As Introduced

132nd General Assembly Regular Session 2017-2018

H. B. No. 132

Representatives Dever, McColley

A BILL

То	amend section 3772.03 and to enact sections	1
	3774.01, 3774.02, 3774.03, 3774.04, 3774.05,	2
	3774.06, 3774.07, 3774.08, and 3774.09 of the	3
	Revised Code to grant the Ohio Casino Control	4
	Commission the authority to regulate fantasy	5
	contests and to exempt fantasy contests from the	6
	gambling laws.	7

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 3772.03 be amended and sections	8
3774.01, 3774.02, 3774.03, 3774.04, 3774.05, 3774.06, 3774.07,	9
3774.08, and 3774.09 of the Revised Code be enacted to read as	10
follows:	11
Sec. 3772.03. (A) To ensure the integrity of casino	12
gaming, the commission shall have authority to complete the	13
functions of licensing, regulating, investigating, and	14
penalizing casino operators, management companies, holding	15
companies, key employees, casino gaming employees, and gaming-	16
related vendors. The commission also shall have jurisdiction	17
over all persons participating in casino gaming authorized by	18
Section 6(C) of Article XV, Ohio Constitution, and this chapter.	19

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(B) All rules adopted by the commission under this chapter	20
shall be adopted under procedures established in Chapter 119. of	21
the Revised Code. The commission may contract for the services	22
of experts and consultants to assist the commission in carrying	23
out its duties under this section.	24
(C) The commission shall adopt rules as are necessary for	25
completing the functions stated in division (A) of this section	26
and for addressing the subjects enumerated in division (D) of	27
this section.	28
(D) The commission shall adopt, and as advisable and	29
necessary shall amend or repeal, rules that include all of the	30
following:	31
(1) The prevention of practices detrimental to the public	32
<pre>interest;</pre>	33
(2) Prescribing the method of applying, and the form of	34
application, that an applicant for a license under this chapter	35
must follow as otherwise described in this chapter;	36
(3) Prescribing the information to be furnished by an	37
applicant or licensee as described in section 3772.11 of the	38
Revised Code;	39
(4) Describing the certification standards and duties of	40
an independent testing laboratory certified under section	41
3772.31 of the Revised Code and the relationship between the	42
commission, the laboratory, the gaming-related vendor, and the	43
casino operator;	44
(5) The minimum amount of insurance that must be	45
maintained by a casino operator, management company, holding	46
company, or gaming-related vendor;	47

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(6) The approval process for a significant change in	48
ownership or transfer of control of a licensee as provided in	49
section 3772.091 of the Revised Code;	50
(7) The design of gaming supplies, devices, and equipment	51
to be distributed by gaming-related vendors;	52
(8) Identifying the casino gaming that is permitted,	53
identifying the gaming supplies, devices, and equipment, that	54
are permitted, defining the area in which the permitted casino	55
gaming may be conducted, and specifying the method of operation	56
according to which the permitted casino gaming is to be	57
conducted as provided in section 3772.20 of the Revised Code,	58
and requiring gaming devices and equipment to meet the standards	59
of this state;	60
(9) Tournament play in any casino facility;	61
(10) Establishing and implementing a voluntary exclusion	62
program that provides all of the following:	63
(a) Except as provided by commission rule, a person who	64
participates in the program shall agree to refrain from entering	65
a casino facility.	66
(b) The name of a person participating in the program	67
shall be included on a list of persons excluded from all casino	68
facilities.	69
(c) Except as provided by commission rule, no person who	70
participates in the program shall petition the commission for	71
admittance into a casino facility.	72
(d) The list of persons participating in the program and	73
the personal information of those persons shall be confidential	74
and shall only be disseminated by the commission to a casino	75

