GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 512

	Short Title: Forgivable Loans/HBCU Supplemental Funding. (Pr		
	Sponsors:	Representative Warren. For a complete list of sponsors, refer to the North Carolina General Assembly web site.	
	Referred to:	Appropriations, if favorable, Finance, if favorable, Rules, Calendar, and Operations of the House	
		March 30, 2023	
1		A BILL TO BE ENTITLED	
2 3 4 5 6 7	FORGIVA SUPPLEN BLACK U GAMING	TO ESTABLISH THE NORTH CAROLINA COMMUNITY COLLEGE ABLE LOAN PROGRAM AND TO PROVIDE FOR RECURRING MENTAL APPROPRIATIONS TO NORTH CAROLINA HISTORICALLY JNIVERSITIES AND COLLEGES THROUGH THE REGULATION OF VIDEO & ENTERTAINMENT. Assembly of North Carolina enacts:	
8		ECTION 1. Chapter 18C of the General Statutes is amended by adding a new	
9 10	Article to read	d: "Article 9.	
10			
11		" <u>Video Gaming Terminals.</u> "Part 1. General Provisions.	
12	" <u>§ 18C-200.</u>		
13 14		<u>n to the definitions in Article 1 of this Chapter, the following definitions apply in</u>	
15	this Article:	in to the definitions in Africe 1 of this Chapter, the following definitions apply in	
16	<u>uns / unce.</u> (1)) Associated equipment. – Any hardware that is connected to the video gaming	
17	<u>(1</u>	terminal or to the central monitoring system for the purpose of	
18		communication, validation, play, or other functions of the video gaming	
19		terminal.	
20	(2)		
21	<u></u>	the financial, integrity, and security controls on video gaming terminals and	
22		associated equipment and provides administrative services for its operation.	
23	(3)		
24	<u></u>	that is not otherwise subject to control by others and is approved by the	
25		Commission for use in testing whether a video gaming game or video gaming	
26		terminal complies with the standards set forth in this Article.	
27	<u>(4</u>)	· · · · · · · · · · · · · · · · · · ·	
28	<u></u>	assembles, services, or produces video gaming terminals or associated	
29		equipment.	
30	<u>(5</u>)	• •	
31	(6)	• • • •	
32	<u></u>	unfortified or fortified wine permit issued by the North Carolina Alcoholic	
33		Beverage Control Commission under Chapter 18B of the General Statutes.	



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	(7)	On-site ABC permit. – An on-premises ma	lt beverage permit on-premises
	<u>(7)</u>	unfortified or fortified wine permit, or mixed	
		North Carolina Alcoholic Beverage Control	
		of the General Statutes.	
	<u>(8)</u>	Operator. – A person licensed by the Cor	nmission who owns leases or
	<u>(0)</u>	otherwise controls a video gaming terminal for	
		permit has been issued by the Commission	
		terminals or associated equipment for pul	
		Carolina.	and use in the state of forth
	<u>(9)</u>	Video gaming games. – Electronically simu	ulated games of chance that are
	<u>1-1</u>	displayed and played on permitted video ga	
		the Commission.	<u> </u>
	(10)	Video gaming merchant. – A person license	ed by the Commission and with
	<u></u>	whom an operator has contracted to allo	•
		terminals for public play and redemption of	· · · ·
		accordance with this Article.	
	(11)	Video gaming terminal. – A device opera	ated under the authority of the
	<u> </u>	Commission that shall be exempt under G.S.	
		computerized video game machine that, upor	•
		share, is available to play a video gaming gan	•
		and which uses a video display and micropro	
		player may receive free games or credits that	t can be redeemed for cash. The
		term does not include a device that directly d	lispenses coins, cash, or tokens.
	(12)	Video gaming terminal permit. – A perman	-
		issued to a licensed operator for each video g	aming terminal approved by and
		registered with the Commission.	
" <u>§§ 18C</u>	2-201 thr	bugh 18C-202. Reserved for future codification	on purposes.
" <u>§ 18C-</u>		eo gaming; allocation of revenues.	
<u>(a)</u>		ommission shall determine that video gaming	
		shall contract with operators and video gam	
		r play by the public. Play of video gaming ga	
		Chapter, shall be exempt from G.S. 18C-131	
	-	ninals with a valid video gaming terminal pern	
		e provisions of this Chapter shall apply to ope	eration and play of video gaming
-	n this Sta		
<u>(b)</u>	-	thstanding G.S. 150B-1, the Commission shall	-
		apter 150B of the General Statutes to determi	
	-	by the Commission shall address the procedur	
-		f net machine revenue from the video gami	ng games under this Article, in
<u>conform</u>	-	<u>ll of the following:</u>	
	<u>(1)</u>	Notwithstanding Article 7 of this Chapter,	
		(32%) of the total net machine revenues fro	
		transferred to the North Carolina Vide	
		G.S. 18C-204. The Commission shall adopt	
		remittance, calculation of net machine revenu	
		per operator. The Commission may adopt ru	
		of annual revenue, per machine or per operat	or, to be returned to the public in
		the form of prizes.	
	<u>(2)</u>	Notwithstanding Article 7 of this Chapte	•
		Commission after covering administrative e	±
		subsection shall be transferred to the North	n Carolina Video Gaming Fund

