

	<b>Potential Modification or Repeal</b>	<b>Related Legislation</b>
1	Redefine that an “allowable event and related activities” includes only the charity gaming event and not other special events and activities that may occur on the same day or dates as the charity gaming activity.	There is currently no definition for "related activities" with regard to Charity Gaming. However, other definitions for gaming-type events, such as a "Casino Gambling Operation" includes "without limitation, the purveying of: (1) food; (2) beverages; and (3) retail goods and services."
2	Allow gaming revenue to be used to pay salaries of full time or permanent part-time staff (defined as those who have worked for the organization for 90 days prior to the charity gaming event) employed by the organization to perform mission-related services.	IC 4-32.2-2-18.5 defines a "full-time employee"
3	Allow credit cards to be used for related activities (not Charity Gaming events).	There is currently no definition for "related activities" with regard to Charity Gaming. Other definitions for allowable events, such as a "Casino Gambling Operation" includes, "without limitation, the purveying of: (1) food; (2) beverages; and (3) retail goods and services"
4	Redefine that an “Operator” or “Worker” does not include a volunteer/member who may be simply selling tickets or opportunities to participate in a charity gaming event prior to that event or drawing.	"Operator" is defined under IC 4-32.2-2-21 and "Worker" is defined in IC 4-32.2-2-30; additional description of "Operator" and "Worker" requirements are defined under "License Applications" IC 4-32.2-4-4(b)(7) and IC 4-32.2-4-4(c)(1)
5	Charge a flat fee based on the Commission’s assessment of the amount of work that goes into an average licensing process, to be capped at \$100 OR if it continues to be pro-rated, licensing fees should be	"Initial License Fee Schedule" is established in IC 4-32.2-6-2 and the "License Renewal Fee Schedule" is established in IC 4-32.2-6-3(c)

<b>Related Administrative Rules</b>
68 IAC 21-2-6(i) indicates that "Receipts from sales of any goods, services, or other property sold in direct connection with or because of any gambling aspect of an allowable event must be included in gross receipts as a related activity for purposes of the qualified organization's renewal fee."
N/A
68 IAC 21-3-2(r)(2) "Conducting an allowable event" explains that organizations "may not extend credit to any player"; it does not exclude credit for related activities but has apparently been enforced as though it does. However, 68 IAC 21-3-2(r)(1) does indicate that an organization may accept a "debit card from players when conducting an allowable event"
"Operator" is defined by the Commission in 68 IAC 21-1-15 and additionally "Operator" and "Worker" requirements are defined under " 68 IAC 21-2-1(b)(6)(B)(7) and 68 IAC 21-2-1(b)(9)
"License Fees" are described in 68 IAC 21-2-6(2)(c)