1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	SENATE BILL 585 By: Coleman
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6	AS INTRODUCED
7	An Act relating to amusement and sports; amending 3A
8	O.S. 2021, Sections 262 and 280, which relate to state-tribal gaming; providing exception; updating
9	language related to sports pools; updating statutory references; defining term; authorizing fees related
10	to tribal administration of games; prescribing content of Gaming Compact Supplement; prescribing procedures for electing acceptance of supplements;
11	procedures for electing acceptance of supplements; providing for certain construction of supplements;
12	allowing retention of funds by tribes in certain amounts; limiting scope of Gaming Compact Supplement; dealaring cortain conduct and participation lawful.
13	declaring certain conduct and participation lawful; providing for codification; and providing an effective date.
14	effective date.
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. AMENDATORY 3A O.S. 2021, Section 262, is
18	amended to read as follows:
19	Section 262. A. If at least four Indian tribes enter into the
20	model tribal-state compact set forth in Section 281 of this title,
21	and such compacts are approved by the Secretary of the Interior and
22	notice of such approval is published in the Federal Register, the
23	Oklahoma Horse Racing Commission ("Commission") shall license
24 27	organization licensees which are licensed pursuant to Section 205.2

1 of this title to conduct authorized gaming as that term is defined 2 by this act pursuant to this act utilizing gaming machines or 3 devices authorized by this act subject to the limitations of 4 subsection C of this section. No fair association or organization 5 licensed pursuant to Section 208.2 of this title or a city, town or 6 municipality incorporated or otherwise, or an instrumentality 7 thereof, may conduct authorized gaming as that term is defined by 8 this act.

9 Notwithstanding the provisions of Sections 941 through 988 of 10 Title 21 of the Oklahoma Statutes, the conducting of and 11 participation in gaming in accordance with the provisions of this 12 act or the model compact set forth in Section 281 of this title is 13 lawful and shall not be subject to any criminal penalties. Provided 14 further, a licensed manufacturer or distributor licensed pursuant to 15 this act may manufacture, exhibit or store as a lawful activity any 16 machines or devices which are capable of being used to conduct the 17 following types of gaming:

18 1. Gaming authorized by the State-Tribal Gaming Act; or 19 2. Other gaming which may be lawfully conducted by an Indian 20 tribe in this state.

B. Except for Christmas Day, authorized gaming may only be conducted by an organization licensee on days when the licensee is either conducting live racing or is accepting wagers on simulcast races at the licensee's racing facilities. Authorized gaming may

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1 only be conducted by organization licensees at enclosure locations 2 where live racing is conducted. Under no circumstances shall 3 authorized gaming be conducted by an organization licensee at any 4 facility outside the organization licensee's racing enclosure. No 5 person who would not be eligible to be a patron of a pari-mutuel 6 system of wagering pursuant to the provisions of subsection B of 7 Section 208.4 of this title shall be admitted into any area of a 8 facility when authorized games are played nor be permitted to 9 operate, or obtain a prize from, or in connection with, the 10 operation of any authorized game, directly or indirectly.

11 In order to encourage the growth, sustenance and development С. 12 of live horse racing in this state and of the state's agriculture 13 and horse industries, the Commission is hereby authorized to issue 14 licenses to conduct authorized gaming to no more than three 15 organization licensees operating racetrack locations at which horse 16 race meetings with pari-mutuel wagering, as authorized by the 17 Commission pursuant to the provisions of this title, occurred in 18 calendar year 2001, as follows:

19 1. An organization licensee operating a racetrack location at 20 which an organization licensee is licensed to conduct a race meeting 21 pursuant to the provisions of Section 205.2 of this title located in 22 a county with a population exceeding six hundred thousand (600,000) 23 persons, according to the most recent Federal Decennial Census, 24 shall be licensed to operate not more than six hundred fifty (650)

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1 player terminals in any year. Beginning with the third year after 2 an organization licensee is licensed pursuant to this paragraph to 3 operate such player terminals, such licensee may be licensed to 4 operate an additional fifty (50) player terminals. Beginning with 5 the fifth year after an organization licensee is licensed pursuant 6 to this paragraph to operate such player terminals, such licensee 7 may be licensed to operate a further additional fifty (50) player 8 terminals; and

9 2. Two organization licensees operating racetrack locations at
10 which the organization licensees are licensed to conduct race
11 meetings pursuant to the provisions of Section 205.2 of this title
12 located in counties with populations not exceeding four hundred
13 thousand (400,000) persons, according to the most recent Federal
14 Decennial Census, may each be licensed to operate not more than two
15 hundred fifty (250) player terminals in any year.

