

## 101ST GENERAL ASSEMBLY

# State of Illinois

# 2019 and 2020

#### HB3896

Introduced 10/17/2019, by Rep. Lindsay Parkhurst

## SYNOPSIS AS INTRODUCED:

230 ILCS 10/13

from Ch. 120, par. 2413

Amends the Illinois Gaming Act. Includes the Village of Peotone among the municipalities to receive a percentage of adjusted gross receipts generated by a specified casino and standardbred racetrack in Cook County.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

1 AN ACT concerning gaming.

# Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Illinois Gambling Act is amended by changing
Section 13 as follows:

6 (230 ILCS 10/13) (from Ch. 120, par. 2413)

7 Sec. 13. Wagering tax; rate; distribution.

8 (a) Until January 1, 1998, a tax is imposed on the adjusted 9 gross receipts received from gambling games authorized under 10 this Act at the rate of 20%.

(a-1) From January 1, 1998 until July 1, 2002, a privilege tax is imposed on persons engaged in the business of conducting riverboat gambling operations, based on the adjusted gross receipts received by a licensed owner from gambling games authorized under this Act at the following rates:

16 15% of annual adjusted gross receipts up to and 17 including \$25,000,000;

18 20% of annual adjusted gross receipts in excess of 19 \$25,000,000 but not exceeding \$50,000,000;

20 25% of annual adjusted gross receipts in excess of 21 \$50,000,000 but not exceeding \$75,000,000;

30% of annual adjusted gross receipts in excess of
\$75,000,000 but not exceeding \$100,000,000;

35% of annual adjusted gross receipts in excess of
 \$100,000,000.

3 (a-2) From July 1, 2002 until July 1, 2003, a privilege tax 4 is imposed on persons engaged in the business of conducting 5 riverboat gambling operations, other than licensed managers 6 conducting riverboat gambling operations on behalf of the 7 State, based on the adjusted gross receipts received by a 8 licensed owner from gambling games authorized under this Act at 9 the following rates:

10 15% of annual adjusted gross receipts up to and 11 including \$25,000,000;

12 22.5% of annual adjusted gross receipts in excess of 13 \$25,000,000 but not exceeding \$50,000,000;

14 27.5% of annual adjusted gross receipts in excess of 15 \$50,000,000 but not exceeding \$75,000,000;

16 32.5% of annual adjusted gross receipts in excess of 17 \$75,000,000 but not exceeding \$100,000,000;

18 37.5% of annual adjusted gross receipts in excess of 19 \$100,000,000 but not exceeding \$150,000,000;

20 45% of annual adjusted gross receipts in excess of 21 \$150,000,000 but not exceeding \$200,000,000;

50% of annual adjusted gross receipts in excess of \$200,000,000.

(a-3) Beginning July 1, 2003, a privilege tax is imposed on
 persons engaged in the business of conducting riverboat
 gambling operations, other than licensed managers conducting

1 riverboat gambling operations on behalf of the State, based on 2 the adjusted gross receipts received by a licensed owner from 3 gambling games authorized under this Act at the following 4 rates:

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5 15% of annual adjusted gross receipts up to and
6 including \$25,000,000;

7 27.5% of annual adjusted gross receipts in excess of
8 \$25,000,000 but not exceeding \$37,500,000;

9 32.5% of annual adjusted gross receipts in excess of
10 \$37,500,000 but not exceeding \$50,000,000;

11 37.5% of annual adjusted gross receipts in excess of 12 \$50,000,000 but not exceeding \$75,000,000;

13 45% of annual adjusted gross receipts in excess of 14 \$75,000,000 but not exceeding \$100,000,000;

15 50% of annual adjusted gross receipts in excess of 16 \$100,000,000 but not exceeding \$250,000,000;

17 70% of annual adjusted gross receipts in excess of18 \$250,000,000.

An amount equal to the amount of wagering taxes collected under this subsection (a-3) that are in addition to the amount of wagering taxes that would have been collected if the wagering tax rates under subsection (a-2) were in effect shall be paid into the Common School Fund.

The privilege tax imposed under this subsection (a-3) shall no longer be imposed beginning on the earlier of (i) July 1, 26 2005; (ii) the first date after June 20, 2003 that riverboat

gambling operations are conducted pursuant to a dormant 1 2 license; or (iii) the first day that riverboat gambling 3 operations are conducted under the authority of an owners license that is in addition to the 10 owners licenses initially 4 5 authorized under this Act. For the purposes of this subsection 6 (a-3), the term "dormant license" means an owners license that is authorized by this Act under which no riverboat gambling 7 8 operations are being conducted on June 20, 2003.

