To repeal section 313.800, RSMo, and to enact in lieu thereof fourteen new sections relating to sports wagering.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF MISSOURI, AS FOLLOWS:

   Section A. Chapter 313.800, RSMo, is repealed and fourteen new sections enacted in lieu thereof, to be known as sections 313.800, 313.1000, 313.1002, 313.1004, 313.1006, 313.1008, 313.1010, 313.1012, 313.1014, 313.1016, 313.1017, 313.1018, 313.1019, and 313.1020, to read as follows:

   313.800. 1. As used in sections 313.800 to 313.850, unless the context clearly requires otherwise, the following terms mean:

(1) "Adjusted gross receipts", the gross receipts from licensed gambling games and devices less winnings paid to wagerers. "Adjusted gross receipts" shall not include adjusted gross receipts from sports wagering as defined in section 313.1000;

(2) "Applicant", any person applying for a license authorized under the provisions of sections 313.800 to 313.850;

(3) "Bank", the elevations of ground which confine the waters of the Mississippi or Missouri Rivers at the ordinary high water mark as defined by common law;
(4) "Capital, cultural, and special law enforcement purpose expenditures" shall include any disbursement, including disbursements for principal, interest, and costs of issuance and trustee administration related to any indebtedness, for the acquisition of land, land improvements, buildings and building improvements, vehicles, machinery, equipment, works of art, intersections, signing, signalization, parking lot, bus stop, station, garage, terminal, hanger, shelter, dock, wharf, rest area, river port, airport, light rail, railroad, other mass transit, pedestrian shopping malls and plazas, parks, lawns, trees, and other landscape, convention center, roads, traffic control devices, sidewalks, alleys, ramps, tunnels, overpasses and underpasses, utilities, streetscape, lighting, trash receptacles, marquees, paintings, murals, fountains, sculptures, water and sewer systems, dams, drainage systems, creek bank restoration, any asset with a useful life greater than one year, cultural events, and any expenditure related to a law enforcement officer deployed as horse-mounted patrol, school resource or drug awareness resistance education (D.A.R.E) officer;

(5) "Cheat", to alter the selection of criteria which determine the result of a gambling game or the amount or frequency of payment in a gambling game;

(6) "Commission", the Missouri gaming commission;

(7) "Credit instrument", a written check, negotiable instrument, automatic bank draft or other authorization from a qualified person to an excursion gambling boat licensee or any of its affiliated companies licensed by the commission authorizing
the licensee to withdraw the amount of credit extended by the
licensee to such person from the qualified person's banking
account in an amount determined under section 313.817 on or after
a date certain of not more than thirty days from the date the
credit was extended, and includes any such writing taken in
consolidation, redemption or payment of a previous credit
instrument, but does not include any interest-bearing installment
loan or other extension of credit secured by collateral;

(8) "Dock", the location in a city or county authorized
under subsection 10 of section 313.812 which contains any natural
or artificial space, inlet, hollow, or basin, in or adjacent to a
bank of the Mississippi or Missouri Rivers, next to a wharf or
landing devoted to the embarking of passengers on and
disembarking of passengers from a gambling excursion but shall
not include any artificial space created after May 20, 1994, and
is located more than one thousand feet from the closest edge of
the main channel of the river as established by the United States
Army Corps of Engineers;

(9) "Excursion gambling boat", a boat, ferry or other
floating facility licensed by the commission on which gambling
games are allowed;

(10) "Fiscal year" shall for the purposes of subsections 3
and 4 of section 313.820 mean the fiscal year of a home dock city
or county;

(11) "Floating facility", any facility built or originally
built as a boat, ferry or barge licensed by the commission on
which gambling games are allowed;
"Gambling excursion", the time during which gambling games may be operated on an excursion gambling boat whether docked or during a cruise;

"Gambling game" includes, but is not limited to, games of skill or games of chance on an excursion gambling boat but does not include gambling on sporting events; provided such games of chance are approved by amendment to the Missouri Constitution;

"Games of chance", any gambling game in which the player's expected return is not favorably increased by his or her reason, foresight, dexterity, sagacity, design, information or strategy;

"Games of skill", any gambling game in which there is an opportunity for the player to use his or her reason, foresight, dexterity, sagacity, design, information or strategy to favorably increase the player’s expected return; including, but not limited to, the gambling games known as "poker", "blackjack" (twenty-one), "craps", "Caribbean stud", "pai gow poker", "Texas hold’em", "double down stud", sports wagering, and any video representation of such games;

