Stricken language would be deleted from and underlined language would be added to the Arkansas Constitution.

1	State of Arkansas
2	85th General Assembly
3	Regular Session, 2005
4	
5	By: Representative Ormond
6	
7	
8	HOUSE JOINT RESOLUTION
9	PROPOSING AN AMENDMENT TO THE ARKANSAS
10	CONSTITUTION TO ESTABLISH THE ARKANSAS
11	CORPORATION ON LOTTERIES AND WAGERING AS AN
12	INDEPENDENT PUBLIC CORPORATION; TO LICENSE
13	CHARITABLE BINGO; TO PROVIDE FOR A LOTTERY; TO
14	AUTHORIZE THE CORPORATION TO CONDUCT WAGERING
15	GAMES IN FACILITIES OWNED AND OPERATED BY THE
16	CORPORATION OR MAY ENTER INTO A CONTRACT WITH ANY
17	PERSON TO OPERATE WAGERING GAMES; TO REQUIRE
18	APPROVAL BY THE VOTERS OF A COUNTY BEFORE
19	WAGERING GAMES MAY BE CONDUCTED IN THE COUNTY; TO
20	ESTABLISH WAGERING DISTRICTS CONSISTING OF
21	COUNTIES THAT APPROVE THE CONDUCT OF WAGERING
22	GAMES; TO ESTABLISH WAGERING DISTRICT ADVISORY
23	COMMITTEES; TO PROVIDE THAT A PORTION OF THE
24	PROCEEDS FROM WAGERING GAMES, WAGERING
25	FACILITIES, AND ANCILLARY OPERATIONS SHALL BE
26	USED IN WAGERING DISTRICTS TO PROVIDE SUPPORT TO
27	LOCAL TAXING UNITS, REBATES TO TAXPAYERS FOR A
28	PORTION OF REAL PROPERTY TAXES PAID, AND
29	REIMBURSEMENT TO RESIDENTS FOR A PORTION OF THEIR
30	HEALTH INSURANCE PREMIUMS; TO AMEND SECTION 14 OF
31	ARTICLE 19 OF THE ARKANSAS CONSTITUTION TO
32	CONFORM WITH THIS PROPOSED AMENDMENT; AND FOR
33	OTHER PURPOSES.
34	
35	Subtitle
36	PROPOSING AN AMENDMENT TO THE ARKANSAS



HJR 1006

HJR1006

1	CONSTITUTION TO ESTABLISH THE ARKANSAS
2	CORPORATION ON LOTTERIES AND WAGERING AS
3	AN INDEPENDENT PUBLIC CORPORATION.
4	
5	
6	BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE EIGHTY-FIFTH GENERAL
7	ASSEMBLY OF THE STATE OF ARKANSAS AND BY THE SENATE, A MAJORITY OF ALL
8	MEMBERS ELECTED TO EACH HOUSE AGREEING THERETO:
9	
10	That the following is proposed as an amendment to the Constitution of
11	the State of Arkansas, and upon being submitted to the electors of the state
12	for approval or rejection at the next general election for Representatives
13	and Senators, if a majority of the electors voting thereon at the election,
14	adopt the amendment, the amendment shall become a part of the Constitution of
15	the State of Arkansas, to wit:
16	
17	SECTION 1. Definitions.
18	As used in this amendment:
19	(1) "Ancillary operations" means any of the following operated
20	in conjunction with a facility for wagering games:
21	(A) Lodging accommodations;
22	(B) Restaurants;
23	(C) Tennis courts, golf courses, or any other recreational
24	facilities; or
25	(D) Convention centers or entertainment facilities;
26	(2)(A) "Bingo" means a single game of the activity commonly
27	known as "bingo" in which the participants pay a sum of money for the use of
28	one (1) or more bingo cards.
29	(B) "Bingo" only includes a game in which the winner
30	receives a preannounced, fixed dollar prize and in which the winner is
31	determined by the matching of letters and numbers on a bingo card imprinted
32	with at least twenty-four (24) numbers, with letters and numbers appearing on
33	objects randomly drawn and announced by a caller, in contemporaneous
34	competition among all players in the game;
35	(3) "Charitable bingo" means the game of bingo that:
36	(A) Is operated by a nonprofit, tax-exempt religious,

