 67	Section 20B. (a)The commission shall issue all sports wagering licenses and renewals thereof to gaming licensees. In addition to games permitted under this chapter, a gaming licensee
66 67 68	Section 20B. (a)The commission shall issue all sports wagering licenses and renewals thereof to gaming licensees. In addition to games permitted under this chapter, a gaming licensee which holds a sports wagering license issued by the commission may operate a sports pool in
66 67 68 69	Section 20B. (a)The commission shall issue all sports wagering licenses and renewals thereof to gaming licensees. In addition to games permitted under this chapter, a gaming licensee which holds a sports wagering license issued by the commission may operate a sports pool in accordance with the provisions of this chapter and applicable regulations promulgated by the
66 67 68 69 70	Section 20B. (a)The commission shall issue all sports wagering licenses and renewals thereof to gaming licensees. In addition to games permitted under this chapter, a gaming licensee which holds a sports wagering license issued by the commission may operate a sports pool in accordance with the provisions of this chapter and applicable regulations promulgated by the commission. A gaming licensee that holds a sports wagering license may conduct an online
 66 67 68 69 70 71 	Section 20B. (a)The commission shall issue all sports wagering licenses and renewals thereof to gaming licensees. In addition to games permitted under this chapter, a gaming licensee which holds a sports wagering license issued by the commission may operate a sports pool in accordance with the provisions of this chapter and applicable regulations promulgated by the commission. A gaming licensee that holds a sports wagering license may conduct an online sports pool or may authorize an internet sports pool operator that holds a gaming license, sports
 66 67 68 69 70 71 72 	Section 20B. (a)The commission shall issue all sports wagering licenses and renewals thereof to gaming licensees. In addition to games permitted under this chapter, a gaming licensee which holds a sports wagering license issued by the commission may operate a sports pool in accordance with the provisions of this chapter and applicable regulations promulgated by the commission. A gaming licensee that holds a sports wagering license may conduct an online sports pool or may authorize an internet sports pool operator that holds a gaming license, sports wagering license or gaming vendor license, to operate an online sports pool on its behalf,
 66 67 68 69 70 71 72 73 	Section 20B. (a)The commission shall issue all sports wagering licenses and renewals thereof to gaming licensees. In addition to games permitted under this chapter, a gaming licensee which holds a sports wagering license issued by the commission may operate a sports pool in accordance with the provisions of this chapter and applicable regulations promulgated by the commission. A gaming licensee that holds a sports wagering license may conduct an online sports pool or may authorize an internet sports pool operator that holds a gaming license, sports wagering license or gaming vendor license, to operate an online sports pool on its behalf, provided that the terms of that agreement are approved by the commission. Each sports wagering

licensee, may be in addition to or conjunction with any websites and mobile applications that
also offer fantasy contests as defined in section 135 of chapter 219 of the acts of 2016. The
commission shall determine the number of individually branded websites and accompanying
mobile application that each sports wagering licensee may provide.

(b) An applicant for a sports wagering license shall pay to the commission a
nonrefundable application fee of \$100,000 to defray the costs associated with the processing of
the application and investigation of the applicant; provided, however, that if the costs of the
investigation exceed the initial application fee, the applicant shall pay the additional amount to
the commission within 30 days after notification of insufficient fees or the application shall be
rejected.

(c) The commission shall determine the minimum licensing fee for the issuance or
renewal of a sports wagering license, which shall not be less than \$500,000 for initial issuance,
to be paid within 30 days after the award of the license. The commission shall set any renewal
fee for such license based on the cost of fees associated with the evaluation of a sports wagering
licensee under this chapter which shall be deposited into the Gaming Local Aid Fund established
in section 63. Such renewal fee shall be exclusive of any subsequent licensing fees under this

94 (d) (1) No sports wagering license shall be issued by the commission to any applicant
95 unless it has been qualified for licensure by the commission under sections 12 and 16.

96 (2) No category 1 or category 2 licensee shall be permitted to operate a sports pool or
97 accept wagers via an online sports pool unless a sports wagering lounge is established and has
98 commenced operation in its facility; provided, however, that an applicant for a sports wagering

99 license may petition the commission to commence operation of the sports pool at a temporary 100 facility and or an online sports pool during the pendency of construction of a sports wagering 101 lounge in its facility. Such temporary facility may include, at the discretion of the commission, 102 the utilization of designated windows and self-service wagering machines located in the gaming 103 area or a cashless wagering system pursuant to the provisions of section 29; provided that the 104 provisions of this clause shall not apply to an online sports pool operator.

