Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	As Engrossed: H3/11/99		
2	82nd General Assembly	A Bill	Act 1509 of 1999	
3	Regular Session, 1999		HOUSE BILL 2213	
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5	By: Representative Jones			
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8		For An Act To Be Entitled		
9	"AN ACT TO AMEND ARKANSAS CODE 23-111-509 TO CLARIFY			
10	THE CIRCUMSTANCES UNDER WHICH ITS PROVISIONS APPLY TO			
11	LIVE, ON-PREMISES RACING AND TO SIMULCAST RACING, AND			
12	FOR OTHER F	PROVI SI ONS. "		
13				
14		Subtitle		
15	"TO C	LARIFY THE CIRCUMSTANCES UNDER W	NHICH	
16	THE PI	ROVISIONS OF ARKANSAS CODE 23-11	11-	
17	509 APPLY TO LIVE, ON-PREMISES RACING			
18	AND TO	O SIMULCAST RACING."		
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20				
21	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:	
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23	SECTION 1. Arka	ansas Code 23-111-509(b) is amen	nded to read as follows:	
24	"(b)(1) In the c	calendar year 1995 and each cale	endar year thereafter,	
25	the franchise holder sh	hall withhold and retain for its	; own use and benefit	
26	sixteen percent (16%) d	of all moneys wagered <u>on live, o</u>	on-premises races up to	
27	and including one hundr	red twenty-five million dollars	(\$125, 000, 000) and	
28	twelve percent (12%) of	f all moneys wagered <u>on live, on</u>	<u>n-premises races</u> in	
29	excess of one hundred t	twenty-five million dollars (\$12	25, 000, 000).	
30	(2)(A) Fro	om the amount withheld and retai	ned by the franchise	
31	holder, the franchise h	holder shall agree that the foll	owing credits will be	
32	made in the following p	percentage amounts of all moneys	; wagered <u>on live, on-</u>	
33	<u>premises races</u> up to ar	nd including one hundred twenty-	five million dollars	
34	(\$125,000,000) per cale	endar year, which shall be in ad	ldition to any other	
35	credits or payments:			
36		(i) Seven-eighths of one perce	ent (.875%) to be used by	



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1 the franchise holder for supplements for increasing purses awarded at races 2 conducted at the franchise holder's facility; 3 (ii) Three-eighths of one percent (.375%) to the 4 institutions or funds described in §§ 23-111-503 - 23-11-505 and 23-111-515 on 5 a proportionate basis; (iii) One-fourth of one percent (.25%) to be used by 6 7 the franchise holder to maintain employee health benefits for the employees of 8 the franchise holder; 9 (iv) One-half of one percent (.5%) to be used by the franchise holder for capital improvements to be made by the franchise holder 10 11 at the racing facility; and 12 (v) One-half of one percent (.5%) to be used by the 13 franchise holder for promotions to be conducted by the franchise holder to encourage patronage and tourism. 14 15 (B) These credits will not accrue on moneys wagered on 16 live, on-premises races in excess of one hundred twenty-five million dollars 17 (\$125,000,000) per calendar year. 18 (C) The Arkansas Racing Commission may audit and verify 19 receipts and expenditures of the franchise holder in determining compliance 20 with this subdivision (b)(2). 21 (D) If there is a final determination by the commission 22 that any of the credits or payments provided in this subsection have not been used for the purposes herein specified, the franchise holder shall pay the 23 24 amount equal to any moneys used for an unauthorized purpose to the commission 25 for the use and benefit of the State of Arkansas. 26 (3) 'Capital improvements' as used in this section, shall include 27 all items and expenditures incurred for new construction with related equipment, reconstruction, renovation, reconditioning, and repairing of 28 29 facilities with related equipment, or for debt service on money borrowed by 30 the franchise holder for those enumerated purposes. In the case of capital 31 improvements, the commission may use a multiyear approach based on a multiyear program being undertaken by the franchise holder so that accountability for 32 33 expenditures may be based on expenditures made during the entire multiyear period out of the capital improvement moneys derived during the multiyear 34 35 period. " 36

