1 2	State of Arkansas 84th General Assembly	A Bill	Call Item 4
2	Second Extraordinary Session,		HOUSE BILL 1181
4	Second Extraordinary Session,	2005	HOUSE DILL 1101
4 5	By: Representative Jones		
6	5 1		
7			
8		For An Act To Be Entitled	
9	AN ACT TO	O AUTHORIZE HORSE RACING AND GREYH	IOUND
10	RACING F	RANCHISEES TO CONDUCT WAGERING ON	
11	ELECTRON	IC GAMES OF SKILL; AND FOR OTHER	
12	PURPOSES	•	
13			
14		Subtitle	
15	REGARI	DING AUTHORITY OF HORSE RACING AND)
16	GREYHO	OUND RACING FRANCHISEES TO CONDUCT	,
17	WAGERI	ING ON ELECTRONIC GAMES OF SKILL.	
18			
19			
20	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
21			
22	SECTION 1. Arkan	nsas Code Title 23, is amended to	add an additional
23	chapter to read as foll	LOWS:	
24	<u>CHAPTER 113 - WAGERING</u>	ON ELECTRONIC GAMES OF SKILL COND	UCTED BY HORSE RACING
25	AND GREYHOUND RACING FR	ANCHISEES	
26			
27	SUBCH	HAPTER 1 — GENERAL PROVISIONS	
28			
29	<u>23-113-101. Titl</u>	<u>.e.</u>	
30	<u>This chapter shal</u>	l be referred to and may be cited	as the "Horse Racing
31	and Greyhound Racing Fr	canchisee Electronic Games of Skil	<u>l Wagering Act".</u>
32			
33	<u>23-113-102. Defi</u>	.nitions.	
34	<u>As used in this c</u>	hapter:	
35	<u>(1)</u> "Arkan	isas Greyhound Racing Law" means t	<u>he Arkansas Greyhound</u>
36	<u>Racing Law, § 23-111-10</u>)] et seq.;	



1	(2) "Arkansas Horse Racing Law" means the Arkansas Horse Racing
2	Law, § 23-110-101 et seq.;
3	(3) "Commission" means the Arkansas Racing Commission or its
4	successor having jurisdiction over horse racing and greyhound racing in this
5	<u>state;</u>
6	(4) "Director" means the Director of the Department of Finance
7	and Administration;
8	(5)(A) "Electronic games of skill" means games played through
9	any electronic device or machine that affords an opportunity for the exercise
10	of skill or judgment where the outcome is not completely controlled by chance
11	alone.
12	(B) "Electronic games of skill" includes electronic
13	versions of games such as poker, twenty-one, checkers, games involving
14	formation of words with letters, and other electronic games affording an
15	opportunity for the exercise of skill or judgment where the outcome is not
16	completely controlled by chance alone;
17	(6) "Franchise holder" means any person holding a franchise to
18	conduct horse racing under the Arkansas Horse Racing Law or greyhound racing
19	under the Arkansas Greyhound Racing Law;
20	(7) "Net wagering revenues from electronic games of skill" means
21	the gross wagering revenues received by a franchise holder from wagers placed
22	by patrons on electronic games of skill, less amounts paid out, or separately
23	reserved under rules of the commission for future pay out, to patrons on the
24	wagers; and
25	(8) "Person" means any individual, corporation, partnership,
26	association, trust, or other entity.
27	
28	<u>SUBCHAPTER 2 — AUTHORIZATION OF WAGERING ON ELECTRONIC GAMES OF SKILL</u>
29	
30	23-113-201. Wagering on electronic games of skill permitted —
31	Conditions and limitations.
32	(a)(1) In addition to pari-mutuel wagering on horse and greyhound
33	racing authorized by the Arkansas Horse Racing Law and Arkansas Greyhound
34	Racing Law, respectively, any franchise holder may conduct wagering on
35	electronic games of skill in accordance with this chapter at any time or
36	times during the calendar year at locations on the grounds of the franchise

