#### 1 24 NCAC 06A .0101 DEFINITIONS

In addition to defined terms in G.S. 18C-901 and G.S. 18C-1001, the following definitions apply throughout this Rules
Manual, unless otherwise specified in the Rule, Section, or Subchapter:

- 4 "Abnormal Wagering Activity" means Wagering Activity exhibited by one or more Players and (1)5 considered by an Operator as a potential indicator of Suspicious or Illegal Wagering Activity, 6 including the size of a Player's Wager, increased Wagering volume on a particular Wagering Event 7 or Wager Type, or unusual patterns of Wagering over a period of time. 8 (2)"Advertisement" means a notice, announcement, or communication to the public, or any specific 9 members thereof, made by an Operator or on its behalf, designed to solicit or entice an Individual 10 to participate in an Operator's Sports Wagering or Pari-Mutuel Wagering offerings via broadcasting, 11 publication, or any other means of dissemination in this State, including social media, direct 12 messaging, text message, or electronic mail. 13 (3)"Affiliate" means a Person who directly or indirectly controls, or is controlled by, or is under 14 common control with, a specified Person. 15 (4)"Age and Identity Verification" means a method, system, or device used by an Operator to verify
- 16 the validity of a Player's age and the Player's identity.
- 17 (5) "Applicant" means a Person that applies for a License to engage in activity regulated under these
   18 Rules and statutorily authorized by Articles 9 or 10 of the Act.
- (6) "Authorized Representative" means a Responsible Party's licensed attorney-at-law of record or its
   authorized employee or other official representative; an Authorized Representative shall have full
   authority to take binding action on behalf of the Responsible Party.
- (7) "Background Investigation" means the statutorily required credit history check, tax record check,
  criminal history record check, and any other checks or inquiries as determined by the Commission,
  in its discretion, for Individuals connected with an Applicant for a License, Key Persons, and
  Persons required to be disclosed as set forth by law, these Rules, or a License application approved
  by the Commission.
- (8) "Cancelled Wager" means a Wager that was valid at the time that it was made but has since been
  invalidated in a manner acceptable by the Commission due to an event or action that prevents its
  completion.
- 30 (9) "Cash" means US currency.
- 31 (10) "Cash Equivalent" has the meaning provided in G.S. 18C-901(2).
- 32 (11) "Commission" has the meaning provided in G.S. 18C-103(1).
- 33 (12) "Commissioner" has the meaning provided in G.S. 18C-103(2).
- (13) "Communication Technology" means the methods used and the components employed to facilitate
   the transmission of information, including electronic communications, and transmission and
   reception systems based on wire, cable, radio, microwave, light, optics, or computer data networks
   or similar electronic agents, including the internet and intranets.

1	(14)	"Confidential Player Information" means:
2		(a) the amount of money credited to, debited from, withdrawn from, or present in a particular
3		Wagering Account;
4		(b) the amount of money Wagered by a particular Player on one or more Wagering events;
5		(c) the unique Wagering Account ID or username and authentication credentials that identify
6		the particular Registered Player;
7		(d) the identities of particular Wagering Events or Wager Types on which the Player is
8		Wagering or has Wagered; and
9		(e) unless otherwise authorized by the Player, the name, address, and other information in
10		possession of the Operator that would identify the Player to anyone other than the
11		Commission or the Operator.
12	(15)	"Day" means a calendar day, unless otherwise specified in the Rule. In computing any period
13		prescribed or allowed by the Rule, the day of the act, event, or default from which the designated
14		period begins to run shall not be included.
15	(16)	"Director" has the meaning provided in G.S. 18C-103(3).
16	(17)	"Disciplinary Action" means action taken by the Commission or Director against a Responsible
17		Party to assess a civil penalty, suspend a License, or revoke a License.
18	(18)	"Disciplinary Hearing" means a proceeding set forth in Subchapter A, Section .0300 of these Rules
19		to comply with the hearing requirement of G.S. 18C-916.
20	(19)	"Event Corruption" means an intentional arrangement, act, or omission aimed at an improper
21		alteration of the result or the course of a Wagering Event in order to remove all or part of the
22		unpredictable nature of the event with a view to obtaining an undue advantage for oneself or for
23		others. By way of illustration, Event Corruption includes, but is not limited to, instances of: bribery,
24		Match Fixing, misuse of insider information, officiating abnormalities, or any illegal, immoral, or
25		unethical activity that attempts deliberately to distort the result of a Wagering Event for the personal
26		material gain of one or more parties involved in that corrupting activity.
27	(20)	RESERVED FOR FUTURE USE.
28	(21)	"Gaming Day" means a twenty-hour period which begins at 12:00 a.m. Eastern Time and ends the
29		following Day at 11:59 p.m. Eastern Time.
30	(22)	"Independent Testing Laboratory" means a laboratory which:
31		(a) holds an active accreditation in accordance with:
32		(i) ISO/IEC 17020, ISO/IEC 17025, and ISO/IEC 17065 by an accreditation body
33		that is a signatory to the International Laboratory Accreditation Cooperation
34		Mutual Recognition Agreement; or
35		(ii) other active accreditation satisfactory to the Commission from a recognized
36		accrediting body;

1		(b) has a reputation for honesty, independence, competence, and timeliness that is
2		demonstrably competent and which is qualified to scientifically test and to evaluate gaming
3		equipment for compliance with the Act, state and federal law, applicable case law, and
4		these Rules; and
5		(c) is approved by the Commission.
6	(23)	"Indian Lands" has the meaning provided in the Indian Gaming Regulatory Act of 1988, 25 U.S.C.
7		2703(4).
8	(24)	"Individual" means a natural person.
9	(25)	"Ineligible Person" means:
10		(a) a Commissioner;
11		(b) an Underage Individual;
12		(c) an Individual prohibited from engaging in Sports Wagering pursuant to G.S. 18C-902(i);
13		(d) an Involuntarily Excluded Person;
14		(e) a Voluntarily Excluded Person;
15		(f) an Individual Wagering while not in the authorized geographic boundaries within the State
16		of North Carolina;
17		(g) a Person Wagering in violation of State, local, or federal law;
18		(h) an Individual Wagering on behalf of another Individual or Person;
19		(i) except for the purpose of Layoff Wagers, as defined in Rule .0101(18) of Subchapter B, a
20		Person that is not an Individual; or
21		(j) other Persons as determined by the Commission.
22	(26)	"Integrity Monitoring" means the monitoring of Sports Wagering or Pari-Mutuel Wagering to
23		identify Abnormal Wagering Activity or Suspicious or Illegal Wagering Activities from an Event
24		Corruption standpoint, to include reporting these activities to required or other appropriate parties.
25	(27)	"Internal Controls" means a system of internal procedures, as well as administrative and accounting
26		controls, related to the integrity of Sports Wagering and Pari-Mutuel Wagering.
27	(28)	"Internet" means the international computer network of interoperable packet switched data
28		networks, inclusive of additional technological platforms, including mobile, satellite, and other
29		electronic distribution channels.
30	(29)	"Involuntarily Excluded Person" means an Individual who has been involuntarily prohibited from
31		establishing a Wagering Account or participating in Sports Wagering Activities or Pari-Mutuel
32		Wagering Activities under the jurisdiction of the Commission.
33	(30)	"Key Person" has the meaning provided in G.S. 18C-901(10).
34	(31)	"License" means a License applied for by an Applicant or issued by the Commission under these
35		Rules and the Act.
36	(32)	"Match Fixing" means the act of playing or officiating a Wagering Event with the intention of
37		achieving a pre-determined result, violating the rules of the event.

1	(33)	"Multi-Factor Authentication" means a type of authentication which uses two or more of the			
2		following to verify an Individual's identity:			
3		(a) information known only to the Individual, including a password, pattern, or answers to			
4		challenge questions;			
5		(b) an item possessed by an Individual, including an electronic token, physical token, or an			
6		identification card; or			
7		(c) an Individual's biometric data, including fingerprints, voice recognition, or recognition of			
8		any physiological characteristic, including facial recognition.			
9	(34)	"Operator" for purposes of these Rules means:			
10		(a) an Interactive Sports Wagering Operator as defined in G.S. 18C-901(9); or			
11		(b) an advance deposit wagering (ADW) licensee as defined in G.S. 18C-1001(2).			
12	(35)	"Operator License" for the purposes of these Rules means a License issued by the Commission to:			
13		(a) an Interactive Sports Wagering Operator under G.S. 18C-904; or			
14		(b) an advance deposit wagering (ADW) licensee under G.S. 18C-1005.			
15	(36)	"Pari-Mutuel Wager" or "Pari-Mutuel Wagering" has the meaning provided in G.S. 18C-1001(3).			
16	(37)	"Person" has the meaning provided in G.S. 18C-103(7).			
17	(38)	"Personal Information" has the meaning provided in G.S. 75-61(10).			
18	(39)	"Player" means a Person who Wagers on Wagering Events.			
19	(40)	"Registered Player" means an Individual who has established a Wagering Account with an Operator.			
20	(41)	"Responsible Party" means Operators, Sports Wagering Service Providers, and Sports Wagering			
21		Suppliers.			
22	(42)	"Revocation" means action taken by the Commission or Director to terminate the rights and			
23		privileges associated with a License and to permanently prohibit the Responsible Party from			
24		applying for or receiving a License within the State.			
25	(43)	"Rule" means a requirement, condition, or directive adopted by the Commission in this Rules			
26		Manual or any technical manual authorized herein that is applicable to an Applicant, Responsible			
27		Party, Player, Person, Individual, or other party subject to the authority, oversight, or supervision of			
28		the Commission.			
29	(44)	"Segregated Account" means a financial account that separates funds, to include Cash and Cash			
30		Equivalents, owned by Players and that is restricted to funds owned by Players in the United States,			
31		and has funds that are not commingled with the Operator's operational funds.			
32	(45)	"Sensitive Information" means information about an Individual, including Personal Information,			
33		transactional Wagering data, authentication credentials, secure seeds and keys used in encryption,			
34		and other data that shall be handled in a secure manner.			
35	(46)	"Service Provider" or "Sports Wagering Service Provider" has the meaning provided in G.S. 18C-			
36	. /	901(15).			
37	(47)	"Sports Facility" has the meaning provided in G.S. 18C-901(17).			