16 Subject to the limitations on the number of player terminals 17 permitted to each organization licensee, an organization licensee 18 may utilize electronic amusement games as defined in this act, 19 electronic bonanza-style bingo games as defined in this act and 20 electronic instant bingo games as defined in this act, and any type 21 of gaming machine or device that is specifically allowed by law and 22 that an Indian tribe in this state is authorized to utilize pursuant 23 to a compact entered into between the state and the tribe in 24 accordance with the provisions of the Indian Gaming Regulatory Act \_ \_

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1 and any other machine or device that an Indian tribe in this state 2 is lawfully permitted to operate pursuant to the Indian Gaming 3 Regulatory Act, referred to collectively as "authorized games". An 4 organization licensee's utilization of such machines or devices 5 shall be subject to the regulatory control and supervision of the 6 Commission; provided, the Commission shall have no role in oversight 7 and regulation of gaming conducted by a tribe subject to a compact. 8 The Commission shall promulgate rules to regulate the operation and 9 use of authorized gaming by organization licensees. In promulgating 10 such rules, the Commission shall consider the provisions of any 11 compact which authorizes electronic gaming which is specifically 12 authorized by law by an Indian tribe. For the purpose of paragraphs 13 1 and 2 of this subsection, the number of player terminals in an 14 authorized game that permits multiple players shall be determined by 15 the maximum number of players that can participate in that game at 16 any given time; provided, however, that nothing in this act 17 prohibits the linking of player terminals for progressive jackpots, 18 so long as the limitations on the number of permitted player 19 terminals at each organization licensee are not exceeded. Each 20 organization licensee shall keep a record of, and shall report at 21 least quarterly to the Oklahoma Horse Racing Commission, the number 22 of games authorized by this section utilized in the organization 23 licensee's facility, by the name or type of each and its identifying 24 number. \_ \_

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D. No zoning or other local ordinance may be adopted or amended by a political subdivision where an organization licensee conducts live horse racing with the intent to restrict or prohibit an organization licensee's right to conduct authorized gaming at such location.

E. For purposes of this act, "adjusted gross revenues" means
 the total receipts received by an organization licensee from the
 play of all authorized gaming minus all monetary payouts.

9 F. The Oklahoma Horse Racing Commission shall promulgate rules 10 to regulate, implement and enforce the provisions of this act with 11 regard to the conduct of authorized gaming by organization 12 licensees; provided, regulation and oversight of games covered by a 13 compact and operated by an Indian tribe shall be conducted solely 14 pursuant to the requirements of the compact.

15 G. If an organization licensee operates or attempts to operate 16 more player terminals which offer authorized games than it is 17 authorized to offer to the public by this act or the terms of its 18 license, upon written notice from the Commission, such activity 19 shall cease forthwith. Such activity shall constitute a basis upon 20 which the Commission may suspend or revoke the licensee's license. 21 The Commission shall promulgate any rules and regulations necessary 22 to enforce the provisions of this subsection.

H. This act is game-specific and shall not be construed to allow the operation of any other form of gaming unless specifically

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allowed by this act. This act shall not permit the operation of slot machines, house-banked card games, house-banked table games involving dice or roulette wheels, or games where winners are determined by wagering on the outcome of a sports contest; provided, however, that in-person wagering and wagering conducted on a mobile device on the outcome of a sports contest may be conducted in accordance with Section 3 of this act.

8 SECTION 2. AMENDATORY 3A O.S. 2021, Section 280, is 9 amended to read as follows:

10 Section 280. The State of Oklahoma through the concurrence of 11 the Governor after considering the executive prerogatives of that 12 office and the power to negotiate the terms of a compact between the 13 state and a tribe, and by means of the execution of the State-Tribal 14 Gaming Act, and with the concurrence of the State Legislature 15 through the enactment of the State-Tribal Gaming Act, hereby makes 16 the following offer of a model tribal gaming compact Model Tribal 17 Gaming Compact regarding gaming to all federally recognized Indian 18 tribes as identified in the Federal Register within this state that 19 own or are the beneficial owners of Indian lands as defined by the 20 Indian Gaming Regulatory Act, 25 U.S.C., Section 2703(4), and over 21 which the tribe has jurisdiction as recognized by the Secretary of 22 the Interior and is a part of the tribe's "Indian reservation" as 23 defined in 25 C.F.R., Part 151.2 or has been acquired pursuant to 25 24 C.F.R., Part 151, which, if accepted, shall constitute a gaming \_ \_