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1	holder's racetrack site where the franchise holder is authorized by the
2	commission to conduct pari-mutuel wagering on horse racing or greyhound
3	racing pursuant to the Arkansas Horse Racing Law or Arkansas Greyhound Racing
4	Law, as the case may be.
5	(2)(A) The franchise holder may not conduct wagering on
6	electronic games of skill under this chapter unless the question of the
7	wagering on electronic games of skill has been submitted to the electors of
8	the city, town, or county in which the franchise holder's racetrack site is
9	located where the wagering on electronic games of skill is to be conducted,
10	at a special or any regular election, and a majority of the electors voting
11	on the question shall have approved the wagering on electronic games of skill
12	at the election. If the racetrack site is located within the corporate
13	limits of a city or town, the question shall be submitted to the electors of
14	either the city, town, or county in which the racetrack site is located, as
15	requested by the franchise holder, and if the racetrack site is not located
16	within the corporate limits of a city or town, then the question shall be
17	submitted to the electors of the county in which the racetrack site is
18	located.
19	(B) The governing body of the city, town, or county, as
20	the case may be, shall submit the question to the electors as and when
21	requested by the franchise holder. The franchise holder may make requests on
22	one or more occasions, and elections so requested from time to time by the
23	<u>franchise holder may be held during any one or more calendar years as</u>
24	requested from time to time by the franchise holder, but not more than two
25	(2) special elections shall be held during any particular calendar year. The
26	cost incurred by the city, town, or county involved in conducting each
27	special election pursuant to the franchise holder's request shall be paid by
28	the franchise holder. The election shall be held and conducted under the
~~	the franchise houser. The effection shall be held and conducted under the
29	general election laws of the state except as otherwise provided in this
29 30	
	general election laws of the state except as otherwise provided in this
30	general election laws of the state except as otherwise provided in this subdivision (2).
30 31	general election laws of the state except as otherwise provided in this subdivision (2). (C) The ordinance shall set forth the ballot question
30 31 32	general election laws of the state except as otherwise provided in this subdivision (2). (C) The ordinance shall set forth the ballot question substantially as follows:
30 31 32 33	<pre>general election laws of the state except as otherwise provided in this subdivision (2).</pre>

1	Against wagering on electronic games of skill conducted by [name of
2	franchise holder] on the grounds of its racetrack site in
3	[city, town, or county] []
4	
5	As authorized by Arkansas Code § 23-113-201, the question presented is
6	whether or not wagering on electronic games of skill may be conducted by
7	[name of franchise holder] on the grounds of its
8	racetrack site in [city, town, or county]. Vote for or
9	against the question by marking the appropriate box above. Electronic games
10	of skill mean games played through any electronic device or machine that
11	afford an opportunity for the exercise of skill or judgment where the outcome
12	is not completely controlled by chance alone, and include electronic versions
13	of games such as poker, twenty-one, checkers, games involving formation of
14	words with letters, and other electronic games affording an opportunity for
15	the exercise of skill or judgment where the outcome is not completely
16	controlled by chance alone."
17	(D) Notice of the election shall be given by the clerk of
18	the city, town, or county involved by one (1) publication in a newspaper
19	having general circulation within the city, town, or county involved not less
20	than ten (10) days before the election. No other publication or posting of a
21	notice by any other public official shall be required.
22	(E) The election shall be held no earlier than fifteen
23	(15) days after the date of adoption of the ordinance in which the election
24	is called by the legislative body.
25	(F) The mayor of the city or town or the county judge of
26	the county, as the case may be, shall proclaim the results of the election by
27	issuing a proclamation and publishing it one (1) time in a newspaper having
28	general circulation within the city, town, or county involved. The results
29	of the election as stated in the proclamation shall be conclusive unless suit
30	is filed in the circuit court in the county where the election took place
31	within twenty (20) days after the date of publication of the proclamation.
32	(G) If and when the wagering on electronic games of skill
33	is approved at any election as provided in this subdivision, that approval
34	shall be final and shall continue in effect thereafter for so long as
35	wagering on electronic games of skill at the location involved is authorized
36	by the other provisions of this chapter, other than this subdivision $(a)(2)$