105 (3) No sports wagering license shall be issued to any entity that is not qualified under this106 chapter.

(e) No applicant shall be authorized to operate a sports pool or online sports pool unless it
has produced, to the satisfaction of the commission, information, documentation, and assurances
concerning its financial background and resources, including cash reserves, that are sufficient to
demonstrate that it has the financial stability, integrity, and responsibility to operate a sports pool
or online sports pool.

(f) (1) No online sports pool shall be opened to the public, and no sports wagering, except for test purposes, may be conducted therein, until an online sports pool operator receives from the commission a permit to conduct an online sports pool.

(2) No applicant for an online sports wagering license shall be approved unless it
provides a system of verification for users on its online sports pool website or mobile
application.

(g) No later than 5 years after the date of the issuance of a sports wagering license and every 5 years thereafter or within such lesser periods as the commission may direct, an operator or online sports pool operator shall submit to the commission such documentation or information

as the commission may by regulation require, to demonstrate to the satisfaction of the
commission that the operator or online sports pool operator continues to meet the requirements
and regulations of this chapter.

(h) Sports wagering licensees and operators may provide promotional credits, incentives,
 bonuses, complimentaries, or similar benefits designed to induce sports betters to wager. The
 commission shall establish by regulation, standards governing the provision of these measures.

(i) The server or other equipment used by a gaming licensee, operator or sports pool
operator, to accept wagers at a sports pool or online sports pool shall conform to requirements
which the commission may impose by regulation.

130 Section 20C. (a) The operator or online sports pool operator shall establish or display the131 odds at which wagers may be placed on sports events.

(b)An operator shall accept wagers on sports events only from persons physically present
in the sports wagering lounge or through self-service wagering machines located in the gaming
area.

135 (c) An online sports pool operator shall accept wagers through an online sports pool.

(d) An operator or online sports pool operator shall not accept wagers on prohibitedsports events.

Section 20D. (a) The following persons shall not be permitted to (1) have any ownership interest in, control of, or otherwise be employed by an operator, online sports pool operator, a sports wagering licensee, a gaming establishment or gaming licensee in which a sports wagering lounge is located or (2) place a wager on a sports event that is overseen by that person's sports

142 governing body based on publicly available information: (i) Any person who is an athlete, coach, 143 referee, or director of a sports governing body or any of its member teams; (ii) a sports governing 144 body or any of its member teams; (iii) a player or a referee personnel member, in or on any 145 sports event overseen by that person's sports governing body based on publicly available 146 information; (iv) a person who holds a position of authority or influence sufficient to exert 147 influence over the participants in a sporting contest, including but not limited to coaches, 148 managers, handlers, and athletic trainers; (v) a person with access to certain types of exclusive 149 information on any sports event overseen by that person's sports governing body based on 150 publicly available information; or (vi) a person identified by any lists provided by the sports 151 governing body to the commission.

(b) Any employee of a sports governing body or its member teams who is not prohibited
from wagering on a sports event under subsection (a) shall provide notice to the commission
prior to placing a wager on a sports event.

(c) The direct or indirect legal or beneficial owner of 5 per cent or greater of a sports
governing body or any of its member teams shall not place or accept any wager on a sports event
in which any member team of that sports governing body participates.

(d) The prohibition set forth in subsection (a) shall not apply to (i) a person owning less
than 5 per cent of the common stock of the applicant company, directly or indirectly, or a
holding, intermediary or subsidiary company as defined in section 2 of a specific sports
governing body member team; and (ii) a person owning less than 5 per cent of the common stock
of the applicant company, directly or indirectly, or a holding, intermediary or subsidiary
company as defined in said section 2 in a gaming establishment or gaming licensee.

Section 20E. (a) An operator shall adopt procedures to prevent persons from wagering on sports events who are prohibited from placing sports wagers. An operator shall not accept wagers from any person; (i) whose identity is known to the operator and whose name appears on the exclusion list maintained by the commission pursuant to section 45; (ii) who is the operator, director, officer, owner, or employee of the operator or any relative thereof living in the same household as the operator; (iii) who has access to nonpublic confidential information held by the operator; or (iv) who is an agent or proxy for any other person.

