By Senator Hutson

	7-00751C-24 20241566
1	A bill to be entitled
2	An act relating to fees; creating s. 546.151, F.S.;
3	requiring applicants for a fantasy sports contest
4	operator license to pay a specified application fee;
5	requiring contest operators to pay a specified annual
6	license renewal fee; prohibiting such fees from
7	exceeding a specified amount; requiring applicants and
8	contest operators to provide certain written evidence;
9	requiring contest operators to remit certain fees;
10	specifying that the costs for certain fingerprint
11	processing and retention shall be borne by applicants;
12	authorizing the Florida Gaming Control Commission to
13	charge a specified handling fee related to fingerprint
14	processing; requiring certain fees to be deposited
15	into the Pari-mutuel Wagering Trust Fund; providing a
16	contingent effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Section 546.151, Florida Statutes, is created to
21	read:
22	546.151 Fees
23	(1) An applicant for a license as a fantasy sports contest
24	operator shall pay an initial license application fee of \$1
25	million to the commission, and an applicant seeking to renew a
26	fantasy sports contest operator license shall pay an annual
27	license renewal fee of \$250,000 to the commission; however, the
28	respective fees may not exceed 10 percent of the difference
29	between the amount of entry fees collected by a contest operator

## Page 1 of 3

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

l	7-00751C-24 20241566
30	from the operation of fantasy sports contests in this state and
31	the amount of cash or cash equivalents paid to contest
32	participants in this state. The commission shall require a
33	contest operator applicant to provide written evidence of the
34	proposed amount of entry fees and cash or cash equivalents to be
35	paid to contest participants during the annual license period.
36	Before a license renewal, a contest operator must provide
37	written evidence to the commission of the actual entry fees
38	collected and cash or cash equivalents paid to contest
39	participants during the previous period of licensure. Before a
40	license renewal, a contest operator must remit to the commission
41	any difference in a license fee which results from the
42	difference between the proposed amount of entry fees and cash or
43	cash equivalents paid to contest participants and the actual
44	amounts collected and paid during the previous period of
45	licensure.
46	(2) Fees for state and federal fingerprint processing and
47	retention shall be borne by an applicant for a contest operator
48	license. The state cost for fingerprint processing shall be as
49	provided in s. 943.053(3)(e) for records provided to persons or
50	entities other than those specified as exceptions therein.
51	(3) The commission also may charge a \$2 handling fee for
52	each set of fingerprints submitted for a contest operator
53	license.
54	(4) All fees collected by the commission under this section
55	shall be deposited into the Pari-mutuel Wagering Trust Fund.
56	Section 2. This act shall take effect on the same date that
57	SB or similar legislation takes effect, if such legislation
58	is adopted in the same legislative session or an extension

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

7-00751C-24

## 59 thereof and becomes a law.

20241566\_\_\_