1	of this section.
2	(b)(l) In order to conduct wagering on electronic games of skill
3	during a calendar year, the franchise holder must have been licensed by the
4	commission to conduct a live racing meet within the calendar year or the
5	immediately preceding calendar year of either:
6	(A) Horse racing under the Arkansas Horse Racing Law; or
7	(B) Greyhound racing under the Arkansas Greyhound Racing
8	Law.
9	(2) However, the commission may waive this requirement if the
10	license was not issued because of events such as fire, storm, accident or
11	other casualty, epidemic, shortages of horses or greyhounds, war, sabotage,
12	acts of a public enemy, civil disturbances, strikes, labor disputes, work
13	stoppages, or similar events.
14	(c)(l) Wagering on electronic games of skill conducted by a franchise
15	holder in accordance with this chapter shall be lawful, notwithstanding any
16	laws or parts of laws of the State of Arkansas to the contrary.
17	(2) However, this chapter is not intended to authorize a lottery
18	or the sale of lottery tickets prohibited by Article 19, Section 14 of the
19	Arkansas Constitution.
20	(d)(1) In order to constitute an electronic game of skill under this
21	chapter, the game must not be completely controlled by chance alone.
22	(2) A game is not completely controlled by chance alone if the
23	betting public may attain through the exercise of skill or judgment a better
24	measure of success in playing the game than could be mathematically expected
25	on the basis of pure luck, i.e., on the basis of pure random chance alone.
26	(e)(1) Prior to conducting wagering on an electronic game of skill,
27	the franchise holder shall present to the commission a complete description
28	of the game and the electronic device or machine to be utilized in the play
29	of the game, the proposed rules of play, and such further information as the
30	commission determines is necessary or appropriate in order to effectively
31	carry out its regulatory functions in accordance with this chapter.
32	(2)(A) Within sixty (60) calendar days after the filing under
33	subdivision (e)(l), the commission shall make a finding as to whether the
34	game and electronic device or machine constitutes an electronic game of skill
35	authorized by this chapter.
36	(B) The finding shall further either approve the proposed

1	rules of play or recommend modifications as the commission determines are
2	necessary in the public interest in carrying out its regulatory functions in
3	accordance with this chapter.
4	(3) If the finding concludes that the game and electronic device
5	or machine constitutes an electronic game of skill authorized by this chapter
6	and approves the rules of play or, if applicable, the franchise holder
7	incorporates the changes recommended by the commission into the final rules
8	of play, the franchise holder may commence conducting wagering on the
9	electronic game of skill, subject to the other provisions of this chapter and
10	other applicable rules and regulations of the commission adopted pursuant to
11	this chapter.
12	(4) If the finding concludes that the game and electronic device
13	or machine does not constitute an electronic game of skill authorized by this
14	chapter or recommends changes in the proposed rules of play, the commission
15	shall provide the franchise holder with the opportunity for a hearing by the
16	commission before the finding is made final by the commission.
17	(f) For each electronic game of skill, the commission shall provide by
18	appropriate rule or regulation the specifications for establishing that
19	patrons, in the aggregate, exercising some degree of skill or judgment will,
20	over the expected lifetime of the electronic game of skill, obtain a payout
21	of at least eighty-three percent (83%) of the aggregate amounts wagered on
22	the electronic game of skill.
23	(g) Wagers on electronic games of skill may be made only by
24	individuals physically present at the location on the grounds of the
25	franchise holder's authorized racetrack site as set forth in subsection (a)
26	of this section where electronic games of skill are located and being
27	operated in accordance with this chapter.
28	(h) No individual under the age of twenty-one (21) years shall be
29	intentionally allowed to place wagers on electronic games of skill, and the
30	commission shall provide by rule or regulation appropriate supervisory
31	procedures for franchise holders to follow in order to safeguard against
32	individuals under the age of twenty-one (21) years placing wagers on
33	electronic games of skill.
34	
35	SUBCHAPTER 3 — ARKANSAS RACING COMMISSION
36	