1	educational, veterans, fraternal, service, civic, medical, volunteer rescue
2	service, volunteer firefighters organization, or volunteer police
3	organization that has been in continuing existence as a nonprofit tax-exempt
4	organization in this state for a period of not less than five (5) years
5	immediately prior to conducting the game of bingo; and
6	(B) Meets the following restrictions on the use of the
7	receipts from the conduct of bingo:
8	(i) All net receipts over and above the actual cost
9	of conducting charitable bingo must be used only for charitable, religious,
10	or philanthropic purposes; and
11	(ii) No receipts shall be used to compensate in any
12	manner any person who works for or is in any way affiliated with the
13	authorized organization;
14	(4) "Lottery game" means any procedure authorized by written
15	rule of the Arkansas Corporation on Lotteries and Wagering whereby prizes are
16	distributed among persons who have paid, or have unconditionally agreed to
17	pay, for tickets or shares that provide the opportunity to win such prizes;
18	(5) "Lottery game retailer" means any person with whom the
19	Arkansas Corporation on Lotteries and Wagering has contracted to sell tickets
20	or shares in lottery games to the public; and
21	(6) "Wagering games" means games in which participants risk any
22	property for gain contingent in whole or in part upon lot, chance, the
23	operation of a gaming device, or the happening or outcome of an event over
24	which the person taking a risk has no control.
25	
26	SECTION 2. Arkansas Corporation on Lotteries and Wagering.
27	(a) There is established the Arkansas Corporation on Lotteries and
28	Wagering as an independent public corporation.
29	(b) The corporation shall be subject to the laws applicable to a
30	nonprofit corporation except to the extent the laws are in conflict with this
31	amendment.
32	
33	SECTION 3. <u>Directors.</u>
34	(a) The directors of the Arkansas Corporation on Lotteries and
35	Wagering shall be selected as follows:
36	(1) One (1) director shall be elected from each of the

```
1
    congressional districts of the State of Arkansas; and
 2
                (2) The directors elected from the congressional districts shall
    select one (1) additional director who shall serve as president of the
 3
 4
    corporation.
 5
          (b) Directors elected from congressional districts:
 6
                 (1) Shall be elected at the regular biennial general election;
7
    and
8
                (2) Shall serve for terms of eight (8) years.
9
           (c) The director selected as president shall serve at the pleasure of
    the directors elected by congressional district.
10
11
           (d) No person shall serve as a director for more than two (2) terms,
12
    except that the president may serve as a director for no more than (10)
13
    years.
14
          (e) The president may vote in case of a tie vote.
15
          SECTION 4. Compensation.
16
17
          (a) The president of the Arkansas Corporation on Lotteries and
    Wagering may receive a salary as determined by the board of directors.
18
19
          (b)(1) The board of directors may employ such other persons as may be
20
    necessary.
21
                (2) However, the following persons shall be ineligible for
22
    employment:
23
                      (A) A person who is related within the second degree, by
24
    consanguinity or affinity, to a person serving as director of the
25
    corporation;
26
                      (B) A person who was once related within the second degree
27
    by affinity to a person serving as director of the corporation; and
28
                       (C) A director of the corporation or a person who has
    served as a director of the corporation.
29
30
31
          SECTION 5. Temporary provisions.
32
          (a)(1) Four (4) of the initial directors of the Arkansas Corporation
33
    on Lotteries and Wagering shall be appointed by the Governor. The Governor
34
    shall appoint one (1) director from each congressional district.
35
                (2) The Governor shall arrange the terms of the appointment so
36
    that:
```