(48)	"Sports Governing Body" has the meaning provided in G.S. 18C-901(18).
(49)	"Sports Wager" or "Sports Wagering" has the meaning provided in G.S. 18C-901(19).
(50)	"Sports Wagering Operator" means an Interactive Sports Wagering Operator as defined in G.S. 18C-
	901(9).
(51)	"State" means the State of North Carolina not to include the Indian Lands within its boundaries.
(52)	"State Lottery Act" or "Act" means Chapter 18C of the General Statutes.
(53)	"Sufficient Clarity" means the capacity of a Surveillance System to record images at a resolution
	determined by the Commission to clearly identify the intended activity, Individual, object, or
	location.
(54)	"Supplier" or "Sports Wagering Supplier" has the meaning provided in G.S. 18C-901(22).
(55)	"Surveillance Operation Room" means the secured area where surveillance takes place or where
	active surveillance equipment is located.
(56)	"Surveillance System" means a system of video cameras, monitors, recorders, video printers,
	switches, selectors, and other equipment used for surveillance.
(57)	"Suspension" means action taken by the Commission or Director to temporarily deauthorize the
	rights and privileges associated with a License after which the Responsible Party shall cease all
	activity regulated by these Rules for the requisite period of Suspension as defined in the Commission
	decision or order.
(58)	"Suspicious or Illegal Wagering Activity" means activities, actions, or behaviors that raise concerns
	about the integrity of the Wagering Activity or the Wagering Event itself. This includes, but is not
	limited to: Match Fixing or point-shaving, misuse of insider information, Abnormal Wagering
	Activity, Wagering by Ineligible Persons, money laundering, use of multiple Accounts, collusion or
	cheating, Wager or Wagering Event manipulation, unauthorized use of bots or automated systems,
	and potential breaches of internal rules or code of conduct related to Wagering for a Sports
	Governing Body, racing regulatory body, or equivalent.
(59)	"Ticket Writer" means a cashier employed by an Operator who is assigned the responsibility for the
	operation of a Ticket Writer Station.
(60)	"Ticket Writer Station" means a point-of-sale system used by a Ticket Writer for the execution or
	formalization of Wagers placed on behalf of a Player.
(61)	"Tribal Gaming Enterprise" has the meaning provided in G.S. 18C-901(25).
(62)	"Underage Person" means an Individual under twenty-one years of age.
(63)	"Void Wager" or "Voided Wager" means a Wager that was not valid at the time it was placed or a
	Wager that was valid at the time it was placed but has since become invalid for reasons, including
	but not limited to the change in eligibility status of an event participant or subject of the Wager.
(64)	"Voluntarily Excluded Person" means an Individual who is included, at their own request, in the
	Voluntary Exclusion Program.
	<ul> <li>(49)</li> <li>(50)</li> <li>(51)</li> <li>(52)</li> <li>(53)</li> <li>(54)</li> <li>(55)</li> <li>(56)</li> <li>(57)</li> <li>(56)</li> <li>(57)</li> <li>(58)</li> <li>(59)</li> <li>(60)</li> <li>(61)</li> <li>(62)</li> <li>(63)</li> </ul>

1	(65)	"Voluntary Exclusion Program" means a program operated by the Commission to maintain a list of
2	(05)	Individuals who voluntarily exclude themselves from Sports Wagering or Pari-mutuel Wagering
3		and from establishing or maintaining a Wagering Account with an Operator for such Wagering.
4	(66)	"Wager" means a sum of money or Cash Equivalent risked on an uncertain occurrence.
5	(67)	"Wagering Account" or "Account" means:
6		(a) an Interactive Sports Wagering Account used for placing Sports Wagers as defined in G.S.
7		(a) an interactive operation age in generative and the princing operation ages as a connect in each 18C-901(8); or
8		(b) an advance deposit account used for placing Pari-Mutuel Wagers as contemplated in G.S.
9		18C-1015.
10	(68)	"Wagering Activity" means Sports Wagering Activity or Pari-Mutuel Wagering Activity unless
11	()	otherwise specified.
12	(69)	"Wagering Event" means:
13	~ /	(a) for Sports Wagering, a Sporting Event as defined in G.S. 18C-901(16); or
14		(b) for Pari-Mutuel Wagering, a horse race.
15	(70)	"Wagering Facility" means:
16		(a) a place of public accommodation <u>operated by an Interactive Sports Wagering Operator</u>
17		approved by the Commission for in-person Sports Wagering; or
18		(b) a simulcast facility <u>operated by an ADW licensee and approved by the Commission for in-</u>
19		person Pari-Mutuel Wagering.
20	(71)	"Wagering Kiosk" or "Kiosk" means a self-service automated device, computer terminal, or other
21		similar machine that a Player may use in a Wagering Lounge-Facility to place a Wager using Cash
22		and Cash Equivalents. A Wagering Kiosk may also be used to redeem a Wager and for other
23		regulated functions where supported.
24	(72)	"Wagering Lounge" means the part of a Wagering Facility operated by an Operator and approved
25		by the Commission for in person Sports Wagering or Pari Mutuel Wagering. RESERVED FOR
26		<u>FUTURE USE.</u>
27	(73)	"Wagering Rules" means the comprehensive rules established by an Operator for governing
28		Wagering Activities with that Operator.
29	(74)	"Wagering Ticket" or "Ticket" means a printed record, or digital representation thereof, that contains
30		information pertaining to a Wager in connection with a Wagering Event.
31	(75)	"Wagering Voucher" or "Voucher" means a printed record, or digital representation thereof, that
32		may be used to fund a Sports Wager or may be redeemable for Cash or Cash Equivalents.
33	(76)	"Wagering Window" means a window in a structure approved by the Commission within a
34		Wagering Facility from which a Ticket Writer conducts Wagering Activity by accepting or
35		distributing Cash or Cash Equivalents.
36	(77)	"Wager Type" means the form of a Wager offered by a Sports Wagering Operator, including but
37		not limited to Single-Game Wagers, Teaser Wagers, Parlays, Over-Under, Moneyline, Pools,

1		Exchange Wagering, In-Game Wagering, In-Play Wagers, Proposition Wagers, Straight Wagers,
2		and other Sports Wagers approved by the Commission.
3	(78)	"Winnings" means the total Cash value of property or sums, including Cash, Cash Equivalents, or
4		instruments of monetary value paid, to a Player by an Operator as a direct result of a winning Wager.
5		
6	History Note:	Authority G.S. 18C-114(a)(14);
7		Previously adopted as Rule 1A-001;
8		Eff. January 8, 2024;
9		Readopted Eff. March 27, <del>2024.<u>2024;</u></del>
10		Amended Eff. June 22, 2024.

## 1 24 NCAC 06A .0112 METHOD OF PAYMENT OF FEES

- 2 (a) All required fees or sums to be paid to the Commission shall be paid via wire transfer of funds or other form as
- 3 prescribed by the Director.
- 4 (b) Checks, credit cards, and other forms of payment given to the Commission or its agents or vendors for fees due
- 5 that are returned unpaid shall be considered cause for license denial, Suspension, or Revocation.
- 6
- 7 *History Note: Authority G.S.* 18C-114(*a*)(14);
- 8 Previously adopted as Rule 1A-012;
- 9 *Eff. January 8, 2024;*
- 10 Readopted Eff. March 27, <del>2024.</del>2024;
- 11 <u>Amended Eff. June 22, 2024.</u>

# 124 NCAC 06A .0210CONSENT TO BACKGROUND INVESTIGATION REQUIRED; RECENT2CRIMINAL HISTORY CHECK

(a) The Commission, or a third-party contractor approved by the Commission, shall conduct a Background
Investigation on the Applicant, Key Persons, and other Persons required to be disclosed on the application, as required
by the Commission.

- 6 (1) In the event an Applicant, its Key Persons, and its disclosed Persons have had a completed criminal 7 history record check in the 12 months prior to the application, the Commission may, in its discretion, 8 accept the results of that prior criminal history record check on submission of an affidavit that there 9 has been no change in criminal history since the prior criminal history record check in this or another 10 state or territories of the United States and the District of Columbia. The Commission or Director 11 shall prescribe the form and contents of such affidavit.
- 12 (2) The Commission shall not award a License if an Applicant, Key Person, or disclosed Person has 13 been convicted in any jurisdiction of a felony, a gambling offense, a criminal offense involving 14 moral turpitude or obstruction of justice, or any criminal offense involving dishonesty or breach of 15 trust within 10 years of application.
- (b) An Applicant for Licensure, Key Persons, and Persons required to be disclosed on the application as deemed necessary by the Commission shall consent to a criminal history record check, including criminal history record information obtained from the Federal Bureau of Investigation. Refusal to consent to a criminal history record check constitutes grounds for the Commission to deny Licensure summarily.
- (1) If used, criminal history record information obtained from the Federal Bureau of Investigation
   pursuant to this Rule shall include other state and national criminal history record information.
- (2) All criminal history record information obtained by the Commission pursuant to this Rule is subject
  to G.S. 18C-904(j), 18C-906(h), 18C-907(l), and 18C-916(b), is for the official use of the
  Commission only, and shall be kept confidential.
- 25 (3) An Individual required to submit to a criminal history record check under this Rule shall submit to
   26 having their fingerprints taken.

(c) Individuals, Key Persons, and disclosed Persons required to participate in the Background Investigation required
 by these Rules or Articles 9 and 10 of the Act shall provide a statement that irrevocably gives consent to the
 Commission, Director, and their investigative contractors, and other authorized Persons acting on the Commission's
 behalf to:

- 31 (1) verify all information provided in the application; and
- 32 (2) conduct a Background Investigation.

(d) The statement shall be on a form made available by the Director and shall be submitted in a manner determinedby the Director.

35 (e) The Director shall make available an affidavit form for those Individuals subject to the Background Investigation

36 process who have completed a criminal history check in the 12 months prior to the application's submission.

37 (1)

A complete copy of the previous criminal history check shall be attached to the affidavit form.

1	(2)	The Director reserves the right, in their sole discretion, to undertake a supplemental or additional		
2		Background Investigation of any individual who submits an affidavit involving a prior criminal		
3		history check.		
4	(f) If, while co	nducting a Background Investigation, a basis for recommending denial of a License is discovered,		
5	Commission sta	iff shall:		
6	(1)	informally notify the Applicant; and		
7	(2)	if a final decision has not yet issued on the application, allow the application to be withdrawn or		
8		amended within a specified period.		
9	9 (g) For an Applicant who is a citizen of has resided in any country other than the United States or was previously a			
10	citizen of a cou	ntry other than United States, during the past ten years, the Background Investigation shall require an		
11	1 international criminal history records check.			
12				
13	History Note:	Authority G.S. 18C-114(a)(14);		
14		Previously adopted as Rule 1B-010;		
15		Eff. January 8, 2024;		
16		Readopted Eff. March 27, <del>2024.</del> <u>2024:</u>		
17		<u>Amended Eff. June 22, 2024.</u>		

#### 1 24 NCAC 06A .0217 REVIEW AND ISSUE LICENSES

The Commission shall review and issue Licenses to qualified Applicants within 60 Days of receipt of a completed,
administratively sufficient application. The Commission may extend the review period for an additional 30 Days if
the Background Investigation is <u>outstanding.outstanding</u> or for other reasons determined by the Director. The
Commission shall provide notice to an Applicant that the review period for its application has been extended. *History Note:* Authority G.S. 18C-114(a)(14);

8 Previously adopted as Rule 1B-017;
9 Eff. January 8, 2024;
10 Readopted Eff. March 27, 2024.2024;
11 <u>Amended Eff. June 22, 2024.</u>

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1	24 NCAC 06A .	0225 DENIAL OF RENEWAL
2	(a) The Commis	sion may deny a License renewal based on:
3	(1)	one or more of the same grounds that would constitute denial of an initial application under Rule
4		.0213 of this Subchapter;
5	(2)	a violation of the Act or these Rules;
6	(3)	a pattern of noncompliance with Rules or directives promulgated by the Commission;
7	(4)	failure to pay the taxes or fees imposed under these Rules;-or
8	(5)	the Commission's previous decision to suspend or impose civil penalties on the Responsible Party:
9		or Party or its Key Persons.
10	<u>(6)</u>	a final determination finding by the North Carolina Department of Revenue that the Responsible
11		Party violated a provision in Article 2E of Chapter 105 of the North Carolina General Statutes.
12	(b) The Commis	sion may deny a License renewal if the Commission finds good cause that the Responsible Party has
13	not materially co	mplied with one or more provisions of the Act or one or more provisions in these Rules.
14		
15	History Note:	Authority G.S. 18C-114(a)(14);
16		Previously adopted as Rule 1B-025;
17		Eff. January 8, 2024;
18		Readopted Eff. March 27, <del>2024.</del> 2024;
19		Amended Eff. June 22, 2024.

