By Senator Wise

	5-00640-12 2012754
1	A bill to be entitled
2	An act relating to educational enhancement; creating
3	the Educational Excellence Endowment Fund within the
4	Statewide Florida College System institution direct-
5	support organization; requiring that the Statewide
6	Florida College System institution direct-support
7	organization administer the endowment fund; providing
8	purposes; requiring that the direct-support
9	organization deposit revenues from gaming taxes and
10	fees and other grants, gifts, and bequests of money
11	into the endowment fund; requiring that the direct-
12	support organization invest the funds and use only the
13	interest accrued; creating the Juvenile Justice
14	Education and Training Endowment Fund within the
15	direct-support organization for the Department of
16	Juvenile Justice; requiring that the direct-support
17	organization administer the endowment fund; providing
18	purposes; requiring that the direct-support
19	organization deposit revenues from gaming taxes and
20	fees and other grants, gifts, and bequests of money
21	into the endowment fund; requiring that the direct-
22	support organization invest the funds and use only the
23	interest accrued; amending s. 24.121, F.S.; revising
24	provisions relating to the allocation of revenues and
25	the expenditure of funds deposited into the
26	Educational Enhancement Trust Fund; requiring that the
27	Department of Education transfer a specified
28	percentage of the funds to the Statewide Florida
29	College System institution direct-support organization

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30	and the direct-support organization for the Department
31	of Juvenile Justice for the purpose of funding the
32	Educational Excellence Endowment Fund and the Juvenile
33	Justice Education and Training Endowment Fund;
34	amending s. 285.710, F.S.; revising provisions
35	relating to the Gaming Compact between the Seminole
36	Tribe of Florida and the state; requiring that a
37	specified percentage of the moneys paid by the Tribe
38	be transferred from the General Revenue Fund to the
39	Statewide Florida College System institution direct-
40	support organization and the direct-support
41	organization for the Department of Juvenile Justice
42	for the purpose of funding the Educational Excellence
43	Endowment Fund and the Juvenile Justice Education and
44	Training Endowment Fund; amending s. 551.106, F.S.;
45	revising provisions relating to the deposit and
46	distribution of the slot machine revenue tax;
47	requiring that the Chief Financial Officer transfer a
48	specified percentage of the funds collected from the
49	Pari-mutuel Wagering Trust Fund to the Statewide
50	Florida College System institution direct-support
51	organization and the direct-support organization for
52	the Department of Juvenile Justice for the purpose of
53	funding the Educational Excellence Endowment Fund and
54	the Juvenile Justice Education and Training Endowment
55	Fund; amending s. 849.086, F.S.; revising provisions
56	relating to the taxes imposed on cardrooms; requiring
57	that the Chief Financial Officer transfer a specified
58	percentage of the funds to the Statewide Florida

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59	College System institution direct-support organization
60	and the direct-support organization for the Department
61	of Juvenile Justice for the purpose of funding the
62	Educational Excellence Endowment Fund and the Juvenile
63	Justice Education and Training Endowment Fund;
64	providing an effective date.
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66	WHEREAS, the Legislature finds that if an endowment fund
67	had been created in which 2 percent of all lottery revenue
68	generated from 1987 to 2011 were placed, the present value of
69	the endowment fund would be worth over \$320 million, and
70	WHEREAS, the Legislature intends to establish endowment
71	funds within the Statewide Florida College System institution
72	direct-support organization and the direct-support organization
73	for the Department of Juvenile Justice for the purpose of
74	providing additional financial support to enhance public
75	education, and
76	WHEREAS, the Legislature intends for the state's gaming
77	revenue and gifts and bequests from corporations, private
78	foundations, and individuals to be deposited into the endowment
79	funds and invested for the purpose of generating interest, and
80	WHEREAS, only the interest from the endowment funds may be
81	used to support education program enhancements and activities
82	related to employment and obtaining additional education
83	opportunities, such as job certifications, college degrees, and
84	reentry activities, NOW, THEREFORE,
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86	Be It Enacted by the Legislature of the State of Florida:
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88	Section 1. The Educational Excellence Endowment Fund is
89	created within and shall be administered by the Statewide
90	Florida College System institution direct-support organization
91	established in s. 1004.71, Florida Statutes. The purpose of the
92	endowment fund is to enhance education programs and activities
93	related to employment by providing opportunities and programs,
94	training for specialized job certifications, and specialized
95	degree programs. The direct-support organization shall deposit
96	revenues received from gaming taxes and fees and other grants,
97	gifts, and bequests of money into the endowment fund. The
98	direct-support organization shall invest the funds and shall use
99	only the interest accrued on the investment of the funds for the
100	purposes provided in this section.
101	Section 2. The Juvenile Justice Education and Training
102	Endowment Fund is created within and shall be administered by
103	the direct-support organization established in s. 985.672,
104	Florida Statutes. The purpose of the endowment fund is to
105	enhance education programs and activities related to employment
106	by providing programs for job certification, trade and college
107	degree programs, and community reentry training. The direct-
108	support organization shall deposit revenues received from gaming
109	taxes and fees and other grants, gifts, and bequests of money
110	into the endowment fund. The direct-support organization shall
111	invest the funds and shall use only the interest accrued on the
112	investment of the funds for the purposes provided in this
113	section.
114	Section 3. Subsection (2) of section 24.121, Florida
115	Statutes, is amended to read:
116	24.121 Allocation of revenues and expenditure of funds for

