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1	A bill to be entitled
2	An act relating to the implementation of the 2021
3	gaming compact between the Seminole Tribe of Florida
4	and the State of Florida; amending s. 285.710, F.S.;
5	revising the definition of the term "compact";
6	providing for legislative approval and ratification of
7	a gaming compact between the Seminole Tribe of Florida
8	and the state; requiring the Governor to cooperate
9	with the Tribe in seeking approval and ratification of
10	such compact from the United States Secretary of the
11	Interior; specifying that such compact supersedes a
12	certain other gaming compact under certain
13	circumstances; revising local government share
14	distributions; authorizing the Tribe to conduct
15	additional games, contests, and sports betting;
16	providing age requirements for fantasy sports contests
17	and sports betting; specifying that certain games and
18	gaming activities do not violate the laws of this
19	state; conforming cross-references; amending s.
20	285.712, F.S.; revising requirements for the Secretary
21	of State relating to a compact; amending s. 551.102,
22	F.S.; defining the term "independent testing
23	laboratory"; amending s. 551.103, F.S.; conforming a
24	provision to changes made by the act; amending s.
25	849.086, F.S.; providing conditions, requirements, and
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prohibitions relating to poker games played in a 26 27 designated player manner; prohibiting a person 28 licensed to operate a cardroom from operating certain 29 games; providing contingent effective dates. 30 31 Be It Enacted by the Legislature of the State of Florida: 32 33 Section 1. Effective upon this act becoming a law, paragraph (a) of subsection (1) and subsection (3) of section 34 35 285.710, Florida Statutes, are amended to read: 285.710 Compact authorization.-36 37 (1)As used in this section, the term: (a) "Compact" means the most recent ratified and approved 38 39 gaming compact between the Seminole Tribe of Florida and the State of Florida, executed on April 7, 2010. 40 41 (3) (a) The gaming compact between the Seminole Tribe of 42 Florida and the State of Florida, executed by the Governor and 43 the Tribe on April 7, 2010, was is ratified and approved by 44 chapter 2010-29, Laws of Florida. 45 (b) The gaming compact between the Seminole Tribe of 46 Florida and the State of Florida, executed by the Governor and 47 the Tribe on April 23, 2021, as amended on May 17, 2021, is 48 ratified and approved. The Governor shall cooperate with the Tribe in seeking approval of such compact ratified and approved 49 50 under this paragraph from the United States Secretary of the Page 2 of 10

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51 Interior. Upon becoming effective, such compact supersedes the 52 gaming compact ratified and approved under paragraph (a). If the 53 gaming compact ratified and approved under this paragraph is not 54 approved by the United States Secretary of the Interior or is 55 invalidated by court action or change in federal law, the gaming 56 compact ratified and approved under paragraph (a) shall remain 57 in effect The Governor shall cooperate with the Tribe in seeking 58 approval of the compact from the United States Secretary of the 59 Interior.

Section 2. Paragraphs (b), (c), and (d) of subsection (10) and subsection (13) of section 285.710, Florida Statutes, are amended, and paragraph (h) is added to subsection (10) of that section, to read:

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285.710 Compact authorization.-

(10) The calculations necessary to determine the local
government share distributions shall be made by the state
compliance agency based upon the net win per facility as
provided by the Tribe. The local government share attributable
to each casino shall be distributed as follows:

(b) Broward County shall receive 25 percent, the City of Hollywood shall receive <u>42.5</u> 55 percent, the Town of Davie shall receive <u>22.5</u> 10 percent, and the City of Dania Beach shall receive 10 percent of the local government share derived from the Seminole Indian Casino-Hollywood.

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(c) Broward County shall receive 25 percent, the City of

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76 Hollywood shall receive <u>42.5</u> 55 percent, the Town of Davie shall 77 receive <u>22.5</u> 10 percent, and the City of Dania Beach shall 78 receive 10 percent of the local government share derived from 79 the Seminole Hard Rock Hotel & Casino-Hollywood.

(d) Collier County shall receive <u>75</u> 100 percent <u>and the</u>
 <u>Immokalee Fire Control District shall receive 25 percent</u> of the
 local government share derived from the Seminole Indian Casino Immokalee.