1	23-113-301. Jurisdiction of Arkansas Racing Commission.
2	Subject to the limitations and conditions in this chapter or other
3	applicable law, the commission shall have full administrative regulatory
4	jurisdiction over the business of electronic games of skill and wagering
5	thereon conducted by franchise holders under this chapter.
6	
7	23-113-302. Powers and duties.
8	(a) The Arkansas Racing Commission shall, in addition to all other
9	duties, powers, and responsibilities conferred upon it by other laws of this
10	state, exercise the duties, powers, and responsibilities over electronic
11	games of skill, and wagering thereon, as authorized in this chapter, and
12	without necessarily being limited to the following enumeration, but subject
13	to the other provisions of this chapter, it shall be the function, power, and
14	duty of the commission to:
15	(1) Regulate the specific games, devices, machines, and
16	equipment played and utilized in connection with wagering on electronic games
17	of skill, and the rules of play and methods of operation thereof, as
18	contemplated by this chapter, as well as appropriate security and
19	surveillance systems, in order to safeguard fairness and integrity in the
20	conduct and operation of electronic games of skill and wagering thereon;
21	(2) Regulate the specific times of operation and specific areas
22	of the franchise holder's premises where wagering on electronic games of
23	skill may be conducted;
24	(3) Prescribe the procedures for issuing licenses to employees
25	of the franchise holder conducting electronic games of skill and wagering
26	thereon, including, without limitation, the information to be submitted by
27	the individuals in connection with their background, employment, experience,
28	and character, as reasonably necessary to determine the individual's
29	qualifications and suitability for the position;
30	(4) Prescribe the procedures for issuing licenses to persons
31	supplying electronic games of skill to the franchise holder, including,
32	without limitation, the information to be submitted by the persons in
33	connection with their background, experience, character, business activities,
34	and financial affairs, as reasonably necessary to determine the person's
35	qualifications and suitability for supplying electronic games of skill to
36	franchise holders for use in accordance with this chapter;

1	(5) Have authority to enter upon the premises where electronic
2	games of skill are being operated and to observe the conduct of wagering
3	thereon; and
4	(6) Take such other action, not inconsistent with law, as the
5	commission may deem necessary or desirable in order to supervise and
6	regulate, and to effectively control in the public interest, the operation of
7	electronic games of skill and conduct of wagering thereon as authorized by
8	this chapter.
9	(b) The commission shall have the authority to promulgate, revise,
10	amend, and repeal rules, regulations, and orders, consistent with the policy,
11	objects, and purposes of this chapter, as it reasonably deems necessary or
12	desirable in the public interest in carrying out the provisions of this
13	chapter.
14	
15	23-113-303. Licenses for employees and supplies.
16	(a) The Arkansas Racing Commission shall have the authority to require
17	persons employed by the franchise holder in the conduct of wagering on
18	electronic games of skill to obtain a license from the commission under
19	procedures generally consistent with the licensing procedures otherwise
20	applicable to other employees of the franchise holder engaged in the conduct
21	of pari-mutuel wagering on horse racing or greyhound racing, as the case may
22	be.
23	(b)(1) No person may sell or otherwise supply electronic games of
24	skill to a franchise holder for the conduct of wagering thereon as authorized
25	in this chapter unless the person has:
26	(A) Demonstrated to the satisfaction of the commission
27	that the person has the capability and qualifications necessary to reasonably
28	furnish the equipment and perform the services to be provided by the
29	supplier; and
30	(B) Obtained a license from the commission.
31	(2) Each supplier shall pay to the commission an annual license
32	fee in the amount of one hundred dollars (\$100) per year for each year or
33	part thereof that the license is in effect.
34	(c) Any person knowingly making any false statement on an employee
35	application or a supplier license application under this chapter shall be
36	guilty of an unclassified misdemeanor and upon conviction shall be fined an