"Gross receipts", the total sums wagered by patrons of licensed gambling games;

"Holder of occupational license", a person licensed by the commission to perform an occupation within excursion gambling boat operations which the commission has identified as requiring a license;

"Licensee", any person licensed under sections 313.800 to 313.850;
“Mississippi River" and "Missouri River", the water, bed and banks of those rivers, including any space filled by the water of those rivers for docking purposes in a manner approved by the commission but shall not include any artificial space created after May 20, 1994, and is located more than one thousand feet from the closest edge of the main channel of the river as established by the United States Army Corps of Engineers;

(20) "Supplier", a person who sells or leases gambling equipment and gambling supplies to any licensee.

2. In addition to the games of skill defined in this section, the commission may approve other games of skill upon receiving a petition requesting approval of a gambling game from any applicant or licensee. The commission may set the matter for hearing by serving the applicant or licensee with written notice of the time and place of the hearing not less than five days prior to the date of the hearing and posting a public notice at each commission office. The commission shall require the applicant or licensee to pay the cost of placing a notice in a newspaper of general circulation in the applicant's or licensee's home dock city or county. The burden of proof that the gambling game is a game of skill is at all times on the petitioner. The petitioner shall have the affirmative responsibility of establishing his or her case by a preponderance of evidence including:

(1) Is it in the best interest of gaming to allow the game; and

(2) Is the gambling game a game of chance or a game of
All testimony shall be given under oath or affirmation. Any citizen of this state shall have the opportunity to testify on the merits of the petition. The commission may subpoena witnesses to offer expert testimony. Upon conclusion of the hearing, the commission shall evaluate the record of the hearing and issue written findings of fact that shall be based exclusively on the evidence and on matters officially noticed. The commission shall then render a written decision on the merits which shall contain findings of fact, conclusions of law and a final commission order. The final commission order shall be within thirty days of the hearing. Copies of the final commission order shall be served on the petitioner by certified or overnight express mail, postage prepaid, or by personal delivery.

313.1000. As used in sections 313.1000 to 313.1020, the following terms mean:

(1) "Adjusted gross receipts":

(a) The total of all cash and cash equivalents received by a sports wagering operator from sports wagering minus:

(b) The total of:

a. All cash and cash equivalents paid out as winnings to sports wagering patrons;

b. The amounts paid to registered sports governing bodies under section 313.1018 and to public universities under section 313.1019;
c. The actual costs paid by a sports wagering operator for
any personal property or services distributed to sports wagering
patrons as prizes; and

d. Uncollectible sports wagering receivables, not to exceed

the lesser of:

(i) A reasonable provision for uncollectible patron checks
received from sports wagering operations; or

(ii) Two percent of the total of all sums, including
checks, whether collected or not, less the amount paid out as
winnings to sports wagering patrons. For purposes of this
section, a counter or personal check that is invalid or
unenforceable under this section is considered cash received by
the sports wagering operator from sports wagering operations;

(2) "Approved limited mobile gaming system", a limited
mobile gaming system approved by the commission;

(3) "Certificate holder", a licensed applicant issued a
certificate of authority by the commission;

(4) "Certificate of authority", a certificate issued by the
commission authorizing a licensed applicant to conduct sports
wagering under sections 313.1000 to 313.1020;

(5) "Collegiate athletic or sporting event", an athletic or
sporting event offered or sponsored by, or played in connection
with, a public or private institution that offers educational
services beyond the secondary level;

(6) "Commission", the Missouri gaming commission;

(7) "Department", the department of revenue;

(8) "Excursion gambling boat", the same meaning as defined
under section 313.800;

(9) "Gross receipts", the total amount of cash and cash equivalents paid by sports wagering patrons to a sports wagering operator to participate in sports wagering;

(10) "Interactive sports wagering platform" or "platform", a person that offers sports wagering over the internet, including on internet websites and mobile devices on behalf of a certificate holder;

(11) "Licensed applicant", a person holding a license issued under section 313.807 to operate an excursion gambling boat;

(12) "Licensed facility", an excursion gambling boat licensed under this chapter;

(13) "Licensed supplier", a person holding a supplier's license issued by the commission;

