SECOND REGULAR SESSION

HOUSE BILL NO. 1031

91ST GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE PORTWOOD.

Pre-filed December 3, 2001, and 1000 copies ordered printed.

TED WEDEL, Chief Clerk

3189L.01I

AN ACT

To repeal sections 160.534, 164.303, 313.300, 313.321, 313.820, 313.822 and 313.835, RSMo, and to enact in lieu thereof eight new sections relating to gambling moneys for schools.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 160.534, 164.303, 313.300, 313.321, 313.820, 313.822 and 313.835,

- 2 RSMo, are repealed and eight new sections enacted in lieu thereof, to be known as sections
- 3 160.534, 164.303, 166.480, 313.300, 313.321, 313.820, 313.822 and 313.835, to read as follows:

160.534. [For fiscal year 1996 and each subsequent fiscal year,] 1. Any amount of the

- 2 excursion gambling boat proceeds deposited in the gaming proceeds for education fund in excess
- 3 of the amount transferred to the school district bond fund as provided in section 164.303, RSMo,
- 4 shall be transferred to the state school moneys fund. **Prior to July 1, 2002,** such moneys shall
- 5 be transferred on a monthly basis and shall be distributed in the manner provided in section
- 6 163.031, RSMo. Beginning July 1, 2002, such moneys shall be transferred on a monthly
- 7 basis to the classroom trust fund created in section 166.480, RSMo, and, except as provided
- 8 in subsection 4 of section 166.480, RSMo, shall be distributed on a per-pupil basis pursuant
- 9 to section 166.480, RSMo.
- 2. The amount transferred to the classroom trust fund pursuant to subsection 1 of
- 11 this section, minus any amounts transferred back to the state school moneys fund pursuant
- 12 to subsection 4 of section 166.480, RSMo, shall be replaced in the state school moneys fund
- 13 from general revenue to ensure a proration factor on line 1(a) of subsection 6 of section
- 14 **163.031**, RSMo, of no less than 1.0.

164.303. There is hereby established in the state treasury the "School District Bond

EXPLANATION — Matter enclosed in bold faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

- 2 Fund". Such amounts as may be necessary to fund the annual requests submitted by the health
- 3 and educational facilities authority to fund the payment of costs and grants as provided in
- 4 subsection 7 of section 360.106 and sections 360.111 to 360.118, RSMo, and necessary costs for
- 5 administration of those provisions, but not to exceed seven million dollars per year, shall be
- 6 transferred by appropriation to the fund from the gaming proceeds for education fund before any
- 7 amounts in the gaming proceeds for education fund are transferred [to the state school moneys
- 8 fund, as provided in section 160.534, RSMo. Moneys deposited in the school district bond fund
- 9 shall be used by the health and educational facilities authority, subject to appropriation, to fund
- 10 the payment of costs and grants as provided in subsection 7 of section 360.106 and sections
- 11 360.111 to 360.118, RSMo, and necessary costs for administration of those provisions.
- 12 Notwithstanding the provisions of section 33.080, RSMo, to the contrary, moneys in the fund
- 13 shall not be transferred to the credit of the general revenue fund at the end of each biennium.
 - 166.480. 1. For fiscal year 2003 and each subsequent fiscal year, the "Classroom
- 2 Trust Fund", which is hereby created in the state treasury, shall be distributed to each
- 3 school district on a per eligible pupil basis, except as provided in subsection 4 of this
- 4 section. The moneys remaining in the classroom trust fund after the distributions
- 5 described in subsection 4 of this section shall be exempt from salary compliance pursuant
- 6 to section 165.016, RSMo. The moneys remaining in the classroom trust fund after the
 - distributions described in subsection 4 of this section may be used by the district for such
- 8 purposes as the district deems appropriate.

