Bill Text

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                                         HOUSE FILE 2302
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                                  AN ACT
 1 4 RELATING TO GAMBLING, ......AND COUNTY ENDOWMENT FUND
      APPROPRIATIONS, .....AND INCLUDING EFFECTIVE AND
      RETROACTIVE APPLICABILITY DATE PROVISIONS.
 1 14 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
 1 15
         Section 1. NEW SECTION. 15E.311 COUNTY ENDOWMENT FUND.
 1 17
         1. The purpose of this section is to enhance the quality
 1 18 of life for citizens of Iowa by providing moneys to new or
 1 19 existing citizen groups of this state organized to establish
 1 20 county affiliate funds or community foundations that will
 1 21 address countywide needs.
         2. A county endowment fund is created in the state
 1 23 treasury under the control of the department of revenue.
 1 24 fund consists of all moneys appropriated to the fund. Moneys
 1 25 in the fund shall be distributed by the department as provided
 1 26 in this section.
         3. a. At the end of each fiscal year, moneys in the fund
 1 28 shall be transferred into separate accounts within the fund
 1 29 and designated for use by each county in which no licensee
 1 30 authorized to conduct gambling games under chapter 99F was
 1 31 located during that fiscal year. Moneys transferred to county
 1 32 accounts shall be divided equally among the counties. Moneys
 1 33 transferred into an account for a county shall be transferred
 1 34 by the department to an eligible county recipient for that
 1 35 county. Of the moneys transferred, an eligible county
    1 recipient shall distribute seventy-five percent of the moneys
    2 as grants to charitable organizations for educational, civic,
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   3 public, charitable, patriotic, or religious uses, as defined
 2 4 in section 99B.7, subsection 3, paragraph "b", in that county
   5 and shall retain twenty-five percent of the moneys for use in
    6 establishing a permanent endowment fund for the benefit of
    7 charitable organizations for educational, civic, public,
    8 charitable, patriotic, or religious uses, as defined in
    9 section 99B.7, subsection 3, paragraph "b".
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         b. If a county does not have an eligible county recipient,
 2 11 moneys in the account for that county shall remain in that
 2 12 account until an eligible county recipient for that county is
 2 13 established.
 2 14
         c. For purposes of this subsection, an "eligible county
 2 15 recipient" means a qualified community foundation or community
 2 16 affiliate organization, as defined in section 15E.303, that is
 2 17 selected, in accordance with the procedures described in
 2 18 section 15E.304, to receive moneys from an account created in
 2 19 this section for a particular county. To be selected as an
 2 20 eligible county recipient, a community affiliate organization
 2 21 shall establish a county affiliate fund to receive moneys as
 2 22 provided by this section.
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- 2 23 4. Notwithstanding section 12C.7, subsection 2, interest
- 2 24 or earnings on moneys deposited in the county endowment fund
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 m shall}$ be credited to the county endowment fund.
- 2 26 Notwithstanding section 8.33, moneys credited to the county
- 2 27 endowment fund shall not revert at the close of a fiscal year.

- d. One-half of one percent of the adjusted gross receipts
- 29 21 shall be deposited in the county endowment fund created in
- 29 22 section 15E.311.