(b) An operator shall adopt procedures to be approved by the commission to obtain
personally identifiable information from any individual who places any single wager in an
amount of \$10,000 or greater on a sports event while physically present in a gaming
establishment.

(c) A sports wagering licensee may contract with a gaming vendor to conduct that
operation, in accordance with regulations promulgated by the commission. The gaming vendor
shall obtain a gaming vendor license prior to the execution of any such contract and in
accordance with the regulations promulgated by the commission.

(d) An operator shall promptly report to the bureau: any criminal or disciplinary proceedings commenced against the operator or its employees in connection with the operations of the sports pool or online sports pool; any abnormal betting activity or patterns that may indicate a concern about the integrity of a sports event or events; any other conduct with the potential to corrupt a betting outcome of a sports event for purposes of financial gain, including but not limited to match fixing; and suspicious or illegal wagering activities, including the use of funds derived from illegal activity, wagers to conceal or launder funds derived from illegal activity, use of agents to place wagers, or use of false identification. The bureau is authorized to
share any information under this section with any law enforcement entity, team, sports governing
body, or regulatory agency the bureau deems appropriate.

(e) An operator shall maintain records of sports wagering operations in accordance withregulations promulgated by the commission.

(f) A sports wagering licensee may, in addition to having a sports wagering lounge,
conduct wagering on authorized sports events through one or more kiosks or self-service
wagering stations located within its facility. Such self-service wagering stations located at a
casino may offer any game authorized under regulations promulgated by the commission.

(g) (1) All wagers on sports events authorized under this chapter shall be initiated,
received and otherwise made within the commonwealth unless otherwise determined by the
commission in accordance with applicable federal and state laws. Consistent with the Unlawful
Internet Gambling Enforcement Act of 2006 (31 U.S.C. s.5361 et seq.), the intermediate routing
of electronic data relating to a lawful intrastate wager authorized under this provision shall not
determine the location or locations in which such wager is initiated, received or otherwise made.

(2) Notwithstanding the provisions of clause (1) of this subsection, wagers may be
accepted thereunder or pooled with wagers from persons who are not physically present in the
commonwealth if the commission determines that such wagering is not inconsistent with federal
law or the law of the jurisdiction, including any foreign nation, in which any such person is
located, or such wagering is conducted pursuant to a reciprocal agreement to which the
commonwealth is a party that is not inconsistent with federal law.

(h) (1) Applicants for and holders of a sports wagering and online sports wagering license
shall be required to disclose the identity of the following: each board appointed officer of the
corporation; each director of the corporation; each person who directly holds any voting or
controlling interest of 5 percent or more of the securities issued by such applicant or holder; each
person who directly holds any non-voting or passive ownership interest of 25 percent or more of
the securities issued by such applicant or holder; and each holding or intermediary company of
an applicant for or holder of an operator.

(2) As to each holding, intermediary and subsidiary company of an applicant for or
holder of a sports wagering license, such applicants and holders shall be required to establish and
maintain the qualifications of the following: each board appointed officer of the corporation;
each director of the corporation; each person who directly holds any voting or controlling interest
of 5 percent or more of the securities issued by such applicant or holder; and each person who
directly holds any non-voting or passive ownership interest of 25 percent or more in such
holding or intermediary company.

(i) (1) All persons employed directly in wagering-related activities conducted within a
gaming establishment in a sports wagering lounge or an online sports pool shall be licensed as a
key gaming employee or a gaming employee or so designated by the commission. All other
employees who are working in the sports wagering lounge or an online sports pool shall register
with the commission as a gaming service employee.

(2) Each operator shall designate one or more gaming key employees who shall be
responsible for the operation of the sports pool or online sports pool. At least one such gaming
key employee shall be in the gaming establishment whenever sports wagering is conducted.