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- 9 2. The classroom trust fund shall consist of:
 - (1) All moneys transferred to it pursuant to section 160.534, RSMo;
- 11 (2) All moneys appropriated to the fund; and
 - (3) All gifts, bequests and donations to the fund.
 - 3. The classroom trust fund shall be administered by the state board of education pursuant to this section. All interest and moneys earned on the fund shall be credited to the fund. Notwithstanding the provisions of section 33.080, RSMo, to the contrary, moneys
- in the fund shall not be transferred to general revenue at the end of the biennium.
- 4. The moneys deposited in the classroom trust fund pursuant to this section shall be transferred on a monthly basis as follows:
 - (1) For fiscal year 2003, twenty percent shall remain in the classroom trust fund and eighty percent shall be transferred to the state school moneys fund;
- (2) For fiscal year 2004, forty percent shall remain in the classroom trust fund and sixty percent shall be transferred to the state school moneys fund;
- (3) For fiscal year 2005, sixty percent shall remain in the classroom trust fund and
 forty percent shall be transferred to the state school moneys fund;

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25 (4) For fiscal year 2006, eighty percent shall remain in the classroom trust fund and 26 twenty percent shall be transferred to the state school moneys fund; and

(5) For fiscal year 2007 and every fiscal year thereafter, one hundred percent shall remain in the classroom trust fund.

313.300. Unclaimed prize money shall be retained by the commission for the person entitled thereto for one year after the time at which the prize was awarded. If no claim is made for the prize within such year, the prize money shall be [reverted to the state lottery fund] transferred to the state school moneys fund.

- 313.321. 1. The money received by the Missouri state lottery commission from the sale of Missouri lottery tickets and from all other sources shall be deposited in the "State Lottery 3 Fund", which is hereby created in the state treasury. At least forty-five percent, in the aggregate, of the money received from the sale of Missouri lottery tickets shall be appropriated to the Missouri state lottery commission and shall be used to fund prizes to lottery players. Amounts in the state lottery fund may be appropriated to the Missouri state lottery commission for administration, advertising, promotion, and retailer compensation. The general assembly shall appropriate remaining moneys not previously allocated from the state lottery fund by transferring such moneys to the [general revenue fund] state school moneys fund. The lottery commission shall make monthly transfers of moneys not previously allocated from the state lottery fund to the [general revenue] state school moneys fund as provided by appropriation.
 - 2. The commission may also purchase and hold title to any securities issued by the United States government or its agencies and instrumentalities thereof that mature within the term of the prize for funding multi-year payout prizes.
 - 3. The "Missouri State Lottery Imprest Prize Fund" is hereby created. This fund is to be established by the state treasurer and funded by warrants drawn by the office of administration from the state lottery fund in amounts specified by the commission. The commission may write checks and disburse moneys from this fund for the payment of lottery prizes only and for no other purpose. All expenditures shall be made in accordance with rules and regulations established by the office of administration. Prize payments may also be made from the state lottery fund. Prize payouts made pursuant to this section shall be subject to the provisions of section 143.781, RSMo; and prize payouts made pursuant to this section shall be subject to set off for delinquent child support payments as assessed by a court of competent jurisdiction or pursuant to section 454.410, RSMo.
 - 4. Funds of the state lottery commission not currently needed for prize money, administration costs, commissions and promotion costs shall be invested by the state treasurer in interest-bearing investments in accordance with the investment powers of the state treasurer contained in chapter 30, RSMo. All interest earned by funds in the state lottery fund shall accrue

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29 to the credit of that fund.

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- 5. No state or local sales tax shall be imposed upon the sale of lottery tickets or shares of the state lottery or on any prize awarded by the state lottery. No state income tax or local earnings tax shall be imposed upon any lottery game prizes which accumulate to an amount of less than six hundred dollars during a prize winner's tax year. The state of Missouri shall withhold for state income tax purposes from a lottery game prize or periodic payment of six hundred dollars or more an amount equal to four percent of the prize.
- 6. The director of revenue is authorized to enter into agreements with the lottery commission, in conjunction with the various state agencies pursuant to sections 143.782 to 143.788, RSMo, in an effort to satisfy outstanding debts to the state from the lottery winning of any person entitled to receive lottery payments which are subject to federal withholding.
- 7. In addition to the restrictions provided in section 313.260, no person, firm, or corporation whose primary source of income is derived from the sale or rental of sexually oriented publications or sexually oriented materials or property shall be licensed as a lottery game retailer and any lottery game retailer license held by any such person, firm, or corporation shall be revoked.
- 313.820. 1. An excursion boat licensee shall pay to the commission an admission fee of [two] five dollars for each person embarking on an excursion gambling boat with a ticket of admission. One dollar of such fee shall be deposited to the credit of the gaming commission fund as authorized pursuant to section 313.835, three dollars of such fee shall be deposited to 4 the credit of the state school moneys fund, and one dollar of such fee shall not be considered state funds and shall be paid to the home dock city or county. Subject to appropriation, one cent of such fee deposited to the credit of the gaming commission fund may be deposited to the credit of the compulsive gamblers fund created pursuant to the provisions of section 313.842. Nothing in this section shall preclude any licensee from charging any amount deemed necessary for a ticket of admission to any person embarking on an excursion gambling boat. If tickets are issued which are good for more than one excursion, the admission fee shall be paid to the commission 11 for each person using the ticket on each excursion that the ticket is used. If free passes or 13 complimentary admission tickets are issued, the excursion boat licensee shall pay to the 14 commission the same fee upon these passes or complimentary tickets as if they were sold at the 15 regular and usual admission rate; however, the excursion boat licensee may issue fee-free passes 16 to actual and necessary officials and employees of the licensee or other persons actually working 17 on the excursion gambling boat. The issuance of fee-free passes is subject to the rules of the 18 commission, and a list of all persons to whom the fee-free passes are issued shall be filed with the commission. 19
 - 2. All licensees are subject to all income taxes, sales taxes, earnings taxes, use taxes,