operator and the agents and employees of the casino operator for	76
purposes of enforcement and to other entities, upon request of	77
the participant and agreement by the commission.	78
(e) A casino operator shall make all reasonable attempts	79
as determined by the commission to cease all direct marketing	80
efforts to a person participating in the program.	81
(f) A casino operator shall not cash the check of a person	82
participating in the program or extend credit to the person in	83
any manner. However, the program shall not exclude a casino	84
operator from seeking the payment of a debt accrued by a person	85
before participating in the program.	86
(g) Any and all locations at which a person may register	87
as a participant in the program shall be published.	88
(11) Requiring the commission to adopt standards regarding	89
the marketing materials of a licensed casino operator, including	90
allowing the commission to prohibit marketing materials that are	91
contrary to the adopted standards;	92
(12) Requiring that the records, including financial	93
statements, of any casino operator, management company, holding	94
company, and gaming-related vendor be maintained in the manner	95
prescribed by the commission and made available for inspection	96
upon demand by the commission, but shall be subject to section	97
3772.16 of the Revised Code;	98
(13) Permitting a licensed casino operator, management	99
company, key employee, or casino gaming employee to question a	100
person suspected of violating this chapter;	101
(14) The chips, tokens, tickets, electronic cards, or	102
similar objects that may be purchased by means of an agreement	103
under which credit is extended to a wagerer by a casino	104

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operator;	105
(15) Establishing standards for provisional key employee	106
licenses for a person who is required to be licensed as a key	107
employee and is in exigent circumstances and standards for	108
provisional licenses for casino gaming employees who submit	109
complete applications and are compliant under an instant	110
background check. A provisional license shall be valid not	111
longer than three months. A provisional license may be renewed	112
one time, at the commission's discretion, for an additional	113
three months. In establishing standards with regard to instant	114
background checks the commission shall take notice of criminal	115
records checks as they are conducted under section 311.41 of the	116
Revised Code using electronic fingerprint reading devices.	117
(16) Establishing approval procedures for third-party	118
engineering or accounting firms, as described in section 3772.09	119
of the Revised Code;	120
(17) Prescribing the manner in which winnings,	121
compensation from casino gaming, and gross revenue must be	122
computed and reported by a licensee as described in Chapter	123
5753. of the Revised Code;	124
(18) Prescribing conditions under which a licensee's	125
license may be suspended or revoked as described in section	126
3772.04 of the Revised Code;	127
(19) Prescribing the manner and procedure of all hearings	128
to be conducted by the commission or by any hearing examiner;	129
(20) Prescribing technical standards and requirements that	130
are to be met by security and surveillance equipment that is	131
used at and standards and requirements to be met by personnel	132
who are employed at casino facilities, and standards and	133

requirements for the provision of security at and surveillance	134
of casino facilities;	135
(21) Prescribing requirements for a casino operator to	136
provide unarmed security services at a casino facility by	137
licensed casino employees, and the training that shall be	138
completed by these employees;	139
(22) Prescribing standards according to which casino	140
operators shall keep accounts and standards according to which	141
casino accounts shall be audited, and establish means of	142
assisting the tax commissioner in levying and collecting the	143
gross casino revenue tax levied under section 5753.02 of the	144
Revised Code;	145
(23) Defining penalties for violation of commission rules	146
and a process for imposing such penalties subject to the review	147
of the joint committee on gaming and wagering;	148
(24) Establishing standards for decertifying contractors	149
that violate statutes or rules of this state or the federal	150
<pre>government;</pre>	151
(25) Establishing standards for the repair of casino	152
gaming equipment;	153
(26) Establishing procedures to ensure that casino	154
operators, management companies, and holding companies are	155
compliant with the compulsive and problem gambling plan	156
submitted under section 3772.18 of the Revised Code;	157
(27) Prescribing, for institutional investors in or	158
holding companies of a casino operator, management company,	159
holding company, or gaming-related vendor that fall below the	160
threshold needed to be considered an institutional investor or a	161
holding company, standards regarding what any employees,	162

