By Senator Baxley

	12-00901A-22 2022936
1	A bill to be entitled
2	An act relating to compulsive and addictive gambling
3	prevention; creating s. 16.7121, F.S.; providing
4	legislative intent and purpose; defining terms;
5	establishing the Compulsive and Addictive Gambling
6	Prevention Program within the Florida Gaming Control
7	Commission; requiring the commission to contract for
8	services relating to the program; providing the duties
9	of the program; requiring the commission to ensure
10	gaming facilities participate in the program by taking
11	certain actions; authorizing the commission to
12	allocate funding for the program from a specified
13	source; providing a cap on the amount that the
14	commission can allocate to the trust fund; providing
15	for rulemaking; amending s. 24.120, F.S.; requiring
16	the Department of the Lottery to deposit a certain
17	percentage of specified funds into a certain trust
18	fund for the purpose of participation in the program;
19	repealing s. 551.118, F.S., relating to the compulsive
20	or addictive gambling prevention program; amending ss.
21	550.135 and 551.104, F.S.; conforming provisions to
22	changes made by the act; providing an effective date.
23	
24	Be It Enacted by the Legislature of the State of Florida:
25	
26	Section 1. Section 16.7121, Florida Statutes, is created to
27	read:
28	16.7121 Compulsive and Addictive Gambling Prevention
29	Program.—

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30 (1) The Legislature recognizes the potential for persons
31 participating in authorized wagering or gambling activities to
32 <u>develop compulsive and addictive gambling behavior. The purpose</u>
33 of this section is to recognize and mitigate, to the extent
34 possible, the adverse impact of compulsive and addictive
35 gambling behaviors on individuals, families, and communities by
36 raising awareness of such behavior through a prevention program.
This section is not intended to inhibit, or otherwise obstruct,
38 medical or behavioral health research regarding the impact of
39 compulsive or addictive gambling behavior.
(2) As used in this section, the term:
(a) "Commission" means the Florida Gaming Control
42 <u>Commission</u> .
(b) "Compulsive gambling" and "addictive gambling" means
44 disordered gambling by a person who does not have the ability to
45 <u>control his or her gambling and as a result experiences</u>
46 difficulties in his or her life due to such gambling.
(c) "Employee training program" means training and
48 materials provided to the employees of pari-mutuel, cardroom,
49 casino, and other such gaming venue facilities that:
1. Identify the characteristics and signs of compulsive
51 gambling behavior.
52 2. Offer techniques to be used when a compulsive gambling
53 problem is identified or suspected.
3. Include information on available self-exclusion
55 programs.
4. Include information on how to access problem gambling
57 support and available resources.
58 (3) The Compulsive and Addictive Gambling Prevention
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59	Program is established within the Florida Gaming Control
60	Commission. The commission shall contract, subject to
61	competitive bidding, for the provision of services to operate,
62	manage, and administer the program. The program shall:
63	(a) Serve as a single-source provider of information
64	relating to compulsive or addictive gambling, including
65	referrals to services for persons seeking professional help for
66	such behavior.
67	(b) Provide support to persons in need of assistance due to
68	compulsive or addictive gambling.
69	(c) Maintain a statewide advertising program that promotes
70	and encourages responsible gambling.
71	(d) Maintain a statewide advertising program that promotes
72	and publicizes the confidential and multilingual toll-free
73	(888)-ADMIT-IT helpline to provide information and referral
74	services regarding compulsive or problem gambling.
75	(e) Develop and conduct employee training programs.
76	(f) Report to the commission annually on the services
77	provided, including the number of calls and online contacts
78	received, the number of employee training programs administered
79	for each facility, and the number and type of advertising
80	methods used to publicize the program.
81	(4) The commission shall ensure that each pari-mutuel,
82	cardroom, casino, or other such gambling venue facility
83	participates in the Compulsive and Addictive Gambling Prevention
84	Program. Each facility must:
85	(a) Create and file with the commission a written policy
86	for verifying that all employees receive the training program
87	specified in paragraph (3)(e).