(h) Broward County shall receive 25 percent, the City of Hollywood shall receive 35 percent, the Town of Davie shall receive 30 percent, and the City of Dania Beach shall receive 10 percent of the local government share derived from the additional facilities authorized to be added to the Tribe's Hollywood Reservation under the gaming compact ratified, approved, and described in subsection (3).

(13) (a) For the purpose of satisfying the requirement in 91 92 25 U.S.C. s. 2710(d)(1)(B) that the gaming activities authorized 93 under an Indian gaming compact must be permitted in the state 94 for any purpose by any person, organization, or entity, the 95 following class III games or other games specified in this 96 section are hereby authorized to be conducted by the Tribe pursuant to the compact described in subsection (3)(a), if the 97 compact described in subsection (3) (b) is not effective: 98 99 1.(a) Slot machines, as defined in s. 551.102(9) s. 551.102(8) 100

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2.(b) Banking or banked card games, including baccarat, 101 102 chemin de fer, and blackjack or 21 at the tribal facilities in 103 Broward County, Collier County, and Hillsborough County. 104 3.(c) Raffles and drawings. 105 (b) For the purpose of satisfying the requirement in 25 106 U.S.C. s. 2710(d)(1)(B) that the gaming activities authorized 107 under an Indian gaming compact must be permitted in the state 108 for any purpose by any person, organization, or entity, the 109 following class III games or other games specified in this 110 section are hereby authorized to be conducted by the Tribe 111 pursuant to the compact described in subsection (3)(b), when 112 such compact has been approved by the United States Secretary of the Interior, has not been invalidated by court action or change 113 114 in federal law, and is effective: 115 1. Slot machines, as defined in s. 551.102(9). 116 2. Banking or banked card games, including baccarat, 117 chemin de fer, and blackjack (21), and card games banked by the 118 house, by a bank established by the house, or by a player. 119 3. Raffles and drawings. 4. Craps, including dice games such as sic bo and any 120 121 similar variations thereof. 122 5. Roulette, including big six and any similar variations 123 thereof. 124 6. Fantasy sports contests. The acceptance of entry fees 125 for fantasy sports contests conducted by the Tribe, including