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5-00640-12 2012754 117 public education.-118 (2) Each fiscal year, variable percentages of the gross 119 revenue from the sale of online and instant lottery tickets as 120 determined by the department consistent with subsection (1), and 121 other earned revenue, excluding application processing fees, 122 shall be deposited in the Educational Enhancement Trust Fund, 123 which is hereby created in the State Treasury to be administered 124 by the Department of Education. The Department of Education 125 shall transfer 1.5 percent of the funds deposited in the 126 Educational Enhancement Trust Fund to the Statewide Florida 127 College System institution direct-support organization 128 established in s. 1004.71, and that amount shall be used to fund the Educational Excellence Endowment Fund. The Department of 129 130 Education shall also transfer 0.5 percent of the funds deposited 131 in the Educational Enhancement Trust Fund to the direct-support 132 organization established in s. 985.672, and that amount shall be 133 used to fund the Juvenile Justice Education and Training 134 Endowment Fund. The Department of the Lottery shall transfer 135 moneys to the Educational Enhancement Trust Fund at least once 136 each quarter. Funds in the Educational Enhancement Trust Fund 137 shall be used to the benefit of public education in accordance 138 with the provisions of this act. Notwithstanding any other 139 provision of law, lottery revenues transferred to the Educational Enhancement Trust Fund shall be reserved as needed 140 141 and used to meet the requirements of the documents authorizing 142 the bonds issued by the state pursuant to s. 1013.68, s. 143 1013.70, or s. 1013.737 or distributed to school districts for 144 the Classrooms First Program as provided in s. 1013.68. The Such 145 lottery revenues are hereby pledged to the payment of debt

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146	service on bonds issued by the state pursuant to s. 1013.68, s.
147	1013.70, or s. 1013.737. Debt service payable on bonds issued by
148	the state pursuant to s. 1013.68, s. 1013.70, or s. 1013.737
149	shall be payable from, and is secured by a first lien on, the
150	first lottery revenues transferred to the Educational
151	Enhancement Trust Fund in each fiscal year. Amounts
152	distributable to school districts that request the issuance of
153	bonds pursuant to s. 1013.68(3) are hereby pledged to <u>the</u> such
154	bonds pursuant to s. 11(d), Art. VII of the State Constitution.
155	Section 4. Subsection (9) of section 285.710, Florida
156	Statutes, is amended to read:
157	285.710 Compact authorization
158	(9) The moneys paid by the Tribe to the state for the
159	benefit of exclusivity under the compact ratified by this
160	section shall be deposited into the General Revenue Fund. <u>The</u>
161	moneys shall be distributed as follows:
162	(a) One and one-half percent shall be transferred to the
163	Statewide Florida College System institution direct-support
164	organization established in s. 1004.71 and used to fund the
165	Educational Excellence Endowment Fund.
166	(b) One-half percent shall be transferred to the direct-
167	support organization established in s. 985.672 and used to fund
168	the Juvenile Justice Education and Training Endowment Fund.
169	(c) Three percent of the amount paid by the Tribe to the
170	state shall be designated as the local government share and
171	shall be distributed as provided in subsections (10) and (11).
172	Section 5. Paragraph (b) of subsection (2) of section
173	551.106, Florida Statutes, is amended to read:
174	551.106 License fee; tax rate; penalties

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175	(2) TAX ON SLOT MACHINE REVENUES.—
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-	(b) The slot machine revenue tax imposed by this section
177	shall be paid to the division for deposit into the Pari-mutuel
178	Wagering Trust Fund for immediate transfer by the Chief
179	Financial Officer for deposit <u>as follows:</u>
180	1. Ninety-eight percent of the funds shall be deposited
181	into the Educational Enhancement Trust Fund of the Department of
182	Education. Any interest earnings on the tax revenues shall also
183	be transferred to the Educational Enhancement Trust Fund.
184	2. One and one-half percent of the funds shall be
185	transferred to the Statewide Florida College System institution
186	direct-support organization established in s. 1004.71 and used
187	to fund the Educational Excellence Endowment Fund.
188	3. One-half percent of the funds shall be transferred to
189	the direct-support organization established in s. 985.672 and
190	used to fund the Juvenile Justice Education and Training
191	Endowment Fund.
192	Section 6. Paragraph (c) of subsection (13) of section
193	849.086, Florida Statutes, is amended to read:
194	849.086 Cardrooms authorized
195	(13) TAXES AND OTHER PAYMENTS
196	(c) Payment of the admission tax and gross receipts tax
197	imposed by this section shall be paid to the division. The
198	division shall deposit these sums with the Chief Financial
199	Officer, <u>49 percent shall be</u> one-half being credited to the
200	Pari-mutuel Wagering Trust Fund, 49 percent shall be and one-
201	half being credited to the General Revenue Fund, 1.5 percent
202	shall be transferred to the Statewide Florida College System
203	institution direct-support organization established in s.

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205	Fund, and 0.5 percent shall be transferred to the direct-support
206	organization established in s. 985.672 and used to fund the
207	Juvenile Justice Education and Training Endowment Fund. The
208	cardroom licensee shall remit to the division payment for the
209	admission tax, the gross receipts tax, and the licensee fees.
210	The Such payments shall be remitted to the division on the fifth
211	day of each calendar month for taxes and fees imposed for the
212	preceding month's cardroom activities. Licensees shall file a
213	report under oath by the fifth day of each calendar month for
214	all taxes remitted during the preceding calendar month. The Such
215	report shall, under oath, indicate the total of all admissions,
216	the cardroom activities for the preceding calendar month, and
217	such other information as may be prescribed by the division.
218	Section 7. This act shall take effect July 1, 2012.