GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 130*

Committee Substitute Favorable 2/27/19 Committee Substitute #2 Favorable 3/20/19 Committee Substitute #3 Favorable 3/25/19 Senate Commerce and Insurance Committee Substitute Adopted 4/10/19 Senate Finance Committee Substitute Adopted 4/16/19 Seventh Edition Engrossed 4/18/19

Short Title:	Allow Game Nights.	(Public)
Sponsors:		
Referred to:		

February 21, 2019

1		A BILL TO BE ENTITLED	
2	AN ACT TO A	AUTHORIZE NONPROFIT ORGANIZATIONS TO OPERATE "GAME	
3	NIGHTS," T	O PROVIDE FOR THE REGULATION OF NONPROFIT ORGANIZATIONS	
4	HOLDING	"GAME NIGHTS," AND TO ALLOW THE CONSUMPTION OF	
5	ALCOHOLI	C BEVERAGES AT "GAME NIGHTS."	
6	The General Ass	embly of North Carolina enacts:	
7	SECT	FION 1. G.S. 14-292 reads as rewritten:	
8	"§ 14-292. Gam	bling.	
9	1 1	vided in Chapter 18C of the General Statutes or in Part 2 or Part 4 of this Article,	
10		ganization that operates any game of chance or any person who plays at or bets	
11		hance at which any money, property or other thing of value is bet, whether the	
12		or not, shall be guilty of a Class 2 misdemeanor. This section shall not apply to	
13	a person who plays at or bets on any lottery game being lawfully conducted in any state."		
14		FION 2. Article 37 of Chapter 14 of the General Statutes is amended by adding	
15	a new Part to rea		
16		"Part 4. Game Nights.	
17	" <u>§ 14-309.25. D</u>		
18		g definitions apply in this Part:	
19	<u>(1)</u>	Exempt organization. – An organization that has been in continuous existence	
20		for at least five years and that is exempt from taxation under section $501(c)(3)$,	
21		501(c)(4), $501(c)(5)$, or $501(c)(6)$ of the United States Internal Revenue Code.	
22	<u>(2)</u>	<u>Game night. – A specific event at which games of chance are played and prizes</u>	
23		are awarded by raffle and that is sponsored by or on behalf of an exempt	
24		organization for the primary purpose of raising funds for the exempt	
25		organization or is sponsored by an employer or trade association pursuant to	
26		<u>G.S. 14-309.34.</u>	
27	<u>(3)</u>	Local law enforcement agency. – Any county or municipal law enforcement	
28		agency that has territorial and subject matter jurisdiction over the location at	
29		which the game night is being held.	
30	$\frac{(4)}{(4)}$	Qualified facility. – As defined in G.S. 18B-1000.	
31	"§ 14-309.26. G	ame nights.	



General Assembly Of North Carolina Session 2019 1 It is lawful for an exempt organization to conduct a game night at a qualified facility (a) 2 in accordance with the provisions of this Part. Each regional or county chapter of an exempt 3 organization shall be eligible to conduct game nights in accordance with this Part independently 4 of its parent organization, provided that the regional or county chapter has been in continuous 5 existence for at least five years. It is lawful for persons to participate in a game night conducted 6 pursuant to this Part. It shall not constitute a violation of any State law to advertise a game night 7 conducted in accordance with this Part. 8 If any exempt organization conducts a game night in violation of any provision of this (b) 9 Part, the person indicated in G.S. 14-309.27(b)(2) is guilty of a Class 2 misdemeanor. In addition 10 to any fine that may be imposed, an exempt organization convicted of a violation under this Part 11 shall not conduct a game night for a period of one year from the date of the conviction. "§ 14-309.27. Permit procedure. 12 13 An exempt organization shall not operate a game night without first obtaining a permit (a) 14 as provided by this Part. The application for a game night permit shall be on a form prescribed by the Alcohol Law Enforcement Branch of the Department of Public Safety and shall be 15 16 submitted to the Alcohol Law Enforcement Headquarters at least 30 days in advance of the date 17 for the game night event. 18 (b) Each application for a permit under this Part shall contain the following information: 19 The name and address of the exempt organization that is applying for the <u>(1)</u> 20 permit. 21 (2) The name, address, and signature of the person applying on behalf of the 22 exempt organization and who will be responsible for the event. 23 Verification of the tax-exempt status of the exempt organization, except, if the (3) 24 applicant is a local chapter, division, lodge, or branch of the exempt 25 organization, then verification of the tax-exempt status of the parent 26 organization. 27 Verification of the exempt organization's status as a licensed or exempt (4)28 charitable or sponsor organization pursuant to Chapter 131F of the General 29 Statutes. 30 The time, duration, date, and place of the event. (5)31 The games proposed to be operated. (6) 32 The name and address of the person, firm, or corporation who will operate the (7)33 games and the relationship, if any, of such person, firm, or corporation to the 34 exempt organization or qualified facility. 35 The area of the premises in which the event will be held. (8) 36 A separate application shall be required for each game night event. A fee of one (c) 37 hundred dollars (\$100.00) shall be charged for each permit. The permit fees assessed under this 38 Part are payable to the Alcohol Law Enforcement Branch of the Department of Public Safety and 39 shall be collected and used by the Alcohol Law Enforcement Branch to defray the costs of issuing 40 game night permits. The permit shall be displayed at the event. A qualified facility shall not be 41 subject to civil or criminal liability for violating this Part if the exempt organization provides the 42 facility with a permit for the game night event. 43 "§ 14-309.28. Limits on game night events. 44 The following limitations apply to game night events: 45 The number of game night events conducted or sponsored by an exempt (1)46 organization shall be limited to four events per year. 47 The event shall not exceed a period of five hours each per event. No more than (2)48 one game night event shall be held in any quarter of a calendar year that begins 49 January 1. 50 No more than two game night events shall be operated or conducted in any (3)one building, hall, or structure during any one calendar week, and if two events 51

