House Amendment 8236

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Amend Senate File 2330, as amended, passed, and
   2 reprinted by the Senate, as follows:
   3 \pm 1. Page 2, by inserting after line 26 the
   4 following:
          <Sec.
                        MONITOR VENDING MACHINES ==
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   6 REIMBURSEMENT FUND.
          1. Notwithstanding any provision of section
   8 99G.39, subsection 3, to the contrary, the lottery
   9 revenues derived from monitor vending machines and
  10 otherwise required by law to be deposited in the
  11 general fund of the state for the fiscal year
  12 commencing July 1, 2005, and ending June 30, 2006, 13 shall not be deposited in the general fund of the 14 state but shall be deposited in a monitor vending
  15 machine reimbursement fund which is created in the
  16 state treasury under the control of the Iowa lottery
  17 authority. In addition, if such revenues have been 18 deposited in the general fund of the state, there is
  19 appropriated from the general fund of the state to the
  20 monitor vending machine reimbursement fund an amount
  21 equal to the revenues derived from monitor vending
  22 machines for the fiscal period commencing July 1,
  23 2005, and ending forty=five days following the 24 effective date of this Act. Notwithstanding section
  25 12C.7, subsection 2, interest or earnings on moneys
  26 deposited in the monitor vending machine reimbursement 27 fund shall be credited to the monitor vending machine
  28 reimbursement fund. Notwithstanding section 8.33,
  29 moneys credited to the monitor vending machine 30 reimbursement fund for the fiscal period commencing
  31 July 1, 2005, and ending forty=five days following the
  32 effective date of this Act shall not revert to the
  33 general fund of the state.
          2. Moneys in the reimbursement fund shall be
  35 disbursed to participating aggrieved retailers
  36 pursuant to the requirements of this section. For 37 purposes of this section, a participating aggrieved
  38 retailer is a retailer who owns no more than three
  39 businesses and who had purchased or leased a monitor
  40 vending machine prior to the effective date of this
  41 Act but is no longer eligible to offer a monitor
  42 vending machine to the public after forty=five days
  43 following the effective date of this Act and who has 44 made an application to the authority by July 1, 2007
         3. The Iowa lottery shall establish an application
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  46 process for retailers that have acquired or leased a
  47 monitor vending machine prior to the effective date of
  48 this Act, as well as manufacturers and distributors of
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  49 machines offered to the public prior to the effective
  50 date of this Act, to obtain a monitor vending machine
   1 reimbursement grant from the monitor vending machine
   2 reimbursement fund. As a condition of a retailer,
   3 manufacturer, or distributor receiving a grant 4 pursuant to this section, the applicable retailer,
   5 manufacturer, or distributor shall waive any and all
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   6 claims any party may have against the Iowa lottery and
   7 the state arising out of the operation of this Act.>
8 #2. Title page, line 2, by inserting after the
9 word <tax> the following: <, an appropriation,>.
  10 \pm 3. By renumbering as necessary.
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  14 FALLON of Polk
2 15 SF 2330.208 81
2 16 ec/sh/4151
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