1	24 NCAC 06A .0	<b>1229</b> LICENSE ASSIGNMENT OR TRANSFER			
2	(a) A Responsib	le Party may request the assignment or transfer of their License to another Person by submitting a			
3	request in writing.				
4	(b) The assignee	or transferee shall complete the requisite Licensure application and include the following:			
5	(1)	a copy of the Responsible Party's written request for assignment or transfer of their License;			
6	(2)	a draft copy of the proposed Assignment and Assumption Agreement; and			
7	(3)	if seeking transfer or assignment of a Sports Wagering Operator License, a Written Designation			
8		Agreement, pursuant to Rule .0206 of Subchapter B.			
9	(c) To qualify for	or consideration of the License transfer or assignment, the assignee or transferee shall first pay the			
10	requisite applicat	tion fee and meet all qualifications and Background Investigation requirements for the requisite			
11	License.				
12	(d) The Director	may approve or deny the License assignment or transfer. The grounds for the denial of a License			
13	assignment or transfer are the same as those provided in Rule .0213(c) of this Subchapter with respect to the denial of				
14	an Application for a License. Denial of a License assignment or transfer is treated as a denial of an Application and				
15	affords the assignee or transferee the same right to seek reconsideration pursuant to Rule .0219 of this Subchapter, as				
16	if it were an Applicant whose Application was denied.				
17	(e) The Assignment and Assumption Agreement shall be subject to the approval of the Director and shall include the				
18	Director as a signatory solely for the purpose of consenting to the Assignment and Assumption Agreement.				
19	(f) An unauthorized assignment or transfer of a License voids the License.				
20	(g) The Responsible Party may seek reconsideration of the Director's decision to deny a license transfer or assignment,				
21	as outlined in Ru	le .0219 of this Subchapter.			
22					
23	History Note:	Authority G.S. 18C-114(a)(14);			
24		Previously adopted as Rule 1B-029;			
25		Eff. January 8, 2024;			
26		<i>Readopted Eff. March 27, <del>2024.</del>2024:</i>			
27		Amended Eff. June 22, 2024.			

### 1 24 NCAC 06A .0232 LICENSE DISPLAY

- 2 An Operator shall prominently display the License issued by the Commission on its websites, mobile applications,
- 3 and, if applicable, within the Wagering <u>Facility</u>. Lounge.
- 4 5

History Note: Authority G.S. 18C-114(a)(14);

6 Previously adopted as Rule 1B-032;

7 *Eff. January 8, 2024;* 

8 *Readopted Eff. March 27, <del>2024.</del>2024;* 

9 <u>Amended Eff. June 22, 2024.</u>

#### 1 24 NCAC 06A .0301 **GROUNDS FOR DISCIPLINARY ACTIONS** 2 (a) The Commission, the Sports Betting Committee, or Director may suspend a License, revoke a License, or assess 3 a civil penalty for a violation committed by a Responsible Party, or by the Responsible Party's employees or agents 4 whether or not such actors hold a License issued by the Commission. An Operator may be subject to Disciplinary 5 Action for violations committed by other Responsible Parties acting on its behalf, for its benefit, or at its direction. 6 (b) The following are examples of conduct that constitute grounds for Disciplinary Action: 7 (1)violation of the Act or other law, including, but not limited to, failure to maintain qualifications or 8 suitability needed for a License; 9 (2)violation of Rules promulgated under the Act; 10 (3)violation of conditions of Licensure; 11 (4)violation of Commission directives, orders, or resolutions; 12 (5) violation of Laws, Rules, regulations, or ordinances impacting public safety; 13 (6)any act or omission of fraud, deceit, misrepresentation, or conduct prejudicial to public confidence 14 in the integrity of Wagering Activity; 15 (7)suspension or Revocation of a similar License held in another state or territory; or 16 (8)other grounds identified by the Commission or Director. Director; or a final determination finding by the North Carolina Department of Revenue that the Responsible 17 (9)18 Party violated a provision in Article 2E of Chapter 105 of the North Carolina General Statutes. 19 (c) Acceptance or renewal of a License constitutes an agreement by the Responsible Party to be bound by Commission 20 Rules. It is the responsibility of the Responsible Party to remain self-informed of the content of and any revisions to 21 these Rules; ignorance of the Rules does not excuse violations. 22 23 History Note: Authority G.S. 18C-114(a)(14); 24 Previously adopted as Rule 1C-001; 25 Eff. January 8, 2024; 26 Readopted Eff. March 27, 2024.2024; 27 Amended Eff. June 22, 2024.

#### 1 24 NCAC 06A .0321 DISQUALIFICATION OF COMMISSION MEMBER OR HEARING OFFICER

- 2 (a) A member of the Commission or the hearing officer may withdraw from a proceeding whenever the Commissioner
- 3 or hearing officer deems themselves to be disqualified.
- 4 (b) Any party may request a Commissioner or hearing officer, before or at the time of the hearing, to withdraw on
- 5 grounds of conflict, personal bias, or reason for disqualification, by filing a motion. Such motion shall set forth in
- 6 detail the matters alleged to constitute grounds for disqualification.
- 7 (c) If, in the opinion of the Commissioner or hearing officer, the motion referred to in Paragraph (b) of this Rule is
- 8 filed with reasonable cause and is sufficient on its face, the Commissioner or hearing officer shall forthwith be
- 9 disqualified and withdraw from the proceeding.
- 10 (d) When a Commissioner or the hearing officer is disqualified or withdraws from the proceeding, the Chair of the
- 11 Commission, or the Chair of the Sports Betting Committee if the Chair of the Commission is unavailable, shall appoint
- 12 a different hearing officer or Commissioner to participate in the proceeding.

13 (e) If the Commissioner or hearing officer denies the request for disqualification and does not withdraw from the

14 proceeding, the Commissioner or hearing officer shall so rule upon the record, stating the grounds for ruling and shall

15 proceed with the hearing, or, if the hearing has closed, the Commissioner or hearing officer shall proceed with the

16 issuance of a written decision and the provisions of Rule .0329 of this Subchapter shall thereupon apply.

17 (f) A hearing officer shall not participate in a hearing under the following circumstances:

- 18
   (1)
   the hearing officer has a personal bias or prejudice concerning a party, or personal knowledge of

   19
   disputed evidentiary facts concerning the hearing;
- (2) the hearing officer served as lawyer in the matter in controversy, or a lawyer with whom the hearing
   officer previously practiced law, served during such association as a lawyer concerning the matter,
   or the hearing officer or such lawyer has been a material witness concerning it;
- (3) the hearing officer knows that they, individually or as a fiduciary, or the hearing officer's spouse or
   minor child residing in the hearing officer household, has a financial interest in the subject matter
   in controversy or in a party to the hearing, or any other interest that could be substantially affected
   by the outcome of the hearing; or
- 27 (4) the hearing officer maintains an active interactive wagering account with a Commission licensee;
   28 or
- 29(4)the hearing officer or the hearing officer spouse, or a person within the third degree of relationship30to either of them, or the spouse of such a person:
  - (A) is a party to the hearing, or an officer, director, or trustee of a party;
  - (B) is acting as a lawyer in the hearing;

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- (C) is known by the hearing officer to have an interest that could be substantially affected by the outcome of the proceeding:
- 35 (D) is to the hearing officer's knowledge likely to be a material witness in the hearing.

(g) A hearing officer should inform themselves about their own personal and fiduciary financial interests, and make a		
reasonable effort to inform themselves about the personal financial interests of the hearing officer's spouse and minor		
children residing	in the hearing officer's household.	
(h) At the initiat	on of a disciplinary proceeding, the designated hearing officer shall disclose whether or not they	
maintain an activ	e interactive wagering account with a Commission licensee and identify the Commission licensee.	
to all parties to t	e hearing.	
(i) For purposes	of this Rule:	
<u>(1)</u>	the degree of relationship is calculated according to the civil law system;	
<u>(2)</u>	"fiduciary" includes such relationships as executor, administrator, trustee and guardian;	
<u>(3)</u>	"financial interest" means ownership of a substantial legal or equitable interest (i.e., an interest that	
	would be significantly affected in value by the outcome of the subject legal proceeding), or a	
	relationship as director or other active participant in the affairs of a party, except that:	
	(A) ownership in a mutual or common investment fund that holds securities is not a "financial	
	interest" in such securities unless the hearing officer participates in the management of the	
	<u>fund;</u>	
	(B) an office in an educational, cultural, historical, religious, charitable, fraternal, or civic	
	organization is not a "financial interest" in securities held by the organization.	
History Note:	Authority G.S. 18C-114(a)(14);	
	Previously adopted as Rule 1C-021;	
	Eff. January 8, 2024;	
	Readopted Eff. March 27, <del>2024.2024;</del>	
	Amended Eff. June 22, 2024.	
	reasonable effort children residing (h) At the initiation maintain an active to all parties to the (i) For purposes of (1) (2) (3)	

# 1 24 NCAC 06A .0413 RESERVE REQUIREMENT

2	(a) The Interna	l Contro	ls shall include a plan to maintain and protect sufficient Cash or Cash Equivalents and other	
3	supplies to continuously conduct Sports Wagering or Pari-Mutuel Wagering through a reserve in the amount needed			
4	to ensure the se	ecurity o	of funds held in Wagering Accounts and the ability to cover the outstanding liabilities for	
5	Wagering.			
6	(b) The reserv	ve may	take the form of a bond, an irrevocable letter of credit, payment processor reserves and	
7	receivables, Ca	sh or Ca	sh Equivalents segregated from operational funds, a guaranty letter, a combination thereof, or	
8	another means a	as approv	ved by the Commission.	
9	(c) The reserve	shall be	calculated as follows:	
10	(1)	For Sp	ports Wagering, the reserve shall be not less than the greater of five hundred thousand dollars	
11		(\$500	,000), or the sum of the:	
12		(A)	cashable amounts held by the Operator on Wagering Accounts;	
13		(B)	pending withdrawals from Wagering Accounts;	
14		(C)	amounts accepted by the Operator on Sports Wagers whose outcomes have not been	
15			determined;	
16		(D)	amounts owed but unpaid on winning Sports Wagers; and	
17		(E)	average monthly amount of Sports Wagering taxes due to the State of North Carolina for	
18			the past 12 months, except during the first 11 months of licensure which shall be calculated	
19			as the average monthly amount of Sports Wagering taxes due to the State of North Carolina	
20			since the Operator started accepting Sports Wagers.	
21	(2)	For Pa	ari-Mutuel Wagering, the reserve shall not be less than the sum of the:	
22		(A)	cashable amounts held by the Operator on Wagering Accounts;	
23		(B)	pending withdrawals from Wagering Accounts;	
24		(C)	amounts accepted by the Operator on Pari-Mutuel Wagers whose outcomes have not been	
25			determined;	
26		(D)	amounts owed but unpaid on winning Pari-Mutuel Wagers; and	
27		(E)	one twelfth $(1/12)$ of the aggregate Annual fee for ADW licensees accrued for the past 12	
28			months, except during the first 11 months of licensure which shall be calculated as the	
29			aggregate accrued Annual Fee for ADW licensees divided by the number of months the	
30			ADW licensee has been accepting ADW Wagers.	
31	(3)	The re	eserve shall be adequate to pay all winning Wagers when due.	
32	(4)	Amou	ints available to Players for Wagering that are not redeemable for Cash may be excluded from	
33		the res	serve computation.	
34	(d) An Operate	or is pre	sumed to have met this requirement if the Operator maintains, on a daily basis, a minimum	
35	reserve in an ar	nount th	at is equal to or exceeds the average daily minimum reserve, calculated on a monthly basis,	
36	for the correspo	nding m	onth in the previous year.	

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1	(e) An Operato	or shall have access to Wagering Account and transaction data to ensure the amount of its reserve is
2	sufficient. Unle	ss otherwise directed by the Commission or Director, an Operator shall file a monthly attestation with
3	the Director, in	the form and manner prescribed by the Commission, that funds have been safeguarded under this Rule.
4	(f) The Directo	or may audit an Operator's reserve at any time and may direct an Operator to take action required to
5	ensure the purp	oses of this Rule are achieved, including but not limited to requiring the Operator to modify the form
6	of its reserve or	increase the amount of its reserve.
7	(g) An Operato	or shall deposit and maintain reserve funds with a financial institution insured by the Federal Deposit
8	Insurance Corpo	pration and licensed authorized to transact business in North Carolina.
9		
10	History Note:	Authority G.S. 18C-114(a)(14);
11		Previously adopted as Rule 1D-013;
12		Eff. January 8, 2024;
13		Readopted Eff. March 27, <del>2024.<u>2024;</u></del>
14		Amended Eff. June 22, 2024.