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1 compact between this state and the accepting tribe for purposes of 2 the Indian Gaming Regulatory Act. Acceptance of the offer contained 3 in this section shall be through the signature of the chief 4 executive officer of the tribal government whose authority to enter 5 into the compact Compact shall be set forth in an accompanying law 6 or ordinance or resolution by the governing body of the tribe, a 7 copy of which shall be provided by the tribe to the Governor. No 8 further action by the Governor or the state is required before the 9 compact Compact can take effect. A tribe accepting this Model 10 Tribal Gaming Compact is responsible for submitting a copy of the 11 Compact executed by the tribe to the Secretary of the Interior for 12 approval and publication in the Federal Register. The tribe shall 13 provide a copy of the executed Compact to the Governor. No tribe 14 shall be required to agree to terms different than the terms set 15 forth in the Model Tribal Gaming Compact, which is set forth in 16 Section 281 of this title. As a precondition to execution of the 17 Model Tribal Gaming Compact by any tribe, the tribe must have paid 18 or entered into a written agreement for payment of any fines 19 assessed prior to the effective date of the State-Tribal Gaming Act 20 by the federal government with respect to the tribe's gaming 21 activities pursuant to the Indian Gaming Regulatory Act.

Notwithstanding the provisions of Sections 941 through 988 of Title 21 of the Oklahoma Statutes, the conducting of and the participation in any game authorized by the model compact Model

1 Tribal Gaming Compact set forth in Section 281 of this title are 2 lawful when played pursuant to a compact which has become effective. 3 1. Prior to July 1, 2008, of all fees received by the state 4 pursuant to subsection A of Part 11 of the Model Tribal Gaming 5 Compact set forth in Section 281 of this title: 6 a. twelve percent (12%) shall be deposited in the 7 Oklahoma Higher Learning Access Trust Fund, and 8 b. eighty-eight percent (88%) of such fees shall be 9 deposited in the Education Reform Revolving Fund. 10 On or after July 1, 2008, of all fees received by the state 2. 11 pursuant to subsection A of Part 11 of the Model Tribal Gaming 12 Compact set forth in Section 281 of this title and Gaming Compact 13 Supplements offered pursuant to Section 2 280.1 of this title and 14 Section 3 of this act: 15 twelve percent (12%) shall be deposited in the General a. 16 Revenue Fund, and 17 eighty-eight percent (88%) of such fees shall be b. 18 deposited in the Education Reform Revolving Fund. 19 Provided, the first Twenty Thousand Eight Hundred Thirty-three 20 Dollars and thirty-three cents (\$20,833.33) of all fees received 21 each month by the state pursuant to subsection A of Part 11 of the 22 Model Tribal Gaming Compact set forth in Section 281 of this title 23 and Gaming Compact Supplements offered pursuant to Section 2 280.1 24 of this title and Section 3 of this act shall be transferred to the \_ \_

Department of Mental Health and Substance Abuse Services for the treatment of compulsive gambling disorder and educational programs related to such disorder.

SECTION 3. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 280.2 of Title 3A, unless there
is created a duplication in numbering, reads as follows:

7 Α. Provided that federal laws permit and pursuant to the offer 8 of the Model Tribal Gaming Compact made in Section 280 of Title 3A 9 of the Oklahoma Statutes and the definition of "covered games" in 10 the Model Tribal Gaming Compact codified in Section 281 of Title 3A 11 of the Oklahoma Statutes, which codified compact offer provides that 12 the state may approve additional forms of covered games under the 13 compact by amendment of the State-Tribal Gaming Act and a compacting 14 tribe may operate such additional forms of covered games by written 15 supplement to an existing compact, the state hereby approves, 16 subject to this section, an additional game offering as follows:

<sup>17</sup> "Sports pools" means any in-person wagering and wagering <sup>18</sup> conducted on a mobile device on the outcome of sporting events or <sup>19</sup> other events, other than horse or other animal races.