9 (a-4) Beginning on the first day on which the tax imposed 10 under subsection (a-3) is no longer imposed and ending upon the 11 imposition of the privilege tax under subsection (a-5) of this 12 Section, a privilege tax is imposed on persons engaged in the 13 business of conducting gambling operations, other than 14 licensed managers conducting riverboat gambling operations on 15 behalf of the State, based on the adjusted gross receipts received by a licensed owner from gambling games authorized 16 17 under this Act at the following rates:

18 15% of annual adjusted gross receipts up to and 19 including \$25,000,000;

20 22.5% of annual adjusted gross receipts in excess of
21 \$25,000,000 but not exceeding \$50,000,000;

22 27.5% of annual adjusted gross receipts in excess of
23 \$50,000,000 but not exceeding \$75,000,000;

32.5% of annual adjusted gross receipts in excess of
\$75,000,000 but not exceeding \$100,000,000;

26 37.5% of annual adjusted gross receipts in excess of

1 \$100,000,000 but not exceeding \$150,000,000;

45% of annual adjusted gross receipts in excess of
\$150,000,000 but not exceeding \$200,000,000;

50% of annual adjusted gross receipts in excess of
\$200,000,000.

For the imposition of the privilege tax in this subsection (a-4), amounts paid pursuant to item (1) of subsection (b) of Section 56 of the Illinois Horse Racing Act of 1975 shall not be included in the determination of adjusted gross receipts.

10 (a-5) Beginning on the first day that an owners licensee 11 under paragraph (1), (2), (3), (4), (5), or (6) of subsection 12 (e-5) of Section 7 conducts gambling operations, either in a 13 temporary facility or a permanent facility, a privilege tax is 14 imposed on persons engaged in the business of conducting gambling operations, other than licensed managers conducting 15 16 riverboat gambling operations on behalf of the State, based on 17 the adjusted gross receipts received by such licensee from the gambling games authorized under this Act. The privilege tax for 18 19 all gambling games other than table games, including, but not limited to, slot machines, video game of chance gambling, and 20 21 electronic gambling games shall be at the following rates:

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15% of annual adjusted gross receipts up to and including \$25,000,000;

24 22.5% of annual adjusted gross receipts in excess of
25 \$25,000,000 but not exceeding \$50,000,000;

26

27.5% of annual adjusted gross receipts in excess of

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1 \$50,000,000 but not exceeding \$75,000,000;

32.5% of annual adjusted gross receipts in excess of
\$75,000,000 but not exceeding \$100,000,000;

37.5% of annual adjusted gross receipts in excess of
\$100,000,000 but not exceeding \$150,000,000;

45% of annual adjusted gross receipts in excess of
\$150,000,000 but not exceeding \$200,000,000;

50% of annual adjusted gross receipts in excess of
\$200,000,000.

10 The privilege tax for table games shall be at the following 11 rates:

12 15% of annual adjusted gross receipts up to and 13 including \$25,000,000;

14 20% of annual adjusted gross receipts in excess of 15 \$25,000,000.

For the imposition of the privilege tax in this subsection (a-5), amounts paid pursuant to item (1) of subsection (b) of Section 56 of the Illinois Horse Racing Act of 1975 shall not be included in the determination of adjusted gross receipts.

Notwithstanding the provisions of this subsection (a-5), for the first 10 years that the privilege tax is imposed under this subsection (a-5), the privilege tax shall be imposed on the modified annual adjusted gross receipts of a riverboat or casino conducting gambling operations in the City of East St. Louis, unless:

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(1) the riverboat or casino fails to employ at least

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1 450 people;

2 (2) the riverboat or casino fails to maintain 3 operations in a manner consistent with this Act or is not a 4 viable riverboat or casino subject to the approval of the 5 Board; or

6 (3) the owners licensee is not an entity in which
7 employees participate in an employee stock ownership plan.
8 As used in this subsection (a-5), "modified annual adjusted
9 gross receipts" means:

10 (A) for calendar year 2020, the annual adjusted gross 11 receipts for the current year minus the difference between 12 an amount equal to the average annual adjusted gross 13 receipts from a riverboat or casino conducting gambling 14 operations in the City of East St. Louis for 2014, 2015, 15 2016, 2017, and 2018 and the annual adjusted gross receipts 16 for 2018;

(B) for calendar year 2021, the annual adjusted gross receipts for the current year minus the difference between an amount equal to the average annual adjusted gross receipts from a riverboat or casino conducting gambling operations in the City of East St. Louis for 2014, 2015, 2016, 2017, and 2018 and the annual adjusted gross receipts for 2019; and

(C) for calendar years 2022 through 2029, the annual
 adjusted gross receipts for the current year minus the
 difference between an amount equal to the average annual

adjusted gross receipts from a riverboat or casino conducting gambling operations in the City of East St. Louis for 3 years preceding the current year and the annual adjusted gross receipts for the immediately preceding year.