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	pursuant to G.S. 18C-204. No more than eig	the percent (8%) of the total annual
	net machine revenues from video gamir	
	administrative expenses of the Commission	
	following:	
	<u>a.</u> <u>Costs associated with the central mo</u>	onitoring system
	b. Costs of the Department of Public S	
	Division, associated with enforcem	
	include a transfer of at least three m	
	c. <u>A transfer of one million dollar</u>	· · · · · · · · · · · · · · · · · · ·
	Department of Health and Human	Services for gambling addiction
(2)	education and treatment programs.	
<u>(3)</u>	Of the net machine revenues, thirty-five pe	
	operators and twenty-five percent (25%) to	
<u>(4)</u>	Video gaming terminals and associated ec	± ±
	central monitoring system at all times during	g play and as otherwise determined
	by the Commission.	
<u>(5)</u>	All video gaming terminals shall be placed v	
	holds an active off-site ABC permit or an ac	•
	gaming merchant shall be engaged primaril	• • • •
	gaming terminals for play by the public in t	
<u>(6)</u>	The Commission shall allow each video gar	
	video gaming terminals per location and m	nay allow up to an additional four
	video gaming terminals per location.	
<u>(7)</u>	In contracting with operators, the Commission	ion shall require that there shall be
	no video gaming terminals placed within 50	00 feet of a church, public school,
	or any nonpublic school as defined by Par	rt 1 or 2 of Article 39 of Chapter
	<u>115C of the General Statutes.</u>	
<u>(8)</u>	Prizes for play of video gaming terminals	shall be issued by a share that is
	redeemable in accordance with G.S. 18C-1	132 or may be inserted into video
	gaming terminals to generate credits for the	play of video gaming games.
<u>(9)</u>	The Commission may contract only wi	th manufacturers and operators
	licensed under this Article.	*
<u>(10)</u>	Operators placing video gaming terminals	for play in this State may only do
	the following:	
	<u>a.</u> Purchase, lease, or otherwise obta	ain video gaming terminals and
	associated equipment from manufac	
	b. Contract with licensed video gaming	
	gaming terminals for play by the pu	-
(c) The	Department of Public Safety, Alcohol Law I	
	hority under this Article.	
	orth Carolina Video Gaming Fund.	
	nterprise fund, to be known as the North Caroli	ina Video Gaming Fund is created
	e treasury consisting of the transfer of ne	
	(1), any monies remaining from the administr	
		÷
	203(b)(2), and any interest earned on those fu	
	General Assembly shall appropriate the mor	•
	nnually in the Current Operations Appropriat	-
	revenue from video gaming terminals to the No	orun Caronna video Ganning Fund.
The appropriation	on shall include all of the following:	

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	(1)	Two million dollars (\$2,000,000) in each fiscal year to each	of the following
	<u>x=z</u>	institutions for improving graduation rates and stude	
		sustainability of the institution:	
		<u>a. Elizabeth City State University.</u>	
		b. Fayetteville State University.	
			versity.
		c.North Carolina Agricultural and Technical State Univd.North Carolina Central University.	<u></u>
		e. Winston-Salem State University.	
		f. University of North Carolina at Pembroke.	
	(2)	Ten million dollars (\$10,000,000) in each fiscal year	to independent
	<u></u>	historically black colleges and universities in the State for gra	•
		million dollars (\$2,000,000) per institution. The grants sh	
		improving graduation rates and student success.	
	(3)	An amount to the State Education Assistance Authority for ea	ach fiscal year in
	<u> </u>	an amount sufficient to fund scholarship forgivable loans for	
		under the Community College Scholarship Loan Program, an	
		hereby appropriated to the Community College Scholarship	Loan Trust Fund
		established under G.S. 116-209.93.	
	<u>(4)</u>	One million dollars (\$1,000,000) in each fiscal year to the	e Department of
		Public Safety for grants to counties for sheriffs to combat il	
		be awarded upon recommendation by the Governor's Crime	Commission.
<u>(c)</u>	A sec	urity interest shall not be granted in any funds appropriated	pursuant to this
ection.			
<u>(d)</u>		of the constituent institutions receiving appropriations or a	-
		ually report to the Joint Legislative Education Oversight Com	
		as used the funds from the prior fiscal year, including the me	asures by which
		gauging success of the programs and other uses of the funds.	
<u>§§ 18C-2</u>	<u>205 thr</u>	ough 18C-209. Reserved for future codification purposes.	
		"Part 2. Licenses and Permits.	
		leo gaming permit required on video gaming terminals.	
. <u>(a)</u>		video gaming terminal shall have affixed to it a video gaming	
		he manner set forth by the Commission. The placement of the	
-		represents that the machine has been registered, inspected, a	nd approved for
peration (b)			ally based on the
<u>(b)</u>		Commission shall issue the video gaming terminal permit annua	-
		oved video gaming terminals registered with the Commissi mmission shall adopt rules establishing the schedule for issuan	÷
-		terminal permits. The Commission shall include an option	
		sed video gaming merchant to request to add video gaming ter	
*		ing the license year.	<u>innais into piay</u>
(c)		Il be unlawful for a person other than authorized Commission p	ersonnel to affix
		b gaming permit. No video gaming terminal may be transported	
		aming permit has been removed.	out of this stute
(d)		facturers, operators, and video gaming merchants must mak	e video gaming
		sociated equipment available for inspection by the Commission	• •
		shall be issued a video gaming permit unless the software and	
		minal and associated equipment are compatible with the Com	
	-	m and all games installed on the video gaming terminal are	
Commissi		-	
<u>(e)</u>	<u>Any v</u>	video gaming terminal that does not display the video gaming pe	ermit as required
by this sec	ction is	illegal and subject to confiscation by any law enforcement off	icer.

