

An Act relating to amusements and sports; creating the State-Tribal Gaming Act; providing short title; providing conditional authority for the Oklahoma Horse Racing Commission to license certain entities to conduct certain types of electronic gaming; clarifying legality of certain conduct; providing conditions and restrictions for such gaming; authorizing promulgation of certain rules; limiting number of games for which entities may be licensed; providing for revocation of license; prohibiting adoption of certain ordinances; defining term; providing for distribution of certain revenues; requiring application for race dates to include certain agreements; requiring certain licensees to conduct minimum number of races; providing for modification of required number of races; providing for effective date of certain requirements; authorizing approval of transfer of certain monies; authorizing certain simulcast races; providing for representatives for horsemen; providing for agreements between organization licensees and breed representatives; defining terms; providing standards for the conduct of certain games; describing procedures for operation of certain games; requiring certain data be available to the Oklahoma Horse Racing Commission; requiring certain features on certain games; providing standards for component parts of certain games; establishing standards for cashless transaction system; requiring certification of games by independent testing laboratory; providing procedures for certification; providing for a compact with federally recognized Indian tribes; providing for deposit of certain fees; providing procedures for entering into compact; construing certain provisions of law; establishing terms and conditions of model compact; defining terms; authorizing certain games; providing for rules and regulations; providing procedures for bringing certain tort claims and certain prize claims; providing for enforcement of compact; providing for monitoring of compact; providing for licensing of certain personnel; providing for the payment of certain fees; providing for dispute resolution; providing for construction of compact; providing for effective date and duration of compact; amending 62 O.S. 2001, Section 41.29b, as amended by Section 2, Chapter 315, O.S.L. 2003 (62 O.S. Supp. 2003, Section 41.29b), which relates to the Education Reform Revolving Fund; expanding sources of revenue for the fund; amending 3A O.S. 2001, Section 208.2, which relates to fair associations; expanding tax exemption; providing for codification; and declaring an emergency.