6 (a-5.5) In addition to the privilege tax imposed under 7 subsection (a-5), a privilege tax is imposed on the owners 8 licensee under paragraph (1) of subsection (e-5) of Section 7 9 at the rate of one-third of the owners licensee's adjusted 10 gross receipts.

For the imposition of the privilege tax in this subsection (a-5.5), amounts paid pursuant to item (1) of subsection (b) of Section 56 of the Illinois Horse Racing Act of 1975 shall not be included in the determination of adjusted gross receipts.

(a-6) From June 28, 2019 (the effective date of Public Act 15 16 101-31) this amendatory Act of the 101st General Assembly until 17 June 30, 2023, an owners licensee that conducted gambling operations prior to January 1, 2011 shall 18 receive a 19 dollar-for-dollar credit against the tax imposed under this 20 Section for any renovation or construction costs paid by the owners licensee, but in no event shall the credit exceed 21 22 \$2,000,000.

Additionally, from <u>June 28, 2019</u> (the effective date of <u>Public Act 101-31</u>) this amendatory Act of the 101st General Assembly until December 31, 2022, an owners licensee that (i) is located within 15 miles of the Missouri border, and (ii) has

at least 3 riverboats, casinos, or their equivalent within a 1 2 45-mile radius, may be authorized to relocate to a new location with the approval of both the unit of local government 3 designated as the home dock and the Board, so long as the new 4 5 location is within the same unit of local government and no more than 3 miles away from its original location. Such owners 6 7 licensee shall receive a credit against the tax imposed under 8 this Section equal to 8% of the total project costs, as 9 approved by the Board, for any renovation or construction costs 10 paid by the owners licensee for the construction of the new 11 facility, provided that the new facility is operational by July 12 1, 2022. In determining whether or not to approve a relocation, the Board must consider the extent to which the relocation will 13 diminish the gaming revenues received by other Illinois gaming 14 15 facilities.

16 (a-7) Beginning in the initial adjustment year and through 17 the final adjustment year, if the total obligation imposed pursuant to either subsection (a-5) or (a-6) will result in an 18 19 owners licensee receiving less after-tax adjusted gross 20 receipts than it received in calendar year 2018, then the total amount of privilege taxes that the owners licensee is required 21 22 to pay for that calendar year shall be reduced to the extent 23 necessary so that the after-tax adjusted gross receipts in that calendar year equals the after-tax adjusted gross receipts in 24 25 calendar year 2018, but the privilege tax reduction shall not 26 exceed the annual adjustment cap. If pursuant to this

subsection (a-7), the total obligation imposed pursuant to 1 2 either subsection (a-5) or (a-6) shall be reduced, then the owners licensee shall not receive a refund from the State at 3 the end of the subject calendar year but instead shall be able 4 5 to apply that amount as a credit against any payments it owes to the State in the following calendar year to satisfy its 6 total obligation under either subsection (a-5) or (a-6). The 7 credit for the final adjustment year shall occur in the 8 9 calendar year following the final adjustment year.

10 If an owners licensee that conducted gambling operations 11 prior to January 1, 2019 expands its riverboat or casino, 12 including, but not limited to, with respect to its gaming floor, additional non-gaming amenities such as restaurants, 13 bars, and hotels and other additional facilities, and incurs 14 15 construction and other costs related to such expansion from 16 June 28, 2019 (the effective date of Public Act 101-31) this 17 amendatory Act of the 101st General Assembly until June 28, 2024 (the 5th anniversary of the effective date of Public Act 18 19 101-31) this amendatory Act of the 101st General Assembly, then 20 for each \$15,000,000 spent for any such construction or other 21 costs related to expansion paid by the owners licensee, the 22 final adjustment year shall be extended by one year and the 23 annual adjustment cap shall increase by 0.2% of adjusted gross receipts during each calendar year until and including the 24 25 final adjustment year. No further modifications to the final 26 adjustment year or annual adjustment cap shall be made after

