## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H1/22/09		
2	87th General Assembly	A Bill		
3	Regular Session, 2009		HOUSE BILL 111	1
4				
5	By: Representatives Pennartz, M	A. Martin, Glidewell, R. Green, Hoyt, Woo	ods, Pyle,Cook, Breedlove, G.	
6	Smith, Wells			
7				
8				
9		For An Act To Be Entitled		
10	AN ACT AME	ENDING ARKANSAS LAW CONCERNING		
11	CHARITABLE	E BINGO AND RAFFLES; AND FOR OT	HER	
12	PURPOSES.			
13				
14		Subtitle		
15	AMENDIN	NG ARKANSAS LAW CONCERNING		
16	CHARITA	ABLE BINGO AND RAFFLES.		
17				
18				
19	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF	ARKANSAS:	
20				
21	SECTION 1. Arkans	as Code § 23-114-102 is amende	d to read as follows:	
22	23-114-102. Defini	tions.		
23	As used in this ch	apter:		
24		d organization" means an organ	9	
25	license to conduct games	of bingo and raffles that is	a nonprofit tax-exempt	
26	religious, educational,	veterans, fraternal, service,	civic, medical,	
27	volunteer rescue service	, volunteer firefighters organ	ization, or volunteer	
28	police organization that	has been in continuing existe	nce as a nonprofit tax-	
29	exempt organization in t	his state for a period of not	less than five (5)	
30	years immediately prior	to conducting the game of bing	o or raffles.	
31	(B) A	nonprofit tax-exempt instrume	ntality of the United	
32	States Government is a s	ervice agency for the purpose	of this subdivision	
33	(1);			
34	(2)(A) "Bingo equ	ipment" means equipment and su	pplies used, made, or	
35	sold for the purpose of	use in bingo.		
36	(B) "	Bingo equipment" includes:		

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                             (i) A machine or other device from which balls or
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     other items are withdrawn to determine the letters and numbers or other
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     symbols to be called;
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                             (ii) A bingo face;
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                             (iii) A bingo ball; and
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                             (iv) Any other device commonly used in the direct
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     operation of a bingo game.
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                       (C) "Bingo equipment" is not intended and shall not be
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     construed to permit the participants to play the game through:
                             (i) Any electronic device or machine; or
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                             (ii) A pull-tab bingo ticket.
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                       (D) "Bingo equipment" does not include:
                             (i) A bingo game set commonly manufactured and sold
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     as a child's game for a retail price of twenty dollars ($20.00) or less,
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     unless the set or a part of the set is used in a game of bingo subject to
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     regulation under this chapter; or
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                             (ii) A commonly available component part of bingo
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     equipment such as a light bulb or fuse.
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                       (E)(3) "Bingo face" means a disposable sequentially
     numbered flat piece of paper that may be used one (1) time and that cannot be
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     reused after the game in which the bingo face was used has ended. The bingo
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     face is marked off into any number of squares in any arrangement of rows,
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     with each square being designated by number, letter, or combination of
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     numbers and letters, and with one (1) or more squares designated as a "free"
     space with the word "Arkansas" and a facsimile outline of a map of Arkansas
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26
     on the space;
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                 (3)(4) "Bingo session" means all activities incidental to the
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     conduct of a series of games of bingo by a licensed authorized organization,
     beginning when the first game of bingo of a bingo session is commenced by
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     calling the first bingo ball drawn, such session not to exceed five (5)
     consecutive hours during any one (1) twenty-four-hour calendar day;
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                 (4)(5) "Charitable purpose" means a purpose described by § 23-
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     114-504;
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                 (5) "Department" means the Department of Finance and
35
     Administration:
36
                 (6) "Director" means the Director of the Department of Finance
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## 1 and Administration;

