

## LEGISLATIVE ACTION

Senate House

Senator Jones moved the following:

## Senate Amendment

Delete lines 179 - 201 and insert:

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(4) For the purpose of satisfying the requirement in 25 U.S.C. s. 2710(d)(1)(B) that the gaming activities authorized under an Indian gaming compact must be permitted in the state for any purpose by any person, organization or entity, the Class III games specified in this section are hereby authorized to be conducted in Florida pursuant to a compact that meets all of the terms and standards required by this act.

(5) (a) In consideration for authority to play the specified Class III games described in this section, the compact shall



provide for revenue sharing through periodic payments to the state during the term of the compact. If net win in any cycle is less than or equal to \$2 billion, revenue sharing for that cycle shall be \$400 million. If net win in any cycle is more than \$2 billion and less than or equal to \$4 billion, revenue sharing for that cycle shall be \$400 million plus 10 percent of net win that is more than \$2 billion and less than or equal to \$4 billion. If net win in any cycle is more than \$4 billion, revenue sharing for that cycle shall be \$600 million plus 25 percent of net win that is over \$4 billion. However, revenue sharing may be:

- 1. Reduced or suspended if the net win in any cycle fails to reach \$1.37 billion and shall resume when the net win for a cycle or any subsequent period reaches \$1.37 billion.
  - 2. Reduced pursuant to subsection (10).
- (6) The compact may not provide for the elimination or reduction of revenue sharing based on the authorization of any Class III gaming by compact between the state and any other federally recognized tribe in this state pursuant to the Indian Gaming Regulatory Act.

35 Renumber Subsequent Subsections

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