\$75,000,000 is incurred in construction or other costs related 1 2 to expansion so that the final adjustment year shall not extend 3 beyond the 9th calendar year after the initial adjustment year, not including the initial adjustment year, and the annual 4 5 adjustment cap shall not exceed 4% of adjusted gross receipts in a particular calendar year. Construction and other costs 6 7 related to expansion shall include all project related costs, 8 including, but not limited to, all hard and soft costs, 9 financing costs, on or off-site ground, road or utility work, 10 cost of gaming equipment and all other personal property, initial fees assessed for each incremental gaming position, and 11 12 the cost of incremental land acquired for such expansion. Soft costs shall include, but not be limited to, legal fees, 13 14 architect, engineering and design costs, other consultant 15 costs, insurance cost, permitting costs, and pre-opening costs related to the expansion, including, but not limited to, any of 16 17 the following: marketing, real estate taxes, personnel, and out-of-pocket 18 training, travel expenses, supply, inventory, and other costs, and any other project related soft 19 20 costs.

To be eligible for the tax credits in subsection (a-6), all construction contracts shall include a requirement that the contractor enter into a project labor agreement with the building and construction trades council with geographic jurisdiction of the location of the proposed gaming facility. Notwithstanding any other provision of this subsection 1 (a-7), this subsection (a-7) does not apply to an owners 2 licensee unless such owners licensee spends at least 3 \$15,000,000 on construction and other costs related to its 4 expansion, excluding the initial fees assessed for each 5 incremental gaming position.

6 This subsection (a-7) does not apply to owners licensees 7 authorized pursuant to subsection (e-5) of Section 7 of this 8 Act.

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For purposes of this subsection (a-7):

10 "Building and construction trades council" means any 11 organization representing multiple construction entities that 12 are monitoring or attentive to compliance with public or 13 workers' safety laws, wage and hour requirements, or other 14 statutory requirements or that are making or maintaining 15 collective bargaining agreements.

16 "Initial adjustment year" means the year commencing on 17 January 1 of the calendar year immediately following the 18 earlier of the following:

(1) the commencement of gambling operations, either in
a temporary or permanent facility, with respect to the
owners license authorized under paragraph (1) of
subsection (e-5) of Section 7 of this Act; or

23 (2) June 28, 2021 (24 months after the effective date
24 of Public Act 101-31); this amendatory Act of the 101st
25 General Assembly,

26 provided the initial adjustment year shall not commence earlier

1 than <u>June 28, 2020 (</u>12 months after the effective date of 2 <u>Public Act 101-31</u>) this amendatory Act of the 101st General 3 Assembly.

4 "Final adjustment year" means the 2nd calendar year after
5 the initial adjustment year, not including the initial
6 adjustment year, and as may be extended further as described in
7 this subsection (a-7).

8 "Annual adjustment cap" means 3% of adjusted gross receipts 9 in a particular calendar year, and as may be increased further 10 as otherwise described in this subsection (a-7).

11 (a-8) Riverboat gambling operations conducted by a 12 licensed manager on behalf of the State are not subject to the 13 tax imposed under this Section.

(a-9) Beginning on January 1, 2020, the calculation of 14 15 gross receipts or adjusted gross receipts, for the purposes of 16 this Section, for a riverboat, a casino, or an organization 17 gaming facility shall not include the dollar amount of non-cashable vouchers, coupons, and electronic promotions 18 19 redeemed by wagerers upon the riverboat, in the casino, or in 20 the organization gaming facility up to and including an amount not to exceed 20% of a riverboat's, a casino's, or an 21 22 organization gaming facility's adjusted gross receipts.

The Illinois Gaming Board shall submit to the General Assembly a comprehensive report no later than March 31, 2023 detailing, at a minimum, the effect of removing non-cashable vouchers, coupons, and electronic promotions from this 1 calculation on net gaming revenues to the State in calendar 2 years 2020 through 2022, the increase or reduction in wagerers 3 as a result of removing non-cashable vouchers, coupons, and 4 electronic promotions from this calculation, the effect of the 5 tax rates in subsection (a-5) on net gaming revenues to this 6 State, and proposed modifications to the calculation.

7 (a-10) The taxes imposed by this Section shall be paid by 8 the licensed owner or the organization gaming licensee to the 9 Board not later than 5:00 o'clock p.m. of the day after the day 10 when the wagers were made.