- 2 (7)(6) "Distributor" means a person or business entity that sells, markets, or otherwise provides bingo equipment to a licensed
- 4 authorized organization;
- 5 (8)(7)(A) "Game of bingo" means a single game of the activity 6 commonly known as "bingo" in which the participants pay a sum of money for
- 7 the use of one (1) or more bingo faces.
- 8 (B) "Game of bingo" includes only a game in which the
- 9 winner receives a preannounced, fixed-dollar prize and in which the winner is
- 10 determined by the matching of letters and numbers on a bingo face imprinted
- 11 with at least twenty-four (24) numbers, with letters and numbers appearing on
- 12 objects randomly drawn and announced by a caller, in contemporaneous
- 13 competition among all players in the game;
- 14 (9)(8) "Gross receipts" means the total amount received from the
- 15 sale of raffle tickets and the sale, rental, transfer, or use of bingo faces
- 16 and entrance fees charged at premises at which games of bingo or raffles are
- 17 conducted without any deduction on account of prizes paid, losses, or any
- 18 other expenses whatsoever;
- 19  $\frac{(10)}{(9)}$  "Licensed authorized organization" means an authorized
- 20 organization that holds a license to conduct games of bingo or raffles;
- 21 (11)(10) "Manufacturer" means a person or business entity that
- 22 produces finished bingo equipment from raw materials, supplies, or subparts
- 23 and that sells, markets, or otherwise provides such equipment to a licensed
- 24 distributor;
- 25 (12)(11) "Person" means any individual, company, partnership,
- 26 limited liability company, joint venture, joint agreement, association,
- 27 mutual or otherwise, corporation, estate, trust, business trust, receiver,
- 28 trustee, syndicate, or any other private entity;
- 29 (13)(12) "Premises" means the area subject to the direct control
- 30 of and actual use by a licensed authorized organization to conduct games of
- 31 bingo. "Premises" includes a location or place;
- 32 (14)(13) "Primary business office" means the Arkansas location
- 33 at which all records relating to the primary purpose of a licensed authorized
- 34 organization are maintained in the ordinary course of business;
- 35 (15)(14)(A) "Raffle" means the selling of tickets to win a prize
- 36 awarded though a random drawing.

1	(B) provided that the term "raffle" shall "Raffle"
2	does not include any game played through the use of a machine or electronic
3	device; and
4	$\frac{(16)}{(15)}$ "Responsible person" means the person or persons within
5	a licensed authorized organization that is responsible for organizing,
6	conducting, and otherwise administering the licensed authorized
7	organization's raffles or bingo sessions; and
8	(17) "Taxpayer" means a distributor of bingo equipment licensed
9	under this chapter.
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11	SECTION 2. Arkansas Code § 23-114-201 is amended to read as follows:
12	23-114-201. Control and supervision of games of bingo and raffles.
13	(a) The Director of the Department of Finance and Administration shall
14	administer this chapter under the <del>provisions of the</del> Arkansas Tax Procedure
15	Act, § 26-18-101 et seq.
16	(b) The director has <del>broad</del> authority <del>and shall exercise strict control</del>
17	and close supervision over all games of bingo and raffles conducted in this
18	state so that games of bingo and raffles are fairly conducted and the
19	proceeds derived from games of bingo and raffles are used only for an
20	authorized purpose.
21	(c) The Department of Finance and Administration may employ any
22	inspectors or other personnel that the director determines are necessary to
23	properly administer this chapter.
24	
25	SECTION 3. Arkansas Code § 23-114-202 is amended to read as follows:
26	23-114-202. Approval of bingo faces and raffle tickets.
27	(a) The Director of the Department of Finance and Administration by
28	rule shall provide <del>procedures for the approval of</del> <u>for the form of</u> bingo faces
29	and raffle tickets <u>used in the State of Arkansas</u> .
30	(b)(1) A licensed authorized organization shall not use or distribute
31	a bingo face unless the bingo face has been approved by the director.
32	(2) <del>(A) All bingo faces must be purchased by the licensed</del>
33	authorized organization from a distributor licensed under this chapter.
34	(B) Only one (1) game shall be played on each bingo face.
35	(c)(1) All bingo faces and raffle tickets must shall be preprinted on
36	paper or plastic in a form approved by the director

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1 (2) No electronic Electronic devices, machines, or facsimiles
2 may shall not be used as bingo faces, raffle tickets, or otherwise, by
3 participants of games of bingo or raffles conducted under this chapter.
4 (d) All bingo faces and raffle tickets must shall be sequentially
5 numbered at the time of printing.
6
7 SECTION 4. Arkansas Code § 23-114-302 is amended to read as follows

7 SECTION 4. Arkansas Code § 23-114-302 is amended to read as follows: 8 23-114-302. License fees — Authorized organizations.