(14) "Limited mobile gaming system", a system that enables a certificate holder to accept sports wagers through the use of mobile gaming devices;

(15) "Occupational license", a license issued by the commission;

(16) "Official league data", statistics, results, outcomes, and other data relating to an athletic or sporting event obtained pursuant to an agreement with the relevant sports governing body, or an entity expressly authorized by the sports governing body to provide such information to sports wagering operators, which authorizes the use of such data for determining the outcome of tier two sports wagers;
(17) "Person", an individual, sole proprietorship, partnership, association, fiduciary, corporation, limited liability company, or any other business entity;

(18) "Proposition wager", a wager on any aspect of an athletic or sporting event unrelated to the event's outcome;

(19) "Registered sports governing body", a sports governing body that is headquartered in the United States and who has registered with the commission pursuant to this chapter. The term shall not include the National Collegiate Athletic Association;

(20) "Sports governing body", the organization that prescribes final rules and enforces codes of conduct with respect to a sporting event and participants therein;

(21) "Sports wagering", wagering conducted under sections 313.1000 to 313.1020 on athletic and sporting events, on portions of athletic and sporting events, on the individual statistics of athletes in a sporting event or combination of sporting events, or on other events as approved by the commission involving human competitors. The term includes, but is not limited to, single-game wagers, teaser wagers, parlays, over-under, moneyline, pools, exchange wagering, in-game wagers, in-play wagers, proposition wagers, and straight wagers. Sports wagering shall not include moneys spent to participate in paid fantasy sports under section 313.900 to 313.955;

(22) "Sports wagering device", a mechanical, electrical, or computerized contrivance, terminal, device, apparatus, piece of equipment, or supply approved by the commission for conducting
sports wagering under sections 313.1000 to 313.1020. "Sports wagering device" shall not include a device used by a sports wagering patron to access an interactive sports wagering platform;

(23) "Sports wagering operator" or "operator", certificate holder or an interactive sports wagering platform offering sports wagering on behalf of a certificate holder;

(24) "Supplier's license", a license issued by the commission under section 313.807;

(25) "Tier one sports wager", a sports wager that is determined solely by the final score or final outcome of the sporting event and is placed before the sporting event has begun;

(26) "Tier two sports wager", a sports wager that is not a tier one sports wager.

313.1002. 1. The state of Missouri shall be exempt from the provisions of 15 U.S.C. Section 1172.

2. All shipments of gambling devices used to conduct sports wagering under sections 313.1000 to 313.1020 to licensed applicants or certificate holders, the registering, recording, and labeling of which have been completed by the manufacturer or dealer thereof in accordance with 15 U.S.C. Sections 1171 to 1178, shall be legal shipments of gambling devices into this state.

313.1004. 1. The commission shall adopt rules to implement the provisions of sections 313.1000 to 313.1020. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section
shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2019, shall be invalid and void.

2. Rules adopted under this section shall include, but shall not be limited to, the following:

   (1) Standards for the conduct of sports wagering;
   (2) Standards and procedures to govern the conduct of sports wagering, including the manner in which:
      (a) Wagers are received;
      (b) Payouts are paid; and
      (c) Point spreads, lines, and odds are disclosed;
   (3) Standards governing how a certificate holder offers sports wagering over the internet through an interactive sports wagering platform to patrons physically located in Missouri or in a state which Missouri has entered into a reciprocal agreement on sports wagering;
   (4) The manner in which a certificate holder's books and financial records relating to sports wagering are maintained and audited, including standards for the daily counting of a certificate holder's gross receipts from sports wagering and standards to ensure that internal controls are followed; and
(5) Standards concerning the detection and prevention of compulsive gambling.

3. Rules adopted under this section shall require a certificate holder to make commercially reasonable efforts to do the following:

(1) Designate an area within the licensed facility operated by the certificate holder for sports wagering conducted under sections 313.1000 to 313.1020;

(2) Ensure the security and integrity of sports wagers accepted under an approved limited mobile gaming system;

(3) Ensure that the certificate holder's surveillance system covers all areas of the licensed facility in which sports wagering is conducted;

(4) Allow the commission to be present through the commission's gaming agents during the time sports wagering is conducted in all areas of the certificate holder's licensed facility in which sports wagering is conducted, to do the following:

(a) Ensure maximum security of the counting and storage of the sports wagering revenue received by the certificate holder;

(b) Certify the sports wagering revenue received by the certificate holder; and

(c) Receive complaints from the public;

(5) Ensure that individuals who are less than twenty-one years of age do not make sports wagers;
(6) Provide written information to sports wagering patrons about sports wagering, payouts, winning wagers, and other information considered relevant by the commission; and

(7) Post a sign in the designated sports wagering area indicating the minimum and maximum amounts that may be wagered.