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1	" <u>§§ 18C-211 through 18C-213.</u> Reserved for future codification purposes.			
2	"§ 18C-214. Minimum qualifications for all licensees.			
3		pt as provided in subsection (b) of this section, an appli-	cant whom the	
4		ermines is qualified to receive a license under this Article sl		
5	license. A person	n shall not engage in the manufacture, operation or service, or pla	acement for play	
6		any video gaming terminal without a license issued by the Co		
7	this Article.			
8	(b) The C	Commission shall not approve an applicant for licensure if any	of the following	
9	apply at the time			
10	<u>(1)</u>	The applicant meets one or more of the following:		
11		a. Has been convicted of a felony in any state or fede	ral court of the	
12		United States within 10 years of issuance of the licens	se.	
13		b. Employs officers or directors who have been convicted	ed of a felony in	
14		any state or federal court of the United States with	hin 10 years of	
15		issuance of the license.		
16		c. <u>Has completed a sentence for a felony in any state or</u>	federal court of	
17		the United States within 10 years of issuance of the lie		
18		d. Employs officers or directors who have completed a	a sentence for a	
19		felony in any state or federal court of the United States	within 10 years	
20		of issuance of the license.		
21	<u>(2)</u>	The applicant is less than 21 years of age.		
22	<u>(3)</u>	The applicant has falsified the application.		
23	<u>(4)</u>	The applicant is not current in filing all applicable tax returns		
24		in payment of all taxes, interest, and penalties owed to the	State, excluding	
25		items under formal appeal under applicable statutes. Upor		
26		Director, the Department of Revenue shall provide this info	<u>rmation about a</u>	
27		specific person to the Commission.		
28	<u>(5)</u>	The applicant fails to provide all information and documentation	ion requested by	
29		the Commission.		
30	<u>(6)</u>	The Commission is not satisfied that the applicant is all of the	<u>e following:</u>	
31		<u>a.</u> <u>A person of good character, honesty, and integrity.</u>		
32		b. A person whose background, including criminal rec		
33		and associations, does not pose a threat to the public		
34		State or to the security and integrity of the Commission		
35		c. <u>A person who, either individually or through employed</u>		
36		business ability and experience to establish, operate, a		
37		business for the type of license for which the applicat		
38		d. <u>A person who demonstrates adequate financing fo</u>		
39		proposed under the type of license for which the appli		
40	<u>(7)</u>	The applicant resides in the same household as a member or	employee of the	
41	$\langle 0 \rangle$	Commission.	• • • •	
42	<u>(8)</u>	The applicant is an employee, director, officer, partner, or	proprietor of a	
43		manufacturer, operator, or video gaming merchant.		
44		dition to subsection (b) of this section, the Commission shall	not approve an	
45		n operator's license unless at least one of the following applies:		
46 47	<u>(1)</u>	The applicant has been a resident of this State for at le	ast three years	
47 48	(2)	immediately preceding the application.	n in the same	
48 49	<u>(2)</u>	The applicant has maintained a physical office location		
49 50		jurisdiction for at least three years immediately preceding	me application	
50 51	(2)	related to the lawful video gaming terminal industry.		
51	<u>(3)</u>	The applicant meets both of the following criteria:		

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1	<u>a.</u>	The applicant has conducted business	in this State in the amusement
2	—	game industry for at least three yea	ars immediately preceding the
3		application, as evidenced by its filings	with the Secretary of State, the
4		Department of Revenue, or the Interna	ll Revenue Service.
5	<u>b.</u>	The applicant is incorporated, formed	d, or otherwise qualified to do
6		business in the State of North Carolina	
7		the Secretary of State.	
8	(d) The applicat	nt shall furnish all information, docur	nents, certifications, consents,
9	waivers, individual histo	ory forms, and other materials required o	r requested by the Commission
10	for purposes of determi	ning qualification for that type of licen	se. If the applicant is a public
1	company, the applicant	shall file with the Commission a cop	by of any disclosure statement
2	involving ownership of	he public company required to be filed w	vith the United States Securities
3	and Exchange Commiss	ion.	
4	(e) The applican	t shall submit to a background investig	gation, including each partner,
5	director, officer, and all	stockholders of five percent (5%) or more	e of any business entity, except
6	for institutional investor	s. The application shall be accompanied	by a fee to cover the cost of the
7	criminal and financial re	cord check conducted by the Commission	on.
8	(f) The burden of	of proof for establishing qualification un	der this section shall be on the
9	<u>applicant.</u>		
20	(g) <u>No licensee</u>	or applicant to be a licensee shall pay	, give, or make any economic
21	opportunity, gift, loan,	gratuity, special discount, favor, hospita	lity, or service, including food
22	and beverages, to the Dir	rector, to any member or employee of the	Commission, or to any member
23	of the immediate family	residing in the same household as one of	f these individuals.
24	(h) <u>An operator</u>	shall not give anything of value, inc	cluding a loan or a financing
25	arrangement, to any vide	o gaming merchant as an incentive or ind	ucement to locate video gaming
26	terminals in a specific	location. The Commission shall adopt	additional rules governing the
27		and other financing arrangements, gratu	ities, special discounts, favors,
28	hospitality, or service be		
29		ssion, for cause, may revoke any lice	
30		50B-1, the Commission shall be subject	-
31		h respect to revocation of licenses under	
32		<u>8C-219.</u> Reserved for future codification	n purposes.
33	" <u>§ 18C-220. Fees.</u>		
34		sion may charge a license application an	
35	-	50.00) and the cost of the criminal and f	
36		issued by the Commission are renew	wable annually unless sooner
37	cancelled or terminated.		
38		ed by the Commission may be transferre	
39		n application, pays the associated fees, a	and is approved for licensure by
40	the Commission.		
41 12		or future codification purposes.	
12	" <u>§ 18C-222. Multiple t</u>		
13		rer may be licensed as an operator. An	
14		gaming merchant may not be licensed as	-
15	_	r may not be licensed as a video gaming	
46 17		cting for a central monitoring system u	
47 10		ract with a manufacturer if the Con	
18 10		use any knowledge or control of the	
19 50		turer, an operator associated with that m	
50	merchant with whom the	at manufacturer's video gaming terminals	s are placed.