1	(A) The terms of one (1) directors expires on December 31,
2	<u>2009;</u>
3	(B) The terms of one (1) directors expires on December 31,
4	<u>2011;</u>
5	(C) The terms of one (1) directors expires on December 31,
6	<u>2013; and</u>
7	(D) The terms of one (1) directors expires on December 31,
8	<u>2015.</u>
9	(b) Initial director who shall serve as president of the Arkansas
10	Corporation on Lotteries and Wagering shall be Mr. Charles Ormond of
11	Morrilton, Arkansas. Mr. Ormond shall take office on January 1, 2007.
12	
13	SECTION 6. <u>Charitable bingo.</u>
14	(a)(1) The Arkansas Corporation on Lotteries and Wagering shall have
15	authority to license and regulate the conduct of charitable bingo.
16	(2)(A) The corporation may charge a reasonable licensure fee.
17	(B) The fee shall be used by the corporation for the
18	administration of this section.
19	(b) Licensed charitable bingo shall not be a lottery prohibited by
20	this constitution.
21	
22	SECTION 7. <u>Statewide lottery.</u>
23	(a) The Arkansas Corporation on Lotteries and Wagering shall operate
24	<u>one (1) or more statewide lottery games.</u>
25	
	(b)(1) The corporation may operate lottery games through lottery game
26	(b)(1) The corporation may operate lottery games through lottery game <u>retailers.</u>
26 27	
27 28	retailers.
27	retailers. (2) The corporation may license lottery game retailers and may charge a reasonable license fee.
27 28	retailers. (2) The corporation may license lottery game retailers and may
27 28 29	retailers. (2) The corporation may license lottery game retailers and may charge a reasonable license fee. SECTION 8. <u>Wagering.</u> (a) The Arkansas Corporation on Lotteries and Wagering may conduct
27 28 29 30	retailers. (2) The corporation may license lottery game retailers and may charge a reasonable license fee. SECTION 8. Wagering.
27 28 29 30 31 32 33	retailers. (2) The corporation may license lottery game retailers and may charge a reasonable license fee. SECTION 8. <u>Wagering.</u> (a) The Arkansas Corporation on Lotteries and Wagering may conduct
27 28 29 30 31 32	retailers. (2) The corporation may license lottery game retailers and may charge a reasonable license fee. SECTION 8. Wagering. (a) The Arkansas Corporation on Lotteries and Wagering may conduct wagering games in facilities owned and operated by the corporation or may enter into a contract with any person to operate wagering games. (b)(1) Wagering games shall be conducted only in counties that have
27 28 29 30 31 32 33	retailers. (2) The corporation may license lottery game retailers and may charge a reasonable license fee. SECTION 8. Wagering. (a) The Arkansas Corporation on Lotteries and Wagering may conduct wagering games in facilities owned and operated by the corporation or may enter into a contract with any person to operate wagering games.

HJR1006

1	(2)(A) The question of whether to approve the conduct of
2	wagering games may be referred to the people by an ordinance of the quorum
3	court.
4	(B) The ordinance shall call a special election to be held
5	not less than thirty (30) days nor more than ninety (90) days after adoption
6	of the ordinance.
7	(c)(l)(A) The corporation may enter into an agreement with any the
8	owner of any thoroughbred racing track or greyhound racing track in the state
9	to license the owner to conduct wagering games at the track in addition to
10	the track's pari-mutuel wagering operations that are authorized by law.
11	(B) Approval of wagering games by the county is not
12	required as a condition for conducting wagering games at a thoroughbred
13	racing track or greyhound racing track that on December 31, 2006 is
14	authorized to conduct pari-mutuel wagering.
15	(2) The corporation may enter into agreements with the owner of
16	any thoroughbred racing track or greyhound racing track in the state to
17	simulcast races held at the track and to accept wagers at the facilities of
18	the corporation or the facilities of a person authorized by the corporation
19	to conduct wagering games.
20	(3) The corporation shall not have authority to regulate pari-
21	mutuel wagering at thoroughbred racing tracks or greyhound racing tracks.
22	
23	SECTION 9. <u>Wagering districts.</u>
24	(a)(1) After one (1) or more counties approve the conduct of wagering
25	games and wagering games are actually conducted in one (1) or more of the
26	approving counties, the corporation shall establish one (1) or more wagering
27	
	districts.
28	<u>districts.</u> (2) Any county that approves wagering shall be included in a
28 29	
	(2) Any county that approves wagering shall be included in a
29	(2) Any county that approves wagering shall be included in a wagering district. The counties in the district do not have to be
29 30	(2) Any county that approves wagering shall be included in a wagering district. The counties in the district do not have to be contiguous. A county that has not approved wagering shall not be included in
29 30 31	(2) Any county that approves wagering shall be included in a wagering district. The counties in the district do not have to be contiguous. A county that has not approved wagering shall not be included in a wagering district.
29 30 31 32	(2) Any county that approves wagering shall be included in a wagering district. The counties in the district do not have to be contiguous. A county that has not approved wagering shall not be included in a wagering district. (3) At least one (1) county in each wagering district shall have
29 30 31 32 33	(2) Any county that approves wagering shall be included in a wagering district. The counties in the district do not have to be contiguous. A county that has not approved wagering shall not be included in a wagering district. (3) At least one (1) county in each wagering district shall have a facility for wagering games.