313.1006. 1. Sports wagering shall not be conducted except by an excursion gambling boat licensed under this chapter.

2. A licensed applicant who wishes to offer sports wagering under sections 313.1000 to 313.1020 shall:

   (1) Submit an application to the commission in the manner prescribed by the commission for each licensed facility in which the licensed applicant wishes to conduct sports wagering; and

   (2) Pay an initial application fee of ten thousand dollars.

3. Upon receipt of the application and fee required under subsection 2 of this section, the commission shall issue a certificate of authority to a licensed applicant authorizing the licensed applicant to conduct sports wagering under sections 313.1000 to 313.1020 in a licensed facility, in a location authorized under sections 313.1000 to 313.1020 through an approved limited mobile gaming system, or through an interactive sports wagering platform.

313.1008. 1. The commission shall test new sports wagering devices and new forms, variations, or composites of sports wagering under the terms and conditions that the commission considers appropriate prior to authorizing a certificate holder to offer a new sports wagering device or a new form, variation, or composite of sports wagering.
2. (1) A certificate holder shall designate an area within the certificate holder's licensed facility for conducting sports wagering. In addition to such designated area, sports wagering may be conducted at any location authorized under subsection 10 of this section through the use of an approved limited mobile gaming system.

(2) A certificate holder may contract with up to three individually branded interactive sports wagering platforms to administer interactive sports wagering on the certificate holder's behalf.

3. (1) Except as provided in subdivision (2) of this subsection, a person who is less than twenty-one years of age shall not be present in the area designated under subsection 2 of this section where sports wagering is being conducted.

(2) A person who is at least eighteen years of age and who is an employee of the certificate holder may be present in an area where sports wagering is conducted. However, an employee who is less than twenty-one years of age shall not perform any function involving sports wagering by patrons.

4. (1) Sports wagering may be conducted with chips, tokens, electronic cards, moneys, or other negotiable currency.

(2) A certificate holder shall determine the minimum and maximum wagers in sports wagering conducted in the certificate holder's licensed facility.

5. A certificate holder shall not permit any sports wagering on the premises of the licensed facility except as provided under subsection 2 of this section.
6. A sports wagering device shall be approved by the commission and acquired by a certificate holder from a licensed supplier.

7. The commission shall determine the occupations related to sports wagering that require an occupational license.

8. A certificate holder may lay off one or more sports wagers.

9. Subject to the approval of the commission, a certificate holder may contract with a third party to conduct sports wagering at the certificate holder's licensed facility.

10. (1) A certificate holder may request approval from the commission to use a limited mobile gaming system in the certificate holder's sports wagering operations.

   (2) The commission may approve the use of a limited mobile gaming system to allow a patron to wager on sports while in the following locations:

   (a) The area designated under subsection 2 of this section; and

   (b) A gaming or other betting area of the certificate holder's licensed facility that is outside of the area designated under subsection 2 of this section.

   (3) A hotel, restaurant, or other amenity that is operated by the certificate holder and subject to the supervision of the commission. A patron shall not transmit a sports wager using a mobile gaming device while present in any other location.

313.1010. 1. An interactive sports wagering platform provider may offer sports wagering on behalf of a certificate
holder only if the interactive sports wagering platform holds an
interactive sports wagering platform license issued by the
commission.

2. After making an announcement under section 313.1006, the
commission may begin accepting applications for an interactive
sports wagering platform license from any provider that wishes to
offer an interactive sports wagering platform to a certificate
holder. The commission shall prescribe the form of the
application.

3. An applicant for an interactive sports wagering platform
license shall:

(1) Submit an application to the commission in the manner
prescribed by the commission to verify the platform's eligibility
under this section; and

(2) Pay an initial application fee of ten thousand dollars.

4. Each year before the anniversary date of the payment of
the initial application fee under subsection 3 of this section,
an interactive sports wagering platform provider holding a
license issued under this section shall pay to the commission an
annual license renewal fee of five thousand dollars.