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(c) The	Commission shall strive to have no less than five manufa	cturers licensed in this
State at all time	es. The Commission shall strive to have no less than 12 op	erators licensed in this
State at all time	•	
	eserved for future codification purposes.	
	eneral duties of licensees.	
	aming license holders under this Article shall do all of the	following:
<u>(1)</u>	Promptly report to the Commission any factors or cir	-
<u>\</u>	video gaming games operated under this Article that c	
	State or federal law.	onstitute a violation of
<u>(2)</u>	Conduct all video gaming activities and functions in a	a manner that does not
<u>(2)</u>	pose a threat to the public health, safety, or welfare of the	
	and that does not adversely affect the security and int	
	harm video gaming games.	egitty of the lottery of
(2)	Hold the Commission and the State of North Caroli	no hormloss from and
<u>(3)</u>		
	defend and pay for the defense of any and all claims	•
	against a license holder, this State, or the Commissi	
	arising from the license holder's participation in or ope	ration of video gaming
(A)	games.	
<u>(4)</u>	Assist the Commission in maximizing video gaming	games revenue to the
(5)	State.	
$\frac{(5)}{(6)}$	Maintain all records required by the Commission.	
(<u>6)</u>	Keep current in all payments and obligations to the Co	
<u>88 18C-225 ti</u>	arough 18C-229. Reserved for future codification purpose	es.
18 10C 220 D	"Part 3. Video Gaming Terminals.	
	ossession; permitting.	1
	ry video gaming terminal shall have a video gaming termin	hal permit prior to play
	d shall be placed with a video gaming merchant for play.	
· · · · ·	rators shall file with the Commission the location of each p	
	ne name and address of the video gaming merchant whe	ere each video gaming
-	blic play is located.	
	video gaming terminal shall be issued a permit unless	-
	independent testing laboratory. The game software, and	
	ne Commission, for all video gaming terminals shall	
	an independent testing laboratory to test for compliance v	
	s, which shall include compatibility with the central monitor	
	Commission shall not limit licensure or connection to	
	ype of video gaming terminal, one manufacturer, or one of	perator.
	eserved for future codification purposes.	
	<u>entral monitoring system.</u>	
	ission shall contract for a central monitoring system from	
	tems. All of the following shall apply to the central moni	itoring system used by
the Commissio	n for video gaming terminals:	
<u>(1)</u>	The central monitoring system shall be linked by a con	
	through which all video gaming terminals shall conne	ect to a single point of
	commerce.	
<u>(2)</u>	All video gaming terminals shall be linked by a comm	
	the central monitoring system for purposes of monitor	ing and reading device
	activities as provided in this section.	
<u>(3)</u>	The Commission shall routinely assess and inspect the	operation of the central
	monitoring system and shall notify licensees and video	o gaming merchants of
	any deficiencies.	

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1 2	<u>(4)</u>	The video gaming terminal shall comply with the st Commission with regard to the hardware and software	
3	(5)	central monitoring system. The central monitoring system shall be designed and	d operated to allow the
4 5	<u>(5)</u>	monitoring and reading of video gaming terminals for	-
6		<u>a.</u> <u>Compliance play.</u>	
7		b. <u>Revenues to the State.</u>	
8 9	<u>(6)</u>	<u>The Commission may contract for the administration of system but shall be responsible for oversight of that a</u>	
10	<u>(7)</u>	The central monitoring system shall not provide for th	• •
11		of personal or financial information concerning pa	trons of video gaming
12 13	"8 18C 233 Do	terminals. served for future codification purposes.	
13 14		y and posting of odds.	
14		ithstanding G.S. 18C-131(d), no person shall sell a sh	are for play of a video
16		to a person under the age of 21 years. No person under the	
17		for play of a video gaming terminal or otherwise play a	
18	_	olates this subsection shall be guilty of a Class 1 misder	
19		gaming terminals shall not allow more than the amo	
20		be played on a single wager. The odds of winning each v	
21		near each video gaming terminal. The manner in which	
22	and how the od	ds are posted shall be established by the Commission	n. For purposes of this
23		ger" shall mean a sum of money or thing of value	
24	occurrence.		
25	" <u>§ 18C-235.</u> Re	served for future codification purposes.	
26	" <u>§ 18C-236. Tr</u>	ansportation between licensed video gaming mercha	ant's establishments in
27	<u>the S</u>		
28		transporting a video gaming terminal from one vid	
29		another location, other than for servicing or repair, shall	
30		d form established by the Commission, in writing prior	to the transportation of
31	the video gaming		
32	" <u>§§ 18C-237 th</u> i	<u>sough 18C-239.</u> Reserved for future codification purpose	ses.
33		"Part 4. Enforcement.	
34 25	" <u>§ 18C-240. En</u>		C.1 * A .* 1
35		sion shall have sole administrative enforcement authorit	ty of this Article.
36		served for future codification purposes.	
37		spection of premises, records, activities.	f (
38		rocure evidence of violations of this Article, alcohol la	
39 40		ne Commission, and officers of local law enforcement	-
40	•	rovide ABC enforcement under G.S. 18B-501(f) sh	•
41 42		stablishment of a video gaming merchant, operator, or a include viewing the entire premises and to examine the b	
42 43		pection authorized by this section may be made at any tir	
43 44	that someone is		ne it reasonably appears
45		sal by a licensee, or by any employee of a licensee, to per	rmit officers to enter the
46		ke an inspection authorized by this section shall be	
40 47	-	her action against the licensee. It shall be a Class 2 misd	
48		uct an officer attempting to make a lawful inspection un	
49		Department of Public Safety, Alcohol Law Enforcement	
50		ncies authorized under this section shall report to the Co	
51		on and any potential violations noted during the inspecti-	