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88	(b) Display adequate signage, developed under paragraphs
89	(3)(c) and (d), in a font size that is visually conspicuous in
90	all public access areas of the facility.
91	(c) Promote the same toll-free telephone number used by the
92	advertising program under paragraph (3)(d) on all print,
93	billboard, sign, online, or broadcast advertisements of any
94	wagering activities, including wagering activities offered
95	online or via mobile or other electronic devices.
96	(d) Offer a self-exclusion program which allows a person to
97	voluntarily agree to be barred from the facility, or any
98	affiliated platforms or properties, and from all types of
99	gambling offered.
100	1. The commission shall ensure that the self-exclusion
101	program is uniform for all gambling operators.
102	2. The self-exclusion program must include options for:
103	a. An exclusion period of 2 years.
104	b. An exclusion period of 5 years.
105	c. A lifetime exclusion with an option to apply for reentry
106	after a 2- or 5-year period.
107	(5) Each year, the commission shall allocate up to 0.3
108	percent of all funds collected annually in the Pari-mutuel
109	Wagering Trust Fund to fund the Compulsive and Addictive
110	Gambling Prevention Program.
111	(6) The commission may adopt rules to implement this
112	section.
113	Section 2. Subsection (7) is added to section 24.120,
114	Florida Statutes, to read:
115	24.120 Financial matters; Operating Trust Fund; interagency
116	cooperation
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117	(7) Each fiscal year, the department shall deposit 0.3
118	percent of gross revenue from the sale of online and instant
119	lottery tickets into the Pari-mutuel Wagering Trust Fund for the
120	purpose of participating in the Compulsive and Addictive
121	Gambling Prevention Program established under s. 16.7121.
122	Section 3. Section 551.118, Florida Statutes, is repealed.
123	Section 4. Subsection (3) of section 550.135, Florida
124	Statutes, is amended to read:
125	550.135 Division of moneys derived under this law.—All
126	moneys that are deposited with the Chief Financial Officer to
127	the credit of the Pari-mutuel Wagering Trust Fund shall be
128	distributed as follows:
129	(3) The slot machine license fee ${ m and}_{m au}$ the slot machine
130	occupational license fee , and the compulsive or addictive
131	gambling prevention program fee collected pursuant to ss.
132	551.106 and $_{ au}$ 551.107(2)(a)1. $_{ au}$ and 551.118 shall be used to fund
133	the direct and indirect operating expenses of the division's
134	slot machine regulation operations and to provide funding for
135	relevant enforcement activities in accordance with authorized
136	appropriations. Funds deposited into the Pari-mutuel Wagering
137	Trust Fund pursuant to ss. 551.106 and $_{ au}$ 551.107(2)(a)1., and
138	551.118 shall be reserved in the trust fund for slot machine
139	regulation operations. On June 30, any unappropriated funds in
140	excess of those necessary for incurred obligations and
141	subsequent year cash flow for slot machine regulation operations
142	shall be deposited with the Chief Financial Officer to the
143	credit of the General Revenue Fund.
144	Section 5. Paragraph (i) of subsection (4) of section
145	551.104, Florida Statutes, is amended to read:

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CODING: Words stricken are deletions; words underlined are additions.

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146	551.104 License to conduct slot machine gaming
147	(4) As a condition of licensure and to maintain continued
148	authority for the conduct of slot machine gaming, the slot
149	machine licensee shall:
150	(i) Create and file with the division a written policy for:
151	1. Creating opportunities to purchase from vendors in this
152	state, including minority vendors.
153	2. Creating opportunities for employment of residents of
154	this state, including minority residents.
155	3. Ensuring opportunities for construction services from
156	minority contractors.
157	4. Ensuring that opportunities for employment are offered
158	on an equal, nondiscriminatory basis.
159	5. Training for employees on responsible gambling gaming
160	and working with <u>the</u> a Compulsive <u>and</u> or Addictive Gambling
161	Prevention Program to further its purposes as provided for in <u>s.</u>
162	<u>16.7121</u> s. 551.118 .
163	6. The implementation of a drug-testing program that
164	includes, but is not limited to, requiring each employee to sign
165	an agreement that he or she understands that the slot machine
166	facility is a drug-free workplace.
167	
168	The slot machine licensee shall use the Internet-based job-
169	listing system of the Department of Economic Opportunity in
170	advertising employment opportunities. Beginning in June 2007,
171	Each slot machine licensee shall provide an annual report to the
172	division containing information indicating compliance with this
173	paragraph in regard to minority persons.
174	Section 6. This act shall take effect July 1, 2022.
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