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126	the receipt of entry fees paid by players physically located
127	within the state using a mobile or other electronic device,
128	shall be deemed to be exclusively conducted by the Tribe where
129	the servers or other devices used to conduct such contests on
130	the Tribe's Indian lands are located. A person must be 21 years
131	of age or older to pay an entry fee for fantasy sports contests.
132	7. Sports betting. Wagers on sports betting, including
133	wagers made by players physically located within the state using
134	a mobile or other electronic device, shall be deemed to be
135	exclusively conducted by the Tribe where the servers or other
136	devices used to conduct such wagering activity on the Tribe's
137	Indian lands are located. A person must be 21 years of age or
138	older to wager on sports betting.
139	
140	Games and gaming activities authorized under this subsection and
141	conducted pursuant to a gaming compact ratified and approved
142	under subsection (3) do not violate the laws of this state.
143	Section 3. Effective upon this act becoming a law,
144	subsection (4) of section 285.712, Florida Statutes, is amended
145	to read:
146	285.712 Tribal-state gaming compacts
147	(4) Upon receipt of an act ratifying a tribal-state
148	compact, the Secretary of State shall <u>coordinate with the</u>
149	parties to the compact to formally submit forward a copy of the
150	executed compact and the ratifying act to the United States
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151	Secretary of the Interior for his or her review and approval, in
152	accordance with <u>25 U.S.C. s. 2710(d)(8)</u>
153	Section 4. Present subsections (5) through (13) of section
154	551.102, Florida Statutes, are redesignated as subsections (6)
155	through (14), respectively, and a new subsection (5) is added to
156	that section, to read:
157	551.102 Definitions.—As used in this chapter, the term:
158	(5) "Independent testing laboratory" means an independent
159	laboratory:
160	(a) With demonstrated competence testing gaming machines
161	and equipment;
162	(b) That is licensed by at least 10 other states; and
163	(c) That has not had its license suspended or revoked by
164	any other state within the immediately preceding 10 years.
165	Section 5. Paragraph (c) of subsection (1) of section
166	551.103, Florida Statutes, is amended to read:
167	551.103 Powers and duties of the division and law
168	enforcement
169	(1) The division shall adopt, pursuant to the provisions
170	of ss. 120.536(1) and 120.54, all rules necessary to implement,
171	administer, and regulate slot machine gaming as authorized in
172	this chapter. Such rules must include:
173	(c) Procedures to scientifically test and technically
174	evaluate slot machines for compliance with this chapter. The
175	division may contract with an independent testing laboratory to
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176	conduct any necessary testing under this section. The
177	independent testing laboratory must have a national reputation
178	which is demonstrably competent and qualified to scientifically
179	test and evaluate slot machines for compliance with this chapter
180	and to otherwise perform the functions assigned to it in this
181	chapter. An independent testing laboratory shall not be owned or
182	controlled by a licensee. The use of an independent testing
183	laboratory for any purpose related to the conduct of slot
184	machine gaming by a licensee under this chapter shall be made
185	from a list of one or more laboratories approved by the
186	division.
187	Section 6. Subsection (10) and paragraph (a) of subsection
188	(12) of section 849.086, Florida Statutes, are amended, and
189	paragraph (h) is added to subsection (7) of that section, to
190	read:
191	849.086 Cardrooms authorized
192	(7) CONDITIONS FOR OPERATING A CARDROOM
193	(h) Poker games played in a designated player manner in
194	which one player is permitted, but not required, to cover other
195	players' wagers must comply with the following restrictions:
196	1. Poker games to be played in a designated player manner
197	must have been identified in cardroom license applications
198	approved by the division on or before March 15, 2018, or, if a
199	substantially similar poker game, identified in cardroom license
200	applications approved by the division on or before April 1,
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201	<u>2021.</u>
202	2. If the cardroom is located in a county where slot
203	machine gaming is authorized under chapter 285 or chapter 551,
204	the cardroom operator is limited to offering no more than 10
205	tables for the play of poker games in a designated player
206	manner.
207	3. If the cardroom is located in a county where slot
208	machine gaming is not authorized under chapter 285 or chapter
209	551, the cardroom operator is limited to offering no more than
210	30 tables for the play of poker games in a designated player
211	manner.
212	4. There may not be more than nine players and the
213	nonplayer dealer at each table.
214	(10) FEE FOR PARTICIPATION; PROHIBITIONS RELATING TO
215	ECONOMIC INTEREST AND WINNINGS FOR CERTAIN GAMES
216	(a) The cardroom operator may charge a fee for the right
217	to participate in games conducted at the cardroom. Such fee may
218	be either a flat fee or hourly rate for the use of a seat at a
219	table or a rake subject to the posted maximum amount but may not
220	be based on the amount won by players. The rake-off, if any,
221	must be made in an obvious manner and placed in a designated
222	rake area which is clearly visible to all players. Notice of the
223	amount of the participation fee charged shall be posted in a
224	conspicuous place in the cardroom and at each table at all
225	times.

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226	(b)1. A cardroom operator may not have any direct economic
227	interest in a poker game played in a designated player manner,
228	except for the rake.
229	2. A cardroom operator may not receive any portion of the
230	winnings of a poker game played in a designated player manner.
231	(12) PROHIBITED ACTIVITIES
232	(a) No person licensed to operate a cardroom may conduct
233	any banking game or any game not specifically authorized by this
234	section or operate any game that violates the exclusivity
235	provided in the gaming compact ratified, approved, and described
236	<u>in s. 285.710(3)</u> .
237	Section 7. Except as otherwise expressly provided in this
238	act and except for this section, which shall take effect upon
239	this act becoming a law, this act shall take effect only if the
240	Gaming Compact between the Seminole Tribe of Florida and the
241	State of Florida executed by the Governor and the Seminole Tribe
242	of Florida on April 23, 2021, as amended on May 17, 2021, under
243	the Indian Gaming Regulatory Act of 1988, is approved or deemed
244	approved and not voided by the United States Department of the
245	Interior, and shall take effect on the date that notice of the
246	effective date of the compact is published in the Federal
247	Register.

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