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1	" <u>§ 18C-243.</u> Reserved for future codification purposes.			
2	"§ 18C-244. Criminal offenses.			
3	(a) Any person who tampers with a video gaming terminal with the intent to interfere			
4	with the proper operation of the video gaming terminal is guilty of a Class 1 misdemeanor for			
5	the first offense, a Class H felony for a second offense, and a Class G felony for a third or			
6	subsequent offense.			
7	(b) Any person who, with the intent to manipulate the outcome, payoff, or operation of a			
8	video gaming terminal, manipulates the outcome, payoff, or operation of a video gaming terminal			
9	by physical tampering or any other means is guilty of a Class G felony for the first offense and a			
10	Class F felony for any subsequent offense.			
11	(c) A video gaming merchant or operator who falsely reports or fails to report the amount			
12	due required by the Commission is guilty of a Class G felony and is subject to revocation of the			
13	license by the Commission.			
14	(d) Any video gaming merchant who pays a prize to any person in the amount less than			
15	the specified prize won is guilty of a Class G felony and is subject to revocation of the license by			
16	the Commission."			
17	SECTION 2. G.S. 18C-103(4) reads as rewritten:			
18	"(4) "Game" or "lottery game" means any procedure or amusement authorized by			
19	the Commission where prizes are distributed among persons who have paid,			
20	or unconditionally agreed to pay, for tickets or shares that provide the			
21	opportunity to win those prizes and does not utilize a video gaming machine			
22	as defined in G.S. 14-306.1(c).prizes."			
23 24	SECTION 3. G.S. 18C-120(b) reads as rewritten:			
24 25	"(b) The Director shall have the following powers and duties, under the supervision of the Commission:			
23 26				
20 27	(7) To confer with the Commission on the operation and administration of the			
28	Lottery this Chapter and make available for inspection by the Commission all			
20 29	books, records, files, documents, and other information of the			
30	Lottery-maintained under this Chapter.			
31				
32	(11) To engage an independent firm experienced in security procedures, including			
33	computer security and systems security, to conduct a comprehensive study			
34	and evaluation of all aspects of security in the operation of the video gaming			
35	terminals. At a minimum, such a security assessment is to include a review of			
36	network vulnerability, application vulnerability, application code review,			
37	wireless security, security policy and processes, security and privacy program			
38	management, technology infrastructure and security controls, security			
39	organization and governance, and operational effectiveness."			
40	SECTION 4. G.S. 18C-122(c) reads as rewritten:			
41	"(c) The portion of the security audit report containing specific recommendations shall be			
42	confidential, shall be presented only to the Director and to the Commission, and shall be exempt			
43	from Chapter 132 of the General Statutes. The Commission may hear the report of such an audit,			
44	discuss, and take action on any recommendations to address that audit under			
45	G.S. 143-318.11(a)(1). The Commission may hear any report of information regarding any			
46	vulnerabilities listed in subsection (a) of this section or that could be used to provide an unfair			
47	advantage to a player or jeopardize the integrity of any lottery game under G.S. 143-318.11(a)(1),			
48	and all reports of that nature shall be exempt from Chapter 132 of the General Statutes."			
49 50	SECTION 5. G.S. 18C-161(3) reads as rewritten:			
50 51	"(3) All other funds credited or appropriated to the Commission from any source source except as provided in Article 9 of this Chapter."			
51	source.source, except as provided in Article 9 of this Chapter."			