11 (a-15) If the privilege tax imposed under subsection (a-3) 12 is no longer imposed pursuant to item (i) of the last paragraph of subsection (a-3), then by June 15 of each year, each owners 13 14 licensee, other than an owners licensee that admitted 1,000,000 15 persons or fewer in calendar year 2004, must, in addition to 16 the payment of all amounts otherwise due under this Section, 17 pay to the Board a reconciliation payment in the amount, if any, by which the licensed owner's base amount exceeds the 18 19 amount of net privilege tax paid by the licensed owner to the 20 Board in the then current State fiscal year. A licensed owner's 21 net privilege tax obligation due for the balance of the State 22 fiscal year shall be reduced up to the total of the amount paid 23 by the licensed owner in its June 15 reconciliation payment. The obligation imposed by this subsection (a-15) is binding on 24 25 any person, firm, corporation, or other entity that acquires an 26 ownership interest in any such owners license. The obligation

imposed under this subsection (a-15) terminates on the earliest 1 2 of: (i) July 1, 2007, (ii) the first day after the effective date of this amendatory Act of the 94th General Assembly that 3 riverboat gambling operations are conducted pursuant to a 4 5 dormant license, (iii) the first day that riverboat gambling operations are conducted under the authority of an owners 6 7 license that is in addition to the 10 owners licenses initially 8 authorized under this Act, or (iv) the first day that a 9 licensee under the Illinois Horse Racing Act of 1975 conducts 10 gaming operations with slot machines or other electronic gaming 11 devices. The Board must reduce the obligation imposed under 12 this subsection (a-15) by an amount the Board deems reasonable for any of the following reasons: (A) an act or acts of God, 13 (B) an act of bioterrorism or terrorism or a bioterrorism or 14 15 terrorism threat that was investigated by a law enforcement 16 agency, or (C) a condition beyond the control of the owners 17 licensee that does not result from any act or omission by the owners licensee or any of its agents and that poses a hazardous 18 threat to the health and safety of patrons. If an owners 19 20 licensee pays an amount in excess of its liability under this 21 Section, the Board shall apply the overpayment to future 22 payments required under this Section.

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For purposes of this subsection (a-15):

24 "Act of God" means an incident caused by the operation of 25 an extraordinary force that cannot be foreseen, that cannot be 26 avoided by the exercise of due care, and for which no person - 16 - LRB101 13813 SMS 62671 b

1 can be held liable.

2	"Base amount" means the following:
3	For a riverboat in Alton, \$31,000,000.
4	For a riverboat in East Peoria, \$43,000,000.
5	For the Empress riverboat in Joliet, \$86,000,000.
6	For a riverboat in Metropolis, \$45,000,000.
7	For the Harrah's riverboat in Joliet, \$114,000,000.
8	For a riverboat in Aurora, \$86,000,000.
9	For a riverboat in East St. Louis, \$48,500,000.
10	For a riverboat in Elgin, \$198,000,000.
11	"Dormant license" has the meaning ascribed to it in
12	subsection (a-3).
13	"Net privilege tax" means all privilege taxes paid by a

14 licensed owner to the Board under this Section, less all 15 payments made from the State Gaming Fund pursuant to subsection 16 (b) of this Section.

The changes made to this subsection (a-15) by Public Act 94-839 are intended to restate and clarify the intent of Public Act 94-673 with respect to the amount of the payments required to be made under this subsection by an owners licensee to the Board.

(b) From the tax revenue from riverboat or casino gambling deposited in the State Gaming Fund under this Section, an amount equal to 5% of adjusted gross receipts generated by a riverboat or a casino, other than a riverboat or casino designated in paragraph (1), (3), or (4) of subsection (e-5) of

Section 7, shall be paid monthly, subject to appropriation by 1 2 the General Assembly, to the unit of local government in which the casino is located or that is designated as the home dock of 3 the riverboat. Notwithstanding anything to the contrary, 4 5 beginning on the first day that an owners licensee under paragraph (1), (2), (3), (4), (5), or (6) of subsection (e-5) 6 7 Section 7 conducts gambling operations, either in a of 8 temporary facility or a permanent facility, and for 2 years 9 thereafter, a unit of local government designated as the home 10 dock of a riverboat whose license was issued before January 1, 11 2019, other than a riverboat conducting gambling operations in 12 the City of East St. Louis, shall not receive less under this subsection (b) than the amount the unit of local government 13 14 received under this subsection (b) in calendar year 2018. 15 Notwithstanding anything to the contrary and because the City 16 of East St. Louis is a financially distressed city, beginning 17 on the first day that an owners licensee under paragraph (1), (2), (3), (4), (5), or (6) of subsection (e-5) of Section 7 18 19 conducts gambling operations, either in a temporary facility or 20 a permanent facility, and for 10 years thereafter, a unit of local government designated as the home dock of a riverboat 21 22 conducting gambling operations in the City of East St. Louis 23 shall not receive less under this subsection (b) than the amount the unit of local government received under this 24 25 subsection (b) in calendar year 2018.