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	are held, they must be held by different exempt orga	nizations on different
	nights of the week.	uneutions on uniorent
<u>(4)</u>	There shall be no operation of a game night event betw	ween the hours of 2:00
<u></u>	A.M. and 12:00 noon Monday through Saturday or bet	
	A.M. and 2:00 P.M. Sunday.	
(5)	A qualified facility, as defined in G.S. 18B-1000(5a), sl	hall not host more than
<u>(5)</u>	two game nights in any calendar month.	nun not nost more thun
"§ 14-309.29. (Game night; prizes and costs.	
	es. – No games at a game night event may be played for	r cash or a cash prize.
	awarded only through a raffle. Participants may exchan	
	game night event for raffle tickets. For purposes of thi	• •
	ludes gift cards that are issued by a financial institution or i	
-	ble at multiple unaffiliated sellers of goods or services.	
	s. – The cost of the prizes and expenses to operate t	he game night event.
	ost of food, beverages, and entertainment, shall not exceed	
	If the exempt organization hires a game night vendor for th	-
be by fixed fee.		
	Operation of game night events.	
	ng games are the only games that may be played at a game	e night event:
(1)	Roulette.	<i>Q</i>
(2)	Blackjack.	
$\overline{(3)}$	Poker.	
(4)	Craps.	
$\overline{(5)}$	Simulated horse race.	
(6)	Merchandise wheel of fortune.	
	Use of proceeds.	
	organization may use its own funds or funds received i	n connection with the
game night for	prizes, advertising, utilities, space rental, and the purchas	e or rental of supplies
	including game night tables and related equipment, used in	
	om the game night shall inure to the benefit of the exempt	
	er the organization's tax-exempt purposes.	•
	Violation is gambling.	
	ght conducted other than in accordance with the prov	isions of this Part is
-	hin the meaning of G.S. 14-292 and G.S. 19-1, et seq., ar	
	t may be instituted as provided for in Chapter 19 of the Ge	
" <u>§ 14-309.33.</u> A		
	only applicable in areas of the State located east of I-26 as	that interstate highway
	November 28, 2011.	
	Applicability to employer paid events.	
	all be lawful (i) for an employer, with 25 or more employed	oyees, to hold a game
	employees and guests or a trade association, with 25 or mo	
	nt for its members and guests, and (ii) for persons to parti	
	ant to this section, provided all of the following condition	
<u>(1)</u>	There is no cost or charge to the attendees.	
(2)	The employer or trade association obtains a permit and	pays the required fee,
	as provided in G.S. 14-309.27.	
<u>(3)</u>	The game night event is held at a qualified facility.	
(b) Gam	e night events conducted pursuant to this section sh	all be subject to the
limitations of G	.S. 14-309.28, 14-309.29(a), and 14-309.30.	
<u>(c)</u> <u>For</u>	purposes of this section, any reference to "exen	npt organization" in
	shall include the employer or trade association submitt	