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1	SECTION 6.(a) Article 2 of Chapter 105 of the General Statutes	s is amended by
2	adding a new section to read:	·
3	"§ 105-102.7. Video gaming terminals privilege tax.	
4	A privilege tax is imposed on manufacturers, operators, and video gaming	merchants under
5	Article 9 of Chapter 18C of the General Statutes for the privilege of engagin	
6	authorized by the license or contract. The amount of the tax is as follows:	<u></u>
7	(1) Manufacturers. – Fifty thousand dollars (\$50,000).	
8	(2) Operators. – Twenty-five thousand dollars (\$25,000) plus o	ne hundred fifty
9	dollars (\$150.00) per video gaming terminal licensed to that	
10	(3) Video gaming merchants. – One thousand dollars (\$1,000) p	-
11	plus one hundred fifty dollars (\$150.00) per video gaming	
12	retail location."	
13	SECTION 6.(b) This section is effective for taxes imposed for	or taxable years
14	beginning on or after July 1, 2024.	2
15	SECTION 7. G.S. 14-306.1A is amended by adding a new subsection	ion to read:
16	"(g) Nothing in this section shall be construed to make illegal any ac	tivity conducted
17	pursuant to Article 9 of Chapter 18C of the General Statutes."	-
18	SECTION 8. G.S. 14-306.4 is amended by adding a new subsection	n to read:
19	"(d1) Nothing in this section shall be construed to make illegal any ac	tivity conducted
20	pursuant to Article 9 of Chapter 18C of the General Statutes."	
21	SECTION 9. G.S. 105-259(b)(33) reads as rewritten:	
22	"(33) To provide to the North Carolina State Lottery Commission	
23	required under G.S. 18C-141.G.S. 18C-141 and G.S. 18C-21	<u>.4.</u> "
24	SECTION 10.(a) G.S. 14-298 reads as rewritten:	
25	"§ 14-298. Seizure of illegal gaming items.	
26	Upon a determination that probable cause exists to believe that any gaming	-
27	to be used by G.S. 14-289 through G.S. 14-300, any illegal punchboard or illeg	
28	any video game machine prohibited to be used by G.S. 14-306 or G.S. 14-30	
29	terminal described in G.S. 14-306.3(b), or any electronic machine or device usin	0 0
30	display in violation of G.S. 14-306.4 is in the illegal possession or use of any p	
31	limits of their jurisdiction, all sheriffs and law enforcement officers are author	
32	items in accordance with applicable State law. Any law enforcement agency in p	
33	item shall retain the item pending a disposition order from a district or superior co	
34	application by the law enforcement agency, district attorney, or owner, and	
35	opportunity to be heard by all parties, if the court determines that the item is unla	-
36	it shall enter an order releasing the item to the law enforcement agency for d	
37	training purposes. purposes and shall order the owner to pay the reasonable cos	_
38	disposal incurred by the seizing law enforcement agency. If the item was se	
39 40	evidence in a criminal action or proceeding against the owner of the item, upon a	
40	or nolo contendere in that action or proceeding by the owner of the item, the cou	
41 42	owner to pay the reasonable costs of storage and disposal incurred by the seizing	
42 43	<u>agency</u> . If the court determines that the item is not unlawful to possess and wi violation of the law, the item shall be ordered released to its owner upon satis	
43 44	ownership. The foregoing procedures for release shall not apply, however, we	• •
44 45	item seized for use as evidence in any criminal action or proceeding until aft	-
45 46	judgment."	or chu y or final
40 47	SECTION 10.(b) G.S. 14-299 reads as rewritten:	
48	"§ 14-299. Property exhibited by gamblers to be seized; disposition of same	e.

48 "§ 14-299. Property exhibited by gamblers to be seized; disposition of same.

Except as provided in Chapter 18C of the General Statutes or in G.S. 14-292, all moneys or other property or thing of value exhibited for the purpose of alluring persons to bet on any game, or used in the conduct of any such game, including any motor vehicle (i) used in the conduct of

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a lottery within the purview of G.S. 14-291.1, G.S. 14-291.1 or (ii) used to transport any video 1 game machine prohibited by G.S. 14-306 or G.S. 14-306.1A, or any electronic machine or device 2 3 prohibited by G.S. 14-306.4, shall be liable to be seized by any court of competent jurisdiction 4 or by any person acting under its warrant. Moneys so seized shall be turned over to and paid to 5 the treasurer of the county wherein they are seized, and placed in the general fund of the county. 6 Any property seized which is used for and is suitable only for gambling shall be destroyed, and 7 all other property so seized shall be sold in the manner provided for the sale of personal property 8 by execution, and the proceeds derived from said sale shall (after deducting the expenses of 9 keeping the property and the costs of the sale and after paying, according to their priorities all 10 known prior, bona fide liens which were created without the lienor having knowledge or notice 11 that the motor vehicle or other property was being used or to be used in connection with the conduct of such game or lottery) be turned over and paid to the treasurer of the county wherein 12 13 the property was seized, to be placed by said treasurer in the general fund of the county."

14

48

SECTION 10.(c) G.S. 14-306(a) reads as rewritten:

