## House Amendment

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reprinted by the Senate, as follows
\#1. By striking everything after the enacting
clause and inserting the following:
<Section 1. Section 99G.3, subsection 7, Code
2005, is amended to read as follows:
7. "Lottery", "lotteries", "lottery game",
"lottery games" or "lottery products" means any game
of chance approved by the board and operated pursuant
to this chapter and games using mechanical or
electronic devices, provided that the authority shall
not authorize a monitor vending machine or a player=
activated gaming machine that utilizes an internal
randomizer to determine winning and nonwinning plays
and that upon random internal selection of a winning
play dispenses coins, currency, or a ticket, credit,
or token to the player that is redeemable for cash or
a prize, and excluding gambling or gaming conducted
pursuant to chapter 99B, 99D, or 99F.
Sec. 2. Section 99G.3, Code 2005, is amended by
adding the following new subsection:
NEW SUBSECTION. 8A. "Monitor vending machine"
means a machine or other similar electronic device
that includes a video monitor and audio capabilities
that dispenses to a purchaser lottery tickets that
have been determined to be winning or losing tickets
by a predetermined pool drawing machine prior to the
dispensing of the tickets.
Sec. 3. TRANSITION PROVISIONS == MONITOR VENDING
MACHINES.
1. Notwithstanding any provision of section 99G.3,
as amended by this Act, to the contrary, a retailer
that has acquired a monitor vending machine prior to
the effective date of this Act shall be allowed to
offer the machine to the public for only forty=five
days following the effective date of this Act. On or
after forty=five days following the effective date of
this Act, a retailer shall not make a monitor vending
machine available to the public except as provided in
subsection 2.
2. However, a retailer that has acquired a monitor
vending machine prior to the effective date of this
Act may continue to offer the machine to the public
until September 15, 2006, if prior to forty=five days
following the effective date of this Act a waiver has
been filed by the retailer with the Iowa lottery. The
waiver shall be signed by the retailer, and the
manufacturer and distributor of the machine to be
offered to the public pursuant to this subsection by
the retailer, and provide that all parties agree to
waive any and all claims any party may have against
the Iowa lottery and the state arising out of the
operation of this Act.
3. Upon filing a waiver as provided by subsection
2, lottery revenues derived from monitor vending
machines of the retailer and otherwise required to be
payable to the Iowa lottery shall not be required to
be paid to the Iowa lottery for the period on or after
the date the waiver is filed and prior to September
15, 2006. Instead, revenues otherwise required to be
paid to the Iowa lottery shall be retained by the
retailer and allocated to the retailer, manufacturer,
and distributor of the machine in the same percentage
as revenues are to be allocated between the parties
pursuant to the contracts entered into by the parties.
Sec. 4. EFFECTIVE DATE. This Act, being deemed of
immediate importance, takes effect upón enactment.>
\#2. Title page, line 2, by striking the words
<excise tax and an>.
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