5. Notwithstanding any other provision of law to the
contrary, the following information shall be confidential and
shall not be disclosed to the public unless required by court
order or by any other provision of sections 313.1000 to 313.1020:

(1) An interactive sports wagering platform license
application; and

(2) All documents, reports, and data submitted by an
interactive sports wagering platform provider to the commission
containing proprietary information, trade secrets, financial
information, or personally identifiable information about any
person.

313.1012. 1. A certificate holder shall verify that a
person placing a wager is of the legal minimum age for placing a
wager under sections 313.1000 to 313.1020.

2. A certificate holder shall not offer proposition wagers
on any collegiate athletic or sporting event or on the individual
performance statistics of an athlete in a collegiate athletic or
sporting event.

3. The commission shall adopt rules and regulations for a
sports wagering self-exclusion program. Any rule or portion of a
rule, as that term is defined in section 536.010, that is created
under the authority delegated in this section shall become
effective only if it complies with and is subject to all of the
provisions of chapter 536 and, if applicable, section 536.028.
This section and chapter 536 are nonseverable, and if any of the
powers vested with the general assembly pursuant to chapter 536
to review, to delay the effective date, or to disapprove and
annul a rule are subsequently held unconstitutional, then the
grant of rulemaking authority and any rule proposed or adopted
after August 28, 2019, shall be invalid and void.

4. Rules promulgated under subsection 2 of this section
shall:

   (1) Allow individuals to restrict themselves from placing
   wagers with the certificate holder; and
(2) Enable the certificate holder to take reasonable steps to prevent a person from placing wagers prohibited under sections 313.1000 to 313.1020, including sharing, upon request of the person, the person's request for self-exclusion with the commission, for the sole purpose of disseminating the request to other sports wagering certificate holders.

5. The commission shall adopt rules to ensure that advertisements for sports wagering:

   (1) Do not target minors or other persons who are ineligible to place wagers, problem gamblers, or other vulnerable persons;

   (2) Disclose the identity of the sports wagering certificate holder;

   (3) Provide information about or links to resources relating to gambling addiction; and

   (4) Are not otherwise false, misleading, or deceptive to a reasonable consumer.

313.1014. 1. The commission shall conduct background checks on individuals seeking licenses under sections 313.1000 to 313.1020. A background check conducted under this section shall include a search for criminal history, and any charges or convictions involving corruption or manipulation of sporting events.

  2. (1) A certificate holder shall employ commercially reasonable methods to:

      (a) Prohibit the certificate holder, directors, officers, and employees of the certificate holder, and any relative living
in the same household of a person described in this paragraph from placing sports wagers with the certificate holder;

(b) Using publicly available information and any lists of employees and affiliates provided to the certificate holder or the commission by a sports governing body, prohibit wagering by any athlete, coach, referee, team owner, employee of a sports governing body or one of its member teams, or player or referee union personnel;

(c) Prohibit any individual with access to nonpublic confidential information held by the certificate holder from placing sports wagers with the certificate holder;

(d) Prevent the sharing of confidential information that could affect sports wagering offered by the certificate holder or by third parties until the information is made publicly available; and

(e) Prohibit persons from placing sports wagers as agents or proxies for other persons.

(2) Nothing in this section shall preclude the use of internet or cloud based hosting of data, or any disclosure of information required by court order or other provisions of law.

3. A sports governing body may notify the commission that it desires to restrict, limit, or exclude sports wagering on its sporting events by providing notice in the form and manner as the commission may require including, but not limited to, restrictions on the sources of data and associated video upon which an operator may rely in offering and paying wagers and the bet types that may be offered. Upon receiving such notice, the
The commission shall only deny a request if it deems such request arbitrary and capricious. If the commission denies a request, the sports governing body shall be afforded notice and the right to be heard and offer proof in opposition to such determination in accordance with the regulations of the commission. Offering or taking wagers contrary to restrictions promulgated by the commission is a violation of this section. In the event that a request is submitted in relation to an emergency situation, the executive director of the commission may temporarily grant the request of the sports governing body until the commission makes a final determination as to whether such request is arbitrary and capricious. Offering or taking wagers contrary to such published restrictions shall be a violation of the provisions of sections 313.855 to 313.885.

4. The commission and certificate holders shall cooperate with investigations conducted by sports governing bodies, law enforcement agencies, and universities located within the state, including by providing or facilitating the provision of betting information and audio or video files relating to persons placing sports wagers.

