## Senate Amendment 5056

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Amend the amendment, S=5045, to Senate File 2330 as
   2 follows:
   3 #1. By striking page 1, line 2, through page 4,
    4 line 23, and inserting the following:
         <#___

    By striking everything after the enacting

   6 clause and inserting the following:
         <Section 1. Section 99G.3, subsection 7, Code</pre>
   8 2005, is amended to read as follows:
  9 7. "Lottery", "lotteries", "lottery game",
10 "lottery games" or "lottery products" means any game
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  11 of chance approved by the board and operated pursuant
  12 to this chapter and games using mechanical or
  13 electronic devices, provided that the authority shall 14 not authorize a monitor vending machine or a player=
  15 activated gaming machine that utilizes an internal
  16 randomizer to determine winning and nonwinning plays
  17 and that upon random internal selection of a winning
  18 play dispenses coins, currency, or a ticket, credit,
  19 or token to the player that is redeemable for cash or
  20 a prize, and excluding gambling or gaming conducted 21 pursuant to chapter 99B, 99D, or 99F.
         Sec. 2. Section 99G.3, Code 2005, is amended by
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  22
  23 adding the following new subsection:
24 NEW SUBSECTION. 8A. "Monitor vending machine"
25 means a machine or other similar electronic device
  26 that includes a video monitor and audio capabilities
27 that dispenses to a purchaser lottery tickets that
28 have been determined to be winning or losing tickets
  29 by a predetermined pool drawing machine prior to the
  30 dispensing of the tickets.
                    NEW SECTION.
                                      99G.30A MONITOR VENDING
  31
         Sec. 3.
  32 MACHINE == TAX IMPOSED.
  33
         1. If revenues are generated from monitor vending
  34 machines on or after forty=five days following the
  35 effective date of this Act, then there shall be a
  36 monitor vending machine excise tax imposed on net
  37 monitor vending machine revenue receipts at the rate
  38 of sixty=five percent.
         2. a. The director of revenue shall administer
1 39
  40 the monitor vending machine excise tax as nearly as
  41 possible in conjunction with the administration of
  42 state sales tax laws. The director shall provide
  43 appropriate forms or provide appropriate entries on 44 the regular state tax forms for reporting local sales
  45 and services tax liability.
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  46
         b. All powers and requirements of the director to
  47 administer the state sales and use tax law are
48 applicable to the administration of the monitor
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  49 vending machine excise tax, including but not limited
  50 to the provisions of section 422.25, subsection 4, 1 sections 422.30, 422.67, and 422.68, section 422.69
   2 subsection 1, sections 422.70 to 422.75, section
   3 423.14, subsection 1 and subsection 2, paragraphs "b" 4 through "e", and sections 423.15, 423.23, 423.24, 5 423.25, 423.31 to 423.35, 423.37 to 423.42, 423.46,
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   6 and 423.47.
         c. Frequency of deposits and quarterly reports of
   8 the monitor vending machine excise tax with the
  9 department of revenue are governed by the tax 10 provisions in section 423.31. Monitor vending machine
  11 excise tax collections shall not be included in
  12 computation of the total tax to determine frequency of
  13 filing under section 423.31.
              For purposes of this section, "net monitor
  15 vending machine revenue receipts means the gross
  16 receipts received from monitor vending machines less
  17 prizes awarded.
         Sec. 4. TRANSITION PROVISIONS == MONITOR VENDING
  18
  19 MACHINES. Notwithstanding any provision of section
  20 99G.3, as amended by this Act, to the contrary, a
  21 retailer that has acquired a monitor vending machine
  22 prior to the effective date of this Act shall be
  23 allowed to offer the machine to the public for only
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24 forty=five days following the effective date of this