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1	required by this section, except that the verification required by subdivisions (3) and (4) of			
2	subsection (b) of G.S. 14-309.27 shall not be required from an applicant for a permit if the			
3	applicant is required to obtain the permit pursuant to subsection (a) of this section.			
4	(d) If any employer or trade association conducts a game night in violation of any			
5	provision of this section, the person indicated in G.S. 14-309.27(b)(2) is guilty of a Class 2			
6	misdemeanor. In addition to any fine that may be imposed, the employer or trade association			
7	convicted of a violation of this section shall not conduct a game night for a period of one year			
8	from the date of the conviction.			
9	§ 14-309.35. Registration, possession, and transportation of gaming equipment.			
10	(a) Notwithstanding the provisions of G.S. 14-295 or G.S. 14-297, it shall be lawful to			
11	possess or transport gaming tables and other gaming equipment, if the possession or			
12	ransportation is solely for use in game night events conducted pursuant to this Part. Gaming			
13	ables and other gaming equipment possessed or transported pursuant to this Part shall not be			
14	subject to seizure pursuant to G.S. 14-298 if they have been registered pursuant to the provisions			
15	of this Article and are used solely in game night events conducted pursuant to this Part.			
16	(b) A gaming table or other gaming equipment possessed or transported for use in a game			
17	hight event must be registered with the Alcohol Law Enforcement Branch of the Department of			
18	Public Safety and must have a sticker affixed with a unique number. A fee of twenty-five dollars			
19	(\$25.00) shall be charged for each sticker and each sticker shall be renewed annually. The sticker			
20	fees assessed under this section are payable to the Alcohol Law Enforcement Branch of the			
21	Department of Public Safety and shall be collected and used by the Alcohol Law Enforcement			
22	Branch to defray the costs of registering the gaming tables and gaming equipment. The Alcohol			
23	Law Enforcement Branch may inspect, without prior notice, any gaming table or other gaming			
24	equipment used in a game night event at any time immediately prior to or during the game night			
25	event. Use of a gaming table or gaming equipment in a game night event that does not comply			
26	with the requirements of this subsection shall be a Class 1 misdemeanor.			
27	'§ 14-309.36. Permit procedure for game night vendors.			
28	(a) No person, firm, or corporation may receive compensation for providing gaming			
29	ables or gaming equipment for use in a game night without first obtaining a permit as provided			
30	by this section. The application for a game night vendor permit shall be on a form prescribed by			
31	he Alcohol Law Enforcement Branch of the Department of Public Safety and shall be submitted			
32	to the Alcohol Law Enforcement Headquarters.			
33	(b) A fee of two thousand five hundred dollars (\$2,500) shall be charged annually for			
34	each permit. The permit fees assessed under this section are payable to the Alcohol Law			
35	Enforcement Branch of the Department of Public Safety and shall be collected and used by the			
36	Alcohol Law Enforcement Branch to defray the costs of issuing game night vendor permits and			
37	ensuring compliance with this section. The game night vendor permit shall be displayed at any			
38	event the game night vendor conducts.			
39	(c) The Alcohol Law Enforcement Branch shall deny a permit to a person, firm, or			
40	corporation that meets any of the following disqualifying conditions:			
41	(1) Has a conviction for any violation of State or federal gambling laws within			
42	the five years prior to the date of application.			
43	(2) Has pending charges for any violation of State or federal gambling laws.			
44	(3) Is subject to an active criminal or civil court order prohibiting involvement in			
45	gambling activities.			
46	(4) Has a conviction for any felony.			
17	(4) <u>Has a conviction for any felony.</u>			
47	(d) A person, firm, or corporation with a game night vendor permit may not employ a			
47 48				
	(d) A person, firm, or corporation with a game night vendor permit may not employ a			
48	(d) A person, firm, or corporation with a game night vendor permit may not employ a person that meets any of the following disqualifying conditions:			

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(3)	Is subject to an active criminal or civil court order pr	rohibiting involvement in
	gambling activities.	-
(4)	Has a conviction for any felony.	
(e) All	gaming tables and gaming equipment owned or possesse	d by a game night vendor
	tered pursuant to G.S. 14-309.35. The Alcohol Law En	
Department of	Public Safety shall inspect the gaming tables and equip	ment of each game night
	one time per calendar year and may conduct any addition	
	ensure compliance with G.S. 14-309.35 and this section	
ables and equ	ipment shall occur (i) on the premises of a game night e	event that the game night
endor has be	en employed to conduct, (ii) immediately prior to or duri	ing the game night event,
iii) at locatio	ns, times, and dates chosen by the Alcohol Law Enfor	cement Branch, and (iv)
	notice to the game night vendor or any party that has obta	
<u>G.S. 14-309.2</u>		-
' <u>§ 14-309.3</u> 7.	Slot machines, video gaming machines, electronic sw	<u>eepstakes machines not</u>
au	thorized.	
<u>Nothing ir</u>	this Part shall be construed to authorize the possession,	transportation, or use of
ny slot machi	ne, video gaming machine, or electronic machine or devi	ce prohibited pursuant to
i.S. 14-304 tł	nrough 14-309."	
	CTION 3. G.S. 18B-1000 reads as rewritten:	
§ 18B-1000.	Definitions concerning establishments.	
The follow	ving requirements and definitions shall apply to this Chap	oter:
<u>(5a</u>		lowing permits:
	<u>a.</u> <u>On-premises malt beverage.</u>	
	b. On-premises unfortified wine.	
	 <u>c.</u> <u>On-premises fortified wine.</u> d. Mixed beverages. 	
(5a	$\frac{1}{2}(5b)$ Residential private club. – A private club that	
	owned, primarily residential and recreational develo	pment.
	CTION 4. The Department of Public Safety shall ma	
	on of the General Assembly detailing the administrati	
	ding the total number of applications received by permitt	
-	ued, the number of ABC violations reported at establish	-
	and any other information the Department deems approp	
	all provide a recommendation as to whether the General	
	recommendation is to modify this act, the Department of H	-
	proposed legislation to the 2020 Regular Session of the	•
	CTION 5. This act becomes effective June 1, 2019. If a	
1 0	risdiction finds that any portion of Sections 1 thr	0
	al, or if the passage of Sections 1 through 4 of this act	
forfeit paymer	nts due under a compact entered into between the State and	nd a federally recognized

42 forfeit payments due under a compact entered into ber43 Indian tribe, Sections 1 through 4 of this act are void.