members, or owners of those investors or holding companies may	163
do and shall not do in relation to casino facilities and casino	164
gaming in this state, which standards shall rationally relate to	165
the need to proscribe conduct that is inconsistent with passive	166
institutional investment status;	167
(28) Providing for any other thing necessary and proper	168
for successful and efficient regulation of casino gaming under	169
this chapter.	170
(E) The commission shall employ and assign gaming agents	171
as necessary to assist the commission in carrying out the duties	172
of this chapter and Chapter 2915. of the Revised Code. In order	173
to maintain employment as a gaming agent, the gaming agent shall	174
successfully complete all continuing training programs required	175
by the commission and shall not have been convicted of or	176
pleaded guilty or no contest to a disqualifying offense as	177
defined in section 3772.07 of the Revised Code.	178
(F) The commission, as a law enforcement agency, and its	179
gaming agents, as law enforcement officers as defined in section	180
2901.01 of the Revised Code, shall have authority with regard to	181
the detection and investigation of, the seizure of evidence	182
allegedly relating to, and the apprehension and arrest of	183
persons allegedly committing violations of this chapter or	184
gambling offenses as defined in section 2915.01 of the Revised	185
Code or violations of any other law of this state that may	186
affect the integrity of casino gaming or the operation of skill-	187
based amusement machines, and shall have access to casino	188
facilities and skill-based amusement machine facilities to carry	189
out the requirements of this chapter.	190
(G) The commission may eject or exclude or authorize the	191

ejection or exclusion of and a gaming agent may eject a person

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from a casino facility for any of the following reasons:	193
(1) The person's name is on the list of persons	194
voluntarily excluding themselves from all casinos in a program	195
established according to rules adopted by the commission;	196
(2) The person violates or conspires to violate this	197
chapter or a rule adopted thereunder; or	198
(3) The commission determines that the person's conduct or	199
reputation is such that the person's presence within a casino	200
facility may call into question the honesty and integrity of the	201
casino gaming operations or interfere with the orderly conduct	202
of the casino gaming operations.	203
(H) A person, other than a person participating in a	204
voluntary exclusion program, may petition the commission for a	205
public hearing on the person's ejection or exclusion under this	206
chapter.	207
(I) A casino operator or management company shall have the	208
same authority to eject or exclude a person from the management	209
company's casino facilities as authorized in division (G) of	210
this section. The licensee shall immediately notify the	211
commission of an ejection or exclusion.	212
(J) The commission shall submit a written annual report	213
with the governor, president and minority leader of the senate,	214
speaker and minority leader of the house of representatives, and	215
joint committee on gaming and wagering before the first day of	216
September each year. The annual report shall cover the previous	217
fiscal year and shall include all of the following:	218
(1) A statement describing the receipts and disbursements	219
of the commission;	220

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(2) Relevant financial data regarding casino gaming,	221
including gross revenues and disbursements made under this	222
chapter;	223
(3) Actions taken by the commission;	224
(4) An update on casino operators', management companies',	225
and holding companies' compulsive and problem gambling plans and	226
the voluntary exclusion program and list;	227
(5) Information regarding prosecutions for conduct	228
described in division (H) of section 3772.99 of the Revised	229
Code, including, but not limited to, the total number of	230
prosecutions commenced and the name of each person prosecuted;	231
(6) Any additional information that the commission	232
considers useful or that the governor, president or minority	233
leader of the senate, speaker or minority leader of the house of	234
representatives, or joint committee on gaming and wagering	235
requests.	236
(K) To ensure the integrity of skill-based amusement	237
machine operations, the commission shall have jurisdiction over	238
all persons conducting or participating in the conduct of skill-	239
based amusement machine operations authorized by this chapter	240
and Chapter 2915. of the Revised Code, including the authority	241
to complete the functions of licensing, regulating,	242
investigating, and penalizing those persons in a manner that is	243
consistent with the commission's authority to do the same with	244
respect to casino gaming. To carry out this division, the	245
commission may adopt rules under Chapter 119. of the Revised	246
Code, including rules establishing fees and penalties related to	247
the operation of skill-based amusement machines.	248
(L) To ensure the integrity of fantasy contests, the	249