Any machine, apparatus or device is a slot machine or device within the provisions 15 "(a) of G.S. 14-296 through 14-309, if it is one that is adapted, or may be readily converted into one 16 17 that is adapted, for use in such a way that, as a result of the payment of any piece of money or 18 coin or token or any credit card, debit card, prepaid card, or any other method that requires 19 payment to activate play, whether directly into the slot machine or device or resulting in remote 20 activation, such machine or device is caused to operate or may be operated in such manner that 21 the user may receive or become entitled to receive any piece of money, credit, allowance or thing of value, or any check, slug, token or memorandum, whether of value or otherwise, or which may 22 23 be exchanged for any money, credit, allowance or any thing of value, or which may be given in 24 trade, or the user may secure additional chances or rights to use such machine, apparatus or 25 device; or any other machine or device designed and manufactured primarily for use in 26 connection with gambling and which machine or device is classified by the United States as 27 requiring a federal gaming device tax stamp under applicable provisions of the Internal Revenue 28 Code. This definition is intended to embrace all slot machines and similar devices except slot 29 machines in which is kept any article to be purchased by depositing any coin or thing of value, 30 and for which may be had any article of merchandise which makes the same return or returns of 31 equal value each and every time it is operated, or any machine wherein may be seen any pictures 32 or heard any music by depositing therein any coin or thing of value, or any slot weighing machine 33 or any machine for making stencils by the use of contrivances operated by depositing in the 34 machine any coin or thing of value, or any lock operated by slot wherein money or thing of value 35 is to be deposited, where such slot machines make the same return or returns of equal value each 36 and every time the same is operated and does not at any time it is operated offer the user or 37 operator any additional money, credit, allowance, or thing of value, or check, slug, token or 38 memorandum, whether of value or otherwise, which may be exchanged for money, credit, 39 allowance or thing of value or which may be given in trade or by which the user may secure 40 additional chances or rights to use such machine, apparatus, or device, or in the playing of which the operator does not have a chance to make varying scores or tallies. Each game console, play 41 42 station, or other access point allowing a person to operate a slot machine shall constitute a 43 separate machine or device."

44 **SECTION 10.(d)** This section becomes effective December 1, 2023, and applies to 45 offenses committed on or after that date.

46 **SECTION 11.(a)** Article 23 of Chapter 116 of the General Statutes is amended by 47 adding a new Part to read:

"Part 7. Community College Scholarship Loan Program.

49 "<u>§ 116-209.92. Community College Scholarship Loan Program.</u>

50 (a) Program Purpose. – There is established the Community College Scholarship Loan
51 Program to be administered by the Authority. The purpose of the Program shall be to provide

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1	1 1 1 2 6 2		
1 2		vable loans to North Carolina residents to attend community colleges in pursuit egree, diploma, or certificate and for those students to be eligible for forgiveness	
3	of the scholarship forgivable loans upon award of the associate degree, diploma, or certificate		
4	within six years.		
4 5	· · · · · · · · · · · · · · · · · · ·	d of Scholarship Forgivable Loans. – Within the funds available in the Trust	
		1 0	
6		pursuant to G.S. 116-209.93, the Authority shall award scholarship forgivable	
7		students for up to six academic years for an individual student to attend a North	
8		nity college. Scholarship forgivable loans shall be used toward the cost of tuition	
9		the community college. The community college shall inform the Authority if	
10		od is tolled for a student in a form and manner prescribed by the Authority. The	
11		equire eligible students to complete a Free Application for Federal Student Aid	
12		bly for a scholarship forgivable loan and shall reduce the amount of the	
13		vable loan for any student by the amount of grants or scholarships received by	
14		other State or federal sources. The Authority may adopt a lottery process for	
15		olarship forgivable loans if funds are insufficient in any fiscal year to provide	
16	scholarship forgi	vable loans to every eligible applicant.	
17	(c) <u>Stude</u>	nt Eligibility. – A student shall be considered an eligible student in order to	
18	receive a scholar	ship forgivable loan under the Program if the student meets all of the following	
19	requirements:		
20	<u>(1)</u>	Qualifies as a resident for tuition purposes under the criteria set forth in	
21		G.S. 116-143.1 and in accordance with the coordinated and centralized	
22		residency determination process administered by the Authority.	
23	<u>(2)</u>	The student gains admission as a student at a North Carolina community	
24		college in a curriculum program awarding an associate degree, diploma, or	
25		certificate.	
26	<u>(3)</u>	Be enrolled full-time or part-time, but shall not be required to be continuously	
27		enrolled over the six-year eligibility period if the student experiences	
28		extenuating circumstances in which the student cannot enroll in courses for	
29		one academic semester as long as the student maintains the intent to continue	
30		in the program of study. The six-year eligibility period may be tolled if the	
31		student is able to demonstrate to the community college that any of the	
32		following have substantially disrupted or interrupted the student's pursuit of a	
33		degree, diploma, or certificate:	
34		<u>a.</u> <u>A military service obligation.</u>	
35		b. <u>A serious medical debilitation.</u>	
36			
37		c.A short-term or long-term disability.d.Other extraordinary hardship.	
38	(d) Admi	nistration. – The Authority shall adopt rules for administration of the Program	
39		th the requirements of this Part. The Authority may use up to five percent (5%)	
40		ropriated each fiscal year for the Program for administrative costs associated	
41		and may also use funds received as repayment of scholarship forgivable loans	
42		inds advanced under the Program.	
43		blowing definitions shall apply in this Part:	
44	(1)	Program. – The Community College Scholarship Loan Program, as	
45	<u>(1)</u>	established by this Part.	
46	(2)	Trust Fund. – As established in G.S. 116-209.93.	
47		Community College Scholarship Loan Trust Fund.	
48		is established the Community College Scholarship Loan Trust Fund to be	
49		the Authority. The purpose of the Trust Fund is to provide financial assistance	
50		its for completion of an associate degree, diploma, or certificate at community	
51		tate. The Trust Fund shall consist of all of the following:	