229	(j) Except as otherwise provided by this chapter, the commission shall have the authority
230	to regulate sports pools, online sports pools, and the conduct of sports wagering under this
231	chapter to the same extent that the commission regulates gaming.
232	(k) The commission, shall promulgate regulations necessary to carry out the provisions of
233	sections 20B through 20F, inclusive, including but not limited to, regulations governing the:
234	(1) number of individually branded websites and accompanying mobile application that
235	each sports wagering licensee may provide;
236	(2) amount of cash reserves to be maintained by operators to cover winning wagers;
237	(3) acceptance of wagers on a series of sports events;
238	(4) maximum wagers which may be accepted by an operator from any one person on any
239	one sports event;
240	(5) type of wagering tickets which may be used;
241	(6) method of issuing tickets;
242	(7) method of accounting to be used by operators;
243	(8) types of records which shall be kept;
244	(9) use of credit and checks by patrons;
245	(10) a cashless wagering system for sports wagering pursuant to the provisions of section
246	29;

(11) protections for a person placing a wager, including a verification system for onlinesports pools, including age and identity verification; and

(12) the display of information on the signs of problem gambling and how to accessassistance.

251 (1) Each operator shall adopt comprehensive house rules governing sports wagering 252 transactions which shall be approved by the commission. The rules shall specify the amounts to 253 be paid on winning wagers and the effect of schedule changes. The house rules, together with 254 any other information the commission deems appropriate, shall be conspicuously displayed in 255 the sports wagering lounge, posted on the online sports pool operator's website or mobile 256 application, and included in the terms and conditions of the cashless wagering system pursuant to 257 the provisions of section 29, and copies shall be made readily available as required by the 258 commission.

259 Section 20F. Nothing in sections 20A through 20F, inclusive, shall limit (1) the tribal-260 state compact entered into pursuant to section 91 of chapter 194 of the acts of 2011 and as 261 approved by the general court pursuant to chapter 1 of the resolves of 2012, or (2) the attorney 262 general's authority over daily fantasy contests as defined in section 135 of chapter 219 of the acts 263 of 2016 pursuant to the General Laws and regulations promulgated by the attorney general.

264 SECTION 8. Section 21 of said chapter 23K, as so appearing, is hereby further amended
265 by adding, the following subsection:-

(e) The commission may waive certain provisions of this section that it deemsinapplicable to the issuance of a sports wagering license as defined in section 20A.

268	SECTION 9. Section 23 of said chapter 23K, as so appearing, is hereby further amended
269	by inserting after the word "licensee", in line 1, the following words:- and a sports wagering
270	licensee as defined in section 20A.
271	SECTION 10. Section 37 of said chapter 23K, as so appearing, is hereby further amended
272	by inserting after subsection (g), the following subsection:- (h) Whoever willfully violates the
273	provisions of section 20D shall be punished by imprisonment in the house of correction for not
274	more than 6 months or by a fine not to exceed \$10,000, or both, and in the case of a person other
275	than a natural person, by a fine not to exceed \$100,000.
276	SECTION 11. Said chapter 23K, as so appearing, is hereby further amended by inserting
277	after section 55, the following section:-
278	Section 55A.(a) (1) The sums received by a sports wagering licensee from sports
279	wagering, all as defined in section 20A, less only the total of all sums actually paid out as
280	winnings to patrons, shall not be taxed as gross gaming revenue as defined in section 2 but shall
281	be subject to a tax of 10 per cent. (2) The sums received from an online sports wagering licensee
282	on sports events, both as defined in section 20A, less only the total of all sums actually paid out
283	as winnings, shall be subject to a tax of 12.5 per cent, which shall be paid to the Gaming Local
284	Aid Fund established in section 63. (3)The cash equivalent value of any merchandise or thing of
285	value included in a jackpot or payout shall not be included in the total of all sums paid out as
286	winnings for purposes of determining revenue under this subsection.

(b) The operator of fantasy contests as defined in section 135 of chapter 219 of the acts of
2016 shall pay a tax of 12.5 per cent, except that sums received from a fantasy contest, less only
the total of all sums actually paid out as winnings, and shall be remitted to the commission no

290	less frequently than monthly by the operator to be paid to the Gaming Local Aid Fund
291	established in section 63.

292	SECTION 12. Subsection (e) of section 56 of said chapter 23K, is hereby further
293	amended by inserting after the first sentence, the following sentence:- The commission shall also
294	assess an annual fee of \$1,000,000 in shares to be determined by the commission against each
295	sports wagering licensee that is not a category 1 or category 2 gaming licensee.
296	SECTION 13. Subsection (2) of section 71 of said chapter 23K, as so appearing is hereby
297	further amended by inserting after clause (vi), the following clause:- (vi $\frac{1}{2}$) an assessment of the
298	impacts on sports wagering on individuals, families, businesses, social institutions and the
299	economy generally;.