#### 1 24 NCAC 06A .0415 TAXATION REQUIREMENTS

2 The Internal Controls shall ensure that the Operator remains in full compliance with Internal Revenue Service and 3 North Carolina Department of Revenue requirements, and the Operator shall provide for the withholding or reporting 4 of income tax of Players as required by applicable state or federal law. The Commission's receipt, acknowledgement, 5 or review of an Operator's internal controls concerning legal requirements originating outside of the Act does not 6 constitute a legal determination by the Commission or its staff concerning the Operator's conduct or compliance with 7 the law. The Operator shall: 8 (1)Comply with applicable state and federal tax laws and regulations including, without limitation, 9 laws and regulations applicable to tax withholding and laws and regulations applicable to providing 10 information about payouts and withholdings to taxing authorities and to Players. 11 (2) Disclose potential tax liabilities to Players at the time of the award of Wagering payouts in excess 12 of limits set by the Internal Revenue Service. These disclosures will include a statement that the 13 obligation to pay applicable taxes on payouts is the responsibility of the Player and that failure to 14 pay applicable tax liabilities may result in civil penalties or criminal liability. On written request, 15 the Operator shall provide Players with summarized tax information on Wagering Activities. 16 17 History Note: Authority G.S. 18C-114(a)(14); 18 Previously adopted as Rule 1D-015; 19 Eff. January 8, 2024; 20 Readopted Eff. March 27, 2024.2024; 21 Amended Eff. June 22, 2024.

#### 1 24 NCAC 06A .0416 BANK SECRECY ACT COMPLIANCE

2 The Internal Controls shall ensure that the Operator remains in full compliance with provisions of The Bank Secrecy 3 Act of 1970, 31 U.S.C 5311, and related federal regulations, applicable to the operation of Sports Wagering or Pari-4 Mutuel Wagering. The Commission's receipt, acknowledgement, or review of an Operator's internal controls 5 concerning legal requirements originating outside of the Act does not constitute a legal determination by the 6 Commission or its staff concerning the Operator's conduct or compliance with the law. The Operator shall: 7 (1)Maintain records related to its compliance with The Bank Secrecy Act of 1970, 31 U.S.C 5311, 8 including currency transaction reports, suspicious activity reports, and supporting documentation, 9 for five years or for a period required by law for inspection by agents or officials of the State or 10 federal government. If a litigation, claim, or audit is started before the expiration of the five-year period, the records shall be retained until litigation, claims, or audit findings involving the records 11 12 have been resolved. The Operator shall provide the records to the Director and appropriate law 13 enforcement agencies on request consistent with the authorization prescribed in The Bank Secrecy 14 Act of 1970, 31 U.S.C 5311, and applicable regulations. 15 (2) Provide written notice to the Director as soon as the Operator becomes aware of a compliance review 16 that is conducted by the Internal Revenue Service under The Bank Secrecy Act of 1970, 31 U.S.C 17 5311, and involves or impacts the Operator. The Operator shall provide a copy of the compliance 18 review report or the equivalent to the Director within 1410 Days after the receipt of the report by 19 the Operator. 20 21 Authority G.S. 18C-114(a)(14); History Note: 22 Previously adopted as Rule 1D-016; 23 Eff. January 8, 2024; 24 Readopted Eff. March 27, 2024.2024 25 Amended Eff. June 22, 2024.

1	24 NCAC 06A	.0421 DISPUTES PERTAINING TO WAGERING
2	(a) The Opera	tor's Internal Controls shall set forth its procedures for receiving, investigating, responding to and
3	reporting on dis	sputes submitted to it by Players.
4	(b) An Operato	or shall include on their websites, mobile applications, and if applicable, within the Wagering Lounge,
5	<u>Facility, a</u> clear	mechanism to inform Players of their right to submit a dispute against the Operator, including:
6	(1)	information explaining how to submit a dispute to the Operator;
7	(2)	how the Operator seeks to respond to or resolve the dispute submitted by the Player; and
8	(3)	how the Player may submit to the Commission a report of their dispute.
9	(c) When a Pla	ayer submits a dispute to the Operator, the Operator shall immediately create a written dispute report,
10	setting out the:	
11	(1)	name of the Player or the Player's email address;
12	(2)	nature of the dispute asserted;
13	(3)	name of the Persons against whom the dispute was made, including employees or contractors;
14	(4)	date and time of the purported conduct or incident giving rise to the dispute;
15	(5)	date the Player submitted the dispute; and
16	(6)	the nature of relief or action sought by the Player and, if applicable, the action taken or proposed to
17		be taken by the Operator to address the dispute.
18	(d) An Operato	or shall investigate and attempt to resolve disputes with the Player.
19	(1)	An Operator shall respond to disputes in writing within 10 Days or may seek an extension of time
20		from the Director not to exceed 10 Days by providing information about why a response cannot be
21		provided within that time period.
22	(2)	If the Operator will not grant or provide the Player the relief requested to resolve the dispute, then
23		the Operator shall state in writing and with specificity the reasons why the requested relief or action
24		will not be provided.
25	(3)	If an Operator's response to a dispute is that more information is needed to address the dispute, the
26		Operator shall provide specific information to the Player about the form and nature of the needed
27		information. When the Player provides the Operator additional information, the Operator shall
28		provide to the Player any further response within seven Days.
29	(4)	In its written response to the dispute asserted by the Player, the Operator shall advise the Player of
30		their right to submit the dispute to the Commission in the form and manner prescribed by the
31		Commission or Director.
32	(e) Unless other	erwise directed by the Commission, for disputes related to Wagering Accounts, settlement of Wagers,
33	or activity that	is contrary to the law related to Wagering that cannot be resolved to the satisfaction of the Player, the
34	Operator shall	promptly notify the Director of the dispute, including all information submitted by the Player and the
35	Operator's resp	onse, along with other pertinent information and documentation.

(f) On receipt of a dispute from a Player or notification of an unresolved dispute from an Operator, the Director may
 investigate as they consider to be appropriate and may direct an Operator to take corrective action the Commission or

3 Director considers appropriate, consistent with law and these Rules.

- 4 (g) Disputes received by an Operator from a Player and the Operator's responses to disputes, including internal records
- such as dispute reports, shall be retained for five years thereafter or for a period required by law for inspection by
  agents or officials of the State or federal government.
- 7 (1) If a litigation, claim, or audit is started before the expiration of the five-year period, the records shall
  8 be retained until litigation, claims or audit findings involving the records have been resolved.
- 9 (2) The Operator shall produce these records to the Commission or Director within 10 Days of a request 10 by the Commission or Director or may seek an extension of time in writing from the Director not to 11 exceed 10 Days by providing information about why the requested records cannot be provided 12 within that time period and identifying when these records will be produced.
- History Note: Authority G.S. 18C-114(a)(14);
   Previously adopted as Rule 1D-021;
   Eff. January 8, 2024;
   Readopted Eff. March 27, 2024.2024;
   Amended Eff. June 22, 2024.

#### 1 24 NCAC 06A .0424 REPORTING REQUIREMENTS RELATED TO INELIGIBLE PERSONS

2 (a) The Internal Controls shall ensure that an Operator submits an Ineligible Person Report to the Director each month

- 3 reporting the following information for the previous month, as applicable:
- 4 (1) the number of Ineligible Persons found in a Wagering Lounge; Facility;
  - (2) the number of Ineligible Persons found who made a Wager or attempted to make a Wager; and
  - (3) the number of Ineligible Persons referred to a law enforcement authority by the Operator.
- 7 (b) If an Operator does not identify or encounter any reportable activity with respect to Ineligible Persons, then it
- 8 shall affirmatively state so in the report.
- 9 (c) In making such report, the Operator may create a custom submission or utilize the form provided by the Director.
- 10 The Director shall establish deadlines for report submissions.
- 11

5

- 12 History Note: Authority G.S. 18C-114(a)(14);
- 13 Previously adopted as Rule 1D-024;
- 14 *Eff. January 8, 2024;*
- 15 *Readopted Eff. March 27, <del>2024.</del>2024;*
- 16 <u>Amended Eff. June 22, 2024.</u>

#### 1 24 NCAC 06A .0428 TIMELY RESPONSE TO FORMAL LETTER OF INQUIRY

- 2 (a) The Commission, through its legal counsel or other staff, may send a Responsible Party, Key Person, or applicant
- 3 <u>a formal letter of inquiry requesting a response. The Letter of Inquiry, or attachments thereto, shall set forth the subject</u>
- 4 <u>matter of the inquiry investigated. The response shall include:</u>
- 5 (1) <u>a disclosure of all requested information; and</u>
- 6 (2) <u>copies of all requested documents.</u>
- 7 (b) The Commission or its agent may identify a deadline for the recipient of the formal letter of inquiry to provide a
- 8 response. If no date is identified, then a complete written response is required within 10 days of receipt.
- 9

- 10 History Note: Authority G.S. 18C-114(a)(14);
  - <u>Eff. June 22, 2024.</u>

#### 1 24 NCAC 06A .0501 WAGERING RULES

17

2 (a) The Operator shall adopt comprehensive Wagering Rules, which shall be approved by the Director. The Wagering 3 Rules, together with other information the Director considers appropriate, shall be conspicuously displayed on the 4 Operator's websites, mobile applications, and if applicable, within the Wagering-Lounge. Facility. Copies shall be 5 made readily available to Individuals and Players. 6 (b) The Operator shall not implement changes or modifications of the practices, procedures, or representations on 7 which the approval was based without the prior written approval of the Director. 8 (c) The Internal Controls shall ensure that the Operator keeps a log of any changes to the Wagering Rules for a period 9 of five years. 10 (d) Failure by an Operator to act in accordance with the Wagering Rules may result in monetary penalties, Suspension 11 or Revocation of its License, civil damages, injunctive relief, or criminal liability. 12 13 History Note: Authority G.S. 18C-114(a)(14); 14 Previously adopted as Rule 1E-001; 15 *Eff. January 8, 2024;* Readopted Eff. March 27, 2024.2024; 16 Amended Eff. June 22, 2024.

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#### 1 24 NCAC 06A .0502 ACCEPTANCE OF WAGERS 2 (a) Wagers shall be placed through a Wagering Account or within a Wagering Lounge. Facility. 3 (b) Available Wagers shall be displayed to Players and include the lines or odds, the Wager Type, and Wagering 4 Event on which Wagers are being accepted. 5 (c) An Operator may not set lines or odds or offer Wagering propositions designed to ensure that a Player will win a 6 Wager or a series of Wagers, unless the lines, odds, or Wagering propositions are offered in connection with a 7 promotion or bonus conducted in accordance with Rule .0503 of this Subchapter. An Operator may not accept a Wager 8 on a Wagering Event unless a Wagering proposition is posted on the Operator's websites, mobile applications, or if 9 applicable, within the Wagering Lounge. Facility. 10 (d) Wagers may only be made by Players using: 11 (1)Cash; 12 (2)Cash Equivalents converted to Cash; 13 (3)credit cards or debit cards; 14 (4)electronic funds transfers including automated clearing house and other electronic methods; 15 (5) promotional or bonus credits; 16 (6)winning Wagering Tickets or Vouchers; 17 (7)funds within a Wagering Account; 18 (8) a Player's reloadable prepaid account or card, which has been verified as being issued to the Player 19 and is nontransferable; and 20 (9) other forms of payment approved by the Commission. 21 (e) The Operator shall debit the amount Wagered by a Player from their Wagering Account. Wagers shall not be 22 accepted in an amount in excess of an Account balance. 23 (f) No Operator shall accept a Wager from a Person through the use of the Wagering Account of or for another Person. 24 No Operator shall knowingly allow a Person to make a Wager utilizing the Wagering Account of another Person. 25 (g) An Operator shall file with the Commission, in a manner and form developed by the Commission, a report of an error that occurs in offering a Wagering Event or Wager or if an unapproved event or Wager Type is offered to the 26 27 public. 28 29 History Note: Authority G.S. 18C-114(a)(14); 30 Previously adopted as Rule 1E-002; 31 Eff. January 8, 2024; 32 Readopted Eff. March 27, 2024.2024; 33 Amended Eff. June 22, 2024.