26 From the tax revenue deposited in the State Gaming Fund

pursuant to riverboat or casino gambling operations conducted 1 2 by a licensed manager on behalf of the State, an amount equal 3 to 5% of adjusted gross receipts generated pursuant to those riverboat or casino gambling operations shall be paid monthly, 4 5 subject to appropriation by the General Assembly, to the unit of local government that is designated as the home dock of the 6 riverboat upon which those riverboat gambling operations are 7 conducted or in which the casino is located. 8

9 From the tax revenue from riverboat or casino gambling 10 deposited in the State Gaming Fund under this Section, an 11 amount equal to 5% of the adjusted gross receipts generated by 12 a riverboat designated in paragraph (3) of subsection (e-5) of 13 Section 7 shall be divided and remitted monthly, subject to 14 appropriation, as follows: 70% to Waukegan, 10% to Park City, 15% to North Chicago, and 5% to Lake County.

16 From the tax revenue from riverboat or casino gambling 17 deposited in the State Gaming Fund under this Section, an amount equal to 5% of the adjusted gross receipts generated by 18 a riverboat designated in paragraph (4) of subsection (e-5) of 19 20 Section 7 shall be remitted monthly, subject to appropriation, as follows: 70% to the City of Rockford, 5% to the City of 21 22 Loves Park, 5% to the Village of Machesney, and 20% to 23 Winnebago County.

From the tax revenue from riverboat or casino gambling deposited in the State Gaming Fund under this Section, an amount equal to 5% of the adjusted gross receipts generated by

a riverboat designated in paragraph (5) of subsection (e-5) of 1 2 Section 7 shall be remitted monthly, subject to appropriation, as follows: 2% to the unit of local government in which the 3 riverboat or casino is located, and 3% shall be distributed: 4 5 (A) in accordance with a regional capital development plan entered into by the following communities: Village of Beecher, 6 7 City of Blue Island, Village of Burnham, City of Calumet City, Village of Calumet Park, City of Chicago Heights, City of 8 9 Country Club Hills, Village of Crestwood, Village of Crete, 10 Village of Dixmoor, Village of Dolton, Village of East Hazel 11 Crest, Village of Flossmoor, Village of Ford Heights, Village 12 of Glenwood, City of Harvey, Village of Hazel Crest, Village of Homewood, Village of Lansing, Village of Lynwood, City of 13 14 Markham, Village of Matteson, Village of Midlothian, Village of 15 Monee, City of Oak Forest, Village of Olympia Fields, Village 16 of Orland Hills, Village of Orland Park, City of Palos Heights, 17 Village of Park Forest, Village of Peotone, Village of Phoenix, Village of Posen, Village of Richton Park, Village of 18 Riverdale, Village of Robbins, Village of Sauk Village, Village 19 of South Chicago Heights, Village of South Holland, Village of 20 Steger, Village of Thornton, Village of Tinley Park, Village of 21 22 University Park and Village of Worth; or (B) if no regional 23 capital development plan exists, equally among the communities listed in item (A) to be used for capital expenditures or 24 25 public pension payments, or both.

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Units of local government may refund any portion of the

1 payment that they receive pursuant to this subsection (b) to 2 the riverboat or casino.

Beginning on the first day the licensee under 3 (b-4) (5) of subsection (e-5) of Section 7 conducts 4 paragraph 5 gambling operations, either in a temporary facility or a 6 permanent facility, and ending on July 31, 2042, from the tax 7 revenue deposited in the State Gaming Fund under this Section, 8 \$5,000,000 shall be paid annually, subject to appropriation, to 9 the host municipality of that owners licensee of a license 10 issued or re-issued pursuant to Section 7.1 of this Act before 11 January 1, 2012. Payments received by the host municipality 12 pursuant to this subsection (b-4) may not be shared with any 13 other unit of local government.

(b-5) Beginning on June 28, 2019 (the effective date of 14 15 Public Act 101-31) this amendatory Act of the 101st General 16 Assembly, from the tax revenue deposited in the State Gaming 17 Fund under this Section, an amount equal to 3% of adjusted gross receipts generated by each organization gaming facility 18 19 located outside Madison County shall be paid monthly, subject to appropriation by the General Assembly, to a municipality 20 other than the Village of Stickney in which each organization 21 22 gaming facility is located or, if the organization gaming 23 facility is not located within a municipality, to the county in which the organization gaming facility is located, except as 24 25 otherwise provided in this Section. From the tax revenue deposited in the State Gaming Fund under this Section, an 26

amount equal to 3% of adjusted gross receipts generated by an organization gaming facility located in the Village of Stickney shall be paid monthly, subject to appropriation by the General Assembly, as follows: 25% to the Village of Stickney, 5% to the City of Berwyn, 50% to the Town of Cicero, and 20% to the Stickney Public Health District.