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property taxes or any other tax or fee now or hereafter lawfully levied by any political 22 subdivision; however, no other license tax, permit tax, occupation tax, excursion fee, or taxes 23 or fees shall be imposed, levied or assessed exclusively upon licensees by a political subdivision. 24 All state taxes not connected directly to gambling games shall be collected by the department of 25 revenue. Notwithstanding the provisions of section 32.057, RSMo, to the contrary, the 26 department of revenue may furnish and the commission may receive tax information to 27 determine if applicants or licensees are complying with the tax laws of this state; however, any 28 tax information acquired by the commission shall not become public record and shall be used 29 exclusively for commission business.

313.822. A tax is imposed on the adjusted gross receipts received from gambling games authorized pursuant to sections 313.800 to 313.850 at the rate of twenty percent. The taxes 3 imposed by this section shall be returned to the commission in accordance with the commission's rules and regulations who shall transfer such taxes to the director of revenue. All checks and drafts remitted for payment of these taxes and fees shall be made payable to the director of revenue. If the commission is not satisfied with the return or payment made by any licensee, it is hereby authorized and empowered to make an assessment of the amount due based upon any information within its possession or that shall come into its possession. Any licensee against whom an assessment is made by the commission may petition for a reassessment. The request 10 for reassessment shall be made within twenty days from the date the assessment was mailed or 11 delivered to the licensee, whichever is earlier. Whereupon the commission shall give notice of a hearing for reassessment and fix the date upon which the hearing shall be held. The assessment 12 13 shall become final if a request for reassessment is not received by the commission within the 14 twenty days. Except as provided in this section, on and after April 29, 1993, all functions incident to the administration, collection, enforcement, and operation of the tax imposed by 16 sections 144.010 to 144.525, RSMo, shall be applicable to the taxes and fees imposed by this 17 section.

(1) Each excursion gambling boat shall designate a city or county as its home dock. The home dock city or county may enter into agreements with other cities or counties authorized pursuant to subsection 10 of section 313.812 to share revenue obtained pursuant to this section. The home dock city or county shall receive ten percent of the adjusted gross receipts tax collections, as levied pursuant to this section, for use in providing services necessary for the safety of the public visiting an excursion gambling boat. Such home dock city or county shall annually submit to the commission a shared revenue agreement with any other city or county. All moneys owed the home dock city or county shall be deposited and distributed to such city or county in accordance with rules and regulations of the commission. All revenues provided for in this section to be transferred to the governing body of any city not within a county and any

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city with a population of over three hundred fifty thousand inhabitants shall not be considered state funds and shall be deposited in such city's general revenue fund to be expended as provided for in this section.