#### 2 (a) The Operator shall maintain its own copies of the exclusion lists and shall establish Internal Controls to ensure 3 that its copies of the lists are kept up to date. The Operator shall obtain the lists from the Commission in a secure and 4 confidential manner, such as via SFTP, at minimum every 72 hours. The lists may only be accessed by Individuals 5 authorized in accordance with the Internal Controls. 6 (b) The Operator shall establish and implement Internal Controls to ensure that it, at minimum, undertakes 7 commercially reasonable efforts to: 8 (1)Prevent Voluntarily Excluded Persons and Involuntarily Excluded Persons from opening a new 9 Wagering Account. 10 (2)Identify and suspend any Wagering Accounts of Voluntarily Excluded Persons and Involuntarily 11 Excluded Persons. Seize any Winnings that accrue after an Individual's Exclusion. 12 (3)13 (4)Eject or refuse Voluntarily Excluded Persons and Involuntarily Excluded Persons from entry into a 14 Wagering Facility. 15 (5)Refund any remaining Account balances to Voluntarily Excluded Persons and Involuntarily 16 Excluded Persons provided the Operator acknowledges that the funds have cleared. 17 Ensure that Voluntarily Excluded Persons and Involuntarily Excluded Persons do not receive (6) 18 targeted or personalized mailings, Advertisements, marketing materials, promotions, Player club 19 materials, reward materials, or other promotional materials or incentives related to Wagering via 20 any channel, including, but not limited to, U.S. Mail, email, text message, push notification, social 21 media messaging, or phone. For purposes of this Subparagraph, "targeted" means that materials or 22 messages are sent directly to an address, email address, telephone number, or other contact 23 associated with the excluded Individual on their application or in the Operator's demographic record 24 or files. 25 (7)Notify the Director in a manner prescribed by the Director if a Voluntarily Excluded Person or an 26 Involuntarily Excluded Person is found in its Wagering Facility or attempting to place a Wager. 27 (8) In cooperation with the Commission, and where reasonably possible, determine the amount 28 Wagered and lost by an Individual identified as a Voluntarily Excluded Person or an Involuntarily 29 Excluded Person.

**OPERATOR DUTIES** 

30(9)If a Player has pending Wagers prior to being excluded, handle these Wagers in accordance with31the terms and conditions.

(c) At the request of the Director or Commission, Operators shall identify the parties or entities with whom it shares
 Voluntarily Excluded Person and Involuntarily Excluded Person data, and the technical methods it uses to share the

34 information securely.

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24 NCAC 06A .0606

35 (d) Winnings seized from Voluntarily Excluded Persons and Involuntarily Excluded Persons and amounts Wagered

and lost by such Persons shall be deemed unclaimed prizes under G.S. 18C 132(b). identified and collected by the

1	Operator and co	nveyed to the Commission to be used solely to support gambling addiction education and treatment
2	programs.	
3	(e) Nothing in t	he Act or these Rules shall be construed to preclude an Operator from seeking the payment of a debt
4	accrued by an I	ndividual during a period when the Individual was not participating in the Voluntary Exclusion
5	Program.	
6		
7	History Note:	Authority G.S. 18C-114(a)(14);
8		Previously adopted as Rule 1F-006;
9		Eff. January 8, 2024;
10		Readopted Eff. March 27, <del>2024.2024;</del>
11		Amended Eff. June 22, 2024.

#### 1 WAGERING ACCOUNT REQUIREMENTS 24 NCAC 06A .0701 2 (a) The Operator shall adopt Internal Controls related to Account registration. An Individual shall have an established 3 Wagering Account with the Operator to participate in Wagering over the Internet. Nothing in this Rule shall be 4 interpreted to prohibit the Operator from accepting anonymous Wagers by a Wagering Kiosk or Ticket Writer Station 5 within the Wagering Lounge. Facility. 6 (b) A Wagering Account shall only be established in the name of a Registered Player who is a natural person and 7 may not be in the name of a beneficiary, custodian, joint trust, corporation, partnership, or another entity. 8 (c) An Operator shall collect the following information from Players: 9 the Player's full legal name; (1)10 (2)the Player's date of birth; 11 (3)the Player's principal residential address, a post office box is not acceptable; 12 (4)the Player's Social Security number, or the last four digits of the Social Security number, or an 13 equivalent government identification number for a noncitizen, for example, a passport or taxpayer 14 identification number; and 15 (5)other information collected from the Player used to verify their identity and to prove the Player is 16 not an Ineligible Person. 17 (d) During the Wagering Account registration process, the Player shall: 18 (1)be denied the ability to register for an Account if they submit a birth date which indicates that they 19 are an Underage Person; 20 (2)if not all fields are "required," be informed on the Account application which information fields are 21 "required," which are not, and what will be the consequences of not filling in the required fields; 22 (3)agree to the terms and conditions and privacy policies of the Operator, which shall comply with 23 applicable law, including, but not limited to, G.S. 18C-910(i); 24 (4)consent to the monitoring and recording of the use of their Account by the Operator and the 25 Commission; 26 (5)affirm that: 27 (A) the Player meets eligibility requirements for registration; and 28 **(B)** the Personal Information the Player is providing to open the Account is accurate; and 29 (6)authorize the provision of notices and other required communications either through a designated 30 mobile or other interface or to an electronic mail address designated by the Player. 31 (e) An Operator shall maintain an electronic Player file, which shall include the following for Wagering Accounts, as 32 applicable: 33 (1)the unique Wagering Account ID and username, if different; 34 the information indicated in Paragraph (c) of this Rule to register a Player and create the Account; (2)35 (3)the date and method of identity verification, including, where applicable, the document number of 36 the government issued identification credential examined and its date of expiration, if applicable. If

1		a government issued identification credential is not required for registration, the electronic record
2		that details the process used to confirm the Player's identity shall be recorded;
2	(4)	the date of Player agreement to the terms and conditions and privacy policies;
4	(5)	previous Wagering Accounts and reason for de-activation;
5	(6)	the date and method from which the Wagering Account was registered;
6	(7)	the date and time a Wagering Account is accessed by an Individual, including IP address;
7	(8)	a history of financial transactions, including deposits, withdrawals, and Account adjustments;
8	(9)	Account details and current balance, including restricted Wagering credits and unrestricted funds.
9		Restricted Wagering credits and unrestricted funds that have a possible expiration shall be
10		maintained separately; and
11	(10)	the current status of the Wagering Account.
12	(f) The followi	ng information maintained as part of the electronic Player file shall be encrypted or hashed to other
13	cryptographic al	lgorithms as allowed by the Director:
14	(1)	the Registered Player's government identification number, or portions thereof;
15	(2)	the Registered Player's previous and current passwords, pins, or other authentication credentials,
16		including biometric information; and
17	(3)	the Registered Player's previous and current debit instrument numbers, debit card numbers, bank
18		account numbers or other personal financial information.
19	(g) An Operato	or may allow the Registered Player to update authentication credentials, registration information and
20	the account used	d for financial transactions. A Multi-Factor Authentication process shall be used for these purposes.
21		
22	History Note:	Authority G.S. 18C-114(a)(14);
23		Previously adopted as Rule 1G-001;
24		Eff. January 8, 2024;
25		Readopted Eff. March 27, <del>2024.2024;</del>
26		Amended Eff. June 22, 2024.

# 1 24 NCAC 06A .0802 FLOOR PLAN AND EQUIPMENT LIST

2	(a) The Operator	shall establish and submit to the Director for approval a detailed floor plan of the Wagering Facility.
3	The proposed flo	or plan shall detail:
4	(1)	a drawing to scale of the Wagering Facility, and each floor thereof, in which Sports Wagering or
5		Pari-Mutuel Wagering shall be conducted, at a scale sufficient to identify the information
6		established in this Rule. The drawing shall depict: depict the following, as applicable:
7		(A) the total square footage of the Wagering Lounge; <u>Facility</u> ;
8		(B) a diagram, outlined in red, of the proposed designated Wagering area on each floor within
9		the building;
10		(C) the Wagering Lounge, including all Wagering Windows;
11		(D) the locations and number of Wagering Kiosks, though the Wagering Facility may move
12		Wagering Kiosks from one location to another with approval of the Director;
13		(E) Wagering Lounges Facilities that are, or are from time to time, a restricted Wagering
14		Lounge, Facility, specifying the nature of the restrictions and when they will apply;
15		(F) the cage;
16		(G) the count room;
17		(H) the vault;
18		(I) other restricted areas; and
19		(J) all areas subject to surveillance;
20	(2)	a certificate of compliance approved by the local fire and building officials which has been
21		approved;
22	(3)	a written statement by the appropriate local official that handicapped access to the designated
23		Wagering Facility has been provided; and
24	(4)	when a Wagering Facility is located in a Sports Facility, a drawing depicting the location of the
25		Wagering Facility within the Sports Facility.
26	(b) A floor plan	may be amended on request by the Operator and upon approval by the Commission or Director. A
27	request shall be t	filed with the Director in writing at least five Days prior to the time for which implementation of the
28	amendment is so	ught.
29	(c) An Operator	shall provide the Director with a comprehensive list of all equipment for use related to Wagering at
30	its Wagering Fa	cility. An Operator shall submit updates to the equipment list to the Director, as applicable, on a
31	monthly basis.	
32		
33	History Note:	Authority G.S. 18C-114(a)(14);
34		Previously adopted as Rule 1H-002;
35		Eff. January 8, 2024;
36		Readopted Eff. March 27, <del>2024.<u>2024</u>;</del>
37		Amended Eff. June 22, 2024.

# 1 24 NCAC 06A .0803 WAGERING LOUNGES FACILITY RESTRICTIONS

2	(a) <b>Designated</b>	Wagering Lounges within the An Operator's Internal Controls for the Wagering Facility shall be
3	established so a	s to control access by the general public and prevent entry by an Underage Person or an Individual
4	otherwise not p	ermitted to place Wagers.
5	(b) An Underag	ge Person shall not be permitted to purchase or Cash a Wagering Ticket or Voucher.
6	(c) The Wager	ing Lounge Facility shall provide notification that underage gambling is a criminal offense and that
7	anyone who fac	ilitates an Underage Person to place a Wager has committed a criminal offense.
8		
9	History Note:	Authority G.S. 18C-114(a)(14);
10		Previously adopted as Rule 1H-003;
11		Eff. January 8, 2024;
12		Readopted Eff. March 27, <del>2024.2024;</del>
13		Amended Eff. June 22, 2024.