commission shall have jurisdiction over all fantasy contest	250
operators, employees of fantasy contest operators, and fantasy	251
contest players participating in a fantasy contest authorized by	252
Chapter 3774. of the Revised Code. The commission shall have the	253
authority to complete the functions of licensing, regulating,	254
investigating, and penalizing persons within the commission's	255
jurisdiction in a manner that is consistent with the	256
commission's authority to do the same with respect to skill-	257
based amusement machines. To carry out this division, the	258
commission may adopt rules under Chapter 119. of the Revised	259
Code, including rules establishing fees and penalties related to	260
the operation of fantasy contests.	261
Sec. 3774.01. As used in this chapter:	262
(A) "Commission" means the Ohio casino control commission.	263
(B) "Entry fee" means cash or cash equivalent that a	264
fantasy contest operator requires to be paid by a fantasy	265
contest player to participate in a fantasy contest.	266
(C) "Fantasy contest" means a simulated game or contest	267
with an entry fee that satisfies all of the following	268
<pre>conditions:</pre>	269
(1) The value of all prizes and awards offered to winning	270
fantasy contest players is established and made known to the	271
players in advance of the contest.	272
(2) All winning outcomes reflect the relative knowledge	273
and skill of the fantasy contest players and are determined	274
predominantly by accumulated statistical results of the	275
performance of managing rosters of athletes whose performance	276
directly corresponds with the actual performance of athletes in	277
professional sports competitions.	278

(3) Winning outcomes are not based on randomized or	279
historical events, or on the score, point spread, or any	280
performance of any single actual team or combination of teams or	281
solely on any single performance of an individual athlete or	282
player in any single actual event.	283
(D) "Fantasy contest operator" means a person that offers	284
fantasy contests with an entry fee for a prize or award to the	285
general public. Fantasy contest operator does not include a	286
person that offers a pool not conducted for profit as defined	287
under division (XX) of section 2915.01 of the Revised Code.	288
(E) "Fantasy contest platform" means any digital or online	289
method through which a fantasy contest operator provides access	290
to a fantasy contest.	291
(F) "Fantasy contest player" means a person who	292
participates in a fantasy contest offered by a fantasy contest	293
operator.	294
(G) "Key employee" means a person, employed by a fantasy	295
contest operator, who is responsible for ensuring, and has the	296
authority necessary to ensure, that all requirements under this	297
chapter and the rules adopted under this chapter and division	298
(L) of section 3772.03 of the Revised Code are met.	299
(H) "Material nonpublic information" means information	300
related to the play of a fantasy contest by a fantasy contest	301
player that is not readily available to the general public and	302
is obtained as a result of a person's employment.	303
(I) "Script" means a list of commands that a fantasy-	304
contest-related computer program can execute and that is created	305
by a fantasy contest player, or by a third party for a fantasy	306
contest player, to automate processes on a fantasy contest	307

platform.	308
Sec. 3774.02. (A) A fantasy contest operator may not offer_	309
a fantasy contest in this state without first obtaining a	310
license from the commission.	311
(B)(1) Before obtaining a license to operate fantasy	312
contests in this state, a fantasy contest operator shall pay to	313
the commission a nonrefundable initial license fee of thirty	314
thousand dollars.	315
(2) Unless a license issued under this chapter is	316
suspended, expires, or is revoked, a license may be renewed.	317
Before obtaining a renewal license, a fantasy contest operator	318
shall pay to the commission a nonrefundable license fee of	319
thirty thousand dollars. After a determination by the commission	320
that the licensee is in compliance with this chapter and rules	321
adopted by the commission under this chapter or division (L) of	322
section 3772.03 of the Revised Code, the license shall be	323
renewed for not more than three years, as determined by	324
commission rule adopted under this chapter or division (L) of	325
section 3772.03 of the Revised Code.	326
(C) Notwithstanding division (B) of this section, the	327
commission may investigate a licensee at any time the commission	328
determines it is necessary to ensure that the licensee remains	329
in compliance with this chapter and the rules adopted under this	330
<pre>chapter or division (L) of section 3772.03 of the Revised Code.</pre>	331
Any fantasy contest operator that applies for or holds a license	332
under this chapter shall establish the operator's suitability	333
for a license by clear and convincing evidence.	334
Sec. 3774.03. The commission shall adopt rules under	335
Chapter 119 of the Povised Code as are recessary to complete	336