- (2) The remaining amount of the adjusted gross receipts tax shall be **credited as follows:**
- (a) Prior to July 1, 2002, the remaining amount of the adjusted gross receipts tax shall be deposited in the state treasury to the credit of the "Gaming Proceeds for Education Fund" which is hereby created in the state treasury. Moneys deposited in this fund shall be considered the proceeds of excursion boat gambling pursuant to article III, section 39(d) of the Missouri Constitution and shall be considered state funds pursuant to article IV, section 15 of the Missouri Constitution. All interest received on the gaming proceeds for education fund shall be credited to the gaming proceeds for education fund. Appropriation of the moneys deposited into the gaming proceeds for education fund shall be pursuant to state law; and
- (b) On July 1, 2002, all moneys in the gaming proceeds for education trust fund shall be transferred to the classroom trust fund created in section 166.480, RSMo, and the gaming proceeds for education fund shall be terminated. Beginning July 1, 2002, the remaining amount of the adjusted gross receipts tax shall be deposited in the state treasury to the credit of the classroom trust fund, and the moneys deposited in the classroom trust fund shall be considered the proceeds of excursion boat gambling pursuant to article III, section 39(d) of the Missouri Constitution and shall be considered state funds pursuant to article IV, section 15 of the Missouri Constitution.
- 313.835. 1. All revenue received by the commission from license fees, penalties, administrative fees, reimbursement by any excursion gambling boat operators for services provided by the commission and admission fees authorized pursuant to the provisions of sections 313.800 to 313.850, except that portion of the admission fee, not to exceed one cent, that may be appropriated to the compulsive gamblers fund as provided in section 313.820, and except that portion as specified in section 313.820 which shall be deposited to the credit of the **state school moneys fund,** shall be deposited in the state treasury to the credit of the "Gaming 8 Commission Fund" which is hereby created for the sole purpose of funding the administrative costs of the commission, subject to appropriation. Moneys deposited into this fund shall not be 10 considered proceeds of gambling operations. Moneys deposited into the gaming commission fund shall be considered state funds pursuant to article IV, section 15 of the Missouri 11 Constitution. All interest received on the gaming commission fund shall be credited to the 13 gaming commission fund. In each fiscal year, total revenues to the gaming commission fund for 14 the preceding fiscal year shall be compared to total expenditures and transfers from the gaming commission fund for the preceding fiscal year. The remaining net proceeds in the gaming 15 commission fund shall be distributed in the following manner:

17 (1) The first five hundred thousand dollars shall be appropriated on a per capita basis to 18 cities and counties that match the state portion and have demonstrated a need for funding 19 community neighborhood organization programs for the homeless and to deter gang-related 20 violence and crimes;

- (2) The remaining net proceeds in the gaming commission fund for fiscal year 1998 and prior years shall be transferred to the "Veterans' Commission Capital Improvement Trust Fund", as hereby created in the state treasury. The state treasurer shall administer the veterans' commission capital improvement trust fund, and the moneys in such fund shall be used solely, upon appropriation, by the Missouri veterans' commission for:
- (a) The construction, maintenance or renovation or equipment needs of veterans' homes in this state;
- (b) The construction, maintenance, renovation, equipment needs and operation of veterans' cemeteries in this state;
- (c) Fund transfers to Missouri veterans' homes fund established pursuant to the provisions of section 42.121, RSMo, as necessary to maintain solvency of the fund;
- (d) Fund transfers to any municipality with a population greater than four hundred thousand and located in part of a county with a population greater than six hundred thousand in this state which has established a fund for the sole purpose of the restoration, renovation and maintenance of a memorial or museum or both dedicated to World War I. Appropriations from the veterans' commission capital improvement trust fund to such memorial fund shall be provided only as a one-time match for other funds devoted to the project and shall not exceed five million dollars. Additional appropriations not to exceed ten million dollars total may be made from the veterans' commission capital improvement trust fund as a match to other funds for the new construction or renovation of other facilities dedicated as veterans' memorials in the state. All appropriations for renovation, new construction, reconstruction, and maintenance of veterans' memorials shall be made only for applications received by the Missouri veterans' commission prior to July 1, 2004;
- (e) The issuance of matching fund grants for veterans' service officer programs to any federally chartered veterans' organization or municipal government agency that is certified by the Veterans Administration to process veteran claims within the Veterans Administration System; provided that such veterans' organization has maintained a veterans' service officer presence within the state of Missouri for the three-year period immediately preceding the issuance of any such grant. A total of seven hundred fifty thousand dollars in grants shall be made available annually with grants being issued in July of each year. Application for the matching grants shall be made through and approved by the Missouri veterans' commission based on the requirements established by the commission;

(f) For payment of Missouri national guard and Missouri veterans' commission expenses associated with providing medals, medallions and certificates in recognition of service in the armed forces of the United States during World War II pursuant to sections 42.170 to 42.190, RSMo. Any funds remaining from the medals, medallions and certificates shall be used to pay for the buglers at veteran burials; and

(g) Fund transfers totaling ten million dollars to any municipality with a population greater than three hundred fifty thousand inhabitants and located in part in a county with a population greater than six hundred thousand inhabitants and with a charter form of government, for the sole purpose of the construction, restoration, renovation and maintenance of a memorial or museum or both dedicated to World War I.