5. A certificate holder shall immediately report to the commission any information relating to:

   (1) Criminal or disciplinary proceedings commenced against the certificate holder in connection with its operations;

   (2) Bets or wagers that violate state or federal law;
(3) Abnormal wagering activity or patterns that may indicate a concern regarding the integrity of a sporting event or events;

(4) Any potential breach of the relevant sports governing body’s internal rules and codes of conduct pertaining to sports wagering;

(5) Any other conduct that corrupts the wagering outcome of a sporting event or events for purposes of financial gain; and

(6) Suspicious or illegal wagering activities.

6. A certificate holder shall also immediately report information relating to conduct described in (3), (4), or (5) of subsection 5 of this section to the relevant sports governing body and to universities located within the state.

7. A certificate holder shall maintain the confidentiality of information provided by a sports governing body to the certificate holder unless disclosure is required by court order, the commission, or any other provision of law.

8. Except as provided in subsection 9 of this section, certificate holders may use any data source to determine the results of sports wagers, provided the data is not obtained directly or indirectly from live event attendees who collect the data in violation of the terms of admittance to an event or through automated computer programs that compile data from the internet in violation of the terms of service of the relevant website or other internet platform.

9. A sports governing body may notify the commission that it desires to supply official league data to certificate holders
for determining the results of tier two sports wagers. Such notification shall be made in the form and manner as the commission may require. Within thirty days of such notification by a sports governing body, certificate holders shall use only official league data to determine the results of tier two sports wagers, unless the certificate holder can demonstrate to the commission that the sports governing body or its designee cannot provide a feed of official league data to the certificate holder on commercially reasonable terms.

313.1016. 1. A certificate holder shall maintain records of all bets and wagers placed; including personally identifiable information of the bettor; the amount and type of bet; the time the bet was placed; the location of where the bet was placed, including the IP address if applicable; the outcome of the bet; records of abnormal betting activity; and video camera recordings in the case of in-person wagers, for at least three years after the sporting event occurs, and make the data available for inspection upon request of the commission or as required by court order.

2. If a sports governing body has notified the commission that real-time information sharing for wagers placed on its sporting events is necessary and desirable, sports wagering operators shall share in real time, at the account level, and in pseudonymous form, the information required to be retained under subsection 1 of this section other than video files with the sports governing body or its designee with respect to wagers on its sporting events. Such information may be used by a sports
governing body solely for integrity purposes.

313.1017. 1. The performance of any act required, or the 
forbearance of any act prohibited, by sections 313.1000 to 
313.1020, by an interactive sports wagering platform provider is 
imputed to the certificate holder on behalf of which the platform 
is operating, and vice versa.

2. A certificate holder is not liable under the laws of 
this state to any party, including patrons, for disclosing 
information as required under sections 313.1000 to 313.1020, and 
is not liable for refusing to disclose information unless 
required under sections 313.1000 to 313.1020.

313.1018. 1. A sports governing body may register with the 
commission if the sports governing body is headquartered in the 
United States and it completes such registration form as the 
commission may require. Upon submission of a completed 
registration form to the commission, the eligible sports 
governing body shall be deemed registered and shall be entitled 
to receive the royalty provided for in this section.

2. Within thirty days of the end of each calendar quarter, 
a certificate holder shall remit to the commission a royalty of 
one-fourth of one percent of the amounts wagered on sporting 
events conducted by registered sports governing bodies.

3. The royalty shall be remitted on a form as the 
commission may require, on which the certificate holder shall 
identify the percentage of wagering during the reporting period 
attributable to each registered sports governing body's sporting 
events.
4. No later than April thirtieth of each year, a registered sports governing body may submit a request for disbursement funds remitted by certificate holders in the previous calendar year. The commission shall disburse the funds to the registered sports governing body in pro rata proportion of the total amount wagered on its sporting events. No registered sports governing body is required to obtain a license from the commission in order to lawfully accept the funds provided for in this subsection.

5. The commission shall annually publish a report stating the amount received from certificate holders in royalties and the amount paid to registered sports governing bodies.

6. Any unclaimed royalties shall be distributed to the certificate holders that timely remitted the royalties required under this subsection to the commission. Such royalties shall be distributed to the eligible certificate holders on a pro rata basis.