the functions and address the subjects enumerated in division	337
(A) of this section.	338
(A) The commission may adopt, and as advisable and	339
necessary may amend or repeal, rules that include all of the	340
<pre>following:</pre>	341
(1) Prohibiting fantasy contest operator's employees,	342
relatives living in the same household as those employees, and	343
athletes and referees in the underlying professional sports	344
competitions from competing in any public fantasy contest	345
offered by the fantasy contest operator or from sharing any	346
<pre>material nonpublic information with third parties;</pre>	347
(2) Ensuring fantasy contest operators prohibit access to	348
both of the following:	349
(a) Individuals under eighteen years of age;	350
(b) Individuals who, upon request, seek to restrict	351
themselves from entering fantasy contests.	352
(3) Ensuring fantasy contest operators segregate fantasy	353
contest player funds from operational funds or maintain a	354
reserve that exceeds the amount of player funds on deposit,	355
which reserve may not be used for operational activities. These	356
reserve funds may take the form of cash, cash equivalents,	357
payment processor reserves, payment processor receivables, an	358
irrevocable letter of credit, a bond, or a combination thereof,	359
in an amount that must exceed the total balances of the fantasy	360
<pre>contest player's accounts.</pre>	361
(4) Prescribing requirements related to beginning players	362
and highly experienced players;	363
(5) Prescribing requirements for internal procedures,	364

including at a minimum, procedures for all of the following:	365
(a) Complying with all applicable state and federal	366
requirements to protect the privacy and online security of	367
fantasy contest players and their accounts;	368
(b) Suspending the accounts of players who violate this	369
chapter and the rules adopted by the commission under this	370
<pre>chapter or division (L) of section 3772.03 of the Revised Code;</pre>	371
(c) Providing fantasy contest players with access to	372
information on playing responsibly and seeking assistance for	373
<pre>compulsive behavior;</pre>	374
(d) Establishing the maximum number of entries that a	375
fantasy contest player may submit to each fantasy contest;	376
(e) Any other procedure that the commission determines	377
necessary in the rules adopted under this chapter or division	378
(L) of section 3772.03 of the Revised Code.	379
(6) Requiring a license application to require an	380
applicant for a fantasy contest operator license to designate at	381
<u>least one key employee as a condition to obtain a license;</u>	382
(7) Establishing the length of time, which shall be not	383
more than three years, that a fantasy contest operator license	384
and renewal license shall be valid;	385
(8) Any other procedure or thing that the commission	386
determines necessary to ensure the integrity of fantasy sports	387
contests.	388
(B) The commission may not adopt rules limiting or	389
regulating the statistical makeup of a game or contest, or the	390
digital platform of a fantasy contest operator. Nothing in this	391
section prohibits the commission from adopting rules	392

establishing consumer protections.	393
Sec. 3774.04. (A) Each fantasy contest operator shall	394
retain and maintain in a place secure from theft, loss, or	395
destruction all of the records required to be maintained by this	396
chapter for at least five years from the date of the record's	397
<pre>creation.</pre>	398
(B) Each fantasy contest operator shall retain and	399
maintain accurate, complete, legible, and permanent records,	400
whether in electronic or other format, of any books, records, or	401
documents relating to the fantasy contest operator's business	402
and accounting operations, which includes all of the following:	403
(1) The fantasy contest operator's business and	404
organizational structure;	405
(2) Correspondence with or by, or reports to or from, the	406
commission, or any local, state, or federal governmental agency,	407
<pre>foreign or domestic;</pre>	408
(3) The fantasy contest operator's financial statements,	409
accounting records, ledgers, and internal and external audit	410
records;	411
(4) All records related to the conduct of fantasy contests	412
by the fantasy contest operator in this state;	413
(5) Any materials used to advertise, publicize, or	414
otherwise promote the fantasy contest operator's fantasy	415
<pre>contests in this state;</pre>	416
(6) Any other books, records, or documents the commission	417
requires the fantasy contest operator to retain and maintain, in	418
rules adopted by the commission under this chapter or division	419
(L) of section 3772.03 of the Revised Code.	420