Any interest which accrues to the fund shall remain in the fund and shall be used in the same manner as moneys which are transferred to the fund pursuant to this section. Notwithstanding the provisions of section 33.080, RSMo, to the contrary, moneys in the veterans' commission capital improvement trust fund at the end of any biennium shall not be transferred to the credit of the general revenue fund;

- (3) The remaining net proceeds in the gaming commission fund for fiscal year 1999 and each fiscal year thereafter shall be distributed as follows:
- (a) Three million dollars shall be transferred to the veterans' commission capital improvement trust fund;
- (b) Three million dollars shall be transferred to the Missouri national guard trust fund created in section 41.214, RSMo;
- (c) Three million dollars shall be transferred to the Missouri college guarantee fund, established pursuant to the provisions of section 173.248, RSMo, and additional moneys as annually appropriated by the general assembly shall be appropriated to such fund;
- (d) Subject to appropriations, one hundred percent of remaining net proceeds in the gaming commission fund except as provided in paragraph (l) of this subdivision, shall be transferred to the "Early Childhood Development, Education and Care Fund" which is hereby created to give parents meaningful choices and assistance in choosing the child-care and education arrangements that are appropriate for their family. All interest received on the fund shall be credited to the fund. Notwithstanding the provisions of section 33.080, RSMo, moneys in the fund at the end of any biennium shall not be transferred to the credit of the general revenue fund. Any moneys deposited in such fund shall be used to support programs that prepare children prior to the age in which they are eligible to enroll in kindergarten, pursuant to section 160.053, RSMo, to enter school ready to learn. All moneys deposited in the early childhood development, education and care fund shall be annually appropriated for voluntary, early

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state not yet enrolled in kindergarten; education and care programs serving children in every region of the

- (e) No less than sixty percent of moneys deposited in the early childhood development, education and care fund shall be appropriated as provided in this paragraph to the department of elementary and secondary education and to the department of social services to provide early childhood development, education and care programs through competitive grants to, or contracts with, governmental or private agencies. Eighty percent of such moneys pursuant to the provisions of this paragraph and additional moneys as appropriated by the general assembly shall be appropriated to the department of elementary and secondary education and twenty percent of such moneys pursuant to the provisions of this paragraph shall be appropriated to the department of social services. The departments shall provide public notice and information about the grant process to potential applicants.
- a. Grants or contracts may be provided for:
 - (i) Start-up funds for necessary materials, supplies, equipment and facilities; and
- 103 (ii) Ongoing costs associated with the implementation of a sliding parental fee schedule 104 based on income;
 - b. Grant and contract applications shall, at a minimum, include:
- 106 (i) A funding plan which demonstrates funding from a variety of sources including 107 parental fees;
- 108 (ii) A child development, education and care plan that is appropriate to meet the needs 109 of children;
 - (iii) The identity of any partner agencies or contractual service providers;
- (iv) Documentation of community input into program development;
 - (v) Demonstration of financial and programmatic accountability on an annual basis;
- (vi) Commitment to state licensure within one year of the initial grant, if funding comes from the appropriation to the department of elementary and secondary education and commitment to compliance with the requirements of the department of social services, if funding comes from the department of social services; and
- 117 (vii) With respect to applications by public schools, the establishment of a parent advisory committee within each public school program;
- 119 c. In awarding grants and contracts pursuant to this paragraph, the departments may give 120 preference to programs which:
 - (i) Are new or expanding programs which increase capacity;
- 122 (ii) Target geographic areas of high need, namely where the ratio of program slots to 123 children under the age of six in the area is less than the same ratio statewide;
- 124 (iii) Are programs designed for special needs children;