From the tax revenue deposited in the State Gaming Fund under this Section, an amount equal to 5% of adjusted gross receipts generated by an organization gaming facility located in the City of Collinsville shall be paid monthly, subject to appropriation by the General Assembly, as follows: 30% to the City of Alton, 30% to the City of East St. Louis, and 40% to the City of Collinsville.

Municipalities and counties may refund any portion of the payment that they receive pursuant to this subsection (b-5) to the organization gaming facility.

17 (b-6) Beginning on June 28, 2019 (the effective date of Public Act 101-31) this amendatory Act of the 101st General 18 19 Assembly, from the tax revenue deposited in the State Gaming 20 Fund under this Section, an amount equal to 2% of adjusted gross receipts generated by an organization gaming facility 21 22 located outside Madison County shall be paid monthly, subject 23 to appropriation by the General Assembly, to the county in which the organization gaming facility is located for the 24 25 purposes of its criminal justice system or health care system. 26 Counties may refund any portion of the payment that they

1 receive pursuant to this subsection (b-6) to the organization
2 gaming facility.

(b-7) From the tax revenue from the organization gaming 3 4 licensee located in one of the following townships of Cook 5 County: Bloom, Bremen, Calumet, Orland, Rich, Thornton, or 6 Worth, an amount equal to 5% of the adjusted gross receipts generated by that organization gaming licensee shall be 7 8 remitted monthly, subject to appropriation, as follows: 2% to 9 the unit of local government in which the organization gaming 10 licensee is located, and 3% shall be distributed: (A) in 11 accordance with a regional capital development plan entered 12 into by the following communities: Village of Beecher, City of 13 Blue Island, Village of Burnham, City of Calumet City, Village of Calumet Park, City of Chicago Heights, City of Country Club 14 Hills, Village of Crestwood, Village of Crete, Village of 15 16 Dixmoor, Village of Dolton, Village of East Hazel Crest, 17 Village of Flossmoor, Village of Ford Heights, Village of Glenwood, City of Harvey, Village of Hazel Crest, Village of 18 Homewood, Village of Lansing, Village of Lynwood, City of 19 20 Markham, Village of Matteson, Village of Midlothian, Village of Monee, City of Oak Forest, Village of Olympia Fields, Village 21 22 of Orland Hills, Village of Orland Park, City of Palos Heights, 23 Village of Park Forest, Village of Peotone, Village of Phoenix, Village of Posen, Village of Richton Park, Village of 24 25 Riverdale, Village of Robbins, Village of Sauk Village, Village 26 of South Chicago Heights, Village of South Holland, Village of

Steger, Village of Thornton, Village of Tinley Park, Village of University Park, and Village of Worth; or (B) if no regional capital development plan exists, equally among the communities listed in item (A) to be used for capital expenditures or public pension payments, or both.

6 (b-8) In lieu of the payments under subsection (b) of this 7 Section, the tax revenue from the privilege tax imposed by 8 subsection (a-5.5) shall be paid monthly, subject to 9 appropriation by the General Assembly, to the City of Chicago 10 and shall be expended or obligated by the City of Chicago for 11 pension payments in accordance with Public Act 99-506.

12 (c) Appropriations, as approved by the General Assembly, 13 may be made from the State Gaming Fund to the Board (i) for the administration and enforcement of this Act and the Video Gaming 14 15 Act, (ii) for distribution to the Department of State Police 16 and to the Department of Revenue for the enforcement of this 17 Act, and the Video Gaming Act, and (iii) to the Department of Human Services for the administration of programs to treat 18 problem gambling, including problem gambling from sports 19 20 wagering. The Board's annual appropriations request must 21 separately state its funding needs for the regulation of gaming 22 authorized under Section 7.7, riverboat gaming, casino gaming, 23 video gaming, and sports wagering.

24 (c-2) An amount equal to 2% of the adjusted gross receipts 25 generated by an organization gaming facility located within a 26 home rule county with a population of over 3,000,000

inhabitants shall be paid, subject to appropriation from the General Assembly, from the State Gaming Fund to the home rule county in which the organization gaming licensee is located for the purpose of enhancing the county's criminal justice system.

5 (c-3) Appropriations, as approved by the General Assembly, 6 may be made from the tax revenue deposited into the State 7 Gaming Fund from organization gaming licensees pursuant to this 8 Section for the administration and enforcement of this Act.