#### 1 24 NCAC 06A .0804 RESPONSIBLE GAMING AND PROBLEM GAMBLING INFORMATION

2 Commission-approved or Director-approved responsible gaming and problem gambling information shall be 3 prominently displayed in the Wagering Facility. The Wagering Facility shall:

- 4 (1) post in a conspicuous place in every Wagering Lounge a sign that bears a telephone number or 5 website of a Commission-approved organization that provides assistance to problem or compulsive 6 gamblers;
- (2) provide Commission-approved informational leaflets or other similar materials in the Wagering
   Lounge containing responsible gaming and problem gambling information including a Commission approved telephone number or website that an Individual may use to obtain information about
   problem gambling and resources addressing addiction and compulsive behavior and where to seek
   assistance with these issues; and
- (3) provide Players expressing concern with a gambling problem with information regarding
   Commission-approved or Director-approved organizations that provide assistance to problem or
   compulsive gamblers.
- History Note: Authority G.S. 18C-114(a)(14);
   Previously adopted as Rule 1H-004;
   Eff. January 8, 2024;
   Readopted Eff. March 27, 2024:2024;
   <u>Amended Eff. June 22, 2024.</u>

# 1 24 NCAC 06A .0806 WAGERING WINDOWS

2	(a) A Wagering	g Facility may have one or more Wagering Windows. Windows located in the Wagering Lounge or in
3	other window lo	ceations as approved by the Commission. A Wagering Window shall:
4	(1)	be designed and constructed to provide maximum security for the materials stored and the activities
5		performed therein, in a manner approved by the Director;
6	(2)	include one or more Ticket Writer Stations, which shall:
7		(A) interface with the Wagering system for Wagers placed;
8		(B) contain a permanently affixed number, which shall be visible to the Surveillance System;
9		(C) contain manually triggered silent alarm systems, which shall be connected directly to the
10		Surveillance Operation Room and the Commission office if required; and
11		(D) contain full enclosures, unless funds are either secured in a drop safe or other means
12		approved by the Commission or transferred to the vault or cage;
13	(3)	provide for surveillance equipment capable of accurate visual monitoring and recording of activities;
14		and
15	(4)	require an emergency exit door that is not a mantrap to be alarmed.
16	(b) A Wagering	g Window shall have access to a secure location, including a vault, to store funds issued by a cage to
17	be used in the o	peration of Sports Wagering or Pari-Mutuel Wagering. The secure location shall:
18	(1)	be a fully enclosed room, located in an area not accessible to the public;
19	(2)	have a metal door with a locking mechanism that shall be maintained and controlled by the Wagering
20		manager responsible for the Wagering Lounge; Facility;
21	(3)	have an alarm device that signals surveillance personnel if the door to the secure location is opened;
22		and
23	(4)	have surveillance equipment capable of accurate visual monitoring and recording of activities in the
24		secure location.
25	(c) A Wagering	g Window shall have an operating balance not to exceed an amount specified in the Internal Controls
26	and approved by	y the Director. Funds in excess of the operating balance shall be transferred to the cage in a secured
27	container by an	employee of the counter with a Wagering Facility security officer. Prior to transporting the funds,
28	Wagering Facili	ity security personnel shall notify surveillance personnel that the transfer will take place. Surveillance
29	personnel shall	monitor the transfer. The funds shall be transferred with appropriate documentation as set forth in the
30	Internal Control	s.
31	(d) The assets f	or which a Ticket Writer is responsible shall be maintained on an imprest basis. A Ticket Writer shall
32	not permit anoth	ner Person to access the Ticket Writer's imprest inventory.
33	(e) A Ticket W	riter shall begin a shift with an imprest amount of currency and coin to be known as the "Wagering
34	inventory." No :	funds shall be added to or removed from the Wagering inventory during a shift except:
35	(1)	in collection of Wagers;
36	(2)	to make change for a Player placing a Wager;
37	(3)	in collection for the issuance of Vouchers;

1	(4)	in payment of winning or properly canceled or refunded Wagers;
2	(5)	in payment of Vouchers;
3	(6)	to process deposits or withdrawals to or from a Wagering Account, where supported;
4	(7)	in exchanges with the cashier's cage, a satellite cage, or vault supported by proper documentation
5		which documentation shall be sufficient for accounting reconciliation purposes; or
6	(8)	in payment of appeasement payments to resolve a dispute with a Player.
7	(f) A Wagering	inventory slip shall be completed by the Wagering manager, and the following information shall be
8	recorded thereor	n at the start of a shift:
9	(1)	the date, time, and shift of preparation;
10	(2)	the denomination of currency and coin in the Wagering inventory issued to the Ticket Writer;
11	(3)	the total amount of each denomination of currency and coin in the Wagering inventory issued to the
12		Ticket Writer;
13	(4)	the Ticket Writer Station to which the Ticket Writer is assigned; and
14	(5)	the written or digital signature of the Wagering manager.
15	(g) A Ticket W	riter assigned to a Ticket Writer Station shall count and verify the Wagering inventory at the vault or
16	other approved location and shall reconcile the count to the Wagering inventory slip. The Ticket Writer shall sign the	
17	count sheet attesting to the accuracy of the information recorded thereon. The Wagering inventory shall be placed in	
18	a Ticket Writer's drawer and transported directly to the appropriate Ticket Writer Station by the Ticket Writer.	
19	(h) If funds are transferred from the vault to a Ticket Writer, the Wagering manager responsible for the vault shall	
20	prepare a two-part writer transfer-out form. On completion of the form, the original shall be retained by the vault	
21	manager and the	e duplicate shall be retained by the Ticket Writer. The form shall include the:
22	(1)	date and time of the transfer;
23	(2)	designation of the vault location;
24	(3)	Ticket Writer Station to where the funds are being transferred;
25	(4)	amount of each denomination being transferred;
26	(5)	total amount of the transfer;
27	(6)	written or digital signature of the preparer of the transfer;
28	(7)	written or digital signature of the manager verifying and issuing the funds; and
29	(8)	written or digital signature of the Ticket Writer verifying and receiving the funds.
30	(i) If funds are	transferred from the Ticket Writer to a vault, a two-part writer transfer-In form shall be prepared in a
31	manner outline	in the Operator's Internal Controls. Upon completion of the form, the original shall be retained by the
32	Ticket Writer an	nd the duplicate shall be immediately returned with the funds to the vault. The form shall include the:
33	(1)	date and time of the transfer;
34	(2)	designation of the vault location to where the funds are being transferred;
35	(3)	Ticket Writer Station from which the funds are being transferred;
36	(4)	amount of each denomination being transferred;
37	(5)	total amount of the transfer;

- 1 (6) written or digital signature of the Ticket Writer verifying and sending the funds to the vault; and
- 2 (7) written or digital signature of the manager verifying and receiving the funds.
- (j) At the conclusion of a Ticket Writer's shift, the Ticket Writer's drawer and its contents shall be transported directly
  to the vault or to a location in the Wagering Window approved by the Director where the Ticket Writer shall count
  the contents of the drawer and record on the Wagering inventory slip the:
- 6 (1) date, time, and shift of preparation;
- 7 (2) denomination of currency and coupons in the drawer;
- 8 (3) total amount of each denomination of currency and coupons in the drawer;
- 9 (4) total of the writer transfer-out forms;
- 10 (5) total of the writer transfer-in forms;
- 11 (6) total amount in the drawer; and
- 12 (7) written or digital signature of the Ticket Writer.

(k) The Wagering manager shall compare the Ticket Writer closing balance to the Wagering inventory slip total,
 record over or short amounts, and sign the Wagering inventory slip.

15 (1) If the Wagering Inventory Slip lists an overage or shortage, the Ticket Writer and the Wagering manager shall

16 attempt to determine the cause of the discrepancy in the count. If the discrepancy cannot be resolved, a discrepancy

17 shall be reported to surveillance personnel and the Wagering manager or supervisor in charge at the time.

- 18 Discrepancies in excess of five hundred dollars (\$500.00) shall be reported to the Commission. This report shall
- 19 include the:
- 20 (1) date on which the discrepancy occurred;
- 21 (2) shift during which the discrepancy occurred;
- 22 (3) name of the Ticket Writer;
- 23 (4) name of the Wagering manager;
- 24 (5) Ticket Writer Station number; and
- 25 (6) amount of the discrepancy.

(m) If funds are transferred from the vault to the cashier's cage, the Wagering manager responsible for the vault shall
 prepare a two-part vault transfer-out form. On completion of the form, the original shall be retained by the vault

28 manager and the duplicate shall be transferred with the funds to the cashier's cage. The form shall include the:

- 29 (1) date and time of the transfer;
- 30 (2) designation of the vault location;
- 31 (3) designation of the cage location;
- 32 (4) amount of each denomination being transferred;
- 33 (5) total amount of the transfer;
- 34 (6) written or digital signature of the preparer of the transfer;
- 35 (7) written or digital signature of the vault manager verifying and issuing the funds; and
- 36 (8) written or digital signature of the cage cashier verifying and receiving the funds.

- 1 (n) If funds are transferred from the cashier's cage to a vault, a two-part vault transfer-in form shall be prepared. On
- 2 completion of the form, the original shall be retained by the cage cashier and the duplicate shall be transferred with
- 3 the funds to the vault. The form shall include the:

4	(1)	date and time of the transfer;
5	(2)	designation of the vault location to which the funds are being transferred;
6	(3)	cashier location from which the funds are being transferred;
7	(4)	amount of each denomination being transferred;
8	(5)	total amount of the transfer;
9	(6)	written or digital signature of the cage cashier verifying and sending the funds to the vault; and
10	(7)	written or digital signature of the vault manager verifying and receiving the funds.
11	(o) In lieu of se	parate Wagering Windows with live Ticket Writers, cage personnel may write and Cash Tickets.
12		
13	History Note:	Authority G.S. 18C-114(a)(14);
14		Previously adopted as Rule 1H-006;
15		Eff. January 8, 2024;
16		Readopted Eff. March 27, <del>2024.2024;</del>
17		Amended Eff. June 22, 2024.

## 1 **DROP AND COUNT** 24 NCAC 06A .0810 2 (a) The Wagering Facility shall have a count room whose physical access shall be limited to count team employees, 3 designated staff, Commission staff, and other Persons authorized by the Operator. The count room shall remain locked 4 unless entry and exit is required by authorized Persons. 5 (1)Count team employees shall not exit or enter the count room during the count except for emergencies 6 or scheduled breaks. 7 (2)Surveillance staff shall be notified if count room employees exit or enter the count room during the 8 count. 9 (3)The Internal Controls shall include a count team policy that shall address the transportation of 10 extraneous personal items including personal belongings, toolboxes, or beverage containers, into or 11 out of the count room. 12 (b) Security of the count and the count room shall be ensured to prevent unauthorized access, misappropriation of 13 funds, forgery, theft, or fraud. 14 (1)All counts shall be performed by two or more employees. 15 (2)At no time during the count shall there be fewer than two count team employees in the count room 16 until responsibility for the drop proceeds has been accepted by cage or vault personnel. 17 (3)Count team employees shall be independent of the department being counted. A cage or vault 18 employee may be used if they are not the sole recorder of the count and do not participate in the 19 transfer of drop proceeds to the cage or vault. An accounting employee may be used if there is an 20 independent audit of count documentation. 21 (4)Items brought into a count room shall be transported or packaged in transparent wrappers or 22 containers. 23 (c) Currency cassettes and drop boxes shall be securely removed from Wagering Kiosks. 24 Surveillance shall be notified prior to the currency cassettes or drop boxes being accessed in a Kiosk. (1)25 (2)Two or more employees shall be involved in the collection of currency cassettes and drop boxes 26 from Kiosks and one or more of those employees shall be independent of Kiosk accountability. 27 (3)Currency cassettes and drop boxes shall be secured in a manner that restricts access to only 28 employees authorized by the Operator. RESERVED FOR FUTURE USE. 29 (4)If applicable, redeemed Vouchers collected from the Kiosk shall be secured and delivered to the 30 appropriate department, for example, cage or accounting, for reconciliation. 31 (5) The Internal Controls for the Wagering Facility shall ensure that currency cassettes contain the 32 correct denominations and have been properly installed. 33 (6) Access to stored full currency cassettes and drop boxes shall be restricted to: 34 (A) employees authorized by the Operator; and 35 (B) in an emergency, additional Wagering Facility personnel authorized for the resolution of a 36 problem. 37 (7)The Kiosk count shall be performed in a secure area, including the cage or count room.