(C) Each fantasy contest operator shall organize all	421
required records in a manner that enables the commission to	422
locate, inspect, review, and analyze the records with reasonable	423
ease and efficiency and, upon request, provide the commission or	424
its executive director, or duly authorized designee thereof,	425
with the records required to be retained and maintained by this	426
section.	427
Sec. 3774.05. (A) A fantasy contest operator offering a	428
fantasy contest in this state shall contract with a third party	429
to perform an independent audit, consistent with the standards	430
established by the American institute of certified public	431
accountants, to ensure compliance with this chapter and any	432
rules adopted under this chapter or division (L) of section	433
3772.03 of the Revised Code. The audit shall be performed at	434
least once every three years unless otherwise ordered by the	435
commission.	436
(B) A fantasy contest operator offering a fantasy contest	437
in this state shall contract with a third party to perform an	438
annual independent financial audit, consistent with the	439
standards established by the American institute of certified	440
<pre>public accountants.</pre>	441
(C) Any third party contracted to perform an audit under	442
this section shall be approved by the commission before the	443
audit engagement. The fantasy contest operator shall submit the	444
audit results to the commission.	445
Sec. 3774.06. (A) A fantasy contest may not be offered on	446
any kiosk or machine physically located in a retail business	447
location.	448
(B) A fantasy contest operator operating in this state	449

shall not do any of the following:	450
(1) Operate or offer a fantasy contest based upon any	451
university, college, high school, or youth sporting event;	452
(2) Allow the use of scripts unless the scripts are made	453
readily available to all fantasy contest players;	454
(3) Employ false, deceptive, or misleading advertising, or	455
advertising that is not based upon fact; or	456
(4) Target players that have restricted themselves from	457
entering fantasy contests under the procedures for doing so as	458
required by the commission, or persons under eighteen years of	459
age, in the fantasy contest operator's advertising.	460
Sec. 3774.07. The commission, in an adjudication conducted	461
under Chapter 119. of the Revised Code, may penalize, limit,	462
condition, restrict, suspend, revoke, deny, or refuse to renew	463
the license of any licensee or applicant. The commission may	464
take into account any relevant aggravating or mitigating factors	465
without in any manner limiting the authority of the commission	466
to impose the level and type of discipline the commission	467
considers appropriate.	468
Sec. 3774.08. (A) Any information concerning the fantasy	469
contest operator's internal procedures, personal information,	470
financial information, trade secret information, and information	471
protected by the attorney-client privilege submitted, collected,	472
or gathered in relation to an application or license under this	473
chapter is confidential and not subject to disclosure by any	474
state agency or political subdivision as a record under section	475
149.43 of the Revised Code.	476
(B) The commission may share the information referenced in	477
this section with, or disclose the information to, any	478

appropriate governmental or licensing agency if the agency that	479
receives the information complies with the same requirements	480
regarding confidentiality as those with which the commission	481
must comply.	482
Sec. 3774.09. Fantasy contests offered in accordance with	483
this chapter and the rules adopted by the commission under this	484
chapter or division (L) of section 3772.03 of the Revised Code	485
are exempt from Chapter 2915. of the Revised Code.	486
Section 2. That existing section 3772.03 of the Revised	487
Code is hereby repealed.	488
Section 3. Notwithstanding sections 3774.02, 3774.03, and	489
3774.05 of the Revised Code as enacted by this act, fantasy	490
contest operators offering fantasy contests in this state on the	491
effective date of this act may continue to offer fantasy	492
contests without interruption, provided that the operator files	493
an application for licensure with the Ohio Casino Control	494
Commission within thirty days of the application's availability,	495
until the application for licensure has been approved or denied.	496