Sixty-seventh Legislative Assembly of North Dakota

SENATE BILL NO. 2251

Introduced by

Senators Hogue, D. Larsen, Schaible

Representatives B. Koppelman, Porter, D. Ruby

- 1 A BILL for an Act to amend and reenact subsection 1 of section 53-06.1-03 and
- 2 section 53-06.1-11.1 of the North Dakota Century Code, relating to permitting charitable gaming
- 3 organizations to use net proceeds for a political purpose.

4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

5 SECTION 1. AMENDMENT. Subsection 1 of section 53-06.1-03 of the North Dakota

6 Century Code is amended and reenacted as follows:

- Except as authorized by the attorney general, an organization that has its license
 suspended or revoked, or has relinquished or not renewed its license and not
 disbursed its net proceeds, is ineligible for a license or permit. Only one of two or more
 closely related organizations may have a license or permit at one time. A college or
 university fraternity, sorority, or club is not closely related to an educational
 organization. An organization shall apply for a permit as follows:
- 13 An organization recognized as a public-spirited organization by the governing а. 14 body of a city or county may apply for permits. A local permit may allow the 15 organization to conduct only raffles, bingo, or sports pools. A restricted event 16 permit may allow the organization to conduct only raffles, bingo, sports pools, 17 paddlewheels, twenty-one, and poker. The organization or closely related 18 organizations as a whole may only award a primary prize that does not exceed 19 eight thousand dollars and total prizes of all games do not exceed forty thousand 20 dollars per year. These maximum prize amounts do not apply to raffles conducted 21 under chapter 20.1-08. The determination of what is a "public-spirited 22 organization" is within the sole discretion of the governing body. An organization 23 shall disclose on the application its intended use of the net income from the

1			gaming activity. A governing body may issue a permit for games to be held at		
2			designated times and places.		
3		b.	An organization shall apply to the governing body of the city or county in which		
4			the proposed site is located. Application must be made on a form prescribed by		
5			the attorney general. Approval may be granted at the discretion of the governing		
6			body. A governing body may establish a fee not to exceed twenty-five dollars for		
7			each permit. A permit must be on a fiscal year basis from July first to June		
8			thirtieth or on a calendar-year basis.		
9		C.	Except for the restriction of subsection 1 of section 53-06.1-11.1, anAn		
10			organization that has a local permit may use the net income from the gaming		
11			activity for any purpose that does not violate this chapter or gaming rules.		
12		d.	An organization that has a restricted event permit is restricted to one event per		
13			year and:		
14			(1) May not pay remuneration to employees for personal services;		
15			(2) Shall use chips as wagers;		
16			(3) Shall redeem a player's chips for merchandise prizes or cash;		
17			(4) Shall disburse net income to eligible uses referenced by subsection 2 of in		
18			section 53-06.1-11.1; and		
19			(5) Shall file a report prescribed by the attorney general with the governing		
20			body and attorney general.		
21	SECTION 2. AMENDMENT. Section 53-06.1-11.1 of the North Dakota Century Code is				
22	amende	ed and	d reenacted as follows:		
23	53-0)6.1- [,]	11.1. Restricted use of money in certain political activities - Eligible uses of		
24	net pro	ceed	S.		
25	1.	A lic	censed organization or an organization that has a permit may not use money from		
26		any	source for placing an initiated or referred measure on a ballot or for a political		
27		can	npaign to promote or oppose a person for public office. Except for a use related to		
28		an (organization's primary purpose, a licensed organization or organization that has a		
29		per	mit may not use net proceeds to influence legislation or promote or oppose-		
30	referendums or initiatives. Any funds expended by a licensed organization or an				
31		org	anization that has a permit to promote or oppose an initiated or referred measure		

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1		tha	t is or	the ballot or for any activities of a lobbyist under section 54-05.1-02, that are					
2		not	not compensation or expenses paid to a lobbyist, and that are not required to be						
3		rep	reported under section 54-05.1-03 must be reported to the attorney general as-						
4		pre	prescribed by the attorney general. A violation of this subsection subjects an						
5		org	organization to a suspension of its license or permit for up to one year.						
6	2.	A li	A licensed organization or an organization that has a restricted event permit shall						
7		dis	disburse net proceeds within the period prescribed by rule and for only these						
8		edu	educational, charitable, patriotic, fraternal, religious, or public-spirited uses:						
9		a.	Use	es for stimulating and promoting state and community-based economic					
10			dev	elopment programs within the state which improve the quality of life of					
11			com	nmunity residents.					
12		b.	Use	es for developing, promoting, and supporting tourism within a city, county, or					
13			the	state.					
14		C.	Use	es benefiting an indefinite number of persons by bringing them under the					
15			influ	ience of education, cultural programs, or religion which include disbursements					
16			to p	rovide:					
17			(1)	Scholarships for students, if the disbursement is deposited in a scholarship					
18				fund for defraying the cost of education to students and the scholarships are					
19				awarded through an open and fair selection process.					
20			(2)	Supplementary assistance to a public or private nonprofit educational					
21				institution registered with or accredited by any state.					
22			(3)	Assistance to libraries and museums.					
23			(4)	Assistance for the performing arts and humanities.					
24			(5)	Preservation of cultural heritage.					
25			(6)	Youth community, social welfare, and athletic activities.					
26			(7)	Adult amateur athletic activities within the state, including team uniforms					
27				and equipment.					
28			(8)	Maintenance of places of public worship or support of a body of					
29				communicants, gathered in common membership for mutual support and					
30				edification in piety, worship, or religious observances.					
31			(9)	Scientific research.					