1	amount no less than one hundred dollars (\$100) nor greater than one thousand
2	dollars (\$1,000), or by imprisonment for no more than one (1) year, or by
3	both fine and imprisonment.
4	
5	<u>23-113-304. Hearings.</u>
6	(a)(l) If any franchise holder or other person is aggrieved by any
7	action of the Arkansas Racing Commission, the franchise holder or other
8	person shall be entitled to a hearing by the commission.
9	(2) The hearing shall be conducted in accordance with the rules
10	and procedures governing other commission hearing.
11	(b)(1) At the conclusion of the hearing, the commission shall make its
12	findings to be the basis for the action taken by the commission.
13	(2) The findings and orders of the commission shall be subject
14	to review in the Pulaski County Circuit Court, from which an appeal may be
15	taken to the Arkansas Supreme Court.
16	
17	SUBCHAPTER 4 — CONTRIBUTION TO PURSES AND
18	ARKANSAS THOROUGHBRED AND GREYHOUND BREEDING PROGRAMS
19	
20	23-113-401. Contribution to purses and promotion of Arkansas
21	thoroughbred and greyhound breeding activities.
22	(a) An amount equal to twelve percent (12%) of the net wagering
23	revenues from electronic games of skill shall be set aside by the franchise
24	holder in a separate account and used only for purses for live horse racing
25	or live greyhound racing conducted by the franchise holder, as the case may
26	be.
27	(b) With respect to a franchise holder operating a franchise to
28	conduct horse racing, an amount equal to one percent (1%) of the net wagering
29	revenues from electronic games of skill conducted by the horse racing
30	franchise holder shall be paid by the franchise holder to the Arkansas Racing
31	Commission for deposit into the Arkansas Racing Commission Purse and Awards
32	Fund to be used for purse supplements, breeders' awards, owners' awards, and
33	stallion awards as provided in § 23-110-409 in order to promote and encourage
34	thoroughbred horse breeding activities in Arkansas.
35	(c) With respect to a franchise holder operating a franchise to
36	conduct greyhound racing, an amount equal to one percent (1%) of the net

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1	wagering revenues from electronic games of skill conducted by the greyhound
2	racing franchise holder shall be paid by the franchise holder to the
3	commission to be used for breeders' awards as provided in the commission's
4	rules and regulations governing greyhound racing in Arkansas in order to
5	promote and encourage greyhound breeding activities in Arkansas.
6	(d)(1) The dedication of net wagering revenues from electronic games
7	of skill to purses and breeding activities as set forth in this section shall
8	not be subject to any contract or agreement between the franchise holder and
9	any organization representing horsemen or greyhound owners or trainers, to
10	the end that any contractual obligations for the use of moneys for purses
11	shall not apply to the funds dedicated to purses and breeding activities as
12	set forth in this section.
13	(2) The funds dedicated to purses and breeding activities as set
14	forth in this section are intended to be in addition to any contractual purse
15	obligations affecting moneys other than the amounts dedicated to purses and
16	breeding activities as set forth in this section, as well as in addition to
17	amounts required to be used for purses and breeding activities under
18	applicable provisions of the Arkansas Horse Racing Law and Arkansas Greyhound
19	Racing Law, as the case may be.
20	(e) The commission shall have jurisdiction to check and verify
21	compliance by the franchise holder with the provisions of this section and
22	shall make periodic determinations as to compliance under rules and
23	regulations adopted by the commission.
24	
25	SUBCHAPTER 5 – TAXES
26	
27	<u>23-113-501. Taxes.</u>
28	(a) A privilege tax is imposed on wagering on electronic games of
29	skill conducted under this chapter as follows:
30	(1) An amount equal to twenty-six percent (26%) of the net
31	wagering revenues from electronic games of skill shall be paid by the
32	franchise holder to the Director of the Department of Finance and
33	Administration for disposition under § 23-113-604;
34	(2) An amount equal to one-half of one percent (0.5%) of the net
35	wagering revenues from electronic games of skill shall be paid by the
36	franchise holder to the county in which the franchise holder is operating the