1	(8)	If counts from Kiosks and other areas requiring counts occur simultaneously in the count room,
2		Internal Controls shall be in effect that prevent the commingling of funds from the Kiosks with other
3		areas requiring counts.
4	(9)	The Kiosk currency cassettes and drop boxes shall be individually emptied and counted so as to
5		prevent the commingling of funds between Kiosks until the count of the Kiosk contents has been
6		recorded.
7	(10)	Internal Controls shall be implemented to ensure that corrections to the count documentation are
8		permanent and identifiable, and that the original, corrected information remains legible. Corrections
9		shall be verified by two employees.
10		
11	History Note:	Authority G.S. 18C-114(a)(14);
12		Previously adopted as Rule 1H-010;
13		Eff. January 8, 2024;
14		Readopted Eff. March 27, <del>2024.2024;</del>
15		<u>Amended Eff. June 22, 2024.</u>

# 1 CASHIERS, WINDOWS, AND CAGES 24 NCAC 06A .0812 2 (a) The Wagering Facility shall have within it or immediately adjacent to it the Wagering Lounge a physical structure 3 known as a cashiers' cage (cage) to house the cashiers. A Wagering Facility may also have within or immediately 4 adjacent to the Wagering Lounge, Facility, one or more satellite cages. 5 (b) A cage or satellite cage shall be fully enclosed and shall, at a minimum: 6 (1)perform financial transactions related to Sports Wagering or Pari-Mutuel Wagering; 7 (2)be designed and constructed to provide maximum security for the materials stored and the activities 8 performed therein. This design and construction shall be approved by the Commission; 9 (3)include openings at one or more numbered cashier windows, each of which shall contain a cashier's 10 drawer and through which financial transactions related to Sports Wagering or Pari-Mutuel 11 Wagering will be conducted; 12 (4)include manually triggered silent alarm systems, which shall be connected directly to the 13 surveillance and the Wagering Facility security monitoring rooms; 14 (5) provide for surveillance equipment capable of accurate visual monitoring and recording of activities; 15 and 16 (6)include a mantrap if the cage or satellite cage secure assets, including, but not limited to, currency 17 having a value greater than an amount established by the Director. The outer door of the mantrap 18 shall be controlled by Wagering Facility security personnel and the inner door shall be controlled 19 by accounting personnel or another department personnel approved by the Director that are not the 20 same as the personnel controlling the outer door. The doors of the mantrap shall have separate and 21 distinct locking mechanisms on doors of the double door entry and exit system. The mantrap shall 22 be subject to continuous surveillance coverage. 23 (c) A cage or satellite cage may have one or more service windows to serve as a location in the Wagering Facility to 24 conduct financial transactions. These windows shall be designed and constructed in accordance with this Rule, and 25 access shall be controlled by an accounting supervisor. 26 (d) If approved paperless systems are not in use, the Internal Controls shall require that documents regarding the funds 27 stored in cages shall be transported between cages in a secure manner approved by the Commission and with Wagering 28 Facility security personnel.

29 (e) A Wagering Facility shall have on hand in the cage, or readily available including in a restricted bank account or

30 by bond, a reserve of Cash to pay winning Players.

31 (f) A cashiers' cage and any satellite cage shall be segregated by personnel so that no single Person has both control

32 and approval for any aspects of cage operations is maintained.

33 (g) A qualified supervisor may perform the functions of a cashier provided that the functions are not incompatible

34 with proper separation of duties outlined in Internal Controls. A supervisor shall not operate from another cashier or

35 supervisor's imprest inventory.

1	(1)	The assets for which a general cashier is responsible shall be maintained on an imprest basis. A		
2		general cashier shall not permit another Person to access their imprest inventory. General cashier		
3		functions shall include, but are not limited to:		
4		(A) performing check consolidations, total or partial redemptions, or substitutions for Players;		
5		(B) receiving Cash, authorized Cash Equivalents and authorized electronic transfers from		
6		Players in exchange for currency or Wagering Vouchers;		
7		(C) performing deposit and withdrawal transactions for Wagering Accounts, where supported;		
8		(D) processing exchanges with cashiers, supported by documentation with written or digital		
9		signatures thereon, for the effective segregation of functions in the cashiers' cage;		
10		(E) receiving Wagering Tickets or Vouchers from Players or authorized employees in		
11		exchange for Cash; and		
12		(F) exchanging and reconciling imprest funds used by attendants, including imprest		
13		change/pouch payout funds.		
14	(2)	The Wagering Facility may consolidate the cashier functions if the cashier is qualified to perform		
15		functions and performs no functions incompatible with proper separation of duties outlined in		
16		Internal Controls.		
17				
18	History Note:	Authority G.S. 18C-114(a)(14);		
19		Previously adopted as Rule 1H-012;		
20		Eff. January 8, 2024;		
21		Readopted Eff. March 27, <del>2024.<u>2024;</u></del>		
22		Amended Eff. June 22, 2024.		

# 124 NCAC 06A .0813SURVEILLANCE SYSTEM AND PROCEDURES2The Wagering Facility shall install, maintain, and operate a Surveillance System that has the capability to monitor and

3	record continuous unobstructed views of Wagering and financial transactions as well as dynamic displays of Wagering				
4	information. In addition, Internal Controls shall ensure there is general surveillance coverage for other areas of the				
5	Wagering Facili	Wagering Facility in a manner approved by the Director with exclusions for areas where Player privacy is expected			
6	including bathro	oms and	l changing rooms.		
7	(1)	The Su	urveillance System shall:		
8		(a)	have the capability to display camera views on a monitor;		
9		(b)	record camera views; and		
10		(c)	time stamp all recordings with the current local time which shall be synchronized to the		
11			official United States Naval Observatory Master Clock.		
12	(2)	The Su	urveillance System shall be maintained and operated from a Surveillance Operation Room or,		
13		when a	authorized by the Commission, a secured location, including a locked cabinet.		
14		(a)	The Surveillance Operation Room shall be secured to prevent unauthorized entry.		
15		(b)	The location of the Surveillance Operation Room shall ensure that the interior is not visible		
16			to the public or other employees who do not work in the surveillance room.		
17		(c)	Access to the Surveillance Operation Room shall be limited to surveillance personnel, the		
18			Commission, and other authorized Persons.		
19		(d)	Surveillance Operation Room access logs shall be maintained, recording entries and exits.		
20		(e)	Personal recording devices are not permitted in the Surveillance Operation Room. This		
21			includes, but is not limited to, cameras, video recorders, and mobile phones.		
22		(f)	Surveillance Operation Room equipment shall have total override capability over other		
23			satellite surveillance equipment.		
24	(3)	In the	event of power loss or malfunction to the Surveillance System, alternative Wagering Facility		
25		securit	ty procedures, including additional supervisory or <u>Wagering Facility</u> facility security		
26		person	nnel, shall be implemented immediately.		
27	(4)	The S	urveillance System shall record an accurate date and time stamp on recorded events. The		
28		display	yed date and time shall not significantly obstruct the recorded view.		
29	(5)	All su	rveillance employees shall be trained in the use of the equipment and about the Wagering		
30		Rules.			
31	(6)	A peri	iodic inspection of the Surveillance Systems shall be conducted. When a dedicated camera		
32		stops p	providing coverage in the Wagering Lounge, Facility, the coverage failure and required repairs		
33		shall b	be documented, and repairs initiated within 72 hours.		
34		(a)	If a dedicated camera stops providing coverage, alternative Wagering Facility security		
35			procedures, including additional supervisory or facility security personnel, shall be		
36			implemented immediately.		

1		(b)		ommission shall be notified in writing of a coverage failure for more than 24 hours
2			and wl	nenever the alternative Wagering Facility security measures are implemented.
3	(7)	Surveil	llance co	verage shall be provided for the following areas as follows:
4		(a)	For pu	blic entrances to the Wagering Facility:
5			(i)	Entrances shall have sufficient coverage that two or more cameras shall be able
6				to positively identify a Person entering.
7			(ii)	Wagering Facility security check-in points at the entrances shall have a dedicated
8				camera to capture an unobstructed facial view of Persons entering the Wagering
9				Facility.
10		(b)	For no	n-public entrances to the Wagering Facility, including loading docks and emergency
11			exits:	
12			(i)	Entrances shall have sufficient surveillance coverage such that there are two or
13				more cameras with sufficient image quality to be able to positively identify a
14				Person entering.
15			(ii)	Employee entrances shall be secured either via the use of digitally controlled
16				access systems or by in-person verification conducted by facility security
17				personnel.
18			(iii)	Internal Controls shall be in place requiring that employees entering the Wagering
19				Facility be identifiable and of sufficient quality to positively identify a Person
20				entering.
21		(c)	For res	stricted areas of the Wagering Facility:
22			(i)	All restricted areas shall have surveillance coverage sufficient that Persons in the
23				area can be clearly identified.
24			(ii)	All restricted areas shall have sufficient coverage and resolution such that
25				controlled equipment and currency and currency equivalents are identifiable.
26			(iii)	All restricted areas shall have additional camera coverage sufficient to provide
27				asset protection as approved by the Commission.
28			(iv)	Access to coverage of the Surveillance Operation Room is limited to senior
29				management and the Commission.
30		(d)	For W	agering Lounges: Facilities:
31			(i)	The Surveillance System shall monitor and record general activities, to include
32				the Ticket Writer and cashier areas, with Sufficient Clarity to identify the
33				personnel performing the different functions.
34			(ii)	All Wagering Lounges Facilities shall have sufficient coverage that a Player may
35			. /	be tracked throughout the entirety of the Wagering Lounge. Facility.
36		(e)	For Ti	cket Writer Stations:
-		~ /		

1			(i)	All Ticket Writer Stations shall have sufficient coverage to identify currency
2				amounts.
3			(ii)	Ticket Writer Stations that may be used for placing Wagers shall have
4				surveillance coverage sufficient to identify the Player and employee involved in
5				the transaction.
6			(iii)	Surveillance personnel shall have access to the Ticket Writer Stations to access
7				transaction amounts.
8		(f)	For all e	exits from the Wagering Facility:
9			(i)	Exits shall have sufficient coverage that two or more cameras shall be able to
10				positively identify a Person exiting.
11		(g)	For Wa	gering Kiosks, the Surveillance System shall monitor and record a general overview
12			of activ	ities occurring at the Kiosks with accurate time stamps and Sufficient Clarity to
13			identify	the activity and the Individuals performing it, including maintenance, drops or
14			fills, and	d redemption of Wagering Tickets or Vouchers.
15		(h)	For the	cage and vault:
16			(i)	The Surveillance System shall monitor and record a general overview of activities
17				occurring in the cage and vault areas with accurate time stamps and Sufficient
18				Clarity to identify Individuals within the cage and Players and staff members at
19				the window areas and to confirm the amount of Cash transactions.
20			(ii)	Cashier stations shall be equipped with one dedicated overhead camera covering
21				the transaction area.
22			(iii)	The cage or vault area in which exchange and transfer transactions occur shall be
23				monitored and recorded by a dedicated camera or motion activated dedicated
24				camera that provides coverage with Sufficient Clarity to identify the amounts on
25				the exchange and transfer documentation. Amounts provided by a computerized
26				exchange and transfer system constitute an adequate alternative to viewing the
27				amounts on the exchange and transfer documentation.
28		(i)	For cou	nt rooms, the Surveillance System shall:
29			(i)	Monitor and record with Sufficient Clarity a general overview of areas where
30				Cash or Cash Equivalents may be stored or counted.
31			(ii)	Provide coverage of count equipment with Sufficient Clarity to view attempted
32				manipulations of the recorded data.
33		(j)	All mad	chines capability of dispensing Cash shall have sufficient coverage to view the
34			transitio	on and the currency amount being dispensed and the Individuals at the machine.
35				
36	History Note:	Author	ity G.S. 18	8C-114(a)(14);
37		Previously adopted as Rule 1H-013;		

