## **HB 1615 NDLC Suggested Amendments**

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2	SECTION 1. AMENDMENT. Subsection 2 of section 53-06.1-03 of the North Dakota									
3	Century Code is amended and reenacted as follows:									
4	2.	An e	eligible	e orga	nization shall apply for a license to conduct only bingo, electronic quick					
5		sho	t bing	o, raffl	es, calcuttas, pull tabs, punchboards, twenty-one, paddlewheels,					
6		pok	poker, or sports pools by:							
7		-	e is n	ot vali	ring <u>a lease for a gaming site location</u> which has terms stating that the difficult the eligible organization fails to secure approval for the site om the governing body of the city or county.					
8		<u>b.</u> sec			ring a lease for a gaming site location as provided in subsection a, next val for a site					
			auth	orizat	ion from the governing body of the city or county in which the proposed					
9			site	is loca	ited. Approval, which may be granted at the discretion of the governing					
10			bod	<del>y,</del> The	approved authorization must be recorded on a site authorization form					
11			that	is to a	ccompany the license application to the attorney general for final					
12			appı	roval.	An eligible organization may request a specific site location on the site					
13		authorization form.								
14			(1)	A go	verning body:					
15				(a)	May not require an eligible organization to donate net proceeds to the					
16					city, county, or related political subdivision or for community programs					
17					or services within the city or county as a condition for receiving a site					
18					authorization from the city or county;					
19				(b)	May not deny a site authorization solely because the eligible					
20				orga	nization has not conducted gaming at the site(c) May not require that an eligible organization be located at a specific					
1					site as a condition of site authorization;					
2				(d)	May limit the type of games and the number of electronic pull tab					
3					devices or tables for the game of twenty-one per site, and the number					
4					of sites upon which a licensed organization may conduct games within					
5					the city or county; and					
6				(e)	May not require a site to enter a lease with a specific organization as					
7					a condition of receiving a site authorization;					
8				<u>(f)</u>	May deny a site authorization if an application is incomplete or if					

9					granting approval would violate a local ordinance or policy. An ordinance or policy placing a condition on how charitable funds may be used may not affect the approval of a site authorization; and			
10				<u>(g)</u>	May charge a one hundred dollar fee for a site authorization.			
11		(2	2)	This	subsection may not be construed to prohibit a governing body from:			
12				(a)	Creating and enforcing rules that are more stringent than state law			
13					regarding charitable gaming as otherwise permitted in code; or			
14				(b)	Denying a site authorization for just cause, including, after			
15					consultation with the attorney general, a violation of state law or local			
16					rules.			
17	<del>b.</del> 9	<u>c.</u> A	Annually applying for a license from the attorney general before July first on a					
18		f	form	preso	cribed by the attorney general and remitting a one hundred seventy-five			
19		C	dolla	r licer	nse fee for each city or county that approves a site authorization. The			
20		8	attor	ney g	eneral shall deposit twenty-five dollars of this fee into the charitable			
21		ç	gami	ing te	chnology fund under section 53-06.1-12.4. However, the attorney			
22		ç	gene	eral m	ay allow an organization that only conducts a raffle or calcutta in two or			
23		r	more	e citie	s or counties to annually apply for a consolidated license and remit a			
24		(	one	hundr	red seventy-five dollar license fee for each city or county in which a site			
25		i	s loc	cated.	The attorney general shall deposit twenty-five dollars of this fee into			
26		t	the c	harita	able gaming technology fund under section 53-06.1-12.4. An			
27		(	orga	nizati	on shall document that it qualifies as an eligible organization. If an			
28		(	orga	nizati	on amends its primary purpose as stated in its articles of incorporation			
1		(	or m	ateria	Ily changes its basic character, the organization shall reapply for			
2		ı	icen	sure.	The attorney general may deny issuance of a license or deny renewal			
3		(	of a l	licens	e to an eligible organization that has obtained approval of site			
4		á	auth	orizat	ion under subdivision a, if the organization or site is not in compliance			
5		١	with	applic	cable laws and rules.			
6 SECTION 2. AMENDMENT. Subsection 2 of section 53-06.1-11 of the North Dakota								
7	Century C	ode i	is an	nende	ed and reenacted as follows:			
8	2.	Allow	llowable expenses may be deducted from adjusted gross proceeds. The allowable					
9		exper	nse l	imit is	s sixty:			
10	, 5	<u>a.</u> §	Sixty	perc	ent of the adjusted gross proceeds per quarter if the total adjusted			
11		,	aroc	e pro	seeds for the guarter exceed one hundred thousand dollars; and			

b. Sixty-two percent of the adjusted gross proceeds per quarter if the total adjusted
gross proceeds for the quarter are one hundred thousand dollars or less.