1	electronic games of skill; and
2	(3) An amount equal to one and one-half percent (1.5%) of the
3	net wagering revenues from electronic games of skill shall be paid by the
4	franchise holder to the city or town in which the franchise holder is
5	operating the electronic games of skill.
6	(b) Except as provided in § 23-113-502, the taxes shall be paid on a
7	monthly basis pursuant to rules and procedures adopted by the director.
8	(c) The taxes levied by this section are in lieu of any state or local
9	gross receipts, sales, or other similar taxes, and to this end the Arkansas
10	Gross Receipts Tax Act of 1941, as amended, § 26-52-101 et seq., shall not be
11	applicable to gross receipts derived by franchise holders from wagering on
12	electronic games of skill.
13	(d) The privilege tax payable to the director under subdivision $(a)(1)$
14	of this section shall be administered by the director pursuant to the
15	Arkansas Tax Procedure Act, § 26-18-101 et seq., provided regulatory
16	authority over licensing and other matters under this chapter not relating to
17	the administration, payment, and collection of the privilege tax shall remain
18	with the Arkansas Racing Commission.
19	
20	23-113-502. Prepayment of Privilege Tax to the State.
21	(a)(1) Upon the approval at a local election of wagering on electronic
22	games of skill as provided § 23-113-201(a)(2), and the results of the
23	election being so proclaimed and becoming conclusive as provided in § 23-113-
24	201(a)(2)(F), the franchise holder located in the city, town, or county, as
25	the case may be, where the approval and local election took place shall pay
26	to the Director of the Department of Finance and Administration the sum which
27	
28	is equal to the estimated total privilege tax payable by the franchise holder
	is equal to the estimated total privilege tax payable by the franchise holder to the director under § 23-113-501(a)(1) for the following twelve (12)
29	
29 30	to the director under § 23-113-501(a)(1) for the following twelve (12)
	to the director under § 23-113-501(a)(1) for the following twelve (12) months.
30	to the director under § 23-113-501(a)(1) for the following twelve (12) months. (b)(1) At the conclusion of the twelve-month period set out in
30 31	to the director under § 23-113-501(a)(1) for the following twelve (12) months. (b)(1) At the conclusion of the twelve-month period set out in subsection (a) of this section, the franchise holder shall calculate the
30 31 32	to the director under § 23-113-501(a)(1) for the following twelve (12) months. (b)(1) At the conclusion of the twelve-month period set out in subsection (a) of this section, the franchise holder shall calculate the actual amount of the privilege tax payable by the franchise holder to the
30 31 32 33	to the director under § 23-113-501(a)(1) for the following twelve (12) months. (b)(1) At the conclusion of the twelve-month period set out in subsection (a) of this section, the franchise holder shall calculate the actual amount of the privilege tax payable by the franchise holder to the director under § 23-113-501(a)(1) for that twelve-month period. The

1	section is less than the estimated total privilege tax paid to the director
2	under subsection (a) of this section, the difference will be a credit applied
3	to the monthly payments thereafter due under § 23-113-501(a)(1) until the
4	difference is reduced to zero. Any difference remaining after three (3)
5	years from the date of the payment set out in subsection (a) of this section
6	shall be a credit applied to any other taxes thereafter due from the
7	franchise holder to the State of Arkansas until the difference is reduced to
8	zero.
9	(3) If the amount calculated in subdivision (b)(1) of this
10	section exceeds the estimated total privilege tax paid to the director under
11	subsection (a) of this section, the difference will be immediately paid to
12	the director by the franchise holder.
13	
14	SUBCHAPTER 6 — MISCELLANEOUS
15	
16	23-113-601. Duty to maintain records.
17	A franchise holder operating electronic games of skill and conducting
18	wagering thereon under this chapter shall keep a complete set of books and
19	records as necessary to show fully the activities and transactions of the
20	franchise holder with respect to the operations and wagering conducted in
21	accordance with this chapter, and the Arkansas Racing Commission shall have
22	reasonable access to the books and records in order to verify compliance with
23	the provisions of this chapter and the rules and regulations of the
24	commission.
25	
26	23-113-602. Inconsistent statutes inapplicable.
27	(a) Title 5, Chapter 66 and all other laws and parts of laws
28	inconsistent with any of the provisions of this chapter are expressly
29	declared not to apply to any person engaged in, conducting or otherwise
30	participating in, operating electronic games of skill or wagering thereon as
31	authorized by this chapter.
32	(b) No person shall be guilty of any criminal offense set forth in
33	Title 5, Chapter 66 or any other law relating to illegal gambling to the
34	extent the person relied on any rule, regulation, order, finding, or other
35	determination by the Arkansas Racing Commission that the activity was
36	authorized by this chapter.