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1 2	<u>(1)</u>	Net revenues transferred from the North pursuant to G.S. 18C-204.	Carolina Video Gaming Fund
3	(2)	Funds received as repayment of scholarship f	forgivable loans
4	(3)	Monies earned as interest on these funds.	
5		of Monies in the Trust Fund. – The monies in t	he Trust Fund may be used only
6		orgivable loans granted under the Program and	• •
7		n, including recovery of funds advanced under the	
8		Ferms of scholarship forgivable loans; receip	
9	(a) Notes	a. – All scholarship forgivable loans shall be ev	videnced by notes made payable
10		that bear interest at a rate not to exceed ten percent	cent (10%) per year as set by the
11	Authority.		
12		veness The Authority shall forgive the scho	blarship forgivable loan and any
13		on the loan if any of the following apply:	
14	<u>(1)</u>	The recipient is awarded an associate degree,	-
15		Carolina community college within six years	• •
16		of the eligibility period under G.S. 116-209.9	=
17		scholarship forgivable loan under the Program	
18	<u>(2)</u>	The Authority finds that it is impossible for	
19 20		associate degree, diploma, or certificate with	• •
20		initial scholarship forgivable loan under the	e Program because of death or
21		permanent disability of the recipient.	· · · · · · · · · · · · · · · · · · ·
22		Repayment. – A recipient of a scholarship f	orgivable loan shall enter cash
23 24		loan if any of the following conditions occur:	
24 25	<u>(1)</u>	The recipient withdraws from enrollment i	•
23 26		college for more than one academic semester period after receipt of the initial scholarsh	
20 27		six-year eligibility period has been tolled for	
28	<u>(2)</u>	The recipient notifies the Authority tha	
28 29	<u>(2)</u>	withdrawing from the program in which the re	
2) 30		<u>degree, diploma, or certificate and does n</u>	
31		academic semester.	of mend to reemon arter one
32	(3)	The recipient fails to receive an associate degr	ee diploma or certificate within
33	<u>(5)</u>	the six-year eligibility period and any exten	
34		eligibility period.	ston for tonnig of that six your
35	(d) Time	Period to Repay. – A recipient who repays the	e scholarshin forgiyable loan by
36		all repay all indebtedness within five years after	
37		on (c) of this section. After the date of the occur	
38		, the payment of principal and interest shall beg	
39		l a recipient present extenuating circumstances	· · · · · · · · · · · · · · · · · · ·
40		he scholarship forgivable loan in cash to no mo	• •
41		Reporting requirements.	
42		y shall report annually on or before November	1, beginning in 2024, to the Joint
43		ation Oversight Committee on the implementa	
44		n Program. The report shall include at least the	
45	(1)	Number of students applying for the schola	
46		information about student demographics, ty	· · · ·
47		geographic location.	-
48	<u>(2)</u>	Number of students receiving scholarship for	givable loans and the amount of
49		funds expended for scholarships.	
50	<u>(3)</u>	Number of students completing the associate	e degree, diploma, or certificate
51		within three years and receiving loan forgive	ness.

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1	(4) Other relevant information as determined by the Authority."	
2	SECTION 11.(b) This section becomes effective January 1, 20.	
3	beginning with the scholarship forgivable loans awarded for the 2024-2025 acad	lemic year.
4	SECTION 12.(a) G.S. 105-153.5(b) reads as rewritten:	
5	"(b) Other Deductions. – In calculating North Carolina taxable income,	
6	deduct from the taxpayer's adjusted gross income any of the following items that	t are included in
7	the taxpayer's adjusted gross income:	
8	$(17) \qquad \text{The ensure} (f_{1}, f_{2}) = f_{1} + f_{2} + f_{2} + f_{3} $	1.1
9	(17) The amount forgiven under the Community College Sc Dragram purpugat to Part 6 of Article 22 of Chapter 116	
10 11	Program pursuant to Part 6 of Article 23 of Chapter 116 Statutos "	of the General
11	Statutes." SECTION 12.(b) This section is effective for taxable years begin	ning on or after
12	January 1, 2024.	ling on or arter
13 14	SECTION 13. The North Carolina State Lottery Commission sha	ll use sufficient
15	funds from the North Carolina State Lottery Fund to cover initial operating	
16	Commission to implement Article 9 of Chapter 18C of the General Statutes, as	1
17	act, except that the total amount borrowed by the Commission shall not exceed the	•
18	dollars (\$14,000,000). Of the borrowed funds, four million dollars (\$4,000	
19	transferred to the Department of Public Safety, Alcohol Law Enforcement	
20	enforcement of this act, and the remainder shall be available for expenditure for	
21	forth in this act without further action by the General Assembly. The Commis	1 1
22	any funds used out of the North Carolina State Lottery Fund pursuant to this se	
23	months after the effective date of this act.	
24	SECTION 14. Sections 1 through 5, Sections 7 through 9, and Secti	on 11 of this act
25	become effective January 1, 2024, and, except as otherwise provided, the remain	der of this act is
26	effective when it becomes law. In order to issue licenses and permits for play	
27	this State on the effective date of this act, the Lottery Commission may begin	_
28	implement Article 9 of Chapter 18C of the General Statutes, as enacted by the	-
29	January 1, 2024, but no temporary or permanent rule shall become effective pri	
30	2024. The Lottery Commission may initiate requests for proposals for the cer	
31	system, as required by G.S. 18C-230, as enacted by this act, prior to January 1	
32	not award any contract prior to that date. The Commission may accept and issue	
33	licensure in accordance with Article 9 of Chapter 18C of the General Statutes, as	-
34	act. No license issued by the Commission shall become effective prior to Januar	•
35	the date the Commission deems the central monitoring system active, whichev	ver occurs later.
36	G.S. $18C-204(b)(3)$, as enacted by this act, expires June 30, 2027.	