1	d. l	Jses benefiting an indefinite number of persons by relieving them of disease,
2	S	suffering, or constraint which include disbursements to provide:
3	(1) Assistance to an individual or family suffering from poverty or
4		homelessness.
5	(2) Encouragement and enhancement of the active participation of the elderly in
6		our society.
7	(3) Services to the abused.
8	(*	4) Services to persons with an addicted behavior toward alcohol, gambling, or
9		drugs.
10	(5) Funds to combat juvenile delinquency and rehabilitate ex-offenders.
11	(6) Relief for the sick, diseased, and terminally ill and their physical well-being.
12	(7) Funds for emergency relief and volunteer services.
13	(8) Funds to nonprofit nursing homes, nonprofit day care centers, and nonprofit
14		medical facilities.
15	(9) Social services and education programs aimed at aiding emotionally and
16		physically distressed, handicapped, elderly, and underprivileged persons.
17	(1	0) Funds for crime prevention, fire protection and prevention, and public safety.
18	(1	1) Funds to relieve, improve, and advance the physical and mental conditions,
19		care and medical treatment, and health and welfare of injured or disabled
20		veterans.
21	e. l	Uses that perpetuate the memory and history of the dead.
22	f. l	Jses increasing comprehension of and devotion to the principles upon which the
23	r	nation was founded, including disbursements to aid in teaching the principles of
24	I	iberty, truth, justice, and equality. However, beauty pageants do not qualify.
25	g.	The erection or maintenance of public buildings, facilities, utilities, or waterworks.
26	h. l	Jses lessening the burden of government which include disbursements to an
27	e	entity that is normally funded by a city, county, state, or United States government
28	ä	and disbursements directly to a government entity or its agency.
29	i. U	Jses benefiting a definite number of persons who are the victims of loss of home
30	C	or household possessions through explosion, fire, flood, or storm and the loss is
31	r	not covered by insurance.

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1		j.	Use	es benefiting a definite number of persons suffering from a seriously disabling			
2			dise	ease or injury causing severe loss of income or incurring extraordinary			
3			med	dical expense which is not covered by insurance.			
4		k.	Use	es, for community service projects, by chambers of commerce exempt from			
5			fede	eral income tax under section 501(c)(6) of the Internal Revenue Code. A			
6			proj	ect qualifies if it develops or promotes public services, including education,			
7			hou	sing, transportation, recreation, crime prevention, fire protection and			
8			prev	vention, safety, tourism, and health. Uses that directly benefit a chamber of			
9			com	commerce do not qualify.			
10		١.	Uses for or of benefit to efforts in support of the health, comfort, or well-being of				
11			the	community which include disbursements to provide:			
12			(1)	Funds for adult bands, including drum and bugle corps.			
13			(2)	Funds for trade shows and conventions conducted in this state.			
14			(3)	Funds for nonprofit organizations that operate a humane society, zoo, or fish			
15				or wildlife reproduction and habitat enhancement program.			
16			(4)	Funds for public transportation, community celebration, and recreation.			
17			(5)	Funds for preservation and cleanup of the environment.			
18		m.	To t	he extent net proceeds are used toward the primary purpose of a charitable,			
19			edu	cational, religious, public safety, or public-spirited organization, or are used			
20			for a	a veterans or public cemetery by a veterans organization, that has obtained a			
21			fina	I determination from the internal revenue service as qualifying for exemption			
22			from	n federal income tax under section 501(c)(3) or 501(c)(19) of the Internal			
23			Rev	venue Code, the organization may establish a special trust fund or foundation			
24			as a	a contingency for funding or maintaining the organization's future program			
25			serv	vices should the organization discontinue conducting games or dissolve.			
26		n.	Use	es for a fundraising activity unrelated to an organization's primary purpose			
27			pro	vided that the gross revenue from the activity is disbursed to uses prescribed			
28			by t	his subsection.			
29		<u>0.</u>	<u>Use</u>	es for a political purpose.			
30	3.<u>2.</u>	With	h the	exception of a veterans organization, the uses in subsection 21 do not			
31		incl	ude tl	he erection, acquisition, improvement, maintenance, or repair of real or			

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- 1 personal property owned or leased by an organization unless it is used exclusively for
- 2 an eligible use.
- 4.3. A licensed organization or recipient of net proceeds may not use net proceeds for
 administrative or operating expenses involving the conduct of games.