1	and Wagering shall appoint a wagering district advisory committee. The
2	members of the wagering district advisory committee shall reside in the
3	district.
4	
5	SECTION 10. Disapproval of wagering by certain counties.
6	Disapproval of wagering by the voters of a county shall have no effect
7	on the conduct of pari-mutuel wagering by horseracing tracks and greyhound
8	racing tracks licensed under another law.
9	
10	SECTION 11. Ancillary operations - promotions - alcoholic beverages.
11	(a) The Arkansas Corporation on Lotteries and Wagering may conduct
12	ancillary operations in conjunction with any wagering facility.
13	(b) As a promotion, the corporation may give away lodging, food, non-
14	alcoholic or alcoholic beverages, or any other item of value.
15	(c) The corporation may serve alcoholic beverages at any time in any
16	wagering faculty.
17	(d) The corporation shall comply with alcoholic beverage laws not in
18	conflict with this section.
19	
20	SECTION 12. <u>Miscellaneous powers.</u>
21	(a) The Arkansas Corporation on Lotteries and Wagering shall have
22	power to:
23	(1) Sue and be sued and to contract by the corporate name;
24	(2)(A) Borrow money and issue negotiable evidences of debt.
25	(B) The corporation may execute negotiable notes or bonds
26	to obtain the funds needed to carry out its functions;
27	(3) Pledge its revenues including the income from operations,
28	and it may mortgage its property to secure the payment of money borrowed; and
29	(4)(A) Acquire by purchase, gifts, eminent domain, or otherwise,
30	all property necessary, useful or convenient for the use of the corporation
31	in the exercise of any of its duties.
32	(B) If eminent domain is exercised, it shall be exercised
33	in the same manner as provided for the exercise of eminent domain by the
34	Arkansas Game and Fish Commission.
35	(b) The Arkansas Corporation on Lotteries and Wagering may receive
36	funds appropriated by law.

1	
2	SECTION 13. Use of income - surplus funds.
3	(a) Moneys received by the Arkansas Corporation on Lotteries and
4	Wagering from the licensure of charitable bingo shall be used solely for the
5	administration of the charitable bingo licensure program.
6	(b) The net proceeds from the conduct of a lotteries after the payment
7	of administrative costs and lottery prizes shall be retained by the
8	corporation to support the functions of the corporation.
9	(c)(l) The net proceeds derived by the corporation in a wagering
10	district from wagering games, facilities for wagering games, and ancillary
11	operations shall be distributed as follows:
12	(A) Fourteen percent (14%) of the net proceeds shall be
13	distributed to the counties, municipalities, and school districts in the
14	wagering district. The amount shall be distributed among the counties,
15	municipalities, and school districts in proportion to the real property taxes
16	levied by each of the taxing authorities in the previous calendar year.
17	(B) Six percent (6%) of the net proceeds shall be used for
18	rebates to real property owners for real property taxes paid in the district.
19	(C)(i) Ten percent (10%) of the net proceeds shall be
20	placed in a trust fund and used by the corporation to reimburse residents of
21	the wagering district for a portion of their health insurance premiums.
22	(ii) An applicant for reimbursement shall provide
23	verification of payment of the health insurance premium and provide such
24	other information as the corporation determines to be necessary to administer
25	the reimbursement program.
26	(D) Seventy percent (70%) of the net proceeds shall be
27	retained by the corporation for operations.
28	(2) The General Assembly by law may increase the percentage of
29	the net proceed to be used subdivisions (c)(l)(A) or (c)(l)(B) and to make a
30	corresponding reduction in the net proceeds to be retained by the corporation
31	under subdivision (c)(l)(D).
32	(d) If the corporation determines that it has surplus funds not needed
33	for its operations, the corporation may remit all or a portion of the surplus
34	to the Treasurer of State as general revenues to be deposited in the State
35	Treasury to the credit of the State Apportionment Fund.
36	(e) The expenditure of moneys received by the corporation through its

1	operations shall not be subject to an appropriation by the General Assembly.
2	
3	SECTION 14. Section 14 of Article 19 of the Arkansas Constitution is
4	amended to read as follows:
5	<pre>§ 14. Lotteries prohibited.</pre>
6	No <u>Except as authorized by this constitution no</u> lottery shall be
7	authorized by this State, nor shall the sale of lottery tickets be allowed.
8	
9	SECTION 15. This amendment shall become effective January 1, 2007.
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25 26	
20	
28	
29	
30	
31	
32	
33	
34	
35	
36	