1	Eff. January 8, 2024;
2	Readopted Eff. March 27, <del>2024.2024;</del>
3	<u>Amended Eff. June 22, 2024.</u>

1	24 NCAC 06A .0	<b>WAGERING FACILITY SECURITY PROCEDURES</b>
2	(a) The Internal C	Controls shall include appropriate Wagering Facility security procedures to enable a suitable response
3	to a security issue	e within the Wagering Lounge Facility and prevent a Person from tampering with or interfering with
4	the operation of S	Sports Wagering or Pari-Mutuel Wagering.
5	(b) The Wageri	ng Facility shall establish provisions describing the duties and operation of its facility security
6	department, whic	h shall include details relative to the design, construction, and location of primary and secondary
7	armored car route	es, including provisions for the security of these routes.
8	(c) The Wagerin	ng Facility shall use an incident reporting system to document incidents and activities within the
9	Wagering Facility	у.
10	(1)	Facility security procedures approved by the Directors shall be implemented for reporting:
11		(A) an Individual engaged in, attempting to engage in, or suspected of cheating, theft,
12		embezzlement, or other illegal activities;
13		(B) an Individual possessing a firearm, electronic control device, dangerous weapon, or other
14		device or object prohibited under the Act and these Rules;
15		(C) an Individual in the Wagering Lounge Facility who is a prohibited an Ineligible Person,
16		impaired due to alcohol or other substance ingestion, or a potential victim of human
17		trafficking;
18		(D) all camera, system or recording outages;
19		(E) routine tasks accomplished by Wagering Facility security or surveillance personnel at the
20		request of another team; and
21		(F) suspicious incidents observed.
22	(2)	Violations of the Act or these Rules shall be identified in the incident reporting system.
23	(3)	The Commission and the Director shall have real-time read-only access to the incident reporting
24		system.
25	(4)	The incident reporting system shall be capable of generating reports that detail incident types and
26		these reports shall be delivered to the Commission or Director on request or as required on a
27		schedule set by the Commission or Director.
28	(5)	The incident reporting system shall be in an electronic format equipped with software that prevents
29		modification of an entry after it has been initially entered into the system.
30	(6)	The incident reporting system shall document the:
31		(A) assignment number of the incident;
32		(B) incident category or type;
33		(C) date and time;
34		(D) name and position of the Individuals documenting and responding to the incident;
35		(E) nature of the incident; and
36		(F) resolution of the incident.

1	(7)	All recordings required by this Rule shall be retained for a minimum retention period of 30 Days.
2		Suspected crimes, recordings of Player disputes subject to Rule .0421 of this Subchapter, illegal
3		activity, or detentions by Wagering Facility security personnel discovered within the initial retention
4		period shall be copied and retained for a period not less than five years.
5	(8)	At minimum, all security video recordings shall be retained for a minimum of 15 days.
6	<u>(9)</u>	An Operator shall retain any recoding beyond the applicable minimum retention period specified in
7		this Rule when requested to do so by the Commission, as required by law, or as needed to conform
8		to applicable internal controls.
9	<u>(10)</u>	An Operator shall produce recordings to the Commission upon request as well as to any other
10		authorized Person or government authority, as required by law.
11		
12	History Note:	Authority G.S. 18C-114(a)(14);
13		Previously adopted as Rule 1H-014;
14		Eff. January 8, 2024;
15		Readopted Eff. March 27, <del>2024.2024;</del>
16		Amended Eff. June 22, 2024.

1	24 NCAC 06A .(	0815 CONTROLLED KEYS		
2	(a) The Wagerin	g Facility shall implement Internal Controls to safeguard the use, access, and security of Wagering		
3	Facility keys.			
4	(b) Custody of a	ll keys involved in the drop and count shall be maintained by a department independent of the drop		
5	and count employ	yees as well as those departments being dropped and counted.		
6	(c) Each of the fe	ollowing requires a separate and unique key lock or alternative secure access method:		
7	(1)	count room keys;		
8	(2)	storage racks and carts;		
9	(3)	Wagering Kiosk keys;		
10	(4)	currency cassette release;		
11	(5)	currency cassette contents;		
12	(6)	drop box release;		
13	(7)	drop box contents; and		
14	(8)	surveillance room.		
15	(d) Access to and	return of keys or equivalents shall be documented with the date, time, and written or digital signature		
16	of the employee a	accessing or returning the keys.		
17	(1)	Two or more drop team employees are required to be present to access and return keys.		
18	(2)	Two or more count team employees are required to be present at the time count room and other		
19		count keys are issued for the count.		
20	(e) Documentation	on of all keys, including duplicates, shall be maintained, including:		
21	(1)	unique identifier for each Individual key;		
22	(2)	key storage location;		
23	(3)	number of keys made, duplicated, and destroyed; and		
24	(4)	authorization and access.		
25	(f) Other than the	e count team, no employee may have access to the currency cassette or drop box content keys while		
26	in possession of s	storage rack keys or release keys.		
27	(g) Other than the	he count team, only employees authorized to remove currency cassettes or drop boxes are allowed		
28	access to currenc	y cassette or drop box release keys.		
29	(h) Any use of k	eys at times other than the scheduled drop and count shall be properly authorized and documented.		
30	(i) Emergency m	anual keys, such as an override key, for computerized, electronic, and alternative key systems shall		
31	be maintained in accordance with the following:			
32	(1)	Access to the emergency manual keys used to access the box containing the drop and count keys		
33		requires the physical involvement of at least three employees. The custody of the emergency manual		
34		keys requires the presence of two employees from separate departments from the time of the keys'		

35 issuance until the time of their return.

1	(2)	Routine physical maintenance, that requires access to the emergency manual keys and does not
2		involve accessing the drop and count keys, only requires the presence of two employees from
3		separate departments.
4	(3)	The date, time, and reason for accessing the emergency manual keys shall be documented with the
5		written or digital signatures of all participating employees signing the keys out and in.
6	(j) On a quarter	ly basis, an inventory of all keys shall be performed by the Operator and reconciled to records of keys
7	<u>made, issued, a</u>	and destroyed. The Operator shall perform investigations for all keys unaccounted for, with the
8	<u>investigations b</u>	eing documented and reported to the Commission.
9		
10	History Note:	Authority G.S. 18C-114(a)(14);
11		Previously adopted as Rule 1H-015;
12		<i>Eff. January 8, 2024;</i>
12 13		

# 1 WAGERING FACILITY INSPECTIONS 24 NCAC 06A .0816 2 (a) Prior to the initial opening of a Wagering Facility, the Operator shall submit a written request to the Director for a 3 pre-operational inspection to verify that the proposed Wagering Facility complies with the requirements of the Act, 4 these Rules, and relevant Internal Controls submitted by the Operator. The Operator shall not open the Wagering 5 Facility until the pre-operational inspection has been completed and they receive a passing result notification from the 6 Commission. 7 (b) The Director will approve requests for pre-operational inspections and schedule a date and time for the pre-8 operational inspection only after the Operator has submitted the required internal controls addressing the requirements 9 in Section .0800 of this Subchapter. 10 (c) The Director may conduct an inspection of any Wagering Facility after initial opening, with or without notice to 11 the Operator. The Operator shall timely admit the Commission, Director, their staff or their agents upon presentation 12 of credentials. Operators failure to admit such individuals to the Wagering Facility is grounds or Disciplinary Action. 13 (d) After an inspection is conducted, the Operator will be notified by Commission staff with a passing or failing result. 14 If the result is a failed inspection, the notification will include requirements to cure any noted deficiency in the 15 inspection. The Commission may require a Wagering Facility to close until the Operator can cure a deficiency 16 identified by the inspection. 17 (e) An Operator shall comply with any inspection conducted by the Commission. 18 History Note: 19 Authority G.S. 18C-114(a)(14); 20 Eff. June 22, 2024.

1	24 NCAC 06B .0206	WRITTEN DESIGNATION AGREEMENT
2	(a) In order to qualify	for a Sports Wagering Operator License, the Applicant shall enter into and maintain a Written
3	Designation Agreemen	t with a Persons or Persons enumerated under G.S. 18C-905(a).
4	(b) The Applicant or S	ports Wagering Operator shall submit an executed copy of the Written Designation Agreement
5	with its application for	licensure or renewal as a Sports Wagering Operator.
6	(1) All r	elated and ancillary agreements between and among the signatory parties and their respective
7	Affil	iates shall be considered part of the Written Designation Agreement, regardless of how such
8	agree	ements are denominated.
9	(2) Failu	re to include all related and ancillary agreements between the parties and their Affiliates with
10	the a	pplication for licensure or renewal may be grounds for summary denial of the application or
11	renev	wal application.
12	(3) A let	tter of intent to enter into a Written Designation Agreement is not a substitute for an executed
13	Writt	ten Designation Agreement.
14	(c) The Written Design	nation Agreement shall meet the following minimum requirements:
15	(1) The $z$	agreement shall be executed by duly authorized Individuals.
16	(2) The $z$	agreement shall state a clear contract term length, with any option to renew being contingent
17	on th	e renewal of the Sports Wagering Operator's License.
18	(3) The	agreement shall be governed by North Carolina law, with express consent of the parties to
19	subm	nit to the jurisdiction of the North Carolina court system to resolve any disputes that are not
20	other	rwise addressed through agreed-upon alternative dispute resolution methods such as arbitration
21	or me	ediation.
22	(4)    The a	agreement shall require any place of public accommodation be operated solely by the Licensed
23	Spor	ts Wagering Operator, in accordance with G.S. 18C-905(c) and 18C-926.
24	(5) The $z$	agreement shall not authorize the non-operator party to the Written Designation Agreement to
25	enga	ge in any regulated activity requiring a License under the Act unless it independently obtains a
26	Licer	nse and only engages in activities authorized by such License.
27	(6) The $a$	agreement shall be terminated if the Licensed Sports Wagering Operator has its License <del>revoked</del>
28	revol	ked, the Licensed Sports Wagering Operator surrenders its License pursuant to Rule 1C-005,
29	or th	e non-operator party loses its authority to enter a Written Designation Agreement under G.S.
30	18C-	905.
31	(7) The	agreement shall require that the non-operator party's employees be prohibited from Sports
32	Wag	ering in accordance with G.S. 18C-902(i)(6) or (7), as applicable, and receive appropriate and
33	appli	cable training about Persons prohibited from engaging in sports Wagering.
34	(8) The a	agreement shall be marked "confidential."
35	(d) The Commission n	nay deny an application for a Sports Wagering Operator License or suspend or revoke a Sports
26		

Wagering Operator License if at any time it finds that the Written Designation Agreement would be disadvantageous 36

1	to the interests of the State of North Carolina. A Written Designation Agreement may, without limitation, be	
2	considered disadvantageous to the interests of the State if:	
3	(1)	the Commission determines that the Written Designation Agreement would cause a violation of any
4		of the applicable considerations set forth in the Act, Commission Rules, or State, federal, or local
5		law;
6	(2)	the Written Designation Agreement fails to meet one or more of the requirements in Paragraph (c)
7		of this Rule; or
8	(3)	the parties to the Written Designation Agreement fail to fulfill one or more of the requirements in
9		Paragraph (c) of this Rule.
10		
11	History Note:	Authority G.S. 18C-114(a)(14);
12		Previously adopted as Rule 2B-006;
13		Eff. January 8, 2024;
14		Readopted Eff. March 27, <del>2024.2024;</del>
15		Amended Eff. June 22, 2024.