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1	
2	23-113-603. Pari-mutuel wagering on horse and greyhound racing.
3	(a) This chapter does not apply to, and for purposes of this chapter
4	electronic games of skill do not include, pari-mutuel wagering on horse
5	racing and greyhound racing governed by the Arkansas Horse Racing Law or
6	Arkansas Greyhound Racing Law, whether pari-mutuel wagering on live racing,
7	simulcast racing, or races conducted in the past and rebroadcast by
8	electronic means, to the end that pari-mutuel wagering on horse racing and
9	greyhound racing shall continue to be governed by the Arkansas Horse Racing
10	Law and Arkansas Greyhound Racing Law, respectively, and not by this chapter.
11	(b)(1) Provisions of the Arkansas Horse Racing Law and Arkansas
12	Greyhound Racing Law prohibiting wagering other than on horse or greyhound
13	races and other than under the pari-mutuel or certificate method of wagering
14	shall not apply to wagering on electronic games of skill conducted pursuant
15	to this chapter, and to this end the provisions of §§ 23-110-405(d)(1) and
16	(d)(2), 23-111-508(b), (d)(1), (d)(2), and (d)(4) and any other inconsistent
17	provisions of the Arkansas Horse Racing Law and Arkansas Greyhound Racing Law
18	shall not apply to wagering on electronic games of skill conducted in
19	accordance with this chapter.
20	(2) Wagering under this chapter is not required to be pari-
21	mutuel.
22	
23	23-113-604. Disposition of privilege taxes, license fees, etc.
24	(a) All privilege taxes received by the Director of the Department of
25	Finance and Administration under this chapter for the benefit of the state
26	shall be special revenues deposited by Treasurer of State to the credit of
27	the Educational Adequacy Trust Fund.
28	(b) All permit or license fees, penalties, and fines received by the
29	commission under this chapter, shall be deposited in the State Treasury as
30	general revenues.
31	
32	SECTION 2. Educational Adequacy Trust Fund.
33	(a) There is created on the books of the Treasurer of State, the
34	Auditor of State, and Chief Fiscal Officer of the State a special revenue
35	fund to be known as the Educational Adequacy Trust Fund.
36	(b) The Educational Adequacy Trust Fund shall consist of the revenues

1	provided under § 23-113-604(a) and other revenues as provided by law.
2	(c) On the last day of the month, the Treasurer of State shall
3	transfer amounts available in the Educational Adequacy Trust Fund to the
4	Department of Education Public School Fund Account established in § 19-5-305,
5	to be used for the purposes provided by law. The Treasurer of State shall
6	make the transfer after making the deductions required from the net special
7	revenues as set out in § 19-5-203(b)(2)(A).
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9	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the
10	General Assembly of the State of Arkansas that competition from outside the
11	State of Arkansas is having an adverse impact on the horse and greyhound
12	racing industry in this state; that these economic conditions adversely
13	affect the benefits to the State of Arkansas directly and indirectly accruing
14	from the horse and greyhound racing industries; that additional funds are
15	immediately needed to provide an equal opportunity for an adequate education;
16	that it is imperative to address immediately these competitive burdens and
17	revenue needs, and in order to accomplish these goals, essential to the
18	welfare of the State of Arkansas and its citizens and residents, the
19	provisions set forth in this act must be effective immediately. Therefore,
20	an emergency is declared to exist and this act being immediately necessary
21	for the preservation of the public peace, health, and safety shall become
22	effective on:
23	(1) The date of its approval by the Governor;
24	(2) If the bill is neither approved nor vetoed by the Governor,
25	the expiration of the period of time during which the Governor may veto the
26	bill; or
27	(3) If the bill is vetoed by the Governor and the veto is
28	overridden, the date the last house overrides the veto.
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