- (a) An authorized organization license to conduct games of bingo and raffles may be issued to an authorized organization and is subject to renewal on an annual basis. The annual fee for this license shall be is one hundred dollars (\$100).
- (b) In lieu of the annual license issued under subsection (a) of this section, an authorized organization, at its request, may be issued one (1) or more of the following temporary authorized organization licenses:
- 16 (1) A temporary license to conduct one (1) bingo session. The 17 fee for this temporary license is <del>twenty-five dollars (\$25.00)</del> <u>fifteen</u> 18 dollars (\$15.00);
  - (2) A temporary license, to be known as a "Class I temporary raffle license", to conduct one (1) raffle other than a raffle under subdivision (b)(3) of this section. The fee for this temporary license is twenty-five dollars (\$25.00) fifteen dollars (\$15.00); and
  - (3) A temporary license, to be known as a "Class II temporary raffle license", to conduct one (1) raffle in which the total prize package to be given away has been donated and has a total value of less than five hundred dollars (\$500) five thousand dollars (\$5,000). The fee for this temporary license is ten dollars (\$10.00).

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29 SECTION 5. Arkansas Code § 23-114-307 is amended to read as follows:

31 (a) A distributor license may be issued to a distributor of bingo 32 equipment and is subject to renewal on an annual basis. The annual fee for 33 this license shall be two thousand five hundred dollars (\$2,500) one thousand 34 five hundred dollars (\$1,500).

23-114-307. Licenses and fees - Distributors and manufacturers.

(b) A manufacturer license may be issued to a manufacturer of bingo equipment and is subject to renewal on an annual basis. The annual fee for

1 this license shall be two thousand five hundred dollars (\$2,500) one thousand 2 five hundred dollars (\$1,500). 3 4 SECTION 6. Arkansas Code § 23-114-308 is repealed. 5 23-114-308. Failure to file excise tax reports. 6 A distributor of bingo equipment licensed under this chapter shall not 7 be eligible to renew its license unless all excise tax reports required under 8 this chapter have been filed and all reported taxes are paid in full. 9 10 SECTION 7. Arkansas Code Title 23, Chapter 114, Subchapter 3 is 11 amended to add an additional section to read as follows: 12 23-114-309. Collection and disbursement of license fees. 13 The Department of Finance and administration shall deposit the revenue collected from the license fees levied under § 23-114-302 to the credit of 14 15 the General Revenue Fund Account of the State Apportionment Fund. 16 17 SECTION 8. Arkansas Code § 23-114-401(a), concerning bingo premises, is amended to read as follows: 18 19 (a)(1) Games of bingo shall not be conducted at more than one (1) 20 premises on property owned or leased by a licensed authorized organization. 21 (2) The Department of Finance and Administration shall not 22 license more than one (1) organization to conduct games of bingo at the same 23 premises One (1) or more organizations may conduct bingo games at the same premises so long as that premises is owned or leased by a licensed authorized 24 25 organization. 26 (3) Games of bingo under this chapter shall not be conducted 27 through any system that links the games of bingo or participants at one (1) 28 premises location to any other premises or participants. 29 (4) All participants in games of bingo shall be physically 30 present in person at the authorized premises in a single facility in order to play a game of bingo under this chapter. 31 32 33 SECTION 9. Arkansas Code § 23-114-405 is amended to read as follows: 23-114-405. Raffle and bingo records. 34 35 (a)(1) A licensed authorized organization shall provide to the 36 Director of the Department of Finance and Administration at the time of

- 1 application for license the address of its primary business office.
- 2 (2) If the licensed authorized organization maintains its raffle
- 3 and bingo records at a location other than the primary business office, the
- 4 licensed authorized organization shall provide the address of the location
- 5 where the records are maintained.
- 6 (b) Bingo and raffle records shall be maintained in Arkansas <u>in</u>
  7 accordance with generally accepted accounting practices.
- 8 (c) The director may provide by rule for different recordkeeping
  9 procedures for licensed authorized organizations based upon the amount of
  10 gross receipts of the licensed authorized organization.

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- 12 SECTION 10. Arkansas Code § 23-114-407 is amended to read as follows: 13 23-114-407. Bingo sessions.
- 14 (a)(1) A bingo session begins when the first game of bingo of the 15 bingo session is commenced by calling the first bingo ball drawn.
- 16 (2) A licensed authorized organization may conduct one (1) bingo 17 session per calendar day and shall not exceed two (2) three (3) bingo 18 sessions during any one (1) calendar week.
- 19 (b) A bingo session shall not exceed five (5) consecutive hours during 20 any one (1) twenty-four-hour calendar day.