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1 SECTION 2. Arkansas Code 23-111-509(c) is amended to read as follows: 2 "(c)(1) In the calendar year 1995 and each calendar year thereafter, 3 for all racing meets conducted by the franchise holder, the franchise holder 4 shall withhold and pay to the commission for the use and benefit of the State of Arkansas, as a privilege tax: 5 (A) Three percent (3%) of all moneys wagered on live, on-6 7 premises races up to and including one hundred twenty-five million dollars (\$125,000,000), together with one-third (1/3) of the odd cents or breaks; and 8 9 (B) Seven percent (7%) of all moneys wagered on live, onpremises races in excess of one hundred twenty-five million dollars 10 11 (\$125,000,000), together with one-third (1/3) of the odd cents or breaks. 12 (2) For all racing performances simultaneously televised by the 13 franchise holder in calendar year 1987 and each calendar year thereafter, but conducted at another race track facility, the franchise holder shall withhold 14 15 and pay to the commission for the use and benefit of the State of Arkansas: 16 (A) Two percent (2%) of all moneys wagered each day at the franchise holder's facility on simulcast races up to and including three 17 hundred fifty thousand dollars (\$350,000), together with one-third (1/3) of 18 the odd cents or breaks; 19 20 (B) Three percent (3%) of all moneys wagered each day at the franchise holder's facility on simulcast races in excess of three hundred 21 22 fifty thousand dollars (\$350,000), but less than or equal to five hundred thousand dollars (\$500,000), together with one-third (1/3) of the odd cents or 23 24 breaks; and (C) Six percent (6%) of all moneys wagered each day at the 25 26 franchise holder's facility on simulcast races in excess of five hundred thousand dollars (\$500,000), together with one-third (1/3) of the odd cents or 27 28 breaks." 29 SECTION 3. Arkansas Code 23-111-509(d) is amended to read as follows: 30 31 "(d) The franchise holder shall withhold and pay to the city or town in which the racing track is located two-thirds (2/3) of the odd cents or breaks 32 on all moneys wagered on live, on-premises racing and on simulcast racing, or, 33 if the track is not located within the corporate limits of a city or town, 34 35 then the two-thirds (2/3) of the odd cents or breaks on all money wagered on live, on-premises racing and on simulcast racing shall be paid to the county 36

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1 in which the track is located." 2 3 SECTION 4. It is hereby found and determined by the Eighty-Second 4 General Assembly of the State of Arkansas that confusion and conflict has developed over the proper interpretation of the provisions of Arkansas Code 5 § 23-111-509, as amended herein; that these amendments are necessary to 6 7 clarify and resolve such confusion and conflict, and are consistent with the original intent of past General Assemblies and with the interpretation 8 9 accorded by the Department of Finance and Administration and by the Arkansas 10 Racing Commission; and that these amendments therefore shall be retroactive to the dates of their respective, original dates of original enactment. 11 12 13 SECTION 5. All provisions of this act of a general and permanent nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 14 15 Revision Commission shall incorporate the same in the Code. 16 SECTION 6. If any provision of this act or the application thereof to 17 18 any person or circumstance is held invalid, such invalidity shall not affect 19 other provisions or applications of the act which can be given effect without 20 the invalid provision or application, and to this end the provisions of this 21 act are declared to be severable. 22 23 SECTION 7. All laws and parts of laws in conflict with this act are 24 hereby repealed. 25 26 SECTION 9. EMERGENCY CLAUSE. It is hereby found and determined by the Eighty-second General Assembly that this act is necessary in order to 27 eliminate confusion and conflict regarding the interpretation of Arkansas Code 28 29 23-111-509 and to facilitate the collection and distribution of funds as 30 referenced therein. Therefore, an emergency is declared to exist and this act 31 being immediately necessary for the preservation of the public peace, health 32 and safety shall become effective on the date of its approval by the Governor. 33 If the bill is neither approved nor vetoed by the Governor, it shall become effective on the expiration of the period of time during which the Governor 34 35 may veto the bill. If the bill is vetoed by the Governor and the veto is overridden, it shall become effective on the date the last house overrides the 36

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1	<u>veto.</u>		
2		/s/ Jones	
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