- (iv) Are programs that offer services during nontraditional hours and weekends; or
 - (v) Are programs that serve a high concentration of low-income families;
 - d. Beginning on August 28, 1998, the department of elementary and secondary education and the department of social services shall initiate and conduct a four-year study to evaluate the impact of early childhood development, education and care in this state. The study shall consist of an evaluation of children eligible for moneys pursuant to this paragraph, including an evaluation of the early childhood development, education and care of those children participating in such program and those not participating in the program over a four-year period. At the conclusion of the study, the department of elementary and secondary education and the department of social services shall, within ninety days of conclusion of the study, submit a report to the general assembly and the governor, with an analysis of the study required pursuant to this subparagraph, all data collected, findings, and other information relevant to early childhood development, education and care;
 - (f) No less than ten percent of moneys deposited in the early childhood development, education and care fund shall be appropriated to the department of social services to provide early childhood development, education and care programs through child development, education and care certificates to families whose income does not exceed one hundred eighty-five percent of the federal poverty level in the manner pursuant to 42 U.S.C. 9858c(c)(2)(A) and 42 U.S.C. 9858n(2) for the purpose of funding early childhood development, education and care programs as approved by the department of social services. At a minimum, the certificate shall be of a value per child which is commensurate with the per child payment under item (ii) of subparagraph a. of paragraph (e) of this subdivision pertaining to the grants or contracts. On February first of each year the department shall certify the total amount of child development, education and care certificates applied for and the unused balance of the funds shall be released to be used for supplementing the competitive grants and contracts program authorized pursuant to paragraph (e) of this subdivision;
 - (g) No less than ten percent of moneys deposited in the early childhood development, education and care fund shall be appropriated to the department of social services to increase reimbursements to child-care facilities for low-income children that are accredited by a recognized, early childhood accrediting organization;
 - (h) No less than ten percent of the funds deposited in the early childhood development, education and care fund shall be appropriated to the department of social services to provide assistance to eligible parents whose family income does not exceed one hundred eighty-five percent of the federal poverty level who wish to care for their children under three years of age in the home, to enable such parent to take advantage of early childhood development, education and care programs for such parent's child or children. At a minimum, the certificate shall be of

a value per child which is commensurate with the per child payment under item (ii) of subparagraph a. of paragraph (e) of this subdivision pertaining to the grants or contracts. The department of social services shall provide assistance to these parents in the effective use of early childhood development, education and care tools and methods;

- (i) In setting the value of parental certificates under paragraph (f) of this subdivision and payments under paragraph (h) of this subdivision, the department of social services may increase the value based on the following:
- a. The adult caretaker of the children successfully participates in the parents as teachers program pursuant to the provisions of sections 178.691 to 178.699, RSMo, a training program provided by the department on early childhood development, education and care, the home-based Head Start program as defined in 42 U.S.C. 9832 or a similar program approved by the department;
- b. The adult caretaker consents to and clears a child abuse or neglect screening pursuant to subdivision (1) of subsection 2 of section 210.152, RSMo; and
 - c. The degree of economic need of the family;
- (j) The department of elementary and secondary education and the department of social services each shall by rule promulgated pursuant to chapter 536, RSMo, establish guidelines for the implementation of the early childhood development, education and care programs as provided in paragraphs (e) through (i) of this subdivision;
- (k) Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that is promulgated under the authority delegated in paragraph (j) of this subdivision shall become effective only if the agency has fully complied with all of the requirements of chapter 536, RSMo, including but not limited to, section 536.028, RSMo, if applicable, after August 28, 1998. All rulemaking authority delegated prior to August 28, 1998, is of no force and effect and repealed as of August 28, 1998, however, nothing in this section shall be interpreted to repeal or affect the validity of any rule adopted or promulgated prior to August 28, 1998. If the provisions of section 536.028, RSMo, apply, the provisions of this section are nonseverable and if any of the powers vested with the general assembly pursuant to section 536.028, RSMo, to review, to delay the effective date, or to disapprove and annul a rule or portion of a rule are held unconstitutional or invalid, the purported grant of rulemaking authority and any rule so proposed and contained in the order of rulemaking shall be invalid and void, except that nothing in this act shall affect the validity of any rule adopted and promulgated prior to August 28, 1998;
- (l) When the remaining net proceeds, as such term is used pursuant to paragraph (d) of this subdivision, in the gaming commission fund annually exceeds twenty-seven million dollars, one and one-half million dollars of such proceeds shall be transferred annually, subject to appropriation, to the Missouri college guarantee fund, established pursuant to the provisions of

- 197 section 173.248, RSMo.
- 198 2. Upon request by the veterans' commission, the general assembly may appropriate
- 199 moneys from the veterans' commission capital improvements trust fund to the Missouri national
- 200 guard trust fund to support the activities described in section 41.958, RSMo.