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- 22 SECTION 11. Arkansas Code § 23-114-408 is amended to read as follows: 23 23-114-408. Prizes.
- 24 (a) A bingo prize shall not have a value of more than one thousand dollars (\$1,000) for a single game.
  - (b) For the total prizes of all games of bingo, a licensed authorized organization shall not offer or award during a single bingo session prizes with an aggregate value of more than seven thousand five hundred dollars (\$7,500) ten thousand dollars (\$10,000).
- 30 (c)(1) A licensed authorized organization shall not award or offer to 31 award a door prize with a value of more than two hundred fifty dollars (\$250) 32 per bingo session.
- 33 (2) This door prize value The value of the door prize under
  34 subdivision (c)(1) of this section shall not accrue against the bingo session
  35 prize limitation of seven thousand five hundred dollars (\$7,500) ten thousand
  36 dollars (\$10,000).

- 1 (d)(1) A bingo prize, other than cash, may be merchandise with a 2 recognized wholesale cost not to exceed one thousand dollars (\$1,000).
- 3 (2) A copy of the receipt for such merchandise under subdivision
  4 (d)(1) of this section shall be maintained in the licensed authorized
  5 organization's bingo records.
  - (e)(1) Except as otherwise provided in subdivision (e)(2) of this section, the total value of raffle prizes in a calendar year shall not exceed fifty thousand dollars (\$50,000).
- 9 (2) If the prizes were donated to the licensed authorized 10 organization, the total value of raffle prizes in a calendar year shall not 11 exceed one hundred thousand dollars (\$100,000), except as applicable to a 12 temporary license to conduct a raffle under § 23-114-302(b)(3).
  - (f)(1) A raffle prize may shall not exceed five hundred dollars (\$500) five thousand dollars (\$5,000) in cash.
- 15 (2) As used in this subsection (f), "cash" means coins, paper 16 currency, or a negotiable instrument that represents and is readily 17 convertible to coins or paper currency.

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- 19 SECTION 12. Arkansas Code § 23-114-501 is amended to read as follows: 20 23-114-501. Bingo and raffle accounts.
  - (a)(1) A licensed authorized organization with gross receipts from raffles or games of bingo in excess of five hundred dollars (\$500) per month shall establish and maintain one (1) regular checking account designated as the bingo and raffle account.
  - (2) A licensed authorized organization may also maintain an interest-bearing savings account designated as the bingo and raffle savings account.
  - (b)(1) A licensed authorized organization shall deposit into the bingo and raffle account all funds derived from the conduct of games of bingo and raffles, less the amount awarded as cash prizes. Except as provided by subdivision (b)(2) of this section, a deposit shall be made not later than the next business day after the day of the raffle or bingo session on which the receipts were obtained.
- 34 (2) A licensed authorized organization may deposit funds derived 35 from the conduct of a raffle or games of bingo that are paid through a debit 36 card transaction into the bingo fund not later than seventy-two (72) hours

1 after the transaction.

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- 2 (c)(1) A licensed authorized organization may lend money from its
  3 general fund to its bingo and raffle account if the organization requests and
  4 receives the prior approval of the Department of Finance and Administration.
  - (2) Except as provided by this section, no other funds may be deposited into the bingo and raffle account.
  - (d) A Except as provided in subsection (c) of this section, a licensed authorized organization shall not commingle gross receipts derived from the conduct of games of bingo and raffles with other funds of the organization.
- 10 (e) Except as permitted, the licensed authorized organization shall
  11 not transfer gross receipts to another account maintained by the licensed
  12 authorized organization.
- 13 (f) A licensed authorized organization shall maintain all of its 14 savings and checking accounts established under this section in a financial 15 institution in this state.

17 SECTION 13. Arkansas Code Title 23, Chapter 114, Subchapter 6 is 18 repealed.

23-114-601. Tax levied.

- (a)(1) There is levied an excise tax of one cent (1¢) upon the sale of each bingo face sold by a licensed distributor to a licensed authorized organization in this state.
- 23 (2) There is levied an excise tax of ten percent (10%) of the
  24 gross receipts derived from the sale of all bingo equipment other than bingo
  25 faces by a licensed distributor to a licensed authorized organization in this
  26 state.
  - (b) Items taxed under subsection (a) of this section shall be exempt from the Arkansas Gross Receipts Act of 1941, § 26-52-101 et seq., and the Arkansas Compensating Tax Act of 1949, § 26-53-101 et seq.

