House Amendment 8368

```
PAG LIN
           Amend House File 2562 as follows:
  1
           #1. Page 1, line 32, by striking the word
     3 < initially > .
  1
           #2. Page 1, by striking line 33 and inserting the
  1 5 following: and is only located on
     6 premises for which a class "A", class "B", class "C 7 or class "D" liquor control license has been issued
                                                         <u>class</u> "C"
    8 pursuant to chapter 123, for on=premises consumption.
     9 For an>.
  1 10
                 Page 2, line 4, by inserting after the word
          <u>#3.</u>
       the following: <for which a class "A", class "B", class "C", or class "D" liquor control
  1 11
    13 license has been issued pursuant to chapter 123, for
  1 14 on=premises consumption>.
  1 15 #4. Page 2, line 14, by striking the word
  1 16 < initially >.
  1 17
           #5. Page 2, by striking line 15 and inserting the
  1 18 following:
  1 19
           #6. Page 2, line 18, by inserting after the words
       the following: < However, the number of electrical and mechanical amusement devices
  1 20
  1 22 registered by the department under this subsection
    23 shall not exceed the total number of devices
24 registered by the department as of the effective date
  1 25 of this Act.>
           #7. Page 2, by striking lines 19 through 22 and
  1 26
  1 2.7
       inserting the following: 1 28 an>.
           \pm 8. Page 2, line 31, by striking the word <\underline{In}>.
           #9.
  1 30
                By striking page 2, line 32, through page 3,
  1 31 line 2.
         #10. Page 3, line 4, by striking the word
  1 32
  1 33
         and inserting the following:
  1 34 .
    35
           #11. Page 3, by inserting after line 11 the
  1
  1 36 following:
    37 < NEW SUBSECTION. 5B. Each electrical or 38 mechanical amusement device required to be registered
  1
  1
  1 39 as provided by this section shall include on the
  1 40 device a security mechanism which prevents the device
  1 41 from being operated by a person until action is taken
  1 42 by the owner or owner's designee to allow the person
  1 43 to operate the device.>
          \frac{112}{2}. Page 4, line 32, by striking the words < or ass "B" beer permit>.
  1 44
    45
       class
          \pm 13. Page 4, line 34, by striking the words < or
  1 46
    47
       <u>beer permit</u>>.
  1 48
           \frac{114}{12}. Page 6, by inserting after line 28 the
  1 49 following:
              _. ELECTRICAL AND MECHANICAL AMUSEMENT
  1 50
       DEVICES == NONLIQUOR CONTROL LICENSEES == SPECIAL
     2 PROVISIONS.
           1. Notwithstanding any provision of section
     4 99B.10, subsection 4, as amended by this Act, to the 5 contrary, an owner of an electrical and mechanical
  2
     6 amusement device that has been registered pursuant to
     7 section 99B.10, subsection 4, prior to the effective
     8 date of this Act that is offered for use by the public
   9 at a location for which a class "A", class "B", class 10 "C", or class "D" liquor control license has not been
    11 issued pursuant to chapter 123 shall be allowed to
  2 12 offer the device for use by the public until July 1,
  2 13 2005.
  2
           2.
               On and after July 1, 2005, an owner of an
    14
    15 electrical and mechanical amusement device as
  2 16 described in subsection 1 shall not offer the device
  2 17 for use by the public. However, the owner of a device
  2 18 shall be permitted to sell the device to a 2 19 distributor, as defined in section 99B.1, as amended
  2 20 by this Act, or to a person authorized to offer the
    21 device to the public pursuant to section 99B.10,
    22 subsection 4, as amended by this Act.>
  2 23
           #15. By renumbering as necessary.
  2 24
  2
    25
```

2 26 2 27 KRAMER of Polk 2 28 HF 2562.302 80 2 29 ec/cf