7. The commission shall cooperate with a registered sports governing body and certificate holders to ensure the timely, efficient, and accurate sharing of information and the remittance of the royalty to the registered sports governing body or its designee.

313.1019. 1. Within thirty days of the end of each calendar quarter, a certificate holder shall remit to the commission a royalty of one-fourth of one percent of the amounts wagered on:

(1) Sporting events involving at least one National Collegiate Athletic Association Football Bowl Subdivision
football team; and

(2) Sporting events involving at least one National Collegiate Athletic Association Division I men's basketball team.

2. No later than April thirtieth of each year, the commission shall disburse the royalties collected from certificate holders under this section as follows:

(1) The royalties collected under subdivision (1) of subsection 1 of this section shall be distributed evenly among the public universities in this state that sponsor National Collegiate Athletic Association Football Bowl Subdivision football teams; and

(2) The royalties collected under subdivision (2) of subsection 1 of this section shall be distributed evenly among the public universities in this state that sponsor National Collegiate Athletic Association Division I men's basketball teams.

3. The royalties received by public universities under this section shall be used solely for athletics compliance.

4. (1) In addition to all other fees authorized under sections 313.1000 to 313.1020, at least once per calendar quarter, a sports wagering operator shall remit to the commission an administrative fee of one-half of one percent of the gross amount wagered on its sporting events during the previous calendar quarter.

(2) The commission shall deposit all administrative fees collected under this subsection in the "Entertainment Facilities Infrastructure Fund", which is hereby created in the state
treasury. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund. Moneys in the fund shall be used solely for the purposes of funding the construction or maintenance of entertainment structures, fixtures, systems, and facilities including, but not limited to, convention centers, multipurpose sports and entertainment venues, exhibition and trade facilities, transportation facilities, cultural facilities, field houses, indoor and outdoor convention and recreational facilities and centers, playing fields, or parking facilities that contribute to the attraction of convention, sports, recreation, transportation, cultural, or meeting activities, either professional or amateur, commercial or private.

313.1020. 1. A wagering tax of eight percent is imposed on the adjusted gross receipts received from sports wagering conducted by a certificate holder under sections 313.1000 to 313.1020. If a third party is contracted with to conduct sports wagering at a certificate holder's licensed facility, the third party contractor shall fulfill the certificate holder's duties under this section.

2. A certificate holder shall remit the tax imposed by
subsection 1 of this section to the department before the close of
the business day one day prior to the last business day of
each month for the wagering taxes collected for such month. Any
taxes collected during the month but after the day on which the
taxes are required to be paid to the department shall be paid to
the department at the same time the following month's taxes are
due.

3. The payment of the tax under this section shall be by an
electronic funds transfer by an automated clearinghouse.

4. Revenues received from the tax imposed under subsection
1 of this section shall be deposited in the state treasury to the
credit of the "Gaming Proceeds for Education Fund" and shall be
distributed as provided under section 313.822.

5. (1) A certificate holder shall pay to the commission an
annual administrative fee of five thousand dollars. The fee
imposed shall be due one year after the date on which the
certificate holder commences sports wagering operations under
sections 313.1000 to 313.1020, and on each annual anniversary
date thereafter. The commission shall deposit the administrative
fees received under this subsection in the sports wagering fund
established under subsection 6 of this section.

(2) In addition to the annual administrative fee required
under this subsection, a certificate holder shall pay to the
commission a fee of ten thousand dollars to cover the costs of a
full reinvestigation of the certificate holder in the fifth year
after the date on which the certificate holder commences sports
wagering operations under sections 313.1000 to 313.1020 and on
each fifth year thereafter. The commission shall deposit the
fees received under this subdivision in the sports wagering fund
established under subsection 6 of this section.

6. There is hereby established the "Sports Wagering Fund"
to be administered by the commission. The fund shall consist of
the fees deposited under subsection 5 of this section. The state
treasurer shall invest the moneys in the fund not currently
needed to meet the obligations of the fund in the same manner as
other funds are invested. Any interest and moneys earned on such
investments shall be credited to the fund. Notwithstanding the
provisions of section 33.080 to the contrary, any moneys
remaining in the fund at the end of the biennium shall not revert
to the credit of the general revenue fund. Moneys in the fund
shall be used by the commission to pay the costs incurred to
administer sections 313.1000 to 313.1020.