9 (c-4) After payments required under subsections (b), 10 (b-5), (b-6), (b-7), (c), (c-2), and (c-3) have been made from 11 the tax revenue from organization gaming licensees deposited 12 into the State Gaming Fund under this Section, all remaining 13 from organization gaming licensees amounts shall be 14 transferred into the Capital Projects Fund.

15 (c-5) (Blank).

16 (c-10) Each year the General Assembly shall appropriate 17 from the General Revenue Fund to the Education Assistance Fund 18 an amount equal to the amount paid into the Horse Racing Equity 19 Fund pursuant to subsection (c-5) in the prior calendar year.

20 (c-15) After the payments required under subsections (b),
21 (c), and (c-5) have been made, an amount equal to 2% of the
22 adjusted gross receipts of (1) an owners licensee that
23 relocates pursuant to Section 11.2, (2) an owners licensee
24 conducting riverboat gambling operations pursuant to an owners
25 license that is initially issued after June 25, 1999, or (3)
26 the first riverboat gambling operations conducted by a licensed

1 manager on behalf of the State under Section 7.3, whichever 2 comes first, shall be paid, subject to appropriation from the 3 General Assembly, from the State Gaming Fund to each home rule 4 county with a population of over 3,000,000 inhabitants for the 5 purpose of enhancing the county's criminal justice system.

6 (c-20) Each year the General Assembly shall appropriate 7 from the General Revenue Fund to the Education Assistance Fund 8 an amount equal to the amount paid to each home rule county 9 with a population of over 3,000,000 inhabitants pursuant to 10 subsection (c-15) in the prior calendar year.

11 (c-21) After the payments required under subsections (b), 12 (b-4), (b-5), (b-6), (b-7), (b-8), (c), (c-3), and (c-4) have been made, an amount equal to 2% of the adjusted gross receipts 13 14 generated by the owners licensee under paragraph (1) of subsection (e-5) of Section 7 shall be paid, subject to 15 appropriation from the General Assembly, from the State Gaming 16 17 Fund to the home rule county in which the owners licensee is located for the purpose of enhancing the county's criminal 18 19 justice system.

20 (c-22) After the payments required under subsections (b),
21 (b-4), (b-5), (b-6), (b-7), (b-8), (c), (c-3), (c-4), and
22 (c-21) have been made, an amount equal to 2% of the adjusted
23 gross receipts generated by the owners licensee under paragraph
24 (5) of subsection (e-5) of Section 7 shall be paid, subject to
25 appropriation from the General Assembly, from the State Gaming
26 Fund to the home rule county in which the owners licensee is

1 located for the purpose of enhancing the county's criminal 2 justice system.

3 (c-25) From July 1, 2013 and each July 1 thereafter through 4 July 1, 2019, \$1,600,000 shall be transferred from the State 5 Gaming Fund to the Chicago State University Education 6 Improvement Fund.

On July 1, 2020 and each July 1 thereafter, \$3,000,000
shall be transferred from the State Gaming Fund to the Chicago
State University Education Improvement Fund.

10 (c-30) On July 1, 2013 or as soon as possible thereafter, 11 \$92,000,000 shall be transferred from the State Gaming Fund to 12 the School Infrastructure Fund and \$23,000,000 shall be 13 transferred from the State Gaming Fund to the Horse Racing 14 Equity Fund.

15 (c-35) Beginning on July 1, 2013, in addition to any amount 16 transferred under subsection (c-30) of this Section, 17 \$5,530,000 shall be transferred monthly from the State Gaming 18 Fund to the School Infrastructure Fund.

19 (d) From time to time, the Board shall transfer the 20 remainder of the funds generated by this Act into the Education 21 Assistance Fund, created by Public Act 86-0018, of the State of 22 Illinois.

(e) Nothing in this Act shall prohibit the unit of local government designated as the home dock of the riverboat from entering into agreements with other units of local government in this State or in other states to share its portion of the - 27 - LRB101 13813 SMS 62671 b

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1 tax revenue.

(f) To the extent practicable, the Board shall administer and collect the wagering taxes imposed by this Section in a manner consistent with the provisions of Sections 4, 5, 5a, 5b, 5c, 5d, 5e, 5f, 5g, 5i, 5j, 6, 6a, 6b, 6c, 8, 9, and 10 of the Retailers' Occupation Tax Act and Section 3-7 of the Uniform Penalty and Interest Act.

8 (Source: P.A. 101-31, Article 25, Section 25-910, eff. 6-28-19;
9 101-31, Article 35, Section 35-55, eff. 6-28-19; revised
10 8-23-19.)