B. Should a tribe that has compacted with the state in accordance with Sections 280 and 281 of Title 3A of the Oklahoma Statutes elect to accept this offer of an additional covered game and, accordingly, to operate sports pools under the terms of its

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1 existing gaming compact with the state, the tribe shall execute a 2 supplement to the compact, to provide as follows: 3 MODEL TRIBAL GAMING COMPACT SUPPLEMENT 4 Between the [Name of Tribe] 5 and the STATE OF OKLAHOMA 6 To be governed in accord with the [Name of Tribe]'s State-Tribal 7 Gaming Compact ("Compact"), approved by the United States Department 8 of the Interior on [Date], the [Name of Tribe] ("Tribe") accepts the 9 State's offer of an additional covered game codified in Section 10 280.2 of Title 3A of the Oklahoma Statutes, which offer and this 11 acceptance are subject to the following terms: 12 Part 1. TITLE 13 This document shall be referred to as the "[Name of Tribe] and 14 State of Oklahoma Gaming Compact Sports Pools Supplement (Gaming 15 Compact Supplement)". 16 Part 2. TERMS 17 The Tribe hereby memorializes its election to accept the Α. 18 State's offer of an additional covered game, which offer is codified 19 in Section 280.2 of Title 3A of the Oklahoma Statutes. The Tribe 20 further certifies and agrees it shall not offer such additional 21 covered game unless and until doing so would be legal under federal 22 law. 23 The Tribe agrees, subject to the enforcement and exclusivity Β. 24 provisions of its Compact, to pay to the state a fee derived from

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sports pool revenues calculated as set forth in paragraph 1 of this subsection. Such fee shall be paid no later than the twentieth day of the month for revenues received by the Tribe in the preceding month.

1. The fee shall be:

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- 6 a. four percent (4%) of the first Five Million Dollars 7 (\$5,000,000.00) of monthly net win received by a Tribe 8 in a calendar year from the play of sports pools, 9 b. five percent (5%) of the next Five Million Dollars 10 (\$5,000,000.00) of adjusted gross revenues received by 11 a Tribe in a calendar year from the play of sports 12 pools, and
- c. six percent (6%) of all subsequent adjusted gross
   revenues received by a Tribe in a calendar year from
   the play of sports pools.

16 2. Payment of such fee shall be made to the State Treasurer. 17 Nothing herein shall require the allocation of such fees to 18 particular state purposes, including, but not limited to, the actual 19 costs of performing the State's regulatory responsibilities 20 hereunder. "Net win" shall mean all money wagered less prizes paid 21 out and less applicable federal taxes. For all purposes, such 22 payment shall be deemed an exclusivity and fee payment under 23 paragraph 2 of subsection A of Part 11 of the Model Tribal Gaming 24 Compact between the electing Tribe and the State. \_ \_

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C. The Tribe's operation of sports pools pursuant to this Model Tribe Gaming Compact Supplement shall, for all purposes, including enforcement and exclusivity, be treated as subject to and lawfully conducted under the terms and provisions of the Compact.

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Part 3. AUTHORITY TO EXECUTE

6 This Gaming Compact Supplement, to the extent it conforms with 7 Section 280.2 of Title 3A of the Oklahoma Statutes, is deemed 8 approved by the State of Oklahoma. No further action of the State 9 or any state official is necessary for this Gaming Compact 10 Supplement to take effect upon approval by the Secretary of the 11 United States Department of the Interior and publication in the 12 Federal Register. The undersigned tribal official(s) represents 13 that he or she is duly authorized and has the authority to execute 14 this Gaming Compact Supplement on behalf of the Tribe for whom he or 15 she is signing.

16 APPROVED:

- 17 [Name of Tribe]
- 18

Date: \_\_\_\_\_

19 [Title]

A. A tribe electing to accept this additional game offering is
 responsible for submitting a copy of the executed supplement to the
 Secretary of the United States Department of the Interior for
 approval and publication in the Federal Register.

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B. Upon approval of a supplement by the Secretary of the United
 States Department of the Interior, said supplement shall be
 construed as an acceptance of this offer and a supplement to the
 Tribe's existing Model Tribal Gaming Compact with the State.
 Thereafter, sports pools shall be deemed a covered game pursuant to
 said Compact.

C. The Tribe is entitled to keep an amount equal to state
payments from the operation of sports pools. For all purposes, such
payment shall be deemed an exclusivity and fee payment under
paragraph 2 of subsection A of Part 11 of the Model Tribal Gaming
Compact between the electing Tribe and the State.

D. The offer contained in this section shall not be construed to permit the operation of any additional form of gaming by organization licensees or permit any additional electronic or machine gaming within Oklahoma.

E. Notwithstanding the provisions of Sections 941 through 988 of Title 21 of the Oklahoma Statutes, the conducting of and participation in any game authorized pursuant to this section are lawful when played pursuant to a compact supplement which has become effective in accordance with this section.

21 SECTION 4. This act shall become effective November 1, 2025.
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