31 23-114-602. Payment and reporting of tax.

(a) The excise tax levied under this subchapter is due and payable by distributors that sold bingo faces and other bingo equipment to licensed authorized organizations in this state. The tax shall be reported and paid to the Department of Finance and Administration monthly on or before the fifteenth day of the month following the month of sale.

1	(b) The report shall be filed under oath on forms prescribed by the
2	Director of the Department of Finance and Administration.
3	(c) The director shall adopt any rules necessary for the proper
4	reporting and payment of the tax.
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6	23-114-603. Information to be reported.
7	(a) The excise tax report required under § 23-114-602 shall include
8	the following information:
9	(1) The total number of bingo faces and the gross receipts
10	derived from the sale of other bingo equipment sold to all licensed
11	authorized organizations in this state; and
12	(2) Any other information that the Director of the Department of
13	Finance and Administration determines is necessary to properly administer the
14	excise tax levied by this subchapter.
15	(b) A taxpayer shall maintain records to substantiate the contents of
16	each report.
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18	23-114-604. Record of prize winners.
19	The Director of the Department of Finance and Administration may
20	require a licensed authorized organization to maintain records relating to
21	prizes awarded at a raffle or bingo session.
22	
23	23-114-605. Collection and disbursement of excise tax and license fees.
24	The Department of Finance and Administration shall deposit the revenue
25	collected from the license fees levied under §§ 23-114-302 and 23-114-307,
26	and the excise tax levied in § 23-114-601 to the credit of the General
27	Revenue Fund Account of the State Apportionment Fund.
28	
29	23-114-606. Nonfiler tax assessments.
30	(a) If a distributor fails to file an excise tax report required under
31	this chapter, the Department of Finance and Administration shall make an
32	excise tax assessment for the period or periods for which the distributor
33	failed to report.
34	(b) The estimate shall be based on any information covering any period
35	possessed by the department.
36	(c) On the basis of the department's estimate, the department shall

1	compute and determine the amount of excise tax required to be paid along with	
2	any applicable interest and penalties authorized under the Arkansas Tax	
3	Procedure Act, § 26-18-101 et seq.	
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5	SECTION 14. Arkansas Code § 23-114-704 is amended to read as follows:	
6	23-114-704. Injunction.	
7	(a) If the Department of Finance and Administration has reason to	
8	believe that this chapter has been <del>or is about to be</del> violated, the Director	
9	of the Department of Finance and Administration may petition a court for	
10	injunctive relief to restrain the violation.	
11	(b)(1) Venue for an action seeking injunctive relief against a	
12	licensed distributor or a licensed manufacturer is in Pulaski County,	
13	Arkansas.	
14	(2) Venue for an action seeking injunctive relief against a	
15	licensed authorized organization is in the county where the licensed	
16	authorized organization resides.	
17	$\frac{(e)}{(b)}$ If the court finds that this chapter has been violated or is	
18	about to be violated, the court shall issue a temporary restraining order	
19	and, after due notice and hearing, a temporary injunction, and after a final	
20	trial, a permanent injunction to restrain the violation.	
21		
22	SECTION 15. Arkansas Code Title 23, Chapter 114, Subchapter 7 is	
23	amended to add an additional section to read as follows:	
24	23-114-706. Complaints.	
25	(a) If a person suspects a violation of this chapter, he or she may	
26	file a complaint concerning a licensed authorized organization with the	
27	Department of Finance and Administration.	
28		
29	SECTION 16. EMERGENCY CLAUSE. It is found and determined by the	
30	General Assembly of the State of Arkansas that current Arkansas law imposes $\underline{a}$	
31	burdensome tax on licensed authorized bingo organizations, that the tax	
32	produces revenues that far exceed funds necessary to administer and enforce	
33	bingo and raffle laws in this state, and that the tax should be repealed as	
34	soon as possible to relieve the burden on licensed authorized organizations	
35	and advance the charitable interests served by bingo games. Therefore, an	
36	emergency is declared to exist and this act being immediately necessary for	

1	the preservation of the public peace, health, and safety shall become
2	effective on:
3	(1) The date of its approval by the Governor;
4	(2) If the bill is neither approved nor vetoed by the Governor,
5	the expiration of the period of time during which the Governor may veto the
6	bill; or
7	(3) If the bill is vetoed by the Governor and the veto is
8	overridden, the date the last house overrides the veto.
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10	/s/ Pennartz
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